Case 20-35812 Document 1 Filed in TXSR on 12/07/20 Page 1 of 27 Docket #0001 Date Filed: 12/7/2020 Case number (if known)

| Debtor | Name Superior Energy Se | rvices, Inc. | | | | | | | | | | | |
|----------|---|--------------|------------|-----------|------------|--------|------------|------|--|-----------|-----------------|---------------|--------------|
| United S | States Bankruptcy Court for the: | | | | | | | | | | | | |
| Souther | 'n | District of | Texas | | | | <u>-</u> | | | | | | |
| | | | (State) | , | | | | | | | | ☐ Check i | f this is an |
| Case no | umber (<i>If known)</i> : | | | Chapte | r <u>1</u> | 1 | | | | | | ame | nded filing |
| Offic | ial Form 201 | | | | | | | | | | | | |
| Volu | untary Petition t | or No | n-In | divi | dua | ıls | Filin | g f | or Ba | ankr | uptcy | | 04/20 |
| | space is needed, attach a sepa (if known). For more informati | | | | | | | | | | | | |
| 1. | Debtor's name | Superior | Energy S | Services, | , Inc. | | | | | | | | |
| 2. | All other names debtor used in the last 8 years | SPN | | | | | | | | | | | |
| | Include any assumed names, trade names, and doing business as names | Superior | Energy S | Services | of Dela | aware, | Inc. | | | | | | |
| 3. | Debtor's federal Employer Identification Number (EIN) | 7 5 | 2 | 3 | 7 | 9 | 3 | 8 | 8 | | | | |
| 4. | Debtor's address | Princina | al place o | of husine | 266 | | | | Mailing a | address | if different | from princ | inal nlace |
| •• | Doniel C dadies | - | uisiana S | | | 10 | | | Mailing address, if different from principal place of business | | | | |
| | | Number | | - | | | | | Number | Stree | et | | |
| | | Houston | | TX | | | 77 | 7002 | | | | | |
| | | City | | State | | | ZIP C | ode | City | | State | | ZIP Code |
| | | | | | | | | | | | cipal assets | , if differen | t from |
| | | Harris C | ounty | | | | | | | • | | | |
| | | County | | | | | | | | | | | |
| | | | | | | | | | Number | Stree | et | | |
| | | | | | | | | | City | | State | | ZIP Code |
| 5. | Debtor's website (URL) | https://w | ww.supe | riorenerg | y.com/ | / | | | | | | | |
| 6. | Type of debtor | | • | , | • | | ability Co | mpar | ny (LLC) ar | nd Limite | ed Liability Pa | artnership (L | LP)) |
| | | □ Pa | artnership | (excludi | ing LLF | P) | | | | | | | |

Other. Specify:

Debtor

Superior Energy Services, Inc.

Fill in this information to identify the case:

| Debtor | Superior Energy Services, Inc. | | | Case number (if known) | | | | | |
|--------|--|------|---|---|--|--|--|--|--|
| | | | | | | | | | |
| 7. | Describe debtor's business | A. C | A. Check one: | | | | | | |
| | | | Health Care B | usiness (as defined in 11 U.S.C. § 101(27A)) | | | | | |
| | | | Single Asset F | Real Estate (as defined in 11 U.S.C. § 101(51B)) | | | | | |
| | | | Railroad (as d | efined in 11 U.S.C. § 101(44)) | | | | | |
| | | | Stockbroker (a | as defined in 11 U.S.C. § 101(53A)) | | | | | |
| | | | Commodity B | oker (as defined in 11 U.S.C. § 101(6)) | | | | | |
| | | | Commodity B | oker (as defined in 11 U.S.C. § 101(6)) | | | | | |
| | | | None of the al | pove | | | | | |
| | | B. C | 3. Check all that apply: | | | | | | |
| | | | Tax-exempt entity (as described in 26 U.S.C. § 501) | | | | | | |
| | | | Investment co § 80a-3) | mpany, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. | | | | | |
| | | | , | visor (as defined in 15 U.S.C. § 80b-2(a)(11)) | | | | | |
| | | | tps://www.usco | nerican Industry Classification System) 4-digit code that best describes debtor. See <u>urts.gov/four-digit-national-association-naics-codes</u> 3 1 | | | | | |
| | Under which chapter of the | Chor | ck one: | | | | | | |
| | Bankruptcy Code is the debtor filing? | | Chapter 7 | | | | | | |
| | | | Chapter 9 | | | | | | |
| | | | | heck all that apply: | | | | | |
| | A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not | | | The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). | | | | | |
| | the debtor is a "small business debtor") must check the second sub-box. | | | The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). | | | | | |
| | | | \boxtimes | A plan is being filed with this petition. | | | | | |
| | | | \boxtimes | Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). | | | | | |
| | | | \boxtimes | The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the <i>Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11</i> (Official Form 201A) with this form. | | | | | |
| | | | | The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2. | | | | | |
| | | | Chapter 12 | | | | | | |

| Debtor | Superior Energy Services, Inc. | | | | | C | ase number (<i>i</i> | f known) | | |
|--------|---|----------|--|----------------|--------------|-----------------|---|--|----------------------|----------------------------|
| | Name | | | | | | | | | |
| 9. | Were prior bankruptcy cases filed by or against the debtor | | | Distr | ict | | When | | Case Number | |
| | within the last 8 years? | | 165 | Disti | _ | | _ WHICH | MM / DD / YYYY | = | |
| | If more than 2 cases, attach a | | | Distr | ict | | When | WIWI / DD / TTTT | Case Number | |
| | separate list. | | | Dioti | _ | | _ ************************************* | MM / DD / YYYY | = | |
| 10. | Are any bankruptcy cases pending or being filed by a | 1 | No | | | | | | | |
| | business partner or an affiliate of the debtor? | ⊠ ` | Yes | Debt | or <u>s</u> | See attached S | Schedule 1 | | Relationship | See Attached Schedule 1 |
| | List all cases. If more than 1, | | | Distr | ict <u>s</u> | Southern Distr | ict of Texas | When | Contemporaneously | |
| | attach a separate list. | | | Cook | | har if known | | | | MM / DD / YYYY |
| | | | | Case | e num | ber, if known | | | _ | |
| 11. | Why is the case filed in this | Ch | eck a | ll that a | apply: | • | | | | |
| | district? | | Debtor has had its domicile, principal place of business, or principal assets in immediately preceding the date of this petition or for a longer part of such 18 district. | | | | | | | |
| | | | | ankrup | otcy ca | ase concerning | g debtor's affili | iate, general partner, | , or partnership is | pending in this |
| 12. | Does the debtor own or have possession of any real property or personal property that needs | | No | | | | | | | |
| | | | | . Ansv ded. | ver be | elow for each p | roperty that n | eeds immediate atte | ntion. Attach addi | tional sheets if |
| | immediate attention? | | | Why | does | the property | need immed | iate attention? (Che | eck all that apply.) |) |
| | | | It poses or is alleged to pose a threat of imminent and identifiable hazard to public or safety. | | | | | | rd to public health | |
| | | | What is the hazard? | | | | | | | |
| | | | | | It nee | eds to be physi | cally secured | or protected from the | e weather. | |
| | | | | | attent | tion (for examp | ole, livestock, | ssets that could quick seasonal goods, me | at, dairy, produce | |
| | | | | | Other | • | | options). | | |
| | | | | Whe | re is 1 | the property? | | | | |
| | | | | | | | Number | Street | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| | | | | | | | City | State | Z | IP Code |
| | | | | Is th | e pro | perty insured | ? | | | |
| | | | | _ | No | | | | | |
| | | | | | Yes. | Insurance aç | | | | |
| | | | | | | Contact nam | | | | |
| | | | | | | Phone | | | | |

