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BL (Offici	al Form 1)(04/13)			Do	cument	Pa	<u>ge 1 of</u>	10			
			Unite	d Stat Distric	tes Banl et of Mas	kruptcy sachuse	y Cour tts	t			Volunta	ry Petition
Name of Debtor (if individual, enter Last, First, Middle): BT Prime Ltd.						Nam	Name of Joint Debtor (Spouse) (Last, First, Middle):					
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):						All (incl	All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names):					
Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (ITIN)/Complete EIN (if more than one, state all)							Last (if mo	Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (ITIN) No./Complete EIN (if more than one, state all)				
Street Add C/O Ge 197 GI	A (Berm dress of Deb eorge A. I enwood S	tor (No. and Popescu	rporat d Street, Ci	ion) y, and Sta	ite):			t Address	of Joint Debte	or (No. and Stre	et, City, and State):
Malder County of	Residence o	or of the Pri	ncipal Plac	e of Busin	ess:	2IP Cod 02148		ity of Resid	lence or of th	e Principal Plac	e of Business	ZIP Code
Middle								•		o i imerpai i tae	e of Business.	
Mailing A	ddress of De	btor (if diff	ferent from	street add	ress);		Mail	ng Addres	s of Joint Del	otor (if different	from street addre	ss):
					Г	ZIP Cod	e					ZIP Code
Location o (if differen	of Principal A nt from street	Assets of Bu address ab	isiness Deb	tor								
(For	• •	of Debtor	one hov)			of Busines	s	Chapter of Bankruptcy Code Under Which				
 (Form of Organization) (Check one box) Individual (includes Joint Debtors) See Exhibit D on page 2 of this form. ■ Corporation (includes LLC and LLP) □ Partnership □ Other (If debtor is not one of the above entities, check this box and state type of entity below.) 				(Check one box) ☐ Health Care Business ☐ Single Asset Real Estate as defiin 11 U.S.C. § 101 (51B) ☐ Railroad ☐ Stockbroker ☐ Commodity Broker ☐ Clearing Bank Other			☐ Chap ☐ Chap ☐ Chap ☐ Chap ☐ Chap	oter 7 oter 9 oter 11 oter 12	the Petition is Filed (Check one box) Chapter 15 Petition for Recognition of a Foreign Main Proceeding Chapter 15 Petition for Recognition of a Foreign Nonmain Proceeding Nature of Debts			
Chapter 15 Debtors Country of debtor's center of main interests: Each country in which a foreign proceeding by, regarding, or against debtor is pending:				un	Tax-Exempt Entity (Check box, if applicable) □ Debtor is a tax-exempt organizatior under Title 26 of the United States Code (the Internal Revenue Code).			(Check one box) Debts are primarily consumer debts, defined in 11 U.S.C. § 101(8) as business debts. "incurred by an individual primarily for a personal, family, or household purpose."				
Filing Fe attach sign debtor is Form 3A	ng Fee attache ee to be paid in gned applications unable to pay	n installments on for the co fee except in	s (applicable urt's conside n installment	to individuration certif s. Rule 100 er 7 individ	ying that the 6(b). See Offi	Check Check Base Base Base Base Base Base Base Base	Debtor is not if: Debtor's agg are less than all applicabl A plan is beit Acceptances	a small bus regate nonco \$2,490,925; e boxes: ng filed with of the plan v	s debtor as defi iness debtor as ontingent liquic (amount subject this petition.	or to adjustment on or or or or or	§ 101(51D). .C. § 101(51D).	three years thereafter).
■ Debtor □ Debtor there wi	Administrates that estimates that estimates that ill be no fundated.	at funds wil at, after any ds available	l be availab	operty is e	xcluded and	nsecured cr	editors.			· · · · · · · · · · · · · · · · · · ·	PACE IS FOR COU	RT USE ONLY
1- 49	Number of C 50- 99	reditors 100- 199	200- 999	1,000- 5,000	5,001- 10,000	10,001- 25,000	25,001- 50,000	50,001- 100,000	OVER 100,000			
Estimated A S0 to \$50,000	\$50,001 to \$100,000	\$100,001 to \$500,000	\$500,001 to \$1 million	\$1,000,001 to \$10 million	\$10,000,001 to \$50 million	\$50,000,001 to \$100 million	\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	More than \$1 billion			
Estimated L \$0 to \$50,000	S50,001 to \$100,000	\$100,001 to \$500,000	\$500,001 to \$1 million	\$1,000,001 to \$10 million	\$10,000,001 to \$50 million	\$50,000,001 to \$100 million	\$100,000,001 to \$500 million	00,000,001 \$500,000,001 More than \$500 to \$1 billion \$1 billion				

