Fill	l in this information to ident	ify your case:		
Un	ited States Bankruptcy Court	for the:		
DIS	STRICT OF DELAWARE			
Ca	se number (if known)	Chapter	r <u>11</u>	
				☐ Check if this an amended filing
V(ore space is needed, attach	on for Non-Individuals F a separate sheet to this form. On the top of any te document, Instructions for Bankruptcy Forms	additional pages, write the o	debtor's name and case number (if known).
1.	Debtor's name	BD LaPlace, LLC		
2.	All other names debtor used in the last 8 years			
	Include any assumed names, trade names and doing business as names	FKA Arcelormittal LaPlace, LLC		
3.	Debtor's federal Employer Identification Number (EIN)	72-1125783		
4.	Debtor's address	Principal place of business	Mailing address business	s, if different from principal place of
		138 Highway 3217		
		La Place, LA 70068 Number, Street, City, State & ZIP Code	P.O. Box, Numb	er, Street, City, State & ZIP Code
		St John the Baptist		ncipal assets, if different from principal
		County	place of busine	ess e Street Harriman, TN 37748
				City, State & ZIP Code
5.	Debtor's website (URL)	www.bayousteelgroup.com		
6.	Type of debtor	Corporation (including Limited Liability Compa	any (LLC) and Limited Liability	Partnership (LLP))

☐ Partnership (excluding LLP)

☐ Other. Specify:

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Debt	or BD LaPlace, LLC	Case number (if known)				
	Name				•	
7. Describe debtede has been A. Oberdone						
7.	Describe debtor's business					
				•	U.S.C. § 101(27A))	
		☐ Single Asset R	Real Est	ate (as defined in	11 U.S.C. § 101(51)	3))
		☐ Railroad (as d	efined i	n 11 U.S.C. § 101((44))	
		☐ Stockbroker (a	as defin	ed in 11 U.S.C. § 1	I01(53A))	
		☐ Commodity Br	roker (a	s defined in 11 U.S	S.C. § 101(6))	
		_		fined in 11 U.S.C. §		
		_	•		3 701(0))	
		None of the ab	oove			
		B. Check all that a	apply			
		☐ Tax-exempt en	tity (as	described in 26 U.	S.C. §501)	
		☐ Investment co	mpany,	including hedge fu	und or pooled inves	tment vehicle (as defined in 15 U.S.C. §80a-3)
					S.C. §80b-2(a)(11))	,
			,		- , , , , ,	
					cation System) 4-di ational-association-	git code that best describes debtor.
		3311	v.uscou	rts.gov/loui-digit-lia	ational-association-	ilaics-codes.
8.	Under which chapter of the	Check one:				
	Bankruptcy Code is the	☐ Chapter 7				
	debtor filing?	☐ Chapter 9				
		_	Shook of	I that annly		
		Chapter 11. Check all that apply:				
						uidated debts (excluding debts owed to insiders or affiliates) bject to adjustment on 4/01/19 and every 3 years after that).
			_			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).			
					ed with this petition.	
			_		•	d prepetition from one or more classes of creditors, in
					1 U.S.C. § 1126(b).	a proposition from one of more diagons of dreations, in
						reports (for example, 10K and 10Q) with the Securities and
					untary Petition for N	§ 13 or 15(d) of the Securities Exchange Act of 1934. File the lon-Individuals Filing for Bankruptcy under Chapter 11
				`	,	ned in the Securities Exchange Act of 1934 Rule 12b-2.
		☐ Chapter 12				
		_ 011apto1 12				
9.	Were prior bankruptcy	■ No.				
	cases filed by or against the debtor within the last 8	☐ Yes.				
	years?	□ 163.				
	If more than 2 cases, attach a	District			\\/han	Coop number
	separate list.	District			When	Case number
		District			When	Case number
10.	Are any bankruptcy cases	□ No				
	pending or being filed by a	_				
	business partner or an affiliate of the debtor?	■ Yes.				
	List all cases. If more than 1,					
	attach a separate list	Debtor	for See Attachment Relationship			Relationship
		District			When	Case number, if known

