					_	
Fill	in this information to ident	ify your case:				
Un	ited States Bankruptcy Court	for the:				
NC	RTHERN DISTRICT OF TEX	(AS				
Ca	se number (if known)		— Chapter	11		
			_ · -		☐ Check if this an	
					amended filing	
\frown f	ficial Form 201					
	<u>ficial Form 201</u>	on for Non Individu	ıala Eili	na for Bank	runtov	
		on for Non-Individu			· · ·	04/20
		a separate sheet to this form. On the tax a separate document, <i>Instructions for</i>				nber (if
1.	Debtor's name	Lonestar Prospects Managemen	t, L.L.C.			
2.	All other names debtor used in the last 8 years					
	Include any assumed names, trade names and					
	doing business as names					
3.	Debtor's federal Employer Identification Number (EIN)	47-4638451				
4.	Debtor's address	Principal place of business		Mailing addres business	ss, if different from principal plac	ce of
		4413 Carey Street				
		Fort Worth, TX 76119-4219 Number, Street, City, State & ZIP Code)	P.O. Box, Numb	ber, Street, City, State & ZIP Code	
		Tarrant			incipal assets, if different from p	
		County		place of busine		
				Number, Street	, City, State & ZIP Code	
5.	Debtor's website (URL)	www.vprop.com				
6.	Type of debtor		:::h. O	(II O) and limited tid in	Doubo cookin (III D))	
٠.	- , , , , , , , , , , , , , , , , , , ,	■ Corporation (including Limited Liab)□ Partnership (excluding LLP)	ility Company	(LLC) and Limited Liability	rannersnip (LLP))	
		☐ Other. Specify:				

			District		When	Case number, if known
	List all cases. If more than 1, attach a separate list		Debtor	See	Attachment	Relationship
	business partner or an affiliate of the debtor?	■ Yes.				
10.	Are any bankruptcy cases pending or being filed by a	□No				
			וופוע		AALIGII	
	separate list.		District		when When	Case number Case number
	years? If more than 2 cases, attach a		District		When	Case number
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8	■ No.				
		☐ Cha _l	pter 12			
		_			The debtor is a shell company as defined in the Sec	curities Exchange Act of 1934 Rule 12b-2.
				_	Exchange Commission according to § 13 or 15(d) o Attachment to Voluntary Petition for Non-Individuals (Official Form 201A) with this form.	of the Securities Exchange Act of 1934. File the
					accordance with 11 U.S.C. § 1126(b). The debtor is required to file periodic reports (for ex-	ample, 10K and 10Q) with the Securities and
					Acceptances of the plan were solicited prepetition fr	rom one or more classes of creditors, in
					any of these documents do not exist, follow the prod A plan is being filed with this petition.	cedure in 11 U.S.C. § 1116(1)(B).
	"small business debtor") must check the second sub-box.			Ц	The debtor is a debtor as defined in 11 U.S.C. § 118 debts (excluding debts owed to insiders or affiliates) proceed under Subchapter V of Chapter 11. If this balance sheet, statement of operations, cash-flow s) are less than \$7,500,000, and it chooses to is sub-box is selected, attach the most recent tatement, and federal income tax return, or if
	subchapter V of chapter 11 (whether or not the debtor is a			_	operations, cash-flow statement, and federal income exist, follow the procedure in 11 U.S.C. § 1116(1)(B)).
	the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under			_	noncontingent liquidated debts (excluding debts ow \$2,725,625. If this sub-box is selected, attach the m	ed to insiders or affiliates) are less than lost recent balance sheet, statement of
	A debtor who is a "small business debtor" must check	■ Cha _l	pter 11. C	heck a □	Ill that apply: The debtor is a small business debtor as defined in	11 U.S.C. § 101(51D), and its aggregate
		☐ Chap	•			
	Bankruptcy Code is the debtor filing?	☐ Chap	pter 7			
8.	Under which chapter of the	Check o	one:			
		_	http://www 2123	uscoı'	urts.gov/four-digit-national-association-naics-codes.	
		C. NAIC	S (North A	Americ	an Industry Classification System) 4-digit code that b	est describes debtor.
					as defined in 15 U.S.C. §80b-2(a)(11))	(ao aomina ni 10 0.0.0. 300a-0)
			•	• (described in 26 U.S.C. §501) Including hedge fund or pooled investment vehicle ((as defined in 15 U.S.C. §80a-3)
			k all that a			
		■ None	e of the at	oove		
		_	Ü	`	efined in 11 U.S.C. § 781(3))	
		_	•	•	as defined in 11 U.S.C. § 101(6))	
					ned in 11 U.S.C. § 101(53A))	
		•			in 11 U.S.C. § 101(44))	
		 ☐ Health Care Business (as defined in 11 U.S.C. § 101(27A)) ☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) 				
7.	Describe debtor's business	_				
	Name	nanagen	morre, E.E		<u> </u>	· -
Den		nanagen	nent. I .I	-G-	Case Hulliber (# kho	own)

