

United States Bankruptcy Court for the:

District of Delaware

Case number (If known): 20- Chapter 15

Check if this is an amended filing

Official Form 401 Chapter 15 Petition for Recognition of a Foreign Proceeding 12/15

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write debtor's name and case number (if known).

1.	Debtor's name	Hematite Holdings Inc.		
2.	Debtor's unique identifier	For non-individual debtors:		
		G Federal Employer Identification Number (EIN)		
		Other 2508581		
		For individual debtors:		
		Social Security number: xxx – xx–		
		Individual Taxpayer Identification number (ITIN): 9 xx - xx		
		Other Describe identifier		
3.	Name of foreign representative(s)	Hematite Holdings Inc.		
4.	Foreign proceeding in which appointment of the foreign representative(s) occurred	CCAA Proceeding - Ontario Superior Court of Justice (Commercial List) (Court File No. CV-20-00647824-00CL)		
5.	Nature of the foreign proceeding	heck one:		
	proceeding	 Foreign main proceeding Foreign nonmain proceeding Foreign main proceeding, or in the alternative foreign nonmain proceeding 		
6.	Evidence of the foreign proceeding	A certified copy, translated into English, of the decision commencing the foreign proceeding and appointing the foreign representative is attached.		
		A certificate, translated into English, from the foreign court, affirming the existence of the foreign proceeding and of the appointment of the foreign representative, is attached.		
		Other evidence of the existence of the foreign proceeding and of the appointment of the foreign representative is described below, and relevant documentation, translated into English, is attached.		
7.	Is this the only foreign proceeding with respect to	No. (Attach a statement identifying each country in which a foreign proceeding by, regarding, or against the debtor is pending.)		
	the debtor known to the foreign representative(s)?	V Yes		

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Debtor Hematite H	oldings Inc.	Case number (if known)_20
8. Others entitled to no	otice Attach a list containing the nam	nes and addresses of:
	(i) all persons or bodies auth	orized to administer foreign proceedings of the debtor,
	(ii) all parties to litigation pend petition, and	ding in the United States in which the debtor is a party at the time of filing of this
	(iii) all entities against whom p	provisional relief is being sought under § 1519 of the Bankruptcy Code.
9. Addresses	Country where the debtor has main interests:	s the center of its Debtor's registered office:
	Canada	659 Speedvale Avenue West
		P.O. Box
		Guelph, ON, N1K 1E6 City State/Province/Region ZIP/Postal Code
		Canada
		Country
	Individual debtor's habitual re	esidence: Address of foreign representative(s):
		659 Speedvale Avenue West
	Number Street	Number Street
	P.O. Box	P.O. Box
	City State/Province/Reg	jon ZIP/Postal Code Guelph, ON, N1K 1E6 City State/Province/Region ZIP/Postal Code
		Canada
	Country	Country
10. Debtor's website (Ul	RI)	
	RL) <u>https://hematite.ca/</u>	
11. Type of debtor	Check one:	
	Non-individual (check one)):
		a corporate ownership statement containing the information
	Partnership	. Ballit, F. (60). 1.

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Debtor Hematite Holdings II	n C . Case	number (<i>it known</i>)_20
12. Why is venue proper in <i>this district</i> ?	 Check one: Debtor's principal place of business or principal ass Debtor does not have a place of business or assets action or proceeding in a federal or state court is performed. If neither box is checked, venue is consistent with t of the parties, having regard to the relief sought by Related chapter 15 cases are pending in 	s in the United States, but the following ending against the debtor in this district:
13. Signature of foreign representative(s)	I request relief in accordance with chapter 15 of the lam the foreign representative of a debtor in a for relief sought in this petition, and I am authorized to I have examined the information in this petition an information is true and correct. I declare under penalty of periury that the foregoint signature of foreign representative Signature of foreign representative Executed on $\int_{MM} \int_{DD/YYYY} \int_{MM} \int_{DD/YYYY} \int_{MM} \int_{DD/YYYY} \int_{MM} \int_{DD/YYYY} \int_{MM} \int_{DD/YYYY} \int_{MM} \int_{MM} \int_{DD/YYYY} \int_{MM} \int_{MM} \int_{DD/YYYY} \int_{MM} \int$	eign proceeding, the debtor is eligible for the o file this petition. d have a reasonable belief that the
	Signature of foreign representative Executed on	Printed name
14. Signature of attorney	✓ /s/ Matthew P. Ward Signature of Attorney for foreign representative <u>Matthew P. Ward</u> Printed name <u>Womble Bond Dickinson (US) LLP</u> Firm name <u>1313 North Market Street, Suite 1200</u> Number Street <u>Wilmington</u> City <u>(302) 252-4320</u> Contact phone	Date <u>9/22/2020</u> MM / DD / YYYY DE <u>19801</u> State ZIP Code <u>matthew.ward@wbd-us.com</u> Email address
	4471 Bar number	DE State

<u>Exhibit 1</u>

PENDING OR CONCURRENT BANKRUPTCY CASES FILED BY THE DEBTOR AND ITS AFFILIATES

On the date hereof, each of the affiliated entities listed below filed a voluntary petition for relief under title 15 of the United States Code in the United States Bankruptcy Court for the District of Delaware. A motion is being filed with the Court requesting that the chapter 15 cases of these entities be jointly administered for procedural purposes only. Additional detail regarding the relationship of each debtor is set forth in the corporate ownership statement, filed contemporaneously herewith.

Debtor Name	Relationship	Case Number	Judge
Hematite Holdings Inc.	Debtors' parent company	Not yet assigned	Not yet assigned
Hematite Industrial Products Inc.	Affiliate of the other Debtors	Not yet assigned	Not yet assigned
Hematite Manufacturing Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Canadian Pavaco Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Pavaco Holdings U.S. Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite, Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite Automotive Products Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

HEMATITE HOLDINGS INC., et al.,¹

Debtors in Foreign Proceeding.

Chapter 15

Case No. 20-____(__)

Joint Administrated Requested

CORPORATE OWNERSHIP STATEMENT PURSUANT TO BANKRUPTCY RULES 1007(a)(4) AND 7007.1

The following corporate ownership statement in made pursuant to Rules 1007(a)(4) and

7007.1 of the Federal Rules of Bankruptcy Procedure:

- Jaymar Ventures Inc. directly owns more than 10% of the equity interests of Hematite Holdings Inc. No other corporation directly or indirectly owns more than 10% percent of the equity interests of Hematite Holdings Inc.
- Hematite Industrial Products Inc. is wholly owned by 1438161 Ontario Inc.
- Hematite Manufacturing Inc. is wholly owned by Hematite Holdings Inc.
- Canadian Pavaco Inc. is wholly owned by Hematite Holdings Inc.
- Pavaco Holdings U.S. Inc. is wholly owned by Canadian Pavaco Inc.
- Pavaco Holdings U.S. Inc. wholly owns the remaining Debtors:
 - o Hematite, Inc.; and
 - o Hematite Automotive Products Inc.

¹ The U.S. Debtors in these chapter 15 cases and the last four digits of their U.S. Federal Employer Identification Numbers are as follows: Pavaco Holdings U.S. Inc. (5569); Hematite, Inc. (3799); and Hematite Automotive Products Inc. (5382). The Canadian Debtors in these chapter 15 cases and the last four digits of their unique identifier are as follows: Hematite Holdings Inc. (8581); Hematite Manufacturing Inc. (4900); Hematite Industrial Products Inc. (7706); and Canadian Pavaco Inc. (5315). The Debtors' principal offices are located at 659 Speedvale Avenue West, Guelph, Ontario, N1K 1E6, Canada.

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I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Dated: September 21, 2020

020T

John Pavanel, President of Hematite Holdings Inc., in its capacity as Foreign Representative

Court File No. CV-20-00647824-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

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)

THE HONOURABLE MR.

JUSTICE HAINE

FRIDAY, THE 18TH

DAY OF SEPTEMBER, 2020

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF HEMATITE HOLDINGS INC., HEMATITE MANUFACTURING INC., HEMATITE INDUSTRIAL PRODUCTS INC., CANADIAN PAVACO INC., PAVACO HOLDINGS U.S. INC., HEMATITE, INC. AND HEMATITE AUTOMOTIVE PRODUCTS INC.

Applicants

INITIAL ORDER

THIS APPLICATION, made by the Applicants pursuant to the *Companies' Creditors* Arrangement Act, R.S.C. 1985, c. C-36, as amended (the "CCAA"), was heard this day by judicial videoconference via Zoom in Toronto, Ontario due to the COVID-19 pandemic.

ON READING the affidavit of Jacques Nadeau sworn September 17, 2020 and the Exhibits thereto (the "**Nadeau Affidavit**"), the consent of KPMG Inc. ("**KPMG**") to act as the Monitor (in such capacity, the "**Monitor**"), and the Pre-Filing Report of KPMG in its capacity as the proposed Monitor, and on being advised that the secured creditors of the Applicants who are likely to be affected by the charges created herein were given notice, and on hearing the submissions of counsel for the Applicants and the Monitor.

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SERVICE

1. **THIS COURT ORDERS** that the time for service and filing of the Notice of Application and the Application Record is hereby abridged and validated so that this Application is properly returnable today and hereby dispenses with further service thereof.

APPLICATION

2. THIS COURT ORDERS AND DECLARES that the Applicants are companies to which the CCAA applies.

POSSESSION OF PROPERTY AND OPERATIONS

3. **THIS COURT ORDERS** that the Applicants shall remain in possession and control of their current and future assets, undertakings and properties of every nature and kind whatsoever, and wherever situate including all proceeds thereof (the "**Property**"). Subject to further Order of this Court, the Applicants shall continue to carry on business in a manner consistent with the preservation of their businesses (the "**Business**") and Property. The Applicants are authorized and empowered to continue to retain and employ the employees, contractors, consultants, agents, experts, accountants, counsel and such other persons (collectively "Assistants") currently retained or employed by them, with liberty to retain such further Assistants as it deems reasonably necessary or desirable in the ordinary course of business or for the carrying out of the terms of this Order.

