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#### PROPOSED ATTORNEYS FOR DEBTORS

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

In re: Chapter 11 Vista Proppants and Logistics, LLC, et al.,1 Case No. 20-42002-ELM-11 Debtors. (Jointly Administered)

> GLOBAL NOTES, METHODOLOGY, AND SPECIFIC DISCLOSURES REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

### Introduction

The debtors in possession in the above-captioned action (collectively, the "Debtors" or the "Company"), with the assistance of their advisors, have filed their respective Schedules of Assets and Liabilities (the "Schedules") and Statements of Financial Affairs (the "SOFAs" or "Statements") and together with the Schedules, (the "Schedules and Statements") with the United States Bankruptcy Court for the Northern District of Texas Fort Worth Division (the "Bankruptcy Court"), pursuant to section 521 of title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code") and Rule 1007 of the

<sup>&</sup>lt;sup>1</sup> The Debtors in these Chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Vista Proppants and Logistics, LLC (7817) ("Vista HoldCo"); VPROP Operating, LLC (0269) ("VPROP"); Lonestar Prospects Management, L.L.C. (8451) ("Lonestar Management"); MAALT Specialized Bulk, LLC (2001) ("Bulk"); Denetz Logistics, LLC (8177) ("Denetz"); Lonestar Prospects, Ltd. (4483) ("Lonestar Ltd."); and MAALT, LP (5198) ("MAALT"). The location of the Debtors' service address is 4413 Carey Street, Fort Worth, TX 76119-4219.



Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

These Global Notes, Methodology, and Specific Disclosures Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of all of the Debtors' Schedules and Statements. The Global Notes should be referred to, considered, and reviewed in connection with any review of the Schedules and Statements.

The Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP"), nor are they intended to be fully reconciled with the financial statements of each Debtor. Additionally, the Schedules and Statements contain unaudited information that is subject to further review, potential adjustment, and reflect the Debtors' commercially reasonable efforts to report the assets and liabilities of each Debtor on an unconsolidated basis.

The Debtors and their agents, attorneys, and financial advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating or delivering the information contained herein. While commercially reasonable efforts have been made to provide accurate and complete information herein, inadvertent errors or omissions may exist. The Debtors and their agents, attorneys and financial advisors expressly do not undertake any obligation to update, modify, revise, or re-categorize the information provided herein, or to notify any third party should the information be updated, modified, revised, or re-categorized. In no event shall the Debtors or their agents, attorneys and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business or lost profits), whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages.

Mrs. Kristin Whitley, the Debtors' Chief Financial Officer, has signed each of the Schedules and Statements. Mrs. Whitley is an authorized signatory for each of the Debtors. In reviewing and signing the Schedules and Statements, Mrs. Whitley has relied upon the efforts, statements, and representations of various personnel employed by the Debtors and their advisors. Mrs. Whitley has not (and could not have) personally verified the accuracy of each statement and representation contained in the Schedules and Statements, including statements and representations concerning amounts owed to creditors, classification of such amounts, and creditor addresses.

### **Global Notes and Overview of Methodology**

1. Reservation of Rights. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements; however, inadvertent errors or omissions may exist. The Debtors reserve all rights to (i) amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including, without limitation, the right to amend the Schedules and Statements with respect to any claim (a "Claim") description, designation, or Debtor against which the Claim is asserted; (ii) dispute or otherwise assert offsets or defenses to any Claim reflected in the Schedules and Statements as to amount, liability, priority, status or classification; (iii) subsequently designate any Claim as "disputed," "contingent," or "unliquidated;" or object to the extent, validity, enforceability, priority or avoidability of any Claim. Any failure to designate a

Claim in the Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such Claim or amount is not "disputed," "contingent," or "unliquidated." Listing a Claim does not constitute an admission of liability by the Debtor against which the Claim is listed or against any of the Debtors. Furthermore, nothing contained in the Schedules and Statements shall constitute a waiver of rights with respect to the Debtors' chapter 11 cases, including, without limitation, issues involving Claims, substantive consolidation, defenses, equitable subordination, and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation or rights contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph. Notwithstanding the foregoing, the Debtors shall not be required to update the Schedules and Statements except as may be required by applicable law.

**Description of Cases and "As Of" Information Date**. On June 9, 2020 (the "<u>Petition Date</u>"), the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code commencing the above-captioned cases (the "<u>Chapter 11 Cases</u>").

The Debtors are operating their businesses and managing their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

On June 12, 2020, the Bankruptcy Court entered the *Order Directing Joint Administration of Chapter 11 Cases Pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure* [Docket No. 66]. On June 23, 2020, an official committee of unsecured creditors (the "Committee") was appointed in the Chapter 11 Cases. No trustee or examiner has been requested or appointed in the Chapter 11 Cases.

The asset and liability information provided herein represents the asset and liability data of the Debtors as of the close of business on June 9, 2020, except as otherwise noted.

- 2. <u>Net Book Value of Assets</u>. Unless otherwise indicated, the Debtors' Schedules and Statements reflect net book value of assets as of June 9, 2020. Book values of assets prepared in accordance with GAAP generally do not reflect the current performance of the assets or the impact of the commodity price environment and may differ materially from the actual value and/or performance of the underlying assets. As such, the values listed in these Schedules and Statements cannot be, and were not, used to determine the Debtors' enterprise valuation.
- 3. Recharacterization. Notwithstanding the Debtors' commercially reasonable efforts to properly characterize, classify, categorize, or designate certain Claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors may nevertheless have improperly characterized, classified, categorized, designated, or omitted certain items due to the complexity and size of the Debtors' businesses. Accordingly, the Debtors reserve all of their rights to re-characterize, reclassify, recategorize, redesignate, add, or delete items reported in the Schedules and Statements at a later time as is necessary or appropriate as additional information becomes available, including, without limitation, whether contracts or leases listed herein were deemed executory or unexpired as of the Petition Date and remain executory and unexpired

postpetition. Disclosure of information in one or more Schedules, one or more Statements, or one or more exhibits or attachments to the Schedules or Statements, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedules, Statements, exhibits, or attachments.

4. <u>Liabilities</u>. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between the prepetition and postpetition periods may change. Accordingly, the Debtors reserve all of their rights to amend, supplement, or otherwise modify the Schedules and Statements as is necessary or appropriate.

Although there are multiple lenders under the Debtors' prepetition senior secured term loan facility, only the administrative agent has been listed on Schedules.

The liabilities listed on the Schedules do not reflect any analysis of Claims under section 503(b)(9) of the Bankruptcy Code. Accordingly, the Debtors reserve all of their rights to dispute or challenge the validity of any asserted Claims under section 503(b)(9) of the Bankruptcy Code or the characterization of the structure of any such transaction or any document or instrument related to any creditor's Claim.

5. **Excluded Assets and Liabilities.** The Debtors have excluded certain categories of assets, tax accruals, and liabilities from the Schedules and Statements, including, without limitation, goodwill, accrued salaries, employee benefit accruals, and accrued accounts payable. The Debtors also have excluded rejection damage Claims of counterparties to executory contracts and unexpired leases that may or may not be rejected, to the extent such damage Claims exist. In addition, certain immaterial assets and liabilities may have been excluded.

The Bankruptcy Court has authorized (but not directed) the Debtors to pay, in their discretion, certain outstanding prepetition Claims on a postpetition basis. As discussed below, prepetition liabilities that have been paid postpetition or those that the Debtors plan to pay via this Bankruptcy Court authorization may not be reflected in the Schedules and Statements.

