Fill	in this information to ident	ify your case:			
Un	ited States Bankruptcy Court	for the:			
so	UTHERN DISTRICT OF NEV	V YORK	_		
Ca	se number (if known)		— Chapter 11		
				Check if this an amended filing	
V(ore space is needed, attach	on for Non-Individu a separate sheet to this form. On the te document, Instructions for Bankrup	op of any additional pages, write t	the debtor's name and case number (4/19 (if known).
1.	Debtor's name	Agera Energy 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)	46-5028122			
4.	Debtor's address	Principal place of business	Mailing add business	lress, if different from principal place	of
		555 Pleasantville Road, S107			
		Briarcliff Manor, NY 10510 Number, Street, City, State & ZIP Code	P.O. Box, N	umber, Street, City, State & ZIP Code	
		Westchester		principal assets, if different from pri	incinal
		County	place of bus		ιτοιμαι

Debtor's website (URL)

Type of debtor

■ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))

☐ Partnership (excluding LLP)

☐ Other. Specify:

Number, Street, City, State & ZIP Code

Debt	Agora Energy LLO			Case r	number (if known)		
	Name						
7.	Describe debtor's business	☐ Health Care B	usiness (as defined in 1				
			Real Estate (as defined in efined in 11 U.S.C. § 10				
			eililed in 11 U.S.C. § 10 is defined in 11 U.S.C. §	` '/'			
		☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))					
			(as defined in 11 U.S.C				
		■ None of the at	oove				
		B. Check all that apply					
			tity (as described in 26 l	J.S.C. §501)			
		☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. §80a-3) ☐ Investment advisor (as defined in 15 U.S.C. §80b-2(a)(11))					
					code that best describes debtor.		
		See http://www	uscourts.gov/four-digit-	national-association-na	<u>cs-codes</u> .		
8.	Under which chapter of the Bankruptcy Code is the	Check one: Chapter 7					
	debtor filing?	☐ Chapter 9					
		<u> </u>	heck all that apply:				
		2.1.2	_	ate noncontingent liquid	ated debts (excluding debts owed to insiders or a	iffiliates)	
			_	,	ct to adjustment on 4/01/22 and every 3 years aft	•	
			business debtor, statement, and f	attach the most recent	s defined in 11 U.S.C. § 101(51D). If the debtor is balance sheet, statement of operations, cash-flown or if all of these documents do not exist, follow the	N	
			☐ A plan is being fi	led with this petition.			
				the plan were solicited p 11 U.S.C. § 1126(b).	repetition from one or more classes of creditors,	in	
			Exchange Comn attachment to Vo	nission according to § 1	oorts (for example, 10K and 10Q) with the Securit 3 or 15(d) of the Securities Exchange Act of 1934 -Individuals Filing for Bankruptcy under Chapter	. File the	
			☐ The debtor is a s	shell company as define	d in the Securities Exchange Act of 1934 Rule 12	2b-2.	
		☐ Chapter 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 separate list.	District		When	Case number		
	ooparato not.	District		When	Case number		
10.	Are any bankruptcy cases pending or being filed by a	□ No					
	business partner or an affiliate of the debtor?	Yes.					
	List all cases. If more than 1, attach a separate list	Debtor	See Attachment		Relationship		
	attaon a soparate list	District		When	Case number, if known		
							

