Case 16-10083 Doc 1 Filed 02/08/16 Entered 02/08/16 01:23:19 Main Document

Fill in this information to identify the case:	1 01 23
United States Bankruptcy Court for the:	
District of	
Case number (If known): Chapter	☐ Check if this is an amended filing

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

12/15

ZIP Code

page 1

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 the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's name							
2.	All other names debtor used							
	in the last 8 years							
	Include any assumed names,							
	trade names, and doing business as names							
3.	Debtor's federal Employer							
	Identification Number (EIN)							
4.	Debtor's address	Principal place of busi	ness		Mailing a of busine		ferent from p	rincipal place
		Number Street			Number	Street		
					P.O. Box			
		City	State	ZIP Code	City		State	ZIP Code
					Location principal	of principal a place of busi	assets, if diffe iness	erent from
		County			Number	Street		

City

6. **Type of debtor**□ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))
□ Partnership (excluding LLP)
□ Other. Specify:

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De	btor	Case number (if known)					
	Name						
7	Describe debtor's business	A. Check one:					
۲.	Describe debtor's business	☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))					
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))					
		Railroad (as defined in 11 U.S.C. § 101(44))					
		Stockbroker (as defined in 11 U.S.C. § 101(53A))					
		Commodity Broker (as defined in 11 U.S.C. § 101(6))					
		Clearing Bank (as defined in 11 U.S.C. § 781(3))					
		None of the above					
		None of the above					
		B. Check all that apply:					
		☐ Tax-exempt entity (as described in 26 U.S.C. § 501)					
		☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)					
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))					
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See					
		http://www.uscourts.gov/four-digit-national-association-naics-codes .					
_	Under which chapter of the	Check one:					
8.	Bankruptcy Code is the						
	debtor filing?	Chapter 7					
		☐ Chapter 9					
		☐ Chapter 11. Check all that apply:					
		Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,490,925 (amount subject to adjustment on 4/04/16 and event 3 years after that)					
		4/01/16 and every 3 years after that).					
		■ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).					
		☐ A plan is being filed with this petition.					
		Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).					
		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 Attachment to Voluntary Petition for Non-Individuals for Bankruptcy under Chapter 11 (Official Form 201A) with this form.	Filing				
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Ru 12b-2.	ule				
		Chapter 12					
9.	Were prior bankruptcy cases	□ No					
	filed by or against the debtor within the last 8 years?	Yes. District When Case number					
	If more than 2 cases, attach a separate list.	District When Case number					
10	. Are any bankruptcy cases						
ı U.	pending or being filed by a	□ No					
	business partner or an	Yes. Debtor Relationship					
	affiliate of the debtor?	District When					
	List all cases. If more than 1, attach a separate list.	MM / DD /YYYY Case number, if known					
	•						

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Debtor	Name		Case number (if know	m)				
	Traine .							
	s the case filed in this	Check all that apply:						
distri	gi (☐ Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.						
		☐ A bankruptcy case concern	ning debtor's affiliate, general partner,	or partnership is pending in this district.				
			g					
posse prope	the debtor own or have ession of any real erty or personal property eeds immediate		h property that needs immediate atten rty need immediate attention? (Chec	tion. Attach additional sheets if needed.				
attent	ion?		·	,				
		•	ged to pose a threat or imminent and idd?d?	dentifiable hazard to public health or safety.				
		■ It needs to be phy	☐ It needs to be physically secured or protected from the weather.					
			able goods or assets that could quickly nple, livestock, seasonal goods, meat, ptions).					
	☐ Other							
		<u> </u>						
		Where is the propert	ty? Number Street					
			City	State ZIP Code				
		lo the property incur	rad?					
		Is the property insur	eu :					
			ncy					
		_						
		Contact name						
		Phone		_				
	Statistical and adminis	trative information						
13. Debto	or's estimation of	Check one:						
availa	ible funds	☐ Funds will be available for	distribution to unsecured creditors.					
		☐ After any administrative ex	penses are paid, no funds will be avail	able for distribution to unsecured creditors.				
14. Estim	ated number of	☐ 1-49 ☐ 50.00	1,000-5,000	25,001-50,000				
credit		□ 50-99 □ 100-199	□ 5,001-10,000 □ 10,001-25,000	☐ 50,001-100,000 ☐ More than 100,000				
		200-999	0,0000,000					
		□ 00 050 005	П ф. 200 201 ф.с. ::::	D 0500 000 004 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
15. Estim	ated assets	□ \$0-\$50,000 □ \$50,001-\$100,000	\$1,000,001-\$10 million \$10,000,001-\$50 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion				
		\$100,001-\$500,000	□ \$50,000,001-\$100 million	□ \$10,000,000,001-\$50 billion				
		□ \$500,001-\$1 million	□ \$100,000,001-\$500 million	☐ More than \$50 billion				

