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Fill in this information to identify your case:			
United States Bankruptcy Court for the:			
SOUTHERN DISTRICT OF NEW YORK			
Case number (if known)	Chapter	11	
			☐ Check if this an amended filing

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

4/16

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	Cocoa Services, L.L.C.	
2.	All other names debtor used in the last 8 years		
	Include any assumed names, trade names and doing business as names	FDBA Cocoa Services, L.P.	
3.	Debtor's federal Employer Identification Number (EIN)	22-3203769	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		400 Eagle Court Swedesboro, NJ 08085	
		Number, Street, City, State & ZIP Code	P.O. Box, Number, Street, City, State & ZIP Code
		Gloucester	Location of principal assets, if different from principal
		County	place of business
			Number, Street, City, State & ZIP Code
5.	Debtor's website (URL)		
		_	
6.	Type of debtor	Corporation (including Limited Liability Company	y (LLC) and Limited Liability Partnership (LLP))
		☐ Partnership (excluding LLP)	
		☐ Other. Specify:	

Deb	17-11936-jlg Cocoa Services, L.L.6		Filed 07	7/14/17	Entered 07/2 Pg 2 of 14	14/17 14:31:12 Case number (if known)	Main Document	
7.	Describe debtor's business	☐ Health C☐ Single A☐ Railroad ☐ Stockbrd☐ Commo☐ Clearing	Care Busines Asset Real Es d (as defined oker (as defi dity Broker (state (as de in 11 U.S.C ned in 11 U. as defined i	ed in 11 U.S.C. § 101 fined in 11 U.S.C. § 1 C. § 101(44)) .S.C. § 101(53A)) n 11 U.S.C. § 101(6) U.S.C. § 781(3))	01(51B))		
		☐ Investm	mpt entity (as	, including	in 26 U.S.C. §501) hedge fund or pooled in 15 U.S.C. §80b-2(a		defined in 15 U.S.C. §80a-3)	
			://www.usco		Classification Syster r-digit-national-assoc	m) 4-digit code that best iation-naics-codes.	describes debtor.	
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	Check one: Chapter Chapter Chapter	77 9 111. Check a	Debtor's a are less the The debtor business of statement procedure. A plan is business of the debtor accordance. The debtor Exchange attachmer (Official Formal Policy III) and the process of the debtor of the deb	aggregate nonconting than \$2,566,050 (amount is a small business debtor, attach the mount, and federal income in 11 U.S.C. § 1116(being filed with this paper with 11 U.S.C. § 11 or is required to file paper Commission according to Voluntary Petitio form 201A) with this form	unt subject to adjustmen debtor as defined in 11 l st recent balance sheet, tax return or if all of thes 1)(B). etition. solicited prepetition from 26(b). eriodic reports (for examping to § 13 or 15(d) of the or for Non-Individuals Filiporm.	cluding debts owed to insiders or affiliat on 4/01/19 and every 3 years after the J.S.C. § 101(51D). If the debtor is a statement of operations, cash-flow e documents do not exist, follow the one or more classes of creditors, in ole, 10K and 10Q) with the Securities is escurities Exchange Act of 1934. Filling for Bankruptcy under Chapter 11 ites Exchange Act of 1934 Rule 12b-2.	and ile the
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	■ No. □ Yes.						
	If more than 2 cases, attach a	D:	atriot		Whon	,	Casa numbar	

separate list.

10. Are any bankruptcy cases pending or being filed by a

business partner or an affiliate of the debtor?

List all cases. If more than 1, attach a separate list

☐ No

District

Yes.