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Deb	tor BD LaPlace, L	LC	Case number (if known)							
	Name									
11.	Why is the case filed in this district?		Check all that apply:							
					ebtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately eceding the date of this petition or for a longer part of such 180 days than in any other district.					
		1		A bankrupto	y case concerning de	ebtor's affiliate, general partner, or partner	ship is pending in this district.			
12.	Does the debtor own or		■ No)						
	have possession of real property or pers property that needs	sonal	□ Ye	s. Answer	below for each prope	rty that needs immediate attention. Attach	additional sheets if needed.			
	immediate attention			Why do	es the property need	d immediate attention? (Check all that a	pply.)			
				☐ It pos	☐ It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.					
				What	is the hazard?					
				☐ It nee	eds to be physically s	ecured or protected from the weather.				
						ds or assets that could quickly deteriorate meat, dairy, produce, or securities-related	or lose value without attention (for example, d assets or other options).			
				☐ Othe	r					
				Where i	s the property?					
						Number, Street, City, State & ZIP Code	9			
				Is the p	roperty insured?	•				
				□ No						
				☐ Yes.	Insurance agency					
					Contact name					
					Phone					
	Statistical and	adminis	trativ	e informatic	on					
13.	Debtor's estimation	of .		Check one);					
	available funds			☐ Funds \	will be available for dis	stribution to unsecured creditors.				
				■ After ar	ny administrative expe	enses are paid, no funds will be available	to unsecured creditors.			
14.	Estimated number of 1-49			☐ 1,000-5,000	☐ 25,001-50,000					
	creditors		☐ 50-	-		■ 5001-10.000	☐ 50,001-100,000			
			1 00	0-199		☐ 10,001-25,000	☐ More than 100,000			
			2 00	0-999						
15.	Estimated Assets		□ \$0	- \$50,000		□ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion			
				0,001 - \$100		☐ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion			
				00,001 - \$50		■ \$50,000,001 - \$100 million	□ \$10,000,000,001 - \$50 billion			
			⊔ \$50	00,001 - \$1 r	million	□ \$100,000,001 - \$500 million	☐ More than \$50 billion			
16.	Estimated liabilities		■ \$0	- \$50,000		☐ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion			
				50,001 - \$100	0,000	□ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion			
				00,001 - \$50		■ \$50,000,001 - \$100 million	☐ \$10,000,000,001 - \$50 billion			
			□ \$50	00,001 - \$1 r	million	☐ \$100,000,001 - \$500 million	☐ More than \$50 billion			

П	۵h	t n	r

BD LaPlace, LLC

Case num	ber ((if known
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Name

Request for Relief, Declaration, and Signatures

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

17. Declaration and signature of authorized representative of debtor

The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.

I have been authorized to file this petition on behalf of the debtor.

I have examined the information in this petition and have a reasonable belief that the information is trued and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on

October 1, 2019 MM / DD / YYYY

	Davis

Alton Davis
Printed name

Signature of authorized representative of debtor

Title President and Chief Operating Officer

18. Signature of attorney

X /s/ Christopher A. Ward

Date October 1, 2019

MM / DD / YYYY

Signature of attorney for debtor

Christopher A. Ward

Printed name

Polsinelli PC

Firm name

222 Delaware Avenue

Suite 1101

Wilmington, DE 19801

Number, Street, City, State & ZIP Code

(302) 252-0920

Contact phone

Email address

cward@polsinelli.com

3877 DE

Bar number and State

Debtor BD I

Name

BD LaPlace, LLC

Case number (if known)

Chapter 11	
	Chapter 11

Check if this an amended filing

FORM 201. VOLUNTARY PETITION

Pending Bankruptcy Cases Attachment

Debtor	Bayou Steel BD Holdings, L.L.C.			Relationship to you	Affiliate
District	Delaware	When	10/01/19	Case number, if known	
Debtor	BD Bayou Steel Investment, L.L.C.			Relationship to you	Affiliate
District	Delaware	When	10/01/19	_ Case number, if known	