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Debtor	Name		Case numbe	T (if known)	
16. Estimat	ed liabilities	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million		\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion Wore than \$50 billion
R	Request for Relief, Decl	aration, and Signatures			
WARNING -			ement in connection with a bank 8 U.S.C. §§ 152, 1341, 1519, and		n result in fines up to
	tion and signature of zed representative of	The debtor requests relie petition.	f in accordance with the chapter of	of title 11, Unit	ed States Code, specified in this
donto.		I have been authorized to	file this petition on behalf of the	debtor.	
		I have examined the infor correct.	mation in this petition and have a	a reasonable b	elief that the information is true and
		I declare under penalty of per	jury that the foregoing is true and	d correct.	
		Executed on MM / DD / YY	//YY		
		Signature of authorized repres	sentative of debtor Pri	nted name	
		Title			
18. Signatu	re of attorney	*	Da		
		Signature of attorney for deb	tor	MM	DD / YYYY
		Printed name			
		Firm name			
		Number Street			
		City		State	ZIP Code
		Contact phone		Email address	
		Bar number		State	

SCHEDULE 1 TO VOLUNTARY PETITION

AFFILIATED ENTITIES

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed in this Court a petition for relief under chapter 11 of the United States Bankruptcy Code, 11 U.S.C. §§ 101-1532. Contemporaneously with the filings of these petitions, such entities filed a motion requesting joint administration of their chapter 11 cases.

Noranda Aluminum Holding Corporation Noranda Aluminum Acquisition Corporation Noranda Intermediate Holding Corporation Gramercy Alumina Holdings Inc. Norandal USA, Inc. Gramercy Alumina Holdings II, Inc. Noranda Alumina LLC NHB Capital, LLC Noranda Bauxite Holdings Ltd. Noranda Bauxite Ltd.

In re:	Chapter 11
NORANDA ALUMINUM, INC.,	Case No. 16()
Debtor.	(Joint Administration Requested)

SCHEDULE 2 TO VOLUNTARY PETITION

In response to question 12 of the petition, the above-captioned debtor (the "<u>Debtor</u>") does not believe it owns or possesses any real or personal property that needs immediate attention outside of the ordinary course of operations pursuant to the Debtor's existing environmental permits.

In addition, the Debtor does not believe it owns or possesses any real or person property that poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety. The Debtor or certain of its affiliated entities filing petitions herewith (collectively, the "Debtors") have used, or are currently using caustic materials and other hazardous substances in the ordinary course of business at certain real property owned or possessed by the Debtors. The Debtors are required by government regulation to maintain such substances in ways that protect public health and safety. Thus, the Debtors do not believe that this real property poses a "threat of imminent and identifiable hazard to the public health or safety." The Debtor notes that it is not aware of any definition of "imminent and identifiable hazard" as used in this form.

In re:	Chapter 11
NORANDA ALUMINUM, INC.,	Case No. 16()
Debtor.	(Joint Administration Requested)

LIST OF CREDITORS HOLDING 30 LARGEST UNSECURED CLAIMS

The following is a list of creditors holding the thirty (30) largest general unsecured claims against Noranda Aluminum, Inc. and its subsidiaries and affiliates that have filed voluntary petitions for relief under title 11 of the United States Code in the United States Bankruptcy Court for the Eastern District of Missouri on the date hereof (collectively, the "Debtors") ¹, on a consolidated basis. This list has been prepared from the Debtors' books and records.

This list is prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in this chapter 11 case. The list does not include (a) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101(31) or (b) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the largest general unsecured claims.

The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number and state of incorporation, are: Noranda Aluminum, Inc. (Del.; 5285), Gramercy Alumina Holdings Inc. (Del.; 1941), Gramercy Alumina Holdings II, Inc. (Del.; 2806), NHB Capital, LLC (Del.; 0777), Noranda Alumina LLC (Del.; 4769), Noranda Aluminum Acquisition Corp. (Del.; 8458), Noranda Aluminum Holding Corp. (Del.; 8550), Noranda Bauxite Ltd. (Jamaica), Noranda Bauxite Holdings Ltd. (St. Lucia), Noranda Intermediate Holding Corp. (Del.; 3238) and Norandal USA, Inc. (Del.; 6477). The address of the Debtors' corporate headquarters is 801 Crescent Centre Drive, Suite 600, Franklin, Tennessee 37067.

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This list reflects the information existing and available as of January 31, 2016.