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Deb		Lonestar Prospect	s Manag	jement, L.	L.C.	Case number (if kn	own)	
	ı	Name						
11.		Why is the case filed in Check all that apply: this district?			<i>:</i> :			
	anse	and district.		Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.				
			□ A	bankruptcy	case concerning deb	otor's affiliate, general partner, or partne	ership is pending in this district.	
12.	Does the debtor own or		■ No					
	real p	have possession of any real property or personal	☐ Yes.	Answer b	elow for each propert	y that needs immediate attention. Atta	ch additional sheets if needed.	
		erty that needs ediate attention?		Why doe	s the property need	immediate attention? (Check all that	t apply.)	
						e a threat of imminent and identifiable		
				What is	s the hazard?		•	
				☐ It need	ds to be physically se	cured or protected from the weather.		
						s or assets that could quickly deteriora neat, dairy, produce, or securities-relat	te or lose value without attention (for example, ted assets or other options).	
				☐ Other	•	, , , ,		
				Where is	the property?			
						Number, Street, City, State & ZIP Co	de	
				Is the pro	operty insured?			
				□ No				
				☐ Yes.	Insurance agency			
					Contact name			
					Phone			
	:	Statistical and admin	istrative i	information	1			
13.		Debtor's estimation of available funds		Check one:				
	available funds	1	Funds w	ill be available for dis	tribution to unsecured creditors.			
			I	☐ After any	administrative exper	nses are paid, no funds will be available	e to unsecured creditors.	
14	Fetim	nated number of	.			☐ 1,000-5,000	☐ 25.001-50.000	
17.	credi		■ 1-49 □ 50-99	0		☐ 1,000-5,000 ☐ 5001-10.000	☐ 50.001-100.000 ☐ 50.001-100.000	
			☐ 100-9			☐ 10,001-25,000	☐ More than 100,000	
		□ 200-9						
15.	Estim	nated Assets	\$ 0 - \$	\$50,000		☐ \$1,000,001 - \$10 million	☐ \$500,000,001 - \$1 billion	
		□ \$50,000 □ \$50,000		000	□ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion		
			□ \$100	,001 - \$500	,000	☐ \$50,000,001 - \$100 million	□ \$10,000,000,001 - \$50 billion	
	□ \$500,001 - \$1 million		illion	□ \$100,000,001 - \$500 million	☐ More than \$50 billion			
16.	Estim	nated liabilities	□ \$0 - \$	\$50,000		□ \$1,000,001 - \$10 million	☐ \$500,000,001 - \$1 billion	
				001 - \$100,		□ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion	
),001 - \$500),001 - \$1 m		\$50,000,001 - \$100 million	☐ \$10,000,000,001 - \$50 billion ☐ More than \$50 billion	
			□ \$200	,,001 - \$1 M	IIIIOH	■ \$100,000,001 - \$500 million	LI MOTE MAIT \$30 DIMOTI	

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Debtor	Lonestar Prospec	cts Management, L.L.C.	Case number (if known)			
	•	Declaration, and Signatures				
WARNII	NG Bankruptcy fraud imprisonment for	d is a serious crime. Making a false statement in r up to 20 years, or both. 18 U.S.C. §§ 152, 134	connection with a bankruptcy case can result in fine I, 1519, and 3571.	s up to \$500,000 or		
representative of debtor I ha		The debtor requests relief in accordance wit	The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition. I have been authorized to file this petition on behalf of the debtor.			
		I have examined the information in this petition and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on June 9, 2020 MM / DD / YYYYY				
		/s/ Gary Barton Signature of authorized representative of de Title Chief Restructuring Officer	btor Gary Barton Printed name			
18. Sign	ature of attorney	X /s/ Stephen Pezanosky Signature of attorney for debtor Stephen M. Pezanosky Printed name Haynes and Boone, LLP Firm name 301 Commerce Street	Date June 9, 2020 MM / DD / YYYY			
		Suite 2600 Fort Worth, TX 76102 Number, Street, City, State & ZIP Code				

Email address

Official Form 201

Contact phone 817-347-6601

15881850 (Texas) TX Bar number and State stephen.pezanosky@haynesboone.com

Debtor

Lonestar Prospects Management, L.L.C.

