UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): September 20, 2019

Weatherford International plc

(Exact name of registrant as specified in its charter)

Ireland (State or other jurisdiction of

incorporation)

001-36504 (Commission File Number) **98-0606750** (I.R.S. Employer Identification No.)

Weststrasse 1, 6340 Baar, Switzerland (Address of principal executive offices)

CH 6340 (Zip Code)

Registrant's telephone number, including area code: +41.22.816.1500

(Former name or former address, if changed since last report)

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading symbol	Name of each exchange on which registered
Ordinary Shares, par value \$0.001 per share	WFTIQ	New York Stock Exchange

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2.):

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (17 CFR §230.405) or Rule 12b-2 of the Securities Exchange Act of 1934 (17 CFR §240.12b-2).

Emerging growth company \Box

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 7.01. Regulation FD Disclosure.

As previously disclosed, on July 1, 2019, Weatherford International plc (the "Company"), Weatherford International Ltd. and Weatherford International, LLC (collectively, with the Company, the "Debtors"), commenced voluntary cases (the "Cases") under Chapter 11 of the United States Bankruptcy Code in the U.S. Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court") and filed the Debtors' prepackaged plan of reorganization with the Bankruptcy Court. On July 2, 2019, the Bankruptcy Court entered an order approving the joint administration of the Cases under the caption *In re Weatherford International plc, et al.*

On September 20, 2019, the Debtors filed their monthly operating report, which included financial information as of August 31, 2019 and for the period covering August 1, 2019 through August 31, 2019 (the "Monthly Operating Report") with the Bankruptcy Court. The Monthly Operating Report is attached hereto as Exhibit 99.1 and is incorporated herein by reference.

The information contained in this Item 7.01, including in Exhibit 99.1, shall not be deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section, and shall not be deemed to be incorporated by reference into any of the Company's filings under the Securities Act of 1933, as amended, or the Exchange Act, whether made before or after the date hereof and regardless of any general incorporation language in such filings, except to the extent expressly set forth by specific reference in such a filing.

Cautionary Note Regarding the Monthly Operating Report

The Company cautions investors and potential investors not to place undue reliance upon the information contained in the Monthly Operating Report, which was not prepared for the purpose of providing the basis for an investment decision relating to any of the securities of the Company. The Monthly Operating Report is limited in scope, covers limited time periods, and has been prepared solely for the purpose of complying with the monthly reporting requirements of the Bankruptcy Court. The Monthly Operating Report was not audited or reviewed by independent accountants, was not prepared in accordance with U.S. generally accepted accounting principles, is in a format prescribed by applicable bankruptcy laws, and is subject to future adjustment and reconciliation. There can be no assurance that, from the perspective of an investor or potential investor in the Company's securities, the Monthly Operating Report is complete. The Monthly Operating Report also contains information for a period which is shorter and otherwise different from those required in the Company's periodic reports pursuant to the Exchange Act, and such information might not be indicative of the Company's financial condition or operating results for a period that would be reflected in the Company's financial statements or in its reports pursuant to the Exchange Act. Information set forth in the Monthly Operating Report should not be viewed as indicative of future results.