The Debtor reserves the right to amend this list based on information existing as of the filing date.

The information presented herein, including the Debtor's failure to list any claim as contingent, unliquidated or unknown, does not constitute an admission of liability or waiver of the Debtor's right to contest the validity, priority or amount of any claim.

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Fill in this information to identify the case:	
Debtor Name Noranda Aluminum, Inc.	
United States Bankruptcy Court for the: Eastern District of Missouri	☐ Check if this is an
Case number (if known):	amended filing

Official Form 204

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

12/15

				•	1		
	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	debts, bank loans,	Indicate if claim is contingent, unliquidated, or disputed	If the claim unsecured partially se amount an	claim amount cured, fill in the did deduction of the care of the c	cured, fill in only nt. If claim is total claim for value of llculate
					claim, if partially secured	for value of collateral	claim
	SERVICES	Name: K. WENDY KUMAR Phone: 212-361-2535 Fax: 212-361-6153 Email: wendy.kumar@usbank.com	11% Senior Unsecured Notes				\$175,000,000.00
4	SURELA INVESTMENTS LTD. C/O AVIVA STEWART 50 BERKELEY STREET LONDON, W1J 8HD ENGLAND UNITED KINGDOM	Name: DANIEL GOLDBERG Email: daniel.goldberg@glencore.com	Loan				\$16,875,000.00
	267 5	Name: RODOVIA CÔNEGO Phone: (55)(13) 3362-0200 Fax: 55-13-3361-2056 Email: petrocoque@petrocoque.com.br	Trade Payable				\$6,031,172.50
4	UNIVERSITY AND ALLIED WORKERS UNION 50 LADY MUSGRAVE ROAD KINGSTON 10 JAMAICA	Name: MR. LAMBERT BROWN, PRESIDENT Phone: 876-995-4662 Fax: 876-927-9931 Email: labpoyh@yahoo.com	Litigation Settlement				\$2,856,865.60

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 government contracts)	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			
					Total claim, if partially secured	Deduction for value of collateral	Unsecured claim	
5	RAIN CII CARBON, LLC ATTN: PRESIDENT AND GENERAL COUNSEL TEN SIGNAL ROAD 2ND FLOOR STAMFORD, CT 06902	Name: PRESIDENT OR GENERAL COUNSEL Phone: 203-406-0535 Fax: 203-316-0384 Email: info@raincii.com	Trade Payable	Contingent			\$2,235,494.83	
6	ARTISAN CONTRACTING, LLC. ATTN: LARRY E. FRANKUM, PRESIDENT 160 SOUTH BROADVIEW, THIRD FLOOR CAPE GIRARDEAU, MO 63703	Name: LARRY E. FRANKUM, PRESIDENT Phone: 573-339-1103 Fax: 573-339-0169 Email: lef@artisan-contracting.com	Trade Payable	Contingent			\$2,156,575.81	
	MAX TRANS L.L.C. ATTN: PRESIDENT OR GENERAL COUNSEL 219 W HWY 45 HUMBOLDT, TN 38343	Name: PRESIDENT OR GENERAL COUNSEL Phone: 731-784-1650 Fax: 731-784-9829 Email: maxtransapplication@gmail.com; info@maxtrans.info	Trade Payable	Contingent			\$1,688,798.34	
	KOSTMAYER CONSTRUCTION, LLC ATTN: PRESIDENT AND GENERAL COUNSEL 1080 OLD SPANISH TRAIL SUITE #14 SLIDELL, LA 70458	Name: PRESIDENT OR GENERAL COUNSEL Phone: 504-837-3320 Fax: 504-837-8878 Email: info@kostmayer.com	Trade Payable	Contingent			\$1,609,762.00	
9	MOTION INDUSTRIES, INC. ATTN: PRESIDENT OR GENERAL COUNSEL 1605 ALTON RD. BIRMINGHAM, AL 35210	Name: PRESIDENT OR GENERAL COUNSEL Phone: 205-956-1122 Fax: 205-951-1172 Email: connie.mcelroy@motion- ind.com	Trade Payable				\$1,269,707.45	
10	MID-SHIP GROUP LLC ATTN: PRESIDENT OR GENERAL COUNSEL 145 MAIN STREET PORT WASHINGTON, NY 11050	Name: PRESIDENT OR GENERAL COUNSEL Phone: 516-944-3500 Fax: 516-944-6178 Email: contactus@midship.com	Trade Payable	Contingent			\$1,130,603.01	
11	ASSOCIATED TERMINALS, LLC ATTN: TODD FULLER, PRESIDENT 9100 SAFETY DRIVE COVENT, LA 70723	Name: TODD FULLER, PRESIDENT Phone: 225-399-3010 Fax: 225-399-3011 Email: todd@associatedterminals.com	Trade Payable	Contingent			\$1,030,668.05	

