

Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address James C. Bastian, Jr. – Bar No. 175415 SHULMAN HODGES & BASTIAN LLP 8105 Irvine Center Drive, Suite 600 Irvine, California 92618 Telephone: (949) 340-3400 Facsimile: (949) 340-3000 Email: jbastian@shbllp.com <input type="checkbox"/> Individual appearing without attorney <input checked="" type="checkbox"/> Attorney for: Karen S. Naylor, Chapter 7 Trustee	FOR COURT USE ONLY
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**UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA - SANTA ANA DIVISION**

In re: MICHAEL RANDALL ARMSTRONG and LAURA EVELYN ARMSTRONG, Debtor(s).	CASE NO.: 8:13-bk-18908-SC CHAPTER: 7 <p style="text-align: center;">SECOND AMENDED NOTICE OF SALE OF ESTATE PROPERTY</p>
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July 2, 2014 at 10:00 a.m.: Court Hearing

Sale Date: June 25, 2014 at 5:00 p.m: Bid Deadline	Time:
Location: U.S. Bankruptcy Court, Courtroom 5C, 411 West Fourth Street, Santa Ana, CA 92701	

Type of Sale: Public Private **Last date to file objections:** 6/25/2014 at 5:00 p.m. (California time)

Description of property to be sold: (1) 100% stock interest in MRA2, Inc. which owns interests in the following:
(a) 29.4% stock interest in Island Shade Shacks, Inc., (b) 29.4% membership interest in Island Shade Systems, LLC,
and (c) Over 20% membership interest in SOL Shop LLC; (2) Debtors' claims for back wages of \$22,500 owed the
Debtors from Island Shade Systems, LLC; and (3) A loan receivable of \$78,000 owed to the Debtors by Island
Shade Shacks, Inc.

Terms and conditions of sale: The Buyer's purchase price for the Assets consists of (i) \$100,000 cash, (ii) Buyer's
waiver of all claims against the Estate including his Claim 2 listed on the Court's Claims Register in the amount of
\$18,000; and (iii) the Buyer has agreed to indemnify and hold the Estate harmless from the amounts owing under
Claim 1 filed by Steve Friedman in the amount of \$2,389. Assets to be sold "as is-where as", subject to liens and
interests. See attached for more information.

Proposed sale price: \$100,000 plus wavier of claims and other consideration (total value of at least \$125,000)

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

Overbid procedure (if any): Overbids must be for the entirety of the Assets and not for any individual item.

Initial overbid of at least \$10,000 over the purchase price offered by the Buyer, or an initial bid of at least \$135,000.

Deadline to submit bids - June 25, 2014 at 5:00 p.m. (California time). See attached for more information.

If property is to be sold free and clear of liens or other interests, list date, time and location of hearing:

July 2, 2014 at 10:00 a.m. (sale "as is-where as", subject to liens and interests)

Courtroom 5C

U.S. Bankruptcy Court

411 West Fourth Street

Sana Ana, CA 92701

Contact person for potential bidders (include name, address, telephone, fax and/or email address):

James C. Bastian, Jr., Attorney for the Trustee

SHULMAN HODGES & BASTIAN LLP

8105 Irvine Center Drive, Suite 600, Irvine, CA 92618

Telephone: (949) 340-3400

Facsimile: (949) 340-3000

Email: jbastian@shbllp.com

Date: 06/13/2014

In re Michael Randall Armstrong and Laura Evelyn Armstrong**Case No. 8:13-bk-18908-SC****Attachment to Second Amended Notice of Sale of Estate Property:**

Karen S. Naylor the Chapter 7 Trustee (“Trustee”) for the bankruptcy estate (“Estate”) of Michael Randall Armstrong and Laura Evelyn Armstrong (“Debtors”), is bringing a Motion for Order Approving the Sale of Certain Estate Assets (Stock and Claims For Back Wages And Loan Receivable) and Granting Related Relief, as amended on June 13, 2014 (collectively the “Sale Motion”)¹.

