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Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY			
PHILIP A. GASTEIER (SBN 130043)				
LEVENE, NEALE, BENDER, YOO				
& BRILL L.L.P.				
10250 Constellation Boulevard, Suite 1700				
Los Angeles, California 90067				
Telephone: (310) 229-1234 Telecopier: (310) 229-1244				
Email: pag@Inbyb.com				
 Individual appearing without attorney Attorney for: John M. Wolfe, Chapter 11 Trustee 				
UNITED STATES B	ANKRUPTCY COURT			
CENTRAL DISTRICT OF CALIFORNIA				
In re:	CASE NO.: 8:06-bk-11174-TA			
STEPHEN T. HARRIS,	CHAPTER: 11			
	NOTICE OF SALE OF ESTATE PROPERTY			
Debtor(s).				
Sale Date: 06/08/2016	Time: 10:00 am			
Location: Courtroom 5B, 411 West Fourth Street, Santa A	Ana, CA 92701-4593			
Type of Sale: Public Private Last date t	o file objections: 05/25/2016			
Description of property to be cald.				
Description of property to be sold : Oil and gas interests and rights Orange County and Ventura	a County California, and related property. See attached			
Notice.				
Terms and conditions of sale:				
See attached Notice and Sale Procedures				
Proposed sale price: <u>\$ 1,100,000.00</u> plus stock in buyer for EDC/Harris estates, subject to bidding				

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

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Overbid procedure (if any):

See attached Sale Procedures.

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

June 8, 2016, 10:00 a.m., Courtroom 5B, 411 West Fourth Street, Santa Ana, CA 92701-4593

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

PHILIP A. GASTEIER (SBN 130043) LEVENE, NEALE, BENDER, YOO & BRILL L.L.P. 10250 Constellation Boulevard, Suite 1700 Los Angeles, California 90067 Telephone: (310) 229-1234 Email: pag@Inbyb.com