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	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 government contracts)	Indicate if claim is contingent, unliquidated, or disputed	If the claim unsecured partially sec amount and	claim amour cured, fill in t d deduction t r setoff to ca	cured, fill in only nt. If claim is otal claim for value of
					Total claim, if partially secured	Deduction for value of collateral	Unsecured claim
12	MEXICHEM FLUOR COMERCIAL, S.A. DE C.V.ATTN: PRESIDENT AND GENERAL COUNSELCARRETERA A REYNOSA KIM4.5 S/NEJIDO LAS RUSIASMATAMOROS, TM 87560	Name: PRESIDENT OR GENERAL COUNSELPhone: 52-868-811- 1000Fax: 52-868-811-1080Email: info@mexichem.com	Trade Payable				\$1,011,623.32
13	MECHATHERM ATTN: PRESIDENT AND GENERAL COUNSEL HAMPSHIRE HOUSE HIGH STREET KINGSWINFORD DY6 8AW	Name: PRESIDENT OR GENERAL COUNSEL Phone: 44 (0)1384 279 132 Fax: 44 (0)1384 291 211 Email: sales@mechatherm.co.uk	Trade Payable	Contingent			\$805,921.00
14	REMEDIAL CONSTRUCTION SERVICES L.P. ATTN: JERRY O. MASON, PRESIDENT AND CEO 9977 W. SAM HOUSTON PARKWAY N. SUITE 100 HOUSTON, TX 77064-7509	Name: JERRY O. MASON, PRESIDENT AND CEO Phone: 281-955-2442 Fax: 281-890-5172	Trade Payable	Contingent			\$742,692.22
15	KOPPERS INDUSTRIES, INC. ATTN: MARKUS G. SPIESS 436 SEVENTH AVENUE PITTSBURGH, PA 15219- 1800	Name: MARKUS G. SPIESS Phone: 412-227-2001 Fax: 412-227-2202 Email: SpiessMG@koppers.com	Trade Payable				\$716,700.35
16	PROGRESSIVE ROOFING 23 NORTH 35TH AVENUE PHOENIX, AZ 85009	Name: MICHELLE FARRELL Phone: 602-278-4900 Fax: 602-278-6896 Email: michelle.farrell@progressiveus.com	Trade Payable				\$714,955.04
17	CARMEUSE LIME SALES CORPORATION ATTN: KEVIN WHYTE VP, SAFETY, ENVIRONMENTAL AND LEGAL 11 STANWIX STREET 21ST FLOOR PITTSBURGH, PA 15222	Name: KEVIN WHYTE Phone: 412-995-5500 Fax: 415-995-5570 Email: kwhyte@carmeusena.com	Trade Payable	Contingent			\$641,724.47

	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 government contracts)	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.		
	, , , , , , , , , , , , , , , , , , , ,				Total claim, if partially secured	Deduction for value of collateral	Unsecured claim
18	DMI CONTRACTORS, INC ATTN: PRESIDENT OR GENERAL COUNSEL 16942 OLD HAMMOND HIGHWAY BATON ROUGE, LA 70816	Name: PRESIDENT OR GENERAL COUNSEL Phone: 225-272-1420 Fax: 225-272-1406 Email: dmioffice@dmicontractors.com	Trade Payable	Contingent			\$597,102.23
19	OCCIDENTAL CHEMICAL CORPORATION ATTN: PRESIDENT OR GENERAL COUNSEL 5005 LBJ FREEWAY DALLAS, TX 75380-9050	Name: PRESIDENT OR GENERAL COUNSEL Phone: 972-404-3800 Fax: 972-448-6631 Email: linda_peterson@oxy.com	Trade Payable	Contingent			\$552,027.79
20	EIU, INC. ELECTRICAL & INSTRUMENTATION UNLIMITED 204 S BERNARD RD BROUSSARD, LA 70518	Name: PRESIDENT OR GENERAL COUNSEL Phone: 337-837-9172 Fax: 337-837-4022 Email: eiu@eiuinc.com	Trade Payable				\$550,000.00
21	BOH BROS. CONSTRUCTION CO., L.L.C. ATTN: ED SCHEUERMANN, P.E. 730 SOUTH TONTI STREET NEW ORLEANS, LA 70119	Name: ED SCHEUERMANN, P.E. Phone: 504-821-2400 Fax: 504-821-0714 Email: escheuermann@bohbros.com	Trade Payable				\$519,176.25
22	NALCO COMPANYATTN: STEPHEN N. LANDSMAN, ESQ.1601 W. DIEHL RD.NAPERVILLE, IL 60563- 1198	Name: STEPHEN N. LANDSMAN, ESQ.Phone: 630-305-1000Fax: 630-305-2900	Trade Payable	Contingent			\$480,618.60
23	HDR INC. ATTN: JODY DEBS 8404 INDIAN HILLS DRIVE OMAHA, NE 68114-4098	Name: JODY DEBS Phone: 402-399-1000 Fax: 402-548-5015 Email: jody.debs@hdrinc.com	Trade Payable				\$443,623.86