Cautionary Note Regarding Forward-Looking Statements

Certain statements in this Current Report on Form 8-K, including the exhibit hereto, are forward-looking statements. In addition, our management may from time to time make oral forward-looking statements. All statements, other than statements of historical facts, are forward-looking statements. Forward-looking statements may be identified by the words "believe," "expect," "anticipate," "project," "plan," "estimate," "may," "will," "could," "should," "seek" or "intend" and similar expressions. Forward-looking statements reflect our current expectations and assumptions regarding our business, the economy and other future events and conditions and are based on currently available financial, economic and competitive data and our current business plans. Actual results could vary materially depending on risks and uncertainties that may affect our operations, markets, services, prices and other factors as discussed in the Risk Factors section of our filings with the Securities and Exchange Commission (the "SEC"). While we believe our assumptions are reasonable, we caution you against relying on any forward-looking statements as it is very difficult to predict the impact of known factors, and it is impossible for us to anticipate all factors that could affect our actual results. Important factors that could cause actual results to differ materially from those in the forward-looking statements include, but are not limited to, the ability to consummate a plan of reorganization in accordance with the terms of the Restructuring Support Agreement; risks attendant to the bankruptcy process, the outcomes of Bankruptcy Court rulings and the Cases in general and the length of time that we may be required to operate in bankruptcy; the effectiveness of the overall restructuring activities pursuant to the Cases and any additional strategies that we may employ to address our liquidity and capital resources; restrictions on us due to the terms of any debtor-in-possession credit facility that we have entered into in connection with the Cases and restrictions imposed by the Bankruptcy Court; our ability to achieve our forecasted revenue and pro forma leverage ratio and generate free cash flow to further reduce our indebtedness; a weakening of global economic and financial conditions, changes in governmental regulations and related compliance and litigation costs and the other factors listed in our SEC filings. For a more detailed discussion of these and other risk factors, see the Risk Factors section in our most recent Annual Report on Form 10-K and Quarterly Report on Form 10-Q and our other filings made with the SEC. All forward-looking statements are expressly qualified in their entirety by this cautionary notice. The forward-looking statements made by us speak only as of the date on which they are made. Factors or events that could cause our actual results to differ may emerge from time to time. We undertake no obligation to publicly update or revise any forward-looking statement as a result of new information, future events or otherwise, except as otherwise required by law.

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits.

Exhibit	
Number	Description
<u>99.1</u>	Monthly Operating Report as of August 31, 2019 and for the period covering August 1, 2019 through August 31, 2019, as filed with the United States Bankruptcy Court for the Southern District of Texas, Houston Division on September 20, 2019.
104	Cover Page Interactive Data File (embedded within the Inline XBRL document).

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: September 20, 2019

Weatherford International plc

By: /s/ Christina M. Ibrahim

Name: Christina M. Ibrahim

Title: Executive Vice President, General Counsel, Chief Compliance Officer and Corporate Secretary

ase Name:	Weatherford International							Petition Date:	Ju	y 01, 2019
ase Number:	19-33694 - Jointly Admin	istered								
						- Marchen (march)				
Monthly Perio	d (USD S thousands)	Jul-19	Aug-19		ummary for th					
evenues (MOR-6)	a (cob 5 thousands)	341-19	Aug-19	Sep-19	Oct-19	Nov-19	Dec-19	Jan-20		
Dperating Income (Loss)	MOR-6)	(12,305)	(73)	-				-		
et Income (Loss) (MOR		(217,699)	1				-			
ayments to Insiders (MO		(217,099)	(1,572)	-		-	-			
ayments to Professionals		1,600	1,495				-	-		
otal Disbursements (Exh		1,172,008	1,495	-	-	-	-	-		
our provincements (takin	in A)	1,172,008	137,010	-	-	-		-		
The original of this docum	bebtors are authorized to file more ent must be filed with the United ntained	I States Bankruptcy Co	wart**		coeivable being			xhibit A attached**	C	rcle One
s of Signature Date	[Check Yes / No]	Exp. Date	Are	all post-petitic	on liabilities, inc	luding taxas h	ing paid with		Yes	No
Excess Liability	Yes (X) No ()	Jun-20			tion liabilities be		eing paid with	n terms?	Yes	No
Vorker's Compensation	Yes (X) No ()	Jun-20					to the Hadaia	g Motion Order (D	Yes	No
ieneral Liability	Yes (X) No ()	Jun-20		, weserine	Select PA seule	antents pursuan	t to the rieugin	g Motion Order (D	91#85).	
uto Liability	Yes (X) No ()	Jun-20	Are	all funds recei	ved being depos	ited into DID b	and and and		0	
ther	Yes (X) No ()	Various			sposed of outsid				Yes	No
					N/A	e une normal co	ourse of busing	55 ?	Yes	No
					of your Plan of	Peoremization	0			
					nization was co			25		
			-	and a state of the	interest may com	initiative on 371	12013 (01 #34	5).		
			-							
			-							
			-							
			ī	certify under	penalty of perju	ry that the follo	wing complete			
torney Name:	Timothy A. Davidson II "T	'ad*	N	Monthly Opera	ting Report (MC	OR), consisting	of MOR-1 thr	ouch		
rm Name:	Andrews Kurth		N	MOR-9 plus at	tachments, is tru	e and correct.				
ddress:	600 Travis St., Suite 4200				L				11	
			S	IGNED X	- Pray	205				ident and Chief
ity, State, ZIP:	Houston, Texas 77002			1	Original Signat				Accourt	nting Officer
elephone/Fax:	713-220-4200			12	17				<i>c i i</i>	
					Stuart F	raser			Sectional	er 20,2
			-		(Print Name of				Sep rem b	Di anja
					to one counte of	orginatory)				Date
otes:										
Hes:										
<u>tes:</u>										
otes: MOR-1								2		Page 1 of

