Fill in this information to identify the case	se:
United States Bankruptcy Court for the:	
Southern District of Texas (State)	
Case number (if known):	Chapter <u>11</u> _

#### Official Form 201

# Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/20

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	Noble Drillin	g Holding LLC			
2.	All other names debter	None				
Z.	All other names debtor used in the last 8 years	None				
	In alred a consequence of					
	Include any assumed names, trade names, and	-				
	doing business as names					
3.	Debtor's federal Employer Identification Number (EIN)	42-1769105				
4.	Debtor's address	Principal pl	lace of business	Mailing addr of business		nt from principal place
		13135 Dairy	Ashford, Suite 800			
			reet	Number Stre	eet	
				P.O. Box		
		0	T 77.470			
		Sugar Land	, Texas 77478  State ZIP Code	City	State	ZIP Code
		- ,		- ,		
				Location of	nrincinal asse	ts, if different from
				principal pla	ice of busines	s
		Fort Bend C	County			
		County		Number Stre	eet	
				City	State	ZIP Code
5.	Debtor's website (URL)	www.nobled	corp.com			
	• •					

Debt	or Noble Drilling Holding LLC	Case number (if known)					
	Name						
6.	Type of debtor	<ul> <li>☑ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))</li> <li>☐ Partnership (excluding LLP)</li> <li>☐ Other. Specify:</li></ul>					
7.	Describe debtor's business	A. Check one:  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					
		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 <a href="http://www.uscourts.gov/four-digit-national-association-naics-codes">http://www.uscourts.gov/four-digit-national-association-naics-codes</a>					
8.	Under which chapter of the Bankruptcy Code is the debtor filing?  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") must check the second sub-box.	Check one:  □ Chapter 7 □ Chapter 9 □ Chapter 11. Check all that apply: □ 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 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). □ 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 Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form. □ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.					
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	No     □ Yes District     ■ When MM / DD / YYYY     ■ Case number     ■ MM / DD / YYYY					
	If more than 2 cases, attach a separate list.	District When Case number					

# 

Debto				Case number (	if known)		
	Name						
10.	Are any bankruptcy cases pending or being filed by a business partner or an	□ No ⊠ Yes	Debtor	See Schedule		Relationship	Affiliate
	affiliate of the debtor?		District	Southern Distri	ct of Texas	When	Date hereof
	List all cases. If more than 1, attach a separate list.		Case Num	ber, if known			MM / DD / YYYY
11.	Why is the case filed in this district?	Check all	that apply:				
		days i any of	mmediately   her district. kruptcy case	preceding the date	e of this petition or f	or principal assets in a longer part of su partner, or partnersh	ch 180 days than in
12.	Does the debtor own or have possession of any real property or personal property that needs immediate attention?	neede Why □ It □ It □ It	d does the part poses or is afety. t is the haza needs to be a includes pettention (for	roperty need imralleged to pose a rd?physically secure rishable goods or example, livestocs or other options)	mediate attention? threat of imminent and or protected from assets that could quely, seasonal goods, it	liate attention. Attach (Check all that apply.) and identifiable hazar the weather. uickly deteriorate or lemeat, dairy, produce,	d to public health or
		Where is	the propert	y? Number	Street		
				City		State	Zip Code
		Is the pro ☐ No ☐ Yes	pperty insur				
			Contact nan	ne			
			Phone	-			
	Statistical and administrative	informat	tion				
13.	Debtor's estimation of available funds	☐ After a	will be availa		n to unsecured cred re paid, no funds will	litors. I be available for disti	ribution to
14.	Estimated number of creditors (on a consolidated basis with all affiliated debtors)	☐ 1-49 ☐ 50-99 ☐ 100-19 ☐ 200-99		⊠ 5,	000-5,000 001-10,000 0,001-25,000	☐ 25,001-{ ☐ 50,001- ☐ More tha	100,000

# 

Debto		Case number (if known)				
15.	Estimated assets (on a consolidated basis with	□ \$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 ☐ More than \$50 billion	
16.	Estimated liabilities (on a consolidated basis with	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 □ \$10,000,001-\$5 □ \$50,000,001-\$1 □ \$100,000,001-\$	0 million 00 million	☐ \$500,000,001-\$1 billion ☐ \$1,000,000,001-\$10 billion ☐ \$10,000,000,001-\$50 billion ☐ More than \$50 billion	
	Request for Relief, Declaration	, and Signatures				
WAR	NING Bankruptcy fraud is a serious crime. or imprisonment for up to 20 years,			uptcy case c	an result in fines up to \$500,000	
17.	Declaration and signature of authorized representative of debtor	The debtor requests relie in this petition. I have been authorized to I have examined the infortrue and correct.	f in accordance with the cha	f the debtor. ave a reason	nable belief that the information is	
		Executed on 07/31/ MM / D	11/2020 / DD / YYYY			
		/s/ Richard B. Barker  ★ Signature of authorized	representative of debtor	Richard B. E		
		Title Chief Financial C				
18.	Signature of attorney	/s/ John F. Higgins Signature of attorney for	debtor		7/31/2020 M / DD / YYYY	
		John F. Higgins Printed name				
		Porter Hedges LLP				
		1000 Main Street, 36	th Floor			
		Number Street Houston		Texas 7	7002	
		City			IP code	
		(713) 226-6648 Contact phone		jhiggins@po Email addres	orterhedges.com s	
		09597500 Bar number		Texas State		

#### Schedule 1

#### SCHEDULE OF DEBTORS

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 title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq.*, as amended. Substantially contemporaneously with the filing of these petitions, these entities filed a motion requesting that their respective chapter 11 cases be jointly administered for procedural purposes only.

