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

□ Check if this is an amended filing

Official Form 201 Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/25

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	Ascend Performance Materials Consumer Solutions Holdings LLC				
2.	All other names debtor used in the last 8 years	Ascend Performance Materials Medical Holdings LLC				
	Include any assumed names, trade names, and <i>doing</i> <i>business as</i> names					
3.	Debtor's federal Employer Identification Number (EIN)	<u>85-1294651</u>				
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business			
		1010 Travis Street				
		Number Street	Number Street			
		Suite 900				
			P.O. Box			
		Houston, Texas 77002	City State Zin Cada			
		City State Zip Code	City State Zip Code			
			Location of principal assets, if different from principal place of business			
		Harris County				
		County	Number Street			
			City State Zip Code			
5.	Debtor's website (URL)	https://ascendmaterials.com/; https://acteev.com/				
6.	Type of debtor	Corporation (including Limited Liability Company (LLC)	and Limited Liability Partnership (LLP))			
	- JE - 31 40400					
		Partnership (excluding LLP)				
		□ Other. Specify:				

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Debtor Ascend Performance Materials Consumer Solutions Holdings LLC Case number (if known) Name A. Check One: 7. 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 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 . 3252 (Plastics Material and Resin Manufacturing) 8. Under which chapter of the Check One: Bankruptcy Code is the Chapter 7 debtor filing? □ Chapter 9 Chapter 11. Check all that apply: Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,424,000 (amount subject to adjustment on 4/01/28 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). □ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and it chooses to proceed under Subchapter V of Chapter 11. 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 Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form. In the debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2. □ Chapter 12 Were prior bankruptcy cases 9. 🛛 No District filed by or against the debtor Yes. When MM/DD/YYYY Case number within the last 8 years? District When Case number If more than 2 cases, attach a MM/DD/YYYY separate list.

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Debtor Ascend Performance M	aterials (Consumer Sol	lutions Holdings	LLC Case num	nber <i>(if known)</i>		
Name							
10. Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	□ No ⊠ Ye	s. Debtor	See Rider 1		F	Relationship	Affiliate
List all cases. If more than 1,		District	Southern Dis	trict of Texas	N	Vhen	04/21/2025
attach a separate list.		Case nur	nber, if known				MM / DD / YYYY
11. Why is the case filed in this	Check	all that apply:					
district?							district for 180 days s than in any other district
	🛛 A	bankruptcy ca	se concerning de	btor's affiliate, gen	eral partner, or p	artnership is p	pending in this district.
12. Does the debtor own or have possession of any real property or personal property that needs immediate attention?	⊠ No □ Yes	Why does	the property needed to a solution of the hazard?	ed immediate atter pose a threat of im y secured or protect oods or assets that	ntion? (Check a nminent and iden ted from the wea t could quickly de neat, dairy, produ	Il that apply.) tifiable hazaro ather. eteriorate or lo uce, or securit	onal sheets if needed. It to public health or ese value without attention ies-related assets or Zip Code
		□ No □ Yes. Ii	nsurance agency				
			Contact name				
		F	hone				
Statistical and ad	ministrat	ive informatio	on				
13. Debtor's estimation of	Check o	ne:					
available funds				n to unsecured cre re paid, no funds w		r distribution	o unsecured creditors.
14. Estimated number of creditors (on a consolidated basis)	□ 1- □ 50 □ 10	49 0-99 00-199 00-999		000-5,000 001-10,000 0,001-25,000		25,001-50,0 50,001-100, More than 1	00 000

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Debtor Ascend Performance N Name	laterials Consumer Solutions Holdings LLC	_ Case number (if known)
15. Estimated assets (on a consolidated basis)	□ \$50,001-\$100,000 □ \$10,000 □ \$100,001-\$500,000 □ \$50,000	001-\$10 million \$500,000,001-\$1 billion ,001-\$50 million \$1,000,000,001-\$10 billion ,001-\$100 million \$10,000,000,001-\$50 billion 0,001-\$500 million More than \$50 billion
16. Estimated liabilities (on a consolidated basis)	□ \$50,001-\$100,000 □ \$10,000 □ \$100,001-\$500,000 □ \$50,000	001-\$10 million \$500,000,001-\$1 billion ,001-\$50 million \$1,000,000,001-\$10 billion ,001-\$100 million \$10,000,000,001-\$50 billion 0,001-\$500 million More than \$50 billion
Request for Relief, I	eclaration, and Signatures	
VARNING Bankruptcy fraud is a \$500,000 or imprisor	serious crime. Making a false statement in cor ment for up to 20 years, or both. 18 U.S.C. §§	nnection with a bankruptcy case can result in fines up to 152, 1341, 1519, and 3571.
I7. Declaration and signature of authorized representative of debtor	petition.	th the chapter of title 11, United States Code, specified in this
	I have been authorized to file this petition or I have examined the information in this petit correct.	n behalf of the debtor. ion and have a reasonable belief that the information is true and
l c	eclare under penalty of perjury that the foregoin	g is true and correct.
	Executed on 04/21/2025 MM/ DD / YYYY	
	✓ /s/ Robert Del Genio Signature of authorized representative Title Chief Restructuring Officer	Robert Del Genio of debtor Printed name
8. Signature of attorney	✗ /s/ Jason G. Cohen Signature of attorney for debtor	Date <u>04/21/2025</u> MM/DD/YYYY
	Jason G. Cohen Printed name Bracewell LLP Firm name	
	711 Louisiana Street, Suite 2300 Number Street	
	Houston City	Texas 77002 State ZIP Code
	(713) 223-2300 Contact phone	jason.cohen@bracewell.com Email address
	e conser proces	