Case Name: Weatherford International plc, et al. Case Number: 19-33694 - Jointly Administered Petition Date:

July 01, 2019

GLOBAL NOTES AND STATEMENTS OF LIMITATIONS AND DISCLAIMERS REGARDING THE DEBTORS' MONTHLY OPERATING REPORT

On July 1, 2019 (the "Petition Date"), Weatherford International plc and certain of its affiliated debtors, as debtors and debtors in possession (collectively, the "Debtors"), each commenced with the United States Bankruptcy Court for the Southern District of Texas (the "Court") a voluntary case under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"). The Debtors are authorized to continue operating their businesses and managing their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On July 2, 2019, the Bankruptcy Court entered an order authorizing the joint administration of these cases pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure. The Debtor's Disclosure Statement was approved and Plan of Reorganization was confirmed on September 11, 2019 (DI #343).

- 1. General Methodology: The Debtors are filing this monthly operating report (the "MOR") solely for purposes of complying with the monthly operating requirements of the Debtors' Chapter 11 cases. The financial information contained herein is unaudited, limited in scope, and as such, has not been subjected to procedures that would typically be applied to financial statements in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"). The MOR should not be relied on by any persons for information relating to current or future financial condition, events, or performance of any of the Debtors or their affiliates, as the results of operations contained herein are not necessarily indicative of results that may be expected from any other period or for the full year, and may not necessarily reflect the combined results of operations, financial position, and schedule of receipts and disbursements in the future. There can be no assurance that such information is complete, and the MOR may be subject to revision. The following notes, statements, and limitations should be referred to, and referenced in connection with, any review of the MOR.
- 2. Basis of Presentation: For financial reporting purposes, the Debtors prepare consolidated financial statements, which include information for Weatherford International, and its Debtor and non-debtor subsidiaries. This MOR only contains financial information of the Debtors. For the purposes of MOR reporting, the accompanying Balance Sheets and Statement of Income (Loss) of the Debtors have been prepared on a condensed combined basis. The Debtors are maintaining their books and records in accordance with U.S. GAAP and the information furnished in this MOR uses the Debtors' normal accrual method of accounting. In preparing the MOR, the Debtors relied on financial data derived from their books and records that was available at the time of preparation. Nevertheless, in preparing this MOR, the Debtors made reasonable efforts to supplement the information set forth in their books and records with additional information concerning transactions that may not have been identified therein. Subsequent information or discovery may result in material changes to the MOR and errors or omissions may exist. Notwithstanding any such discovery, new information, or errors or omissions, the Debtors do not undertake any obligation or commitment to update this MOR. The financial statements presented herein reflect the book values of the Debtor Entities only, and, as a result, do not reflect the going concern valuation of the Debtors or is non-debtor affiliates in part or in whole. For information regarding the going concern valuation of the Debtor, see Exhibit E to the "Disclosure Statement for Joint Prepackaged Plan of Reorganization for Weatherford International Its Debtor Affiliates Under Chapter 11 of the Bankruptey Code" (Docket #62). The Company is not liable for and undertakes no responsibility to indicate variations from securities laws or for any evaluations of the Company based on this financial information or any other information.
- Reporting Period: Unless otherwise noted herein, the MOR generally reflects the Debtors' books and records and financial activity occurring during the applicable reporting period. Except as otherwise noted, no adjustments have been made for activity occurring after the close of the reporting period.