6. <u>Insiders</u>. For purposes of the Schedules and Statements, the Debtors defined "insiders" pursuant to section 101(31) of the Bankruptcy Code as: (a) directors; (b) officers; (c) persons in control of the Debtors; (d) relatives of insiders; (e) entities related to insiders; and (d) the debtors. Persons listed as "insiders" have been included for informational purposes only and their inclusion in the Schedules and Statements, shall not constitute an admission that those persons are insiders for purposes of section 101(31) of the Bankruptcy Code. Moreover, the Debtors do not take any position with respect to: (a) any insider's influence over the control of the Debtors; (b) the management responsibilities or functions of any such insider; (c) the decision making or corporate authority of any such insider; or (d) whether the Debtors or any such insider could successfully argue that he or she is not an "insider" under applicable law or with respect to any theories of liability or for any other purpose.

- 7. <u>Consolidated Reporting</u>. The Debtors do not maintain separate financial books and records for Debtors Denetz Logistics, LLC and Lonestar Prospects Management, LLC. The Debtors have reported information in the Schedules and Statements as it is maintained in their books and records and have provided additional reporting for non-consolidated Debtors where available.
- 8. <u>Intellectual Property Rights</u>. Exclusion of certain intellectual property shall not be construed as an admission that such intellectual property rights have been abandoned, terminated, assigned, expired by their terms, or otherwise transferred pursuant to a sale, acquisition, or other transaction.
- 9. Executory Contracts. Although the Debtors made diligent attempts to attribute an executory contract to its rightful Debtor, in certain instances, the Debtors may have inadvertently failed to do so due to the complexity and size of the Debtors' businesses. Accordingly, the Debtors reserve all of their rights with respect to the named parties of any and all executory contracts, including the right to amend Schedule G.
- 10. <u>Classifications</u>. Listing (a) a Claim on Schedule D as "secured," (b) a Claim on Schedule E/F as "priority," (c) a Claim on Schedule E/F as "unsecured," or (d) a contract on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of the claimant or a waiver of the Debtors' rights to re-characterize or reclassify such Claims or contracts or to setoff of such Claims.
- 11. <u>Claims Description</u>. Schedules D and E/F permit each of the Debtors to designate a Claim as "disputed," "contingent," and/or "unliquidated." Any failure to designate a Claim on a given Debtor's Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by that Debtor that such amount is not "disputed," "contingent," or "unliquidated," or that such Claim is not subject to objection. The Debtors reserve all of their rights to dispute, or assert offsets or defenses to, any Claim reflected on their respective Schedules and Statements on any grounds, including liability or classification. Additionally, the Debtors expressly reserve all of their rights to subsequently designate such Claims as "disputed," "contingent" or "unliquidated." Moreover, listing a Claim does not constitute an admission of liability by the Debtors.
- 22. Causes of Action. Despite their commercially reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third-parties as assets in the Schedules and Statements, including, without limitation, causes of actions arising under the provisions of chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. The Debtors reserve all of their rights with respect to any cause of action (including avoidance actions), controversy, right of setoff, cross claim, counterclaim, or recoupment and any claim on contracts or for breaches of duties imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable directly or derivatively, whether arising before, on, or after the Petition Date, in contract or

in tort, in law or in equity, or pursuant to any other theory of law (collectively, "<u>Causes of Action</u>") they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any claims or Causes of Action or in any way prejudice or impair the assertion of such claims or Causes of Action.

- 13. <u>Summary of Significant Reporting Policies</u>. The following is a summary of significant reporting policies:
  - <u>Undetermined Amounts</u>. The description of an amount as "unknown," "TBD" or "undetermined" is not intended to reflect upon the materiality of such amount.
  - <u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all known amounts. To the extent there are unknown or undetermined amounts, the actual total may be different than the listed total.
  - <u>Paid Claims</u>. The Debtors were authorized (but not directed) to pay certain outstanding prepetition Claims pursuant to various orders entered by the Bankruptcy Court. Accordingly, certain outstanding liabilities may have been reduced by postpetition payments made on account of prepetition liabilities. To the extent the Debtors pay any of the claims listed in the Schedules and Statements pursuant to any orders entered by the Bankruptcy Court, the Debtors reserve all rights to amend or supplement the Schedules and Statements or to take other action as is necessary and appropriate to avoid over payment or duplicate payment of any liabilities.
  - <u>Liens.</u> Property and equipment listed in the Schedules and Statements are presented without consideration of any liens that may attach (or have attached) to such property and equipment.
- 14. <u>Currency</u>. Unless otherwise indicated, all amounts are reflected in U.S. dollars.
- 15. Intercompany Payables and Receivables. Intercompany payables and receivables between the Debtors are set forth on Schedule E/F or Schedule A/B.77, as applicable. The listing by the Debtors of any account between a Debtor and another Debtor is a statement of what generally appears in a particular Debtor's books and records and does not reflect any admission or conclusion of the Debtors regarding the allowance, classification, characterization, validity, or priority of such account. Certain intercompany accounts with no net value that do not reflect an actual payable or receivable balance have been excluded from the Schedules and Statements. The Debtors take no position in these Schedules and Statements as to whether any intercompany accounts would be allowed as a Claim, an Interest, or not allowed at all. The Debtors and all parties in interest reserve all rights with respect to such accounts.
- 16. <u>Setoffs</u>. The Debtors periodically incur certain setoffs in the ordinary course of business. Setoffs in the ordinary course can result from various items including, but not limited to, intercompany transactions, pricing discrepancies, returns, credits, warranties, refunds, and other disputes between the Debtors and their customers and/or suppliers. These normal setoffs are consistent with the ordinary course of business in the Debtors' industry and can be particularly voluminous, making it unduly burdensome and costly for the Debtors to list such ordinary course setoffs. Therefore, although such setoffs and other similar rights may

have been accounted for when scheduling certain amounts, these ordinary course setoffs are not independently accounted for, and as such, are or may be excluded from the Debtors' Schedules and Statements.

- 17. <u>Workers' Compensation Claims</u>. Name and addresses of individuals that may have claims on account of workers' compensation programs have been redacted in compliance with HIPAA.
- 18. **Global Notes Control**. In the event that the Schedules and Statements differ from these Global Notes, the Global Notes shall control.

### **Specific Disclosures with Respect to the Debtors' Schedules**

<u>Schedules Summary</u>. Except as otherwise noted, the asset and liability information provided herein represents the asset and liability data of the Debtors as of the close of business on June 9, 2020.

For financial reporting purposes, the Debtors ordinarily prepare consolidated financial statements. Unlike the consolidated financial statements, the Schedules reflect the assets and liabilities of each Debtor on a nonconsolidated basis, except as noted above and where otherwise indicated. Accordingly, the totals listed in the Schedules will likely differ, at times materially, from the consolidated financial reports prepared by the Debtors for financial reporting purposes or otherwise.

The Schedules do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to be fully reconciled with the financial statements of each Debtor. Additionally, the Schedules contain unaudited information that is subject to further review and potential adjustment, and reflect the Debtors' reasonable best efforts to report the assets and liabilities of each Debtor on an unconsolidated basis. Moreover, given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that a Debtor shows more assets than liabilities, this is not an admission that the Debtor was solvent as of the Petition Date or at any time before the Petition Date. Likewise, to the extent a Debtor shows more liabilities than assets, this is not an admission that the Debtor was insolvent as of the Petition Date or at any time before the Petition Date.