Fill in this information to identify the case:	
United States Bankruptcy Court for the:	
Southern District of 1	Texas
(State)	
Case number (if known):	Chapter11

□ Check if this is an amended filing

<u>Rider 1</u> Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the Southern District of Texas for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Ascend Performance Materials Holdings Inc.

- Ascend Performance Materials Holdings Inc.
- APM (Canada) LLC
- APM (PR) LLC
- APM Disc Holdings LLC
- APM Disc Inc.
- APM Foreign Holdings LLC
- Ascend Performance Materials Consumer Solutions Holdings LLC
- Ascend Performance Materials Consumer LLC
- Ascend Performance Materials Inc.
- Ascend Performance Materials Operations LLC
- Ascend Performance Materials Texas Inc.

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

In re:

ASCEND PERFORMANCE MATERIALS CONSUMER SOLUTIONS HOLDINGS LLC,

Chapter 11

Case No. 25-____(___)

Debtor.

LIST OF EQUITY SECURITY HOLDERS¹

Equity Holder	Address of Equity Holder	Percentage of Equity Held
Ascend Performance Materials Holdings Inc.	1010 Travis St., Suite 900 Houston, TX 77002	100%

¹ 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 indicate the record holder of such equity as of the date of commencement of the chapter 11 case.

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

In re:

ASCEND PERFORMANCE MATERIALS CONSUMER SOLUTIONS HOLDINGS LLC,

Chapter 11

Debtor.

Case No. 25-____(___)

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 interest:

Shareholder	Approximate Percentage of Shares Held
Ascend Performance Materials Holdings Inc.	100%

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Fill in this information to identify the case:

Debtor name: Ascend Performance Materials Holdings Inc., et al.

United States Bankruptcy Court for the <u>Southern District of Texas</u> (State)

Case number (If known):

□ Check if this is an amended filing

12/15

Official Form 204
Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders¹

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.

Nar	ne 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,	Indicate if claim is contingent, unliquidated,	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.		
	including zip code		professional services, and government contracts)	or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	SDI INC 1414 RADCLIFFE ST STE 300 BRISTOL, PA 19007	ATTN: CRIS FERREGUR TITLE: SENIOR VICE PRESIDENT OF OPERATIONS PHONE: 215-688-6448 EMAIL: CRIS.FERREGUR@SDI.COM	TRADE DEBTS				\$25,136,003.60
2	TURNER INDUSTRIES GROUP LLC P.O. BOX 3688 BATON ROUGE, LA 70821	ATTN: TROY BERGERON TITLE: PRESIDENT PHONE: 225-214-2481 EMAIL: TPBERGERON@TURNER-INDUSTRIES.COM	TRADE DEBTS				\$13,477,113.69
3	THE DOW CHEMICAL COMPANY 2040 DOW CTR MIDLAND, MI 48674	ATTN: CAROLINA BARRIOS TITLE: U.S. COMMERCIAL DIRECTOR – OLEFINS, AROMATICS & ALTERNATIVES PHONE: 346-221-0253 EMAIL: CABARRIOS@DOW.COM	TRADE DEBTS				\$8,439,022.88
4	SOUTHERN TOWING MIDCO LLC 1874 THOMAS ROAD MEMPHIS, TN 38134	ATTN: MATT MORAN TITLE: VICE PRESIDENT – FINANCE & STRATEGY PHONE: 773-677-9584 EMAIL: M.MORAN@SOUTHERNDEVALL.COM	TRADE DEBTS				\$6,822,995.47
5	MARATHON PETROLEUM COMPANY LP 539 S. MAIN STREET FINDLAY, OH 45840	ATTN: MATT POWELL TITLE: SENIOR TRADER – PETROCHEMICALS MARKETING PHONE: 419-421-3193 EMAIL: MCPOWELL@MARATHONPETROLEUM.COM	TRADE DEBTS				\$6,006,457.48
6	CITGO PETROLEUM CORP 6100 S YALE AVE TULSA, OK 74136	ATTN: SABRINA TULON TITLE: SENIOR LEGAL COUNSEL PHONE: 281-447-9310 EMAIL: STULON@CITGO.COM	TRADE DEBTS				\$5,737,744.02
7	REPCON INC P.O. BOX 9316 CORPUS CHRISTI, TX 78469	ATTN: DAKE STAGNER TITLE: SENIOR BUSINESS DEVELOPMENT MANAGER PHONE: 832-742-2843 EMAIL: DVSTAGNER@REPCON.COM	TRADE DEBTS				\$5,372,079.89
8	VEOLIA WTS USA INC 3600 HORIZON BLVD FEASTERVILLE TREVOSE, PA 19053	ATTN: SHIREEN HARVEY TITLE: CPI VERTICAL BUSINESS DEVELOPMENT PHONE: 409-730-9001 EMAIL: SHIREEN.PIRTLE@VEOLIA.COM	TRADE DEBTS				\$4,382,069.38
9	ALTIVIA PETROCHEMICALS LLC 1100 LOUISIANA ST STE 4800 HOUSTON, TX 77002	ATTN: PJ BLOCK TITLE: PRESIDENT PHONE: 614-302-6159 EMAIL: PBLOCK@ALTIVIA.COM	TRADE DEBTS				\$3,330,028.95
10	ROBBIE D. WOOD, INC. 1051 OLD WARRIOR RIVER RD BESSEMER, AL 35023	ATTN: BO LITTLETON TITLE: GULF COAST SALES MANAGER PHONE: 281-245-9705 EMAIL: BO@ROBBIEDWOOD.COM	TRADE DEBTS				\$2,347,678.06