4. **THIS COURT ORDERS** that the Applicants shall be entitled to continue to utilize the central cash management system currently in place or, with the consent of the Monitor, replace it with another substantially similar central cash management system (the "**Cash Management System**") and that any present or future bank providing the Cash Management System shall not be under any obligation whatsoever to inquire into the propriety, validity or legality of any transfer, payment, collection or other action taken under the Cash Management System, or as to the use or application by the Applicants of funds transferred, paid, collected or otherwise dealt with in the Cash Management System, shall be entitled to provide the Cash Management System without any liability in respect thereof to any Person (as hereinafter defined) other than the Applicants, pursuant to the terms of the documentation applicable to the Cash Management System, an unaffected

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creditor under any plan of arrangement or compromise filed by the Applicants with regard to any claims or expenses it may suffer or incur in connection with the provision of the Cash Management System.

5. **THIS COURT ORDERS** that the Applicants shall be entitled but not required to pay the following expenses whether incurred prior to, on or after the date of this Order:

- (a) all outstanding and future wages, salaries, employee and pension benefits, vacation pay and expenses (including, without limitation, in respect of expenses charged by employees to corporate credit cards) payable on or after the date of this Order, in each case incurred in the ordinary course of business and consistent with existing compensation policies and arrangements; and
- (b) the fees and disbursements of any Assistants retained or employed by the Applicants, in respect of these proceedings, at their standard rates and charges.

6. **THIS COURT ORDERS** that, except as otherwise provided to the contrary herein, the Applicants shall be entitled but not required to pay all reasonable expenses incurred by the Applicants in carrying on the Business in the ordinary course after this Order, and in carrying out the provisions of this Order, which expenses shall include, without limitation:

- (a) all expenses and capital expenditures reasonably necessary for the preservation of the Property or the Business including, without limitation, payments on account of insurance (including directors and officers insurance), maintenance and security services; and
- (b) payment for goods or services actually supplied to the Applicants following the date of this Order.

7. THIS COURT ORDERS that the Applicants shall remit, in accordance with legal requirements, or pay:

 (a) any statutory deemed trust amounts in favour of the Crown in right of Canada or of any Province thereof or any other taxation authority which are required to be deducted from employees' wages, including, without limitation, amounts in respect of - 4 -

(i) employment insurance, (ii) Canada Pension Plan (iii) Quebec Pension Plan, and (iv) income taxes;

- (b) all goods and services or other applicable sales taxes (collectively, "Sales Taxes") required to be remitted by the Applicants in connection with the sale of goods and services by the Applicants, but only where such Sales Taxes are accrued or collected after the date of this Order, or where such Sales Taxes were accrued or collected prior to the date of this Order but not required to be remitted until on or after the date of this Order; and
- (c) any amount payable to the Crown in right of Canada or of any Province thereof or any political subdivision thereof or any other taxation authority in respect of municipal realty, municipal business or other taxes, assessments or levies of any nature or kind which are entitled at law to be paid in priority to claims of secured creditors and which are attributable to or in respect of the carrying on of the Business by the Applicants.

8. THIS COURT ORDERS that until a real property lease is disclaimed in accordance with the CCAA, the Applicants shall pay all amounts constituting rent or payable as rent under real property leases (including, for greater certainty, common area maintenance charges, utilities and realty taxes and any other amounts payable to the landlord under the lease) or as otherwise may be negotiated between the Applicants and the landlord from time to time ("Rent"), for the period commencing from and including the date of this Order, twice-monthly in equal payments on the first and fifteenth day of each month, in advance (but not in arrears). On the date of the first of such payments, any Rent relating to the period commencing from and including the date of this Order shall also be paid.

9. THIS COURT ORDERS that, except as specifically permitted herein, the Applicants are hereby directed, until further Order of this Court: (a) to make no payments of principal, interest thereon or otherwise on account of amounts owing by the Applicants to any of their creditors as of this date; (b) to grant no security interests, trust, liens, charges or encumbrances upon or in respect of any of their Property; and (c) to not grant credit or incur liabilities except in the ordinary course of the Business.

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NO PROCEEDINGS AGAINST THE APPLICANTS OR THE PROPERTY

10. **THIS COURT ORDERS** that until and including September 28, 2020 or such later date as this Court may order (the "**Stay Period**"), no proceeding or enforcement process in any court or tribunal (each, a "**Proceeding**") shall be commenced or continued against or in respect of the Applicants or the Monitor, or affecting the Business or the Property, except with the written consent of the Applicants and the Monitor, or with leave of this Court, and any and all Proceedings currently under way against or in respect of the Applicants or affecting the Business or the Property are hereby stayed and suspended pending further Order of this Court.

NO EXERCISE OF RIGHTS OR REMEDIES

11. **THIS COURT ORDERS** that during the Stay Period, all rights and remedies of any individual, firm, corporation, governmental body or agency, or any other entities (all of the foregoing, collectively being "**Persons**" and each being a "**Person**") against or in respect of the Applicants or the Monitor, or affecting the Business or the Property, are hereby stayed and suspended except with the written consent of the Applicants and the Monitor, or leave of this Court, provided that nothing in this Order shall (i) empower the Applicants to carry on any business which the Applicants are not lawfully entitled to carry on, (ii) affect such investigations, actions, suits or proceedings by a regulatory body as are permitted by Section 11.1 of the CCAA, (iii) prevent the filing of any registration to preserve or perfect a security interest, or (iv) prevent the registration of a claim for lien.

12. **THIS COURT ORDERS** that, during the Stay Period, all rights and remedies of any Person against or in respect of Hematite R.E. 1, Inc. (the "Affected Party") arising out of, relating to, or triggered by the insolvency of any of the Applicants, the making or filing of these proceedings or any allegation, admission or evidence in these proceedings (collectively, the "Cross-Default Matters"), are hereby stayed and suspended except with the written consent of the relevant Applicants, the Affected Party and the Monitor, or leave of this Court, and the operation of any provision of any agreement or other arrangement between any Person and the Affected Party whether written or oral that purports to accelerate, terminate, cancel, suspend or modify such agreement or arrangement or create a right to purchase, a right of first refusal or a lien with respect to any property of the Affected Party as a result of any of the Cross-Default Matters is hereby stayed and restrained pending further order of this Court. - 6 -

NO INTERFERENCE WITH RIGHTS

13. **THIS COURT ORDERS** that during the Stay Period, no Person shall discontinue, fail to honour, alter, interfere with, repudiate, terminate or cease to perform any right, renewal right, contract, agreement, licence or permit in favour of or held by the Applicants, except with the written consent of the Applicants and the Monitor, or leave of this Court.

CONTINUATION OF SERVICES

14. **THIS COURT ORDERS** that during the Stay Period, all Persons having oral or written agreements with the Applicants or statutory or regulatory mandates for the supply of goods and/or services, including without limitation all computer software, communication and other data services, centralized banking services, payroll services, insurance, transportation services, utility or other services to the Business or the Applicants, are hereby restrained until further Order of this Court from discontinuing, altering, interfering with or terminating the supply of such goods or services as may be required by the Applicants, and that the Applicants shall be entitled to the continued use of their current premises, telephone numbers, facsimile numbers, internet addresses and domain names, provided in each case that the normal prices or charges for all such goods or services received after the date of this Order are paid by the Applicants in accordance with normal payment practices of the Applicants or such other practices as may be agreed upon by the supplier or service provider and each of the Applicants and the Monitor, or as may be ordered by this Court.

NON-DEROGATION OF RIGHTS

15. THIS COURT ORDERS that, notwithstanding anything else in this Order, no Person shall be prohibited from requiring immediate payment for goods, services, use of leased or licensed property or other valuable consideration provided on or after the date of this Order, nor shall any Person be under any obligation on or after the date of this Order to advance or readvance any monies or otherwise extend any credit to the Applicants. Nothing in this Order shall derogate from the rights conferred and obligations imposed by the CCAA. - 7 -

PROCEEDINGS AGAINST DIRECTORS AND OFFICERS

16. **THIS COURT ORDERS** that during the Stay Period, and except as permitted by subsection 11.03(2) of the CCAA, no Proceeding may be commenced or continued against any of the current or future directors or officers of the Applicants with respect to any claim against the directors or officers that arose before the date hereof and that relates to any obligations of the Applicants whereby the directors or officers are alleged under any law to be liable in their capacity as directors or officers for the payment or performance of such obligations, until a compromise or arrangement in respect of the Applicants, if one is filed, is sanctioned by this Court or is refused by the creditors of the Applicants or this Court.

DIRECTORS' AND OFFICERS' INDEMNIFICATION AND CHARGE

17. **THIS COURT ORDERS** that the Applicants shall indemnify their directors and officers against obligations and liabilities that they may incur as directors or officers of the Applicants after the commencement of the within proceedings, except to the extent that, with respect to any officer or director, the obligation or liability was incurred as a result of the director's or officer's gross negligence or wilful misconduct.

18. **THIS COURT ORDERS** that the directors and officers of the Applicants shall be entitled to the benefit of and are hereby granted a charge (the "**Directors' Charge**") on the Property, which charge shall not exceed an aggregate amount of \$300,000 unless permitted by further Order of this Court, as security for the indemnity provided in paragraph 17 of this Order. The Directors' Charge shall have the priority set out in paragraphs 35 and 37 herein.

19. THIS COURT ORDERS that, notwithstanding any language in any applicable insurance policy to the contrary, (a) no insurer shall be entitled to be subrogated to or claim the benefit of the Directors' Charge, and (b) the Applicants' directors and officers shall only be entitled to the benefit of the Directors' Charge to the extent that they do not have coverage under any directors' and officers' insurance policy, or to the extent that such coverage is insufficient to pay amounts indemnified in accordance with paragraph 17 of this Order. - 8 -

APPOINTMENT OF MONITOR

20. THIS COURT ORDERS that KPMG is hereby appointed pursuant to the CCAA as the Monitor, an officer of this Court, to monitor the business and financial affairs of the Applicants with the powers and obligations set out in the CCAA or set forth herein and that the Applicants and their shareholders, officers, directors, and Assistants shall advise the Monitor of all material steps taken by the Applicants pursuant to this Order, and shall co-operate fully with the Monitor in the exercise of its powers and discharge of its obligations and provide the Monitor with the assistance that is necessary to enable the Monitor to adequately carry out the Monitor's functions.