No.	Debtor	<b>Employer Identification Number (EIN)</b>
1	Noble Drilling Holding LLC	42-1769105
2	Noble Corporation plc	98-0619597
3	Noble Services International Limited	98-1096893
4	Bully 1 (Switzerland) GmbH	98-0568935
5	Bully 2 (Switzerland) GmbH	98-0563187
6	Noble 2018-I Guarantor LLC	83-4716348
7	Noble 2018-II Guarantor LLC	84-1918286
8	Noble 2018-III Guarantor LLC	83-4717258
9	Noble 2018-IV Guarantor LLC	84-1922909
10	Noble BD LLC	82-5210197
11	Noble Cayman Limited	98-0655375
12	Noble Cayman SCS Holding Ltd	98-1350467
13	Noble Contracting II GmbH	N/A
14	Noble Corporation	98-0366361
15	Noble Corporation Holdings Ltd.	98-1185595
16	Noble Corporation Holding LLC	84-3574429
17	Noble Drilling (Guyana) Inc.	98-1405736
18	Noble Drilling (TVL) Ltd.	N/A
19	Noble Drilling (U.S.) LLC	76-0295031
20	Noble Drilling Americas LLC	71-0951583
21	Noble Drilling Exploration Company	76-0633507
22	Noble Drilling International GmbH	98-0688632
23	Noble Drilling NHIL LLC	82-5209413
24	Noble Drilling Services Inc.	76-0295033
25	Noble DT LLC	84-3405555
26	Noble FDR Holdings Limited	98-1174656
27	Noble Holding (U.S.) LLC	76-0295031
28	Noble Holding International Limited	98-0477694

No.	Debtor	Employer Identification Number (EIN)
29	Noble Holding UK Limited	98-1239995
30	Noble International Finance Company	98-0655893
31	Noble Leasing (Switzerland) GmbH	98-0566694
32	Noble Leasing III (Switzerland) GmbH	98-0631434
33	Noble Resources Limited	98-1096876
34	Noble SA Limited	98-1343368
35	Noble Rig Holding I Limited	98-1443703
36	Noble Rig Holding 2 Limited	98-1461033
37	Noble Asset Mexico LLC	48-1292445
38	Noble Bill Jennings LLC	26-2718992
39	Noble Earl Frederickson LLC	26-2720328
40	Noble Mexico Limited	N/A

#### Annex A

# ACTION BY WRITTEN CONSENT OF THE GOVERNING BODIES OF

**NOBLE 2018-IV GUARANTOR LLC** NOBLE SERVICES INTERNATIONAL LIMITED **BULLY 1 (SWITZERLAND) GMBH BULLY 2 (SWITZERLAND) GMBH NOBLE 2018-I GUARANTOR LLC NOBLE 2018-II GUARANTOR LLC** NOBLE 2018-III GUARANTOR LLC NOBLE BD LLC **NOBLE CAYMAN LIMITED** NOBLE CAYMAN SCS HOLDING LTD NOBLE CONTRACTING II GMBH NOBLE CORPORATION NOBLE CORPORATION HOLDINGS LTD. NOBLE CORPORATION HOLDING LLC NOBLE DRILLING (GUYANA) INC. NOBLE DRILLING (TVL) LTD. NOBLE DRILLING (U.S.) LLC NOBLE DRILLING AMERICAS LLC NOBLE DRILLING EXPLORATION COMPANY NOBLE DRILLING HOLDING LLC NOBLE DRILLING INTERNATIONAL GMBH NOBLE DRILLING NHIL LLC NOBLE DRILLING SERVICES INC. NOBLE DT LLC NOBLE FDR HOLDINGS LIMITED **NOBLE HOLDING (U.S.) LLC** NOBLE HOLDING INTERNATIONAL LIMITED NOBLE HOLDING UK LIMITED NOBLE INTERNATIONAL FINANCE COMPANY NOBLE LEASING (SWITZERLAND) GMBH NOBLE LEASING III (SWITZERLAND) GMBH NOBLE RIG HOLDING I LIMITED **NOBLE RIG HOLDING 2 LIMITED** NOBLE RESOURCES LIMITED **NOBLE SA LIMITED** NOBLE ASSET MEXICO LLC NOBLE BILL JENNINGS LLC NOBLE EARL FREDERICKSON LLC NOBLE MEXICO LIMITED