B1 (Official Form 1)(04/13) Document Page 2 of 10 Page 2 Name of Debtor(s): **Voluntary Petition** BT Prime Ltd. (This page must be completed and filed in every case) All Prior Bankruptcy Cases Filed Within Last 8 Years (If more than two, attach additional sheet) Location Case Number: Date Filed: Where Filed: - None -Date Filed: Location Case Number: Where Filed: Pending Bankruptcy Case Filed by any Spouse, Partner, or Affiliate of this Debtor (If more than one, attach additional sheet) Name of Debtor: Case Number: Date Filed: - None -District: Relationship: Judge: Exhibit B Exhibit A (To be completed if debtor is an individual whose debts are primarily consumer debts.) (To be completed if debtor is required to file periodic reports (e.g., I, the attorney for the petitioner named in the foregoing petition, declare that I have informed the petitioner that [he or she] may proceed under chapter 7, 11, forms 10K and 10Q) with the Securities and Exchange Commission 12, or 13 of title 11, United States Code, and have explained the relief available pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 under each such chapter. I further certify that I delivered to the debtor the notice and is requesting relief under chapter 11.) required by 11 U.S.C. §342(b). ☐ Exhibit A is attached and made a part of this petition. Signature of Attorney for Debtor(s) (Date) Exhibit C Does the debtor own or have possession of any property that poses or is alleged to pose a threat of imminent and identifiable harm to public health or safety? Yes, and Exhibit C is attached and made a part of this petition. No. Exhibit D (To be completed by every individual debtor. If a joint petition is filed, each spouse must complete and attach a separate Exhibit D.) ☐ Exhibit D completed and signed by the debtor is attached and made a part of this petition. If this is a joint petition: ☐ Exhibit D also completed and signed by the joint debtor is attached and made a part of this petition. Information Regarding the Debtor - Venue (Check any applicable box) Debtor has been domiciled or has had a residence, 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. There is a bankruptcy case concerning debtor's affiliate, general partner, or partnership pending in this District. Debtor is a debtor in a foreign proceeding and has its principal place of business or principal assets in the United States in this District, or has no principal place of business or assets in the United States but is a defendant in an action or proceeding [in a federal or state court] in this District, or the interests of the parties will be served in regard to the relief sought in this District. Certification by a Debtor Who Resides as a Tenant of Residential Property (Check all applicable boxes) Landlord has a judgment against the debtor for possession of debtor's residence. (If box checked, complete the following.) (Name of landlord that obtained judgment) (Address of landlord) Debtor claims that under applicable nonbankruptcy law, there are circumstances under which the debtor would be permitted to cure П the entire monetary default that gave rise to the judgment for possession, after the judgment for possession was entered, and Debtor has included with this petition the deposit with the court of any rent that would become due during the 30-day period after the filing of the petition. Debtor certifies that he/she has served the Landlord with this certification. (11 U.S.C. § 362(I)).