Schedule A/B.3. For a complete description of the Debtors' cash management system see the Debtors' Debtors' Amended Emergency Motion for Entry of an Order (I) Authorizing Maintenance of Existing Corporate Bank Accounts and Cash Management System; (II) Waiving Certain U.S. Trustee Requirements; and (III) Authorizing Continuation of Intercompany Transactions with Section 346(a) Administrative Priority [Docket No. 30].

<u>Schedule A/B.11.</u> The Debtors' reported accounts receivable includes amounts that may be uncollectible. The Debtors are unable to determine with certainty what amounts will actually be collected.

**Schedule A/B.15**. Equity interests in subsidiaries and affiliates primarily arise from common stock ownership or member or partnership interests. For purposes of these Schedules, the Debtors have listed an undetermined value for the equity interests. The book values of certain assets may materially differ from their fair market values and/or the Debtors' enterprise valuation prepared in connection with the Disclosure Statement.

Schedule A/B.55. Certain of the instruments reflected on Schedule A/B.55 may contain renewal options,

guarantees of payments, options to purchase, rights of first refusal, rights to lease additional lands, and other miscellaneous rights. Such rights, powers, duties, and obligations are not separately set forth on Schedule A/B.55. The Debtors hereby expressly reserve the right to assert that any instrument listed on Schedule A/B.55 is an executory contract or unexpired lease within the meaning of section 365 of the Bankruptcy Code. The Debtors reserve all of their rights, claims, and causes of action with respect to claims associated with any contracts and agreements listed on Schedule A/B.55, including their right to dispute or challenge the characterization or the structure of any transaction, document, or instrument (including any intercompany agreement).

The Debtors have made best efforts to list all contracts relating to real property rights in Schedule A/B.55. However, not all of the Debtors' executory contracts are listed in Schedule A/B. See Schedule G at each Debtor for a listing of that Debtor's executory contracts.

Schedule D. The Debtors have not included parties that may believe their Claims are secured through setoff rights or inchoate statutory lien rights, including parties from whom the Debtors may have received lien notices but whose notices the Debtors understand have not yet been filed or recorded. Although there are multiple parties that hold a portion of the debt included in the Debtors' prepetition secured credit facilities, only the administrative agents have been listed for purposes of Schedule D. The amounts outstanding under the Debtors' prepetition secured credit facilities reflect approximate amounts as of the Petition Date.

Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent, and priority of liens. Nothing in the Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements.

Schedule E/F. The listing by the Debtors of any account between a Debtor and another Debtor is a statement of what appears in a particular Debtor's books and records and does not reflect any admission or conclusion of the Debtors regarding the allowance, classification, characterization, validity, or priority of such account. The Debtors take no position in these Schedules and Statements as to whether such accounts would be allowed as a Claim, an Interest, or not allowed at all. The Debtors and all parties in interest reserve all rights with respect to such accounts.

Certain of the claims of state and local taxing authorities set forth in Schedule E/F, ultimately may be deemed to be secured claims pursuant to state or local laws. Certain of the claims owing to various taxing authorities to which the Debtors may be liable may be subject to ongoing audits. The Debtors reserve their right to dispute or challenge whether claims owing to various taxing authorities are entitled to priority, and the listing of any claim on Schedule E/F does not constitute an admission that such claim is entitled to priority treatment pursuant to section 507 of the Bankruptcy Code.

The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including the right to assert claims objections and/or setoffs with respect to the same.

Trade payable claims listed in Schedule E/F reflect vouchered unpaid invoices as of the Petition Date. The value of goods received but for which invoices have not been received may not be reflected in Schedule E/F.

Pursuant to the Order (I) Authorizing Debtors to Pay Certain Pre-Petition Employee Wages, Other Compensation and Reimbursable Employee Expenses; (II) Continuing Employee Benefits Programs; (III) Authorizing Financial Institutions to Honor and Process Checks and Transfers Related to Such Obligations Pursuant to Sections 105(a), 363(a), and 507(a) of the Bankruptcy Code and Bankruptcy Rules 6003 and 6004; and (IV) Granting Related Relief [Docket No. 71] (the "Wages Order"), the Bankruptcy Court granted the Debtors authority to pay or honor certain prepetition obligations for employee wages, salaries, and other compensation, reimbursable employee expenses, and employee medical and similar benefits. The Debtors have not listed on Schedule E/F certain wage and wage-related obligations that the Debtors have paid or for which have been granted authority to pay and intend to pay pursuant to the Wages Order.

Pursuant to the Order (I) Authorizing Debtors to Pay Prepetition Sales/Use Taxes and (II) Authorizing Financial Institutions to Honor and Process Related Checks and Transfers Pursuant to Sections 105(a), 363(b), 507(a)(8), and 541(d) of the Bankruptcy Code [Docket No. 75] (the "Tax Order"), the Bankruptcy Court granted the Debtors authority to pay or honor sales and use taxes. The Debtors have not listed on Schedule E/F certain taxes and tax-related obligations that the Debtors have paid or for which have been granted authority to pay and intend to pay pursuant to the Tax Order.

Schedule E/F does not include certain deferred charges, deferred liabilities, accruals, or general reserves. Such amounts are, however, reflected on the Debtors' books and records as required in accordance with GAAP. Such accruals are general estimates of liabilities and do not represent specific Claims as of the Petition Date. The Debtors have made every effort to include as contingent, unliquidated, or disputed the Claim of any vendor not included on the Debtors' open accounts payable that is associated with an account that has a receipt not invoiced.

Schedule G. Although commercially reasonable efforts have been made to ensure the accuracy of Schedule G regarding executory contracts and unexpired leases, the Debtors' review is ongoing at the time of the filing of the Schedules and Statements, and inadvertent errors, omissions or over-inclusion may have occurred in preparing Schedule G. Certain of the instruments reflected on Schedule G may contain renewal options, guarantees of payments, options to purchase, rights of first refusal, rights to lease additional lands, and other miscellaneous rights. Such rights, powers, duties, and obligations are not separately set forth on Schedule G. The Debtors hereby expressly reserve the right to assert that any instrument listed on Schedule G is an executory contract or unexpired lease within the meaning of section 365 of the Bankruptcy Code. In addition, the Debtors reserve all of their rights, claims, and causes of action with respect to claims associated with any contracts and agreements listed on Schedule A/B, including their right to dispute or challenge the characterization or the structure of any transaction, document, or instrument (including any intercompany agreement).

Certain of the contracts and agreements listed on Schedule G may consist of several parts, including, purchase orders, amendments, restatements, waivers, letters and other documents that may not be listed on Schedule G or that may be listed as a single entry.

The contracts, agreements, and leases listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letters, memoranda, and other documents, instruments, and agreements that may not be listed therein despite the Debtors' use of reasonable efforts to identify such documents. Further, unless otherwise specified on Schedule G, it is the Debtors' intent that each executory contract or unexpired lease listed thereon shall include all exhibits, schedules, riders, modifications, declarations, amendments, supplements, attachments, restatements, or other agreements made directly or indirectly by any agreement, instrument, or other document that in any manner affects such executory contract or unexpired lease, without respect to whether such agreement, instrument, or other document is listed thereon. In some cases, the same supplier or provider appears multiple times on Schedule G. This multiple listing is intended to reflect distinct agreements between the applicable Debtor and such supplier or provider.

### **Specific Disclosures with Respect to the Debtors' Statements**

**SOFA 3**. SOFA 3 includes any disbursement or other transfer made by the Debtor except for those made to insiders, employees (other than expense reimbursements), and bankruptcy professionals. The amounts listed in SOFA 3 reflect the Debtors' disbursements netted against any check level detail; thus, to the extent a disbursement was made to pay for multiple invoices, only one entry has been listed on SOFA 3. All disbursements listed on SOFA 3 are made through the Debtors' cash management system.