Debtor **Transmar Commodity Group Ltd.** Relationship

Case number

Parent

Southern District of

District **New York**

12/31/16 When

When

Case number, if known

16-13625

11.	Why is the case filed in	Check a	ll that apply:					
	this district?	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 deb	otor's affiliate, general partner, or partners	hip is pending in this district.			
12.	Does the debtor own or have possession of any	■ No	Answer helow for each propert	ty that needs immediate attention. Attach a	additional sheets if needed			
	real property or personal property that needs immediate attention?	☐ Yes.						
	illillediate attention:			immediate attention? (Check all that ap	• • •			
			☐ It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety. What is the hazard?					
			\square It needs to be physically se	cured or protected from the weather.				
				s or assets that could quickly deteriorate oneat, dairy, produce, or securities-related	or lose value without attention (for example, assets or other options).			
			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	istrativa i	nformation					
13.	Debtor's estimation of		Check one:					
	available funds	_	■ Funds will be available for dis	tuile . ti a a ta				
		L	☐ After any administrative exper	nses are paid, no funds will be available to	o unsecured creditors.			
14.	Estimated number of	□ 1-49		□ 1,000-5,000	25,001-50,000			
	creditors	☐ 50-99)	☐ 5001-10,000	☐ 50,001-100,000			
		100-1	• • •	□ 10,001-25,000	☐ More than100,000			
		□ 200-9	999					
15. Estimated Assets		□ \$0 - \$	\$50,000	□ \$1,000,001 - \$10 million	☐ \$500,000,001 - \$1 billion			
			001 - \$100,000	■ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion			
			,001 - \$500,000	□ \$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.	Estimated liabilities	□ \$0 - \$	\$50,000	□ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion			
			001 - \$100,000	■ \$10,000,001 - \$50 million	\$1,000,000,001 - \$10 billion			
			,001 - \$500,000	□ \$50,000,001 - \$100 million	□ \$10,000,000,001 - \$50 billion			
		□ \$500	,001 - \$1 million	☐ \$100,000,001 - \$500 million	☐ More than \$50 billion			

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Debtor

Cocoa Services, L.L.C.

Name

Case number (if known)

Request for Relief, D	Declaration, and Signatures					
	is a serious crime. Making a false statement in connection wit up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 35					
17. Declaration and signature of authorized representative of debtor	The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition. 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 penalty of perjury that the foregoing is true	and correct.				
	Executed on <u>07/14/2017</u> MM / DD / YYYY					
)	✗ /s/ Bernd Herrmann	Bernd Herrmann				
	Signature of authorized representative of debtor Title Authorized Officer	Printed name				
18. Signature of attorney	/s/ Tracy L. Klestadt Signature of attorney for debtor	Date _07/14/2017 _MM / DD / YYYY				
	Tracy L. Klestadt Printed name					
	Klestadt Winters Jureller Southard & Stevens, LI	_P				
	200 West 41st Street, 17th Floor New York, NY 10036 Number, Street, City, State & ZIP Code					

Email address

tklestadt@klestadt.com

Contact phone (212) 972-3000

2089985 (New York) Bar number and State

UNANIMOUS WRITTEN CONSENT OF THE MANAGERS OF COCOA SERVICES, L.L.C. AND MORGAN DRIVE ASSOCIATES, L.L.C.

The undersigned, being all of the managers (the "Managers") of Cocoa Services, L.L.C. and Morgan Drive Associates, L.L.C. (collectively, the "Companies"), each a New Jersey limited liability company, hereby adopt by this written consent the following resolutions with the same force and effect as if they had been unanimously adopted at a duly convened meeting of the Managers, and direct that this written consent be filed with the minutes of the proceedings of the Managers:

Appointment of Interim Chief Restructuring Officer

WHEREAS, the Managers have determined it to be in the best interests of the Companies to engage Deloitte Transactions and Business Analytics LLP ("<u>DTBA</u>") to provide Mr. Robert Frezza as the Companies' Interim Chief Restructuring Officer and related services subject to the terms of a letter agreement between the Companies and DTBA, a copy of which is attached hereto as **Exhibit A** (the "<u>DTBA Agreement</u>"); now therefore be it

RESOLVED, that the President of the Companies be, and hereby is, authorized and directed to execute and deliver the DTBA Agreement on behalf of the Companies and to cause the Companies to perform their obligations thereunder; and be it further

RESOLVED, that Robert Frezza be, and hereby is, appointed Interim Chief Restructuring Officer of the Companies, with such duties and subject to such terms and conditions as specified in the DTBA Agreement, and with such authority of the Managers delegated to him as necessary to perform such duties; and be it further

RESOLVED, that the Managers and their designees be, and hereby are, authorized and directed to take such actions as they may deem necessary or appropriate to effectuate the foregoing resolutions, in each case subject to the requirements of the DTBA Agreement.