The Trustee has received an offer from Bao Chin (“Buyer”)² to purchase the Estate’s interest in the following assets (collectively the “Assets”):

1. Estate’s 100% stock interest in MRA2, Inc. In their Schedules, the Debtors’ valued their interest in MRA2, Inc. at \$1.00 asserting that although the company has account receivables, the business entities that owe MRA2, Inc. money do not have funds to pay the amounts owed. The Trustee is advised that MRA2, Inc. is under suspension with the Secretary of State of California. On their Amended Schedule C (docket 18), the Debtors claimed an exemption in the stock interests of MRA2, Inc. under C.C.P. §703.140(b)(5) in the amount of \$1.00. As set forth in the Declaration of Michael Armstrong (docket 62), the Trustee is advised that MRA2, Inc. has no liabilities other than outstanding taxes that need to be paid in connection with minimum corporate compliance requirements totaling approximately \$3,000. The Trustee is advised by the Debtors that MRA2, Inc. is a holding company that owns interests in the following three companies:
 - a. At least 29.4% stock interest in Island Shade Shacks, Inc. The Trustee is advised by the Debtors that Island Shade Shacks, Inc.'s liabilities exceed its assets.
 - b. At least 29.4% membership interest in Island Shade Systems, LLC. The Trustee is advised by the Debtors that Island Shade Systems, LLC's liabilities exceed its assets.
 - c. Over 20% membership interest in SOL Shop LLC. The Trustee is advised by the Debtors that SOL Shop, LLC's. liabilities exceed its assets.

¹ On May 19, 2014, the Trustee filed her Sale Motion (docket 44) which was set for hearing on June 12, 2014. On May 29, 2014, Vern Hilderbrandt and Robert Friedman (collectively the “Objecting Parties”) filed their objections (“Objections”) (docket 51) to the Sale Motion. The Trustee’s Reply to the Objections was filed on June 5, 2014 (docket 56). On June 9, 2014, the Objecting Parties filed their Motion for Order Denying or Alternatively Continuing the Hearing on Chapter 7 Trustee’s Motion to Sell Assets (docket 59), and the Trustee’s Reply to the Motion to Continue was filed on June 10, 2014 (docket 61).

At the June 12, 2014 hearing on the Sale Motion, the Court continued the hearing to July 2, 2014 at 10:00 a.m., and directed that the Trustee file an amendment to the Sale Motion and provide for the opportunity for bidding on the Assets.

The original title of the Sale Motion was *Chapter 7 Trustee’s Motion for Order: (1) Approving Transaction Outside the Ordinary Course of Business Pursuant to 11 U.S.C. Section 363(b) (Authorizing the Trustee to Sign Documents and Take Actions as an Officer Of MRA2, Inc.); (2) Approving the Sale of Certain Estate Assets (Stock and Claims for Back Wages and Loan Receivable); and (3) Granting Related Relief.* The Trustee is modifying the relief requested and therefore the title of the original Sale Motion has changed.

² Buyer is listed as a general unsecured creditor in the Debtors’ Schedule F and filed a proof of claim in the amount of \$18,000 for a loan made to the Debtors.

2. The Debtors' claims for back wages of \$22,500 owed the Debtors from Island Shade Systems, LLC. In their Amended Bankruptcy Schedule B, the Debtors indicated they are owed back wages of \$22,500. The Debtors have also asserted that they believe Island Shade Systems, LLC does not have the funds to pay the back wages and that the back wages are uncollectable. On their Amended Schedule C (docket 18), the Debtors claimed an exemption in the back wages under C.C.P. §703.140(b)(5) in the amount of \$10,055.

3. A loan receivable of \$78,000 owed to the Debtors by Island Shade Shacks, Inc. The Debtors have asserted that they believe Island Shade Shacks, Inc. does not have the funds to pay the loan and that the loan receivable is uncollectable. On their Amended Schedule C (docket 18), the Debtors claimed an exemption in the loan receivable under C.C.P. §703.140(b)(5) in the amount of \$1.00.