<u>SOFAs 4 & 30</u>. Directors and officers listed as transferees in Statement 4 for one Debtor may be (i) directors or officers of that Debtor as well as directors or officers of other Debtors, (ii) directors or officers of one or more Debtors other than that Debtor, or (iii) former directors or officers no longer employed by the Debtors.

Statement 4 does not include payments made to certain employee benefit providers in the ordinary course for the benefit of employee insiders.

The Debtors have included in this response all transfers to Alvarez and Marsal due to Gary Barton's appointment as CRO pursuant to engagement letter dated May 19, 2020. All fees paid prior to this date, were paid to Alvarez and Marsal as the financial advisor to the Debtors.

**SOFA 9.** Certain royalty agreements provide for charitable donations on behalf of the counterparty, in lieu of remitting monthly royalty payments to the counterparty. These payments have been included in response to this question.

**SOFA 10**. Material losses covered by the Debtors' insurance policies are reported in Statement 10. Other de Minimis losses may not be listed.

**SOFA 11**. All disbursements listed in SOFA 11 were initiated and disbursed by Lonestar Prospects, Ltd., but were for the benefit of all Debtors.

<u>SOFA 16.</u> In the ordinary course of their businesses, the Debtors maintain certain customer banking information necessary to complete payment transactions that is not reflected in SOFA 16.

**SOFA 22-24.** The Debtors have listed environmental information in SOFA 22-24 to the best of their ability, based on the information reasonably available to the Debtors at the time at the time the Schedules and Statements were prepared.

<u>SOFA 26.</u> In the ordinary course of business, the Debtors may be required to produce financial statements that may not be part of a public filing to establish relationships with customers and vendors. The debtors do not maintain complete lists or other records tracking such disclosures. Therefore, the Debtors have not provided full lists of these parties in their response to SOFA 26.

Fill in this information to identify the case:	
Debtor name Lonestar Prospects Management, LLC	
United States Bankruptcy Court for the: Northern	_ District of Texas Fort Worth Division
Case number (If known): 20-42004-ELM-11	

☐ Check if this is an amended filing

## Official Form 207

## Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy 04/19

The debtor must answer every question. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known).

. Gross revenue from business					
X None					
Identify the beginning and end may be a calendar year	ling dates of the debtor	s fisca	l year, which	Sources of revenue Check all that apply	Gross revenue (before deductions and exclusions)
From the beginning of the fiscal year to filing date:	From	to	Filing date	Operating a business Other	\$
For prior year:	From MM / DD / YYYY	to	MM / DD / YYYY	Operating a business Other	\$
For the year before that:	From	to	MM / DD / YYYY	Operating a business Other	\$
No. 1. at a second					
				ne may include interest, dividends, mo rately. Do not include revenue listed in	
Include revenue regardless of whet					Gross revenue from each source
Include revenue regardless of whet from lawsuits, and royalties. List ea				rately. Do not include revenue listed in	n line 1.  Gross revenue from each
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Include revenue regardless of whet from lawsuits, and royalties. List ea  XI None  From the beginning of the	ach source and the gro	ss rev	enue for each sepa	rately. Do not include revenue listed in	Gross revenue from each source (before deductions and