UNANIMOUS WRITTEN CONSENT OF THE MANAGER OF EACH OF BD LAPLACE, LLC AND BD BAYOU STEEL INVESTMENT, LLC

September <u>30</u>, 2019

The undersigned, Bayou Steel BD Holdings, LLC, a Delaware limited liability company (the "Parent"), being the sole manager (in such capacity, the "Manager") of each of (i) BD LaPlace, LLC, a Delaware limited liability company ("LaPlace"), and (ii) BD Bayou Steel Investment, LLC, a Delaware limited liability company ("Bayou Steel" and, together with LaPlace, collectively, the "Subsidiaries" and together with Parent, the "Company"), does hereby adopt, approve, and authorize the recital and resolutions set forth below and will place this written consent in the records of each Subsidiary:

I. CHAPTER 11 FILING

WHEREAS, the Manager has considered presentations by management and the financial and legal advisors of the Company regarding the liabilities and liquidity situation of the Company, the strategic alternatives available to it and the effect of the foregoing on the Company's business; and

WHEREAS, the Company has had the opportunity to consult with the management and the financial and legal advisors of the Company and fully consider each of the strategic alternatives available to the Company.

NOW THEREFORE BE IT RESOLVED, that in the judgment of the Manager, it is desirable and in the best interests of the Company, that the Company shall be, and hereby is, authorized to file or cause to be filed voluntary petitions for relief for the Parent and Subsidiaries (collectively referred to herein as the "Chapter 11 Cases") under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in a court of proper jurisdiction (the "Bankruptcy Court"); and be it

FURTHER RESOLVED, that the Chief Executive Officer and Chief Financial Officer (collectively, the "**Authorized Officers**"), acting alone or with one or more other Authorized Officers be, and they hereby are, authorized, empowered and directed to execute and file on behalf of the Company all petitions, schedules, lists and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Company's business; and be it

FURTHER RESOLVED, that the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and they hereby are, authorized, empowered and directed to certify the authenticity of these resolutions.

II. <u>RETENTION OF PROFESSIONALS</u>

IT IS FURTHER RESOLVED, that each of the Authorized Officers be, and they hereby are, authorized and directed to employ the law firm of POLSINELLI PC as general bankruptcy counsel 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 and obligations, including filing any pleadings; and in connection therewith, each of the Authorized Officers, with power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of POLSINELLI PC; and be it

FURTHER RESOLVED, that each of the Authorized Officers be, and they hereby are, authorized and directed to employ the firm of CANDLEWOOD PARTNERS, LLC as financial advisor and investment banker to represent and assist the Authorized Officers and the Company in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, each of the Authorized Officers are, with power of delegation, hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of CANDLEWOOD PARTNERS, LLC; and be it

FURTHER RESOLVED, that each of the Authorized Officers be, and they hereby are, authorized and directed to employ the firm of KURTZMAN CARSON CONSULTANTS LLC as notice, claims, and balloting agent and as administrative advisor 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 and obligations; and in connection therewith, each of the Authorized Officers, with power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of KURTZMAN CARSON CONSULTANTS LLC; and be it

FURTHER RESOLVED, that each of the Authorized Officers be, and they hereby are, authorized and directed to employ any other professionals to assist the Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Officers, with power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary; and be it

FURTHER RESOLVED, that each of the Authorized Officers be, and they hereby are, with power of delegation, authorized, empowered and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals and to take and perform any and all further acts and deeds that each of the Authorized Officers deem necessary, proper, or desirable in connection with the Chapter 11 Cases, with a view to the successful prosecution of such cases.