Case	number	(if known)
Case	HUHHDEL	III KIIOWII

Fill in this information to identify your case:	
United States Bankruptcy Court for the:	
NORTHERN DISTRICT OF TEXAS	
Case number (if known)	Chapter 11

☐ Check if this an amended filing

FORM 201. VOLUNTARY PETITION

Pending Bankruptcy Cases Attachment

Debtor	Denetz Logistics, LLC		Relationship to you	Common Ownership
District	Northern District of Texas, Fort Worth Division	When	Case number, if known	
Debtor	Lonestar Prospects, Ltd.		Relationship to you	Common Ownership
District	Northern District of Texas, Fort Worth Division	When	Case number, if known	
Debtor	MAALT Specialized Bulk, LLC		Relationship to you	Common Ownership
District	Northern District of Texas, Fort Worth Division	When	Case number, if known	
Debtor	MAALT, LP		Relationship to you	Common Ownership
District	Northern District of Texas, Fort Worth Division	When	Case number, if known	
Debtor	Vista Proppants and Logistics, LLC		Relationship to you	Common Ownership
District	Northern District of Texas, Fort Worth Division	_ When	Case number, if known	
Debtor	VPROP Operating, LLC		Relationship to you	Common Ownership
District	Northern District of Texas, Fort Worth Division	When	Case number, if known	

JOINT WRITTEN CONSENT OF THE BOARD OF MANAGERS AND THE FIRST RESERVE MEMBER OF VISTA PROPPANTS AND LOGISTICS, LLC

June 9, 2020

The undersigned being all of the members of the board of directors (each a "Manager" and collectively, the "Board") of Vista Proppants and Logistics, LLC, a Delaware Limited Liability Company (the "Company"), which is the sole member of VPROP Operating, LLC, a Delaware limited liability company ("Borrower"), which is the sole member of: (a) Lonestar Prospects Management, L.L.C., a Texas limited liability company ("LPM"), (b) Denetz Logistics, L.L.C., a Texas limited liability company ("Denetz"), and (c) Maalt Specialized Bulk, LLC, a Texas limited liability company ("Specialized" and together with Borrower, LPM, and Denetz, collectively the "Subsidiaries" and each a "Subsidiary"), and FR Sand Holdings LLC, a Delaware limited liability company and member of the Company (the "First Reserve Member"), acting pursuant to the Delaware Limited Liability Company Act, and the Amended and Restated Limited Liability Company Agreement of the Company, as amended, do hereby waive the requirements of notice and voting, including without limitation, any specific requirement of prior notice for taking actions by written consent, and of a meeting and hereby consent to, adopt and approve the following resolutions and each and every action effected thereby (the "Consent"):

Recitals

WHEREAS, the Company and its Subsidiaries are undergoing unprecedented financial distress and operational challenges relating to the COVID-19 pandemic;

WHEREAS, the Board and the First Reserve Member have received, reviewed, and considered materials presented by management and the legal and financial advisors of the Company regarding the Company and its Subsidiaries' financial and operating difficulties and the impact of the foregoing on the Company and its Subsidiaries' businesses;

WHEREAS, the Board and the First Reserve Member have received, reviewed and considered advice from management and the legal and financial advisors of the Company regarding possible strategic alternatives to address the Company and its Subsidiaries' financial and operating difficulties, including pursuant to in-court bankruptcy proceedings, and the impact of the foregoing on the Company and its Subsidiaries' businesses and their stakeholders;

WHEREAS, in light of the foregoing, the Board and the First Reserve Member have determined that it is desirable and in the best interests of the Company and its Subsidiaries to cause to be filed petitions by the Company and its Subsidiaries seeking relief under the provisions of Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code") on or after June 9, 2020;

WHEREAS, the Company and its Subsidiaries do not have sufficient liquidity to continue operations during the pendency of the chapter 11 bankruptcy proceeding, the Board and the First Reserve Member have further determined that it is advisable and in the best interests of the Company and its Subsidiaries, and their stakeholders for the Company and its Subsidiaries to: (i) obtain post-petition financing (the "DIP Facility"), in accordance with that certain key term sheet