Debtor Lonestar Prospects Management, LLC Case number (if known) 20-42004-ELM-11

ys	before filing this case unles	ss the ag	gregate value	e of all proper		is less th	loyee compensation, within 90 han\$6,825. (This amount may be ment )
•	None	years a	iller tilat witir i	espect to cas	ses med on or after the date of	i aujusti	nent.)
	Creditor's name and addres	S		Dates	Total amount or value		sons for payment or transfer
.1.							• • •
	Creditor's name				\$		Secured debt  Unsecured loan repayments
	Street						Suppliers or vendors
	Street						Services
	O'th.	State	710.0-1-				Other
	City	State	ZIP Code				
2.							Secured debt
	Creditor's name				\$		Unsecured loan repayments
	Street						Suppliers or vendors
						_	Services
	O't.	State	ZIP Code				Other
	City	State	ZIP Code				
st plans, 8	payments or transfers, incluranteed or cosigned by an in 825. This amount may be acot include any payments listeral partners of a partnershipdebtor. 11 U.S.C. § 101(31).	ding exp sider un ljusted o ted in lin debtor	pense reimbur less the aggre on 4/01/22 and te 3. <i>Insiders</i> i	sements, ma egate value o d every 3 yea nclude office	of all property transferred to or irs after that with respect to ca rs, directors, and anyone in c	his case for the l ses filed ontrol of	any insider on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives; ffiliates; and any managing agent of
st plants, and selection states are selection state	payments or transfers, incluranteed or cosigned by an in 1825. This amount may be acted include any payments listeral partners of a partnership debtor. 11 U.S.C. § 101(31).	ding exp sider un ljusted o ted in lin o debtor	pense reimbur less the aggre on 4/01/22 and te 3. <i>Insiders</i> i	sements, ma egate value o d every 3 yea nclude office tives; affiliate	de within 1 year before filing to fall property transferred to or ours after that with respect to cars, directors, and anyone in cost of the debtor and insiders of	his case for the l ises filed ontrol of f such a	e on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives; ffiliates; and any managing agent of
st plant of the state of the st	payments or transfers, incluranteed or cosigned by an in 825. This amount may be acot include any payments listeral partners of a partnershipdebtor. 11 U.S.C. § 101(31).	ding exp sider un ljusted o ted in lin o debtor	pense reimbur less the aggre on 4/01/22 and le 3. <i>Insiders</i> i	sements, ma egate value o d every 3 yea nclude office	de within 1 year before filing to fall property transferred to or it after that with respect to cars, directors, and anyone in cors, directors, and anyone in cors.	his case for the l ises filed ontrol of f such a	e on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives;
st plant in the state of the st	payments or transfers, incluranteed or cosigned by an in 325. This amount may be acted include any payments listeral partners of a partnership debtor. 11 U.S.C. § 101(31).  None  Insider's name and address	ding exp sider un ljusted o ted in lin o debtor	pense reimbur less the aggre on 4/01/22 and le 3. <i>Insiders</i> i	sements, ma egate value o d every 3 yea nclude office tives; affiliate	de within 1 year before filing to fall property transferred to or ours after that with respect to cars, directors, and anyone in cost of the debtor and insiders of	his case for the l ises filed ontrol of f such a	e on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives; ffiliates; and any managing agent of
st plant of the state of the st	payments or transfers, incluranteed or cosigned by an in 1825. This amount may be acted include any payments listeral partners of a partnership debtor. 11 U.S.C. § 101(31).	ding exp sider un ljusted o ted in lin o debtor	pense reimbur less the aggre on 4/01/22 and le 3. <i>Insiders</i> i	sements, ma egate value o d every 3 yea nclude office tives; affiliate	de within 1 year before filing to fall property transferred to or a fiter that with respect to cars, directors, and anyone in cas of the debtor and insiders	his case for the l ises filed ontrol of f such a	e on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives; ffiliates; and any managing agent of
st plants and state of the stat	payments or transfers, incluranteed or cosigned by an in 325. This amount may be acted include any payments listeral partners of a partnership debtor. 11 U.S.C. § 101(31).  None  Insider's name and address	ding exp sider un ljusted o ted in lin o debtor	pense reimbur less the aggre on 4/01/22 and le 3. <i>Insiders</i> i	sements, ma egate value o d every 3 yea nclude office tives; affiliate	de within 1 year before filing to fall property transferred to or a fiter that with respect to cars, directors, and anyone in cas of the debtor and insiders	his case for the l ises filed ontrol of f such a	e on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives; ffiliates; and any managing agent of
st plant of the state of the st	payments or transfers, incluranteed or cosigned by an in 325. This amount may be acted include any payments listeral partners of a partnership debtor. 11 U.S.C. § 101(31).  None  Insider's name and address  Insider's name	ding exp sider un ljusted o ted in lin o debtor	ense reimbur less the aggre on 4/01/22 and e 3. <i>Insiders</i> i and their rela	sements, ma egate value o d every 3 yea nclude office tives; affiliate	de within 1 year before filing to fall property transferred to or a fiter that with respect to cars, directors, and anyone in cas of the debtor and insiders	his case for the l ises filed ontrol of f such a	e on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives; ffiliates; and any managing agent of
st plant of the state of the st	payments or transfers, incluranteed or cosigned by an in 325. This amount may be acted include any payments listeral partners of a partnership debtor. 11 U.S.C. § 101(31).  None  Insider's name and address  Insider's name	ding exp sider un ljusted c ted in lin o debtor	ense reimbur less the aggre on 4/01/22 and e 3. <i>Insiders</i> i and their rela	sements, ma egate value o d every 3 yea nclude office tives; affiliate	de within 1 year before filing to fall property transferred to or a fiter that with respect to cars, directors, and anyone in cas of the debtor and insiders	his case for the l ises filed ontrol of f such a	e on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives; ffiliates; and any managing agent of
est pluare 6,8 on mene	payments or transfers, incluranteed or cosigned by an in 325. This amount may be acted include any payments listeral partners of a partnership debtor. 11 U.S.C. § 101(31).  None  Insider's name and address  Insider's name	ding exp sider un ljusted c ted in lin o debtor	ense reimbur less the aggre on 4/01/22 and e 3. <i>Insiders</i> i and their rela	sements, ma egate value o d every 3 yea nclude office tives; affiliate	de within 1 year before filing to fall property transferred to or a fiter that with respect to cars, directors, and anyone in cas of the debtor and insiders	his case for the l ises filed ontrol of f such a	e on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives; ffiliates; and any managing agent of
st plants and state of the stat	payments or transfers, incluranteed or cosigned by an in 325. This amount may be acted include any payments listeral partners of a partnership debtor. 11 U.S.C. § 101(31).  None  Insider's name and address  Insider's name	ding exp sider un ljusted c ted in lin o debtor	ense reimbur less the aggre on 4/01/22 and e 3. <i>Insiders</i> i and their rela	sements, ma egate value o d every 3 yea nclude office tives; affiliate	de within 1 year before filing to fall property transferred to or as after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and insider	his case for the l ises filed ontrol of f such a	e on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives; ffiliates; and any managing agent of
st plans st	payments or transfers, incluranteed or cosigned by an in 825. This amount may be acted to tinclude any payments listeral partners of a partnership debtor. 11 U.S.C. § 101(31).  None  Insider's name and address  Insider's name  Street  City  Relationship to debtor	ding exp sider un ljusted c ted in lin o debtor	ense reimbur less the aggre on 4/01/22 and e 3. <i>Insiders</i> i and their rela	sements, ma egate value o d every 3 yea nclude office tives; affiliate	de within 1 year before filing to all property transferred to or ors after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and insider	his case for the l ises filed ontrol of f such a	e on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives; ffiliates; and any managing agent of
st plants,	payments or transfers, incluranteed or cosigned by an in 325. This amount may be acted to tinclude any payments listeral partners of a partnership debtor. 11 U.S.C. § 101(31).  None  Insider's name and address  Insider's name  Street  City  Relationship to debtor	ding exp sider un ljusted c ted in lin o debtor	ense reimbur less the aggre on 4/01/22 and e 3. <i>Insiders</i> i and their rela	sements, ma egate value o d every 3 yea nclude office tives; affiliate	de within 1 year before filing to all property transferred to or ors after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and insider	his case for the l ises filed ontrol of f such a	e on debts owed to an insider or benefit of the insider is less than d on or after the date of adjustment.) a corporate debtor and their relatives; ffiliates; and any managing agent of

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Case number (if known) 20-42004-ELM-11

Lonestar Prospects Management, LLC

Lis	epossessions, foreclosures, and return st all property of the debtor that was obtain old at a foreclosure sale, transferred by a	ined by a cre				
×	None					
	Creditor's name and address		Description of the prop	erty	Date	Value of property
5.1						
	Creditor's name					\$
	Street					
5.2	•	IP Code				
3.2	<del>.</del>					\$
	Creditor's name					Ψ
	Street					
	City State Z	IP Code				
6. Se	e <b>τοπs</b> st any creditor, including a bank or financ	1 - 1 1 41441	414	-f fill	41	
	e debtor without permission or refused to  None  Creditor's name and address	make a payı	ment at the debtor's di  Description of the ac		Date action was	debtor owed a debt.  Amount
					taken	
						\$
	Creditor's name					
	Street					
			Last 4 digits of accou	nt number: XXXX	_	
	City State	ZIP Code				
Part	3: Legal Actions or Assignment	ts				
	egal actions, administrative proceeding		tions executions att	achments or governmenta	l audits	
	st the legal actions, proceedings, investig					ebtor
Wa	as involved in any capacity—within 1 year	r before filing	this case.			
X	None					
	Case title	Nature of	case	Court or agency's name a	and address	Status of case
7.1	l.					☐ Pending
		-		Name		On appeal
	Case number			Street		☐ Concluded
				City State	ZIP Code	
	Case title			Court or agency's name	and address	Pending
7.2	2.			_		On appeal
	Casa number			Name		☐ Concluded
	Case number			Street		
				City	State ZIP Code	

Lonestar Prospects Management, LLC

Assi	gnments and receivership			
	any property in the hands of an assignee for the b is of a receiver, custodian, or other court-appointe	enefit of creditors during the 120 days before filing and officer within 1 year before filing this case.	this case and a	ny property in the
X N	lone			
	Custodian's name and address	Description of the property Va	alue	
		\$		
	Custodian's name	· ·		
	- Object	Case title C	ourt name and ad	dress
	Street			
		Nan Case number	ne	
	City State ZIP Code	Stre	et	
		Date of order or assignment		State ZIP Code
	•			
t 4:	Certain Gifts and Charitable Contribu	tions		
		gave to a recipient within 2 years before filing	this case unless	s the aggregate value
	e gifts to that recipient is less than \$1,000			
X N				
	Recipient's name and address	Description of the gifts or contributions	Dates give	en Value
				\$
).1. F	Recipient's name			Ψ
-	Street			
	Sireei			
-				
(	City State ZIP Code			
	Recipient's relationship to debtor			
				\$
9.2. F	Recipient's name			*
5	Street			
_				
(	City State ZIP Code			
	Recipient's relationship to debtor			
rt 5:	Certain Losses			
All Ic	osses from fire, theft, or other casualty within	1 year before filing this case.		
		· ,		
۱۱	lone			
	Description of the property lost and how the loss occurred	Amount of payments received for the loss	Date of lo	ss Value of property lost
		If you have received payments to cover the loss, for example, from insurance, government compensation, or	or	1001
		tort liability, list the total received.		
			A (D	
		List unpaid claims on Official Form 106A/B (Schedule Assets – Real and Personal Property)	4/B:	
		List unpaid claims on Official Form 106A/B (Schedule Assets – Real and Personal Property).	4/B:	