Authorization of Chapter 11 Proceedings

WHEREAS, the Managers have reviewed materials presented by the Companies' management and legal and financial advisors regarding the liabilities and liquidity situation of the Companies, the strategic alternatives available to the Companies, and the impact of the foregoing on the Companies' respective businesses; and

WHEREAS, the Managers have had the opportunity to consult with the Companies' management and legal and financial advisors and fully consider the alternatives available to the Companies; now therefore be it

RESOLVED, that, in the judgment of the Managers, it is desirable and in the best interests of the Companies, their creditors, and other parties in interest that the Companies each file or cause to be filed a voluntary petition for relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"); and be it further

RESOLVED, that each of Peter G. Johnson, Timothy B. Johnson, Bernd Herrmann, Robert Frezza and such other persons acting at their direction (each an "Authorized Officer," and collectively, the "Authorized Officers"), acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and empowered to execute in the name of and on behalf of the Companies all petitions, schedules, lists and other papers or documents, and to take any and all action that he deems necessary or proper or desirable in connection with the Companies' chapter 11 cases before the Bankruptcy Court, with a view to the successful prosecution of such cases; and be it further

RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to employ Riker Danzig Scherer Hyland & Perretti LLP ("Riker Danzig") as general bankruptcy and corporate counsel to represent and assist the Companies in carrying out their respective duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and obligations, including filing any pleadings and actions as may be necessary or desirable; and in connection therewith, each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the chapter 11 cases, and cause to be filed an appropriate application for authority to retain the services of Riker Danzig; and be it further

RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to employ:

- 1. Deloitte Transactions and Business Analytics LLP in support of Robert Frezza's role as Chief Restructuring Officer of the Companies,
- 2. Prime Clerk as claims and noticing agent under 28 U.S.C § 156 and administrative advisor under 11 U.S.C. § 327,
- 3. Klestadt Winters Jureller Southard & Stevens, LLP, as New York local counsel and conflicts counsel under 11 U.S.C. § 327(a) , and
- 4. any other professionals to assist the Companies in carrying out their respective duties under the Bankruptcy Code as he may determine to be necessary or desirable,

and in connection therewith, each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the chapter 11 cases, and cause to be filed an appropriate application for authority to retain the services of such professionals as necessary; and be it further

RESOLVED, that each of the Authorized Officers is hereby authorized, empowered, and directed, in the name and on behalf of the Companies, to cause the Companies to enter into, execute, deliver, certify, file and/or record, and perform such agreements, instruments, motions, affidavits, complaints, declarations, applications for approvals or ruling of governmental or regulatory authorities, certificates, certifications or other documents, and to take such other action, as in the judgment of such Authorized Officer shall be or become necessary, proper, and desirable to effectuate a successful reorganization of the Companies' respective businesses, including a sale of substantially all of the Companies' assets; and be it further

RESOLVED, that all acts lawfully done or actions lawfully taken by any of the Authorized Officers or any of the professionals to seek relief on behalf of the Companies under the Bankruptcy Code or in connection with the chapter 11 cases, or any matter or proceeding related thereto, be and hereby are adopted, ratified, confirmed, and approved in all respects as the acts and deeds of the Companies; and be it further

RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and empowered for, in the name of and on behalf of either of the Companies to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver and file any and all such instruments as each, in his/her discretion, may deem necessary or advisable in order to carry out the purpose and intent of the foregoing resolutions; and be it further

RESOLVED, that all acts, actions and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of either of the Companies, which acts would have been approved by the foregoing resolutions except that such acts were taken before these resolutions were certified, are hereby in all respects approved and ratified.

[signature page follows]

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IN WITNESS WHEREOF, the undersigned, being all of the Managers, have executed this written consent as of the $_12^{th}$ day of June, 2017.