Attached as **Exhibit 1** to the Declaration of Karen S. Naylor annexed to the amendment to the Sale Motion filed on June 13, 2014, is a true and correct copy of the updated Purchase and Sale Agreement ("Agreement") with the Buyer. In summary, the principal terms of the sale of the Assets shall be as follows (the Trustee is referred to at all times as the "Seller" in the following summary):

Buyer:	Bao Chin, or his nominee or assignee, whose address is Post Office Box 50007, Irvine, CA 92619
Purchase Price:	<ul style="list-style-type: none"> • \$100,000 cash. • Upon the Closing of the sale transaction, the Buyer shall be deemed to have waived all claims against the Debtors and their Estate, including (i) any proofs of claims that may have already been filed in the Debtors' bankruptcy case, (ii) Claim 2 listed on the Bankruptcy Court's Claims Register for the Debtors' bankruptcy case in the amount of \$18,000, and (iii) any rights to a distribution from the Estate. In other words, the Buyer shall have no rights to any distribution of proceeds from the Estate or to file any claims against the Estate. The Buyer further agrees to waive any and all security interests in the Debtors' 2006 BMW750iL described in Claim 2 filed with the Bankruptcy Court. <p>The sale is contingent on the Debtors having agreed that they shall have no claim of exemption in any of the funds paid to the Trustee under sale transaction.</p>
Hold the Estate Harmless for Amounts Owed to Steve Friedman	The Buyer shall cause to be waived and/or shall indemnify and hold the Estate harmless from the amounts owing under the proof of claim filed in the Debtors' bankruptcy case by Steve Friedman in the amount of \$2,389, listed on the Bankruptcy Court's Claims Register as Claim 1, and any amendments to Claim 1.
Bankruptcy Court Approval	The sale is expressly conditioned on approval of the United States Bankruptcy Court for the Central District of California, Santa Ana Division and entry of final order approving the Agreement.
No Assignment	The Agreement is between the Buyer and the Trustee. The Buyer shall have no right to assign the Escrow, the Agreement, or transfer the Assets concurrent with closing without consent of the Seller.

<p>Limitations of Sale</p>	<p>The parties acknowledge that the operation of the law has placed the Trustee in a unique role as the Seller of the Assets. Due to the nature of the Trustee's role in administering the Estate, there are limitations as to the extent, type and character of the Agreement under which the Trustee can convey the Assets. The Trustee proposes to sell Assets under certain limitations. The parties acknowledge that they understand the terms under which the Assets is to be conveyed may vary substantially from the normal customs and trade within the industry. Except where expressly mandated by operation of law, the Buyer consents to any such modifications and amendments.</p>
<p>Purchase Without Warranties</p>	<p>The Buyer acknowledges that it is purchasing the Assets from the Seller on an "AS IS - WHERE IS" basis without representations or warranties of any kind, express or implied, being given by the Seller, concerning the value, condition or fitness of purpose for any use thereof, the quality of the title thereto, or any other matters relating to the Assets, subject to all Liens and Claims existing as to the Assets transferred. The Buyer acknowledges that it is familiar with the Assets and that any use of the Assets may be complicated by (i) MRA2, Inc., being a suspended corporation, and (ii) disputes with other stockholders or members owning portions of Island Shade Shacks, Inc., Island Shade Systems, LLC and/or SOL Shop LLC and/or any adverse parties. The Buyer acknowledges that the Buyer has inspected the Assets, and upon Bankruptcy Court approval of this Agreement, the Buyer forever waives, for itself, and its successors and assigns, any and all claims against the Estate, Karen S. Naylor, as the Trustee of the Estate and in her individual capacity, and her attorneys, agents, and employees, arising or which might otherwise arise in the future concerning the Assets.</p>
<p>Trustee's Liability</p>	<p>The Buyer acknowledges that the Trustee is acting in her official capacity only. No personal liability shall be sought or enforced against the Trustee with regard to the Agreement, the Assets, or the physical condition of the Assets. In the event that the Trustee fails or refuses to complete the transaction for any reason, then the limit of the Trustee's liability is only to return any money paid to the Trustee by the Buyer, without deduction. Prior to and after the closing of escrow, the United States Bankruptcy Court shall have and retain the sole and exclusive jurisdiction over the Assets and the Agreement; and all disputes arising before and after closing shall be resolved in said Court. Further, the Trustee has agreed that if a dispute arises, such dispute may initially be resolved through the Mediation Program pending in the United States Bankruptcy Court for the Central District of California.</p>
<p>Hold Harmless</p>	<p>The Buyer understands the terms and conditions of the entire purchase contact and holds the Estate and the brokers, agents, Karen S. Naylor, Trustee, and her attorneys including Shulman Hodges & Bastian LLP, agents and employees, harmless from any liabilities arising from the Agreement.</p>
<p>Jurisdiction of the Bankruptcy Court</p>	<p>Any and all disputes which involve in any manner the Estate or Karen S. Naylor, Trustee, arising from the Agreement or relating in any manner to the Assets, shall be resolved only in the United States Bankruptcy Court, Central District of California.</p>
<p>Sale Subject to Overbidding</p>	<p>The sale of the Assets is subject to Bid Procedures set forth below.</p>