	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 government contracts)	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		
					Total claim, if partially secured	Deduction for value of collateral	Unsecured claim
24	STEWARD STEEL ATTN: FRED STEWARD, JR., CEO 1219 EAST US HIGHWAY 62 P.O. BOX 551 SIKESTON, MO 63801	Name: FRED STEWARD, JR., CEO Phone: 573-472-2121 Fax: 573-471-4070	Trade Payable				\$435,745.39
25	NISSAN LIFT TRUCKS ATTN: PRESIDENT AND GENERAL COUNSEL NISSAN NORTH AMERICA, INC. 1 NISSAN WAY FRANKLIN, TN 37067	Name: PRESIDENT OR GENERAL COUNSEL Phone: 615-725-1000 Fax: 615-725-3343	Trade Payable	Contingent			\$377,340.46
26	ARAMARK ATTN: STEVE REYNOLDS ARAMARK TOWER 1101 MARKET STREET PHILADELPHIA, PA 19107	Name: STEVE REYNOLDS Phone: 215-238-3000 Fax: 800-999-8989	Trade Payable	Contingent			\$340,891.69
27	VECTA ENVIRONMENTAL SERVICES, LLC ATTN: KENNY ROUSE 3122 S. RUBY STREET GONZALES , LA 70737	Name: KENNY ROUSE Phone: 225-644-1581 Fax: 225-644-1583 Email: KROUSE@VECTAENVIRONMENT AL.COM	Trade Payable				\$333,586.84
28	ATTN: EDNA A. MARTINEZ 5797 DIETRICH ROAD	Name: EDNA A. MARTINEZ Phone: 210-661-4251 Fax: 210-661-6060 Email: ednam@cccgroupinc.com	Trade Payable	Contingent			\$322,589.75
29	AMERICAN RIVER TRANSPORTATION ATTN: JENNIFER MARSHALL, GENERAL COUNSEL 4666 FARIES PARKWAY DECATUR, IL 62526-5630	Name: JENNIFER MARSHALL, GENERAL COUNSEL Phone: 217-424-5200 Fax: 217-424-7233 Email: jmarshall@americanrivers.org	Trade Payable	Contingent, Unliquidated			Undetermined
30	DONJON MARINE CO. INC. 100 CENTRAL AVE HILLSIDE, NJ 07205	Name: PRESIDENT OR GENERAL COUNSEL Phone: 908-964-8812 Fax: 908-964-7426 Email: info@donjon.com	Litigation	Contingent, Unliquidated, Disputed			Undetermined

Fill in th	nis information to identify the case and this filing:				
	Debtor Name Noranda Aluminum, Inc.				
United S	States Bankruptcy Court for the: <u>Eastern</u> District	of Missouri (State)			
Case number (if known):					
	<u>ial Form 202</u>				
Decl	laration Under Penalty of Perjur	y for Non-Individual Debtors			
must sig declarate the indi- 1008 an	NG Bankruptcy fraud is a serious crime. Making a fal	d liabilities, any other document that requires a ndments of those documents. This form must state tity of the document, and the date. Bankruptcy Rules se statement, concealing property, or obtaining money or			
	y by fraud in connection with a bankruptcy case can re or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.	sult in fines up to \$500,000 or imprisonment for up to 20			
	Declaration and signature				
	partnership; or another individual serving as a representa	nt of the corporation; a member or an authorized agent of the ative of the debtor in this case. ed below and I have a reasonable belief that the information is			
	Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)				
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)				
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)				
	Schedule G: Executory Contracts and Unexpired	Leases (Official Form 206G)			
	Schedule H: Codebtors (Official Form 206H)				
	Summary of Assets and Liabilities for Non-Individual	uals (Official Form 206Sum)			
	Amended Schedule				
	Chapter 11 or Chapter 9 Cases: List of Creditors (Official Form 204)	Who Have the 30 Largest Unsecured Claims and Are Not Insiders			
	Other document that requires a declaration				
	I declare under penalty of perjury that the foregoing is tru	e and correct.			
Execute	ed on 02/08/2016	/s/ Dale W. Boyles			
	MM / DD / YYYY	Signature of individual signing on behalf of debtor			
		Dale W. Boyles			
		Printed name			
		Chief Financial Officer			
		Position or relationship to debtor			