#### July 30, 2020

The governing authority, whether a board of directors or the governing members, managers, partners or shareholders, as the case may be (as applicable, the "Governing Body"), of each of the entities referenced above (each, a "Company" and collectively, the "Companies"), does hereby consent to the taking of the following actions by such Company on its own behalf and, where such Company is the Governing Body of another Company, in its capacity as Governing Body of such other Company, and does hereby adopt the following resolutions with respect to such Company pursuant to the bylaws, operating agreement, articles of association, limited liability company agreement or similar document, as applicable, of each respective Company (collectively, the "Governing Documents"), and the applicable laws of the jurisdiction in which such Company is organized, and with the same force and effect as if such resolutions were approved and adopted by a duly constituted meeting of such Governing Body:

WHEREAS, the Governing Body has considered presentations by the management of, and the financial and legal advisors to, such Company regarding the liabilities and liquidity situation of such Company, the strategic alternatives available to it, and the effect of the foregoing on such Company's business, creditors and other parties in interest;

WHEREAS, the Governing Body has had the opportunity to consult with such Company's management, and financial and legal advisors and other professionals, and fully consider each of the strategic alternatives available to such Company;

WHEREAS, based on its review of all available alternatives and advice provided by such advisors and professionals, the Governing Body has determined that it is in the best interest of such Company, its subsidiaries, and its and their respective stakeholders and other parties-in-interest, for such Company and its subsidiaries to take the actions specified in the following resolutions;

#### Chapter 11 Case

WHEREAS, the Governing Body has been presented with a proposed petition to be filed by such Company in the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court") seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), in which the authority to operate as a debtorin-possession will be sought;

WHEREAS, the Governing Body, having considered the financial and operational aspects of such Company's business and the best course of action to maximize value, deems it advisable and in the best interests of such Company, its creditors and other interested parties that a petition be filed by such Company seeking relief under the provisions of chapter 11 of the Bankruptcy Code; and

#### Restructuring Support Agreement

WHEREAS, the Governing Body has been presented with a proposed Restructuring Support Agreement (the "**RSA**") by and among each of (a) Noble Corporation plc, for itself and each of its direct and indirect subsidiaries listed on Exhibit A to the RSA, (b) the

Consenting Priority Guaranteed Noteholders, and (c) the Consenting Legacy Noteholders, each as defined therein, on or in advance of the date hereof; for the avoidance of doubt, the RSA includes the Restructuring Term Sheet (as defined therein) and each other exhibit thereto, all substantially in the forms and on the terms presented to the Governing Body.

#### NOW, THEREFORE, BE IT

RESOLVED, that in the judgment of the Governing Body, it is desirable and in the best interests of such Company, its subsidiaries, creditors, employees, stakeholders and other interested parties, that a voluntary petition be filed by such Company seeking relief under the provisions of chapter 11 of the Bankruptcy Code, and the filing of such petition is authorized hereby; and be it further

RESOLVED, that each of the appointed officers of such Company and Richard B. Barker, Chief Financial Officer of Noble Corporation plc (each, an "Authorized Person"), is hereby authorized and empowered, on behalf of and in the name of such Company on its own behalf and, where such Company is the Governing Body of another Company, in its capacity as Governing Body of such other Company, to execute and verify a petition in the name of such Company on its own behalf and, where such Company is the Governing Body of another Company, in its capacity as Governing Body of such other Company, under chapter 11 of the Bankruptcy Code and to cause the same to be filed in the Bankruptcy Court in such form and at such time as the Authorized Person(s) executing said petition on behalf of such Company shall determine; and be it further

#### Restructuring Support Agreement

RESOLVED, that in connection with the chapter 11 case, the Governing Body has determined it is desirable and in the best interests of each such Company, its creditors, and other parties-in-interest that such Company shall be, and hereby is, authorized to enter into the RSA with such changes, additions, and modifications thereto as an Authorized Person executing the same shall approve, such approval to be conclusively evidenced by an Authorized Person's execution and delivery thereof; and be it further

RESOLVED, that the Authorized Persons are empowered, authorized and directed, with full power of delegation, on behalf of each such Company, to cause such Company to negotiate, execute, and deliver the RSA and any related documents contemplated thereby, in such form and with such changes or amendments as any one or more such Authorized Persons shall approve as necessary or desirable; and be it further

#### Retention of Professionals

RESOLVED, that the Authorized Persons of such Company be, and each of them is, authorized and empowered, on behalf of and in the name of such Company on its own behalf and, where such Company is the Governing Body of another Company, in its capacity as Governing Body of such other Company, to retain and employ professionals to render services to such Company in connection with the chapter 11 case and the transactions contemplated by the foregoing resolutions, including, without limitation, the law firm Skadden, Arps, Slate, Meagher & Flom LLP, to act as chapter 11 counsel; Porter Hedges LLP to act as co-counsel; AlixPartners,