| Debtor | | | | Case number (if known) | | | | | |
|--------|--|-------------------|--|------------------------|---|-------------|------------------------------------|--|--|
| | Name | | | | | | | | |
| | Statistical and administrative i | nform | nation | | | | | | |
| 13. | Debtor's estimation of | Che | ck one: | | | | | | |
| | available funds | \boxtimes | Funds will be available fo | r distrib | ution to unsecured creditors | • | | | |
| | | | After any administrative e creditors. | expense | s are paid, no funds will be | availabl | e for distribution to unsecured | | |
| 14. | Estimated number of | | 1-49 | | 1,000-5,000 | | 25,001-50,000 | | |
| | creditors | | 50-99 | | 5,001-10,000 | | 50,001-100,000 | | |
| | (on a consolidated basis) | | 100-199 | \boxtimes | 10,001-25,000 | | More than 100,000 | | |
| | | | 200-999 | | | | | | |
| 15. | Estimated assets | | \$0-\$50,000 | | \$1,000,001-\$10 million | | \$500,000,001-\$1 billion | | |
| | | | \$50,001-\$100,000 | | \$10,000,001-\$50 million | \boxtimes | \$1,000,000,001-\$10 billion | | |
| | (on a consolidated basis) | | \$100,001-\$500,000 | | \$50,000,001-\$100 million | | \$10,000,000,001-\$50 billion | | |
| | | | \$500,001-\$1 million | | \$100,000,001-\$500 millio | ם ו | More than \$50 billion | | |
| 16. | Estimated liabilities | | \$0-\$50,000 | | \$1,000,001-\$10 million | | \$500,000,001-\$1 billion | | |
| | | | \$50,001-\$100,000 | | \$10,000,001-\$50 million | \boxtimes | \$1,000,000,001-\$10 billion | | |
| | (on a consolidated basis) | | \$100,001-\$500,000 | | \$50,000,001-\$100 million | | \$10,000,000,001-\$50 billion | | |
| | | | \$500,001-\$1 million | | \$100,000,001-\$500 millio | ם ו | More than \$50 billion | | |
| | Request for Relief, Declaration | n, and | Signatures | | | | | | |
| WARNIN | IG – Bankruptcy fraud is a seric or imprisonment for up to 2 | ous cri 20 yea | me. Making a false statemers, or both. 18 U.S.C. §§ 19 | ent in co 52, 134 | onnection with a bankruptcy 1, 1519, and 3571. | case ca | n result in fines up to \$500,000 | | |
| 17. | Declaration and signature of authorized representative of debtor | | The debtor requests relie in this petition. | f in acc | ordance with the chapter of | itle 11, | United States Code, specified | | |
| | | \boxtimes | I have been authorized to | file this | s petition on behalf of the de | btor. | | | |
| | | | I have examined the infortrue and correct. | mation | in this petition and have a re | easonat | ole belief that the information is | | |
| | | I ded | clare under penalty of perju | ry that t | he foregoing is true and cor | ect. | | | |
| | | | Executed on 12/07/202 | 20 | | | | | |
| | | | MM / DD | / YYYY | , | | | | |
| | | × | /s/ Westervelt ("Westy") 1 | . Ballar | d, Jr. Westerve | lt ("Wes | sty") T. Ballard, Jr. | | |
| | | | Signature of authorized re | epreser | tative of debtor Printed n | ame | | | |
| | | | Title Authorized Signa | tory | | | | | |
| | | | | | | | | | |

| Debtor | Superior Energy Services, Inc. Name | Case number (if known) | | | | | | |
|--------|-------------------------------------|--|---------|----------------|----------|--|--|--|
| 18. | Signature of attorney | /s/ Timothy A. ("Tad") Davidson II | Date | 12/07/2020 | | | | |
| | | Signature of authorized representative of debtor | | MM/ DD / YYY | Υ | | | |
| | | Timothy A. ("Tad") Davidson II | | | | | | |
| | | Printed name | | | | | | |
| | | Hunton Andrews Kurth LLP | | | | | | |
| | | Firm name | | | | | | |
| | | 600 Travis Street, Suite 4200 | | | | | | |
| | | Number Street | | | | | | |
| | | Houston | Texas | | 77002 | | | |
| | | City | State | | ZIP Code | | | |
| | | 713-220-4200 | Tadda | vidson@huntona | k.com | | | |
| | | Contact phone | Email a | ddress | | | | |
| | | 24012503 | Texas | | | | | |
| | | Bar number | State | | | | | |

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

| In r | re: | | : Chapter 11 | |
|------------------------|---------|---|--|-----------------------|
| SU | PERIOF | R ENERGY SERVICES, INC., et al,1 | : Case No. 20 | _() |
| | | Debtors | : : | |
| | | | : x | |
| ÷ | Attachn | nent to Voluntary Petition for Non-Ir Chapter | | ankruptcy Under |
| 2. | Act | y of the debtor's securities are registered of 1934, the SEC file number is <u>001-34</u> following financial data is the latest av | d under Section 12 of th | e Securities Exchange |
| | a. | Total assets | _ | \$884,723.20 |
| | b. | Total debts (including debts listed in | , | \$1,383,151,024.86 |
| | c. | Debt securities held by more than 50 | | N/A |
| | | secured □ unsecured ⋈ subording secured with sec | Approxim nated □ \$ nated □ \$ nated □ \$ nated □ \$ nated □ \$ | see comment |
| | d. | Number of shares of preferred stock issued | - | ,000,000 shares; none |
| | e. | Number of shares of common stock 15,799,039; Outstanding – 14,826,62 | | 25,000,000; Issued – |

The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number, are: Superior Energy Services, Inc. (9388), SESI, L.L.C. (4124), Superior Energy Services-North America Services, Inc. (5131), Complete Energy Services, Inc. (9295), Warrior Energy Services Corporation (9424), SPN Well Services, Inc. (2682), Pumpco Energy Services, Inc. (7310), 1105 Peters Road, L.L.C. (4198), Connection Technology, L.L.C. (4128), CSI Technologies, LLC (6936), H.B. Rentals, L.C. (7291), International Snubbing Services, L.L.C. (4134), Stabil Drill Specialties, L.L.C. (4138), Superior Energy Services, L.L.C. (4196), Superior Inspection Services, L.L.C. (4991), Wild Well Control, Inc. (3477), Workstrings International, L.L.C. (0390). The Debtors' address is 1001 Louisiana Street, Suite 2900, Houston, Texas 77002.