Debt	Agera Energy LLC Name				Case number (if known	n)
11.	Why is the case filed in this district?	Che	ck all that app	oly:		
					ipal place of business, or principal assets or for a longer part of such 180 days thar	, , , , , , , , , , , , , , , , , , ,
			A bankrupt	cy case concerning de	btor's affiliate, general partner, or partners	ship is pending in this district.
12.	Does the debtor own or have possession of any real property or personal	■ N	A	below for each proper	rty that needs immediate attention. Attach	additional sheets if needed.
	property that needs immediate attention?		Why do	nes the property need	d immediate attention? (Check all that a	pply)
			☐ It po		se a threat of imminent and identifiable ha	
			☐ It ne	eds 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, l assets or other options).
			☐ Othe	er		
			Where	is the property?		
					Number, Street, City, State & ZIP Code	
			•	property insured?		
			□ No	Incurance against		
			☐ Yes.	Insurance agency Contact name		
				Phone		
	Statistical and admin	istrati	ive informati	on		
13.	Debtor's estimation of		Check on	e:		
	available funds		■ Funds	will be available for dis	stribution to unsecured creditors.	
		☐ After a	ny administrative expe	enses are paid, no funds will be available t	o unsecured creditors.	
14.	Estimated number of creditors	□ 1	-49 :0-99 :00-199 :00-999		■ 1,000-5,000 □ 5001-10,000 □ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than100,000
15.	Estimated Assets	□ \$ □ \$	0 - \$50,000 50,001 - \$100 100,001 - \$50 500,001 - \$1	00,000	□ \$1,000,001 - \$10 million □ \$10,000,001 - \$50 million ■ \$50,000,001 - \$100 million □ \$100,000,001 - \$500 million	☐ \$500,000,001 - \$1 billion ☐ \$1,000,000,001 - \$10 billion ☐ \$10,000,000,001 - \$50 billion ☐ More than \$50 billion
16.	Estimated liabilities		0 - \$50,000 \$50,001 - \$10 100,001 - \$50 500,001 - \$1	00,000	□ \$1,000,001 - \$10 million □ \$10,000,001 - \$50 million □ \$50,000,001 - \$100 million ■ \$100,000,001 - \$500 million	□ \$500,000,001 - \$1 billion □ \$1,000,000,001 - \$10 billion □ \$10,000,000,001 - \$50 billion □ More than \$50 billion

Agera Energy LLC	Case number (if known)
Name	

Request for Relief, Declaration, and Signatures

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement 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.

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 10/03/2019

MM / DD / YYYYY

Signature of authorized representative or debtor

Mark Linzenbold
Printed name

Title Chief Financial Officer

18. 3	Signatu	re of a	attorney
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X /s/Darren Azman

Signature of attorney for debtor

Date 10/3/2019 MM / DD / YYYY

Darren Azman

Printed name

McDermott Will & Emery LLP

Firm name

340 Madison Avenue New York, NY 10173-1922

Number, Street, City, State & ZIP Code

Contact phone (212) 547-5400

Email address

Dazman@mwe.com

NY4911673 NY

Bar number and State

Case number (if known)

Name

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

FORM 201. VOLUNTARY PETITION

Pending Bankruptcy Cases Attachment

Debtor	Aequitas Energy Inc.		Relationship to you	Subsidiary
District	SDNY	When	Case number, if known	
Debtor	Agera Holdings LLC		Relationship to you	Parent
District	SDNY	When	Case number, if known	
Debtor	Agera Solutions LLC		Relationship to you	Affiliate
District	SDNY	When	Case number, if known	
Debtor	energy.me midwest llc		Relationship to you	Subsidiary
District	SDNY	When	Case number, if known	
Debtor	Utility Recovery LLC		Relationship to you	Affiliate
District	SDNY	When	Case number, if known	

WRITTEN CONSENT OF THE CLASS A MEMBER AND MANAGER OF AGERA ENERGY, LLC

October 3, 2019

The undersigned, being the only Class A Member (the "Member") and Manager (the "Manager") of Agera Energy, LLC, a Delaware limited liability company (the "Company"), hereby consent to, approve and adopt the following resolutions by written consent in lieu of a special meeting as of the date written above:

WHEREAS, the Member and the Manager have reviewed the materials presented by the legal advisers of the Company regarding the liabilities and liquidity situation of the Company, the strategic alternatives available to the Company, and the impact of the foregoing on the Company's business; and

WHEREAS, the Member and the Manger have had the opportunity to consult with the legal advisers of the Company and fully consider each of the strategic alternatives available to the Company.

I. VOLUNTARY PETITION UNDER CHAPTER 11 OF TITLE 11 OF THE UNITED STATES CODE

NOW, THEREFORE, IT IS RESOLVED, that, in the judgment of the Member and the Manager, it is desirable and in the best interests of the Company, its creditors, equity holders, and other parties in interest, that the Company file or cause to be filed voluntary petitions for relief under the provisions of chapter 11 of title 11 of the United States Code;

FURTHER RESOLVED, that each of the officers and any other authorized representative of the Company (collectively, the "<u>Authorized Officers</u>"), acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and empowered to execute and file on behalf of the Company all petitions, schedules, lists and other papers or documents, and to take any and all action that they deem necessary or proper to obtain such relief;

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 continue to employ the law firm of McDermott Will & Emery LLP ("McDermott") as general bankruptcy counsel to represent and assist the Company in carrying out its duties under title 11 of the United States Code, and to take any and all actions to advance the Company's rights and obligations, including filing any pleadings; 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 case, and to cause to be filed an appropriate application for authority to retain the services of McDermott;