LLP to act as financial advisor; Evercore Group L.L.C. to act as investment banker; and Epiq Corporate Restructuring, LLC to act as claims and noticing agent and administrative advisor; and in connection herewith each Authorized Person is 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 the foregoing; and be it further

#### General Authority to Implement Resolutions

RESOLVED, that the Authorized Persons of such Company be, and each of them is, authorized and empowered, on behalf of and in the name of such Company on its own behalf and, where such Company is the Governing Body of another Company, in its capacity as Governing Body of such other Company, to execute, deliver, perform, verify or file, or cause to be executed, delivered, performed, verified or filed (or direct others to do so on their behalf as provided herein) all necessary documents, including, without limitation, all petitions, affidavits, statements, schedules, motions, lists, applications, pleadings, other papers, security documents, guarantees, reaffirmations, control agreements, waivers of or amendments to existing documents, and to negotiate the forms, terms and provisions of, and to execute and deliver any amendments, modifications, waivers or consents to any of the foregoing as may be approved by any Authorized Person, which amendments, modifications, waivers or consents may provide for consent payments, fees or other amounts payable or other modifications of or relief under such agreements or documents, the purpose of such amendments, modifications, waivers or consents being to facilitate consummation of the transactions contemplated by the foregoing resolutions or for any other purpose, and, in connection with the foregoing, to employ and retain all assistance by legal counsel, investment bankers, accountants, restructuring professionals or other professionals, and to take any and all action which such Authorized Person deems necessary or proper in connection with the chapter 11 cases, with a view to the successful prosecution of the chapter 11 cases contemplated by the foregoing resolutions and the successful consummation of the transactions contemplated by the foregoing resolutions, including, without limitation, any action necessary or proper to maintain the ordinary course operation of such Company's business: and be it further

RESOLVED, that the Authorized Persons of such Company be, and each of them is, authorized to execute, deliver and perform any and all special powers of attorney as such Authorized Person may deem necessary or desirable to facilitate consummation of the transactions contemplated by the foregoing resolutions, pursuant to which such Authorized Person will make certain appointments of attorneys to facilitate consummation of the transactions contemplated by the foregoing resolutions as such Company's true and lawful attorneys and authorize each such attorney to execute and deliver any and all documents of whatsoever nature and description that may be necessary or desirable to facilitate consummation of the transactions contemplated by the foregoing resolutions; and be it further

RESOLVED, that all acts lawfully done or actions lawfully taken by any Authorized Person to seek relief on behalf of any applicable Company under chapter 11 of the Bankruptcy Code, or in connection with the chapter 11 case, or any matter related thereto, be, and hereby are, adopted, ratified, confirmed, and approved in all respects as the acts and deeds of such Company in all respects by the Governing Body of such Company; and be it further

RESOLVED, that all acts lawfully done or actions lawfully taken by any Authorized Person, or by any employees or agents of such Company, on or before the date hereof in connections with the transactions contemplated by the foregoing resolutions be, and they hereby are, ratified, confirmed and approved in all respects by the Governing Body of such Company; and be it further

RESOLVED, that the omission from these resolutions of any agreement, document or other arrangement contemplated by any of the agreements, instruments, filings or other documents described in the foregoing resolutions or any action to be taken in accordance with any requirement of any of the agreements, instruments, filings or other documents described in the foregoing resolutions shall in no manner derogate from the authority of the Authorized Persons to take all actions necessary, desirable, proper, advisable or appropriate to consummate, effectuate, carry out or further the transaction contemplated by, and the intent and purposes of, the foregoing resolutions; and be it further

RESOLVED, that the authority conferred upon any Authorized Person of such Company by this Action by Written Consent is in addition to, and shall in no way limit, such other authority as such Authorized Person may have with respect to the subject matter of the foregoing resolutions, and that the omission from this Action by Written Consent of any agreement or other arrangement contemplated by any of the agreements, instruments or documents described in the foregoing resolutions or any action to be taken in accordance with any requirement of any of the agreements, instruments or documents described in the foregoing resolutions shall in no manner derogate from the authority of any Authorized Person to take any and all actions convenient, necessary, advisable or appropriate to consummate, effectuate, carry out, perform or further the transactions contemplated by and the intents and purposes of the foregoing resolutions; and be it further

RESOLVED, that, pursuant to any applicable provisions of the Governing Documents of such Company, the Governing Body hereby agrees in writing to continue such Company without dissolution, notwithstanding the bankruptcy of any Governing Body of any Company; and be it further

RESOLVED, the Governing Body has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the Governing Documents of such Company and other organizational documents of such Company, or hereby waive any right to have received such notice; and be it further

RESOLVED, that each of the Authorized Persons (and their designees and delegates) be, and hereby are, authorized and empowered to take all actions or not to take any action in the name of such Company with respect to the transactions contemplated by these resolutions hereunder as the sole shareholder, partner, member, managing member, manager (or similar role) of each subsidiary of such Company, in each case, as such Authorized Persons or Authorized Persons shall deem necessary proper, appropriate, desirable or advisable to effectuate the purposes of the transactions contemplated herein; and be it further

RESOLVED, that where such Company is the Governing Body of another Company, the authorizations set forth herein shall apply to such Company on its own behalf and in its capacity as Governing Body of such other Company; and be it further

RESOLVED, that this Action by Written Consent may be executed in any number of counterparts, each of which shall be deemed an original and all of which together shall be deemed to constitute one or the same Action by Written Consent.