III. CASH COLLATERAL AND ADEQUATE PROTECTION

IT IS FURTHER RESOLVED, that the Company will obtain benefits from the use of collateral, including cash collateral, as that term is defined in Bankruptcy Code section 363(a) (the "Collateral"), which is security for the financial institutions party thereto from time to time as lenders (collectively, the "Lenders"), and Bank of America, N.A., a national banking association, as agent for the Lenders (the "Senior Agent"), as set forth in that certain Loan and Security

Agreement dated as of April 4, 2016 (as amended, modified, or supplemented from time to time, the "Senior Credit Agreement"); and be it

FURTHER RESOLVED, that to use and obtain the benefits of the Collateral and in accordance with Bankruptcy Code section 363, the Company will provide certain adequate protection to the Senior Agent (the "Adequate Protection Obligations"), as documented in a proposed interim order (the "Cash Collateral Order") and submitted for approval to the Bankruptcy Court; and be it

FURTHER RESOLVED, that that the form, terms and provisions of the Cash Collateral Order to which the Company is or will be subject, and the actions and transactions contemplated thereby be, and hereby are authorized, adopted and approved, and each of the Authorized Officers of the Company be, and they hereby are, authorized and empowered, in the name of and on behalf of the Company, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of, the Cash Collateral Order, and such other agreements, certificates, instruments, receipts, petitions, motions or other papers or documents to which the Company is or will be a party (collectively with the Cash Collateral Order, the "Cash Collateral Documents"), incur and pay or cause to be paid all fees and expenses and engage such persons, in each case, in the form or substantially in the form thereof submitted to the Directors, with such changes, additions, and modifications thereto as the officers of the Company executing the same shall approve, such approval to be conclusively evidenced by such officers' execution and delivery thereof; and be it

FURTHER RESOLVED, that that the Company, as debtor and debtor in possession under the Bankruptcy Code be, and hereby is, authorized to incur the Adequate Protection Obligations (as set forth in the Cash Collateral Order) and to undertake any and all related transactions on substantially the same terms as contemplated under the Cash Collateral Documents (collectively, the "**Adequate Protection Transactions**"); and be it

FURTHER RESOLVED, that the Authorized Officers of the Company be, and they hereby are, authorized and directed, and each of them acting alone hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Company, as debtor and debtor in possession, to take such actions as in their discretion is determined to be necessary, desirable, or appropriate and execute the Adequate Protection Transactions, including delivery of: (a) the Cash Collateral Documents and such agreements, certificates, instruments, guaranties, notices and any and all other documents, including, without limitation, any amendments to any Cash Collateral Documents (collectively, the "Adequate Protection Documents"); (b) such other instruments, certificates, notices, assignments, and documents as may be reasonably requested by the prepetition lenders; and (c) such forms of deposit, account control agreements, officer's certificates and compliance certificates as may be required by the Cash Collateral Documents or any other Adequate Protection Document; and be it

FURTHER RESOLVED, that each of the Authorized Officers of the Company be, and they hereby are, authorized, directed, and empowered in the name of, and on behalf of, the Company to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the Adequate Protection Transactions and all fees and expenses incurred by or on behalf of the Company in connection with the foregoing resolutions, in accordance with the terms of the Adequate Protection Documents, which shall in their sole judgment be necessary, proper or advisable to perform the Company's obligations under or in connection with the Cash Collateral Order or any of the other Adequate Protection Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and be it

FURTHER RESOLVED, that each of the Authorized Officers of the Company be, and they hereby are, authorized, directed, and empowered in the name of, and on behalf of, the Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions and extensions of the Cash Collateral Order or any of the Adequate Protection Documents or to do such other things which shall in their sole judgment be necessary, desirable, proper, or advisable to give effect to the foregoing resolutions, which determination shall be conclusively evidenced by their execution thereof; and be it

FURTHER RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, each of the Authorized Officers (and their designees and delegates) be, and they hereby are, authorized and empowered, in the name of and on behalf of the Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such officer's or officers' judgment, shall be necessary, advisable or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein; and be it

FURTHER RESOLVED, that all members of the Board of the Company have received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of the Company, or hereby waive any right to have received such notice; and be it

FURTHER RESOLVED, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved and ratified as the true acts and deeds of the Company with the same force and effect as if each such act, transaction, agreement or certificate has been specifically authorized in advance by resolution of the Board; and be it

FURTHER RESOLVED, that each of the Authorized Officers (and their designees and delegates) be and hereby are authorized and empowered to take all actions or to not take any action in the name of the Company with respect to the transactions contemplated by these resolutions hereunder as the sole shareholder, partner, member or managing member of each direct subsidiary of the Company, in each case, as such Authorized Officer shall deem necessary or desirable in

such Authorized Officers' reasonable business judgment as may be necessary or appropriate to effectuate the purposes of the transactions contemplated herein.