(in substantially the form previously provided to and reviewed by the Board and the First Reserve Member, the "<u>DIP Term Sheet</u>"), pursuant to a debtor-in-possession credit agreement to be entered into among Ares Capital Corporation, <u>as</u> administrative agent (the "<u>DIP Agent</u>") on behalf of the lenders named therein (the "<u>DIP Lenders</u>"), the Company, and Subsidiaries identified therein in substantially the form previously provided to and reviewed by the Board and the First Reserve Member (the "<u>DIP Credit Agreement</u>") to fund the working capital requirements of the Company and its Subsidiaries and other transactions as more fully described therein in substantially similar terms as set forth in the DIP Term Sheet and (ii) grant a security interest in substantially all of the Company and Subsidiaries' assets to the DIP Agent for the benefit of the DIP Lenders to secure the obligations under the DIP Facility, as further provided in the DIP Credit Agreement;

WHEREAS, in order to evidence and secure the indebtedness, obligations, and liabilities of the Company and each Subsidiary pursuant to the DIP Credit Agreement, the Board and the First Reserve Member deem it advisable and in the best interest of the Company and its Subsidiaries to (i) enter into, execute, deliver, and perform its obligations under any and all agreements, documents, instruments, certificates, acknowledgments, statements and papers as may be contemplated by or entered into in connection therewith, including any of the foregoing pursuant to which the Company and the Subsidiaries grant a security interest on their respective assets described therein (collectively with the DIP Credit Agreement, the "Loan Documents") and any amendments, supplements, modifications, restatements, or increases to any of the foregoing on such terms and conditions as the Board or any officer of the Company, acting alone, deems to be in the best interests of the Company and its Subsidiaries; and (ii) consummate the transactions contemplated by the Loan Documents;

WHEREAS, the Board and the First Reserve Member have previously appointed Gary Barton ("Mr. Barton") as the Chief Restructuring Officer of the Company; and

WHEREAS, the Board and the First Reserve Member have determined that it is advisable and in the best interests of each of the Subsidiaries to appoint Mr. Barton as the Chief Restructuring Officer of each of the Subsidiaries.

NOW, THEREFORE, BE IT

Filing and Prosecution of Bankruptcy Case

RESOLVED, that it is desirable and in the best interest of the Company and its Subsidiaries to authorize Gary Barton ("<u>Authorized Officer</u>"), to cause to be filed petitions in the name of the Company and its Subsidiaries (the "<u>Chapter 11 Petitions</u>") seeking relief under the provisions of Chapter 11 of the Bankruptcy Code; and it is further

RESOLVED, that the Board and the First Reserve Member shall authorize and direct Authorized Officer, acting on behalf of the Company and its Subsidiaries, to execute and verify the Chapter 11 Petitions and to cause the same to be filed in the United States Bankruptcy Court for the Northern District of Texas, Fort Worth Division (the "Bankruptcy Court"), in such form and at such time as Authorized Officer shall determine; and it is further

RESOLVED, that Authorized Officer, acting on behalf of the Company and its Subsidiaries, hereby is authorized to execute and file (or direct others to do so on behalf of the

Company and its Subsidiaries as provided herein) all necessary documents, including, without limitation, all petitions, affidavits, schedules, motions, lists, applications, pleadings and other papers, and in connection therewith, to employ and retain all assistance by legal counsel, accountants or other professionals and to take any and all action which they deem necessary and proper in connection with the Chapter 11 cases, provided; however, such authorization does not include a delegation of authority to Authorized Officer for actions that require Board approval, including, without limitation, approval and filing of plans of reorganization, or any material amendments thereto, in connection with the Chapter 11 cases; and it is further

Employment of Professionals

RESOLVED, that the law firm of Haynes and Boone, LLP ("Haynes and Boone") be, and hereby is, employed under general retainer as bankruptcy counsel for the Company and its Subsidiaries in the Chapter 11 cases, and Authorized Officer, acting on behalf of the Company and its Subsidiaries, is hereby authorized and directed to execute appropriate retention agreements, direct payment of appropriate retainers in substantially the amounts previously discussed by the Board prior to and immediately upon the filing of the Chapter 11 cases, and cause to be filed an appropriate application for authority to retain the services of Haynes and Boone; and it is further