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the firm Stifel, Nicolaus & Co., Inc. and Miller Buckfire & Co., LLC (collectively "Miller Buckfire"), as investment bankers to, among other things, assist the Company in evaluating its business and prospects, developing a long-term business plan, developing financial data for evaluation by its Governing Body, creditors, or other third parties, in each case, as requested by such Company, evaluating such Company's capital structure, responding to issues related to such Company's financial liquidity, and in any sale, reorganization, business combination, or similar disposition of such Company's assets; and in connection therewith, each Authorized Officer, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Miller Buckfire;

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 the financial advisory firm of GlassRatner Advisory & Capital Group, LLC ("GlassRatner") to assist the Company in carrying out its duties under title 11 of the United States Code, and to take any and all actions to advance the Company's rights and obligations; 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 the filing of the chapter 11 case, to cause to be filed appropriate applications for authority to retain the services of GlassRatner;

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 Stretto ("Stretto") as notice and claims agent to represent and assist the Company in carrying out its duties under title 11 of the United States Code, and to take any and all actions to advance the Company's rights and obligations; 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 the filing of the chapter 11 case, and to cause to be filed appropriate applications for authority to retain the services of Stretto;

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 any other professionals to assist the Company in carrying out its duties under title 11 of the United States Code; 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 or immediately upon the filing of the chapter 11 case and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary;

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, on behalf of and in the name of the Company, to execute a restructuring support agreement term sheet (the "RSA Term Sheet") with BP Energy Company in substantially the form presented to the Authorized Officers; and

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, on behalf of and in the name of the Company, to execute a chapter 11 plan, which shall be consistent with the terms of the RSA Term Sheet.

II. CASH COLLATERAL AND DEBTOR IN POSSESSION FINANCING

WHEREAS, the Member and the Manager have determined that it is in the best interests of the Company to enter into that certain (i) Preferred Supplier Agreement, dated October 2, 2015, between the Agera Opco Entities and BP Energy Company (in such capacity, the "Senior Lien Secured Party") (as amended on May 15, 2017 and February 9, 2018, the "Senior Lien Supply Agreement"), as further amended by that certain Third Amendment, dated on or about October 2019, between the Agera Opco Entities and the Postpetition Secured Party, (the "Postpetition PSA Amendment" and, together with the Senior Lien Supply Agreement, the "Postpetition Preferred Supplier Agreement"); and (ii) ISDA Master Agreement (2002) between the Agera Opco Entities and the Senior Lien Secured Party, dated May 5, 2015 (as amended on October 2, 2015, and all related confirmations, schedules, annexes, exhibits and addenda thereto, the "Senior Lien ISDA Master Agreement"), as further amended by that certain Second Amendment, dated on or about October 2019, between the Agera Opco Entities and the Postpetition Secured Party and that certain Base Confirmation, dated on or about October 2019 (the "Postpetition ISDA Amendments" and, together with the Senior Lien ISDA Master Agreement, the "Postpetition ISDA Master Agreement" and, together with the Postpetition Preferred Supply Agreement, the "Postpetition Supply Facility");

WHEREAS, capitalized terms used herein but not otherwise defined have the meanings ascribed to such terms in the Postpetition Supply Facility; and

WHEREAS, the Member and the Manager have reviewed or otherwise discussed with the officers of the Company the form and terms of the Postpetition Supply Facility.

NOW, THEREFORE, IT IS RESOLVED, that the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, hereby authorized and directed in the name and on behalf of such Company, to finalize, execute and deliver to the proper parties, the Postpetition Supply Facility and the other related documents (collectively, the "Postpetition Transaction Documents") to which the Company is a party, substantially in the form presented to or discussed with the Manager and the Member with such additions, corrections and revisions on the terms and conditions thereof as the Authorized Officers executing

and delivering the same shall approve by the execution and delivery thereof (such approval to be conclusively evidenced by the execution and delivery thereof), and any amendments, supplements or modifications thereto to which the Company is a party, and that the performance by the Company of its obligations thereunder be, and they hereby are, approved and adopted in all respects;