21. **THIS COURT ORDERS** that the Monitor, in addition to its prescribed rights and obligations under the CCAA, is hereby directed and empowered to:

- (a) monitor the Applicants' receipts and disbursements;
- (b) report to this Court at such times and intervals as the Monitor may deem appropriate with respect to matters relating to the Property, the Business, and such other matters as may be relevant to the proceedings herein;
- (c) assist the Applicant, to the extent required by the Applicant, in its dissemination, to the DIP Lender and its advisers of financial and other information as agreed to between the Applicant and the DIP Lender which may be used in these proceedings including reporting on a basis to be agreed with the DIP Lender;
- (d) advise the Applicants in the preparation of the Applicants' cash flow statements,
 which information shall be reviewed with the Monitor;
- (e) have full and complete access to the Property, including the premises, books, records, data, including data in electronic form, and other financial documents of the Applicants, to the extent that is necessary to adequately assess the Applicants' business and financial affairs or to perform its duties arising under this Order;

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- (f) be at liberty to engage independent legal counsel or such other persons as the Monitor deems necessary or advisable respecting the exercise of its powers and performance of its obligations under this Order; and
- (g) perform such other duties as are required by this Order or by this Court from time to time.

22. **THIS COURT ORDERS** that the Monitor shall not take possession of the Property and shall take no part whatsoever in the management or supervision of the management of the Business and shall not, by fulfilling its obligations hereunder, be deemed to have taken or maintained possession or control of the Business or Property, or any part thereof.

23. THIS COURT ORDERS that nothing herein contained shall require the Monitor to occupy or to take control, care, charge, possession or management (separately and/or collectively, "Possession") of any of the Property that might be environmentally contaminated, might be a pollutant or a contaminant, or might cause or contribute to a spill, discharge, release or deposit of a substance contrary to any federal, provincial or other law respecting the protection, conservation, enhancement, remediation or rehabilitation of the environment or relating to the disposal of waste or other contamination including, without limitation, the Canadian Environmental Protection Act, the Ontario Environmental Protection Act, the Ontario Water Resources Act, or the Ontario Occupational Health and Safety Act and regulations thereunder (the "Environmental Legislation"), provided however that nothing herein shall exempt the Monitor from any duty to report or make disclosure imposed by applicable Environmental Legislation. The Monitor shall not, as a result of this Order or anything done in pursuance of the Monitor's duties and powers under this Order, be deemed to be in Possession of any of the Property within the meaning of any Environmental Legislation, unless it is actually in possession.

24. **THIS COURT ORDERS** that the Monitor shall provide any creditor of the Applicants and the DIP Lender with information provided by the Applicants in response to reasonable requests for information made in writing by such creditor addressed to the Monitor. The Monitor shall not have any responsibility or liability with respect to the information disseminated by it pursuant to this paragraph. In the case of information that the Monitor has been advised by the - 10 -

Applicants is confidential, the Monitor shall not provide such information to creditors unless otherwise directed by this Court or on such terms as the Monitor and the Applicants may agree.

25. **THIS COURT ORDERS** that, in addition to the rights and protections afforded the Monitor under the CCAA or as an officer of this Court, the Monitor shall incur no liability or obligation as a result of its appointment or the carrying out of the provisions of this Order, save and except for any gross negligence or wilful misconduct on its part. Nothing in this Order shall derogate from the protections afforded the Monitor by the CCAA or any applicable legislation.

ADMINISTRATION CHARGE

26. **THIS COURT ORDERS** that the Monitor, counsel to the Monitor and counsel to the Applicants shall be paid their reasonable fees and disbursements, in each case at their standard rates and charges, by the Applicants as part of the costs of these proceedings. The Applicants are hereby authorized and directed to pay the accounts of the Monitor, counsel for the Monitor and counsel for the Applicants on a bi-weekly basis and, in addition, the Applicants are hereby authorized to pay to the Monitor, counsel to the Monitor and counsel to the Applicants, retainers to be held by them as security for payment of their respective fees and disbursements outstanding from time to time.

27. **THIS COURT ORDERS** that the Monitor and its legal counsel shall pass their accounts from time to time, and for this purpose the accounts of the Monitor and its legal counsel are hereby referred to a judge of the Commercial List of the Ontario Superior Court of Justice.

28. **THIS COURT ORDERS** that the Monitor, counsel to the Monitor and counsel to the Applicants shall be entitled to the benefit of and are hereby granted a charge (the "**Administration Charge**") on the Property, which charge shall not exceed an aggregate amount of \$250,000 unless permitted by further Order of this Court, as security for their professional fees and disbursements incurred at their standard rates and charges, both before and after the making of this Order in respect of these proceedings. The Administration Charge shall have the priority set out in paragraphs 35 and 37 hereof.

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DIP FINANCING

29. THIS COURT ORDERS that the Applicants are hereby authorized and empowered to obtain and borrow under a credit facility from Woodbridge Foam Corporation (the "DIP Lender") in order to finance the Applicants' working capital requirements and other general corporate purposes and capital expenditures, provided that borrowings under such credit facility shall not exceed \$2.3 million unless permitted by further Order of this Court.

30. **THIS COURT ORDERS THAT** such credit facility shall be on the terms and subject to the conditions set forth in the Revolving DIP Loan Agreement between the Applicants and the DIP Lender dated as of September 17, 2020 (the "**DIP Loan Agreement**"), filed.

31. THIS COURT ORDERS that the Applicants are hereby authorized and empowered to execute and deliver such credit agreements, mortgages, charges, hypothecs and security documents, guarantees and other definitive documents (collectively, the "Definitive Documents"), as are contemplated by the DIP Loan Agreement or as may be reasonably required by the DIP Lender pursuant to the terms thereof, and the Applicants are hereby authorized and directed to pay and perform all of their indebtedness, interest, fees, liabilities and obligations to the DIP Lender under and pursuant to the DIP Loan Agreement and the Definitive Documents as and when the same become due and are to be performed, notwithstanding any other provision of this Order.

32. **THIS COURT ORDERS** that the DIP Lender shall be entitled to the benefit of and is hereby granted a charge (the "**DIP Lender's Charge**") on the Property, which DIP Lender's Charge shall not secure an obligation that exists before this Order is made. The DIP Lender's Charge shall have the priority set out in paragraphs 35 and 37 hereof.

33. THIS COURT ORDERS that, notwithstanding any other provision of this Order:

- (a) the DIP Lender may take such steps from time to time as it may deem necessary or appropriate to file, register, record or perfect the DIP Lender's Charge or any of the Definitive Documents;
- (b) upon the occurrence of an event of default under the Definitive Documents or the DIP
 Lender's Charge, the DIP Lender, upon three (3) business days' notice to the

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Applicants and the Monitor, may exercise any and all of its rights and remedies against the Applicants or the Property under or pursuant to the DIP Loan Agreement, Definitive Documents and the DIP Lender's Charge, including without limitation, to cease making advances to the Applicants and set off and/or consolidate any amounts owing by the DIP Lender to the Applicants against the obligations of the Applicants to the DIP Lender under the DIP Loan Agreement, the Definitive Documents or the DIP Lender's Charge, to make demand, accelerate payment and give other notices, or to apply to this Court for the appointment of a receiver, receiver and manager or interim receiver, or for a bankruptcy order against the Applicants; and

(c) the foregoing rights and remedies of the DIP Lender shall be enforceable against any trustee in bankruptcy, interim receiver, receiver or receiver and manager of the Applicants or the Property.

34. **THIS COURT ORDERS AND DECLARES** that the DIP Lender shall be treated as unaffected in any plan of arrangement or compromise filed by the Applicants under the CCAA, or any proposal filed by the Applicants under the *Bankruptcy and Insolvency Act* of Canada (the "**BIA**"), with respect to any advances made under the Definitive Documents.

VALIDITY AND PRIORITY OF CHARGES CREATED BY THIS ORDER

35. **THIS COURT ORDERS** that the priorities of the Directors' Charge, the Administration Charge and the DIP Lender's Charge, as among them, shall be as follows:

First – Administration Charge (to the maximum initial amount of \$250,000);

Second - DIP Lender's Charge; and

Third – Directors' Charge (to the maximum initial amount of \$300,000).

36. **THIS COURT ORDERS** that the filing, registration or perfection of the Directors' Charge, the Administration Charge or the DIP Lender's Charge (collectively, the "**Charges**") shall not be required, and that the Charges shall be valid and enforceable for all purposes, including as against any right, title or interest filed, registered, recorded or perfected subsequent

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to the Charges coming into existence, notwithstanding any such failure to file, register, record or perfect.

37. THIS COURT ORDERS that each of the Charges (all as constituted and defined herein) shall constitute a charge on the Property and such Charges shall rank in priority to all other security interests, trusts, liens, charges, encumbrances and claims of secured creditors, statutory or otherwise (collectively, "Encumbrances") in favour of any Person, save and except for the following Encumbrances until further Order of this Court:

- (a) purchase-money security interests or the equivalent security interests under provincial or state legislation and financing leases (that, for greater certainty, shall not include trade payables);
- (b) statutory super-priority deemed trusts and liens for unpaid employee source deductions;
- (c) liens for unpaid municipal or state property taxes or utilities that are given first priority over other liens by statute; and
- (d) cash collateral deposited with a financial institution as security for letters of credit or bank guarantees issued by the financial institution at the request of an Applicant.

38. **THIS COURT ORDERS** that except as otherwise expressly provided for herein, or as may be approved by this Court, the Applicants shall not grant any Encumbrances over any Property that rank in priority to, or *pari passu* with, any of the Charges, unless the Applicants also obtains the prior written consent of the Monitor, the DIP Lender and the beneficiaries of the Administration Charge and the Directors' Charge, or further Order of this Court.

39. THIS COURT ORDERS that the Charges shall not be rendered invalid or unenforceable and the rights and remedies of the chargees entitled to the benefit of the Charges (collectively, the "Chargees") shall not otherwise be limited or impaired in any way by (a) the pendency of these proceedings and the declarations of insolvency made herein; (b) any application(s) for bankruptcy order(s) issued pursuant to the BIA, or any bankruptcy order made pursuant to such applications; (c) the filing of any assignments for the general benefit of creditors made pursuant to the BIA; (d) the provisions of any federal or provincial statutes; or (e) - 14 -

any negative covenants, prohibitions or other similar provisions with respect to borrowings, incurring debt or the creation of Encumbrances, contained in any existing loan documents, lease, sublease, offer to lease or other agreement (collectively, an "Agreement") which binds the Applicants, and notwithstanding any provision to the contrary in any Agreement:

- (a) neither the creation of the Charges nor the execution, delivery, perfection, registration or performance of the DIP Loan Agreement or the Definitive Documents shall create or be deemed to constitute a breach by the Applicants of any Agreement to which it is a party;
- (b) none of the Chargees shall have any liability to any Person whatsoever as a result of any breach of any Agreement caused by or resulting from the Applicants entering into the DIP Loan Agreement, the creation of the Charges, or the execution, delivery or performance of the Definitive Documents; and
- (c) the payments made by the Applicants pursuant to this Order, the DIP Loan Agreement or the Definitive Documents, and the granting of the Charges do not and will not constitute preferences, fraudulent conveyances, transfers at undervalue, oppressive conduct, or other challengeable or voidable transactions under any applicable law.