RESOLVED, that the consulting firm of Kurtzman Carson Consultants LLC ("KCC") be, and hereby is, employed as claims, noticing, balloting, and solicitation agent and to provide other related services for the Company and its Subsidiaries in the Chapter 11 cases, and Authorized Officer, acting on behalf of the Company and its Subsidiaries, is hereby authorized and directed to execute appropriate retention agreements, direct payment of appropriate retainers in substantially the amount previously discussed by the Board prior to and immediately upon the filing of the Chapter 11 cases, and cause to be filed an appropriate application for authority to retain the services of KCC; and it is further

RESOLVED, that Authorized Officer, acting on behalf of the Company and its Subsidiaries, is hereby authorized and directed to employ any other firm as professionals or consultants to the Company and its Subsidiaries as are deemed necessary to represent and assist the Company and its Subsidiaries in carrying out their duties under the Bankruptcy Code and, in connection therewith, Authorized Officer, acting behalf of the Company and its Subsidiaries, is hereby authorized and directed to execute appropriate retention agreements, direct payment of appropriate retainers prior to and after the filing of the Chapter 11 cases and cause to be filed appropriate applications for authority to retain the services of such firm; and it is further

Authorization to Obtain DIP Financing

RESOLVED, that it is advisable and in the best interests of the Company and its Subsidiaries to consummate the DIP Facility and to execute and deliver the Loan Documents; and it is further

RESOLVED, that the form, terms and provisions of the Loan Documents to be executed by the Company and its Subsidiaries, substantially in the form described or provided to the Board and the First Reserve Member, be, and the same hereby is, approved in all respects; and it is further RESOLVED, that the officers of the Company, acting on behalf of the Company and each Subsidiary, are hereby granted full authority to obtain debtor in possession financing on the terms contained in the DIP Term Sheet and DIP Credit Agreement and such other ancillary agreements, documents, and instruments relating thereto and that each of the officers be, and each hereby is, authorized, empowered and directed, in the name and on behalf of the Company and each Subsidiary, to execute each Loan Document in substantially the form so described or provided with such changes therein and additions thereto as the officer executing such Loan Document, as the case may be, on behalf of the Company and each Subsidiary shall approve, such execution to be conclusive proof of such approval; and that the Company and each Subsidiary is hereby authorized and directed to perform all of its obligations under the Loan Documents when so executed, to deliver each such Loan Document in accordance with its terms, and to grant the security interests set forth under the other Loan Documents; and it is further

RESOLVED, that the officers of the Company be, and each hereby is, authorized, empowered and directed, each in the name and on behalf of the Company and each Subsidiary, to execute such amendments, supplements or other modifications to any of the Loan Documents, from time to time subsequent to the effective date of the Loan Documents as such officer may deem appropriate, in such form as the person executing the same on behalf of the Company or Subsidiary, as applicable, shall approve, such execution to be conclusive proof of such approval; and that the Company and each Subsidiary is hereby authorized and directed to perform all of its obligations under such agreement when so executed; and it is further

RESOLVED, that the officers of the Company be, and each hereby is, authorized and directed, each in the name and on behalf of the Company and each Subsidiary, to take all such steps and do all such acts and things as they or any one or more of them shall deem necessary or advisable to proceed with the transactions contemplated by the foregoing resolutions and the Loan Documents, including without limitation, the signing of the Loan Documents and any and all other documents required to be signed by the Company and its Subsidiaries in connection with the Loan Documents (including, without limitation, any documents or certificates to be executed or delivered by any officer to the Lenders or Administrative Agent, or any other party to any Loan Documents, or their respective attorneys or the Company's attorneys), the execution and delivery of any necessary or appropriate agreements, instruments, certificates, affidavits, notices or other documents in connection therewith, the authorization of all financing statements, the execution and delivery of any amendments, waivers or supplements to any of the Loan Documents, the signing or endorsement of any checks or notes, the establishment of accounts, the posting of any bonds, and the payment of any fees, and from time to time to take any and all action to make, execute, verify and file all applications, certificates, documents, or other instruments and to do any and all acts and things which any one or more of them shall deem necessary, advisable or appropriate in order to carry out the intent and purpose of any and all of the foregoing resolutions; and it is further