Notes

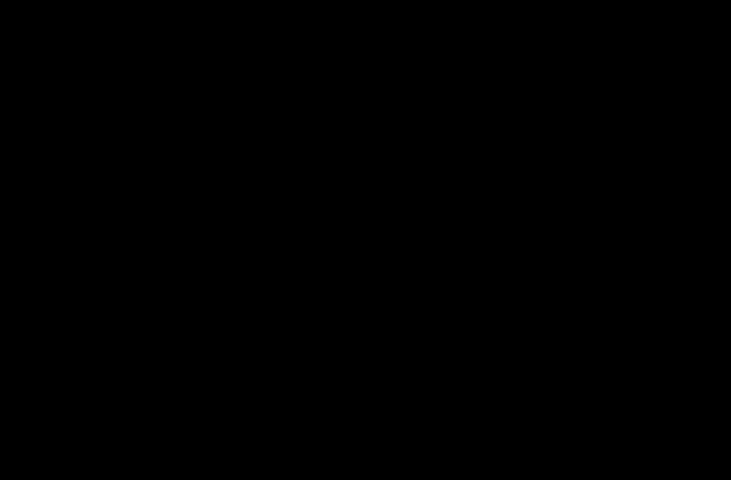
- 4. Accuracy: The financial information disclosed herein was not prepared in accordance with federal or state securities laws or other applicable non-bankruptcy law or in lieu of complying with any periodic reporting requirements thereunder. Persons and entities trading in or otherwise purchasing, selling, or transferring the claims against or equity interests in the Debtors should evaluate this financial information in light of the purposes for which it was prepared. The Debtors are not liable for and undertake no responsibility to indicate variations from securities laws or for any evaluations of the Debtors based on this financial information or any other information.
- 5. Payment of Prepetition Claims Pursuant to First Day Orders: On July 2, 2019 and July 16, 2019, the Bankruptcy Court entered orders (the "First Day Orders" and "Final First Day Orders", respectively) authorizing, but not directing, the Debtors to, among other things, (a) continued use of their cash management system, (b) continue and maintain the debtors insurance obligations, (c) honor obligations relating to existing customer programs, and (d) continue to honor certain of the debtors' swap agreements. If any payments were made on account of such claims following the commencement of these Chapter 11 cases pursuant to the authority granted to the Debtors by the Bankruptcy Court under the First Day Orders, such payments have been included in this MOR unless otherwise noted.
- 6. Liabilities Subject to Compromise ("LSTC"): LSTC represent the Debtors' estimate of pre-petition claims to be resolved in connection with the chapter 11 cases. As a result of the chapter 11 filings, the payment of pre-petition liabilities are subject to compromise or other treatment under a plan of reorganization. The determination of how liabilities will ultimately be settled or treated cannot be made until the Bankruptey Court approves a Chapter 11 plan or reorganization. Pre-petition liabilities that are subject to compromise under ASC 852 are preliminary and may be subject to, among other things, future adjustments depending on Court actions, further developments with respect to disputed claims, determinations of the secured status of certain claims, the values of any collateral securing such claims, rejection of executory contracts, continued reconciliation or other events.
- 7. Reorganization Items: ASC 852 requires expenses and income directly associated with the Chapter 11 filings to be reported separately in the income statement as reorganization items. Reorganization items primarily include write-off of certain original issue discount and fees relating to debt obligations classified as LSTC, expenses related to legal advisory and representation services, other professional consulting and advisory services, and changes in liabilities subject to compromise recognized as there are changes in amounts expected to be allowed as claims. Nothing contained in this MOR shall constitute a waiver of any of the Debtors' rights or an admission with respect to their Chapter 11 proceedings, including, but not limited to, matters involving objections to claims, substantive consolidation, equitable subordination, defenses, characterization or re-characterization of contracts, assumption or rejection of contracts under the provisions of chapter 3 of Title 11 of the Bankruptcy Code and/or causes of action under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable laws to recover assets or avoid transfers.
- 8. Intercompany Transactions and Balance: Prior to the Petition Date (and subsequent to the Petition Date but only pursuant to Bankruptcy Court approval), the Debtors routinely engaged (and continue to engage) in intercompany transactions with both Debtor and non-debtor affiliates. Intercompany transactions among the Debtors have been eliminated in the statement of cash flows, and have not been eliminated in the balance sheet and income statement contained herein, as these eliminations are only performed in consolidation.
- 9. Insiders: For purposes of this MOR, the Debtors defined "insiders" pursuant to section 101(31) of the Bankruptcy Code as: (a) directors; (b) officers; (c) persons in control of the Debtors; (d) relatives of the Debtors' directors, officers, or persons in control of the Debtors; and (e) Debtor and non-Debtor affiliates of the foregoing. Moreover, the Debtors do not take a position with respect to: (a) any insider's influence over the control of the Debtors; (b) the management responsibilities or functions of any such insider; (c) the decision making or corporate authority of any such insider, or (d) whether the Debtors or any such insider could successfully argue that he or she is not an "insider" under applicable law, with respect to any theories of liability, or for any other purpose.
- Reservation of Rights: The Debtors reserve all rights to amend or supplement the MOR in all respects, as may be necessary or appropriate, but shall be under no obligation to do so. Nothing contained in this MOR shall constitute a waiver of any of the Debtors' rights or an admission with respect to their Chapter 11 cases.