40. **THIS COURT ORDERS** that any Charge created by this Order over leases of real property in Canada shall only be a Charge in the Applicants' interest in such real property leases.

41. THIS COURT ORDERS AND DECLARES that this Order is subject to provisional execution and that if any of the provisions of this Order in connection with the DIP Loan Agreement, the Definitive Documents or the DIP Lender's Charge shall subsequently be stayed, modified, varied, amended, reversed or vacated in whole or in part (collectively, a "Variation") whether by subsequent order of this Court, on or pending an appeal from this Order, such Variation shall not in any way impair, limit or lessen the priority, protections, rights or remedies of the DIP Lender whether under this Order (as made prior to the Variation), under the DIP Loan Agreement and the Definitive Documents, with respect to any advances made prior to the DIP Lender being given notice of the Variation and the DIP Lender shall be entitled to rely on this

- 15 -

Order as issued (including, without limitation, the DIP Lender's Charge) for all advances so made.

SERVICE AND NOTICE

42. **THIS COURT ORDERS** that the Monitor shall (i) without delay, publish in the Globe and Mail (National Edition) a notice containing the information prescribed under the CCAA, (ii) within five days after the date of this Order, (A) make this Order publicly available in the manner prescribed under the CCAA, (B) send, or cause to be sent, in the prescribed manner or by electronic message to the e-mail address as last shown on the records of the Applicants, a notice to every known creditor who has a claim against the Applicants of more than \$1,000, and (C) prepare a list showing the names and addresses of those creditors and the estimated amounts of those claims, and make it publicly available in the prescribed manner, all in accordance with Section 23(1)(a) of the CCAA and the regulations made thereunder.

43. **THIS COURT ORDERS** that the Guide Concerning Commercial List E-Service (the "**Guide**") is approved and adopted by reference herein and, in this proceeding, the service of documents made in accordance with the Guide (which can be found on the Commercial List website at <u>https://www.ontariocourts.ca/scj/practice/practice-directions/toronto/eservice-commercial/</u>) shall be valid and effective service. Subject to Rule 17.05 this Order shall constitute an order for substituted service pursuant to Rule 16.04 of the Rules of Civil Procedure. Subject to Rule 3.01(d) of the Rules of Civil Procedure and paragraph 13 of the Guide, service of documents in accordance with the Protocol will be effective on transmission. This Court further orders that a Case Website shall be established in accordance with the Guide with the following URL: <u>http://home.kpmg/ca/hematitegroup</u>.

44. **THIS COURT ORDERS** that if the service or distribution of documents in accordance with the Protocol is not practicable, the Applicants and the Monitor are at liberty to serve or distribute this Order, any other materials and orders in these proceedings, any notices or other correspondence, by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery, facsimile or other electronic transmission to the Applicants' creditors or other interested parties and their advisers at their respective addresses as last shown on the records of the Applicants and that any such service or distribution by courier, personal delivery, facsimile - 16 -

or other electronic transmission shall be deemed to be received on day of forwarding thereof, or if sent by ordinary mail, on the third business day after mailing.

GENERAL

45. **THIS COURT ORDERS** that the balance of the relief sought by the Applicants in the Notice of Application dated September 18, 2020 be and is hereby reserved to be heard by this Court on September 28, 2020, or such other date as determined by this Court.

46. **THIS COURT ORDERS** that the Applicants or the Monitor may from time to time apply to this Court to amend, vary or supplement this Order or for advice and directions in the discharge of their powers and duties hereunder.

47. **THIS COURT ORDERS** that nothing in this Order shall prevent the Monitor from acting as an interim receiver, a receiver, a receiver and manager, or a trustee in bankruptcy of the Applicants, the Business or the Property.

48. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory body or administrative body having jurisdiction in Canada or in the United States, to give effect to this Order and to assist the Applicants, the Monitor and their respective agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Applicants and to the Monitor, as an officer of this Court, as may be necessary or desirable to give effect to this Order, to grant representative status to Hematite Holdings Inc. in any foreign proceeding, or to assist the Applicants and the Monitor and their respective agents in carrying out the terms of this Order.

49. **THIS COURT ORDERS** that each of the Applicants and the Monitor be at liberty and is hereby authorized and empowered to apply to any court, tribunal, regulatory or administrative body, wherever located, for the recognition of this Order and for assistance in carrying out the terms of this Order, and that Hematite Holdings Inc. is authorized and empowered to act as a representative in respect of the within proceedings for the purpose of having these proceedings recognized in any other jurisdiction outside Canada, including the United States pursuant to chapter 15 of title 11 of the United States Code. - 17 -

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50. **THIS COURT ORDERS** that this Order and all of its provisions are effective as of 12:01 a.m. Eastern Standard/Daylight Time on the date of this Order.

ENTERED AT / INSCRIT À TOFONTO ON / BOOK NO: LE / DANS LE REGISTRE NO:

SEP 2 1 2020

PER/PAR:



Court File No: CV-20-00647824-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

Proceeding commenced at Toronto

INITIAL ORDER

McCarthy Tétrault LLP Suite 5300, TD Bank Tower Toronto ON M5K 1E6 Fax: 416-868-0673

James Gage LSO#: 34676I Tel: 416-601-7539 Email: jgage@mccarthy.ca

Heather Meredith LSO#: 48354R Tel: 416-601-8342 Email: <u>hmeredith@mccarthy.ca</u>

Trevor Courtis LSO#: 67715A Tel: 416-601-7643 Email: <u>teourlis@mecarthy.ca</u>

Fill in this information to identify the case:

United States Bankruptcy Court for the:

District of Delaware

Case number (If known): 20- Chapter 15

Check if this is an amended filing

Official Form 401 Chapter 15 Petition for Recognition of a Foreign Proceeding 12/15

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write debtor's name and case number (if known).

1.	Debtor's name	Canadian Pavaco Inc.		
2.	Debtor's unique identifier	For non-individual debtors:		
		Federal Employer Identification Number (EIN)		
		Other 805315		
		For individual debtors:		
		Social Security number: xxx - xx		
		Individual Taxpayer Identification number (ITIN): 9 xx - xx		
		Other Describe identifier		
3.	Name of foreign representative(s)	Hematite Holdings Inc.		
4.	Foreign proceeding in which appointment of the foreign representative(s) occurred	CCAA Proceeding - Ontario Superior Court of Justice (Commercial List) (Court File No. CV-20-00647824-00CL)		
5.	Nature of the foreign proceeding	Check one:		
	proceeding	 Foreign main proceeding Foreign nonmain proceeding Foreign main proceeding, or in the alternative foreign nonmain proceeding 		
6.	Evidence of the foreign proceeding	A certified copy, translated into English, of the decision commencing the foreign proceeding and appointing the foreign representative is attached.		
		A certificate, translated into English, from the foreign court, affirming the existence of the foreign proceeding and of the appointment of the foreign representative, is attached.		
		Other evidence of the existence of the foreign proceeding and of the appointment of the foreign representative is described below, and relevant documentation, translated into English, is attached.		
7.	Is this the only foreign proceeding with respect to	No. (Attach a statement identifying each country in which a foreign proceeding by, regarding, or against the debtor is pending.)		
	the debtor known to the foreign representative(s)?	2 Yes		

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Debtor Canadian Pavaco	Inc. Ca	se number (if known)_20-
8. Others entitled to notice	Attach a list containing the names and addresses of:	
	(i) all persons or bodies authorized to administer for	reign proceedings of the debtor,
	 (ii) all parties to litigation pending in the United State petition, and 	es in which the debtor is a party at the time of filing of thi
	(iii) all entities against whom provisional relief is bein	g sought under § 1519 of the Bankruptcy Code.
9. Addresses	Country where the debtor has the center of its main interests:	Debtor's registered office:
	Canada	611 Imperial Road North
		Number Street
		P.O. Box
		Guelph, ON, N1K 1A6
		City State/Province/Region ZIP/Postal Code
		Canada
		Country
	Individual debtor's habitual residence:	Address of foreign representative(s): 659 Speedvale Avenue West
	Number Street	Number Street
	P.O. Box	P.O. Box
	· · · · · ·	Guelph, ON, N1K 1E6
	City State/Province/Region ZIP/Postal Code	City State/Province/Region ZIP/Postal Code
		Canada
	Country	Country
10. Debtor's website (URL)	https://hematite.ca/	
11. Type of debtor	Check one:	
	Non-individual (check one):	
	Corporation. Attach a corporate ownership described in Fed. R. Bankr. P. 7007.1.	o statement containing the information
	Partnership	
	Other. Specify:	
	Individual	

Case 20-12390 Doc 1 Filed 09/22/20 Page 3 of 24

Debtor Canadian Pavaco In Name	C. Cas	e number (<i>ji known</i>) 20-
12. Why is venue proper in <i>this district</i> ?	 Check one: Debtor's principal place of business or principal at Debtor does not have a place of business or asse action or proceeding in a federal or state court is principal or state court is princi	ts in the United States, but the following
	If neither box is checked, venue is consistent with of the parties, having regard to the relief sought b Related chapter 15 cases are pending	y the foreign representative, because:
13. Signature of foreign representative(s)	I request relief in accordance with chapter 15 of I am the foreign representative of a debtor in a for relief sought in this petition, and I am authorized I have examined the information in this petition a	preign proceeding, the debtor is eligible for the to file this petition.
	information is true and correct. I declare under penalty of perjury that the forego	ing is true and correct
	* The Jouro	John Pavanel, President of Hematite Holdings Inc., in its capacity as Foreign Representative
	Signature of foreign representative Executed on $OAAJ 2020$ MW / DD / YKYY	Printed name
	Signature of foreign representative	Printed name
	Executed on	
14. Signature of attorney	✗/s/ Matthew P. Ward Signature of Attorney for foreign representative	Date MM / DD / YYYY
	Matthew P. Ward Printed name Womble Bond Dickinson (US) LLP Firm name	
	1313 North Market Street, Suite 1200 Number Street	
	Wilmington City	DE 19801 State ZIP Code
	(302) 252-4320 Contact phone	matthew.ward@wbd-us.com Email address
	4471 Bar number	DE State

<u>Exhibit 1</u>

PENDING OR CONCURRENT BANKRUPTCY CASES FILED BY THE DEBTOR AND ITS AFFILIATES

On the date hereof, each of the affiliated entities listed below filed a voluntary petition for relief under title 15 of the United States Code in the United States Bankruptcy Court for the District of Delaware. A motion is being filed with the Court requesting that the chapter 15 cases of these entities be jointly administered for procedural purposes only. Additional detail regarding the relationship of each debtor is set forth in the corporate ownership statement, filed contemporaneously herewith.