/s/ Peter G. Johnson PETER G. JOHNSON /s/ Mary H. Johnson MARY H. JOHNSON /s/ Timothy B. Johnson
TIMOTHY B. JOHNSON

EXHIBIT A

Deloitte Transactions and Business Analytics LLP Agreement

Deloitte.

Deloitte Transaction and Business Analytics LLP 100 Kimball Drive Parsippany, New Jersey07054

www.deloitte.com

June 14, 2017

Mr. Peter G. Johnson, Sr. Chief Executive Officer Transmar Commodity Group Ltd. 2025 Joshua Road Lafayette Hill, PA 19444

Mr. Peter G. Johnson, Sr. Chief Executive Officer Cocoa Services LLC 400 Eagle Court Swedesboro, NJ 08085

Mr. Peter G. Johnson, Sr. Chief Executive Officer Morgan Drive Associates LLC 400 Eagle Court Swedesboro, NJ 08085

Re: Amendment to Engagement of Deloitte Advisory to Provide Managing Director as Interim CRO

Dear Mr. Johnson:

Reference is made to the engagement agreement, dated December 18, 2016 (the "Engagement Agreement"), between Transmar Commodity Group Ltd. ("Transmar") and Deloitte Advisory¹ ("Advisor"). For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree to amend the Engagement Agreement, effective as of June 14th, 2017 (the "Effective Date"), as set forth below. Capitalized terms that are used herein, but that are not defined, shall have the same meaning as in the Engagement Agreement.

Transmar and its wholly-owned subsidiaries, Cocoa Services LLC ("CS") and Morgan Drive Associates LLC ("Morgan"), have requested that Advisor perform the Services for CS and Morgan, including making Robert Frezza, the current Interim CRO of Transmar under the Engagement Agreement, available to take on the same role with respect to such entities. It is Advisor's understanding that the board of directors of CS and Morgan are the same as the board of directors of Transmar.

Based upon the foregoing, the Engagement Agreement is hereby amended as of the Effective Date as follows:

- 1. The term "Client" in the Engagement Agreement shall be deemed to be Transmar, CS and Morgan.
- 2. The term "Board" shall be deemed to mean the respective boards of directors of Transmar, CS and/or Morgan, as the context requires.

Notwithstanding the inclusion of CS and Morgan as clients under the Engagement Agreement, each of CS and Morgan acknowledges and agrees that it has no rights under the Engagement Agreement with respect to the Services performed thereunder prior to the Effective Date and that Advisor and the Interim CRO shall have no obligation to inform CS or Morgan about such Services or update or re-perform such previously performed Services for their benefit. Notwithstanding the foregoing, Advisor and the Interim CRO may utilize confidential information of Transmar obtained prior to the Effective Date or share such information with CS and/or Morgan, in each case as it or he deems necessary or desirable in connection with the performance of the Services.

 $^{^{}m 1}$ For purposes of this amendment, Deloitte Advisory shall mean Deloitte Transactions and Business Analytics LLP.

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Peter G. Johnson, Sr. – Transmar Commodity Group Ltd. Peter G. Johnson, Sr. – Cocoa Services LLC Peter G. Johnson, Sr. – Morgan Drive Associates LLC June 14, 2017 Page 3
Agreed and Accepted by: Cocoa Services LLC By:
Name: Peter G. Johnson, Sr.
Title: Chief Executive Officer
Date: June 14 th 2017
Agreed and Accepted by: the Board of Directors of Cocoa Services LLC
By:
Name:
Title:
Date: June 14 th 2017
Agreed and Accepted by: Morgan Drive Associates LLC. By: Name: Peter G. Johnson, Sr.
Title: Chief Executive Officer
Date: June 14 th 2017
Agreed and Accepted by: the Board of Directors of Morgan Drive Associates LLC
Ву:
Name:
Title:
Date: June 14 th 2017

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Peter G. Johnson, Sr. – Transmar Commodity Group Ltd. Peter G. Johnson, Sr. – Cocoa Services LLC Peter G. Johnson, Sr. – Morgan Drive Associates LLC June 14, 2017 Page 2

Except as expressly amended hereby, the Engagement Agreement shall remain in full force and effect in accordance with their terms.