Notes

Case Name: Case Number:	Weatherford International plc, et al. 19-33694 - Jointly Administered					Petition Date:	July 0	1, 2019
		Compara	tive Balance Shee	ts				
Assets (USD \$ thous	ands) (1)	1-Jul-19	31-Jul-19	31-Aug-19	30-Sep-19	31-Oct-19	30-Nov-19	31-Dec-19
Cash & Cash Equival	ents	2,282	312,943	207,624				
Restricted Cash		26,344	113,596	151,300				
Accounts Receivable,	Net	-		-				
Inventory								
Total Other Current A	Assets (2)	75,940	74,013	74,564				
Total Current Asset	s	104,566	500,552	433,488	-			
PP&E, Net								
Goodwill			-	-				
Intangible Assets			-	-				
Other Long Term Ass	sets	9,140	7,500	6,531				
Assets before Invest	ment in Subsidiaries	113,706	508,052	440,019				

Notes: (1) Excludes entries only recorded in consolidation and intercompany investment in subsidiaries. (2) Primarily represents backstop commitment fees.

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Case Name:	Weatherford International plc, et al.					Petition Date:	July 0	1, 2019
Case Number:	19-33694 - Jointly Administered							
		Schedule of Post-Petitie	on Liabilities					
Post-Petition Liabiliti	ies (USD \$ thousands) (1)	31-Jul-19	31-Aug-19	30-Sep-19	31-Oct-19	30-Nov-19	31-Dec-19	31-Jan-20
Trade Accounts Payabl	le	6	6					
Accrued Liabilities		5,884	4,385					
Accrued Professional F	Fees	11,258	16,360					
Accrued Interest		6,902	6,299					
DIP Financing		1,400,000	1,400,000					
Other Short-term Debt	(3)	6,993	6,120					
Long Term Debt			-					
Total Other Long Term	n Liabilities	-	-					
Total Post-Petition	Liabilities	1,431,043	1,433,164					-

Notes: (1) Excludes intercompany balances and entries only recorded in consolidation. (2) Insurance related liability.

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Case Name:	V	Veatherford Intern	national plc, et al.					Petition Date:	July 01, 2019
se Number:	1	9-33694 - Jointly	Administered						
00.0.0			Aging of P	ost-Petition Liabi	lities and Aging	of Accounts Receiv	able		
SD S thousan									
ging of Post-P	etition Liabilities as of	August 31, 2019							
ays	Trade Accounts Payable	Accounts Payable	Accrued Liabilities	Accrued Professional Fees	Accrued Interest	Customer Deposits	Total		
rrent			4,385	7,140	6,299		17,824		
30	6	-	-	9,220	-		9,226		
-60			-				-		
-90		-	-	-	-	-	-		
+	-	-	-	-	-		-		
otal	6	-	4,385	16,360	6,299		27,050		
ging of Accou	nts Receivable								
iys	31-Aug-19								
rrent									
30									
-60	-								
-90									
+									
otal	-								

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Case Name: Weatherford International plc, et al. Case Number: 19-33694 - Jointly Administered Petition Date: July 1, 2019

