Fill in this information to identify your case:		
United States Bankruptcy Court for the:		
EASTERN DISTRICT OF LOUISIANA	_	
Case number (if known)	Chapter 11	
		☐ Check if this an amended filing
Official Form 201		

Voluntary Petition for Non-Individuals Filing for Bankruptcy

4/19

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known). For more information, a separate document, Instructions for Bankruptcy Forms for Non-Individuals, is available.

1.	Debtor's name	Dominion Group, LLC	
2.	All other names debtor used in the last 8 years		
	Include any assumed names, trade names and doing business as names		
3.	Debtor's federal Employer Identification Number (EIN)	82-2938609	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		635 Highlandia Avenue, Suite A Baton Rouge, LA 70810	
		Number, Street, City, State & ZIP Code	P.O. Box, Number, Street, City, State & ZIP Code
		East Baton Rouge	Location of principal assets, if different from principal
		County	place of business
			Number, Street, City, State & ZIP Code
5.	Debtor's website (URL)	www.dominiongp.com	
6.	Type of debtor	_	
0.	Type of debtor	Corporation (including Limited Liability Compan	y (LLC) and Limited Liability Partnership (LLP))
		☐ Partnership (excluding LLP)	
		☐ Other. Specify:	

Case 19-12366 Doc 1 Filed 09/03/19 Entered 09/03/19 11:13:15 Main Document Page 2 of 22

Deb	Dominion Group, LLC	ز				Case Hulliber	(II KIIOWII)	
	Name							
7.	Describe debtor's business	A. Check	one:					
		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))						
					ate (as defined in 11 U.S.C. §			
		_ `			n 11 U.S.C. § 101(44))	, , , , , , , , , , , , , , , , , , , ,		
					ed in 11 U.S.C. § 101(53A))			
			`		s defined in 11 U.S.C. § 101(6	3))		
		_	•	•	ined in 11 U.S.C. § 781(3)))))		
		_	`		ined in 11 0.3.C. § 761(3))			
		■ None	of the above	е				
		B. Check	all that app	ly				
		☐ Tax-ex	empt entity	(as	described in 26 U.S.C. §501)			
		☐ Invest	tment compa	any,	including hedge fund or poole	ed investment ve	nicle (as defined in 15 U.S.C. §80a-3)	
		_		-	s defined in 15 U.S.C. §80b-2			
		C NAICS	(North Ame	erica	n Industry Classification Syst	em) 4-digit code	that hest describes debtor	
					ts.gov/four-digit-national-asso			
		4	832					
8.	Under which chapter of the	Check on	ω.					
٥.	Bankruptcy Code is the	☐ Chapt						
	debtor filing?	☐ Chapt						
		■ Chapter 11. Check all that apply:						
		— Спарі	_	_	,	and the delay of the second of	alita (acceleulla malalita accedita la la la la comp	- (C'l' - ()
			L				ebts (excluding debts owed to insiders or djustment on 4/01/22 and every 3 years at	
			[business debtor, attach the m	nost recent balan e tax return or if a	ed in 11 U.S.C. § 101(51D). If the debtor is sheet, statement of operations, cash-fluid of these documents do not exist, follow	OW
			[A plan is being filed with this	. , . ,		
			[tion from one or more classes of creditors	. in
			_		accordance with 11 U.S.C. §			,
			[Exchange Commission accor	ding to § 13 or 19 ion for Non-Indivi	or example, 10K and 10Q) with the Secur 5(d) of the Securities Exchange Act of 193 duals Filing for Bankruptcy under Chapter	4. File the
			[The debtor is a shell company	y as defined in th	e Securities Exchange Act of 1934 Rule 1	2b-2.
		☐ Chapt	ter 12				-	
9.	Were prior bankruptcy	■ No.						
	cases filed by or against the debtor within the last 8							
	years?	☐ Yes.						
	If more than 2 cases, attach a		Diatriat		Whon		Casa numbar	
	separate list.		District		When		Case number	
		L	District		When		Case number	
10.	Are any bankruptcy cases	■ No						
	pending or being filed by a							
	business partner or an affiliate of the debtor?	☐ Yes.						
	List all cases. If more than 1,	_	Dab+- ::				Deletionation	
	attach a separate list		Debtor				Relationship	
			District		When		Case number, if known	

Case 19-12366 Doc 1 Filed 09/03/19 Entered 09/03/19 11:13:15 Main Document Page 3 of 22