Debtor Name	Relationship	Case Number	Judge
Hematite Holdings Inc.	Debtors' parent company	Not yet assigned	Not yet assigned
Hematite Industrial Products Inc.	Affiliate of the other Debtors	Not yet assigned	Not yet assigned
Hematite Manufacturing Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Canadian Pavaco Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Pavaco Holdings U.S. Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite, Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite Automotive Products Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

HEMATITE HOLDINGS INC., et al.,¹

Debtors in Foreign Proceeding.

Chapter 15

Case No. 20-____(__)

Joint Administrated Requested

CORPORATE OWNERSHIP STATEMENT PURSUANT TO BANKRUPTCY RULES 1007(a)(4) AND 7007.1

The following corporate ownership statement in made pursuant to Rules 1007(a)(4) and

7007.1 of the Federal Rules of Bankruptcy Procedure:

- Jaymar Ventures Inc. directly owns more than 10% of the equity interests of Hematite Holdings Inc. No other corporation directly or indirectly owns more than 10% percent of the equity interests of Hematite Holdings Inc.
- Hematite Industrial Products Inc. is wholly owned by 1438161 Ontario Inc.
- Hematite Manufacturing Inc. is wholly owned by Hematite Holdings Inc.
- Canadian Pavaco Inc. is wholly owned by Hematite Holdings Inc.
- Pavaco Holdings U.S. Inc. is wholly owned by Canadian Pavaco Inc.
- Pavaco Holdings U.S. Inc. wholly owns the remaining Debtors:
 - o Hematite, Inc.; and
 - Hematite Automotive Products Inc.

¹ The U.S. Debtors in these chapter 15 cases and the last four digits of their U.S. Federal Employer Identification Numbers are as follows: Pavaco Holdings U.S. Inc. (5569); Hematite, Inc. (3799); and Hematite Automotive Products Inc. (5382). The Canadian Debtors in these chapter 15 cases and the last four digits of their unique identifier are as follows: Hematite Holdings Inc. (8581); Hematite Manufacturing Inc. (4900); Hematite Industrial Products Inc. (7706); and Canadian Pavaco Inc. (5315). The Debtors' principal offices are located at 659 Speedvale Avenue West, Guelph, Ontario, N1K 1E6, Canada.

Case 20-12390 Doc 1 Filed 09/22/20 Page 6 of 24

I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Dated: September 21, 2020

020T

John Pavanel, President of Hematite Holdings Inc., in its capacity as Foreign Representative Fill in this information to identify the case:

United States Bankruptcy Court for the:

District of Delaware

Case number (If known): 20- Chapter 15

Check if this is an amended filing

Official Form 401 Chapter 15 Petition for Recognition of a Foreign Proceeding 12/15

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write debtor's name and case number (if known).

1.	Debtor's name	Hematite Automotive Products Inc.		
2.	Debtor's unique identifier	For non-individual debtors:		
		Federal Employer Identification Number (EIN) <u>3</u> 8 -2 8 5 5 3 8 2		
		Other Describe identifier		
		For individual debtors:		
		Social Security number: xxx - xx		
		Individual Taxpayer Identification number (ITIN): 9 xx - xx		
		Other Describe identifier		
3.	Name of foreign representative(s)	Hematite Holdings Inc.		
4.	Foreign proceeding in which appointment of the foreign representative(s) occurred	CCAA Proceeding - Ontario Superior Court of Justice (Commercial List) (Court File No. CV-20-00647824-00CL)		
5.	Nature of the foreign proceeding	Check one:		
	proceeding	 Foreign main proceeding Foreign nonmain proceeding 		
		 Foreign nonmain proceeding Foreign main proceeding, or in the alternative foreign nonmain proceeding 		
6.	Evidence of the foreign proceeding	A certified copy, translated into English, of the decision commencing the foreign proceeding and appointing the foreign representative is attached.		
		A certificate, translated into English, from the foreign court, affirming the existence of the foreign proceeding and of the appointment of the foreign representative, is attached.		
		Other evidence of the existence of the foreign proceeding and of the appointment of the foreign representative is described below, and relevant documentation, translated into English, is attached.		
7.	Is this the only foreign proceeding with respect to	No. (Attach a statement identifying each country in which a foreign proceeding by, regarding, or against the debtor is pending.)		
	the debtor known to the foreign representative(s)?	2 Yes		

Case 20-12392 Doc 1 Filed 09/22/20 Page 2 of 24

Debtor	Hematite Automotiv	ve Products Inc Ca	se number (if known) 20-
8. Othe	ers entitled to notice	Attach a list containing the names and addresses of:	
		(i) all persons or bodies authorized to administer for	reign proceedings of the debtor,
		 (ii) all parties to litigation pending in the United State petition, and 	es in which the debtor is a party at the time of filing of this
		(iii) all entities against whom provisional relief is bein	ng sought under § 1519 of the Bankruptcy Code.
9. Addı	resses	Country where the debtor has the center of its main interests:	Debtor's registered office:
		Canada	The Corporation Company
			40600 Ann Arbor Road East, Suite 201
			Plymouth MI 48170 City State/Province/Region ZIP/Postal Code
			United States
		Individual debtor's habitual residence:	Address of foreign representative(s): 659 Speedvale Avenue West
		Number Street	Number Street
		P.O. Box	P.O. Box
	· _	City State/Province/Region ZIP/Postal Code	Guelph, ON, N1K 1E6 City State/Province/Region ZIP/Postal Code
			Canada
		Country	Country
10. Debt	or's website (URL)	https://hematite.ca/	
11. TVDE	of debtor	Check one:	
		Non-individual (check one):	
		 Corporation. Attach a corporate ownershi described in Fed. R. Bankr. P. 7007.1. 	p statement containing the information
		Partnership	
		Other. Specify:	

Case 20-12392 Doc 1 Filed 09/22/20 Page 3 of 24

Debtor Hematite Automotive	e Products Inc. Cas	e number (if known)_20		
12. Why is venue proper in <i>this district</i> ?	Check one:			
	Debtor's principal place of business or principal a			
		Debtor does not have a place of business or assets in the United States, but the following action or proceeding in a federal or state court is pending against the debtor in this district:		
	If neither box is checked, venue is consistent with of the parties, having regard to the relief sought b Related chapter 15 cases are pending it	y the foreign representative, because:		
13. Signature of foreign representative(s)	I request relief in accordance with chapter 15 of	est relief in accordance with chapter 15 of title 11, United States Code.		
	I am the foreign representative of a debtor in a for relief sought in this petition, and I am authorized			
	I have examined the information in this petition a information is true and correct.	nd have a reasonable belief that the		
	I declare under penalty of perjury that the forego	ing is true and correct,		
	× (hr)	John Pavanel, President of Hematite Holdings Inc., in its capacity as Foreign Representative		
	Signature of foreign representative	Printed name		
	Executed on MMU DD / YYY			
	×			
	Signature of foreign representative	Printed name		
	Executed on MM / DD / YYYY			
14. Signature of attorney	✗ /s/ Matthew P. Ward	Date		
	Signature of Attorney for foreign representative	MM / DD / YYYY		
	Matthew P. Ward Printed name			
	Womble Bond Dickinson (US) LLP Firm name			
	1313 North Market Street, Suite 1200			
	Number Street Wilmington	DE 19801		
	City	State ZIP Code		
	(302) 252-4320 Contact phone	matthew.ward@wbd-us.com Email address		
	4471	DE		
	Bar number	State		

<u>Exhibit 1</u>

PENDING OR CONCURRENT BANKRUPTCY CASES FILED BY THE DEBTOR AND ITS AFFILIATES

On the date hereof, each of the affiliated entities listed below filed a voluntary petition for relief under title 15 of the United States Code in the United States Bankruptcy Court for the District of Delaware. A motion is being filed with the Court requesting that the chapter 15 cases of these entities be jointly administered for procedural purposes only. Additional detail regarding the relationship of each debtor is set forth in the corporate ownership statement, filed contemporaneously herewith.

Debtor Name	Relationship	Case Number	Judge
Hematite Holdings Inc.	Debtors' parent company	Not yet assigned	Not yet assigned
Hematite Industrial Products Inc.	Affiliate of the other Debtors	Not yet assigned	Not yet assigned
Hematite Manufacturing Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Canadian Pavaco Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Pavaco Holdings U.S. Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite, Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite Automotive Products Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

HEMATITE HOLDINGS INC., et al.,¹

Debtors in Foreign Proceeding.

Chapter 15

Case No. 20-____(__)

Joint Administrated Requested

CORPORATE OWNERSHIP STATEMENT PURSUANT TO BANKRUPTCY RULES 1007(a)(4) AND 7007.1

The following corporate ownership statement in made pursuant to Rules 1007(a)(4) and

7007.1 of the Federal Rules of Bankruptcy Procedure:

- Jaymar Ventures Inc. directly owns more than 10% of the equity interests of Hematite Holdings Inc. No other corporation directly or indirectly owns more than 10% percent of the equity interests of Hematite Holdings Inc.
- Hematite Industrial Products Inc. is wholly owned by 1438161 Ontario Inc.
- Hematite Manufacturing Inc. is wholly owned by Hematite Holdings Inc.
- Canadian Pavaco Inc. is wholly owned by Hematite Holdings Inc.
- Pavaco Holdings U.S. Inc. is wholly owned by Canadian Pavaco Inc.
- Pavaco Holdings U.S. Inc. wholly owns the remaining Debtors:
 - o Hematite, Inc.; and
 - o Hematite Automotive Products Inc.