Date: 05/12/2016

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1 2 3 4 5 6 7 8	PHILIP A. GASTEIER (SBN 130043) LEVENE, NEALE, BENDER, YOO & BRILL L.L.P. 10250 Constellation Boulevard, Suite 1700 Los Angeles, California 90067 Telephone: (310) 229-1234 Telecopier: (310) 229-1244 Email: pag@lnbyb.com Attorneys for John M. Wolfe, Chapter 11 Trustee UNITED STATES BA	NKRUPTCY COURT		
9	CENTRAL DISTRICT OF CALIFORNIA			
10	SANTA ANA DIVISION			
11	In re) Case No. 8:06-bk-11174-TA		
12	STEPHEN T. HARRIS,)) Chapter 11 Case		
13	Debtor.) NOTICE OF HEARING ON MOTION		
14		FOR ENTRY OF AN ORDER: (A) AUTHORIZING THE SALE OF		
15		SUBSTANTIALLY ALL OF THE DEBTOR'S ASSETS FREE AND CLEAR		
16		OF LIENS, CLAIMS, ENCUMBRANCES AND INTERESTS; (B) AUTHORIZING		
17		AND APPROVING ASSUMPTION AND		
18		ASSIGNMENT OF EXECUTORY CONTRACTS AND LEASES, IF ANY;		
19) AND (C) GRANTING RELATED RELIEF		
20		Date: June 8, 2016 Time: 10:00 a.m.		
21		Place: Courtroom 5B 411 West Fourth Street		
22		Santa Ana, CA 92701-4593		
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1					
1	TO ALL CREDITORS; LESSORS; THE DEBTOR; COUNSEL FOR THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS; THE OFFICE OF THE				
2	UNITED STATES TRUSTEE; AND PARTIES IN INTEREST:				
3	PLEASE TAKE NOTICE THAT on June 8, 2016, at 10:00 a.m., a hearing will be held				
4	before the Honorable Theodor C. Albert, United States Bankruptcy Judge, in Courtroom 5B, to				
5	consider the Motion for Entry of an Order (A) Authorizing The Sale Of Substantially All Of The Debtor's Assets Free And Clear Of Liens, Claims, Encumbrances And Interests; (B) Authorizing				
6	and Approving Assumption and Assignment of Executory Contracts and Leases, If Any; and (C)				
7	Granting Related Relief (the " <u>Motion</u> ") filed by John M. Wolfe, the duly appointed Chapter 11 Trustee ("Trustee") for the bankruptcy estates of Energy Development Corporation ("EDC") and				
8	Stephen T. Harris ("Harris" and collectively with EDC, the "Debtors"). The terms of the proposed sale (the "Sale") are set forth in the Asset Purchase Agreement dated as of April 8,				
	2016, between the Trustee and James J. Joseph ("Joseph") as Trustee for South Coast Oil				
9	Corporation ("SCOC"), and Pacifoco, Inc. ("the "Buyer"), as modified by the Addendum to Asset Purchase Agreement dated April 29, 2016 (as so modified, the " <u>APA</u> "), a copy of which is				
10	attached as Exhibit "A" to the Motion. The Motion is on file with the Clerk of the Bankruptcy				
11	Court. A filed copy may be obtained by email from counsel for the Trustee, whose name and contact information are set forth in the upper left-hand corner of this Notice.				
12					
13	PLEASE TAKE FURTHER NOTICE THAT the proposed sale is subject to higher and better bids, as may be determined by the Bankruptcy Court at the hearing on the Motion,				
14	which may involve modifications to the APA including additions to the Purchased Assets. By the				
15	Motion, the Trustee seeks approval of the APA, and of the sale of substantially all of the assets of EDC and certain assets of Harris (the "Sale"), pursuant to the APA or on such modified terms				
16	as may be presented by another bidder and approved by the Court as the highest and best offer (the "Approved Buyer"), in accord with the Sale Procedures approved by the Bankruptcy Court				
	following hearing on May 6, 2016, and the assumption and assignment of executory contracts				
17	and unexpired leases, if any, contingent upon closing of the Sale, as well as related relief as requested herein.				
18					
19	PLEASE TAKE FURTHER NOTICE THAT except as may otherwise be ordered by the Bankruptcy Court, the Sale is to be free and clear of liens, claims and interests pursuant to				
20	Sections 105 and 363 of the Bankruptcy Code to the extent provided in the Agreement, including				
21	the liens or potential liens, now existing or which could be asserted in the future as to materials or services provided though closing of the sale, of the parties listed in the Motion, with such liens				
22	to attach to the sale proceeds to the same extent, validity and effect, if any, as they attached or				
23	could attach to the Purchased Assets, subject to order of the Bankruptcy Court. The Trustee reserves all rights concerning such claims, including but not limited to the right to dispute such				
24	claims are to satisfy such claims from the sale proceeds if ordered by the Bankruptcy Court whether in order approving the sale or otherwise.				
25					
26	PLEASE TAKE FURTHER NOTICE THAT the sale will include all interest of the Debtors in oil wells owned by EDC (the "EDC Wells"), which includes wells known as SCOC 7,				
27	8, 9, 9A, 10, 11, 12, 13, 14, 21, 40, 41, and all oil and gas leases under which EDC is the lessee, but the sale will not be free and clear of rights under or in connection with the oil and gas leases,				
28	including, without limitation, rights to payment of royalties, arising from and after the closing of				
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the sale, which obligations will be assumed by the Approved Buyer. The Court has previously ruled that such oil and gas leases are interests in real property and do not require assumption by the Debtor.

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The Purchased Assets also include all other oil and gas related assets of the Bankruptcy Estates of the Debtors, including equipment of EDC, interests of EDC under a Farmout Agreement for disputed rights to oil and gas interests in Rincon, Ventura County, California, and non-personal records of EDC and Harris to be selected by the Buyer.

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In support of the Motion, the Debtor will rely on the Declaration of the Trustee attached to Motion (the "Trustee Declaration"), the exhibits thereto, the accompanying Memorandum of Points and Authorities, the entire record of this bankruptcy case, the statements, arguments and representations of counsel to be made at the hearing on the Motion, and any other evidence properly presented to the Court at, or prior to, the hearing on the Motion.