Deb	Debtor Dominion Group, LLC				Case number (if know	n)				
		Name								
11.		y is the case filed in	Check all that apply:							
				Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.						
			□ A	bankruptcy	case concerning de	btor's affiliate, general partner, or partners	ship is pending in this district.			
12.		es the debtor own or	■ No	■ No						
	real	nave possession of any real property or personal property that needs	☐ Yes.	Answer b	elow for each proper	rty that needs immediate attention. Attach	additional sheets if needed.			
		nediate attention?		Why doe	s the property need	d immediate attention? (Check all that a	pply.)			
				☐ It pose	es or is alleged to po	se a threat of imminent and identifiable ha	azard to public health or safety.			
				What is	s the hazard?					
				☐ It need	ds to be physically se	ecured or protected from the weather.				
						ds or assets that could quickly deteriorate meat, dairy, produce, or securities-related	or lose value without attention (for example,			
				☐ Other		, , , , , , , , , , , , , , , , , , ,	• ,			
		Where is the property?								
						Number, Street, City, State & ZIP Code)			
			Is the property insured?							
				□ No						
				☐ Yes.	Insurance agency					
					Contact name					
					Phone					
		Statistical and admin	istrative	information	า					
13.		tor's estimation of		Check one:						
	avai	ilable funds		■ Funds w	ill be available for dis	stribution to unsecured creditors.				
						enses are paid, no funds will be available t	o unsecured creditors.			
14.		mated number of	1 -49			1 ,000-5,000	2 5,001-50,000			
	crec	ditors	□ 50-9			☐ 5001-10,000 ☐ 10,001,05,000	50,001-100,000			
			☐ 100-			☐ 10,001-25,000	☐ More than100,000			
			□ 200-	999						
15.	Esti	mated Assets	□ \$0 -	\$50,000		■ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion			
				001 - \$100,0	000	□ \$1,000,001 - \$10 million	□ \$1,000,000,001 - \$10 billion			
				,001 - \$500		□ \$50,000,001 - \$100 million	□ \$10,000,000,001 - \$50 billion			
			□ \$500,001 - \$1 million			□ \$100,000,001 - \$500 million	☐ More than \$50 billion			
16.	Esti	mated liabilities	□ \$∩ =	\$50,000		■ \$1,000,001 - \$10 million	☐ \$500,000,001 - \$1 billion			
				,001 - \$100,	,000	□ \$1,000,001 - \$10 million	□ \$1,000,000,001 - \$10 billion			
			□ \$100	,001 - \$500	0,000	□ \$50,000,001 - \$100 million	□ \$10,000,000,001 - \$50 billion			
			□ \$500),001 - \$1 m	illion	□ \$100,000,001 - \$500 million	☐ More than \$50 billion			

Case 19-12366 Doc 1 Filed 09/03/19 Entered 09/03/19 11:13:15 Main Document Page 4 of 22

Debtor	Dominion Group,	LLC	Case number (if known)					
	Name							
	Request for Relief, I	Declaration, and Signa	tures					
VARNIN		is a serious crime. Maki up to 20 years, or both.			pankruptcy case can result in fines up to \$500,000	or		
of au	aration and signature	The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.						
repre	esentative of debtor	I have been authorized to file this petition on behalf of the debtor.						
		I have examined the information in this petition and have a reasonable belief that the information is trued and correct.						
		I declare under pena	Ity of perjury that the	foregoing is true and	correct.			
			otember 3, 2019 / DD / YYYY					
)	/ /s/ Joe William Cl	·		Joe William Cline, III			
		Signature of authoriz	ed representative of	debtor	Printed name			
		Title Manager of	f Dominion Group	LLC				
		√ /s/ Robin B. Chea	tham		Date September 3, 2019			
8. Signa	ature of attorney	Signature of attorney			MM / DD / YYYY			
		Robin B. Cheatha	am 4004					
		Printed name						
		Adams and Rees	e LLP					
		Firm name	-					
		701 Poydras Stre New Orleans, LA						
		Number, Street, City	, State & ZIP Code					
		Contact phone 50	4-581-3234	Email address	robin.cheatham@arlaw.com			

4004 LA

Bar number and State

ACTION BY UNANIMOUS WRITTEN CONSENT OF THE MEMBERSOF DOMINION GROUP, LLC, a limited liability company

September 3, 2019

The undersigned Members of Dominion Group, LLC, a Louisiana limited liability company (the "Company"), acting in such capacity and acting in such capacity and exercising the powers granted to them in the Operating Agreement of the Company, do hereby (i) as of September 3, 2019 (the "Effective Date") consent to and adopt the resolutions set forth herein, which resolutions shall have the same force and effect as if adopted by unanimous affirmative vote at a meeting of the Company Members, respectively, duly called and held; (ii) waive all requirements of notice; and (iii) direct that this Action by Unanimous Written Consent be filed with the minutes of the proceedings of the Company.