Comments, if any: <u>Superior Energy Services</u>, <u>Inc. does not and cannot know the precise number of beneficial holders of any of the debt securities it has issued and does not believe that any such securities are held by more than 500 holders.</u>

- 3. Brief description of debtor's business: The debtor provides specialized oilfield services and equipment to the energy industry.
- 4. List of the names of any person who directly or indirectly owns, controls, or holds, with power to vote, 5% or more of the voting securities of debtor:
 - a. LJH, Ltd 15.21%
 - b. Monarch Alternative Capital LP 7.74%
 - c. Warlander Asset Management, LP 7.49%
 - d. Aristeia Capital, L.L.C. 6.50%
 - e. Madison Avenue Partners, LP 5.40%

| Fill in this informa | ation to identify the case: | | | | |
|----------------------|-----------------------------|---------|----|---|-----------------------|
| Debtor Name | Superior Energy Services, I | nc. | | _ | |
| United States Ba | inkruptcy Court for the: | | | | |
| Southern | District of | Texas | | | |
| | | (State) | | | |
| Case number (If | | Chapter | 11 | | ☐ Check if this is an |
| known): | | | | | amended filing |

Schedule 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case, collectively, the "<u>Debtors</u>") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of Texas. The Debtors have filed a motion requesting that the chapter 11 cases of these entities be consolidated for procedural purposes only and jointly administered under the number assigned to the chapter 11 case of Superior Energy Services, Inc.

| Superior Energy Services, Inc. |
|--|
| SESI, LLC. |
| Superior Energy Services-North America Services, Inc. |
| Complete Energy Services, Inc. |
| Warrior Energy Services Corporation |
| SPN Well Services, Inc. |
| Pumpco Energy Services, Inc. |
| 1105 Peters Road, LLC. |
| Connection Technology, L.L.C. |
| CSI Technologies, LLC |
| H.B. Rentals L.C. |
| International Snubbing Services, L.L.C. |
| Stabil Drill Specialties, L.L.C. |
| Superior Energy Services, L.L.C. |
| Superior Inspection Services, L.L.C. |
| Wild Well Control, Inc. |
| Workstrings International, L.L.C. |



SUPERIOR ENERGY SERVICES, INC.

SECRETARY'S CERTIFICATE

I, William B. Masters, the duly authorized Executive Vice President, General Counsel, and Secretary of Superior Energy Services, Inc., a Delaware Corporation (the "Company"), presently serving in such capacity, hereby certify that on December 3, 2020 all of the members of the Company's board of directors (the "Board of Directors"), and collectively with SESI, L.L.C. ("SESI"), Superior Energy Services-North America Services, Inc., Complete Energy Services, Inc., Warrior Energy Services Corporation, SPN Well Services, Inc., Pumpco Energy Services, Inc., 1105 Peters Road, L.L.C., Connection Technology, L.L.C., CSI Technologies, LLC, H.B. Rentals, L.C., International Snubbing Services, L.L.C., Stabil Drill Specialties, L.L.C., Superior Energy Services, L.L.C., Superior Energy Services, L.L.C., Wild Well Control, Inc. and Workstrings International, L.L.C., the "Companies"), hereby consented in writing, pursuant to the provisions of applicable law, based on the advice of the Company's professionals and advisors, and after thorough discussions, took the following actions and adopted the following resolutions by Unanimous Written Consent:

Filing of Chapter 11 Cases

WHEREAS, the Company intends to implement a restructuring, which shall include all of the Companies, in order to preserve the value of the Company's business and for all stakeholders (the "**Restructuring**");

WHEREAS, the Company proposes to enter into that certain Amended and Restated Restructuring Support Agreement (together with all exhibits thereto, and as amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "**RSA**"), which will amend and restate the original restructuring support agreement entered into on September 29, 2020, regarding certain material terms of the Restructuring with certain holders of SESI's (i) \$800,000,000 7.125% senior unsecured notes due 2021 (the "**2021 Notes**") and (ii) \$500,000,000 7.750% senior unsecured notes due 2024 (the "**2024 Notes**"), of which the Company and each of the Companies other than SESI are a guarantor;

WHEREAS, the Board of Directors has been provided a copy of the RSA, along with the exhibits thereto, including the plan or reorganization attached as Exhibit A to the RSA;

WHEREAS, the RSA contemplates that, upon the terms and subject to the conditions set forth therein, the Consenting Noteholders (as defined in the RSA) shall support and pursue, together with the Companies, a joint prepackaged chapter 11 plan of reorganization to be filed in the United States Bankruptcy Court for the Southern District of Texas, Houston Division (the "Bankruptcy Court"), involving, among other things: (i) the full repayment of the amounts outstanding under the existing fifth amended and restated credit agreement, dated as of October 20, 2017, by and among SESI, as borrower, the Company, the lenders party thereto and JPMorgan

Chase Bank, N.A as administrative agent; (ii) the conversion of the 2021 Notes and 2024 Notes, to the extent holders of such notes affirmatively opt out of the cash-out option provided for in the Companies' chapter 11 plan of reorganization, into 100% of the equity of the Company, as reorganized pursuant to the terms of the Company's chapter 11 plan of reorganization, and the offering of subscription rights to an equity rights offering (with a cash-out option) to certain holders of 2021 Notes and 2024 Notes; and (iii) access to new capital in the form of an exit facility in the aggregate principal amount of up to \$170 million;

WHEREAS, the Board of Directors have been advised by the Company's management and advisors of the proposed terms and conditions of the RSA; and

WHEREAS, the Board has received, reviewed, and discussed the recommendations of senior management of the Company and the Company's legal, financial, and other advisors as to the relative risks and benefits of the strategic alternatives available to the Company, including pursuing a reorganization through a bankruptcy case (the "Chapter 11 Case") under the provisions of Chapter 11 of Title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code"), and has discussed the key "first day" and "second day" pleadings that would be proposed to be filed in connection with the Chapter 11 Cases (as defined below) (the "Chapter 11 Filings").

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of the Board of Directors, it is desirable and in the best interests of the Company, its creditors, stockholders and other interested parties, that the Company seek relief under the provisions of Chapter 11, Title 11 of the Bankruptcy Code; and it is further

RESOLVED, that the Company is hereby authorized, and each "<u>Authorized Person</u>" (as defined below) shall be, and hereby is, authorized and directed, on behalf of the Company, to commence a Chapter 11 Case by executing, verifying and delivering a voluntary petition in the name of the Company under Chapter 11 of the Bankruptcy Code and causing the same to be filed, along with the Chapter 11 Filings, with the Bankruptcy Court in such form and at such time as the Authorized Person executing said petition shall determine; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized and directed, on behalf of the Company, to seek to have its Chapter 11 Case jointly administered by the Bankruptcy Court with the separate cases commenced by the other Companies under Chapter 11 of the Bankruptcy Code (the respective Chapter 11 Case together with such other separate cases, the "<u>Chapter 11 Cases</u>"); and it is further

RESOLVED, that the entry into by the Company of the RSA for the purposes of securing the necessary support amongst the Company's creditors for the Chapter 11 Cases be, and hereby is, in all respects, approved, ratified and confirmed; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, directed and empowered, on behalf of and in the name of the Company, to negotiate, effect, execute, deliver and perform any amendments, modifications, replacements, releases or other alterations of whatever form or nature to any of the existing documentation governing the Company's indebtedness existing as of the date of these resolutions, including, without limitation, any credit agreements, guaranties, security documents or indentures, as such Authorized Person may, in their sole discretion, deem necessary or appropriate in connection with the Chapter 11 Cases; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, directed and empowered, on behalf of and in the name of the Company, to the extent applicable, to obtain the use of cash collateral, in such amounts and on such terms as may be agreed by any Authorized Person in their sole discretion, including the grant of replacement liens or other adequate protection, as is reasonably necessary or appropriate for the continuing conduct of the affairs of the Company; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, on behalf of and in the name of the Company, to enter into such forbearance agreements, waivers, amendments or modifications, or other supplements relating to the Company's existing indebtedness as may be deemed necessary or appropriate by such Authorized Person; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, on behalf of and in the name of the Company, to the extent applicable, to enter into and seek authority from the Bankruptcy Court to enter into and/or assume any other restructuring support or similar agreements in connection with the Chapter 11 Cases and to enter into, and/or seek approval of, any agreements, documents or instruments related thereto; and it is further