\*\*\*

[Signature Pages Follow]

IN WITNESS WHEREOF, the undersigned, being all the managers of each entity on **Schedule 3** attached hereto has duly executed and caused this Action by Written Consent to be delivered as of the date first written above.

y: \_\_\_\_\_

Name: Brad A. Baldwin

Title: Manager

By: Name: David M. J. Dujacquier

Title: Manager

By: \_\_\_\_\_

Name: Caroline Yu Gin Cho

Title: Manager

IN WITNESS WHEREOF, the undersigned, being all the managers of each entity on **Schedule 3** attached hereto has duly executed and caused this Action by Written Consent to be delivered as of the date first written above.

By:		
,	Name:	Brad A. Baldwin
	Title:	Manager
By:		Miago
J	Name:	David M. J. Dujacquier
	Title:	Manager
By:		
,	Name:	Caroline Yu Gin Cho

Title: Manager

IN WITNESS WHEREOF, the undersigned, being all the managers of each entity on **Schedule 3** attached hereto has duly executed and caused this Action by Written Consent to be delivered as of the date first written above.

By:	_	
	Name:	Brad A. Baldwin
	Title:	Manager
Ву:		
Dy.	Name:	David M. J. Dujacquier
	Title:	Manager
		_
		0.0.
Б		l. Um
By:		7.00
	Name:	Caroline Yu Gin Cho
	Title:	Manager

# Schedule 3

Company	Jurisdiction of Organization of Company
Noble Drilling Americas LLC	United States (Delaware)
Noble Drilling Holding LLC	United States (Delaware)
Noble Asset Mexico LLC	United States (Delaware)
Noble Bill Jennings LLC	United States (Delaware)
Noble Earl Frederickson LLC	United States (Delaware)

Fill in this information to Identify the case:	
Debtor Name: Noble Corporation plc	
United States Bankruptcy Court for the: Southern District of Texas	
Case Number (If known):	

# Check if this is an amended filing

# Official Form 204

# Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders

A consolidated list of creditors holding the 50 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 50 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		and email address of creditor contact deb pro	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	
1	U. S. BANK 60 LIVINGSTON AVE. ST. PAUL, MN 55107	CONTACT: ALEJANDRO HOYOS ALEJANDRO.HOYOS@USBAN K.COM	UNSECURED DEBT - 7.875% SENIOR NOTES				\$769,704,093.00	
2	JPMORGAN CHASE BANK, N.A. 712 MAIN STREET 5TH FLOOR HOUSTON, TX 77002	CONTACT: GREGORY N ROSTICK GREGORY.N.ROSTICK@CHASE .COM	UNSECURED DEBT - SENIOR REVOLVING FACILITY				\$549,995,940.00	
3	THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A. 601 TRAVIS STREET 16TH FLOOR HOUSTON, TX 77002	CONTACT: LISA MCCANTS LISA.MCCANTS@BNYMELLON .COM	UNSECURED DEBT - 5.250% SENIOR NOTES				\$487,790,864.00	
4	WILMINGTON TRUST, NATIONAL ASSOCIATION 1100 NORTH MARKET STREET WILMINGTON, DE 19801	CONTACT: BARRY SOMROCK  BSOMROCK@WILMINGTONT RUST.COM	UNSECURED DEBT - 7.950% SENIOR NOTES				\$459,162,987.00	
5	WILMINGTON TRUST, NATIONAL ASSOCIATION 1100 NORTH MARKET STREET WILMINGTON, DE 19801	CONTACT: BARRY SOMROCK  BSOMROCK@WILMINGTONT RUST.COM	UNSECURED DEBT - 7.750% SENIOR NOTES				\$407,441,506.00	
6	THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A. 601 TRAVIS STREET 16TH FLOOR HOUSTON, TX 77002	CONTACT: LISA MCCANTS LISA.MCCANTS@BNYMELLON .COM	UNSECURED DEBT - 6.200% SENIOR NOTES				\$402,770,127.00	
7	WILMINGTON TRUST, NATIONAL ASSOCIATION 1100 NORTH MARKET STREET WILMINGTON, DE 19801	CONTACT: BARRY SOMROCK  BSOMROCK@WILMINGTONT RUST.COM	UNSECURED DEBT - 8.950% SENIOR NOTES				\$402,752,583.00	

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Debtor: Noble Corporation plc