RESOLVED, that in the judgment of the Members, it is desirable and in the best interest of the Company, its creditors and other interested parties, that a Voluntary Petition under Chapter 11 of the Bankruptcy Code be filed;

BE IT FURTHER RESOLVED, that Joe William Cline, sole member of Dominion Materials, LLC, Member of the Company and Wesley David Robert, sole member of Baranof Strategic Services, LLC, Member of the Company, be and are hereby authorized and directed individually or jointly, on behalf of and in the name of the Company, to execute and verify said Petition under Chapter 11 of the Bankruptcy Code, in such form as may be recommended by counsel for the Company, and to cause the same to be filed in the United States Bankruptcy Court for the Eastern District of Louisiana (the "Bankruptcy Court").

BE IT FURTHER RESOLVED, that Adams and Reese LLP be and is hereby retained as counsel for the Company and is authorized to file all petitions, applications, affidavits, statements, schedules, lists and other necessary documents and to take any and all other actions that the Company deems necessary or appropriate in connection with the proceedings filed in accordance with Chapter 11 of the Bankruptcy Code.

BE IT FURTHER RESOLVED that Chiron Advisory Services LLC be and is hereby retained as financial services provider to the Company and is authorized and directed to assist the Company in (i) preparation of financial forecast models, cash budgets, monthly operating reports, petitions, schedules, liquidation analyses, and financial statements related to the preparation of tax returns; (ii) performing bookkeeping, reporting, and other related financial and accounting tasks; (iii) reconciling budgets; (iv) reviewing proofs of claim and determining whether to object to said proofs of claim; (v) preparing a waterfall analysis in connection with any sales of the Company's assets; (vi) making distributions as approved by the Bankruptcy Court; (vii) preparing final reports and related documents needed to complete the administration of the Company's bankruptcy case; (viii) testify as a witness in any proceedings before the Bankruptcy Court; and (ix) otherwise assisting the Company and its other professionals and advisors as requested by the Company.

BE IT FURTHER RESOLVED Chiron Financial LLC be and is hereby retained as the exclusive investment banker for the Company and is authorized and directed to assist the Company in restructuring the Company's capital structure, raising capital, whether in the form of debt or equity, arranging for debtor-in-possession financing, and/or selling some or substantially all of the Company's assets.

Dated: September 3, 2019

MEMBERS

JOE WILLIAM CLINE, III, as sole member of Dominion Materials, LLC, member of Dominion

Group, LLC

WESLEY DAVID ROBERT, as sole member of

Baranof Strategic Services, LLC, member

Dominion Group, LLC

IN THE UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF LOUISIANA

IN RE:	§
DOMINION GROUP, LLC	§ CASE NO. 19
Debtor	§ § CHAPTER 11 §
	0

DECLARATION OF JOE CLINE IN SUPPORT OF DEBTOR'S BANKRUPTCY PETITION

I, Joe William Cline, III, pursuant to 28 U.S.C. § 1746, hereby declare that the following is true to the best of my knowledge, information and belief:

- 1. I am the Chief Executive Officer (CEO) of Dominion Group, LLC ("Dominion"), and Cape Quarry, LLC ("Cape Quarry") (collectively, "Debtors") and have held said position since September 11, 2017.
- 2. As CEO of the Debtors, I have extensive knowledge of the Debtors' operations and financial condition from at least September 11, 2017 to present.
- 3. Dominion is a turn-key bulk materials producer and provider, which operates marine terminals and provides transportation and logistics support serving businesses on the Mississippi River and Gulf Coast.
- 4. Dominion is one of the few fully integrated limestone producers in the Mississippi River Valley/Gulf Coast market. Dominion has strategically located terminals in Southern Louisiana to service its customers for the current industrial infrastructure demand and growing future opportunities in coastal restoration. The location of these terminals gives the debtor a distinct advantage over its competitors.