FURTHER RESOLVED, that, in accordance with the terms and conditions of the Postpetition Transaction Documents and at the times and in the manner specified therein, as applicable, the Company may borrow from the Senior Lien Secured Party such amounts as may be available to it thereunder, such borrowings to have the maturity, to be payable and prepayable and bear interest at the rates specified in the Postpetition Transaction Documents, and that each of the Authorized Officers at the time in office acting singly is authorized, on behalf of the Company, to cause the Company to make the borrowings contemplated by the Postpetition Transaction Documents, the making of such borrowings to be conclusive evidence that the same has been authorized by the Manager and the Member:

FURTHER RESOLVED, that the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized, in the name and on behalf of the Company, to assign, transfer, pledge and grant to the Senior Lien Secured Party and Colorado Bankers Life Insurance Company (collectively, the "Prepetition Secured Parties"), for the ratable benefit of the respective or applicable Prepetition Secured Parties, a security interest in substantially all the assets of the Company, as collateral security for the prompt payment and performance when due of the obligations under the Postpetition Transaction Documents to which the Company is a party and to take or cause to be taken any such actions as may be necessary, appropriate or desirable to allow the Prepetition Secured Parties to create, perfect and maintain a security interest in such Company's property or assets constituting collateral as described in or contemplated by the Postpetition Transaction Documents;

FURTHER RESOLVED, that the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized, in the name and on behalf of the Company, without in any way limiting the generality, of the foregoing, to take any and all actions and to execute and deliver any and all documents, certificates, financing statements, instruments, schedules, addenda, confirmations, letters, promissory notes, mortgages, deeds of trust or agreements and writings of every kind and character, both original and amendatory, to make such attestations to any signatures of other officers of such Company, and to do and perform or cause to be done and performed all such other acts as each officer shall from time to time deem necessary, advisable, or appropriate in order (a) to consummate the transactions contemplated by the Postpetition Transaction Documents to which the Company is or is to become a party, (b) to give or undertake security, assurances or obligations in connection with the foregoing, (c) to perform and comply with all covenants and agreements and meet and satisfy all conditions and obligations set forth in the Postpetition Transaction Documents to which the Company is a party, and (d) to pledge or grant liens and/or security interests in substantially all the assets of the Company as security for the

obligations of the Company and its subsidiaries in connection with the Postpetition Transaction Documents to which the Company is a party;

FURTHER RESOLVED, that any Authorized Officer, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized to certify a copy of these resolutions and to deliver the same to the Prepetition Secured Parties;

FURTHER RESOLVED, that the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed, in the name and on behalf of the Company, to pay certain fees and expenses incurred by the Company to complete the transactions described above;

FURTHER RESOLVED, that the Authorized Officers are hereby authorized, empowered and directed to make, execute, deliver, file with governmental or regulatory agencies and authorities, and/or record any and all agreements, reports or other documents and do any and all other acts and things which shall be or become necessary, proper or convenient to carry out or put into effect any of the provisions of the foregoing resolutions; and

FURTHER RESOLVED, that any and all actions previously taken by the Authorized Officers, on behalf of the Company, in respect of the transactions and execution of documents contemplated by or relating to the Postpetition Transaction Documents, and the foregoing resolutions are hereby ratified, approved and confirmed in all respects.

III. ASSET PURCHASE AGREEMENT

WHEREAS, in connection with the chapter 11 case, the Company proposes to enter into that certain asset purchase agreement between the Company, Exelon Generation Company, LLC ("<u>Exelon</u>") and the other parties thereto (the "<u>Asset Purchase Agreement</u>"), on the terms and conditions set forth therein; and

WHEREAS, the Member and the Manager have reviewed and considered the Asset Purchase Agreement and believe that the Asset Purchase Agreement and the transactions contemplated thereby are in the best interest of the Company.

NOW, THEREFORE, IT IS RESOLVED, that in connection with the chapter 11 case, it is in the best interest of the Company to enter into the transactions contemplated by the Asset Purchase Agreement with Exelon as purchaser, substantially on the terms of the draft asset purchase agreement which has been provided to the Board and with such changes thereto as the Authorized Officer executing the same shall approve, and any other agreements, consents, certificates, amendments, assignments, and instruments in connection therewith (together with the Asset Purchase Agreement, the "Purchase Documents"), in each case subject to approval by the Bankruptcy Court;

FURTHER RESOLVED, that the form, terms and provisions of the Purchase Documents and the Company's performance of its obligations thereunder, are hereby in all respects confirmed, ratified and approved;

FURTHER RESOLVED, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to negotiate and approve the terms, provisions of and performance of, and to prepare, execute and deliver the Purchase Documents, in the name and on behalf of the Company under its corporate seal or otherwise, and such other documents, agreements, instruments and certificates as such Authorized Officer executing the same considers necessary, appropriate, proper, or desirable to effectuate the transactions contemplated by the Purchase Documents;

FURTHER RESOLVED, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to take all such further actions including, without limitation, to pay all fees and expenses, in accordance with the terms of the Purchase Documents, which shall, in such Authorized Officer's judgment, be necessary, proper or advisable to perform the Company's obligations under or in connection with the Purchase Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and

FURTHER RESOLVED, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions and extensions of the Purchase Documents which shall, in such Authorized Officer's judgment, be necessary, proper or advisable.