Debtor Lonestar Prospects Management, LLC Case number (if known) 20-42004-ELM-11

st a		perty made by the debtor or person acting on behalf or ding attorneys, that the debtor consulted about debtor		
	ng bankruptcy relief, or filing a bankruptcy case.			
N	one			
	Who was paid or who received the transfer?	If not money, describe any property transferred	Dates	Total amount or value
	Address			\$
	Street			
	City State ZIP Code			
	Email or website address			
	Who made the payment, if not debtor?			
	Who was paid or who received the transfer?	If not money, describe any property transferred	Dates	Total amount or value
				\$
	Address			
	Street			
	City State ZIP Code			
	Email or website address			
	Who made the payment, if not debtor?			
lf_c	settled trusts of which the debtor is a benefic	iarv		
t a self		e debtor or a person acting on behalf of the debtor w	ithin 10 years before th	e filing of this cas
	one			
	Name of trust or device	Describe any property transferred	Dates transfers were made	Total amount or value
				\$
	Trustee			

Lonestar Prospects Management, LLC

13. Tra	nsfers not already listed on this statement					
with	any transfers of money or other property—by sale in 2 years before the filing of this case to another ude both outright transfers and transfers made as	r person, oth	ner than property transferred in the o	rdinary co	urse of business	or financial affairs.
X	None					
	Who received transfer?		on of property transferred or payments paid in exchange	s received	Date transfer was made	Total amount or value
13.1.						\$
	Address			_		
	Street					
	City State ZIP Code					
	Relationship to debtor					
	Who received transfer?					
13.2.	Who received transfer :					\$
13.2.	Address					
	Street					
	City State ZIP Code					
	Relationship to debtor					
Part 7	Previous Locations					
	vious addresses all previous addresses used by the debtor within 3	3 vears befo	ore filing this case and the dates the	addresses	s were used	
	Does not apply	. ,				
	Address			Dates of	occupancy	
14.1.	Street			From		To
	City	Stata	ZID Codo			
14.2.		State	ZIP Code	From		То
	Street					
	City	State	ZIP Code			

Debtor Lonestar Prospects Management, LLC Case number (if known) 20-42004-ELM-11

Part 8	Health Care Bankruptcies		
	•		
	alth Care bankruptcies		
	ne debtor primarily engaged in offering services		
	diagnosing or treating injury, deformity, or dise		
_	providing any surgical, psychiatric, drug treatm	ent, or obstetric care?	
X	No. Go to Part 9.		
	Yes. Fill in the information below.		
	Facility name and address	Nature of the business operation, including type of services the debtor provides	If debtor provides meals and housing, number of patients in debtor's care
15.1.			
10.1.	Facility name		
	Street	Location where patient records are maintained (if different from facility address). If electronic, identify any service provider.	How are records kept?
		address). If electronic, identity any service provider.	01
			Check all that apply:
	City State ZIP Code		Electronically
			☐ Paper
	Facility name and address	Nature of the business operation, including type of services the debtor provides	If debtor provides meals and housing, number of patients in debtor's care
15.2.			
15.2.	Facility name		
	Street	Location where patient records are maintained (if different from facility	How are records kept?
		address). If electronic, identify any service provider.	
			Check all that apply:
	City State ZIP Code		☐ Electronically ☐ Paper
			<b>—</b> Тарег
Part 9	Personally Identifiable Information	n	
46 Doc	es the debtor collect and retain personally id	lantifiable information of quotemore?	
	•	entifiable information of customers?	
	No.		
Ц	Yes. State the nature of the information collect		
	Does the debtor have a privacy policy abo	out that information?	
	☐ No		
	☐ Yes		
	hin 6 years before filing this case, have any nsion or profit-sharing plan made available b	employees of the debtor been participants in any ERISA, 401(k), 4 by the debtor as an employee benefit?	03(b), or other
X	No. Go to Part 10.		
	Yes. Does the debtor serve as plan administra-	tor?	
	☐ No. Go to Part 10.		
	Yes. Fill in below:		
	Name of plan	Employer identification	number of the plan
		EIN:	
	Ligatha plan hassa tamain stado		
	Has the plan been terminated?		
	□ No		
	☐ Yes		

Debtor Lonestar Prospects Management, LLC Case number (if known) 20-42004-ELM-11

mov Incli	ved, or transferro ude checking, s	ed? avings, money	market, or oth	ancial accounts or instrumer er financial accounts; certific and other financial institutions	cates of deposit			efit, closed, sold,
	None	, , , , , , , , , , , , , , , , , , ,	,					
		ution name and	address	Last 4 digits of account number	Type of ac	count	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer
3.1.				xxxx	☐ Checkir	ng		¢.
	Name				- 🔲 Savings	_		- \$
	Street				☐ Money			
					☐ Brokera			
	City	State	ZIP Code		Other_	-		
					_			
3.2.	Name			XXXX	Checkir	-		- \$
	Name				☐ Savings			
	Street				☐ Money	market		
					☐ Brokera	ige		
List	e deposit boxe any safe depos		ZIP Code depository for	securities, cash, or other val		tor now has or		
List	e deposit boxe any safe depos None	s	depository for	securities, cash, or other val	uables the deb	tor now has or		Does debto
List	e deposit boxe any safe depos None Depository in	<b>s</b> it box or other	depository for		uables the deb	tor now has or	r did have within 1 year	Does debto still have it
List	e deposit boxe any safe depos None Depository in	<b>s</b> it box or other	depository for		uables the deb	tor now has or	r did have within 1 year	Does debto
List	e deposit boxe any safe depos None Depository in	<b>s</b> it box or other	depository for		uables the deb	tor now has or	r did have within 1 year	Does debto still have it
List	e deposit boxe any safe depos None  Depository in  Name  Street	s it box or other stitution name	depository for		uables the deb	tor now has or	r did have within 1 year	Does debto still have it
List	e deposit boxe any safe depos None Depository in	<b>s</b> it box or other	depository for	Names of anyone with acco	uables the deb	tor now has or	r did have within 1 year	Does debto still have it
List	e deposit boxe any safe depos None  Depository in  Name  Street  City	s it box or other stitution name	depository for	Names of anyone with acco	uables the deb	tor now has or	r did have within 1 year	Does debto still have it
List	e deposit boxe any safe depos None  Depository in  Name  Street  City  Dremises storage	s it box or other stitution name  State  ge ot in storage ui	depository for and address  ZIP Code	Names of anyone with acco	uables the deb	Description	r did have within 1 year	Does debto still have it No Yes
List  Dff-p  ist a	e deposit boxe any safe depos None  Depository in  Name  Street  City  Dremises storag	s it box or other stitution name  State  ge ot in storage ui	depository for and address  ZIP Code	Names of anyone with acco	uables the deb	Description	r did have within 1 year	Does debto still have it
List  Dff-p  ist a	e deposit boxe any safe depos  None  Depository in  Name  Street  City  Depository in the debtor does	stitution name  State  ge ot in storage unes business.	depository for and address  ZIP Code	Names of anyone with acco	uables the deb	Description	of the contents	Does debto still have it No Yes
List  Dff-p  ist a	e deposit boxe any safe depos None  Depository in  Name  Street  City  Depository in  Name  Street	stitution name  State  ge ot in storage unes business.	depository for and address  ZIP Code	Address  ses within 1 year before filing	uables the deb	Description of	of the contents	Does debto still have it of a building in  Does debto still have it
List  Dff-p  ist a	e deposit boxe any safe depos None  Depository in  Name  Street  City  Depository in  Name  Street	stitution name  State  ge ot in storage unes business.	depository for and address  ZIP Code	Address  ses within 1 year before filing	uables the deb	Description of	of the contents	Does debto still have it of a building in
List  Dff-p  ist a	e deposit boxe any safe depos None  Depository in  Name  Street  City  Dremises storageny property key h the debtor doc None  Facility name	stitution name  State  ge ot in storage unes business.	depository for and address  ZIP Code	Address  ses within 1 year before filing	uables the deb	Description of	of the contents	Does debto still have it of a building in  Does debto still have it
List  Dff-p  ist a	e deposit boxe any safe depos  None  Depository in  Name  Street  City  Depository in  Name  Street  City  Depository in  Name  Street	stitution name  State  ge ot in storage unes business.	depository for and address  ZIP Code	Address  ses within 1 year before filing	uables the deb	Description of	of the contents	Does debto still have it No Yes