RESOLVED, that the Company is authorized, and each Authorized Person shall be, and hereby is, authorized and empowered, with full power of delegation, on behalf of and in the name of the Company, to execute (under the common seal of the Company, if appropriate), verify and/or file, or cause to be filed and/or executed or verified (or direct others to do so on their behalf as provided herein), and to amend, supplement or otherwise modify from time to time, all necessary or appropriate documents with (i) the Securities and Exchange Commission; (ii) the Bankruptcy Court; and (iii) any other court or regulatory body, including, without limitation, petitions, affidavits, schedules, motions, lists, applications, the Chapter 11 Filings, pleadings and other documents, agreements and papers, including all loan agreements, documents, notes, guaranties, security agreements, pledge agreements and all other documents, agreements or instruments and to take any and all actions that the Authorized Person deems necessary or appropriate, each in connection with the Chapter 11 Cases, any post-petition financing or any cash collateral usage contemplated hereby or thereby; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized and empowered, on behalf of and in the name of the Company, to employ and retain: (i) the law firms of Latham & Watkins LLP and Hunton Andrews Kurth LLP as attorneys in connection with the Chapter 11 Cases and to take any and all actions to advance the Company's rights, including the preparation of pleadings and filings in the Chapter 11 Cases; (ii) Ducera Partners LLC and Johnson Rice & Company L.L.C. to act as investment bankers and financial advisors in connection with the Chapter 11 Cases; (iii) the firm of Kurtzman Carson Consultants LLC to act as notice, claims and balloting agent and to provide other related services to the Company in the Chapter 11 Cases; (iv) the firm of Alvarez & Marsal North America, LLC to provide restructuring advice and other related services to the Company in the Chapter 11 Cases; and (v) the firm of Ernst & Young LLP to provide tax advice and related services to the Company in the Chapter 11 Cases, and any such acts previously taken by the Authorized Persons consistent with this resolution shall be, and hereby are, in all respects, approved, ratified and confirmed; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized and empowered, on behalf of and in the name of the Company, to employ and retain such further legal, restructuring, financial, accounting and bankruptcy services firms (together with the foregoing identified firms, the "**Professionals**") as may be deemed necessary or appropriate by such Authorized Person to assist the Company in carrying out its responsibilities in the Chapter 11 Cases and achieving a successful reorganization; and it is further

Approval of DIP Credit Facility

WHEREAS, the Company is the sole member of SESI, a Delaware limited liability company (the "Borrower");

WHEREAS, it is proposed that the Company enter into a Senior Secured Debtor-in-Possession Credit Agreement and with such final terms and in such final form to be negotiated and approved by the Authorized Persons or their delegees (as amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "<u>DIP Credit Agreement</u>"), by and among the Company, as parent, the Borrower, as borrower, the financial institutions and other parties from time to time party thereto as lenders (the "<u>DIP Lenders</u>") and JPMorgan Chase Bank, N.A., as administrative agent (in such capacity, the "<u>DIP Agent</u>");

WHEREAS, it is proposed that the Company enter into the Loan Documents (as defined in the DIP Credit Agreement), instruments, certificates, agreements and other documents necessary, desirable, convenient, appropriate, advisable or otherwise requested by the DIP Agent to satisfy the covenants, conditions precedent and any conditions subsequent for the extension of credit under the DIP Credit Agreement, or in connection with the performance of its obligations under the DIP Credit Agreement, and the other Loan Documents deemed necessary or proper by the DIP Agent or required by any of the Loan Documents and affidavits, agreements, certificates, documents, instruments, notices, recordings or filings relating to any of the foregoing, in each case with such terms and in such forms as negotiated and approved by the Authorized Persons or their delegees (together with the DIP Credit Agreement and the other Loan Documents, collectively, the "DIP Credit Documents");

WHEREAS, in connection with the execution, delivery and performance by the Company of the DIP Credit Documents to which it is a party, the Company may be required, or may deem it necessary or appropriate, to take such other actions, including, without limitation, the payment of fees, costs and expenses, the giving of notices, the designation of persons authorized to act, and other actions as may be necessary or appropriate to perform under any DIP Credit Document to which it is a party (collectively, the "Related Actions");

WHEREAS, the Board of Directors has determined that the Company's entry into the DIP Credit Documents to which it is a party, including, if applicable, the Company's guarantee of obligations of the Borrower and others, as applicable, in the DIP Order and taking of the Related Actions (i) is necessary or convenient to the conduct, promotion or attainment of the Company's business and (ii) may reasonably be expected to benefit the Company, directly or indirectly; and

WHEREAS, the Board of Directors of the Company has determined that the execution, delivery and performance of each DIP Credit Document and taking of the applicable Related Actions will benefit the Company and is in the best interest of the Company, including the granting of a lien on and/or security interest in substantially all of its assets to secure the obligations under

the DIP Credit Documents and to enter into and to perform its obligations under each DIP Credit Document.

FURTHER RESOLVED, that the Board of Directors hereby determines that the negotiation and approval of the terms and forms of the DIP Credit Agreement and the other DIP Credit Documents by the Authorized Persons and their delegees, approval of the transactions contemplated by the DIP Credit Documents and the execution, delivery and performance by the Company of the DIP Credit Documents on the terms and conditions as substantially described or provided to the Board of Directors will benefit the Company and is in the best interest of the Company; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized and empowered, with full power of delegation, on behalf of and in the name of the Company, to negotiate and approve the terms and form of any adequate protection to creditors and to secure the payment and performance of any post-petition financing, including financing incurred through the DIP Credit Agreement, and to effectuate the forgoing by (i) paying or approving the payment of all amounts payable in connection with any adequate protection arrangement, (ii) pledging or granting liens and mortgages on, or security interest in, all or any portion of the Company's assets, including all or any portion of the issued and outstanding capital stock, partnership interests, or membership interests of any subsidiaries of the Company, whether now owned or hereafter acquired, and (iii) entering into or causing to be entered into such security agreements, pledge agreements, control agreements, intercreditor agreements, mortgages, deeds of trust and other agreements as are necessary, appropriate or desirable to effectuate the intent of, or matters reasonably contemplated or implied by, these resolutions in such form, covering such collateral and having such other terms and conditions as are approved or deemed necessary, appropriate or desirable by the Authorized Person executing the same, the execution thereof by such Authorized Person to be conclusive evidence of such approval or determination; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized and empowered, with full power of delegation, on behalf of and in the name of the Company, to execute, verify and/or file, or cause to be filed and/or executed or verified (or direct others to do so on their behalf as provided herein), and to amend, supplement or otherwise modify from time to time any of the DIP Credit Documents to which it is a party, and to take any and all actions that the Authorized Person deems necessary or appropriate, each in connection with the Chapter 11 Cases and/or any post-petition financing or any cash collateral usage contemplated hereby or thereby; and it is further

RESOLVED, that each Authorized Person is hereby authorized, directed and empowered to do or cause to be done all such acts or things and to execute and deliver, or cause to be executed and delivered, under seal or otherwise, all such DIP Credit Documents or other affidavits, agreements, certificates, documents, instruments, notices, recordings and filings (including, without limitation, any and all certificates and notices required or permitted to be given or made under the terms, conditions or provisions of any of the agreements, documents or instruments executed therewith), in the name and on behalf of the Company on behalf of each of the Company's direct or indirect subsidiaries, as any such Authorized Officer, in his or her discretion, may deem necessary, proper or advisable to effectuate or carry out the purposes and intent of the foregoing resolutions and to perform the obligations of such subsidiary under all affidavits, agreements, certificates, documents, instruments, recordings and filings executed or delivered on behalf of such

subsidiary in connection with the DIP Credit Documents to which such subsidiary is a party; and it is further

RESOLVED, that the Company is hereby authorized to grant a lien on, security interest in, and/or pledge any and all of its properties and assets to secure its obligations (including any obligations guaranteed by it under the DIP Order or any other DIP Credit Document) and to use and obtain the benefits of the cash collateral under the DIP Credit Documents and to enter into and to perform its obligations under each DIP Credit Document and that the grant of liens, security interests and pledges by the Company as contemplated in the DIP Credit Documents, and the grant of any additional liens, security interests or pledges pursuant to any additional security agreements or pledge agreements that may be required under the DIP Credit Documents, and the execution of documents, agreements and instruments in connection therewith, and the filing of financing statements to perfect or otherwise evidence such liens, security interests or pledges, are in each case hereby authorized, approved, and adopted, as applicable; and it is further

RESOLVED, that the Company, each Authorized Person and any of their designees is hereby authorized to take any of the Related Actions.