- 5. Cape Quarry, a wholly-owned subsidiary of Dominion, owns and operates a limestone quarry (herein after, the "Quarry") in Cape Girardeau County, Missouri. Mr. Cline formed both Dominion and Cape Quarry on September 11, 2017.
- 6. The Quarry is the southern-most location on the Mississippi River that produces limestone. This results in giving the company a competitive advantage in lower transportation and logistical costs. The operational life of the quarry is in excess of 50 years given its substantial proven recoverable reserves.
- 7. The Debtors' businesses were built to become a completely vertically integrated limestone distributor by self-performing all aspects of the business operations from mining, processing, marine freight, logistics, unloading, stockpiling, marketing, retail and final mile delivery to the client. Dominion is currently poised to bring on line several additional terminals servicing major construction projects and team with local vendors in the effort to further vertically integrate the company.

Goals for Chapter 11 Filing

- 8. The intent of the Chapter 11 is to provide sufficient capital to a viable business operation. The company currently has a backlog of approximately \$6.5MM in addition to outstanding bids in excess of \$400MM of products delivered over several years. The Debtors have opportunities from several strategic capital providers to make an investment that will allow the company to operate in a large-scale professional manner. The Chapter 11 restructuring will provide for settlement of various matters, working capital, and long-term capital.
- 9. With the proper capitalization, the Debtors are both well positioned to be an industry leader in the aggregates and marine logistics industry. As previously stated, Cape Quarry is the southernmost limestone quarry on the Mississippi River, which gives Dominion and Cape

Quarry a significant advantage over competitors. Cape Quarry's close proximity to petrochemical and other industrial sites allows Dominion to reduce transportation costs to Mississippi River clients. Further, Dominion has already secured multiple purchase orders for material pending reorganization. There is significant opportunity to service petrochemical and other industrial projects scheduled to begin work. Dominion, since its recent inception, has been able to develop and maintain numerous relationships. As a result, the debtor is being considered for and is negotiating multi-year contracts with multi-national and Fortune 500 companies for industrial and construction related projects with several opportunities in excess of hundred million dollars per year.

- 10. Moreover, the State of Louisiana, through the Coastal Restoration and Protection Agency (hereinafter, the "CPRA") is investing heavily in coastal protection, which utilizes a variety of aggregate materials for use in shoreline protection, levee and other infrastructure works. Cape Quarry is capable of producing such material, and business development efforts are underway with the CPRA to source Cape Quarry material.
- 11. The Debtors filed for relief under the Bankruptcy Code in an effort to allow the Debtors to refinance its secured debt and to provide sufficient capital to complete the Debtors' initial capitalization and to bring the Debtors' operations to the optimal levels in order for the Debtors to realize the significant value of the Quarry's reserves, which represent the substantial assets of the Debtors, for the benefit of all constituents with an interest in the success of the Debtors' reorganization.
- 12. Prior to forming Dominion and Cape Quarry, I was a founding member and coowner of Five S Aggregate, LLC, Five S Developments, LLC, Five S Group, LLC, Five S Industrial, LLC, and Five S Transport, LLC (hereinafter, "Five-S Companies"). The Five-S

companies are engaged in the sale of aggregates, site civil prep work, concrete work, heavy hauling, and real estate development. Under my leadership, the Five-S Companies generated approximately \$30,000,000 of revenue a year.

- 13. Despite my best efforts, a dispute between my former business partner and I arose regarding the direction and management of the Five-S Companies. I decided it was in my best interest to leave the Five-S Companies and start Dominion and Cape Quarry
- 14. My former business partner and I agreed to dissolve my ownership of the Five S Companies by way of a Redemption Agreement (hereinafter, the "Agreement"). The Agreement took months of extensive negotiations, three separate Memorandums of Understanding (hereinafter, "MOUs"), which were not honored by my former business partner, and extensive legal fees were incurred as a result.
- 15. The Agreement was ultimately executed and became effective on October 13, 2017. It was expected that upon the redemption of my ownership interest in the Five-S Companies, I would receive adequate funding to start my new businesses, which did not immediately materialize.
- 16. The Agreement provided, in part, upon the execution of the Agreement, that I would receive \$1,700,000 from my former business partner. My former business partner delayed payment for several months causing additional capital shortage.
- 17. Furthermore, the Agreement provided, in part, upon closing, that I would receive property valued at approximately \$1,000,000.00-\$1,500,000.00 upon the execution of the Agreement. Nevertheless, my former business partner did not transfer the property, which is now the subject of the lawsuit. Only recently has my former business partner offered to transfer the

property; however, at this point it has been significantly devalued based upon the land being materially altered.