IV. GENERAL

NOW, THEREFORE, IT IS RESOLVED, that each of the Authorized Officers shall be, and each of them hereby is, authorized and directed, in the name of and on behalf of the Company, to take any and all such actions and to execute and deliver any and all such documents and instruments as the Member, the Manager, or officers of the Company shall deem necessary or advisable in furtherance of, or to carry out the intent and effectuate the purposes of, any of the foregoing resolutions, and the fact that the Member, the Manager, and the officers of the Company have taken any such action or executed or delivered any such document or instrument shall be conclusive evidence of the approval and authorization thereof by the Company;

FURTHER RESOLVED, that any and all actions heretofore, concurrently, or hereafter taken by the Member, the Manager, and the officers of the Company in connection with the matters contemplated by the foregoing resolutions be, and they hereby are, approved, ratified and confirmed in all respects as fully as if such had been presented to the Member and the Manager for approval prior to such action or actions being taken;

FURTHER RESOLVED, that the actions taken by this written consent shall have the same force and effect as if taken by the undersigned at a meeting, duly called and constituted in accordance with the limited liability company agreement of the Company;

FURTHER RESOLVED, any and all notice of any meeting otherwise required regarding these resolutions or the matters covered hereby is hereby waived in all respects; and

FURTHER RESOLVED, that this consent may be sent or delivered by facsimile or other electronic transmission and in any number of counterparts, each of which shall be an original, and such counterparts, when taken together, shall constitute one and same instrument, and shall be legally effective for all purposes.

[signature page follows]

IN WITNESS WHEREOF, the undersigned have executed this Written Consent as of the date first written above.

CLASS A MEMBER

Agera Holdings-LbC

Name: Stephen S. Gray

Title: Manager

MANAGER

Stephen S. Gray

Bv:

A Company of the Comp	<u></u>			
Fill in this information to identify the case:				
Debtor name Agera Energy LLC	_			
United States Bankruptcy Court for the: SOUTHERN DISTRICT OF NEW YORK				
Case number (if known)	Check if this is an			
	amended filing			
Official Form 202				
Declaration Under Penalty of Perjury for Non-Indivi	idual Debtors 12/15			
Decident of the control of the contr				
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or properties form for the schedules of assets and liabilities, any other document that requires a declaration that is amendments of those documents. This form must state the individual's position or relationship to the and the date. Bankruptcy Rules 1008 and 9011.	not included in the document, and any			
WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 year 1519, and 3571.				
Declaration and signature				
I am the president, another officer, or an authorized agent of the corporation; a member or an authorize individual serving as a representative of the debtor in this case.	ed agent of the partnership; or another			
I have examined the information in the documents checked below and I have a reasonable belief that to	he information is true and correct:			
Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)				
Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)				
Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H)				
Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule				
Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims				
Other document that requires a declaration List of Equity Security Holders and Col	norate Ownership Statement			
I declare under penalty of perjury that the foregoing is true and correct.				
Executed on October 3, 2019 X Signature of individual signing on behalf of debtor	Little			
Mark Linzenbold				
Printed name				
Chief Financial Officer	ţr.			
Position or relationship to debtor				

Fill in this information to identify the case:	
Debtor name: Agera Energy LLC	
United States Bankruptcy Court Southern District of	New York (State)
Case number (if known):	