Name of creditor and complete mailing address, including zip code		ress, including zip code and email address of creditor contact p		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
8	THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A. 601 TRAVIS STREET 16TH FLOOR HOUSTON, TX 77002	CONTACT: LISA MCCANTS LISA.MCCANTS@BNYMELLON .COM	UNSECURED DEBT - 6.050% SENIOR NOTES				\$399,837,398.00
9	THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A. 601 TRAVIS STREET 16TH FLOOR HOUSTON, TX 77002	CONTACT: LISA MCCANTS LISA.MCCANTS@BNYMELLON .COM	UNSECURED DEBT - 4.625% SENIOR NOTES				\$81,435,197.00
10	THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A. 601 TRAVIS STREET 16TH FLOOR HOUSTON, TX 77002	CONTACT: LISA MCCANTS LISA.MCCANTS@BNYMELLON .COM	UNSECURED DEBT - 4.900% SENIOR NOTES				\$64,066,969.00
11	THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A. 601 TRAVIS STREET 16TH FLOOR HOUSTON, TX 77002	CONTACT: LISA MCCANTS LISA.MCCANTS@BNYMELLON .COM	UNSECURED DEBT - 3.950% SENIOR NOTES				\$21,505,749.00
12	NATIONAL OILWELL VARCO 5100 NORTH SAM HOUSTON PARKWAY WEST HOUSTON, TX 77086	PHONE: 281-325-6533 BRIAN.WESNESKI@NOV.COM	TRADE DEBT				\$3,724,294.00
13	MARKS, SCOTT ADDRESS ON FILE	PHONE: 832-520-5717 SCOTTMARKS1113@GMAIL.C OM	DEFERRED COMPENSATION				\$2,851,188.00
14	MARTIN, THERALD ADDRESS ON FILE	PHONE: 281-202-8969 THERALD.MARTIN@YAHOO.C OM	DEFERRED COMPENSATION				\$2,159,174.00
15	MADDEN, THOMAS ADDRESS ON FILE	PHONE: 713-410-4949 MADDENIRL@AOL.COM	DEFERRED COMPENSATION				\$857,405.00
16	NATIONAL OILWELL VARCO LP 10353 RICHMOND AVENUE HOUSTON, TX 77042	PHONE: 713-346-7233 RS-USA- NOBLESALES@NOV.COM	TRADE DEBT				\$578,720.00
17	HPETROCONSULT LTDA BARRA DA TIJUCA RIO DE JANEIRO 22640-102 BRAZIL	PHONE: 22-2430-4500 HPETROCONSULT@INFOLINK. COM.BR	TRADE DEBT				\$461,058.00
18	NATIONAL OILWELL VARCO NORWAY AS LAGERVEIEN 8 8181 STAVANGER 4034 NORWAY	PHONE: 47-5181-8181 ACCOUNTSRECEIVABLEAFTER MARKET@NOV.COM	TRADE DEBT				\$365,166.00
19	CRANE WORLDWIDE LOGISTICS (THAILAND 589/110 20TH FLOOR, CENTRAL CITY BA BANGKOK 10260 THAILAND	PHONE: 2745-6088-109 SUPALERK.PHITAKSUTEEPHO NG@CRANEWW.COM	TRADE DEBT				\$359,480.00

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Debtor: Noble Corporation plc