¹ On a consolidated basis. The information herein shall not constitute an admission of liability by, nor is it binding on, and Debtors with respect to all or any portion of the claims listed below. Moreover, nothing herein shall affect any Debtor's right to challenge the amount or characterization of any claim at a later date.

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Nan	Name of creditor and complete mailing address, including zip code creditor contact		Nature of the claim (for example, trade debts, bank loans.	claim (for example, trade debts, bank leans is contingent,		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.		
	including zip code	creditor contact	professional services, and government contracts)	unliquidated, or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
11	BASF CORPORATION 1000 CAMPUS DR FLORHAM PARK, NJ 07932	ATTN: JAY HABAYEB TITLE: BUSINESS DIRECTOR - OLEFINS PHONE: 346-275-8477 EMAIL: JAY.HABAYEB@BASF.COM	TRADE DEBTS				\$2,296,067.92	
12	PALLETONE INC. 113 PIONEER LN SELMA, AL 36701	ATTN: BRAD GINSBURG TITLE: STRATEGIC ACCOUNT MANAGER PHONE: 836-512-9042 EMAIL: BGINSBURG@PALLETONE.COM	TRADE DEBTS				\$2,242,278.32	
13	SULZER CHEMTECH USA INC P.O. BOX 700480 TULSA, OK 74170	ATTN: DANIEL BRAUD TITLE: INDUSTRIAL SERVICES BUSINESS LEADER PHONE: 281-441-5241 EMAIL: DANIEL.BRAUD@SULZER.COM	TRADE DEBTS				\$2,182,007.52	
14	INTERNATIONAL PAPER CO 2 MANHATTANVILLE RD PURCHASE, NY 10577	ATTN: DEREK CURRY TITLE: ORDER TO CASH PROCESS OWNER PHONE: 901-315-2026 EMAIL: DEREK.CURRY@IPAPER.COM	TRADE DEBTS				\$2,169,483.21	
15	TURNER SPECIALTY SERVICES LLC P.O. BOX 2750 BATON ROUGE, LA 70821	ATTN: TROY BERGERON TITLE: PRESIDENT PHONE: 225-214-2481 EMAIL: TPBERGERON@TURNERINDUSTRIES.COM	TRADE DEBTS				\$2,118,403.68	
16	KINDER MORGAN OPERATING L.P. 1001 LOUISIANA ST HOUSTON, TX 77002	ATTN: ASHLEY SCHARNBERG TITLE: DIRECTOR – MARKETING & TRANSPORTATION PHONE: 713-420-3228 EMAIL: ASHLEY_SCHARNBERG@KINDERMORGAN.COM	TRADE DEBTS				\$2,033,537.73	
17	IODITECH INC 951 N TOPPING AVE KANSAS CITY, MO 64120	ATTN: BEN ROGERS TITLE: VICE PRESIDENT OF FINANCE & SALES PHONE: 270-348-1614 EMAIL: BENR@IODITECH.COM	TRADE DEBTS				\$2,033,508.48	
18	CLARIANT CORPORATION 500 E MOREHEAD ST STE 400 CHARLOTTE, NC 28202	ATTN: XAVER KARSUNKE TITLE: VICE PRESIDENT – SPECIALTIES PHONE: +49 89-5110-621 EMAIL: XAVER:KARSUNKE@CLARIANT.COM	TRADE DEBTS				\$1,996,130.36	
19	MICROSOFT CORPORATION 1 MICROSOFT WAY REDMOND, WA 98052	ATTN: RACHAEL KITTLESON TITLE: ACCOUNT EXECUTIVE PHONE: 832-419-4193 EMAIL: RACHAEL.KITTLESON@MICROSOFT.COM	TRADE DEBTS				\$1,977,908.92	
20	PROCESS COMBUSTION CORPORATION 300 WEYMAN RD STE 400 PITTSBURGH, PA 15236	ATTN: SCOTT BURGE TITLE: VICE PRESIDENT – SALES PHONE: 412-655-0955 EMAIL: SBURGE@PCC-GROUP.COM	TRADE DEBTS				\$1,915,396.52	
21	GULF COAST WATER AUTHORITY 3630 FM 1765 TEXAS CITY, TX 77591	ATTN: KELLY DIETRICH PHONE: 409-935-2438 EMAIL: KDIETRICH@GCWATX.GOV	TRADE DEBTS				\$1,866,861.36	
22	WILLIS TOWERS WATSON INSURANCE 800 N GLEBE RD FL 10 ARLINGTON, VA 22203	ATTN: TRACEY GABBARD TITLE: SENIOR ASSOCIATE PHONE: 713-331-4722 EMAIL: TRACEY.GABBARD@WTWCO.COM	TRADE DEBTS				\$1,854,999.72	
23	ENTERPRISE PRODUCTS OPERATING LLC 1100 LOUISIANA ST HOUSTON, TX 77002	ATTN: MATTHEW RUSH TITLE: DIRECTOR – PETROCHEMICALS MARKETING PHONE: 713-381-5236 EMAIL: MKRUSH@EPROD.COM	TRADE DEBTS				\$1,795,328.96	
24	TIVOLI MIDSTREAM CB HOLDINGS LLC 2929 ALLEN PKWY STE 200 HOUSTON, TX 77019	ATTN: RANCE FROMME TITLE: FOUNDING PARTNER, PRESIDENT & CEO PHONE: 832-787-1099 EMAIL: RFROMME@TIVOLIMIDSTREAM.COM	TRADE DEBTS				\$1,650,046.72	