The consideration for the sale of the Purchased Assets under the APA is to be 10 \$1,100,000, payable \$200,000 at closing (including the Buyer's deposit of \$100,000), and the balance from the Buyer's receipt of distributions from the SCOC Estate or within six months of 11 closing, and preferred and common stock of the Buyer of uncertain value. For purposes of the APA, the value allocated to the Harris Estate is \$10,000. The Trustee reserves the right to seek 12 substantive consolidation of the Debtor's Estates in a motion to be filed subsequently. The 13 Trustee has been authorized to use the deposit to maintain operations, with the deposit to be refunded from sale proceeds in the event the Buyer is not the winning bidder. While the Trustee 14 believes that the stock could ultimately have some value, the amount of secured claims may alone ultimately exceed the amount of the cash consideration. There are currently \$325,000 in 15 allowed secured claims but more than \$1,000,000 in disputed secured claims. Moreover, the 16 Trustee has identified approximately \$1.0 million in post-petition operating claims and in excess of \$3.0 in post-petition professional fees and other administrative claims which would be paid 17 before pre-petition unsecured claims to the extent approved by the Court as administrative claims. Therefore, it is unlikely that the current proposed sale will provide any distribution to 18 pre-petition unsecured creditors absent a very substantial increase in the sale price as a result of bidding. 19

20 For reasons described in the Motion, the Trustee believes that selling the Purchased Assets to the Buyer in accordance with the terms of the Agreement or to a successful overbidder 21 (in the event a successful overbid is made at the auction) free and clear of all liens, claims, encumbrances, and interests is in the best interest of creditors. The alternative to the proposed 22 sale to an Approved Buyer appears to be that the operation of the EDC Wells would have to cease, the Trustee would have to seek to abandon the Purchased Assets or have the EDC Chapter 23 11 case dismissed, and as a result the EDC Wells would either be subject to foreclosure by 24 secured creditors, or the EDC Leases could be lost due to non-operation. If this occurs, the recovery of secured creditors would be jeopardized, priority creditors would very likely receive 25 no distribution whatsoever from this estate, and any possibility of distribution to unsecured creditors - however slight -- would be lost. The proposed sale represents the best offer which 26 has been received for the Purchased Assets in the opinion of the Trustee, taking into account the total potential consideration, the need to continue operations at some level pending closing and 27 the relatively low barrier to higher bids which it provides. The Buyer has indicated its intention

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1	to further develop the Purchased Assets and to continue to work with the current operator of the				
2	EDC Wells, which is expected to enhance the prospects for continued operation through closing of a sale.				
3	Any party who is interested in presenting a higher and better offer for the				
4 5	Purchased Assets described in the Motion, or reviewing Sale Procedures approved by the Court, should contact counsel for the Trustee, whose name, address and email address appears in the upper left-hand corner of this Notice and Motion.				
6	PLEASE TAKE FURTHER NOTICE that any objection to any of the relief requested				
7	by the Trustee in the Motion must, on or before fourteen (14) days prior to the hearing, be filed with the Court and served upon counsel to the Trustee, whose contact information is set forth in				
8	the upper left-hand corner of the first page of this Notice, in compliance with Local Bankruptcy Rule 9013-1(f).				
9					
10 11	PLEASE TAKE FURTHER NOTICE that pursuant to Local Bankruptcy Rule 9013-1(h), the Court may deem the failure of any party in interest to file a timely objection to the Motion to constitute consent to <u>all</u> of the relief requested by the Debtor in the Motion.				
12					
13	Dated: May 12, 2016 LEVENE, NEALE, BENDER, YOO & BRILL L.L.P.				
14					
15	By: <u>/s/ Philip A. Gasteier</u> PHILIP GASTEIER				
16	Attorneys for Chapter 11 Trustee				
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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: 10250 Constellation Blvd., Suite 1700, Los Angeles, CA 90067

A true and correct copy of the foregoing document entitled (*specify*): NOTICE OF HEARING ON MOTION FOR ENTRY OF AN ORDER: (A) AUTHORIZING THE SALE OF SUBSTANTIALLY ALL OF THE DEBTOR'S ASSETS FREE AND CLEAR OF LIENS, CLAIMS, ENCUMBRANCES AND INTERESTS; (B) AUTHORIZING AND APPROVING ASSUMPTION AND ASSIGNMENT OF EXECUTORY CONTRACTS AND LEASES, IF ANY; AND (C) GRANTING RELATED RELIEF 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. <u>TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF)</u>: 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*) <u>May 12, 2016</u>, I checked the CM/ECF docket for this bankruptcy case and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

See attached.