Good Faith Finding	The proposed sale has been brought in good faith and has been negotiated on an “arms length” basis. The negotiations with the Buyer have resulted in an offer to sell the Estate’s interest in the Assets that will have substantial benefit. Accordingly, the sale is in good faith and should be approved. The Trustee shall request such a finding pursuant to Bankruptcy Code Section 363(m) at the hearing on this Sale Motion.
Waiver of Rule 6004(h)	The Trustee requests that the Court waive the fourteen-day stay of the order approving the sale of the Assets under Federal Rules of Bankruptcy Procedure 6004(h).

The Trustee contends that the consideration to be paid to the Estate by the Buyer is fair market value. The value of the consideration being paid by the Buyer for the Assets is \$125,000 calculated as follows: (i) \$100,000 cash, plus (ii) up to \$18,000 for the Buyer’s waiver of his Claim 2, (iii) waiver of the claim of Steven Freidman in the amount of \$2,389 and (iv) waiver of the Debtors’ exemption claims in the amount of \$10,057.³

The sale of the Assets shall be subject to the following Bid Procedures:

1. *For the purposes of the Bid Procedures utilized by the Trustee, the net cash dollars of the Buyer’s offer shall be \$125,000 calculated as follows: (i) \$100,000 cash, plus (ii) up to \$18,000 for the Buyer’s waiver of his Claim 2, (iii) waiver of the claim of Steven Freidman in the amount of \$2,389 and (iv) waiver of the Debtors’ exemption claims in the amount of \$10,057.*

2. ***Overbids must be for the entirety of the Assets and not for any individual item. Potential overbidders must bid an initial amount of at least \$10,000 over the purchase price offered by the Buyer, or an initial amount of at least \$135,000. Minimum bid increments thereafter shall be \$1,000. The Trustee shall have sole discretion in determining which overbid is the best for the Estate and will seek approval from the Court of the same.***

3. ***Overbids must be in writing and be received by the Trustee and the Trustee's counsel, Shulman Hodges & Bastian LLP to the attention of James C. Bastian, Jr., on or before 5:00 p.m. (California time) on June 25, 2014.***

4. ***Overbids must be accompanied by a deposit (“Overbid Deposit”) in the form of Good Funds in the amount of at least \$25,000 payable to “Karen S. Naylor, Trustee for the Bankruptcy Estate of In re Michael Randall Armstrong and Laura Evelyn Armstrong, Case No. 8:13-bk-18908-SC”.***

5. ***The over bidder must also provide evidence satisfactory to the Trustee of having sufficient specifically committed funds to complete the transaction and such other documentation relevant to the bidder’s ability to qualify as the purchaser of Assets and ability to close the sale and **immediately and unconditionally pay the winning bid purchase price no later than three business days after the hearing on the Sale Motion.*****

6. ***The over bidder must seek to acquire the Assets on terms and conditions not less favorable to the Estate than the terms and conditions to which the Buyer has agreed to purchase the Assets, including but not limited to all bids shall be non-contingent and closing on the transaction in the same time parameters as the Buyer. For the purposes of bidding, all-cash consideration shall be favored by the Trustee.***

³ Based on the total amount of claims filed in the Estate and the projected and estimated proceeds of the sale after payment of projected administrative expenses, the Trustee is estimating that the waived claims would be paid a total of approximately \$15,000 in the aggregate. Further, the Trustee values the waiver of exemptions in their full amount as this amount would otherwise be paid in full from cash on hand in the estate. Thus, a total of \$25,000 is being added to the \$100,000 cash to be paid by the Buyer to arrive at the \$125,000 value of the Buyer’s offer.