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Name of creditor and complete mailing address,		ress, Name, telephone number, and email address of creditor contact		Indicate if claim is contingent, unliquidated,	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.		
	including zip code creditor contact		professional services, and government contracts)	or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
25	FREEPORT WELDING & FABRICATING, INC 200 NAVIGATION BLVD FREEPORT, TX 77541	ATTN: DANIEL YATES TITLE: VICE PRESIDENT OF ENGINEERING PHONE: 979-233-0121 EMAIL: DANNY@FREEWELD.COM	TRADE DEBTS				\$1,642,024.91
26	INVISTA (CHINA) INVESTMENT CO., LTD. UNIT 1801, ANLIAN PLAZA, NO. 168 JINGZHOU ROAD, YANGPU DISTRICT,200082, SHANGHAI, P.R. CHINA	ATTN: LINDA SHEN TITLE: FINANCE MANAGER PHONE: +86 21-6389-9121 EMAIL: LINDA.SHEN@INVISTA.COM	LIQUIDATED DAMAGES	Contingent, Unliquidated, Disputed			UNDETERMINED
27	INV NYLON CHEMICALS AMERICAS, LLC 4111 E 37TH ST N WICHITA, KS 67220	ATTN: NANCY KOWALSKI TITLE: EXECUTIVE VICE PRESIDENT – NYLON INTERMEDIATES PHONE: 316-828-1000 EMAIL: NANCY.KOWALSKI@INVISTA.COM	LIQUIDATED DAMAGES	CONTINGENT, UNLIQUIDATED, DISPUTED			UNDETERMINED
28	MASTEC POWER CORP. 6446 S. KENTON STREET, SUITE 100 CENTENNIAL, COLORADO 80111	ATTN: MICHAEL DONMOYER TITLE: EXECUTIVE VICE PRESIDENT PHONE: 303-390-3066 EMAIL: MICHAEL.DONMOYER@MASTEC.COM ATTN: BRETT GROSS TITLE: GENERAL COUNSEL PHONE: 303-390-3087 EMAIL: BRETT.GROSS@MASTEC.COM	LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			UNDETERMINED
29	MHBA CB, LLP CARMODY MACDONALD PC. 120 S. CENTRAL AVE., SUITE 1800 ST. LOUIS, MISSOURI 63105	ATTN: DAVID M. FEDDER TITLE: PRINCIPAL PHONE: 324-854-8656 EMAIL: DMF@CARMODYMACDONALD.COM	LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			UNDETERMINED
30	BP ENERGY COMPANY 5014 WESTLAKE PARK BLVD HOUSTON, TX 77079	ATTN: SAM WEAVER PHONE: 251-445-1218 EMAIL: SAMUEL.WEAVER@BP.COM	TRADE DEBTS	Contingent, Unliquidated, Disputed			UNDETERMINED