IV. GENERAL

FURTHER RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, each of the Authorized Officers (and their designees and delegates) be, and they hereby are, authorized and empowered, in the name of and on behalf of the Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such officer's or officers' judgment, shall be necessary, advisable or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein; and be it

FURTHER RESOLVED, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved and ratified as the true acts and deeds of the Company with the same force and effect as if each such act, transaction, agreement or certificate has been specifically authorized in advance by resolution of the Manager; and be it

FURTHER RESOLVED, that each of the Authorized Officers (and their designees and delegates) be and hereby are authorized and empowered to take all actions or to not take any action in the name of the Company with respect to the transactions contemplated by these resolutions hereunder as the sole stockholder, member, or managing member of each direct subsidiary of the Company, in each case, as such Authorized Officer shall deem necessary or desirable in such Authorized Officers' reasonable business judgment as may be necessary or appropriate to effectuate the purposes of the transactions contemplated herein.

This Consent may be signed in one or more counterparts, each of which shall be deemed an original, and all of which shall constitute one instrument.

This action by written consent of the Boards of Directors of BD LaPlace, LLC and BD Bayou Steel Investment, LLC is being signed and is effective of the date first written above.

BOARD OF DIRECTORS

[Abstain]
James Hogarth
[Abstain]
Sam Farahnak
[Abstain]
Phil Raygorodetsky
, <i>g</i>
120
Rob Archambault
Terry Taft
Bob Unfried

This action by written consent of the Boards of Directors of BD LaPlace, LLC and BD Bayou Steel Investment, LLC is being signed and is effective of the date first written above.

BOARD OF DIRECTORS

[Abstain]	
James Hogarth	
5.41 - 1.3	
[Abstain] Sam Farahnak	
Sam Farannak	
[Abstain]	
Phil Raygorodetsky	
Rob Archambault	
Car Ca	ft
Terry Taft	701
Bob Unfried	

This action by written consent of the Boards of Directors of BD LaPlace, LLC and BD Bayou Steel Investment, LLC is being signed and is effective of the date first written above.

BOARD OF DIRECTORS

[Abstain]
James Hogarth
[Abstain]
Sam Farahnak
[Abstain] Phil Raygorodetsky
Tilli Kaygorodetsky
Rob Archambault
Terry Taft
Tolies of Mulices
Bob Unfried

Fill in this info	rmation t	o identify the case:		
Debtor name	BD LaF	Place, LLC		
United States E	Bankruptcy	Court for the: DISTR	CICT OF DELAWARE	
Case number (i	if known)			☐ Check if this is an amended filing
Official For Declara			alty of Perjury for Non-Individu	al Debtors 12/15
form for the sc amendments o and the date. E WARNING Ba	hedules of those do Bankrupto ankruptcy h a bankr	of assets and liabilities ocuments. This form n cy Rules 1008 and 901 of fraud is a serious crir	alf of a non-individual debtor, such as a corporation or partne, any other document that requires a declaration that is not in nust state the individual's position or relationship to the debto 1. me. Making a false statement, concealing property, or obtaining in fines up to \$500,000 or imprisonment for up to 20 years, or	ncluded in the document, and any or, the identity of the document, and money or property by fraud in
De	eclaration	and signature		
		another officer, or an au s a representative of the	athorized agent of the corporation; a member or an authorized age debtor in this case.	nt of the partnership; or another
I have exa	amined the	e information in the docu	uments checked below and I have a reasonable belief that the info	ormation is true and correct:
	Schedule I Schedule I Schedule I Schedule I Summary I Amended I Chapter 1	D: Creditors Who Have CE/F: Creditors Who Have CE/F: Creditors Who Have CE: Executory Contracts of Codebtors (Official Foof Assets and Liabilities Schedule	for Non-Individuals (Official Form 206Sum) ist of Creditors Who Have the 30 Largest Unsecured Claims and A	Are Not Insiders (Official Form 204)
I declare	under pen	alty of perjury that the fo	pregoing is true and correct.	
Executed	d on O	ctober 1, 2019	X /s/ Alton Davis	
			Signature of individual signing on behalf of debtor	
			Alton Davis Printed name	
			President and Chief Operating Officer Position or relationship to debtor	