7. *All competing bids must acknowledge that the bidder is purchasing the Assets from the Seller on an "AS IS - WHERE IS" basis without representations or warranties of any kind, express or implied, being given by the Seller, concerning the value, condition or fitness of purpose for any use thereof, the quality of the title thereto, or any other matters relating to the Assets, subject to all Liens and Claims existing as to the Assets transferred. The over bidder shall acknowledge that it is familiar with the Assets and that any use of the Assets may be complicated by disputes with other stockholders or members owning portions of the Island Shade Sacks, Inc., Island Shades Systems, LLC and/or SOL Shop LLC and/or any adverse parties. The over bidder shall acknowledge that the over bidder has inspected the Assets, and upon Bankruptcy Court approval of the Transaction, the over bidder forever waives, for itself, and its successors and assigns, any and all claims against the Estate, Karen S. Naylor, as the Trustee of the Estate and in her individual capacity, and here attorneys, agents, and employees, arising or which might otherwise arise in the future concerning the Assets*

8. *If overbids are received, in order to allow all potential bidders the opportunity to overbid and purchase the Assets, the final bidding round for the Assets shall be held at the hearing on the Sale Motion to be conducted on July 2, 2014 at 10:00 a.m., in Courtroom 5C of the above-entitled Court located at Ronald Reagan Federal Building and United States Courthouse, 411 West Fourth Street, Santa Ana, California 92701. .*

9. *At the hearing on the Sale Motion, the Trustee will seek entry of an order, inter alia, authorizing and approving the sale of the Assets to the bidder who the Trustee, in the exercise of her business judgment, may determine to have made the highest and best offer to purchase the Assets, consistent with the Bidding Procedures ("Successful Bidder"). In addition, first and second back-up bidders may be selected and approved by the Court ("First Back-Up Bidder" and "Second Back-Up Bidder"). The hearing on the Sale Motion may be adjourned or rescheduled without notice other than by an announcement of the adjourned date at the hearing on the Sale Motion.*

10. *In the event the Successful Bidder fails to close on the sale of the Assets within the time parameters approved by the Court, the Trustee shall retain the Successful Bidder's Overbid Deposit and will be released from her obligation to sell the Assets to the Successful Bidder and the Trustee may then sell the Assets to the First Back-Up Bidder approved by the Court at the hearing on the Sale Motion.*

11. *In the event First Back-Up Bidder fails to close on the sale of the Assets within the time parameters approved by the Court, the Trustee shall retain the First Back-Up Bidder's Deposit and will be released from her obligation to sell the Assets to the First Back-Up Bidder and the Trustee may then sell the Assets to the Second Back-Up Bidder approved by the Court at the hearing on the Sale Motion.*

Any questions regarding the Bid Procedures should be directed to the Trustee's counsel, Shulman Hodges & Bastian LLP, attention James C. Bastian, Jr. at 8105 Irvine Center Drive, Suite 600, Irvine, CA 92618; telephone 949-340-3400; facsimile 949-340-3000 or email at jbastian@shbllp.com.

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: **8105 Irvine Center Drive, Suite 600, Irvine, California 92618**

A true and correct copy of the foregoing document entitled (*specify*): **SECOND AMENDED NOTICE OF SALE OF ESTATE PROPERTY** will be served or was served (**a**) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (**b**) in the manner stated below:

1. **TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF)**: Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (*date*) **June 13, 2014**, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

- **James C Bastian** jbastian@shbllp.com *Attorney for the Chapter 7 Trustee*
- **Thomas J Borchard** tborchard@borchardlaw.com, rmcdonald@borchardlaw.com *Attorney for Steve O'Sullivan*
- **D Edward Hays** ehays@marshackhays.com, ecfmarshackhays@gmail.com *NEF for Interested Party*
- **Lemuel B Jaquez** bjaquez@mileslegal.com *Attorney for Bank of America, N.A*
- **Karen S Naylor (TR)** acanzone@burd-naylor.com, knaylor@ecf.epiqsystems.com *Chapter 7 Trustee*
- **United States Trustee (SA)** ustpreion16.sa.ecf@usdoj.gov *Office of United States Trustee*

Service information continued on attached page

2. **SERVED BY UNITED STATES MAIL:**

On (*date*) **June 13, 2014**, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.

Service information continued on attached page

3. **SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL** (*state method for each person or entity served*): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (*date*) **June 13, 2014**, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.