	ne of creditor and complete mailing ress, including zip code	and email address of creditor contact		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
20	TRASFOR SA STRADA CANTONALE 11 MOLINAZZO DI MONTEGGIO 6998 SWITZERLAND	PHONE: 41-58-58 84400 PL- GBS_SWITZERLAND_AR@ABB .COM	TRADE DEBT				\$337,665.00
21	WOLFORD, BERNIE ADDRESS ON FILE	PHONE: 832-600-7915 BERNIEWOLFORD@GMAIL.C OM	DEFERRED COMPENSATION				\$261,850.00
22	HUMES, LARRY ADDRESS ON FILE	TXJHAWKSCOMM@ATT.NET	DEFERRED COMPENSATION				\$246,587.00
23	NOV RIG SOLUTIONS PTE LTD 29 TUAS BAY DRIVE SINGAPORE 637429 SINGAPORE	PHONE: 6594-1025 ADLIN.ABDULWAHID@NOV.C OM	TRADE DEBT				\$239,534.00
24	THORNTON, BODLEY ADDRESS ON FILE	PHONE: 713-823-4228 BPTHORNTONSR@GMAIL.CO M	DEFERRED COMPENSATION				\$217,298.00
25	BRIDON AMERICAN CORPORATION 280 NEW COMMERCE BLVD WILKES-BARRE, PA 18706	PHONE: 570-822-3349-215 HFISHER@BRIDONAMERICAN .COM	TRADE DEBT				\$216,969.00
26	SHELL OIL PRODUCTS US PO BOX 4749 HOUSTON, TX 77210	PHONE: 632-483-5942 LEANEL.CAMPOREDONDO@S HELL.COM	TRADE DEBT				\$192,712.00
27	MINGS PRODUCTS & SERVICES LTD 6 URQUHART STREET GEORGETOWN GUYANA	PHONE: 592-225-3553-222 FORD.AUDREY@MPS.GY	TRADE DEBT				\$184,662.00
28	M & M INTERNATIONAL INC. 1249 SE EVANGELINE THRUWAY BROUSSARD, LA 70518	PHONE: 337-364-4145 MMISALES@MMVALVE.COM	TRADE DEBT				\$172,285.00
29	AMERIFORGE GROUP INC 945 BUNKER HILL RD, SUITE 500 HOUSTON, TX 77024	PHONE: 713-293-1245 AR@AFGLOBALCORP.COM	TRADE DEBT				\$171,203.00
30	HUISMAN NORTH AMERICA SERVICES, LLC 2502 WEHRING ROAD ROSENBERG, TX 77471	PHONE: 832-490-1019 ACCOUNTING@HUISMAN- NA.COM	TRADE DEBT				\$163,458.00
31	TECHNIP UMBILICALS INC 16661 JACINTOPORT HOUSTON, TX 77015	PHONE: 281-249-2711 PBAJO@TECHNIP.COM	TRADE DEBT				\$146,752.00
32	SPEEDCAST COMMUNICATIONS, INC 4400 S SAM HOUSTON PKWY E HOUSTON, TX 77048	PHONE: 832-668-2459 COLLECTIONS.AMERICA@SPE EDCAST.COM	TRADE DEBT				\$144,986.00
33	HYUNDAI GLOBAL SERVICE AMERICAS CO. 7206 HARMS ROAD HOUSTON, TX 77041	PHONE: 832-850-7659 MHKIM@HYUNDAI-GS.COM	TRADE DEBT				\$144,599.00
34	OCEAN OILFIELD DRILLING SERVICES NO. 8, PERSIARAN MELOR AWANA KIJAL KEMAMAN 24100 MALAYSIA	PHONE: 9864-0461 ACCMY@OCEANOILFIELD.CO M	TRADE DEBT				\$132,961.00

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Debtor: Noble Corporation plc

Name of creditor and complete mailing address, including zip code		ddress, including zip code and email address of creditor contact		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
35	GULF AGENCY CO (OMAN) LLC PC 112, RUWI, SULTANATE OF OMAN RUWI 112 OMAN	PHONE: 244-77800-810 JAYARAM.SETHURAMAN@GA C.COM	TRADE DEBT				\$130,907.00
36	AMERICAN BUREAU OF SHIPPING PO BOX 24860 DUBAI UNITED ARAB EMIRATES	PHONE: 4330-6000 ASOLIMAN@EAGLE.ORG	TRADE DEBT				\$121,909.00
37	CONTITECH OIL & MARINE CORPORATION 11535 BRITTMOORE PARK DRIVE HOUSTON, TX 77041	PHONE: 832-327-0141 JOCELYN.MANGUNSONG@C ONTINENTAL.COM	TRADE DEBT				\$120,786.00
38	GE ENERGY POWER CONVERSION USA INC 100 EAST KENSINGER DRIVE, STE 500 CRANBERRY TOWNSHIP, PA 16066	PHONE: 412-967-0765 GEPAYS_BID250060@GE.CO M	TRADE DEBT				\$109,507.00
39	SPX FLOW OIL AND GAS EQUIPMENTS PLOT NO 29, ALI KHALIFAN RASHED AL 6539 ABU DHABI UNITED ARAB EMIRATES	PHONE: 971 2 408 190 THANGAM.R@SPXFLOW.CO M	TRADE DEBT				\$108,000.00
40	GATES E & S TRADING LLC AL QUOZ 12973 DUBAI UNITED ARAB EMIRATES	PHONE: 6528-0801-262 SADIQH.AHMED@GATES.CO M	TRADE DEBT				\$106,654.00
41	NOV SAUDI ARABIA TRADING CO PO BOX 52681 DAMMAM 20745 SAUDI ARABIA	PHONE: 971 48 064204 JESSY.KOLENCHERY@NOV.CO M	TRADE DEBT				\$105,558.00
42	SODEXO REMOTE SITES AUSTRALIA PTY LTD 247 BALCATTA ROAD PERTH, WA 6021 AUSTRALIA	PHONE: 892-42-0766 ACCOUNTSRECEIVABLE.AMEC AA.AU@SODEXO.COM	TRADE DEBT				\$104,183.00
43	JAMES, RONALD ADDRESS ON FILE	PHONE: 281-851-0459 RLJAMES1128@GMAIL.COM	DEFERRED COMPENSATION				\$101,808.00
44	CHARTER SUPPLY CO. 8100 AMBASSADOR CAFFERY PRKY 81735 BROUSSARD, LA 70518	PHONE: 337-837-2724 SPICARD@CHARTERSUPPLY.C OM	TRADE DEBT				\$99,570.00
45	GULF AGENCY QATAR PO BOX 6534 DOHA QATAR	PHONE: 974 323954 SHIPACCOUNTS.QATAR@GAC .COM	TRADE DEBT				\$96,801.00
46	FT FARFAN LTD #3-5 IBIS AVENUE, IBIS ACRES SAN JUAN TRINIDAD AND TOBAGO	PHONE: 868-674-7896 RECEIVABLES@FTFARFAN.CO M	TRADE DEBT				\$96,644.00