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

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Fill in this information to identify the case:	
Debtor name: BAYOU STEEL BD HOLDINGS, LLC	
United States Bankruptcy Court District of Delaware	☐ Check if this is a
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

A list of creditors holding the 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 30 largest unsecured claims.

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 or setoff	Unsecured claim	
1	TOKAI CARBON GE LLC KELLY CORRELL 6210 AUDRY KELL ROAD SUITE 270 CHARLOTTE, NC 28277	KELLY CORRELL PHONE: 704-593-5123 EMAIL: KELLY.CORRELL@TOKAICARBONUSA.COM	TRADE CLAIM				\$	2,745,736.24
2	TRI COASTAL TRADING LLC 11931 WICKCHESTER SUITE 201 HOUSTON, TX 77043	PHONE: 281-902-0260	TRADE CLAIM				\$	1,594,630.02
3	ALTER TRADING CORPORATION 700 OFFICE PARKWAY ST. LOUIS, MO 63141-7124	PHONE: 314-872-2400	TRADE CLAIM				\$	1,095,061.74
4	BARFIELD ENTERPRISES, INC CHRISTINE BOSSIER PO BOX 218 NEW BOSTON, TX 75570	CHRISTINE BOSSIER PHONE: 985-651-4533 EMAIL: CMBOSSIER@AOL.COM	TRADE CLAIM				\$	888,253.48
5	THE DAVID J JOSEPH COMPANY PO BOX 632960 CINCINNATI, OH 45263-2960	PHONE: 402-590-2080	TRADE CLAIM				\$	875,031.49
6	KODIAK METALS RECYCLING NC. JAMES DICKINSON 1010 AVENUE S DICKINSON, TX 77586	JAMES DICKINSON PHONE: 281-339-2300 EMAIL: CKL@KODIAKRESOURCES.NET	TRADE CLAIM				\$	849,694.58
7	MINERAIS U.S. LLC. ANDREW COOKE 105 RAIDER BLVD HILLSBOROUGH, NJ 08844	ANDREW COOKE PHONE: 908-874-7666 EMAIL: AMC@MINERAISUSA.COM	TRADE CLAIM				\$	820,092.00
8	PROLER SOUTHWEST INC. LINH NGUYEN PO BOX 53028 HOUSTON, TX 77052	LINH NGUYEN PHONE: 713-671-2900 EMAIL: LINH.NGUYEN@SIMSMM.COM	TRADE CLAIM				\$	779,666.50
9	DERICHEBOURG RECYCLING USA, INC DANIELLE CANGA 7501 WALLISVILLE ROAD HOUSTON, TX 77020-3543	DANIELLE CANGA PHONE: 713-675-2285 EMAIL: DANIELLE.CANGA@DERICHEBOURG.COM	TRADE CLAIM				\$	776,448.46
10	LA SCRAP METAL RECYCLING OF B.R. DANIEL RICHARD 2527 S WESTPORT DRIVE PORT ALLEN, LA 70767	DANIEL RICHARD PHONE: 225-389-1108 EMAIL: DRICHARD@LASCRAPMETAL.COM	TRADE CLAIM				\$	765,662.43
11	STRICKLAND TRADING INC. B. WALLACE 101 CARNOUSTIE SHOAL CREEK, AL 35242	B. WALLACE PHONE: 205-995-9550 EMAIL: BWALLACE@STRICKLANDTRADING.COM	TRADE CLAIM				\$	758,253.41
12		PHONE: 330-655-3970 EMAIL: ATAN@PROTRADESTEEL.COM FREIGHTAP@PRODTRADESTEEL.COM	TRADE CLAIM				\$	752,954.26
13	PACIFIC FOUNDRY COMPANY 136 DURHAM AVENUE NEW JERSEY, NJ 08840	PHONE: 732-767-9788 EMAIL: ZENO@PFCROLL.COM	TRADE CLAIM				\$	657,398.00