Judge's Copy - Via Messenger:

Honorable Scott C. Clarkson, US Bankruptcy Court, 411 W Fourth St, Bin Beside 5th Fl Elevators, Santa Ana, CA 92701

Service information continued on attached page

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

June 13, 2014

Date

Lorre Clapp

Printed Name

/s/ Lorre Clapp

Signature

EMAIL SERVICE LIST

**Interested Party re Island Shade Shacks, Inc.,
Island Shade Systems, LLC and Sol Shop, LLC**
Robert Friedman bobby@solshop.com

Attorneys for Robert Friedman
Stephen L Fingal, Esq.
sfingal@ffc-law.com

Interested Party re Sol Shop, LLC
Vern Hildebrandt Vern@Tru-form.com

Attorney for Vern Hildebrandt
Mark D. Magarian, Esq.
mark@magarianlaw.com

Attorneys for Vern Hildebrandt and Robert Friedman
Edward Hays, Esq.
ehays@marshackhays.com

Attorney for Island Shade Shacks, Inc.
Guy E. Maily, Esq. gmailly@bohmwildish.com

**Interested Party re Island Shade Shacks, Inc.,
and Island Shade Systems, LLC**
William Morales maplastics@aol.com

**Interested Party re Island Shade Shacks, Inc.,
and Island Shade Systems, LLC**
Hunter Nicodemus julsnic@msn.com

**Interested Party re Island Shade Shacks, Inc.,
and Island Shade Systems, LLC**
Nicholas Attuzarra altuzarr@usc.edu

Interested Party
Charles Rieckhoff crieckhoff@lrisa.com

Buyer
Bao Chin baochin6@gmail.com

U.S. MAIL SERVICE LIST

Buyer

Bao Chin
PO Box 50007
Irvine, CA 92619

**Interested Party re Island Shade Shacks, Inc.,
and Island Shade Systems, LLC**

William Morales
c/o M&A Plastics, Inc.
11735 Sheldon St
Sun Valley, CA 91352

Attorney for Island Shade Shacks, Inc.

Guy E. Maily, Esq.
Maily Law
695 Town Center Drive Suite 700
Costa Mesa, CA 92626

Interested Party re Sol Shop, LLC

Vern Hildebrandt
c/o Tru-Form Industries
14511 Anson Ave.
Santa Fe Springs, CA 90670

Attorney for Vern Hildebrandt

Mark D. Magarian, Esq.
Magarian Law LLP
1265 N. Manassero Street Suite 304
Anaheim, CA 92607

Attorney for Robert Friedman

Stephen L Fingal, Esq.
Fingal Fahrney & Clark LLP
5120 Campus Drive Suite 200
Newport Beach, CA 92660