5	Statement of Income (L	oss) for the Pe	riod Ending				
Profit and Loss (USD S thousands) (1)	31-Jul-19	31-Aug-19	30-Sep-19	31-Oct-19	30-Nov-19	31-Dec-19	31-Jan-20
Revenue	-						
Selling, General & Administrative	384	399					
Equity in Earnings	36	-					
Intercompany Expense/(Income)	11,885	(326)					
Total Operating Expense / (Income)	12,305	73					
Depreciation and amortization							
Interest Expense	8,447	10,202					
Disposition of Assets (Gain) / Loss		-					
Prepetition Charges and Reorganization Items (2)	193,525	6,594					
Other (Income) & Expense (3)	3,418	(15,310)					
Total Interest, Depreciation and Other	205,390	1,487					
Income (Loss) before income taxes	(217,695)	(1,559)	-				
Income Tax Expense (Benefit)	5	13					
Net Income (Loss)	(217,699)	(1,572)					

Notes:

(1) The period ending: "31-Jul-2019" excludes pre-petition activity occurring on 7/1/2019 prior to filing of the petition.

(2) DIP financing fees, write-off of unamortized discounts, debt issuance costs, and restructuring professional expenses.

(3) LC fees, currency gain/loss and income eliminated in consolidation.

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Case Name:	Weatherford International plc, et al.						Petition Date:	July 1,
ase Number:	19-33694 - Jointly Administered							
	Cash	Receipts and Disbursen	nents for the l	Period Ending				
Book Cash Receipts a	nd Disbursements (USD \$ thousands) (1)	1-Jul-19	31-Jul-19	31-Aug-19	30-Sep-19	31-Oct-19	30-Nov-19	31-Dec-19
BEGINNING CASH	& CASH EQUIVALENTS		2,282	312,943				
Operating Cash Recei	ipts							
Operational Receipts			-					
Other Collections/(Di	isbursements)®		(2,331)	(4,937)				
Total Operating Rec	ceipts		(2,331)	(4,937)	-		-	-
perating Cash Disbu	irsements							
Trade Vendors			(18)	(53)				
Total Operating Dis	bursements		(18)	(53)			-	
perating Cash Flow			(2,349)	(4,990)				
inancing								
Net DIP Financing 0)			756,994					
DIP and Default Inter	rest / Fees		(1,783)	(10,686)				
Other Financing Reco	eipts/(Disbursements)		(14)	-				
Repayment of Prepet	ition Financing		-					
inancing Cash Flow			755,197	(10,686)				
estructuring								
Professional Fees			(1,600)	(1,495)				
itercompany								
Intercompany - Debte	or							
Intercompany - Non-	Debtor		(167,089)	(69,415)				
Intercompany - Non-	Debtor LC		(186,244)	18,970				
ash Collateral / LC's	5							
(Increase)/Decrease i	n Cash Collateral		(87,254)	(37,702)				
ET CASH FLOW			310,661	(105,319)				
NDING CASH & C	ASH EQUIVALENTS	2,282	312,943	207,624				

The period ending: "31-Jul-2019" excludes pre-petition activity occurring on 7/1/2019 prior to filing of the petition.
Net FX settlements.
DIP proceeds less repayment of prepetition secured facilities and fees.

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Cash Account Reconcilation

Case Name: Case Number:

(USD \$ thousands)

Weatherford International plc, et al. 19-33694 - Jointly Administered

Petition Date:

July 01, 2019

Bank Account Balances as of August 31, 2019

Bank	Legal Entity	Account#	Туре	Balance
JPMorgan Chase New York	Weatherford International LLC	xxxxxx 7932 C	oncentration Account	75,735
JPMorgan Chase New York	Weatherford International LLC	xxxxxx8443 F	oreign Elec. Wire Acct.	5
JPMorgan Chase Bank, N.A. (TX)	Weatherford International LLC	xxxxxx0080 D	epository Account	10
JPMorgan Chase New York	Weatherford International LLC	xxxxxx2382 In	tercompany Account	14
JPMorgan Chase New York	Weatherford International LLC	xxxxxx9237 F	actoring Account	
JPMorgan Chase New York	Weatherford International Ltd.	xxxxxx8448 D	epository Account	131,700
JPMorgan Chase New York	Weatherford International plc	xxxxxx2781 Ir	tercompany Account	35
JPMorgan Chase New York	Weatherford International plc	xxxxxx8534 D	isbursement Account	0
Deutsche Bank A.G.	Weatherford International plc	xxxxxx5692 L	ocal Tax/Assessment Account	30
Wells Fargo Bank, N.A.	Weatherford International LLC	xxxxxx3341 F	lex. Spend Account	89
Wells Fargo Bank, N.A.	Weatherford International LLC	xxxxxx8805 P	ayroll Tax Account	7
Total Cash				207,624
	Book-To-Bank Cash	Reconciliation		
Beginning Cash & Cash Equivalents E	Balance @			312,943
				(105 310)