General

FURTHER RESOLVED, that each Authorized Person shall be, and hereby is, authorized, with full power of delegation, in the name and on behalf of the Company, to take or cause to be taken any and all such further action and to execute and deliver or cause to be executed or delivered, and to amend, supplement or otherwise modify from time to time, all such further agreements, documents, certificates, statements, notices, undertakings and other writings, and to incur and to pay or direct payment of all such fees and expenses, as in the judgment of the Authorized Person shall be necessary, appropriate or advisable to effectuate the purpose and intent of any and all of the foregoing resolutions; and it is further

RESOLVED, that all acts lawfully done or actions lawfully taken by any officer of the Company or any of the Professionals in connection with the Chapter 11 Cases or any proceedings related thereto, 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 it is further

RESOLVED, that any and all actions, whether previously or subsequently taken by any Authorized Person or any other person authorized to act by an Authorized Person, that are consistent with the intent and purpose of the foregoing resolutions or in connection with any matters referred to herein, shall be, and the same hereby are, in all respects, ratified, approved and confirmed; and it is further

RESOLVED, that for the purposes of these resolutions, the term "<u>Authorized Person</u>" shall mean and include each of the President and Chief Executive Officer, the Chief Financial Officer, the Chief Accounting Officer, and the General Counsel; and it is further

RESOLVED, that to the extent of any inconsistency between the terms of this Unanimous Written Consent and the Amended and Restated Bylaws of the Company (the "<u>ByLaws</u>"), the terms of this Unanimous Written Consent shall control and the ByLaws shall be amended hereby; and it is further

Case 20-35812 Document 1 Filed in TXSB on 12/07/20 Page 15 of 27

RESOLVED, that this Unanimous Written Consent shall be governed by the laws of the State of Delaware (without regard to conflict of laws principles).

IN WITNESS WHEREOF, I have signed this Certificate effective for all lawful purposes as of this 4th day of December, 2020.

William B. Masters

Executive Vice President, General Counsel, and Secretary

NOTARY PUBLIC

On this 4th day of December, 2020, before me, the undersigned Notary Public in and for the State of Texas, United States of America, personally appeared William B. Masters, known by me as the duly authorized Executive Vice President, General Counsel, and Secretary of Superior Energy Services, Inc., and in my presence signed the foregoing Certificate in the name of and on behalf of said Company.

Given my signature and seal of office, this 4th day of December, 2020.

Notary Public

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

| | X | |
|--|---|----------------------------------|
| In re: | : | Chapter 11 |
| | : | |
| SUPERIOR ENERGY SERVICES, INC., et al., ² | : | Case No. 20 () |
| | : | |
| Debtors. | : | (Joint Administration Requested) |
| | : | |
| | X | |

CONSOLIDATED LIST OF CREDITORS HOLDING THE THIRTY LARGEST UNSECURED CLAIMS

Superior Energy Services, Inc. and the entities listed in Schedule 1 to this petition (together, the "<u>Debtors</u>") each filed a petition in this Court on the date hereof for relief under chapter 11 of title 11 of the United States Code. Contemporaneously with the filing of their petitions, the Debtors filed a motion requesting, among other things, authority to file a consolidated list of creditors holding the thirty largest unsecured claims (the "<u>Largest Unsecured Creditors</u> <u>List</u>").

The Largest Unsecured Creditors List is based on the Debtors' books and records as of December 4, 2020, and was prepared in accordance with rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in the Debtors' chapter 11 cases. The Largest Unsecured Creditors List does not include persons who come within the definition of "insider" set forth in 11 U.S.C. § 101(31).

The information contained in the Largest Unsecured Creditors List shall not constitute an admission by, nor shall it be binding on, the Debtors. Moreover, nothing herein shall affect the Debtors' rights to challenge the amount or characterization of any claim at a later date.

The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number, are: Superior Energy Services, Inc. (9388), SESI, L.L.C. (4124), Superior Energy Services-North America Services, Inc. (5131), Complete Energy Services, Inc. (9295), Warrior Energy Services Corporation (9424), SPN Well Services, Inc. (2682), Pumpco Energy Services, Inc. (7310), 1105 Peters Road, L.L.C. (4198), Connection Technology, L.L.C. (4128), CSI Technologies, LLC (6936), H.B. Rentals, L.C. (7291), International Snubbing Services, L.L.C. (4134), Stabil Drill Specialties, L.L.C. (4138), Superior Energy Services, L.L.C. (4196), Superior Inspection Services, L.L.C. (4991), Wild Well Control, Inc. (3477), Workstrings International, L.L.C. (0390). The Debtors' address is 1001 Louisiana Street, Suite 2900, Houston, Texas 77002.

The failure to list a claim as contingent, unliquidated, or disputed does not constitute a waiver of the Debtors' rights to contest the validity priority and/or amount of such a claim.

| Fill in this information | on to identify the case: | | | | | | | |
|---|---|---------|----|---|---------------------|--|--|--|
| Debtor Name | ebtor Name Superior Energy Services, Inc. | | | | | | | |
| United States Bankruptcy Court for the: | | | | | | | | |
| Southern | District of | Texas | | | | | | |
| | | (State) | | | Check if this is an | | | |
| Case number (If kr | own): | Chapter | 11 | _ | amended filing | | | |

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders 12/15

A list of creditors holding the thirty (30) 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 thirty (30) largest unsecured claims.