Interested Party

Charles Rieckhoff
CEO of LRISA LLC
1278 Glenneyre #419
Laguna Beach, CA 92651

CONTINUED ON FOLLOWING PAGE

U.S. MAIL SERVICE LIST CONTINUED

DEBTOR IN PRO PER

MICHAEL RANDALL ARMSTRONG
24811 PYLOS WAY
MISSION VIEJO, CA 92691-4668

COURT NOTICE MATRIX

BANK OF AMERICA, N.A....
MILES, BAUER, BERGSTROM & WINTERS,
LLP
1231 E. DYER ROAD, SUITE 100
SANTA ANA, CA 92705-5643

COURT NOTICE MATRIX

ALLY
ATTN BANKRUPTCY
PO BOX 13024
ROSEVILLE, MN 55113

COURT NOTICE MATRIX

BANK OF AMERICA
PO BOX 982238
EL PASO TX 79998-2238

ADDITIONAL NOTICE

BANK OF AMERICA
PO BOX 982236
EL PASO, TX 79998

COURT NOTICE MATRIX

BANK OF AMERICA
PO BOX 45224
JACKSONVILLE, FL 32232-5224

COURT NOTICE MATRIX

BAO CHIN
26 BOULDER VIEW
IRVINE, CA 92603-0410

ADDITIONAL NOTICE

CITICARD
CITICARD CREDIT SERVICES
ATTN CENTRALIZED BANKRUPTCY
PO BOX 20363
KANSAS CITY, MO 64195

COURT NOTICE MATRIX

COMENITY BANK
ATTENTION BANKRUPTCY
PO BOX 182686
COLUMBUS, OH 43218-2686

DEBTOR IN PRO PER

LAURA EVELYN ARMSTRONG
24811 PYLOS WAY
MISSION VIEJO, CA 92691-4668

COURT NOTICE MATRIX

1-800LOANMART
FILE 1373
1801 W OLYMPIC BLVD
PASADENA, CA 91199-0001

COURT NOTICE MATRIX

AMERICAN EXPRESS
PO BOX 0001
LOS ANGELES, CA 90096-8000

COURT NOTICE MATRIX

BANK OF AMERICA
PO BOX 982238
EL PASO TX 79998-2238

ADDITIONAL NOTICE

BANK OF AMERICA
PO BOX 9822365
EL PASO, TX 79998

COURT NOTICE MATRIX

BANK OF AMERICA
PO BOX 982238
EL PASO TX 79998-2238

COURT NOTICE MATRIX

BAO CHIN
PO BOX 50007
IRVINE, CA 92619-0007

COURT NOTICE MATRIX

CITIBANK
PO BOX 790034
ST LOUIS MO 63179-0034

COURT NOTICE MATRIX

EQUIFAX CREDIT INFORMATION INC
PO BOX 740241
ATLANTA, GA 30374-0241

INTERESTED PARTY

UNITED STATES TRUSTEE (SA)
411 W FOURTH ST., SUITE 9041
SANTA ANA, CA 92701-8000

COURT NOTICE MATRIX

ALLIANCE COLLISION
1940 PLACENTIA AVENUE
COSTA MESA CA 92627-3421

PROOF OF CLAIM FILED

AMERICAN EXPRESS BANK FSB
BECKET AND LEE LLP
ATTORNEYS/AGENT FOR CREDITOR
POB 3001
MALVERN, PA 19355-0701

ADDITIONAL NOTICE

BANK OF AMERICA
ATTENTION RECOVERY DEPARTMENT
4161 PEIDMONT PKWY
GREENSBORO, NC 27410

COURT NOTICE MATRIX

BANK OF AMERICA
PO BOX 15220
WILMINGTON, DE 19886-5220

PROOF OF CLAIM FILED

BANK OF AMERICA
4161 PIEDMONT PARKWAY
GREENSBORO, NC 27410

ADDITIONAL NOTICE

CHILDRENS PLACE/CITICORP CREDIT
SERVICES
ATTN CENTRALIZED BANKRUPTCY
PO BOX 20363
KANSAS CITY, MO 64195

COURT NOTICE MATRIX

CITIBANK
PO BOX 790034
ST LOUIS MO 63179-0034

COURT NOTICE MATRIX

EXPERIAN
2220 RITCHEY ST
SANTA ANA, CA 92705-5308

COURT NOTICE MATRIX

GECRB
ATTENTION GEMB
PO BOX 103104
ROSWELL, GA 30076-9104

COURT NOTICE MATRIX

GUARANTY GROUP
PO BOX 40
AUSTIN, TX 78767-0040

COURT NOTICE MATRIX

MACYS/FDSB
ATTN BANKRUPTCY
PO BOX 8053
MASON, OH 45040-8053

COURT NOTICE MATRIX

SEARS/CITIBANK NA
PO BOX 6282
SIOUX FALLS, SD 57117-6282

**PROOF OF CLAIM FILED FOR
STEVEN AND JULIE O'SULLIVAN**

THOMAS J BORCHARD ESQ
SEAN DUMM ESQ
BORCHARD & CALLAHAN PAC
25909 PALA, SUITE 300
MISSION VIEJO, CA 92691