- 18. Litigation ensued between my former business partner and I, which is still ongoing. During the course of the litigation, my former business partner asserted unfounded tort claims against me.
- 19. By failing to honor the Agreement, dragging on the litigation and asserting unfounded claims in the litigation, my former business partner created a condition whereby: a) I was without sufficient capital to begin my new ventures; b) I was unable to obtain credit from typical lenders in order to provide sufficient capital to begin my new ventures; and c) I was forced to divert personal funds from the capitalization of the Debtors in order to attempt to resolve the dispute with my former partner.
- 20. All of the above, caused the Debtors to lose valuable business contacts and relationships. The Debtors lacked business continuity, credit, financing, bonding, and other industry performance indicators that are only achieved over time.
- 21. Despite this, the Debtors continued moving forward to becoming fully operational, using personal funds as capital. Once the Debtors' operations began, the Debtors' start-up costs to bring the Quarry to an operational state and other costs associated with terminal developments drew from limited capital as result of the initial capitalization plan not materializing for reasons stated above.
- 22. As a result, the Debtors were unable to timely pay contractors, which lead to work stoppage and additional litigation.
- 23. Further complicating matters, the Mississippi River was faced with record flooding in 2018/2019. The flooding caused Mississippi River traffic to be halted to the point where

deliveries for customers that relied on the river for business were delayed. Most importantly, the flooding caused many customers to shut their terminals down until the water receded, thus significantly reducing revenue.

- 24. As a result, the Debtors were unable to pay their secured and unsecured creditors, and additional litigation ensued.
- 25. In order provide the Debtors with sufficient capital moving forward, prior to filing for bankruptcy protection, the Debtors engaged Chiron Advisory Services, LLC ("Chiron Advisory") as financial adviser and Chiron Financial, LLC ("Chiron Financial") (collectively "Chiron") as exclusive investment banker.
- 26. Chiron's job, inter alia, is to examine the Debtors' financials and work with the Debtors to determine the best path to obtaining adequate financing. After discussions with Chiron and counsel, it was determined that the best means to obtain financing and reduce costs associated with litigation would be to seek debtor-in-possession financing.

By: Joe William Cline, III, Manager of Dominion Group, LLC

Fill in this info	ill in this information to identify the case:						
Debtor name	Dominion Group, LL	С					
United States B	ankruptcy Court for the:	EASTERN DISTRICT OF LOUISIANA					
Case number (if	known)		☐ Check if this is an amended filing				
			3				

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

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

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

Declaration and signature

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

I have ex	kamined	the information in the docum	ents checked below and I have a reasonable belief that the information is true and correct:		
	Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B) Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204) Other document that requires a declaration				
I declare	under p	enalty of perjury that the fore	egoing is true and correct.		
Execute	ed on	September 3, 2019	X /s/ Joe William Cline, III Signature of individual signing on behalf of debtor Joe William Cline, III Printed name		
			Manager of Dominion Group LLC Position or relationship to debtor		

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

Fill in this information to identify the case		
Debtor name		
United States Bankruptcy Court for the:	EASTERN DISTRICT OF LOUISIANA	☐ Check if this is an
Case number (if known):		amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	If the claim is fully unsecured, fill in only unsecured claim amo claim is partially secured, fill in total claim amount and deductivalue of collateral or setoff to calculate unsecured claim.		nt and deduction for
		contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
American Commercial Barge Line Attention: Sam Williams P. O. Box 610 Jeffersonville, IN 47130						\$89,663.24
Bottom Line Equipment LLC P. O. Box 81217 Lafayette, LA 70598						\$35,689.79
Breazeale, Sachse & Wilson, LLC Twenty-Third Floor One American Place P. O. Box 3197 Baton Rouge, LA 70821			Disputed			\$119,124.68
CAT Commercial Account P. O. Box 978595 Dallas, TX 75397						\$16,778.69
CEMUS 1210 Airline Hwy Baton Rouge, LA 70805						\$177,500.00
CGB-Waterfront Marine Services 23476 Network Place Chicago, IL 60673						\$38,640.00
Construction Aggregate Supply Luhr Bros, Inc. P. O. Box 50 Columbia, IL 62236						\$15,564.59

Debtor Dominion Group, LLC

Name

Case number (if known)