| | me of creditor and complete illing address, including zip de | Name, telephone number, and email address of creditor contact | Nature of the claim (for example, trade debts, bank loans, professional services, and | Indicate if claim is contingent, unliquidated, or disputed | Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim. | | | |
|---|--|---|---|--|---|--|--------------------|--|
| | | | government contracts) | | Total claim, if partially secured | Deducti on for value of collatera I or setoff | Unsecured claim | |
| 1 | The Bank of New York Mellon Trust Company, N.A. ATTN: Lisa McCants 10161 Centurion Parkway Jacksonville, FL 32256 | Lisa McCants EMAIL - Lisa.McCants@bnymellon.co m PHONE - (713) 483-6752 FAX - (904) 645-1921 | Unsecured Notes | | | | \$827,075,000 | |
| 2 | The Bank of New York Mellon Trust Company, N.A. ATTN: Lisa McCants 10161 Centurion Parkway Jacksonville, FL 32256 | Lisa McCants EMAIL - Lisa.McCants@bnymellon.co m PHONE - (713) 483-6752 FAX - (904) 645-1921 | Unsecured Notes | | | | \$508,718,750 | |
| 3 | Internal Revenue Service ATTN: Centralized Insolvency Operation 2970 Market Street Philadelphia, PA 19104 | Centralized Insolvency Operation EMAIL - PHONE - (215) 222-8200 FAX - (855) 235-6787 | CARES Act - Payroll Tax Deferral | | | | \$5,788,014 | |
| 4 | Trendsetter Engineering Inc ATTN: Ron Downing President 10430 Rodgers Road Houston, TX 77070 | Ron Downing EMAIL - r.downing@trendsetterenginee ring.com PHONE - (281) 465-8858 FAX - | Trade Payable | | | | \$1,323,000 | |

| | me of creditor and complete iling address, including zip de | Name, telephone number, and email address of creditor contact | Nature of the claim (for example, trade debts, bank loans, professional services, and | Indicate if claim is contingent, unliquidated, or disputed | Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim. | | | |
|----|--|--|---|--|---|--|--------------------|--|
| | | | government contracts) | | Total claim, if partially secured | Deducti on for value of collatera I or setoff | Unsecured claim | |
| 5 | B&L Pipeco Services Inc ATTN: Matt Paulsen Controller 20465 SH 249 Suite 200 Houston, TX 77070 | Matt Paulsen EMAIL - mpaulsen@ccpipellc.com PHONE - (713) 468-6555 FAX - | Trade Payable | | | | \$924,735 | |
| 6 | Delmar Systems Inc ATTN: Ken Babin Chief Information Officer 8114 W. Hwy. 90 Broussard, LA 70518 | Ken Babin EMAIL - kennysky04@yahoo.com PHONE - (225) 776-4333 FAX - | Trade Payable | | | | \$474,500 | |
| 7 | Enterprise Fleet Management ATTN: Brice Adamson Executive Vice President 29 Hunter Ave St. Louis, MO 63124 | Brice Adamson EMAIL - brice.adamson@efleets.com PHONE - (314) 889-8400 FAX - | Trade Payable | | | | \$440,711 | |
| 8 | Enterprise FM Trust ATTN: Keith Gurule Finance Director 811 Main Street Kansas City, MO 64105 | Keith Gurule EMAIL - Keith.E.Gurule@efleets.com PHONE - (713) 300-7450 FAX - | Trade Payable | | | | \$180,555 | |
| 9 | Lafayette Steel Erector IncATTN: April Thompson313 Westgate RoadLafayette, LA 70506 | April ThompsonEMAIL - aprilt@lsecrane.comPHONE - (337) 234-9435FAX - (337) 234-0217 | Trade Payable | | | | \$155,530 | |
| 10 | Becnel Rental Tools LLC ATTN: Jason Becnel Operations Director 1809 Industrial Blvd Harvey, LA 70058 | Jason Becnel EMAIL - jason@becnelrt.com PHONE - (504) 341-4610 FAX - (504) 341-4610 | Trade Payable | | | | \$128,811 | |
| 11 | Connector Specialists Inc ATTN: Alex Wheelock CEO 11050 W Little York Rd, Building N Houston, TX 77041 | Alex Wheelock EMAIL - alex.wheelock@connectorspec ialists.com PHONE - (504) 469-1659 FAX - (337) 237-3756 | Trade Payable | | | | \$108,868 | |
| 12 | FMC Technologies Inc ATTN: Douglas J. Pferdehirt Chief Executive Officer 11740 Katy Fwy Houston, TX 77079 | Douglas J. Pferdehirt EMAIL - dpferdehirt@technipfmc.com PHONE - (281) 591 4000 FAX - | Trade Payable | | | | \$106,489 | |

| Name of creditor and complete mailing address, including zip code | | Name, telephone number, and email address of creditor contact | Nature of the claim (for example, trade debts, bank loans, professional services, and | Indicate if claim is contingent, unliquidated, or disputed | Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim. | | |
|---|---|---|---|--|---|--|--------------------|
| | | | government contracts) | | Total claim, if partially secured | Deducti on for value of collatera I or setoff | Unsecured claim |
| 13 | Timbercreek Real Estate Partners LLC ATTN: Christoper C. Ortowski Manager 175 County Road 131 Gainesville, TX 76240 | Christoper C. Ortowski EMAIL - PHONE - (940) 665-2316 FAX - | Trade Payable | | | | \$96,872 |
| 14 | Control Flow Inc ATTN: Bill Laird President 9201 Fairbanks N. Houston Road Houston, TX 77064 | Bill Laird EMAIL - blaird@controlflow.com PHONE - (281) 890-8300 FAX - (281) 890-3947 | Trade Payable | | | | \$76,380 |
| 15 | National Oilwell Varco Tuboscope ATTN: Jack Dyer Vice President, US Operations 7909 Parkwood Circle Dr. Houston, TX 77036 | Jack Dyer EMAIL - jack.dyer@nov.com PHONE - (936) 273-3998 FAX - | Trade Payable | | | | \$73,627 |
| 16 | Practical Engineering Solutions LLC 124 Heymann Blvd, Suite 201 Lafayette, LA 70503 | EMAIL - PHONE - (337) 408-3242 FAX - | Trade Payable | | | | \$71,875 |
| 17 | Bricco Metal Finishing LLCATTN: Rick BridgesCEO17667 Telge RoadCypress, TX 77429 | Rick BridgesEMAIL - rick@briccomf.comPHONE - (832) 534-1190FAX - | Trade Payable | | | | \$69,353 |
| 18 | CAD Control Systems ATTN: Reggie Welty President and Chief Executive Officer 1017 Freeman Road Broussard, LA 70518 | Reggie Welty EMAIL - rwelty@cadoil.com PHONE - (337) 369-3737 FAX - (337) 369-3724 | Trade Payable | | | | \$68,496 |
| 19 | BS & G Rentals LLC ATTN: Jason Bellard 1100 Smede Hwy Broussard, LA 70518- 8033 | Jason Bellard EMAIL - bellard@petropull.org PHONE - (337) 365-5001 FAX - | Trade Payable | | | | \$57,696 |
| 20 | Strategy Oilfield Services Inc ATTN: Accounting 204 North Walnut Street Meunster, TX 76252 | Accounting EMAIL - jessica@ntin.net PHONE - (940) 759-4001 FAX - | Trade Payable | | | | \$57,500 |