Fill in this information to identify the case and this filing:				
Debtor Name Ascend Performance Mate	erials Consumer Solutions Holdings LLC	>		
United States Bankruptcy Court for the:	Southern District of Texas			
Case number (If known):		(State)		

Official Form 202 Declaration Under Penalty of Perjury for Non-Individual Debtors 12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud 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.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

- □ 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-Individuals (Official Form 206Sum)
- □ Amended Schedule
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration List of Equity Security Holders and Corporate Ownership Statement

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

Executed on	04/21/2025	🗴 /s/ Robert Del Genio
	MM/ DD/YYYY	Signature of individual signing on behalf of debtor
		Robert Del Genio
		Printed name
		Chief Restructuring Officer
		Position or relationship to debtor

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

OMNIBUS ACTION BY UNANIMOUS WRITTEN CONSENT OF THE BOARDS OF DIRECTORS AND THE BOARDS OF MANAGERS

Dated as of April 21, 2025

WHERAS, the undersigned, being all of the members of the Boards of Directors or the Boards of Managers (each a "Governing Body"), as applicable, of each of the entities listed on Schedule I herein (each a "Company" and collectively, the "Companies"), as Governing Body of such Company hereby take the following actions by unanimous written consent (this "Consent") in lieu of a special meeting in accordance with the bylaws, operating agreements, or limited liability company agreements of each Company (collectively, the "Governing Documents"), as applicable, and the applicable laws of the jurisdiction in which each Company is organized, do hereby approve, consent to, and adopt the following recitals and resolutions, with the same force and effect as if they had been adopted at a duly convened special meeting of each Governing Body;

WHEREAS, the Governing Body of each Company has reviewed and considered: (i) the filing of voluntary petitions for relief (the "<u>Bankruptcy Petitions</u>") for each Company under the provisions of chapter 11 of title 11 of the United States Code, 11 U.S.C. § 101 *et seq.* (as amended, the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the Southern District of Texas (the "<u>Bankruptcy Court</u>") pursuant to the Governing Documents, as applicable, of each Company and the applicable laws of the jurisdiction in which each Company is organized (the "<u>Chapter 11</u> <u>Filing</u>"); (ii) the debtor-in-possession financing facility contemplated in connection therewith; and (iii) the retention of professionals by each Company;

WHEREAS, the Special Committee (each a, "<u>Special Committee</u>," and collectively, the "<u>Special Committees</u>") of Ascend Performance Materials Holdings Inc. ("<u>Holdings</u>") was formed pursuant to that certain Unanimous Written Consent of the Board of Directors dated January 27, 2025 (the "<u>TopCo Special Committee Resolution</u>") and the Special Committees of APM Disc Inc. and each of Holding's subsidiaries and affiliates as signatories to this Consent were formed pursuant to that certain Unanimous Written Consent of the Undersigned Entities dated April 7, 2025 (the "<u>Omnibus Special Committee Resolution</u>," and together with the TopCo Special Committee Resolution, the "<u>Special Committee Resolution</u>");

WHEREAS, pursuant to the Special Committee Resolutions, each Company has delegated to its respective Special Committees (a) the authority to investigate and determine, in the Special Committee's business judgment, whether any matter arising in or related to any restructuring, reorganization, and/or other recapitalization transaction the Company and/or one or more of its subsidiaries and/or affiliates (any such transaction, a "<u>Transaction</u>") constitutes a Conflicts Matter (as defined in the Special Committee Resolutions), and (b) the exclusive authority and power to review, discuss, consider, negotiate, approve, and authorize its respective Company's entry into, and consummation of, a Transaction and to take such other actions with respect thereto as shall be authorized, solely to the extent that all or a portion of the Transaction constitutes a Conflicts Matter;

WHEREAS, the Special Committees have had the opportunity to consult with the financial and legal advisors of the Companies and review the chapter 11 preparation materials provided by

the financial and legal advisors, and, to the extent of any Conflict Matter (as defined in the Special Committee Resolutions), the Special Committees recommend the adoption of this Consent and that the Companies take the actions set forth herein; and

WHEREAS, each Governing Body has reviewed and considered the materials presented by the management of each Company and each Company's financial and legal advisors, and has had adequate opportunity to consult with such persons regarding the materials presented, obtain additional information, and to fully consider each of the strategic alternatives available to the Companies.