COURT NOTICE MATRIX

CITIBANK
PO BOX 790034
ST LOUIS MO 63179-0034

COURT NOTICE MATRIX

VISA DEPT. STORES
ATTN BANKRUPTCY
PO BOX 8053
MASON, OH 45040-8053

COURT NOTICE MATRIX

WELLS FARGO
PAYMENT REMITTANCE CENTER
PO BOX 54349
LOS ANGELES, CA 90054-0349

COURT NOTICE MATRIX

WELLS FARGO CARD SERVICES
1 HOME CAMPUS
3RD FLOOR
DES MOINES, IA 50328-0001

COURT NOTICE MATRIX

WILSHIRE COMMERCIAL CREDIT
PO BOX 849083
LOS ANGELES, CA 90084-9083

COURT NOTICE MATRIX

GECRB/MERVYNS
PO BOX 965005
ORLANDO, FL 32896-5005

COURT NOTICE MATRIX

HSBC BANK
PO BOX 5253
CAROL STREAM, IL 60197-5253

COURT NOTICE MATRIX

ROUNDPOINT MORTGAGE
5032 PARKWAY PLAZA BLVD
CHARLOTTE, NC 28217-1918

COURT NOTICE MATRIX

STEVE FRIEDMAN
22921 TRITON WAY.,STE.231
LAGUNA HILLS, CA 92653-1236

**PROOF OF CLAIM FILED FOR
SUNCOAST AUTOCRAFT, INC. DBA**

ALLIANCE COLLISION
THOMAS J BORCHARD ESQ
SEAN DUMM ESQ
BORCHARD & CALLAHAN PAC
25909 PALA, SUITE 300
MISSION VIEJO, CA 92691

COURT NOTICE MATRIX

UNVL/CITI
ATTN CENTRALIZED BANKRUPTCY
PO BOX 20507
KANSAS CITY, MO 64195

COURT NOTICE MATRIX

WELLS FARGO
PO BOX 348750
SACRAMENTO, CA 95834-8750

COURT NOTICE MATRIX

WELLS FARGO BANK
PO BOX 29482
PHOENIX, AZ 85038-9482

COURT NOTICE MATRIX

WFFINANCIAL
ATTENTION BANKRUPTCY
PO BOX 29704
PHOENIX, AZ 85038-9704

COURT NOTICE MATRIX

WILSHIRE CONSUMER CREDIT
4727 WILSHIRE BLVD STE 100
LOS ANGELES, CA 90010-3874

COURT NOTICE MATRIX

GUARANTY BANK
450 AMERICAN STREET
SIMI VALLEY, CA 93065-6285

COURT NOTICE MATRIX

KOHL'S/CAPITAL ONE
N56 W 17000 RIDGEWOOD DR
MENOMONEE FALLS, WI 53051-5660

COURT NOTICE MATRIX

SALLIE MAE
ATTN CLAIMS DEPARTMENT
PO BOX 9500
WILKES-BARRE, PA 18773-9500

COURT NOTICE MATRIX

STEVE O'SULLIVAN
22001 ROBIN ST
LAKE FOREST, CA 92630-1850

COURT NOTICE MATRIX

TRANSUNION CONSUMER SOLUTIONS
PO BOX 2000
CRUM LYNNE, PA 19022-2000

COURT NOTICE MATRIX

VICTORIA'S SECRET
ATTENTION BANKRUPTCY
PO BOX 182125
COLUMBUS, OH 43218-2125

COURT NOTICE MATRIX

WELLS FARGO
PO BOX 6995
PORTLAND, OR 97228-6995

PROOF OF CLAIM FILED

WELLS FARGO BANK, NATIONAL
ASSOCIATION
BUSINESS DIRECT DIVISION
PO BOX 29482
MAC-4101-08C
PHOENIX, AZ 85038-8650

COURT NOTICE MATRIX

WHEELS FINANCIAL GROUP
DBA 1-800 LOAN MART
15821 VENTURA BLVD STE 280
ENCINO, CA 91436-5218

NOTICE PURPOSES

INTERNAL REVENUE SERVICE
PO BOX 7346
PHILADELPHIA, PA 19101-7346

NOTICE PURPOSES

CALIFORNIA FRANCHISE TAX BOARD
BANKRUPTCY SECTION, MS: A-340
PO BOX 2952
SACRAMENTO, CA 95812-2952

RETURNED 2/24/2014, MOVED, NO

FORWARDING

COURT NOTICE MATRIX

MRA2 INC
24605 ZENA CT
MISSION VIEJO CA 92691-4736

RETURNED MAIL

RETURNED 2/27/2014, UNDELIVERABLE

COURT NOTICE MATRIX

HSBC
1405 FOULK ROAD
WILMINGTON, DE 19803-2769

**RETURNED 2/24/2014, ATTEMPTED, NOT
KNOWN**

COURT NOTICE MATRIX

HEALTH ASSOCIATES FCU
ORANGE, CA 92856-0449

SUBSTITUTION OF ATTORNEY FILED

(DOCKET 41)

FORMER ATTORNEYS FOR THE DEBTORS

ASHLEIGH D NODA ESQ
NICASTRO PISCOPO APLC
575 ANTON BLVD STE 1050
COSTA MESA, CA 92626-7045