| Name of creditor and complete mailing address, including zip code | | Name, telephone number, and email address of creditor contact | Nature of the claim (for example, trade debts, bank loans, professional services, and | Indicate if claim is contingent, unliquidated, or disputed | Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim. | | |
|---|---|--|---|--|--|--|--------------------|
| | | | government contracts) | | Total claim, if partially secured | Deducti on for value of collatera I or setoff | Unsecured claim |
| 21 | Wells Fargo Bank NA ATTN: General Counsel 420 Montgomery Street San Francisco, CA 94104 | General Counsel EMAIL - PHONE - 1-(800) 869-3557 FAX - | Trade Payable | | | | \$50,357 |
| 22 | Alpha Rental Tools Inc ATTN: Dwayne Boudoin President and Owner 4836 Highway 182 Houma, LA 70364 | Dwayne Boudoin EMAIL - dboudoin@alpharentaltools.co m PHONE - (985) 879-4053 FAX - | Trade Payable | | | | \$49,412 |
| 23 | Dupre Machine ATTN: Jake Dupre Owner 143 Decal St Lafayette, LA 70508- 3350 | Jake Dupre EMAIL - jake@dupremachine.com PHONE - (337) 232-5948 FAX - | Trade Payable | | | | \$49,168 |
| 24 | Downhole Solutions Inc ATTN: Burt Pereira President 81697 Hwy 41 Bush, LA 70431 | Burt Pereira EMAIL - burt.pereira@gmail.com PHONE - (985) 774-1409 FAX - | Trade Payable | | | | \$48,484 |
| 25 | Trinity Rental Services LLCATTN: John PrudhommeOwner1419 Hugh Wallis Road SouthLafayette, LA 70508 | John PrudhommeEMAIL - PHONE - (337) 886-6631FAX - | Trade Payable | | | | \$41,405 |
| 26 | Maverick Energy Solutions LLC ATTN: Ron Chiasson Chief Executive Officer 247 Brighton Loop Houma, LA 70360 | Ron Chiasson EMAIL - ron.chiasson@maverickenergy slt.com PHONE - (985) 664-1776 / (985) 855-5939 FAX - | Trade Payable | | | | \$39,185 |
| 27 | Wide Range Logistics LLC ATTN: David Breaux 304 Hacker St. New Iberia, LA 70562 | EMAIL - widerangelogistics1@gmail.co m PHONE - (337) 519-9697 FAX - (337) 446-3124 | Trade Payable | | | | \$34,100 |

| | me of creditor and complete iling address, including zip de | Name, telephone number, and email address of creditor contact | Nature of the claim (for example, trade debts, bank loans, professional services, and | Indicate if claim is contingent, unliquidated, or disputed | Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim. | | |
|----|---|---|---|--|--|--|--------------------|
| | | | government contracts) | | Total claim, if partially secured | Deducti on for value of collatera I or setoff | Unsecured claim |
| 28 | Pason Systems USA Corporation ATTN: Russel Smith Vice President International 7701 West Little York, Suite 800 Houston, TX 77040 | Russel Smith EMAIL - russell.smith@pason.com PHONE - (979) 320-7685 FAX - | Trade Payable | | | | \$33,826 |
| 29 | North American Metals Inc ATTN: Rod McMahon President 20001 Oil Center Blvd Houston, TX 77073 | Rod McMahon EMAIL - rmcmahon@northamericanmet als.net PHONE - (281) 443-4451 FAX - | Trade Payable | | | | \$33,416 |
| 30 | CHS Inc ATTN: Courtney Heard Accounts Receivable 5500 Cenex Drive Inver Grove Heights, Minnesota 55077 | Courtney Heard EMAIL - courtney.heard@chsinc.com PHONE - (605) 373-2597 FAX - | Trade Payable | | | | \$33,346 |

| Fill in this info | ormation to ident | ify the case: | | | J |
|--|---|--|--|--|---|
| Debtor Name | | Energy Services, Inc. | | | • |
| United States | Bankruptcy Co | | | | |
| Southern | . , | District of | Texas | | |
| | | | (State) | | |
| Case number | (If known): | | Chapter | 11 | |
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| Official I | Form 202 |) - | | | |
| Doclar | ation III | nder Penal | y of Pori | ırv for | |
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| Non-in | dividua | I Debtors | | | 12/15 |
| form for the samendments and the date. WARNING | schedules of as s of those docu . Bankruptcy Ro Bankruptcy fra | ssets and liabilities, ar ments. This form mus ules 1008 and 9011. ud is a serious crime. | ny other document of the state the individured Making a false state. | that requires a lal's position of tement, concea | s a corporation or partnership, must sign and submit this declaration that is not included in the document, and any or relationship to the debtor, the identity of the document, aling property, or obtaining money or property by fraud in ment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, |
| 1519, and 35 | | • | • • • | • | , , , |
| | Dec | laration and signature | | | |
| | | president, another offic er individual serving as | | | rporation; a member or an authorized agent of the partnership; s case. |
| | I have ex | xamined the information | n in the documents o | checked below a | and I have a reasonable belief that the information is true and |
| | | Schedule A/B: Assets | -Real and Personal | Property (Officia | ial Form 206A/B) |
| | | Schedule D: Creditors | s Who Have Claims | Secured by Prop | perty (Official Form 206D) |
| | | Schedule E/F: Credito | ors Who Have Unsec | cured Claims (O | Official Form 206E/F) |
| | | Schedule G: Executo | ry Contracts and Une | expired Leases (| (Official Form 206G) |
| | | Schedule H: Codebto | rs (Official Form 206 | SH) | |
| | | Summary of Assets a | nd Liabilities for Non | n-Individuals (Off | ficial Form 206Sum) |
| | | Amended Schedule_ | | | |
| | X | Chapter 11 or Chapte (Official Form 204) | er 9 Cases: List of C | Creditors Who H | Have the 30 Largest Unsecured Claims and Are Not Insiders |
| | | Other document that i | equires a declaration | n | |
| I declare unde | er penalty of per | jury that the foregoing is | s true and correct. | | |
| Evacuted on | 12/07/2020 | | */o/ Mooto | ruolt ("Mostu") T | T Pollard Ir |
| Executed on _ | 12/07/2020 MM / DD / YY | YY | Signature of | rvelt ("Westy") T of individual sign | ning on behalf of debtor |
| | | | | ("Westy") T. Ba | |

Authorized Signatory
Position or relationship to debtor

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

| | X | |
|--------------------------------|---|---------------|
| In re: | : | Chapter 11 |
| | : | |
| SUPERIOR ENERGY SERVICES, INC. | : | Case No. 20 (|
| | : | |
| Debtor. | : | |
| | : | |
| | X | |

LIST OF EQUITY HOLDERS³

Pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure, the following is a list equity security holders:

| Equity Holders | Address Of Equity Holder | Percentage of Equity Held (%) |
|-----------------------|--|----------------------------------|
| LJH, LTD. | 377 Neva Lane, Denison, TX 75020 | 15.21% |
| MONARCH | | |
| ALTERNATIVE | | |
| CAPITAL LP | 535 Madison Avenue, New York, NY 10022 | 7.74% |
| WARLANDER | | |
| ASSET | 250 West 55 th Street 33 rd Floor, New York, | |
| MANAGEMENT, LP | NY 10019 | 7.49% |
| ARISTEIA | One Greenwich Plaza, 3 rd Floor, Greenwich, | |
| CAPITAL, L.L.C. | CT 06830 | 6.50% |
| MADISON AVENUE | 150 East 58th Street, 14th Floor, New York, | |
| PARTNERS, LP | NY 10155 | 5.40% |

This list reflects holders of five percent or more of Superior Energy Services, Inc.'s common stock. This list serves as the disclosure required to be made by the debtor pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure. By the Debtors' Emergency Motion for Entry of an Order (I) Authorizing the Debtors to File a Consolidated Creditor Matrix and List of the 30 Largest Unsecured Creditors, (II) Waiving the Requirement to File a List of Equity Security Holders, and (III) Authorizing the Debtors to Redact Certain Personal Identification Information filed contemporaneously herewith, the Debtor is requesting a waiver of the requirement under Bankruptcy Rule 1007 to file a list of all of its equity security holders.