In re:	Chapter 11
NORANDA ALUMINUM, INC.,	Case No. 16()
Debtor.	(Joint Administration Requested)

CORPORATE OWNERSHIP STATEMENT PURSUANT TO RULES 1007(a)(1) AND 7007.1 OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, Noranda Aluminum, Inc. (the "Company") hereby states that the following corporations directly or indirectly hold 10% or more of the equity interests in the Company:

• Noranda Intermediate Holding Corporation (100% ownership interest).

Fill in this info	ormation to identify the case and this fili	ling:			
Debtor Name	Noranda Aluminum, Inc.				
United States I	United States Bankruptcy Court for the: Eastern District of Missouri				
Case number ((State)			
Official F	orm 202				
Declara	tion Under Penalty of P	Perjury for Non-Individual Debtors			
must sign and declaration th the individual 1008 and 901 ^o WARNING E property by fr years, or both	I submit this form for the schedules of a at is not included in the document, and 's position or relationship to the debtor, I. Bankruptcy fraud is a serious crime. Mak	non-individual debtor, such as a corporation or partnership, assets and liabilities, any other document that requires a d any amendments of those documents. This form must state r, the identity of the document, and the date. Bankruptcy Rules aking a false statement, concealing property, or obtaining money or asse can result in fines up to \$500,000 or imprisonment for up to 20 1.			
	<u> </u>				
	the president, another officer, or an author nership; or another individual serving as a r	orized agent of the corporation; a member or an authorized agent of the representative of the debtor in this case.			
	re examined the information in the docume and correct:	ents checked below and I have a reasonable belief that the information is			
	Schedule A/B: Assets–Real and Persona	nal Property (Official Form 206A/B)			
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)				
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)				
	Schedule G: Executory Contracts and U	Unexpired Leases (Official Form 206G)			
	Schedule H: Codebtors (Official Form 206H)				
	Summary of Assets and Liabilities for No	lon-Individuals (Official Form 206Sum)			
	Amended Schedule				
	Chapter 11 or Chapter 9 Cases: List of C (Official Form 204)	Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders			
	Other document that requires a declaration	Corporate Ownership Statement			
I ded	clare under penalty of perjury that the foreg	going is true and correct.			
Executed on	02/08/2016 MM / DD / YYYY	/s/ Dale W. Boyles Signature of individual signing on behalf of debtor			
		Dale W. Boyles Printed name			
		Chief Financial Officer Position or relationship to debtor			

In re:	Chapter 11
NORANDA ALUMINUM, INC., Debtor.	Case No. 16() (Joint Administration Requested)
VERIFICAT	TION OF CREDITOR MATRIX
The above-captioned de	ebtor hereby certifies under penalty of perjury that the list
containing the names and addresses of	the creditors (the "Matrix") is true, correct and complete
to the best of my knowledge, informati	ion and belief. The Matrix is being uploaded into the
Court's ECF creditors' database.	
Dated: February 8, 2016 Franklin, Tennessee	NORANDA ALUMINUM, INC.
	/s/ Dale W. Boyles
	Dale W. Boyles
	Chief Financial Officer

UNANIMOUS WRITTEN CONSENT OF BOARD OF DIRECTORS OF NORANDA ALUMINUM, INC.

February 7, 2016

The undersigned, being all of the members of the Board of Directors of Noranda Aluminum, Inc. (the "Company"), a Delaware corporation, do hereby unanimously adopt by written consent without a meeting as of the date set forth above pursuant to the laws of the state of Delaware the following resolutions:

WHEREAS, the Board of Directors of the Company (the "Board of Directors") has reviewed and considered the financial and operational condition of the Company and its subsidiaries and affiliates (each a "Subsidiary" and, collectively with the Company, the "Group"), including the historical performance of the Group, the assets of the Group, the current and long-term liabilities of the Group, and the aluminum industry and credit market conditions, and has considered various alternatives in respect of these matters;

WHEREAS, the Board of Directors has received, reviewed and considered the recommendations of, and the materials presented by, the senior management of the Company and the Company's legal, financial and other advisors as to the relative risks and benefits of pursuing a case under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code");

WHEREAS, the Board of Directors has reviewed and considered the Company's need for financing in connection with a chapter 11 case under the Bankruptcy Code, and has determined that it is in the best interests of the Company, its creditors, employees, stockholders and other interested parties, for the Company and certain of its subsidiaries and affiliates to enter into the DIP Credit Agreements (as defined below) and one or more related agreements and amendments thereto with the financial institutions from time to time party thereto, pursuant to which the Company and its Affiliates will obtain post-petition debtor-in-possession financing to fund their chapter 11 cases and grant the first priority priming liens required thereby; and

