

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

In re: CASE NO. 20-31973 (MI)
CARBO CERAMICS, INC., *et al.*, (CHAPTER 11)
Debtors. (JOINTLY ADMINISTERED)

GENESIS VENTURE LOGISTICS, LLC'S
WITNESS AND EXHIBIT LIST FOR OCTOBER 7, 2020 HEARING

Creditor, Genesis Venture Logistics, LLC (“GVL”) files this Witness and Exhibit List for the hearing to be held on October 7, 2020, at 9:00 a.m. (Central Standard Time) (or, as such hearing may be continued, rescheduled, or adjourned, the “Hearing”) on GVL’s Motion for Leave to Enlarge Time to File Proof of Claim [Docket No. 649] (the “Motion”).¹

WITNESSES

GVL may call any of the following witnesses at the Hearing, whether by proffer, by declaration, or through video or telephonic appearance, or any other means directed by the Court:

1. Lorraine Hyde (Fact witness)	<u>Judge:</u> Honorable Marvin Isgur
2. Paul Lynch (Fact witness, including medical facts)	<u>Hearing Date:</u> October 7, 2020
3. Any authentication, rebuttal, or impeachment witnesses (Fact witnesses)	<u>Hearing Time:</u> 9:00 a.m. (CST)
4. All persons and entities listed on the witness list of any other party (Fact and/or expert witnesses)	<u>Party’s Name:</u> Genesis Venture Logistics, LLC
	<u>Attorney Names:</u> Ben E. Clayton & Joshua P. Clayton
	<u>Attorney Phone No.:</u> (985) 863-3065
	<u>Nature of Proceeding:</u> Motion for Leave to Enlarge Time to File Proof of Claim [Docket No. 649]

¹ As of the time of filing of this Witness and Exhibit List, GVL has not been served with any response or opposition to its Motion, and to its knowledge, none has been filed. Thus, GVL is filing this Witness and Exhibit List out of an abundance of caution and respectfully submits that the Motion should be granted as unopposed and without the need for a hearing.

EXHIBITS

GVL may offer into evidence any one or more of the following exhibits at the Hearing:

No.	Description	Offered	Objection	Admitted	Disposition
1	Proposed Proof of Claim [Docket No. 649-1]				
1(A)	Declaration of Lorraine Hyde [Docket No. 649-2]				
1(B)	Claim Summary [Docket No. 649-3]				
1(C)	Barge Transportation Agreement [Docket No. 649-4]				
1(D)	Emails [Docket No. 649-5]				
1(E)	Carbo Revenue Documents [Docket No. 649-6]				
1(F)	ACBL Cost Documents [Docket No. 649-7]				
1(G)	SPBL Cost Documents [Docket No. 649-8]				
1(H)	Robert Miller Cost Documents [Docket No. 649-9]				
1(I)	McGriff Seibels Cost Documents [Docket No. 649-10]				
1(J)	Prime Rate Cost Documents [Docket No. 649-11]				
1(K)	SCF Cost Documents [Docket No. 649-12]				
1(L)	Riverland Cost Documents [Docket No. 649-13]				
1(M)	Neale's Cost Documents [Docket No. 649-14]				
1(N)	National Maintenance Cost Documents [Docket No. 649-15]				
1(O)	Carrier Marine Cost Documents [Docket No. 649-16]				
1(P)	JB Marine Cost Documents [Docket No. 649-17]				
2	Declaration of Lorraine Hyde [Docket No. 649-18]				
3	Declaration of Paul Lynch [Docket No. 649-19]				
4	Emails [Docket No. 649-20]				

5	CM/ECF Registration [Docket No. 649-21]				
6	Any pleadings or other documents filed in these Chapter 11 cases				
7	Any exhibits necessary for rebuttal or impeachment				
8	Any exhibits listed on the exhibit list of any other party				

GVL reserves the right to (1) amend and/or supplement this Witness and Exhibit List at any time prior to the Hearing; and (2) call additional witnesses and use additional exhibits for purposes of rebuttal or impeachment and to further supplement the foregoing Witness and Exhibit List as appropriate. GVL also reserves the right to rely upon and use as evidence (1) exhibits included on the exhibit lists of any other parties in interest; and (2) any pleading, hearing transcript, or other document filed with the Court in the above-captioned matter.

Dated: October 5, 2020

/s/ Ben E. Clayton

CLAYTON LAW FIRM, LLC

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Attorneys for Creditor,

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CERTIFICATE OF SERVICE

The undersigned certifies that on October 5, 2020, the above and foregoing was electronically filed with the Clerk of the United States Bankruptcy Court for the Southern District of Texas by using the CM/ECF system and that service upon the Debtors and all interested parties and persons who have registered for CM/ECF service will be accomplished by the CM/ECF system.

/s/ Ben E. Clayton

Ben E. Clayton