¹ The U.S. Debtors in these chapter 15 cases and the last four digits of their U.S. Federal Employer Identification Numbers are as follows: Pavaco Holdings U.S. Inc. (5569); Hematite, Inc. (3799); and Hematite Automotive Products Inc. (5382). The Canadian Debtors in these chapter 15 cases and the last four digits of their unique identifier are as follows: Hematite Holdings Inc. (8581); Hematite Manufacturing Inc. (4900); Hematite Industrial Products Inc. (7706); and Canadian Pavaco Inc. (5315). The Debtors' principal offices are located at 659 Speedvale Avenue West, Guelph, Ontario, N1K 1E6, Canada.

Case 20-12392 Doc 1 Filed 09/22/20 Page 6 of 24

I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Dated: September 21, 2020

020T

John Pavanel, President of Hematite Holdings Inc., in its capacity as Foreign Representative Chapter 15

Fill in this information to identify the case:

United States Bankruptcy Court for the:

District of Delaware

Case number (If known): 20-

Check if this is an amended filing

Official Form 401 Chapter 15 Petition for Recognition of a Foreign Proceeding 12/15

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write debtor's name and case number (if known).

1.	Debtor's name	Hematite, Inc.	
2. Debtor's unique identifier For non-individual debtors:		For non-individual debtors:	
	Federal Employer Identification Number (EIN) <u>4</u> 7 -1 2 4 3 7 9 9		
		Other Describe identifier	
		For individual debtors:	
		Social Security number: xxx - xx	
		Individual Taxpayer Identification number (ITIN): 9 xx - xx	
		Other Describe identifier	
3.	Name of foreign representative(s)	Hematite Holdings Inc.	
4.	Foreign proceeding in which appointment of the foreign representative(s) occurred	CCAA Proceeding - Ontario Superior Court of Justice (Commercial List) (Court File No. CV-20-00647824-00CL)	
5.	Nature of the foreign proceeding	Check one:	
	proceeding	 Foreign main proceeding Foreign nonmain proceeding Foreign main proceeding, or in the alternative foreign nonmain proceeding 	
6.	Evidence of the foreign proceeding	A certified copy, translated into English, of the decision commencing the foreign proceeding and appointing the foreign representative is attached.	
		A certificate, translated into English, from the foreign court, affirming the existence of the foreign proceeding and of the appointment of the foreign representative, is attached.	
		Other evidence of the existence of the foreign proceeding and of the appointment of the foreign representative is described below, and relevant documentation, translated into English, is attached.	
7.	Is this the only foreign proceeding with respect to	 No. (Attach a statement identifying each country in which a foreign proceeding by, regarding, or against the debtor is pending.) 	
	the debtor known to the foreign representative(s)?	2 Yes	

Case 20-12391 Doc 1 Filed 09/22/20 Page 2 of 24

Debtor	Hematite, Inc.	Cas	se number (# known)_20
8. Others	entitled to notice	Attach a list containing the names and addresses of:	
		(i) all persons or bodies authorized to administer for	eign proceedings of the debtor,
		(ii) all parties to litigation pending in the United State petition, and	s in which the debtor is a party at the time of filing of this
		(iii) all entities against whom provisional relief is being	g sought under § 1519 of the Bankruptcy Code.
9. Address	ses	Country where the debtor has the center of its main interests:	Debtor's registered office:
		Canada	C T Corporation System
			4400 Easton Cmns Way, Suite 125
			P.O. Box
			Columbus OH 43219 City State/Province/Region ZIP/Postal Code
			City State/Frovince/Region ZiP/Postal Code
			United States
			Country
		Individual debtor's habitual residence:	Address of foreign representative(s):
			659 Speedvale Avenue West
		Number Street	Number Street
		P.O. Box	P.O. Box
		City State/Province/Region ZIP/Postal Code	Guelph, ON, N1K 1E6 City State/Province/Region ZIP/Postal Code
			Canada
		Country	Country
10. Debtor's	s website (URL)	https://hematite.ca/	
	1 - 1 - 4		
11. Type of	aedtor	Check one:	
		 Non-individual (check one): Corporation. Attach a corporate ownership 	
		Corporation. Attach a corporate ownership described in Fed. R. Bankr. P. 7007.1.	statement containing the information
		Partnership	
		Other. Specify:	
		Individual	

.

Debtor	Hematite, Inc.		Case	e number (if know	<u>"20-</u>	
12. Why is distric	e venue proper in <i>this</i> t?	Deb activ	ne: btor's principal place of business or principal as btor does not have a place of business or asset ion or proceeding in a federal or state court is p either box is checked, venue is consistent with he parties, having regard to the relief sought by	ts in the Unite bending again the interests	d Stai st the of just	tes, but the following debtor in this district: tice and the convenience
10-10-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1		Re	elated chapter 15 cases are pending in	n this distri	ct.	
	ure of foreign entative(s)	l am the relief so I have e	st relief in accordance with chapter 15 of ti e foreign representative of a debtor in a for bught in this petition, and I am authorized t examined the information in this petition ar tion is <u>true</u> and correct.	reign procee to file this pe	eding etition	, the debtor is eligible for the a.
		/				
		I declare	e under penalty of perjury that the foregoir	John Pa	vanel,	President of Hematite Holdings Inc.,
		Signa	ature of foreign representative	in its cap — Printed n		as Foreign Representative
		Executed	DO SAT21 JOBO MM			
		×				
		Signa	ature of foreign representative	Printed n	ame	
		Executed	d on			
14. Signat	ure of attorney	🗶 /s/ I	Matthew P. Ward	Date	9/2	2/2020
		Signa	ature of Attorney for foreign representative			/ DD / YYYY
			thew P. Ward		-	
		Wor	mble Bond Dickinson (US) LLP			
			3 North Market Street, Suite 1200			
		Numb Wiln City	per Street nington	DE State		19801 ZIP Code
		and the state of t	2) 252-4320 act phone		thew addre	v.ward@wbd-us.com ss
		4471 Bar nu		DE State		

<u>Exhibit 1</u>

PENDING OR CONCURRENT BANKRUPTCY CASES FILED BY THE DEBTOR AND ITS AFFILIATES

On the date hereof, each of the affiliated entities listed below filed a voluntary petition for relief under title 15 of the United States Code in the United States Bankruptcy Court for the District of Delaware. A motion is being filed with the Court requesting that the chapter 15 cases of these entities be jointly administered for procedural purposes only. Additional detail regarding the relationship of each debtor is set forth in the corporate ownership statement, filed contemporaneously herewith.

Debtor Name	Relationship	Case Number	Judge
Hematite Holdings Inc.	Debtors' parent company	Not yet assigned	Not yet assigned
Hematite Industrial Products Inc.	Affiliate of the other Debtors	Not yet assigned	Not yet assigned
Hematite Manufacturing Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Canadian Pavaco Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Pavaco Holdings U.S. Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite, Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite Automotive Products Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

HEMATITE HOLDINGS INC., et al.,¹

Debtors in Foreign Proceeding.

Chapter 15

Case No. 20-____(__)

Joint Administrated Requested

CORPORATE OWNERSHIP STATEMENT PURSUANT TO BANKRUPTCY RULES 1007(a)(4) AND 7007.1

The following corporate ownership statement in made pursuant to Rules 1007(a)(4) and

7007.1 of the Federal Rules of Bankruptcy Procedure:

- Jaymar Ventures Inc. directly owns more than 10% of the equity interests of Hematite Holdings Inc. No other corporation directly or indirectly owns more than 10% percent of the equity interests of Hematite Holdings Inc.
- Hematite Industrial Products Inc. is wholly owned by 1438161 Ontario Inc.
- Hematite Manufacturing Inc. is wholly owned by Hematite Holdings Inc.
- Canadian Pavaco Inc. is wholly owned by Hematite Holdings Inc.
- Pavaco Holdings U.S. Inc. is wholly owned by Canadian Pavaco Inc.
- Pavaco Holdings U.S. Inc. wholly owns the remaining Debtors:
 - o Hematite, Inc.; and
 - o Hematite Automotive Products Inc.

¹ The U.S. Debtors in these chapter 15 cases and the last four digits of their U.S. Federal Employer Identification Numbers are as follows: Pavaco Holdings U.S. Inc. (5569); Hematite, Inc. (3799); and Hematite Automotive Products Inc. (5382). The Canadian Debtors in these chapter 15 cases and the last four digits of their unique identifier are as follows: Hematite Holdings Inc. (8581); Hematite Manufacturing Inc. (4900); Hematite Industrial Products Inc. (7706); and Canadian Pavaco Inc. (5315). The Debtors' principal offices are located at 659 Speedvale Avenue West, Guelph, Ontario, N1K 1E6, Canada.

Case 20-12391 Doc 1 Filed 09/22/20 Page 6 of 24

I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Dated: September 21, 2020

020T

John Pavanel, President of Hematite Holdings Inc., in its capacity as Foreign Representative

Fill in this	information	to identify	the case:
--------------	-------------	-------------	-----------

United States Bankruptcy Court for the:

District of Delaware

Case number (If known): 20- Chapter 15

Check if this is an amended filing

Official Form 401 Chapter 15 Petition for Recognition of a Foreign Proceeding 12/15

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write debtor's name and case number (if known).