Lonestar Prospects Management, LLC

	tor holds or controls tha ted property.	t another entity owns. I	nclude any pro	perty borrowed from, being store	ed for, or held in
X None					
Owner's name and addres	ss L	ocation of the property		Description of the property	Value
Name					\$
Street					
City State	e ZIP Code				
t 12: Details About En	vironmental Inform	nation			
the purpose of Part 12, the fo		•			
<i>Environmental law</i> means any regardless of the medium affe			rns pollution, o	ontamination, or hazardous mat	terial,
Site means any location, facilit formerly owned, operated, or u		g disposal sites, that the	e debtor now o	wns, operates, or utilizes or that	the debtor
		nental law defines as ha	azardous or to	ric, or describes as a pollutant, c	contaminant.
or a similarly harmful substand				,,,,,,	,
Has the debtor been a party	in any judicial or adm	inistrative proceeding	g under any e	nvironmental law? Include settl	lements and orders.
<ul><li>☑ No</li><li>☑ Yes. Provide details below</li></ul>	v.				
■ No	v.	inistrative proceeding		nvironmental law? Include settl	Status of case
<ul><li>☑ No</li><li>☑ Yes. Provide details below</li></ul>	v.				
<ul><li>☒ No</li><li>☐ Yes. Provide details below</li><li>Case title</li></ul>	v.				Status of case
<ul><li>☒ No</li><li>☐ Yes. Provide details below</li><li>Case title</li></ul>	V. Court				Status of case Pending On appeal

	0		
100000	es. Provide details below.		
	Site name and address	Governmental unit name and address	Environmental law, if known Date of notice
	Name	Name	
	Street	Street	
	City State ZIP Code	City State ZIP Code	
	_		
13	Details About the Debtor's E	Business or Connections to Any Busin	ness
Δ1	businesses in which the debtor has	or has had an interest	
			son in control within 6 years before filing this case.
luc	de this information even if already listed	in the Schedules.	
N	one		
	Business name and address	Describe the nature of the business	Employer Identification number
	See Attached Rider		Do not include Social Security number or ITIN.  EIN:
	Name		Dates business existed
			Dutes business existed
	Street		
			From To
	Street  City State ZIP Code		
		Describe the nature of the business	
	City State ZIP Code  Business name and address	Describe the nature of the business	From To  Employer Identification number
	City State ZIP Code	Describe the nature of the business	From To  Employer Identification number  Do not include Social Security number or ITIN.
	City State ZIP Code  Business name and address	Describe the nature of the business	From To  Employer Identification number  Do not include Social Security number or ITIN.  EIN:  Dates business existed
	City State ZIP Code  Business name and address  Name	Describe the nature of the business	From To  Employer Identification number  Do not include Social Security number or ITIN.  EIN:
	City State ZIP Code  Business name and address  Name  Street	Describe the nature of the business  Describe the nature of the business	From To  Employer Identification number  Do not include Social Security number or ITIN.  EIN:  Dates business existed
	City State ZIP Code  Business name and address  Name  Street  City State ZIP Code		Employer Identification number Do not include Social Security number or ITIN.  EIN: Dates business existed  From To  Employer Identification number
	City State ZIP Code  Business name and address  Name  Street  City State ZIP Code		Employer Identification number Do not include Social Security number or ITIN.  EIN:  Dates business existed  From To  Employer Identification number Do not include Social Security number or ITIN.
	City State ZIP Code  Business name and address  Name  Street  City State ZIP Code  Business name and address		Employer Identification number Do not include Social Security number or ITIN.  EIN:  Dates business existed  From To  Employer Identification number Do not include Social Security number or ITIN.
	City State ZIP Code  Business name and address  Name  Street  City State ZIP Code  Business name and address  Name		Employer Identification number Do not include Social Security number or ITIN.  EIN:  Dates business existed  From To  Employer Identification number Do not include Social Security number or ITIN.

Debtor

Lonestar Prospects Management, LLC

Lonestar Prospects Management, LLC

st a	II accountants and bookkeepers v	who maintained the debtor's b	ooks and records within	2 years before filing th	is case.
X	None				
Na	ame and address			Dates of service	
				From	To
Nar	me			_	
Stre	eet			_	
_				_	
City	у	State	ZIP Code	_	
Na	ame and address			Dates of service	
				From	To
Nar	me				
Stre	eet			_	
_				_	
City	у	State	ZIP Code	_	
	None  Name and address  Name			Dates of service	То
<b>₩</b> 1	Name and address				То
	Name and address	State	ZIP Code		То
	Name and address  Name  Street	State	ZIP Code		То
b.1.	Name and address  Name  Street  City	State	ZIP Code	From	To
8b.1.	Name and address  Name  Street  City	State	ZIP Code	From	
6b.1.	Name and address  Name Street  City  Name and address	State	ZIP Code	From	
	Name and address  Name  Street  City  Name and address	State	ZIP Code	From	
66b.1.	Name Street City Name and address  Name Street	State	ZIP Code	From  Dates of service From	То
66b.1.	Name Street City Name and address  Name Street	State	ZIP Code	From  Dates of service From	То
26b.1. 26b.2.	Name and address  Name Street  City  Name and address  Name Street  City  all firms or individuals who were in	State	ZIP Code	From  Dates of service From  cords when this case is	To
. List :	Name and address  Name Street  City  Name and address  Name Street  City  all firms or individuals who were in None	State	ZIP Code	From  Dates of service From  cords when this case is	To
List (2)	Name and address  Name Street  City  Name and address  Name Street  City  all firms or individuals who were in None	State	ZIP Code	From  Dates of service From  cords when this case is	To
. List ≀	Name Street  City  Name and address  Name Street  City  Name and individuals who were in None  Name and address	State	ZIP Code	From  Dates of service From  cords when this case is	To
. List (	Name Street City Name and address  Name Street  City Name and individuals who were in None Name and address  Name	State	ZIP Code	From  Dates of service From  cords when this case is	To

tor	Lonestar Prospects Management, LLC Name		Case numbe	er (if known) 20-42004-ELM-11
	Name and address			If any books of account and records are unavailable, explain why
26c.2.	Name			
	Street			
	City	State	ZIP Code	
	t all financial institutions, creditors, and other parties, hin 2 years before filing this case.	including mercan	tile and trade agencie	es, to whom the debtor issued a financial statem
	None			
	Name and address			
26d.1.	Name			
	Street			
	City	State	ZIP Code	
	Name and address			
26d.2.	Name			
	Street			
	City	State	ZIP Code	
Invento	ries			
Have ar	ny inventories of the debtor's property been taken with	ոin 2 years before	e filing this case?	
☐ Yes	. Give the details about the two most recent inventorion	es.		
Na	ame of the person who supervised the taking of the inven	itory	Date of inventory	The dollar amount and basis (cost, market, or other basis) of each inventory
_				\$
Na	ame and address of the person who has possession of in	ventory records		
7.1. Na	me			
Str	eet			