| | | | | _ |
|--|--|---|--|---|
| Fill in this info | ormation to ide | ntify the case | | |
| Debtor Name | Superio | or Energy Services, Inc. | | |
| United States | Bankruptcy C | ourt for the: | | |
| Southern | | District of | Texas | |
| | | | (State) | |
| Case number | r (If known): | | Chapter 11 | |
| | , | | | |
| Official | Form 20 | 2 | | |
| | | | ty of Pariury for | |
| | | | ty of Perjury for | |
| Non-In | dividu | al Debtors | | 12/15 |
| form for the samendments and the date. WARNING | schedules of a of those doc . Bankruptcy l Bankruptcy f | assets and liabilities, a cuments. This form mus Rules 1008 and 9011. raud is a serious crime. | ny other document that requires a st state the individual's position or . Making a false statement, concea | s a corporation or partnership, must sign and submit this declaration that is not included in the document, and any relationship to the debtor, the identity of the document, ling property, or obtaining money or property by fraud in ment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, |
| 1519, and 35 | 71. | | | , , , |
| | De | claration and signature | 1 | |
| | | | er, or an authorized agent of the corp a representative of the debtor in this | poration; a member or an authorized agent of the partnership; case. |
| | I have correct | | n in the documents checked below a | nd I have a reasonable belief that the information is true and |
| | | Schedule A/B: Assets | s–Real and Personal Property (Officia | al Form 206A/B) |
| | | Schedule D: Creditor | s Who Have Claims Secured by Prop | perty (Official Form 206D) |
| | | Schedule E/F: Credite | ors Who Have Unsecured Claims (O | fficial Form 206E/F) |
| | | Schedule G: Executo | ry Contracts and Unexpired Leases (| Official Form 206G) |
| | | Schedule H: Codebto | ors (Official Form 206H) | |
| | | Summary of Assets a | and Liabilities for Non-Individuals (Off | icial Form 206Sum) |
| | | Amended Schedule_ | | |
| | | Chapter 11 or Chapt (Official Form 204) | er 9 Cases: List of Creditors Who H | lave the 30 Largest Unsecured Claims and Are Not Insiders |
| | \boxtimes | Other document that | requires a declaration List of Equity F | lolders |
| I declare unde | er penalty of pe | erjury that the foregoing is | s true and correct. | |
| | 10/0-1 | | | |
| Executed on _ | 12/07/2020 MM / DD / Y | YYY | <u>× /s/ Westervelt ("Westy") ⁻</u> Signature of individual sign | I. Ballard, Jr. ing on behalf of debtor |
| | 14.1WI / DD / T | | Signature of marvidual sign | ang on sonan or dobtor |
| | | | Westervelt ("Westy") T. Ba Printed name | llard, Jr. |

<u>Authorized Signatory</u> Position or relationship to debtor

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

| | \mathbf{v} | |
|-----------------------------------|--------------|---------------|
| In re: | : | Chapter 11 |
| SUPERIOR ENERGY SERVICES, INC. | : | Case No. 20() |
| SOI ERIOR EIVERGT SERVICES, IIVE. | : | <u>()</u> |
| Debtor. | : | |
| | Х | |

CORPORATE OWNERSHIP STATEMENT

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, there are no corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interests.

| | rmation to ide | entify the case: | | | | |
|--------------------------------|--------------------|---|---|---|--|-----------------------------------|
| Debtor Name | | or Energy Services, Inc. | | | | |
| United States | • | • | | | | |
| Southern | | District of | Texas | | | |
| | | | (State) | | | |
| Case number | (If known): | | Chapter | 11 | | |
| | | | | | | |
| Official F | orm 20 | 2 | | | | |
| | | | of Donie | | | |
| | | Inder Penalt | y of Perju | iry for | | |
| Non-Ind | dividu | al Debtors | | | | 12/15 |
| and 3571. | I am th or anot | ther individual serving as | a representative of the | ne debtor in this ca | ase. | orized agent of the partnership; |
| | correct | | in the documents o | necked below an | d i nave a reasonable belief t | hat the information is true and |
| | | 0 1 1 1 1/0 1 | | Proporty (Official | | |
| | | Schedule A/B: Assets | -Real and Personal | Froperty (Onicial | Form 206A/B) | |
| | | | | | Form 206A/B) rty (Official Form 206D) | |
| | | | Who Have Claims S | Secured by Proper | rty (Official Form 206D) | |
| | | Schedule D: Creditors | Who Have Claims S | Secured by Proper | rty (Official Form 206D) | |
| | | Schedule D: Creditors Schedule E/F: Credito | Who Have Claims S rs Who Have Unsec y Contracts and Une | Secured by Proper cured Claims (Office expired Leases (O | rty (Official Form 206D) | |
| | | Schedule D: Creditors Schedule E/F: Credito Schedule G: Executor | Who Have Claims S rs Who Have Unsec y Contracts and Une rs (Official Form 206 | Secured by Proper sured Claims (Office expired Leases (O. H) | rty (Official Form 206D) cial Form 206E/F) fficial Form 206G) | |
| | | Schedule D: Creditors Schedule E/F: Creditor Schedule G: Executor Schedule H: Codebtor | Who Have Claims S rs Who Have Unsec y Contracts and Une rs (Official Form 206 | Secured by Proper sured Claims (Office expired Leases (O. H) | rty (Official Form 206D) cial Form 206E/F) fficial Form 206G) | |
| | | Schedule D: Creditors Schedule E/F: Creditor Schedule G: Executor Schedule H: Codebtor Summary of Assets at Amended Schedule | Who Have Claims S rs Who Have Unsec y Contracts and Une s (Official Form 206 nd Liabilities for Non | Secured by Proper cured Claims (Office expired Leases (O H) -Individuals (Offici | rty (Official Form 206D) cial Form 206E/F) fficial Form 206G) ial Form 206Sum) | ns and Are Not Insiders (Official |
| | | Schedule D: Creditors Schedule E/F: Creditors Schedule G: Executor Schedule H: Codebtor Summary of Assets an Amended Schedule _ Chapter 11 or Chapter | Who Have Claims S rs Who Have Unsec y Contracts and Une s (Official Form 206 nd Liabilities for Non 9 Cases: List of Cree | Secured by Proper Fured Claims (Office Expired Leases (O. H) -Individuals (Offici ditors Who Have th | rty (Official Form 206D) cial Form 206E/F) fficial Form 206G) ial Form 206Sum) the 30 Largest Unsecured Clain | ns and Are Not Insiders (Official |
| I declare under | | Schedule D: Creditors Schedule E/F: Creditor Schedule G: Executor Schedule H: Codebtor Summary of Assets an Amended Schedule _ Chapter 11 or Chapter Form 204) | Who Have Claims S rs Who Have Unsec y Contracts and Une s (Official Form 206 nd Liabilities for Non 9 Cases: List of Cree | Secured by Proper Fured Claims (Office Expired Leases (O. H) -Individuals (Offici ditors Who Have th | rty (Official Form 206D) cial Form 206E/F) fficial Form 206G) ial Form 206Sum) the 30 Largest Unsecured Clain | ns and Are Not Insiders (Official |
| I declare under Executed on | | Schedule D: Creditors Schedule E/F: Creditors Schedule G: Executors Schedule H: Codebtor Summary of Assets an Amended Schedule _ Chapter 11 or Chapter Form 204) Other document that re | Who Have Claims S rs Who Have Unsec y Contracts and Une s (Official Form 206 nd Liabilities for Non 9 Cases: List of Cree equires a declaration true and correct. | Secured by Proper Fured Claims (Office Expired Leases (O. H) -Individuals (Offici ditors Who Have th | rty (Official Form 206D) cial Form 206E/F) fficial Form 206G) ial Form 206Sum) the 30 Largest Unsecured Claim rship Statement. | ns and Are Not Insiders (Official |

Westervelt ("Westy") T. Ballard, Jr.

<u>Authorized Signatory</u> Position or relationship to debtor

Printed name