Service information continued on attached page

2. SERVED BY UNITED STATES MAIL:

On (*date*) <u>May 12, 2016</u>, 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 <u>will be completed</u> no later than 24 hours after the document is filed.

See attached.

Service information continued on attached page

3. <u>SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method</u> for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (*date*) <u>May 12, 2016</u>, 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 <u>will be completed</u> no later than 24 hours after the document is filed.

<u>Via Email</u> See attached.

Via Overnight Mail

Hon. Theodor C. Albert US Bankruptcy Ct - Central District of CA 411 West Fourth Street, Ste 5085 / Ctrm 5B Santa Ana, CA 92701-4593

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.

May 12, 2016	Megan Wertz	/s/ Megan Wertz
Date	Printed Name	Signature

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1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):

- Raymond H Aver ray@averlaw.com
- Bert Briones ecfmailonly@gmail.com, bb@redhilllawgroup.com
- Jeffrey W Broker jbroker@brokerlaw.biz
- Cathrine M Castaldi ccastaldi@brownrudnick.com
- Willis B Douglass Willis.B.Douglass@irscounsel.treas.gov
- Philip A Gasteier pag@lnbrb.com
- Philip A Gasteier pag@lnbrb.com
- Philip A Gasteier pag@lnbyb.com
- Irving M Gross img@lnbrb.com, angela@lnbrb.com
- Irving M Gross img@lnbyb.com, angela@lnbrb.com
- Robert Hohenberger , deeh@law-tex.com
- Robert E Huttenhoff rhuttenhoff@shbllp.com, sswartzell@shbllp.com
- Michael Jones mike@mjthelawyer.com, michaeljonesmyecfmail@gmail.com
- James J Joseph jjoseph@dgdk.com, bts@dgdk.com;jjoseph@ecf.epiqsystems.com;DanningGill@gmail.com
- Douglas L Mahaffey dougm@mahaffeylaw.com, mary@mahaffeylaw.com;maria@mahaffeylaw.com;reception@mahaffeylaw.com
- Carmela Pagay ctan@rdwlawcorp.com
- David M Poitras dpoitras@jmbm.com, bt@jmbm.com;vr@jmbm.com;dmp@ecf.inforuptcy.com
- Leonard M Shulman lshulman@shbllp.com
- United States Trustee (SA) ustpregion16.sa.ecf@usdoj.gov
- David R. Weinstein dweinstein@weinsteinlawfirm.net
- Sharon Z. Weiss sharon.weiss@bryancave.com, raul.morales@bryancave.com
- John M Wolfe john.wolfe1@earthlink.net, C157@ecfcbis.com
- John M Wolfe (TR) wolfetrustee@gmail.com, C157@ecfcbis.com

2. SERVED BY UNITED STATES MAIL and EMAIL

Marlin K. Brown, CPL THE BUGLE GROUP 2356 Glacier Lane Santa Maria, CA 93455 Email: buglegroup@yahoo.com

Randall Blanchard BlackOak Resources, LLC 26342 Oso Parkway, Ste. 201 Mission Viejo, CA 92691 Email: randy@rancorg.com

E&B Natural Resources c/o Steven Jay Katzman Bienert, Miller & Katzman

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903 Calle Amanecer, Suite 350 San Clemente, CA. 92673 Email: <u>skatzman@bmkattorneys.com</u>

FE-II, LLC c/o Douglas Bruggeman, Co-manager 7720 Paragon Rd. Dayton, Ohio 45459 Email: <u>dbruggeman@rexamerican.com</u>

FE-II, LLC Kent B. Hytken, Co-manager 3525 Del Mar Heights Rd., Suite 198 San Diego, CA 92130 Email: <u>kent@futureenergyllc.com</u>

Larry Gitman Business Development Manager Basta Holdings, Corp. 610 SW 34th St. Building 3 Suite 307 FT.Lauderdale International Airport, FL 33315 Email: <u>larrygitman@gmail.com</u>

Pacific States Energy, LLC Robert Katic, Managing Director 1500 Rosecrans Ave., Suite 500 Manhattan Beach, CA 90266 Email: <u>robbpk@gmail.com</u>