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Voluntary Petition	Name of Debtor(s): BT Prime Ltd.
(This page must be completed and filed in every case)	
Signature(s) of Debtor(s) (Individual/Joint) I declare under penalty of perjury that the information provided in this petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7. [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. §342(b). I request relief in accordance with the chapter of title 11, United States Code, specified in this petition. X Signature of Debtor X Signature of Joint Debtor	Signature of a Foreign Representative I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition. (Check only one box.) I request relief in accordance with chapter 15 of title 11. United States Code. Certified copies of the documents required by 11 U.S.C. §1515 are attached. Pursuant to 11 U.S.C. §1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached. X Signature of Foreign Representative Printed Name of Foreign Representative
Telephone Number (If not represented by attorney)	
Telephone Number (If not represented by attorney) Date Signature of Attorney* Signature of Attorney for Debtor(s) Michael J. Goldberg 551869 Printed Name of Attorney for Debtor(s) Casner & Edwards LLP Firm Name 303 Congress Street Boston, MA 02210 Address 617-426-5900 Fax: 617-426-8810 Telephone Number February 25, 2015	I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. § 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19 is attached. Printed Name and title, if any, of Bankruptcy Petition Preparer Social-Security number (If the bankrutpcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.)(Required by 11 U.S.C. § 110.)
February 25, 2015	Address
Date *In a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.	X
Signature of Debtor (Corporation/Partnership)	Date Signature of hankruntcy petition preparer or officer principal responsible
I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor. The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.	Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social Security number is provided above. Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual:
X	
Signature of Authorized Individual	

George Alex Popescu

Printed Name of Authorized Individual

CEO

Title of Authorized Individual

February 25, 2015

Date

If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.

A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. §110; 18 U.S.C. §156.

UNANIMOUS WRITTEN CONSENT OF SOLE DIRECTOR OF BT PRIME LTD.

The undersigned, being the sole Director of BT Prime Ltd. (the "Company"), a corporation organized under the laws of Bermuda, acting in accordance with the Company's articles of organization and by-laws and with Bermuda's Business Companies Act, hereby adopts and consents to the adoption of the following resolutions:

RESOLVED: That the Company seek relief under Chapter 11 of the United States Bankruptcy Code;

FURTHER

RESOLVED: That George Alex Popescu, CEO of the Company (the "Authorized Officer"), acting singly, is hereby authorized (i) to prepare and file on behalf of the Company a petition for relief under Chapter 11 of the Bankruptcy Code, (ii) to execute on behalf of the Company such petition, schedules and statements as the Authorized Officer may deem necessary or appropriate in connection therewith, (iii) to cause the Company to perform its functions and duties as a debtor-in-possession pursuant to the applicable provisions of the Bankruptcy Code, (iv) to take such steps on behalf of the Company as may be necessary or appropriate to the Company's Chapter 11 case, including, without limitation, negotiating or otherwise obtaining court authority for use of cash collateral, postpetition financing, the assumption or rejection of executory contracts and unexpired leases, the sale or other disposition of property other than in the ordinary course of business; and the investigation and prosecution of claims and causes of action held by the Company and its bankruptcy estate, (v) to negotiate, prepare and propose to creditors such plan as the Authorized Officer may deem to be feasible and in the best interests of the Company, (vi) to file any pleading appropriate or necessary for the Company to seek relief under any other chapter of the Bankruptcy Code, and (vii) to execute such further documents and do such further acts as the Authorized Officer may deem necessary or appropriate with respect to the foregoing, including the delegation of such foregoing authority to other officers and employees of the Company or to attorneys, accountants, or other professionals employed by the Company, the execution of any document or the doing of any act by the Authorized Officer in connection with such proceedings to be conclusively presumed to be authorized by this resolution:

FURTHER

RESOLVED: That the law firm of Casner & Edwards, LLP and Michael J. Goldberg, Esq., of that firm are hereby retained as counsel under general retainer to advise and represent the Company in all proceedings commenced under or resulting from these resolutions, and that the Company compensate such counsel for its services at its hourly rates in effect at the time such services are rendered, provided that the Authorized Officer may cause the Company to agree to pay a premium over or obtain a discount from such hourly rates by subsequent agreement with such counsel, and to reimburse such counsel in full for its cash disbursements and for such expenses as such counsel customarily bills to its clients, and that the Authorized Officer is hereby authorized to enter into such agreements as may be necessary or appropriate to effect such retention; and