Beginning Cash & Cash Equivalents Balance **	312,943
(+/-) Net Book Cash Flow (MOR-7)	(105,319)
Ending Cash & Cash Equivalents Balance (MOR-2)	207,624
(+/-) Cash In Transit, Outstanding Checks, & Other	
Ending Bank Balance	207,624

<u>Notes:</u> (1) Balance as of 7/31/2019.

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Case Name:	Weatherford International plc, et al.
Case Number:	19-33694 - Jointly Administered

Petition Date: July 01, 2019

Total Disbursements by Debtor Entity for the Period Ending

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Debter Case #	Legal Entity Name	31-Jul-19	31-Aug-19	30-Sep-19	31-Oct-19	30-Nov-19	31-Dec-19	31-Jan-20
9-33694	Weatherford International plc							
	Total Disbursements	233	1,503					
	Less 7/1/19 Pre-petition disbursements	(6)						
	Less Interdebtor Transfers:	-						
	Disbursements for US Trustee Calc:	227	1,503					
9-33707	Weatherford International Ltd							
	Total Disbursements:	1,312,702	73,855					
	Less 7/1/19 Pre-petition disbursements	(105,798)						
	Less Interdebtor Transfers:	(300,075)	(32,274)					
	Disbursements for US Trustee Calc:	906,828	41,581					
9-33676	Weatherford International LLC							
	Total Disbursements:	267,641	94,971					
	Less 7/1/19 Pre-petition disbursements	(2,689)						
	Less Interdebtor Transfers:		(438)					
	Disbursements for US Trustee Calc:	264,952	94,533					

Notes

(USD thousands \$)

Exhibit A

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Case Name: Case Number:	Weatherford International plc, et al. 19-33694 - Jointly Administered					Petit	ion Date:	July 01, 2019
		Payments to Insiders and Professionals	or the Period	Ending				
Payments to Insiders &	Professionals (USD \$ thousands)		31-Jul-19	31-Aug-19	30-Sep-19 3	1-Oct-19 30	Nov-19	31-Dec-19 31-Jan-
Total Payments to Insiders (1)			-	-	-	-	~	-
Payments to Professiona	als (2)							
ebtor Retained Profess	sionals							
I. Latham & Watkins, LLP (Debtors' Co-Counsel)			-	-				
2. Hunton Andrews Kurth (Debtors' Co-Counsel)								
3. Lazard Frères & Co. LLC (Debtors' Investment Banker)								
Alvarez & Marsal North America, LLC (Debtors' Restructuring Advisor)			-	-				
5. Prime Clerk (Debtors' Claims Agent)			-	603				
5. KPMG LLP (Debtors' Auditor)			-	-				
7. PricewaterhouseCoopers LLP (Debtors' Tax Advisor)			-	-				
8. Duff & Phelps (Debtors' Valuation Advisor)			-	-				
9. Deloitte (Debtors' Accounting Advisor)			-	-				
ther Debtor Profession	nals							
0. Baker McKenzie (Debtors' Tax Counsel)			-	-				
1. Finance Risk Services		1,000	-					
2. Matheson (Irish Exam			-					
reditor Professionals								
13. Shearman & Sterling (DIP Agent's Counsel)				796				
14. FTI (Prepetition RCF Financial Advisor)			9	16				
15. Simpson Thatcher (Prepetition RCF Counsel)			389	-				
16. Akin Gump Strauss Hauer & Feld LLP (Ad Hoc Group's Counsel)				-				
17. Evercore (Ad Hoc Group's Investment Banker)			164	-				
18. Korn Ferry (Ad Hoc Group's Board Member Consultant)			37	81				
ther Professionals								
9. U.S. Trustee Fees (Qu	uarterly)							
Total Payments to Professionals			1,600	1,495			~	

Notes: (1) Debtor entities do not have any employees, as such there are no payments to insiders. (2) Payments to ordinary course professionals are not included in MOR-9.

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