NOW, THEREFORE, IT IS HEREBY RESOLVED, that, pursuant to the Governing Documents, each Governing Body has determined, in its business judgment, that the following resolutions are advisable and in the best interest of the Companies and hereby adopt the following resolutions:

1. <u>CHAPTER 11 FILING</u>

RESOLVED, that in the business judgment of each Governing Body, it is desirable and maximizes the value of each Company for the benefit of all stakeholders, for each Company to file or cause to be filed the Bankruptcy Petitions under the Bankruptcy Code in the Bankruptcy Court, and any other petition for relief or recognition or other order that may be desirable under applicable law in the United States;

FURTHER RESOLVED, that in accordance with the Governing Documents, as applicable, of each Company and the applicable laws of the jurisdiction in which each Company is organized, hereby consents to, authorizes, and approves the filing of the Bankruptcy Petitions; and

FURTHER RESOLVED, that any Authorized Signatory, with the power of delegation, is hereby authorized and directed for and on behalf of each Company to take all actions (including, without limitation, to negotiate and execute any documents, certificates, supplemental agreements, and instruments) to act as signatory and attorney on behalf of each Company in respect of the Restructuring Matters and/or any persons to whom such Authorized Signatories delegate certain responsibilities, be, and hereby are, authorized, empowered, and directed to execute and file on behalf of each Company all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all actions that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary or proper to maintain the ordinary course operations of each Company's business.

2. <u>DEBTOR-IN-POSSESSION FINANCING, CASH COLLATERAL, AND</u> <u>ADEQUATE PROTECTION OBLIGATIONS</u>

WHEREAS, each of the Companies are party to that certain Third Amended and Restated Credit Agreement dated as of August 27, 2019 (as amended, restated, supplemented or otherwise modified from time to time, the "<u>ABL Credit Agreement</u>"), by and among Ascend Performance Materials Operations LLC, Ascend Performance Materials Inc., Ascend Performance Materials Texas Inc., Ascend Performance Materials European Limited Ascend Performance Materials Holdings Inc., as borrowers, Ascend Performance Materials Holdings Inc. as holdings, the

guarantors from time to time party thereto, the lenders party thereto from time to time, and Wells Fargo Capital Finance, LLC as administrative agent;

WHEREAS, each of the Companies are parties to that certain Credit Agreement (as amended, restated, supplemented or otherwise modified from time to time, the "<u>Term Loan Credit</u> <u>Agreement</u>,"), dated as of August 27, 2019, by and among Ascend Performance Materials Operations LLC, as borrower, Ascend Performance Materials Holdings Inc., as holdings and guarantor, the lenders party thereto from time to time, and Wilmington Savings Fund Society, FSB, as administrative and collateral agent;

WHEREAS, each of the Companies are parties to that certain super senior priority new-money facility under that certain Super Priority Credit Agreement (as amended, restated, supplement, or otherwise modified from time to time, the "<u>Bridge Credit Agreement</u>" and together with the ABL Credit Agreement and Term Loan Credit Agreement, the "<u>Prepetition Credit Agreements</u>"), dated as of March 7, 2025, by and among Ascend Performance Materials Operations LLC, Ascend Performance Materials Holdings Inc., the guarantors from time to time party thereto, the lenders from time to time party thereto, and Wilmington Savings Fund Society, FSB, as administrative agent and collateral agent;

WHEREAS, reference is made to (i) that certain debtor-in-possession term loan credit agreement (together with all exhibits, schedules, and annexes thereto, as amended, restated, amended and restated, supplemented or otherwise modified in writing from time to time, the "<u>Term Loan DIP Credit Agreement</u>") dated as of, or about, the date hereof, that sets forth the terms and conditions of the debtor-in-possession financing to be provided to the Companies by the lenders listed therein; and (ii) that certain debtor-in-possession asset-based revolving credit agreement (together with all exhibits, schedules, and annexes thereto, as amended, restated, amended and restated, supplemented or otherwise modified in writing from time to time, the "<u>ABL DIP Credit Agreement</u>", and together with the Term Loan DIP Credit Agreement, the "<u>DIP Credit Agreements</u>") dated as of, or about, the date hereof, that sets forth the terms and conditions of the debtor-in-possession asset-based revolving credit Agreements") dated as of, or about, the date hereof, that sets forth the terms and conditions of the debtor-in-possession asset-based revolving credit Agreements as of, or about, the date hereof, that sets forth the terms and conditions of the debtor-in-possession asset-based revolving credit facility to be provided to the Companies by the lenders listed therein; and

WHEREAS, each Governing Body has considered presentations by the Companies' management and advisors of the Companies regarding the liabilities and liquidity situation of the Companies and their affiliates and subsidiaries, the strategic alternatives available to them, and the effect of the foregoing on the Companies' business and has determined, in the business judgment of each Governing Body and based on the recommendation from the Companies' management and advisors, that the following resolutions maximize value of the Companies for the benefit of all stakeholders.