The Engagement Agreement, as modified by this amendment, constitutes the entire agreement between the parties with respect to its subject matter and supersedes all prior understandings, proposals, negotiations, and communications, oral or written, between the parties or their representatives with respect to the subject matter hereof.

By signing the space provided below, (i) each of CS and Morgan agrees to be bound by the terms and conditions of the Engagement Agreement as modified hereby and under the terms hereof effective as the Effective Date and (ii) Transmar consents to the inclusion of CS and Morgan as clients under the Engagement Agreement as modified hereby and under the terms hereof. If the above terms are acceptable to you, please sign the enclosed copy of this amendment in the space provided and return it to us.

Very truly yours,

Deloitte Transactions and Business Analytics LLP

By:	alzet
	Michael Epstein, Principal

Agreed and Accepted by: Transmar Commodity Group Ltd.

Name: Peter G. Johnson, Sr.

Title: Chief Executive Officer

Date: June 14th 2017

Agreed and Accepted by: the Board of Directors of Transmar Commodity Group Ltd.

Date: June 14th 2017

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United States Bankruptcy Court Southern District of New York

In re	Cocoa Services, L.L.C.		Case No.	
	·	Debtor(s)	Chapter	11
	CORPORA	TE OWNERSHIP STATEMENT	Γ (RULE 7007.1)	
D	E 1 1D 1 CD 1 D	1 7007 1 1 1 1 1	T 1 . 1 .	11 1 1'C' ('
	ant to Federal Rule of Bankruptcy P l, the undersigned counsel for <u>Coo</u>		•	
	corporation(s), other than the debte			
	of the corporation's(s') equity interes	sts, or states that there are no entitie	es to report under	FRBP 7007.1:
	ocoa House Limited outh Street			
4th Fl	oor			
	stown, NJ 07960 IU Corporation			
	ita-Aoyama 2-chome			
Minate	o 107-8077, Japan			
	stown Group LLC			
200 Se	outh Street			
	stown, NJ 07960			
	mar Commodity Group Ltd. outh Street			
	stown, NJ 07960			
	mar Group Ltd.			
200 Se	outh Street oor			
	stown, NJ 07960			
	mar Holdings LLC outh Street			
4th Flo	oor			
Morris	stown, NJ 07960			
□ Nor	ne [Check if applicable]			
July	14, 2017	/s/ Tracy L. Klestadt		
Date		Tracy L. Klestadt		
		Signature of Attorney or Liti Counsel for Cocoa Services		
		Klestadt Winters Jureller South		LP
		200 West 41st Street, 17th Flo		

(212) 972-3000 Fax:(212) 972-2245

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United States Bankruptcy Court Southern District of New York

In re Cocoa Services, L.L.C.	Debtor(s)		Case No Chapter	_	11		
	Debtoi	1(8)	Chapter	_	11		
LIS	ST OF EQUITY S	ECURITY H	OLDERS				
Following is the list of the Debtor's equity security he	olders which is prepared	in accordance with	rule 1007(a)(3) for filing	g in this Chapter	11 Case	
Name and last known address or place of business of holder	Security Class	Number of S	ecurities	Kind o	of Interest		
Transmar Commodity Group Ltd. 200 South Street Morristown, NJ 07960							
DECLARATION UNDER PENALTY	OF PERJURY O	N BEHALF O	F CORPO	RATIO	N OR PAR	TNERSHIP	
I, the Authorized Officer of the corread the foregoing List of Equity Second belief.							
DateJuly 14, 2017	Sign	ature <u>/s/ Bern</u>	d Herrmann errmann				
Penalty for making a false statemen				ment for u	p to 5 years or be	oth.	

Sheet 1 of 1 in List of Equity Security Holders Software Copyright (c) 1996-2016 Best Case, LLC - www.bestcase.com