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services,	Indicate if claim is contingent, unliquidated, or disputed	If the claim is fully unsecured, fill in only unsecured claim amount. If			
				Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
Cooper Consolidated, LLC 28586 Network Place						\$91,568.00	
Chicago, IL 60673 Donahue Patrick & Scott, PLLC 450 Laurel Street, Suite 1600 Baton Rouge, LA						\$166,653.66	
70801 FMT P. O. Box 203351						\$90,684.92	
Dallas, TX 75320 Gavillon Agriculture, LLC 1331 Capitol Avenue						\$37,500.00	
Omaha, NE 68102 Harry Robert Insurance 725 E. Cornerview St.						\$37,208.76	
John Credit Inc. John Deere Financial P. O. Box 650215						\$36,797.47	
Dallas, TX 75265 Lord & Winter David Winter 1720 Nottingham Place						\$17,496.95	
Nashville, TN 37221 Louisiana Department of Revenue 617 North Third Street Baton Rouge, LA 70802						\$32,000.00	
Louisiana Marine Operators, LLC 2302 E. Main St. Broussard, LA 70518			Disputed Subject to Setoff			\$347,278.60	
Louisiana Workforce Commission 1001 N 23rd Street Baton Rouge, LA 70802						\$14,323.72	

Debtor	Dominion Group, LLC	Case number (if known)	
	Name		

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services,	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim. Total claim, if Deduction for value Unsecured claim partially secured of collateral or setoff		
Postlethawaite & Netterville, APAC 8550 United Plaza Baton Rouge, LA 70809				partially secured	of contact at of secon	\$42,675.00
Siboney 1450 Centrepark Blvd, Suite 100 West Palm Beach, FL 33401						\$303,804.32
Tricon Steamship Agency, Inc. 226 Eastbank Dr. Suite A Gonzales, LA 70737-4840						\$40,040.00

United States Bankruptcy Court Eastern District of Louisiana

In re	Dominion Group, LLC		Case No.	
		Debtor(s)	Chapter	11
	VERIE	FICATION OF CREDITOR N	MATRIX	
	lanager of Dominion Group LLC of	the corporation named as the debtor in this o	case, hereby ver	ify that the attached list of
reditor	s is true and correct to the best of in-	y knowledge.		
Date:	September 3, 2019	/s/ Joe William Cline, III Joe William Cline, III/Manager of Signer/Title	of Dominion Gr	oup LLC

American Commercial Barge Line Attention: Sam Williams P.O.Box 610 Jeffersonville, IN 47130

American Rigging 555 Choctaw Dr Baton Rouge, LA 70805

Ardaman & Associates 316 Highlandia Dr. Baton Rouge, LA 70810

Associated Builders and Constractors 19251 Highland Road Baton Rouge, LA 70809

Baton Rouge Business Report 9029 Jefferson Highway Suite 300 Baton Rouge, LA 70809

Blue Cross Blue Shield 5525 Reitz Avenue Baton Rouge, LA 70809

Bottom Line Equipment LLC P. O. Box 81217 Lafayette, LA 70598

Bowser Morner P. O. Box 51 Dayton, OH 45401

Breazeale, Sachse & Wilson, LLC Twenty-Third Floor One American Place P. O. Box 3197 Baton Rouge, LA 70821

Businelle Towing Corporation 28805 Intracoastal Road Plaquemine, LA 70764

BXS Insurance P. O. Box 3809 Baton Rouge, LA 70821

Cape Quarry, LLC 635 Highlandia Ave, Suite A Baton Rouge, LA 70810

Cargo Carriers P. O. Box 5608 Minneapolis, MN 55440

CAT Commercial Account P. O. Box 978595 Dallas, TX 75397

Celtic Capital Corporation 23622 Calabasas Rd., Suite 323 Calabasas, CA 91302

CEMUS 1210 Airline Hwy Baton Rouge, LA 70805

CGB-Waterfront Marine Services 23476 Network Place Chicago, IL 60673

Construction Aggregate Supply Luhr Bros, Inc. P. O. Box 50 Columbia, IL 62236

Cooper Consolidated, LLC 28586 Network Place Chicago, IL 60673

Corrents Trucking 2600-2798 American Way Port Allen, LA 70767

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Fed Ex through its registered agent C T Corporation System 3867 Plaza Tower Dr. Baton Rouge, LA 70816

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FMT P. O. Box 203351 Dallas, TX 75320

Gaubert Oil Co. P. O. Box 310 Thibodaux, LA 70301

Gavillon Agriculture, LLC 1331 Capitol Avenue Omaha, NE 68102

Harry Robert Insurance 725 E. Cornerview St. Gonzales, LA 70737

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JRC Marine LLC 318 Honeysuckle Vine Dr. Richmond, TX 77469

LH Concrete Services 1004 Parent Street New Roads, LA 70760

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Louisiana Marine Operators, LLC 2302 E. Main St. Broussard, LA 70518

Louisiana Workforce Commission 1001 N 23rd Street Baton Rouge, LA 70802

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