NOW, THEREFORE, IT IS HEREBY RESOLVED, that in the business judgment of each Governing Body, it is desirable and maximizes the value of each Company for the benefit of all of their stakeholders, to obtain the benefits from (i) the incurrence of debtor-in-possession financing obligations by delivering, entering into, and performing under the DIP Credit Agreements (collectively, the "<u>DIP Financing</u>") and (ii) the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "<u>Cash Collateral</u>"),

which is security for the secured parties under the Prepetition Credit Agreements (such holders, the "<u>Prepetition Secured Parties</u>");

FURTHER RESOLVED, that for each Company to use and benefit from (i) the DIP Financing and (ii) the Cash Collateral, and in accordance with sections 105, 361, 362, 363, 364(c), 364(d), 364(e), 503, and 507 of the Bankruptcy Code, each Company will provide certain liens, claims, and adequate protection to the Prepetition Secured Parties (collectively, the "<u>Adequate Protection Obligations</u>"), as documented in proposed interim and final orders (collectively, the "<u>DIP Orders</u>") to be submitted to the Bankruptcy Court for approval;

FURTHER RESOLVED, that the form, terms, and provisions of the DIP Orders to which each 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 Signatories of each Company be, and hereby is, authorized and empowered, in the name of and on behalf of each 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 DIP Orders, the DIP Credit Agreements, and such other agreements, certificates, instruments, receipts, petitions, motions, or other papers or documents to which each Company is or will be a party, including, but not limited to, any security and pledge agreement or guaranty agreement (collectively with the DIP Orders, the "DIP 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 Companies, with such changes, additions, and modifications thereto as the officers of each Company executing the same shall approve, such approval to be conclusively evidenced by such officers' execution and delivery thereof;

FURTHER RESOLVED, that each Company, as a debtor and debtor in possession under the Bankruptcy Code be, and hereby is, authorized, empowered, and directed to incur the Adequate Protection Obligations and certain obligations related to the DIP Financing and to undertake any and all related transactions on substantially the same terms as contemplated under the DIP Documents, including entering into fee letters with the applicable DIP Agents and paying the fees and expenses of the DIP Lenders (collectively, the "<u>DIP Transactions</u>"), and including granting liens on its assets to secure claims that constitute Adequate Protection Obligations;

FURTHER RESOLVED, that the Authorized Signatories of each 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, each Company, as debtors and debtors in possession, to take such actions as in their discretion is determined to be necessary, desirable, or appropriate and execute the DIP Transactions, including delivery of: (i) the DIP Documents; (ii) such other instruments, certificates, notices, assignments, agent fee letters, and documents as may be reasonably requested by the agents; and (iii) such forms of deposit, account control agreements, officer's certificates, compliance certificates, and any other documents as may be required by the DIP Documents;

FUTHER RESOLVED, that each of the Authorized Signatories of each Company be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company to file or to authorize the agents to file any Uniform Commercial Code (the "<u>UCC</u>") financing statements, any other equivalent filings, any intellectual property filings and

recordation and any necessary assignments for security or other documents in the name each Company that the agents deem necessary or appropriate to perfect any lien or security interest granted under the DIP Orders, including any such UCC financing statement containing a generic description of collateral, such as "all assets," "all property now or hereafter acquired" and other similar descriptions of like import, and to execute and deliver, and to record or authorize the recording of, such mortgages and deeds of trust in respect of real property of each Company and such other filings in respect of intellectual and other property of each Company, in each case as the agents may reasonably request to perfect the security interests of the agents under the DIP Orders or any of the other DIP Documents; and

FURTHER RESOLVED, that each of the Authorized Signatories of each Company be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each 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 DIP Transactions and all fees and expenses incurred by or on behalf of each Company in connection with the foregoing resolutions, in accordance with the terms of the DIP Documents, which shall in their sole judgment be necessary, desirable, proper, or advisable to perform any of each Company's obligations under or in connection with the DIP Orders or any of the other DIP Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions.

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

RESOLVED, that each of the Authorized Signatories be, and hereby are, authorized, empowered, and directed to employ on behalf of each Company: (i) Kirkland & Ellis LLP and Kirkland & Ellis International LLP as restructuring counsel; (ii) Bracewell LLP as co-bankruptcy counsel; (iii) PJT Partners, Inc. as investment banker; (iv) FTI Consulting, Inc as restructuring advisor; (v) Epiq Corporate Restructuring, LLC as claims and noticing agent; (vi) Deloitte LLP as tax advisor; (vii) Katten Muchin Rosenman LLP as counsel to the Disinterested Directors; and (viii) any other legal counsel, accountants, financial advisors, restructuring advisors, or other professionals the Authorized Signatories deem necessary, appropriate, or advisable; each to represent and assist each Company in carrying out its duties and responsibilities and exercising its rights under the Bankruptcy Code and any applicable law (including, but not limited to, the law firms filing any motions, objections, replies, applications, pleadings, or responses); and

FURTHER RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ any other professionals to assist each Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retainers and fees, and to cause to be filed appropriate applications for authority to retain the services of any other professionals as necessary.