☐ Check if this is an amended filing

Official Form 204

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

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contract	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated , or disputed	Amount of secured 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 partially secured	Deduction for value of collateral or setoff	Unsecured Claim
1.	Massachusetts Department of Public Utilities One South Station Boston, MA 02110	Massachusetts Department of Public Utilities Email: doer.rps@state.ma.us	Alternative Compliance Payment				\$43,920,000.00
2.	Colorado Bankers Life Insurance Company 2327 Englert Drive Durham, NC 27713	Colorado Bankers Life Insurance Company Email: gel@eliequity.com	Subordinated Loan				\$35,699,287.63
3.	Connecticut Public Utilities Regulatory Authority 10 Franklin Square New Britain, CT 06051	Connecticut Public Utilities Regulatory Authority Email: donna.devino@ct.gov	Alternative Compliance Payment				\$8,171,532.97
4.	New Jersey Board of Public Utilities 44 S Clinton Ave Trenton, NJ 08625	New Jersey Board of Public Utilities Email: Ronald.Jackson@bpu.nj.gov	Alternative Compliance Payment				\$7,196,266.42
5.	Pennsylvania Public Utilities Commission 400 North Street Keystone Bldg. Harrisburg, PA 17120	Pennsylvania Public Utilities Commission Email: customerservice@pennaeps.com	Alternative Compliance Payment				\$4,907,034.52
6.	New Hampshire Public Utilities Commission 21 S Fruit St #10 Concord, NH 03301	New Hampshire Public Utilities Commission Email: stephen.eckberg@puc.nh.gov	Alternative Compliance Payment				\$2,009,367.08
7.	Rhode Island Public Utilities Commission 89 Jefferson Boulevard Warwick, RI 02888	Rhode Island Public Utilities Commission Email: luly.massaro@puc.ri.gov	Alternative Compliance Payment				\$1,970,394.08
8.	New York State Energy Research and Development Authority 17 Columbia Circle Albany, NY 12203	New York State Energy Research and Development Authority Email: ces@nyserda.ny.gov	Alternative Compliance Payment				\$1,949,058.06
9.	California Public Utilities Commission 505 Van Ness Avenue	California Public Utilities Commission Email: sarah.thomas@cpuc.ca.gov	Alternative Compliance Payment				\$1,447,516.64

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contract	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated , or disputed	Amount of secured 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.		
			contractsy		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured Claim
10.	San Francisco, CA 94102 DeNomme, Bretton Daniel 38755 Carmel Drive Avon, OH 44011	DeNomme, Bretton Daniel Email: bdenomme@ageraenergy.com	Employee Commission				\$436,806.98
11.	TFS Energy Solutions LLC dba Tradition Energy 9 W Broad Street 9th Floor Stamford CT 06902-0000	TFS Energy Solutions LLC dba Tradition Energy Email: Brian.McDermott@TraditionEnergy.com	Channel Partner Commissions				\$190,000.98
12.	Energy Market Exchange (EMEX LLC) 11011 Richmond Ave #500 Houston, TX 77042	Energy Market Exchange (EMEX LLC) Email: commissions@emexllc.com	Channel Partner Commissions				\$162,137.86
13.	Progressive Energy Group LLC 2112 W Galena Blvd Suite 8210 Aurora, IL 60506	Progressive Energy Group LLC Email: shawnajazi@progressiveenergygroup.com	Channel Partner Commissions				\$160,358.91
14.	EnerNOC - RFP only 1 Marina Park Drive Boston, MA 02210	EnerNOC - RFP only Email: Kyle.Mason@enernoc.com	Channel Partner Commissions				\$146,690.86
15.	Eric Wyman 111 S Morgan St Apr 620 Chicago, IL 60607	Eric Wyman Email: ewyman3@gmail.com	Employee Commission				\$138,468.15
16.	CVI CleanCapital Solar 2 LLC 205 East 42nd Street New York, NY 10017	CVI CleanCapital Solar 2 LLC Email: meastwick@cleancapital.com	Accounts Payable				\$130,152.00
17.	EnerNOC Inc 1 Marina Park Drive Boston, MA 02210	EnerNOC Inc. Email: Kyle.Mason@enernoc.com	Channel Partner Commissions				\$120,579.74
18.	Richard Cooperberg 65 Margaret Ave Lawrence, NY 11559	Richard Cooperberg Email: richiecoop22@gmail.com	Channel Partner Commissions				\$111,957.52
19.	Citizens Enterprises Corporation c/o Dunn & Wilson Attorneys at Law 480 Hampden Street Holyoke, MA 1040	Citizens Enterprises Corporation c/o Dunn & Wilson Attorneys at Law Email: Martin@dunn-wilson.com	Forward Contract Breach				\$108,732.00
20.	TruEnergy Services LLC 3839 McKinney Ave, Suite 155-511 Dallas, TX 75204	TruEnergy Services LLC Email: ken.harris@truenergy.net	Channel Partner Commissions				\$106,783.93
21.	Brian Bullock 6309 157th Street Oak Forest, IL 60452	Brian Bullock Email: bbullock@ageraenergy.com	Employee Commission				\$102,497.91
22.	Teleios Commodities, LLC 2829 Technology Forest Blvd, Suite 360 The Woodlands, TX 77381	Teleios Commodities, LLC Email: anne@teleioscommodities.com	Accounts Payable				\$100,000.00
23.	Stanwich Energy Advisors LLC 9 Greenwich Office Park Greenwich, CT 06831	Stanwich Energy Advisors LLC Email: joconnell@stanwichenergy.com	Channel Partner Commissions				\$99,560.98
24.	Affiliated Power Purchasers International LLC 2013 Northwood Drive Salisbury, MD 21801	Affiliated Power Purchasers International LLC Email: junderwood@appienergy.com	Channel Partner Commissions				\$95,174.80
25.	Kinect Energy Inc. 9800 NW 41st Street Miami, FL 33178	Kinect Energy Inc. Email: jzbihley@kinectenergy.com	Channel Partner Commissions				\$94,351.86
26.	Kandi Perry 44 Gleason Road Princeton, MA 01541	Kandi Perry Email: kaperry@ageraenergy.com	Employee Commission				\$93,880.30