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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	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.			
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
14	RIVER PARISH CONTRACTORS INC SHAWN BECNEL 4007 WEST AIRLINE HWY PO BOX 2650 RESERVE, LA 70084-0545	SHAWN BECNEL PHONE: 985-536-1425 EMAIL: SHAWN.BECNEL@RPCONTRACTORS.COM	TRADE CLAIM				\$	647,399.80
15	LA SCRAP PROCESSORS DANIEL RICHARD 2200 CAMERON STREET LAFAYETTE, LA 70506	DANIEL RICHARD PHONE: 337-654-4932 EMAIL: DRICHARD@LASCRAPMETAL.COM	TRADE CLAIM				\$	523,219.26
16	GONG CHANG %MPSI DAVE BALDEA PO BOX 4030 CARMEL, IN 46082	DAVE BALDEA PHONE: 317-853-6979 EMAIL: VIKINGSPORT@MSN.COM	TRADE CLAIM				\$	512,313.00
17	PULL A PART REBECCA KIM 4473 TILLY MILL ROAD ATLANTA, GA 30360	REBECCA KIM PHONE: 678-993-2513 EMAIL: REBECCAK@PULLAPART.COM	TRADE CLAIM				\$	463,521.96
18	LHOIST NORTH AMERICA JOHN BEATTY 3700 HULEN STREET FORT WORTH, TX 76107	JOHN BEATTY PHONE: 800-388-8550 EMAIL: JOHN.BEATTY@LHOIST.COM	TRADE CLAIM				\$	451,825.49
19	DIAMOND E TRUCKING C MITCHELL 214 VETERANS BLVD PO BOX 1056 DENHAM SPRINGS, LA 70726	C MITCHELL PHONE: 225-667-0111 504-667-0111 EMAIL: DIAMONDETRUCKING@YAHOO.COM	TRADE CLAIM				\$	447,687.13
20	KONE CRANES KEITH MINER 3115 LAPLACE LANE LAPLACE, LA 70068	KEITH MINER PHONE: 504-382-2332 EMAIL: KEITH.MINER@KONECRANES.COM	TRADE CLAIM				\$	437,023.56
21	JLE INDUSTRIES, LLC 119 ICMI ROAD SUITE 210 DUNBAR, PA 15431	PHONE: 724-603-2228 EMAIL: JAMIE.MARCHIONDA@JLEINDUSTRIES.COM	TRADE CLAIM				\$	435,492.26
22	JEFFERSON IRON & METAL 3940 MONTCLAIR ROAD #300 PO BOX 131449 BIRMINGHAM, AL 35213	PHONE: 205-803-5200 EMAIL: DANNY@JEFFIRON.COM	TRADE CLAIM				\$	430,120.81
23	AMERICAN STATE EQUIPMENT 2055 SOUTH 108TH STREET MILWAUKEE, WI 53227	PHONE: 414-541-8700 EMAIL: MHOCKING@AMSTATE.COM	TRADE CLAIM				\$	428,018.05
24	M. BRASHEM, INC 14023 NE 18TH STREET BELLEVUE, WA 98007	PHONE: 425-641-1566 EMAIL: MIKEB@MBRASHEM.COM	TRADE CLAIM				\$	416,656.18
25	AMERICAN ROLL GROUP LLC KEVIN MCCAFFREY 28182 N HAYDEN ROAD SCOTTSDALE, AZ 85266	KEVIN MCCAFFREY PHONE: 480-502-9018 EMAIL: ROLLVENDOR@GMAIL.COM	TRADE CLAIM				\$	398,115.00
26	APPLIED INDUSTRIAL 5516 POWELL STREET HARAHAN, LA 70183-3427	PHONE: 504-733-7140 EMAIL: SC0273@APPLIED.COM	TRADE CLAIM				\$	392,519.68
27	SCRAP CONNECTION STACEY GRIFFIN 1954 HIGHWAY 182 HOUMA, LA 70364	STACEY GRIFFIN PHONE: 985-868-0489 EMAIL: MOTORCROSSMOMA@YAHOO.COM	TRADE CLAIM				\$	385,036.74
28	TMS INTERNATIONAL, LLC 12 MONONGAHELA AVE GLASSPORT, PA 15045	PHONE: 412-678-6141 EMAIL: TMINNIER@TMSINTERNATIONALCOM	TRADE CLAIM				\$	378,736.51
29	ROCHESTER IRON AND METAL, INC. MICHELE MORGAN 1552 E. LUCAS STREET ROCHESTER, IN 46975	MICHELE MORGAN PHONE: 574-835-1699 EMAIL: MMORGAN@ROCHESTERIRON.COM	TRADE CLAIM				\$	361,536.25
30	HISAR CELIK C O MPSI ROLLS DAVE BALDEA PO BOX 4030 CARMEL, IN 46082-4030	DAVE BALDEA FAX: 317-853-6234 EMAIL: VIKINGSPORT@MSN.COM	TRADE CLAIM				\$	357,700.00