FURTHER

RESOLVED: That the law firm of Appleby and John Riihiluoma, Esq., of that firm are hereby retained as special counsel for corporate and Bermuda law matters, under general retainer, to advise and represent the Company in all proceedings and matters commenced under or resulting from these resolutions, and that the Company compensate such counsel for its services at its hourly rates in effect at the time such services are rendered, provided that the Authorized Officer may cause the Company to agree to pay a premium over or obtain a discount from such hourly rates by subsequent agreement with such counsel, and to reimburse such counsel in full for its cash disbursements and for such expenses as such counsel customarily bills to its clients, and that the Authorized Officer is hereby authorized to enter into such agreements as may be necessary or appropriate to effect such retention; and

FURTHER

RESOLVED: That the accounting firm Verdolino & Lowey, P.C and Craig R. Jalbert, CIRA, of that firm are hereby retained as financial advisor and accountants to the Company, and that the Company compensate such firm for its services at its hourly rates in effect at the time such services are rendered, provided that the Authorized Officer may cause the Company to agree to pay a premium over or obtain a discount from such hourly rates by subsequent agreement with such counsel, and to reimburse such firm in full for its cash disbursements and for such expenses as such firm customarily bills to its clients, and that the Authorized Officer is hereby authorized to enter into such agreements as may be necessary or appropriate to effect such retention.

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This consent shall be lodged in the corporate records of the Company.

Dated: February 25, 2015

George Alex Popescu, Director

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UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS (Eastern Division)

In re: BT PRIME LTD. Debtor.)) Chapter 11) Case No. 15
CORPORATE OWNE	ERSHIP STATEMENT
I, George Alex Popescu, CEO of BT Prin	ne Ltd. (the "Company"), pursuant to Fed. R.
Bankr. P. 1007(a)(1) and 7007.1, hereby certify t	hat the only corporation that directly or
indirectly owns 10% or more of any class of the	Company's equity interests is BT Trading Ltd.,
a corporation organized under the laws of Belize,	, which owns 100% of the equity interests of the
Company.	
Dated: February 25, 2015	George Alex Popescu, CEO

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UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS (Eastern Division)

In re:)	
iii ic.	BT PRIME LTD.))	Chapter 11
		Debtor.)	Case No. 15

LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS

Attached hereto is the list of the creditors holding the 20 largest unsecured claims against the Debtor as of February 25, 2015. The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in this Chapter 11 case. The list does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101(31), or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 20 largest unsecured claims.

I, George Alex Popescu, CEO of BT Prime Ltd., the Debtor in this Chapter 11 case, declare under penalty of perjury that I have read the attached List of Creditors Holding 20 Largest Unsecured Claims and that it is true and correct to the best of my knowledge, information, and belief.

Dated: February 25, 2015

George Alex Popescu, CEO

Penalty for making false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both.