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contract	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated , or disputed	Amount of secured 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 partially secured	Deduction for value of collateral or setoff	Unsecured Claim
27.	Lower Electric LLC 1307 Shermer Rd Northbrook, IL 60062	Lower Electric LLC Email: ann@lowerelectric.com	Channel Partner Commissions				\$86,189.12
28.	Secure Energy Solutions LLC 515 Shaker Road East Longmeadow, MA 01028	Secure Energy Solutions LLC Email: jcostello@sesenergy.org	Channel Partner Commissions				\$83,693.65
29.	Telco Pros Inc. dba TPI Efficiency 2020 Center Street Cleveland, OH 4413	Telco Pros Inc. dba TPI Efficiency Email: roger.zona@tpiefficiency.com	Channel Partner Commissions				\$80,211.61
30.	United Energy Insights LLC dba United Energy Consultants LLC 190 Great Hills Dr. South Orange, NJ 07079	United Energy Insights LLC dba United Energy Consultants LLC Email: peter@uecnow.com	Channel Partner Commissions				\$79,515.23

United States Bankruptcy Court Southern District of New York

In re Agera Energy LLC			Case No.	
:=====================================	I	Debtor(s)	Chapter	11
LIST	OF EQUITY SI	ECURITY HOLDERS	S	
Following is the list of the Debtor's equity security hol	ders which is prepar	red in accordance with rule 1	1007(a)(3) fo	or filing in this Chapter 11 Case
Name and last known address or place of business of holder	Security Class	Number of Securities	K	Cind of Interest
Agera Holdings LLC 555 Pleasantville Road, S107 Briarcliff Manor, NY 10510	Class A Units	1,000		
BP Energy Company	Class B Unit	1		
DECLARATION UNDER PENALTY OF	PERJURY ON	BEHALF OF CORE	PORATIO	ON OR PARTNERSHIP
I, the Chief Financial Officer of the cothat I have read the foregoing List of Equity and belief.	•			
and benef.		//	1	
Date October 3, 2019	Signa	ture	~	
·		Mark Linzenbold		

Penalty for making a false statement of concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

United States Bankruptcy Court Southern District of New York

in re	Agera Energy LLC			Case No.			
		De	ebtor(s)	Chapter	11		
	CORPO	RATE OWNERSHIP S	STATEMENT	(RULE 7007.1)			
recusa (are) c	ant to Federal Rule of Bankrupt al, the undersigned counsel for _ corporation(s), other than the de of the corporation's(s') equity in	Agera Energy LLC in the btor or a governmental un	ne above captio nit, that directly	ned action, certify or indirectly ow	ies that the following is a $vn(s)$ 10% or more of any	or	
555 P	a Holdings LLC leasantville Road, S107 cliff Manor, NY 10510						
□ Noi	ne [Check if applicable]						
	per 3, 2019	/s/ Darren Azma	an				
Date		Darren Azman Signature of A	ttorney or Litig	rant			
		Counsel for Agera Energy LLC					
		McDermott Will 340 Madison Av	-				
		New York, NY 1	0173-1922 Fax:(212) 547-54	444			