HB 1 LLC c/o Paul Langland, Esq. 1606 Esplanade No 2 Redondo Beach, CA 90277 Email: paul@langlandlaw.com

Everett Lawley Email: <u>everettlawley@comcast.net</u>

PowerDrive Oil & Gas Company LLC c/o Jeffrey W. Broker, Esq. Broker & Associates P.C. 18111 Von Karman Ave. Suite 460 Irvine, CA 92612 Email: jbroker@brokerlaw.biz

US OCG, Inc. Benjamin Zhang, Analyst

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3435 Wilshire Blvd. Suite 2360 Los Angeles, CA 90010 Email: <u>benjaminzhang@ocgchina.com</u>

Pier Oil Bill Vogt Email: <u>pieroil@socal.rr.com</u>

Donald Povieng 407 18th Street Huntington Beach, CA 92648 E-mail: <u>donald@povieng.com</u>

Bob Pyle Scott Wheeler, JD Quixote Energy, Inc. P.O. Box 22342 Carmel, CA 93922 Email: <u>rmpyle1@cox.net</u> E-mail: <u>quixoteenergy@msn.com</u>

Bob Oberndorf, President Reovest Financial, Inc. 32697 Little Club Rd Evergreen, CO 89439 E-mail: <u>reovestinc@aol.com</u>

Shane Manning, President SANTA Ana Canyon Development 1260 N. Hancok Dr. Anaheim, CA 92807 Email: <u>shanedennismanning@hotmail.com</u>

Terra Exploration & Production LLC Douglas Ross Pedrie, Managing Director 30 E. Pikes Peak Ave., Suite 295 Colorado Springs, CO 80903 E-Mail: <u>terraexploration@hotmail.com</u>

Ulmer Energy, LLC Mark Ulmer, President 1549 Thistle Ridge Road North Highlands, CO 80126 Email: mark@ulmer-trust.com

Varun Kumar The Vast Group

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317 Metro Ct. Fullerton, CA 92832 Email: <u>vk@thevastgroup.com</u>

Pacifoco, LLC c/o Blackstone Oil & Gas, Inc. Mark S. Dodge, President 6303 Owensmouth Avenue, 10th Floor Woodland Hills, CA 91367 E-mail: <u>mark@valcon.com</u>

O.C. Petroleum LLC/Paul E. Wakim c/o Farhad Novian Novian & Novian LLP 1801 Century Park E #1201 Los Angeles, CA 90067-2326 Email: <u>Farhad@novianlaw.com</u>

Redux Energy Christian Weber, Chairman 963 Topsy Lane, Ste. 306-261 Carson City, NV 89705-8412 E-mail: <u>sfbrokernetwork@comcast.net</u>

Bruce A. Webster, President Concordia Resources, Inc. 400 Capitol Mall, Suite 900 Sacramento, CA 95814 E-mail: <u>bwebster@concordiaresources.com</u>

2. SERVED BY UNITED STATES MAIL ONLY:

SEE ATTACHED.

Case 8:06-bk-11174-TA

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Service for Sale Motion

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Attorneys for Guernsey Nominees Ltd./Robert Mayhew Richard Lapping, Esq. Trodella & Lapping LLP 540 Pacific Avenue San Francisco, CA 94133 Debtor Stephen Thomas Harris 20682 Queens Park Lane Huntington Beach, CA 92646

Attorneys for Joseph Palladino Douglas Mahaffey, Esq. Mahaffey Law Group, P.C. 20162 SW Birch Street Suite 300 Newport Beach, CA 92660 Attorneys for Donald W. White Robert Huttenhoff, Esq. Shulman Hodges & Bastian LLP 100 Spectrum Center Drive, Suite 600 Irvine, CA 92618

Richard D. Mantel 311 Ocean Dunes Circle Jupiter, Florida 33477

SCOC LIENHOLDERS

Securitas Security Services USA Inc. 500 South Main Street. #500 Orange, California 92868

Greenberg, Glusker, Fields, Claman, Machtinger & Kinsella LLP 1900 Avenue of the Stars, 21st Floor Los Angeles, California 90067

California State Controller c/o Office of the Attorney General 300 South Spring Street Los Angeles, CA 90013-1230 Kaye, Rose & Partners, LLP 402 W. Broadway, #1300 San Diego, California 92101