4. <u>GENERAL</u>

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Signatories, each of the Authorized Signatories (and their designees and delegates), either individually or as otherwise required by the Governing Documents, as applicable, of each Company and the applicable laws of the jurisdiction in which each Company is organized, be, and

each of them hereby is, authorized to execute, acknowledge, deliver, and file any and all agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents on behalf of each Company relating to the foregoing resolutions;

FURTHER RESOLVED, that each of the Authorized Signatories be, and hereby are, authorized, empowered, and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and to perform such further actions and execute such further documentation that the Authorized Signatories in their absolute discretion deem necessary, proper, appropriate, or desirable in connection with chapter 11 cases of each Company and in accordance with the foregoing resolutions.

FURTHER RESOLVED, that each of the Authorized Signatories (and their designees and delegates) be, and hereby is, authorized and empowered, in the name of and on behalf of each Company to take or cause to be taken any 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, retainers, and fees, including but not limited to filing fees, in each case as in such Authorized Signatory's absolute discretion, shall be necessary, appropriate, or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein;

FURTHER RESOLVED, that each 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, as applicable, of each Company, or hereby waives any right to have received such notice;

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 each 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, confirmed and ratified as the true acts and deeds of each Company with the same force and effect as if each such act, transaction, agreement, or certificate had been specifically authorized in advance by resolution of each Company; and

FURTHER RESOLVED, that any Authorized Signatory (and their designees and delegates) be, and each of them hereby is, authorized to do all such other acts, deeds and other things as each Company itself may lawfully do, in accordance with the Governing Documents, as applicable, of each Company and the applicable laws of the jurisdiction in which each Company is organized, howsoever arising in connection with the matters above, or in furtherance of the intentions expressed in the foregoing resolutions, including, but not limited to, the negotiation, finalization, execution, and delivery of any other agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents whatsoever as the individual acting may in his/her absolute and unfettered discretion approve, deem or determine necessary, appropriate or advisable, such approval, deeming, or determination to be conclusively evidenced by said individual taking such action or the execution thereof.

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IN WITNESS WHEREOF, the undersigned, constituting all of the Directors of Ascend Performance Materials Holdings Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile or email transmission and such facsimile or email transmission shall be valid and binding to the same extent as if it were an original.

signed by: Jamshid kuyi	rejad	
Jamshid keyi Jamshid Keyi	nejad	
DocuSigned by:		
Jack Norris		
Jack Norris		
DocuSigned by:		
Phil McDivitt		
Phil McDivit	t	
Signed by:		
Charlie Piper		
Charlie Piper		
Signed by:		
1		
Todd Arden		
Signed by:		
Mike Wartell		
Michael War	tell	

HOLDINGS INC.

IN WITNESS WHEREOF, the undersigned, constituting all of the directors of APM Disc Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed by facsimile or email transmission and such facsimile or email transmission shall be valid and binding to the same extent as if it were an original.

Signed by: Jamshid keynejad Jamshid Keynejad

Signed by:

Todd Arden

Signed by: Charlie Piper

Charlie Piper

-Signed by:

Mike Wartell

Michael Wartell

BEING THE BOARD OF DIRECTORS OF APM DISC INC.

IN WITNESS WHEREOF, the undersigned, constituting all of the directors or managers, as applicable, of the entities listed on <u>Schedule I</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed by facsimile or email transmission and such facsimile or email transmission shall be valid and binding to the same extent as if it were an original.

DocuSigned by:			
Phil	McDivitt		
D1.1 N	271F6D2F482		

Phil McDivitt

Signed by:

Todd Arden

Signed by: Charlie Piper Charlie Piper

—signed by: Mike Wartell

Michael Wartell

BEING THE BOARDS OF DIRECTORS OR MANAGERS OF THE ENTITIES LISTED ON SCHEUDLE I

<u>Schedule I</u>

Entity	Jurisdiction of Formation
APM (Canada) LLC	Delaware
APM (PR) LLC	Delaware
APM Disc Holdings LLC	Delaware
APM Foreign Holdings LLC	Delaware
Ascend Performance Materials Consumer Solutions Holdings LLC	Delaware
Ascend Performance Materials Consumer Solutions LLC	Delaware
Ascend Performance Materials Inc.	Delaware
Ascend Performance Materials Operations LLC	Delaware
Ascend Performance Materials Texas Inc.	Delaware