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United States Bankruptcy Court District of Delaware

In re BD LaPlace, LLC			Case No.					
	Ι	Debtor(s)	Chapter 11					
LIST (Following is the list of the Debtor's equity security hol	_	ECURITY HOLDERS red in accordance with rule 10						
Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest					
Bayou Steel BD Holdings II, L.L.C. 138 Highway 3217 La Place, LA 70068	Preferred	100%	Ownership					
DECLARATION UNDER PENALTY OF	PERJURY ON	BEHALF OF CORPO	ORATION OR PARTNERSHIP					
I, the President and Chief Operating Officer of the corporation named as the debtor in this case, declare under penalty of perjury that I have read the foregoing List of Equity Security Holders and that it is true and correct to the best of my information and belief.								
Date October 1, 2019	Signa	ture /s/ Alton Davis Alton Davis						

Penalty for making a false statement of concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

United States Bankruptcy Court District of Delaware

BD LaPlace, LLC		Case No.	
	Debtor(s)	Chapter	
CORPOR	ATE OWNERSHIP STATEMENT	(RULE 7007.1)	
, the undersigned counsel for _E orporation(s), other than the debt	BD LaPlace, LLC in the above caption tor or a governmental unit, that directly	ned action, certifie y or indirectly ow	es that the following is a rn(s) 10% or more of any
Steel BD Holdings II, L.L.C. ghway 3217 ce. LA 70068			
e [Check if applicable]			
er 1, 2019	/s/ Christopher A. Ward		
	Counsel for Polsinelli PC 222 Delaware Avenue Suite 1101 Wilmington, DE 19801	C	
	nt to Federal Rule of Bankruptcy, the undersigned counsel forE orporation(s), other than the debt of the corporation's(s') equity inte Steel BD Holdings II, L.L.C. ghway 3217 ce, LA 70068	CORPORATE OWNERSHIP STATEMENT Int to Federal Rule of Bankruptcy Procedure 7007.1 and to enable the Land to	CORPORATE OWNERSHIP STATEMENT (RULE 7007.1) Int to Federal Rule of Bankruptcy Procedure 7007.1 and to enable the Judges to evaluate, the undersigned counsel for BD LaPlace, LLC in the above captioned action, certific proporation(s), other than the debtor or a governmental unit, that directly or indirectly ow f the corporation's(s') equity interests, or states that there are no entities to report under logical Steel BD Holdings II, L.L.C. ghway 3217 ce, LA 70068 Be [Check if applicable] Isl Christopher A. Ward Christopher A. Ward