Name										
Name of the	person who supervi	sed the taking of th	e inventory		Date of inventory		lar amount a asis) of each			et, or
Name and a	ddress of the person	who has possession	on of inventory r	ecords						
Name										
Street										
City			State	ZIP Code						
	officers, directors of of the debtor at t			•	bers in contr	ol, contro	lling share	holders,	or other	
Name		Address			Posi intere		ature of any	•	% of interes	t, if ar
See Attached	d Rider					recomptibilities				
f the debtor, or No	fore the filing of the shareholders in content of the below.					members	, general p	artners, ı	members i	n coi
f the debtor, or	shareholders in c				e positions? Posi	members tion and na interest		Period positio	members i	ch
f the debtor, or No Yes. Identify	shareholders in c	control of the deb			e positions? Posi	ition and na		Period position	l during whi	ch it was
f the debtor, or No Yes. Identify	shareholders in c	control of the deb			e positions? Posi	ition and na		Period positio held From _	l during whi on or interes	ch t was
f the debtor, or No Yes. Identify	shareholders in c	control of the deb			e positions? Posi	ition and na		Period position held From _	I during whi on or interes	ch t was
f the debtor, or No Yes. Identify	shareholders in c	control of the deb			e positions? Posi	ition and na		Period position held From _ From _	I during whi on or interes To _ To _	ch it was
No Name Name Augments, distriction 1 year beformses, loans, or No Yes. Identify	below.  ibutions, or withdrore filing this case, credits on loans, sto	Address  Address  awals credited or did the debtor provided the de	r given to insiduded	ders with value in ar	e positions?  Posi any i	ition and na interest	ature of	Period position held From _ From _ From _ From _	I during which on or interest To	ch it was
No Name Name Augments, distriction 1 year beformses, loans, or No Yes. Identify	below.  below.  below.  below.  credits on loans, sto	Address  Address  awals credited or did the debtor provided the de	r given to insiduded	ders with value in ar	e positions?  Posi any i	ition and na interest	other comp	Period position held From _ From _ From _ From _	I during which on or interest To	ch it was
No Name Name Augments, distriction 1 year beformses, loans, or No Yes. Identify	below.  below.  below.  below.  credits on loans, sto	Address  Address  awals credited or did the debtor provided the de	r given to insiduded	ders with value in ar	e positions?  Posi any i	ition and na interest	other comp	Period position held From _ From _ From _ From _	I during which on or interest To	ch it was
Ayments, distriction of the debtor, or No Name  Name  No No No No No No Name and accompany of the Name and accompany or No Name	below.  below.  below.  below.  credits on loans, sto	Address  Address  awals credited or did the debtor provided the de	r given to insiduded	ders with value in ar	e positions?  Posi any i	ition and na interest	other comp	Period position held From _ From _ From _ From _	I during which on or interest To	ch it was
Ayments, districtions, loans, consuses, con	below.  below.  below.  below.  credits on loans, sto	Address  Address  awals credited or did the debtor provided the de	r given to insiduded	ders with value in ar	e positions?  Posi any i	ition and na interest	other comp	Period position held From _ From _ From _ From _	I during which on or interest To	ch it was

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r	Lonestar Prospects Management, LLC			Case number (# known)_20-42004-ELM-11		
	Name					
	Name and address of recipient					
2						
	Name					
	Street					
	City	State	ZIP Code			
	Relationship to debtor					
	iin 6 years before filing this ca	se, has the debtor	r been a member of a	any consolidated group for tax purposes?		
<b>1</b>	iin 6 years before filing this ca	se, has the debtor	r been a member of a	nny consolidated group for tax purposes?		
) (	iin 6 years before filing this ca	se, has the debtor	r been a member of a	any consolidated group for tax purposes?  Employer Identification number of the parent corporation		
1	nin 6 years before filing this ca No Yes. Identify below.		r been a member of a	Employer Identification number of the parent		
1 C	nin 6 years before filing this can No Yes. Identify below.  Name of the parent corporation  Vista Proppants and Logistics, L	LC		Employer Identification number of the parent corporation  EIN: 82-0797817		
ith	nin 6 years before filing this can No Yes. Identify below.  Name of the parent corporation  Vista Proppants and Logistics, Le	LC		Employer Identification number of the parent corporation		
/ith	nin 6 years before filing this can No Yes. Identify below.  Name of the parent corporation  Vista Proppants and Logistics, Le	LC		Employer Identification number of the parent corporation  EIN: 82-0797817		
/ith	nin 6 years before filing this can No Yes. Identify below.  Name of the parent corporation  Vista Proppants and Logistics, Lean 6 years before filing this can No	LC		Employer Identification number of the parent corporation  EIN: 82-0797817		

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Debtor	Lonestar Prospects Management, LLC	Case number (if known) 20-42004-ELM-11
Part 14:	Signature and Declaration	
in conn	<b>ING</b> Bankruptcy fraud is a serious crime. Making a false streetion with a bankruptcy case can result in fines up to \$500,0.C. §§ 152, 1341, 1519, and 3571.	atement, concealing property, or obtaining money or property by fraud 000 or imprisonment for up to 20 years, or both.
	examined the information in this Statement of Financial Affaination is true and correct.	rs and any attachments and have a reasonable belief that the
l decla	re under penalty of perjury that the foregoing is true and corre	ect.
Ex	ecuted on 07/23/2020 MM / DD / YYYY	
<b>x</b> _/s	/ Kristin Whitley	Printed name Kristin Whitley
Sig	nature of individual signing on behalf of the debtor	
Ро	sition or relationship to debtor Chief Financial Officer	
Are ac	ditional pages to Statement of Financial Affairs for Non-Individ	duals Filing for Bankruptcy (Official Form 207) attached?
□ N		
X Y	es	

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Debtor Name: Lonestar Prospects Management, LLC Case Number: 20-42004-ELM-11

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 13, Question 25: Other businesses in which the debtor has or has had an interest

<b>Business Name &amp; Address</b>	Describe the nature of the business	Employer identification number	Date business existed From	Date business existed To
LONESTAR PROPSECTS, LTD. 4413 CAREY STREET FORT WORTH, TX 76119	Vista Entity	45-1484483	02/01/2011	Present

Debtor Name: Lonestar Prospects Management, LLC Case Number: 20-42004-ELM-11

#### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 13, Question 28: Debtor's officers, directors, managing members, general partners, members in control, controlling shareholders, or other people in control of the debtor at the time of the filing of this case.

Name and Address	Position and nature of any interest	% of interest if any
BARTON, GARY 4413 CAREY STREET FORT WORTH, TX 76119	CRO	0%
HUMPHREYS, GARY 8416 ASHBRIAR LANE FORT WORTH, TX 76126	CEO	0%
ROBERTSON, MARTIN 3821 COLLINWOOD FORT WORTH, TX 76107	President and COO	0%
VPROP OPERATING, LLC 4413 CAREY STREET FORT WORTH, TX 76119		100%
WHITLEY, KRISTIN 4413 CAREY STREET FORT WORTH, TX 76119	CFO	0%