RESOLVED, that the officers of the Company are hereby authorized and directed to, on behalf of Company and each Subsidiary, grant or reaffirm guarantees, security interests, liens and/or pledges on all of the Company and Subsidiaries' assets to secure the obligations arising under or pursuant to the Loan Documents and such other ancillary agreements, documents, and instruments relating thereto; and it is further

Appointment of Chief Restructuring Officer

RESOLVED, that, subject to the same terms and conditions as set forth in the May 19, 2020 engagement letter covering his appointment as Chief Restructuring Officer of Company, Mr. Barton be, and hereby is, elected as the Chief Restructuring Officer of each of the Subsidiaries, to serve until his successor shall have been duly elected and qualified, or until his earlier death, resignation, retirement, disqualification, or removal from office; and it is further

RESOLVED, that any and all authorized actions previously taken by Mr. Barton in such capacity are hereby ratified, approved, confirmed, and adopted as the actions of each of the Subsidiaries, as applicable.

General Authorizing Resolutions

RESOLVED, that Authorized Officer, acting on behalf of the Company and each Subsidiary, is hereby granted full authority to act in the name of and on behalf of the Company and each Subsidiary, under the Company's seal or otherwise, to make, enter into, execute, deliver and file any and all other or further agreements, documents, certificates, materials and instruments, to disburse funds of the Company and each Subsidiary, to take or cause to be taken any and all other actions, and to incur all such fees and expenses deemed to be necessary, appropriate, or advisable to carry out the purposes of the foregoing resolutions and the transactions contemplated thereunder and/or to successfully complete the Chapter 11 cases, the taking of any such action to constitute conclusive evidence of the exercise of such discretionary authority, provided; however, such authorization does not include a delegation of authority to Authorized Officer for actions that require Board approval, including, without limitation, approval and filing of plans of reorganization, or any material amendments thereto, in connection with the Chapter 11 cases; and it is further

RESOLVED, that all acts lawfully done or actions lawfully taken by the Officers, Directors and/or Board to seek relief under Chapter 11 of the Bankruptcy Code or in connection with the Chapter 11 cases, or any matter related thereto, be, and hereby are, adopted, ratified, confirmed and approved in all respects as the acts and deeds of the Company and each Subsidiary; and it is further

RESOLVED, that Authorized Officer, acting on behalf of the Company and each Subsidiary, is authorized, empowered and directed to certify and attest any documents or materials deemed necessary, desirable, or appropriate to consummate the transactions contemplated by the foregoing resolutions, without the necessity of further approvals or consents by the Shareholders or the affixing of any seal of the Company; and it is further

RESOLVED, that all actions heretofore taken by the Company and each Subsidiary, the Officers, the individual Directors, the Board, and other authorized representative of the Company with respect to the foregoing transactions and all other matters contemplated by the foregoing resolutions that require approval by the Board are hereby in all respects, approved, adopted, ratified, and confirmed.

This Consent may be executed in one or more counterparts, each of which shall be deemed an original and all of which, together, shall constitute one consent. All of the foregoing resolutions shall be deemed adopted simultaneously.

Signature Page Follows

BOARD:
Gary B. Humphreys
Martin W. Robertson
Neil Wizel
Edward Bialas
Tim Probert
Stephen Straty
FIRST RESERVE MEMBER:
FR SAND HOLDINGS LLC
By: Name: Edward Bialas
Title: Vice President

BOARD:
Gary B. Humphreys
Martin W. Robertson
Neil Wizel
Edward Bialas
Tim Probert
Stephen Straty
FIRST RESERVE MEMBER:
FR SAND HOLDINGS LLC
By:
FIRST RESERVE MEMBER: FR SAND HOLDINGS LLC By:

BOARD:
Gary B. Humphreys
Martin W. Robertson
Neil Wizel
Edward Bialas
Tim Probert
Stephen Straty
FIRST RESERVE MEMBER:
FR SAND HOLDINGS LLC
By:

the date first set forth above.	
	BOARD:
	Gary B. Humphreys
	Martin W. Robertson
	Neil Wizel
	TWISL
	Edward Bialas
	Tim Probert
	Stephen Straty
	FIRST RESERVE MEMBER:
	FR SAND HOLDINGS LLC
	By:
	Name: Edward Bialas

IN WITNESS WHEREOF, the undersigned have executed this Consent effective as of

SIGNATURE PAGE TO VISTA PROPPANTS AND LOGISTICS, LLC JOINT WRITTEN CONSENT

Title: Vice President

BOARD:

	Gary B. Hum	phreys
	Martin W. Ro	bertson
	Neil Wizel	
	Edward Biala Tim Probert	s Ab
	Stephen Strat	y
MEMBER:	FIRST	RESERVE
	FR SAND HO	OLDINGS LLC
	By:	

BOARD:
Gary B. Humphreys
Martin W. Robertson
Neil Wizel
Edward Bialas
Tim Probert
Stephen Straty Stephen Straty
FIRST RESERVE MEMBER:
FR SAND HOLDINGS LLC
By:
Name: Edward Bialas
Title: Vice President

Fill in this information to identify the case:	
Debtor name Lonestar Prospects Management, LLC	
United States Bankruptey Court for the: Northern District of Texas	
Case number (If known):	☐ Check if this is an
	amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

uniong the notation of the 20 this control of the side than the side of the si						
Name of creditor and complete mailing address,	Name, telephone number, and email	Nature of the claim	Indicate if claim	Amount of unsec	cured claim	
including zip code	address of creditor contact	(for example, trade	is contingent,	If the claim is ful	ly unsecured, fill i	in only unsecured
		debts, bank loans,	unliquidated, or	claim amount. If	claim is partially	secured, fill in
		professional services,	disputed	total claim amous	nt and deduction f	or value of
		and government		collateral or setof	f to calculate unse	ecured claim.
		contracts)				
				Total claim, if	Deduction for	Unsecured
				partially	value of	claim
				secured	collateral or	
					setoff	
1 None						

Fill in this information to identify the case:	
Debtor name Lonestar Prospects Management, L.L.C.	
United States Bankruptcy Court for the: NORTHERN DISTRICT OF TEXAS	
Case number (if known)	☐ Check if this is an amended filing
Official Form 202 Declaration Under Penalty of Perjury for Non-Individ	ual Debtors 12/15
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or part form for the schedules of assets and liabilities, any other document that requires a declaration that is no amendments of those documents. This form must state the individual's position or relationship to the de and the date. Bankruptcy Rules 1008 and 9011. WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obta connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, 1519, and 3571. Declaration and signature	t included in the document, and any btor, the identity of the document, ining money or property by fraud in
I am the president, another officer, or an authorized agent of the corporation; a member or an authorized a individual serving as a representative of the debtor in this case.	gent of the partnership; or another
I have examined the information in the documents checked below and I have a reasonable belief that the i	nformation is true and correct:
□ Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B) □ Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) □ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) □ Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) □ Schedule H: Codebtors (Official Form 206H) □ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) □ Amended Schedule □ Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and	d Are Not Insiders (Official Form 204)
Other document that requires a declaration	
I declare under penalty of perjury that the foregoing is true and correct.	
Executed on June 9, 2020 x /s/ Gary Barton	
Signature of individual signing on behalf of debtor	
Gary Barton Printed name	

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

Chief Restructuring Officer
Position or relationship to debtor

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

In re:	\$ Chapter 11	
	§	
LONESTAR PROSPECTS	§ Case No	
MANAGEMENT, L.L.C.,	§	
	§	
Debtor.	§	

LIST OF EQUITY SECURITY HOLDERS

Pursuant to Rule 1007(a)(3) of the Federal Rules of Bankruptcy Procedure, Lonestar

Prospects Management, L.L.C. hereby provides the following list of holders of equity interests:

Name and Address of Interest Holder	Percentage of Interests Held
VPROP Operating, LLC 4413 Carey Street Fort Worth, TX 76119-4219	100% Membership Interest

LONESTAR PROSPECTS MANAGEMENT, L.L.C.

By: /s	:/ Gary	Barton
Comy	-	

Gary Barton

Chief Restructuring Officer

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

In re:	\$ Chapter 11
	§
LONESTAR PROSPECTS	§ Case No
MANAGEMENT, L.L.C.,	§
	§
Debtor.	§

STATEMENT OF CORPORATE OWNERSHIP

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the undersigned authorized officer of Lonestar Prospects Management, L.L.C. certifies that the following corporate entities/individuals own more than 10% of the Debtor's equity interest.

Shareholder	Percentage of Total Shares
VPROP Operating, LLC 4413 Carey Street Fort Worth, TX 76119-4219	100% Membership Interest

LONESTAR PROSPECTS MANAGEMENT, L.L.C.

By: /s/ Gary Barton

Gary Barton

Chief Restructuring Officer