1.	Debtor's name	Hematite Industrial Products Inc.	
2.	Debtor's unique identifier	For non-individual debtors:	
		Federal Employer Identification Number (EIN)	
		Other 2237706	
		For individual debtors:	
		Social Security number: xxx - xx	
		Individual Taxpayer Identification number (ITIN): 9 xx - xx	
		Other Describe identifier	
3.	Name of foreign representative(s)	Hematite Holdings Inc.	
4.	Foreign proceeding in which appointment of the foreign representative(s) occurred	CCAA Proceeding - Ontario Superior Court of Justice (Commercial List) (Court File No. CV-20-00647824-00CL)	
5.	Nature of the foreign proceeding	Check one:	
	proceeding	 Foreign main proceeding Foreign nonmain proceeding Foreign main proceeding, or in the alternative foreign nonmain proceeding 	
6.	Evidence of the foreign proceeding	A certified copy, translated into English, of the decision commencing the foreign proceeding and appointing the foreign representative is attached.	
		A certificate, translated into English, from the foreign court, affirming the existence of the foreign proceeding and of the appointment of the foreign representative, is attached.	
		Other evidence of the existence of the foreign proceeding and of the appointment of the foreign representative is described below, and relevant documentation, translated into English, is attached.	
7.	Is this the only foreign proceeding with respect to the debtor known to the	 No. (Attach a statement identifying each country in which a foreign proceeding by, regarding, or against th debtor is pending.) Yes 	
	foreign representative(s)?	Yes	

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Debtor Hematite Industria	Products Inc. Case	e number (if known) 20-
8. Others entitled to notice	Attach a list containing the names and addresses of:	
	(i) all persons or bodies authorized to administer fore	ign proceedings of the debtor,
		in which the debtor is a party at the time of filing of this
	(iii) all entities against whom provisional relief is being	sought under § 1519 of the Bankruptcy Code.
9. Addresses	Country where the debtor has the center of its main interests:	Debtor's registered office:
	Canada	659 Speedvale Avenue West
		P.O. Box
		Guelph, ON, N1K 1E6
		City State/Province/Region ZIP/Postal Code
		Canada
		Country
	Individual debtor's habitual residence:	Address of foreign representative(s):
		659 Speedvale Avenue West
	Number Street	Number Street
	P.O. Box	P.O. Box
	City State/Province/Region ZIP/Postal Code	Guelph, ON, N1K 1E6 City State/Province/Region ZIP/Postal Code
		Canada
	Country	Country
10. Debtor's website (URL)	https://hematite.ca/	
11. Type of debtor	Check one:	
	🗹 Non-individual (<i>check one</i>):	
	Corporation. Attach a corporate ownership described in Fed. R. Bankr. P. 7007.1.	statement containing the information
	Partnership	
	Other. Specify:	
	Individual	

· .

Case 20-12388 Doc 1 Filed 09/22/20 Page 3 of 24

Debtor Hematite Industrial F	Products Inc. Case	number (<i>if known</i>) 20-
2. Why is venue proper in this	Check one:	
district?	Debtor's principal place of business or principal as	sets in the United States are in this district.
	Debtor does not have a place of business or asset action or proceeding in a federal or state court is p	
	If neither box is checked, venue is consistent with of the parties, having regard to the relief sought by Related chapter 15 cases are pending in	the foreign representative, because:
3. Signature of foreign representative(s)	I request relief in accordance with chapter 15 of ti	tle 11, United States Code.
	I am the foreign representative of a debtor in a for relief sought in this petition, and I am authorized t	
	I have examined the information in this petition ar information is true and correct.	nd have a reasonable belief that the
	I declare under penalty of perjury that the foregoir	ng is true and correct,
	* Hin fam	John Pavanel, President of Hematite Holdings Ind in its capacity as Foreign Representative
	Signature of foreign representative	Printed name
	Executed on MMU/DD/YYYY	
	×	_
· .	Signature of foreign representative	Printed name
	Executed on	
a. Signature of attorney	✗ /s/ Matthew P. Ward	Date 9/22/2020
	Signature of Attorney for foreign representative	MM / DD / YYYY
	Matthew P. Ward Printed name	
	Womble Bond Dickinson (US) LLP Firm name	
	1313 North Market Street, Suite 1200 Number Street	
	Wilmington	DE 19801
	City	State ZIP Code
	(302) 252-4320 Contact phone	matthew.ward@wbd-us.com Email address
	4471	DE

<u>Exhibit 1</u>

PENDING OR CONCURRENT BANKRUPTCY CASES FILED BY THE DEBTOR AND ITS AFFILIATES

On the date hereof, each of the affiliated entities listed below filed a voluntary petition for relief under title 15 of the United States Code in the United States Bankruptcy Court for the District of Delaware. A motion is being filed with the Court requesting that the chapter 15 cases of these entities be jointly administered for procedural purposes only. Additional detail regarding the relationship of each debtor is set forth in the corporate ownership statement, filed contemporaneously herewith.

Debtor Name	Relationship	Case Number	Judge
Hematite Holdings Inc.	Debtors' parent company	Not yet assigned	Not yet assigned
Hematite Industrial Products Inc.	Affiliate of the other Debtors	Not yet assigned	Not yet assigned
Hematite Manufacturing Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Canadian Pavaco Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Pavaco Holdings U.S. Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite, Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite Automotive Products Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

HEMATITE HOLDINGS INC., et al.,¹

Debtors in Foreign Proceeding.

Chapter 15

Case No. 20-____(__)

Joint Administrated Requested

CORPORATE OWNERSHIP STATEMENT PURSUANT TO BANKRUPTCY RULES 1007(a)(4) AND 7007.1

The following corporate ownership statement in made pursuant to Rules 1007(a)(4) and

7007.1 of the Federal Rules of Bankruptcy Procedure:

- Jaymar Ventures Inc. directly owns more than 10% of the equity interests of Hematite Holdings Inc. No other corporation directly or indirectly owns more than 10% percent of the equity interests of Hematite Holdings Inc.
- Hematite Industrial Products Inc. is wholly owned by 1438161 Ontario Inc.
- Hematite Manufacturing Inc. is wholly owned by Hematite Holdings Inc.
- Canadian Pavaco Inc. is wholly owned by Hematite Holdings Inc.
- Pavaco Holdings U.S. Inc. is wholly owned by Canadian Pavaco Inc.
- Pavaco Holdings U.S. Inc. wholly owns the remaining Debtors:
 - o Hematite, Inc.; and
 - Hematite Automotive Products Inc.

¹ The U.S. Debtors in these chapter 15 cases and the last four digits of their U.S. Federal Employer Identification Numbers are as follows: Pavaco Holdings U.S. Inc. (5569); Hematite, Inc. (3799); and Hematite Automotive Products Inc. (5382). The Canadian Debtors in these chapter 15 cases and the last four digits of their unique identifier are as follows: Hematite Holdings Inc. (8581); Hematite Manufacturing Inc. (4900); Hematite Industrial Products Inc. (7706); and Canadian Pavaco Inc. (5315). The Debtors' principal offices are located at 659 Speedvale Avenue West, Guelph, Ontario, N1K 1E6, Canada.

Case 20-12388 Doc 1 Filed 09/22/20 Page 6 of 24

I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Dated: September 21, 2020

020T

John Pavanel, President of Hematite Holdings Inc., in its capacity as Foreign Representative Chapter 15

Fill in this information to identify the case:

United States Bankruptcy Court for the:

District of Delaware

Case number (If known): 20-

Check if this is an amended filing

Official Form 401 Chapter 15 Petition for Recognition of a Foreign Proceeding 12/15

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write debtor's name and case number (if known).

1.	Debtor's name	Hematite Manufacturing Inc.	
2.	Debtor's unique identifier	For non-individual debtors:	
		Federal Employer Identification Number (EIN)	
		• Other <u>5024900</u> . Describe identifier <u>Ontario Corp. Number</u> .	
		For individual debtors:	
		Social Security number: xxx - xx	
		Individual Taxpayer Identification number (ITIN): 9 xx - xx	
		Other Describe identifier	
3.	Name of foreign representative(s)	Hematite Holdings Inc.	
4.	Foreign proceeding in which appointment of the foreign representative(s) occurred	CCAA Proceeding - Ontario Superior Court of Justice (Commercial List) (Court File No. CV-20-00647824-00CL)	
5.	Nature of the foreign proceeding	Check one:	
	proceeding	 Foreign main proceeding Foreign nonmain proceeding Foreign main proceeding, or in the alternative foreign nonmain proceeding 	
		C Poleigh main proceeding, of in the alternative foreign nonmain proceeding	
6.	Evidence of the foreign proceeding	A certified copy, translated into English, of the decision commencing the foreign proceeding and appointing the foreign representative is attached.	
		A certificate, translated into English, from the foreign court, affirming the existence of the foreign proceeding and of the appointment of the foreign representative, is attached.	
		Other evidence of the existence of the foreign proceeding and of the appointment of the foreign representative is described below, and relevant documentation, translated into English, is attached.	
7.	Is this the only foreign	No. (Attach a statement identifying each country in which a foreign proceeding by regarding, or against the	
	proceeding with respect to the debtor known to the	debtor is pending.)	
	foreign representative(s)?	2 Yes	

Case 20-12389 Doc 1 Filed 09/22/20 Page 2 of 24

Debtor Hematite Manufac	turing Inc. Cas	e number (<i>if known</i>)_20	
8. Others entitled to notice	Attach a list containing the names and addresses of:		
	(i) all persons or bodies authorized to administer for	eign proceedings of the debtor,	
	(ii) all parties to litigation pending in the United States petition, and	s in which the debtor is a party at the time of filing of this	
	(iii) all entities against whom provisional relief is being	g sought under § 1519 of the Bankruptcy Code.	
9. Addresses	Country where the debtor has the center of its main interests:	Debtor's registered office:	
	Canada	46 Plant Farm Boulevard	
		Number Street	
		P.O. Box	
		Brantford, ON, N3S 7W3	
		City State/Province/Region ZIP/Postal Code	
		Canada	
		Country	
	Individual debtor's habitual residence:	Address of foreign representative(s):	
		659 Speedvale Avenue West	
	Number Street	Number Street	
	P.O. Box	P.O. Box	
		Guelph, ON, N1K 1E6	
	City State/Province/Region ZIP/Postal Code	City State/Province/Region ZIP/Postal Code	
		Canada	
	Country	Country	
10. Debtor's website (URL)	https://hematite.ca/		
11. Type of debtor	Check one:		
	Non-individual (<i>check one</i>):		
	Corporation. Attach a corporate ownership described in Fed. R. Bankr. P. 7007.1.	statement containing the information	
	Partnership		
	Other. Specify:		
	Individual		

Case 20-12389 Doc 1 Filed 09/22/20 Page 3 of 24

Debtor Hematite Manufactu	ring Inc. Cas	e number (<i>it known</i>) 20-
12. Why is venue proper in <i>this</i>	Check one:	
district?	Debtor's principal place of business or principal as	ssets in the United States are in this district.
	Debtor does not have a place of business or asse action or proceeding in a federal or state court is place.	
	If neither box is checked, venue is consistent with of the parties, having regard to the relief sought b Related chapter 15 cases are pending i	y the foreign representative, because:
13. Signature of foreign representative(s)	I request relief in accordance with chapter 15 of t	itle 11, United States Code.
	l am the foreign representative of a debtor in a for relief sought in this petition, and I am authorized	
	I have examined the information in this petition a information is true and correct.	nd have a reasonable belief that the
	I declare-under penalty of perjury that the foregoin	ing is true and correct,
	* Anden	John Pavanel, President of Hematite Holdings Inc., in its capacity as Foreign Representative
	Signature of foreign representative	Printed name
	Executed on Japt 21 2020 MUI / DD / YYYY	
	×	
	Signature of foreign representative	Printed name
	Executed on	
14. Signature of attorney	✗ /s/ Matthew P. Ward	Date <u>9/22/2020</u>
	Signature of Attorney for foreign representative	MM / DD / YYYY
	Matthew P. Ward Printed name	
	Womble Bond Dickinson (US) LLP	
	1313 North Market Street, Suite 1200 Number Street	
	Wilmington ^{City}	DE 19801 State ZIP Code
	(302) 252-4320 Contact phone	matthew.ward@wbd-us.com Email address
	4471	DE
	Bar number	State

<u>Exhibit 1</u>

PENDING OR CONCURRENT BANKRUPTCY CASES FILED BY THE DEBTOR AND ITS AFFILIATES

On the date hereof, each of the affiliated entities listed below filed a voluntary petition for relief under title 15 of the United States Code in the United States Bankruptcy Court for the District of Delaware. A motion is being filed with the Court requesting that the chapter 15 cases of these entities be jointly administered for procedural purposes only. Additional detail regarding the relationship of each debtor is set forth in the corporate ownership statement, filed contemporaneously herewith.