18 U.S.C. §§ 152 and 3571.

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BT PRIMTE LTD. LIST OF 20 LARGEST UNSECURED CREDITORS

		Nature of claim (trade	Indicate if claim is	
		debt, bank loan,	contingent, unliquidated,	
Name of Creditor and complete		government contract,		Amount of
mailing address, including zip code	Contact person name; email address	etc.	setoff	claim (USD)
maning address, melading Elp code	Gergeley Szabo:	Customer trading	Unliquidated; estimated as	ciaiii (O3D)
NordHedge Ou	gergely.szabo@nordhedge.com	account	to amount	2,044,539.76
110, 11, 12, 12	Takahide Sugimoto, CEO:	Customer trading	Unliquidated; estimated as	2,044,333.70
Caesar Financial Group Ltd	sugimoto@caesar-jp.jp	account	to amount	896,333.51
	AiSong Zuo, Director:	Customer trading	Unliquidated; estimated as	650,535.51
GC Financial Group Limited	support@gcmonetary.com	account	to amount	875,744.27
	Bo Zhang, Director:	Customer trading	Unliquidated; estimated as	0,5,, ***.2,
Gear Tech Investment LTD	zgbill@live.com	account	to amount	695,495.51
	Drazen Baletic, CEO:	Customer trading	Unliquidated; estimated as	0,00,100.01
AGEA STP USD	drazen@marketiva.com	account	to amount	608,945.05
	Wenzhi Zhou, CEO, Owner:	Customer trading	Unliquidated; estimated as	000/2 10100
Emperor Markets PTY LTD	regal_zhou@hotmail.com	account	to amount	600,645.09
	Hiroaki Kogi, CEO:	Customer trading	Unliquidated; estimated as	
Marina Bay Consulting Inc.	kogi@selepa.sg	account	to amount	580,215.67
	Wjascheslaw Kubysta, Owner:	Customer trading	Unliquidated; estimated as	
Virex Enterprises A.G.	kubysta@gmail.com	account	to amount	479,151.10
OneZen International Investments	ZuWen Li:	Customer trading	Unliquidated; estimated as	
HK Limited	728435279@qq.com	account	to amount	462,440.13
	Joseph Kim, Executive Managing Director,			
	CTA:	Customer trading	Unliquidated; estimated as	ļ
Lexington Global Markets	jkim@lexfx.com	account	to amount	360,481.52
	Gunny Kwon, Managing Director:	Customer trading	Unliquidated; estimated as	
Jieun Asset, Inc	admin@jieunasset.com	account	to amount	329,423.75
	Yi Guo, CEO:	Customer trading	Unliquidated; estimated as	
Metas Group Pty. Ltd.	64830387@qq.com	account	to amount	316,369.06
GLOBAL SUPERVISION GROUP	Yuan Yao, CEO:	Customer trading	Unliquidated; estimated as	
LIMITED	yy@fxgsg.com	account	to amount	292,304.12
	LinHui Peng, CEO:	Customer trading	Unliquidated; estimated as	
JiaLiDa Tech Ltd	1530481675@qq.com	account	to amount	245,558.72
	Naoko Kotani:	Customer trading	Unliquidated; estimated as	
Grand Blue Management Limited	grandblue.m.limited@gmail.com	account	to amount	200,815.38
	YiBing Wang, General Manager:	Customer trading	Unliquidated; estimated as	
GS Gold and Silver (HK) Co., Ltd.	112844335@qq.com	account	to amount	189,148.86
	Satoshi Hayakawa, CEO:	Customer trading	Unliquidated; estimated as	
Triumph Home Ltd	triumphome@gmail.com	account	to amount	172,733.99
	David Wu:	Customer trading	Unliquidated; estimated as	
Golbal Trading Group Co Ltd	doeswu@atc28.com	account	to amount	129,940.52
	Oliver Velez, Principal:	Customer trading	Unliquidated; estimated as	
Wealth Trade FX	oliver@olivervelez.com	account	to amount	127,155.43
	Yuhei Kuromatsu:	Customer trading	Unliquidated; estimated as	
Michimi Global Ltd	cpa_alliance_ceo@ybb.ne.jp	account	to amount	113,789.98

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UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS (Eastern Division)

In re: BT PRIME LTD.)))	Chapter 11
	Debtor.)))	Case No. 15

DECLARATION RE: ELECTRONIC FILING [George Alex Popescul

I, George Alex Popescu, CEO of BT Prime Ltd., hereby declare under penalty of perjury that all of the information contained in the forgoing Voluntary Petition and related documents (the "Document") filed electronically, is true and correct. I understand that this DECLARATION is to be filed with Clerk of Court electronically concurrently with the electronic filing of the Document. I understand that failure to file this DECLARATION may cause the Document to be struck and any request contained or relying thereon to be denied, without further notice.

I further understand that pursuant to the Massachusetts Electronic Filing Local Rule (MEFR) 7(b), all paper documents containing original signatures executed under the penalties of perjury and filed electronically with the Court are the property of the bankruptcy estate and shall be maintained by the authorized CM/ECF Registered User for a period of five (5) years after the closing of this case.

Dated: February 25, 2015 Signed: George Alex Popescu

CEO of BT Prime Ltd.