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, employees, stockholders and other interested parties, that the Company and certain of its Subsidiaries each file a voluntary petition for relief (the "Petition") and commence a case (the "Chapter 11 Case") under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Eastern District of Missouri (the "Bankruptcy Court"); and it is further

RESOLVED, that the filing of the Petition and the commencement of the Chapter 11 Case by the Company, and the filing of petitions and the commencement of chapter 11 cases by certain of the Company's subsidiaries (collectively, the "Filing Subsidiaries") be, and hereby is, approved, adopted and authorized in all respects; and it is further

RESOLVED, that the President, Chief Operating Officer, Chief Financial Officer, Chief Restructuring Officer, Chief Administrative Officer, General Counsel, Corporate Secretary, Assistant Secretaries, Vice Presidents and Treasurer of the Company (collectively, the "Designated Officers") be and each of them, acting alone, hereby is, authorized, directed and empowered, on behalf of and in the name of the Company (i) to execute and verify the Petition as well as all other ancillary documents, and to cause the Petition to be filed with the Bankruptcy Court, and to make or cause to be made prior to the execution thereof any modifications to the Petition or ancillary documents, and (ii) to execute, verify and file or cause to be filed all of the petitions, schedules, lists, motions, applications and other papers or documents necessary or desirable in connection with the foregoing; and it is further

RESOLVED that the law firm of Paul, Weiss, Rifkind, Wharton & Garrison LLP ("Paul Weiss") be, and hereby is, retained as counsel to the Company in the Company's Chapter 11 Case to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights, including the preparation of pleadings and filings in the Chapter 11 Case; and in connection therewith, the Designated Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to the filing of the Chapter 11 Case, and to cause to be filed an appropriate application for authority to retain the services of Paul Weiss; and it is further

RESOLVED, that the law firm of Carmody MacDonald P.C. ("<u>Carmody</u>"), be, and hereby is, retained as local counsel to the Company in the Company's Chapter 11 Case; and in connection therewith, the Designated Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to the filing of the Petition, and to cause to be filed an appropriate application for authority to retain the services of Carmody; and it is further

RESOLVED, that PJT Partners, LP ("PJT Partners") be, and hereby is, retained as investment banker for the Company in connection with the Company's Chapter 11 Case; and in connection therewith, the Designated Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to the filing of the Petition, and to cause to be filed an appropriate application for authority to retain the services of PJT Partners; and it is further

RESOLVED, that Alvarez & Marsal North America, LLC ("<u>A&M</u>") be, and hereby is, retained to provide the Company with a Chief Restructuring Officer (the "<u>CRO</u>"), who shall be Robert M. Caruso, along with additional personnel to support the CRO and the Company in connection with the Company's Chapter 11 Case; and in connection therewith, the Designated Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to the filing of the Petition, and to cause to be filed an appropriate application for authority to retain the services of A&M; and it is further

RESOLVED, that Prime Clerk ("Prime Clerk") be, and hereby is, retained to serve as the notice, claims, solicitation and balloting agent in connection with the

Company's Chapter 11 Case; and in connection therewith, the Designated Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to the filing of the Petition, and to cause to be filed appropriate applications for authority to retain the services of Prime Clerk; and it is further

RESOLVED that each Designated Officer be, and each of them individually hereby is, authorized and directed to employ any other individual and/or firm as professionals or consultants or financial advisors to the Company as are deemed necessary to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and in connection therewith, the Designated Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to the filing of the Petition, and to cause to be filed an appropriate application for authority to retain the services of such firms; and it is further

RESOLVED, that it is advisable and in the best interests of the Company, its creditors, and other interested parties, for the Company, as the direct or indirect parent of each Filing Subsidiary, to cause each Filing Subsidiary to execute and deliver any documents, agreements and certificates necessary in connection with each chapter 11 case authorized by the foregoing resolutions, and to perform their respective obligations and carry out their respective duties thereunder and to the filings contemplated thereby, and that each Filing Subsidiary is hereby authorized, approved and directed to enter into and perform such actions in such manner as may be authorized and approved by the board of directors or similar governing body of each such Filing Subsidiary; and these resolutions shall be treated as the consent of the Company to the taking of such actions by the Filing Subsidiaries; and it is further