# Case 20-33825 Document 1 Filed in TXSB on 07/31/20 Page 21 of 24

Debtor: Noble Corporation plc

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	(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
47	LAMPRELL ENERGY LIMITED JEBEL ALI FREE ZONE, GATE 4 33455 DUBAI UNITED ARAB EMIRATES	PHONE: 652-823-23-504 SHARMILAS@LAMPRELL.CO M	TRADE DEBT				\$92,505.00
48	EAGLIN, MICHAEL ARNOLD & ITKIN LLP 6009 MEMORIAL DRIVE HOUSTON, TX 77007	KARNOLD@ARNOLDITKIN.CO M	LITIGATION	UD			
49	PARAGON LITIGATION TRUST KIRKLAND & ELLIS LLP 300 NORTH LASALLE CHICAGO, IL 60654	PHONE: 312 862 2290 PATRICK.NASH@KIRKLAND.C OM	LITIGATION	UD			
50	TRANSOCEAN OFFSHORE REYNOLDS FRIZZELL LLP 1100 LOUISIANA ST, STE 3500 HOUSTON, TX 77002	PHONE: 713-485-7200 CREYNOLDS@REYNOLDSFRIZ ZELL.COM	LITIGATION	UD			

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

	<del>-</del>
In re:	: Chapter 11
NOBLE DRILLING HOLDING LLC,	: Case No. 20-[] ()
Debtor.	: :
	:
	:

# **CORPORATE OWNERSHIP STATEMENT**

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interests:

Equity Holder	% Ownership			
Noble Cayman Limited	100%			

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

	<del>_</del>
In re:	: : Chapter 11
NOBLE DRILLING HOLDING LLC,	: Case No. 20-[] ()
Debtor.	; ;
	:
	•

# **LIST OF EQUITY SECURITY HOLDERS**

This list serves as the disclosure required to be made by the Debtor pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed are as of the date of commencement of the chapter 11 case.

<b>Equity Holder</b>	Address or Place of Business	<b>Percent Ownership</b>
	Ste. 3D, Landmark Square, 64 Earth	
	Close, P.O. Box 31327, George Town,	
	Grand Cayman, Cayman Islands KY1-	
Noble Cayman Limited	1206	100%

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		to identify the ca					
Debtor nam	е	Noble Drilling H	lolding LLC				
United State	es Bankrupt	cy Court for the:	Southern	District of	Texas (State)		Check if this is an amended filing
Case numb	er (If known	): _					
Official	Form	202				I	
			nalty of Pe	rjury fo	r Non-Indi	vidual Debt	<b>ors</b> 12/15
submit this fo he documen lebtor, the id VARNING – E	orm for the t, and any entity of th Bankruptcy	schedules of ass amendments of e document, and fraud is a seriou	sets and liabilities, those documents. the date. Bankrup is crime. Making a	any other do This form rotcy Rules 10 a false statem	ocument that requ must state the ind 108 and 9011. nent, concealing p	rporation or partners ires a declaration tha lividual's position or roperty, or obtaining sonment for up to 20	at is not included in relationship to the money or property
J.S.C. §§ 152	, 1341, 151	9, and 3571.		·	•	·	
	Dec	claration and	signature				
					e corporation; a m f the debtor in this	nember or an author case.	ized agent of the
	examined and correc		n the documents	checked belo	ow and I have a re	easonable belief tha	t the information
	Schedul	e A/B: Assets-Re	eal and Personal	Property (Of	ficial Form 206A/	В)	
	Schedul	e D: Creditors W	/ho Have Claims	Secured by I	Property (Official I	Form 206D)	
	Schedul	e E/F: Creditors	Who Have Unsec	cured Claims	s (Official Form 20	06E/F)	
	Schedul	e G: Executory (	Contracts and Une	expired Leas	ses (Official Form	206G)	
	Schedul	e H: Codebtors (	Official Form 206	H)			
	Summai	y of Assets and	Liabilities for Non	-Individuals	(Official Form 206	SSum)	
	Amende	d Schedule					
$\boxtimes$		11 or Chapter 9 (Official Form 20		editors Who	Have the 50 Larg	gest Unsecured Clai	ms and Are Not
$\boxtimes$	Other do	ocument that req	uires a declaratio	n <u>Corporat</u> <u>Holders</u> .	e Ownership Stat	ement, List of Equity	/ Security
I decla	e under p	enalty of perjury	that the foregoing	is true and	correct.		
Execut	ed on	07/31/2020 MM/DD/YYYY			<i>hard B. Barker</i> e of individual sigi	ning on behalf of del	 otor
				Richard I Printed n	B. Barker name		
					nancial Officer or relationship to	debtor	