Debtor Name	Relationship	Case Number	Judge
Hematite Holdings Inc.	Debtors' parent company	Not yet assigned	Not yet assigned
Hematite Industrial Products Inc.	Affiliate of the other Debtors	Not yet assigned	Not yet assigned
Hematite Manufacturing Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Canadian Pavaco Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Pavaco Holdings U.S. Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite, Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite Automotive Products Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

HEMATITE HOLDINGS INC., et al.,¹

Debtors in Foreign Proceeding.

Chapter 15

Case No. 20-____(__)

Joint Administrated Requested

CORPORATE OWNERSHIP STATEMENT PURSUANT TO BANKRUPTCY RULES 1007(a)(4) AND 7007.1

The following corporate ownership statement in made pursuant to Rules 1007(a)(4) and

7007.1 of the Federal Rules of Bankruptcy Procedure:

- Jaymar Ventures Inc. directly owns more than 10% of the equity interests of Hematite Holdings Inc. No other corporation directly or indirectly owns more than 10% percent of the equity interests of Hematite Holdings Inc.
- Hematite Industrial Products Inc. is wholly owned by 1438161 Ontario Inc.
- Hematite Manufacturing Inc. is wholly owned by Hematite Holdings Inc.
- Canadian Pavaco Inc. is wholly owned by Hematite Holdings Inc.
- Pavaco Holdings U.S. Inc. is wholly owned by Canadian Pavaco Inc.
- Pavaco Holdings U.S. Inc. wholly owns the remaining Debtors:
 - o Hematite, Inc.; and
 - Hematite Automotive Products Inc.

¹ The U.S. Debtors in these chapter 15 cases and the last four digits of their U.S. Federal Employer Identification Numbers are as follows: Pavaco Holdings U.S. Inc. (5569); Hematite, Inc. (3799); and Hematite Automotive Products Inc. (5382). The Canadian Debtors in these chapter 15 cases and the last four digits of their unique identifier are as follows: Hematite Holdings Inc. (8581); Hematite Manufacturing Inc. (4900); Hematite Industrial Products Inc. (7706); and Canadian Pavaco Inc. (5315). The Debtors' principal offices are located at 659 Speedvale Avenue West, Guelph, Ontario, N1K 1E6, Canada.

Case 20-12389 Doc 1 Filed 09/22/20 Page 6 of 24

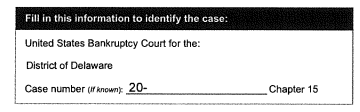
I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Dated: September 21, 2020

020T

John Pavanel, President of Hematite Holdings Inc., in its capacity as Foreign Representative



Check if this is an amended filing

Official Form 401 Chapter 15 Petition for Recognition of a Foreign Proceeding 12/15

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write debtor's name and case number (if known).

1. Debtor's name	Pavaco Holdings U.S. Inc.			
2. Debtor's unique identifier	For non-individual debtors:			
	Federal Employer Identification Number (EIN) <u>3</u> 8 -2 8 5 5 6 9			
	Other Describe identifier			
	For individual debtors:			
	□ Social Security number: xxx - xx			
	Individual Taxpayer Identification number (ITIN): 9 xx - xx			
	Other Describe identifier			
3. Name of foreign representative(s)	Hematite Holdings Inc.			
 Foreign proceeding in which appointment of the foreign representative(s) occurred 	CCAA Proceeding - Ontario Superior Court of Justice (Commercial List) (Court File No. CV-20-00647824-00CL)			
5. Nature of the foreign proceeding	Check one:			
proceeding	 Foreign main proceeding Foreign nonmain proceeding Foreign main proceeding, or in the alternative foreign nonmain proceeding 			
6. Evidence of the foreign proceeding	A certified copy, translated into English, of the decision commencing the foreign proceeding and appointing the foreign representative is attached.			
	A certificate, translated into English, from the foreign court, affirming the existence of the foreign proceeding and of the appointment of the foreign representative, is attached.			
	Other evidence of the existence of the foreign proceeding and of the appointment of the foreign representative is described below, and relevant documentation, translated into English, is attached.			
 Is this the only foreign proceeding with respect to 	No. (Attach a statement identifying each country in which a foreign proceeding by, regarding, or against the debtor is pending.)			
the debtor known to the foreign representative(s)?	⊠ Yes			

Case 20-12386 Doc 1 Filed 09/22/20 Page 2 of 24

Debtor Pavaco Holdings L	J.S. Inc. Ca	Case number (# knowm) 20-			
3. Others entitled to notice	Attach a list containing the names and addresses of:				
	(i) all persons or bodies authorized to administer fo	reign proceedings of the debtor,			
	 (ii) all parties to litigation pending in the United State petition, and 	(ii) all parties to litigation pending in the United States in which the debtor is a party at the time of filing of this			
	(iii) all entities against whom provisional relief is being sought under § 1519 of the Bankruptcy Code.				
. Addresses	Country where the debtor has the center of its main interests:	Debtor's registered office:			
	Canada	The Corporation Trust Company Number Street 1209 Orange Street P.O. Box			
		Wilmington DE 19801			
		City State/Province/Region ZIP/Postal Code			
		United States			
		Country			
	Individual debtor's habitual residence: Address of foreign representative(s):				
		659 Speedvale Avenue West			
	Number Street	Number Street			
	P.O. Box	P.O. Box			
	4	Guelph, ON, N1K 1E6			
	City State/Province/Region ZIP/Postal Code	City State/Province/Region ZIP/Postal Code			
		Canada			
	Country	Country			
0. Debtor's website (URL)	https://hematite.ca/				
· T	Chark and				
1. Type of debtor	Check one:				
	 Non-individual (check one): Corporation. Attach a corporate ownership statement containing the information 				
	described in Fed. R. Bankr. P. 7007.1.				
	Partnership				
	Other. Specify:				
	Individual				

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Case 20-12386 Doc 1 Filed 09/22/20 Page 3 of 24

Debtor	Pavaco Holdings U.S	. Inc.	Case r	umber (# known)	20-		
12. Why i distri	is venue proper in <i>this</i> ct?	Debtor does not l	Debtor's principal place of business or principal assets in the United States are in this district.				
		of the parties, ha	If neither box is checked, venue is consistent with the interests of justice and the convenience of the parties, having regard to the relief sought by the foreign representative, because: Debtor is organized under the laws of this district.				
	ture of foreign sentative(s)	I am the foreign rep relief sought in this I have examined the	petition, and I am authorized to e information in this petition and	eign proceed file this pet	ding, the debtor is eligible for the lition.		
				d correct, anel, President of Hematite Holdings Inc., acity as Foreign Representative			
		Signature of foreig	n representative	Printed na	ime		
		Signature of foreign	n representative	Printed na	ime		
14. Signa	ture of attorney	✗ /s/ Matthew P Signature of Attorn	P. Ward ney for foreign representative	Duic	9/22/2020 MM / DD / YYYY		
		Firm name	Dickinson (US) LLP				
		Number Street Wilmington City	rket Street, Suite 1200	DE State	19801 ZIP Code		
		(302) 252-4320 Contact phone)	mattl Email a	hew.ward@wbd-us.com		
		4471 Bar number		DE State			

<u>Exhibit 1</u>

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Hematite Industrial Products Inc.	Affiliate of the other Debtors	Not yet assigned	Not yet assigned
Hematite Manufacturing Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Canadian Pavaco Inc.	Direct subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Pavaco Holdings U.S. Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite, Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned
Hematite Automotive Products Inc.	Indirect subsidiary of Hematite Holdings Inc.	Not yet assigned	Not yet assigned

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

HEMATITE HOLDINGS INC., et al.,¹

Debtors in Foreign Proceeding.

Chapter 15

Case No. 20-____(__)

Joint Administrated Requested

CORPORATE OWNERSHIP STATEMENT PURSUANT TO BANKRUPTCY RULES 1007(a)(4) AND 7007.1

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- Pavaco Holdings U.S. Inc. is wholly owned by Canadian Pavaco Inc.
- Pavaco Holdings U.S. Inc. wholly owns the remaining Debtors:
 - o Hematite, Inc.; and
 - Hematite Automotive Products Inc.

¹ The U.S. Debtors in these chapter 15 cases and the last four digits of their U.S. Federal Employer Identification Numbers are as follows: Pavaco Holdings U.S. Inc. (5569); Hematite, Inc. (3799); and Hematite Automotive Products Inc. (5382). The Canadian Debtors in these chapter 15 cases and the last four digits of their unique identifier are as follows: Hematite Holdings Inc. (8581); Hematite Manufacturing Inc. (4900); Hematite Industrial Products Inc. (7706); and Canadian Pavaco Inc. (5315). The Debtors' principal offices are located at 659 Speedvale Avenue West, Guelph, Ontario, N1K 1E6, Canada.

Case 20-12386 Doc 1 Filed 09/22/20 Page 6 of 24

I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Dated: September 21, 2020

020T

John Pavanel, President of Hematite Holdings Inc., in its capacity as Foreign Representative