DIP Credit Agreement

RESOLVED, that the Company be, and it hereby is, authorized to enter into, in the name and on behalf of the Company, definitive credit agreement(s) (the "DIP Credit Agreements") to obtain financing in the form of (i) a superpriority senior secured revolving debtor-in-possession credit facility in an aggregate principal amount of up to \$130 million (the "DIP ABL Facility") and (ii) a superpriority senior secured term loan debtor-in-possession credit facility in an aggregate principal amount of up to \$35 million (the "DIP Term Loan Facility", and collectively with the DIP ABL Facility, the "DIP Facilities"), which DIP Facilities shall bear such interest, require the payment of such fees and have such other terms and conditions and be in such form as are approved or deemed necessary, appropriate or desirable by the Designated Officer executing the same, the execution thereof by such officer to be conclusive evidence of such approval and determination; and it is further

RESOLVED, that the Company be, and it hereby is, authorized to secure the payment and performance of the obligations under the DIP Credit Agreements (the "<u>DIP Obligations</u>") by (i) pledging to the agent(s) or lender(s) under the DIP Credit Agreements or granting to agent(s) or lender(s) under the DIP Credit Agreements a lien or mortgage on or security interest in, all or any portion of the Company's property or interests in property as set forth in the DIP Credit Agreements or any other agreements or

documents related thereto (as defined below) and (ii) entering into such security agreements, pledge agreements, intercreditor agreements, mortgages, control agreements, and other agreements as are necessary, appropriate or desirable to effectuate the intent of, or matters reasonably contemplated or implied by, this resolution in such form and having such terms and conditions as are approved or deemed necessary, appropriate or desirable by the Designated Officer executing the same (collectively, the "Security Agreements"), the execution thereof by such officer to be conclusive evidence of such approval or determination; and it is further

RESOLVED, that each Designated Officer be, and each of them individually hereby is, authorized, in the name and on behalf of the Company, to execute and deliver the DIP Credit Agreements, the Security Agreements, and any other agreements or amendments related thereto or required thereby, including any intercreditor agreement, containing such terms and conditions, setting forth such rights and obligations and otherwise addressing or dealing with such subjects or matters determined to be necessary, appropriate or desirable by the Designated Officer executing the same, the execution thereof by such officer to be conclusive evidence of such determination, and to do all such other acts or deeds as are or as are deemed by such officer to be necessary, appropriate or desirable to effectuate the intent of, or matters reasonably contemplated or implied by, this resolution and the foregoing resolutions; and it is further

General

RESOLVED, that each Designated Officers be, and each of them individually hereby is, authorized, directed and empowered from time to time in the name and on behalf of the Company, to (a) take such further actions and execute and deliver such certificates, instruments, guaranties, notices and documents as may be required or as such officer may deem necessary, advisable or proper to carry out the intent and purpose of the foregoing resolutions, including the execution and delivery of any security agreements, pledges, financing statements and the like, (b) perform the obligations of the Company under the Bankruptcy Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices and documents to be executed and delivered in such form, as the officer performing or executing the same shall approve, and the performance or execution thereof by such officer shall be conclusive evidence of the approval thereof by such officer and by the Company and (c) pay fees and expenses in connection with the transactions contemplated by the foregoing resolutions; and it is further

RESOLVED, that all actions previously taken by any director, officer, employee or agent of the Company in connection with or related to the matters set forth in or reasonably contemplated or implied by the foregoing resolutions be, and each of them hereby is, adopted, ratified, confirmed and approved in all respects as the acts and deeds of the Company; and it is further

RESOLVED, that in connection with the transactions contemplated by the preceding resolutions, each Designated Officer be, and each of them individually hereby is, authorized, in the name and on behalf of the Company, to certify these resolutions and

any more formal or detailed resolutions as such officer may deem necessary, appropriate or desirable to effectuate the intent of the foregoing resolutions; and that thereupon such resolutions shall be deemed adopted as and for the resolutions of the Board of Directors as if set forth at length herein; and it is further

RESOLVED, that all actions heretofore taken by any officer or director of the Company in connection with the foregoing resolutions be, and they hereby are, confirmed, ratified and approved in all respects.

RESOLVED, that this Unanimous Written Consent may be executed by facsimile or otherwise, by the undersigned, in counterparts, each of which shall be an original, but all of which together shall constitute one and the same document.

IN WITNESS WHEREOF, each of the undersigned has executed and delivered this Unanimous Written Consent as of the date first written above.

NORANDA ALUMINUM, INC.

By: <u>/s/ Layle K. Smith</u> Name: Layle K. Smith

Director

By: <u>/s/ Dale W. Boyles</u>

Name: Dale W. Boyles Director

By: <u>/s/ Gail E. Lehman</u>

Name: Gail E. Lehman Director