Avanti Environmental, Inc. 2472 Chambers Road, #100 Tustin, California 92780

Estate of Thomas John Herter, Jr. c/o Brewer and Brewer 4533 MacArthur Blvd., Ste. 707 Newport Beach, CA 92660 Pacific Financial Center, LLC 800 W. Sixth Street, Ste. 320 Los Angeles, California 90017

Grayson Service, Inc. 4004 South Enos Lane Bakersfield, California 93312

VENDORS

AllenCo 2109 GUNDRY AVENUE SIGNAL HILL, CA 90755-3517

MTS 7131 Charity Avenue Bakersfield, CA 93308-5118 AC Pumping Unit 2625 Dawson Ave SIGNAL HILL, CA 90755

Guzman Crane 2463 Gundry Ave. Signal Hill, CA 90755 C.W. Industries 761 Majors Court Bakersfield, CA 93308

Benson Crane 1355 Santiago Ave Santa Ana, CA 92701

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Black Gold P.O. BOX 16007 LONG BEACH, CA 90806

Bakersfield Pipe & Supply 2530 Palm Drive Signal HIII, CA 90755-4009

TMG trans P.O. Box 5547 Fullerton, CA 92838

United Rentals 2020 W. Pacific Coast Highway Long Beach, CA 90810

Basic Energy Services PO Box 841903 Dallas, TX 75284-1903

Mr. Transport Inc. 15535 Garfield Ave Paramount, CA 90723

Orange County Sanitation District 10844 Ellis Avenue Fountain Valley, CA 92708-7018
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Aguilar Testing 1643 N. LAGOON AVE. WILMINGTON, CA 90744

Thompson Industrial Supply P.O. Box 1029 Rancho Cucamonga, CA 91729-1299

Oil Well Services 10840 NORWALK BLVD. SANTA FE SPRINGS, CA 90670

Perry's Electric Motors & Controls 414 S Western Ave, Santa Maria, CA 93458

John M. Phillips 2755 DAWSON AVENUE SIGNAL HILL, CA 90755-2021

LA Hydro-Jet 10639 Wixom St Sun Valley, CA 91352 Affordable Tank Rentals 3806 Madonna Dr Fullerton, CA 92835

AC Pipe Equipment 1250 E 23RD STREET SIGNAL HILL, CA 90755

Lacy Oil Tool Co. P.O. Box 695 340 East D Street Wilmington, CA 90748

CW Development, Inc. 41745 Elm st Suite 401 Murrieta, CA 92562

Innovative Electrix, Inc P.O. Box 1070 Downey, CA 90240

Orange County Treasurer – Tax Collector 625 N. Ross Street, Bldg 11, Room G58 P.O. Box 1438 Santa Ana, CA 92702

OPERATIONS

Petroprize, Inc. c/o Bruce King P.O. Box 3413 Costa Mesa, CA 92628

HB Crude Services, Inc. 5708 Sanibel Bay Ct. N. Las Vegas, Nevada 89031 TerrAqua EnviroSystems, Inc. 5575 Simmons Street, Unit 116 N. Las Vegas, Nevada 89031 Pieco Inc. 5708 Sanibel Bay Ct. N. Las Vegas, Nevada 89031 Case 8:06-bk-11174-TA Doc 492 Filed 05/12/16 Entered 05/12/16 16:36:58 Desc Main Document Page 14 of 20 Doc 491 Filed 05/12/16 Entered 05/12/16 16:34:23 Desc Main Document Page 12 of 15

Lessors/royalty holders

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Service for Sale Notice

<u>Harris</u>

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Blue Shield of California 50 Beale Street San Francisco, CA 94105-1849

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All Interested Bidders

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US OCG, Inc. Benjamin Zhang, Analyst 3435 Wilshire Blvd. Suite 2360 Los Angeles, CA 90010

Bob Oberndorf, President Reovest Financial, Inc. 32697 Little Club Rd Evergreen, CO 89439

Ulmer Energy, LLC Mark Ulmer, President 1549 Thistle Ridge Road North Highlands, CO 80126

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Bruce A. Webster, President Concordia Resources, Inc. 400 Capitol Mall, Suite 900 Sacramento, CA 95814

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Sale Procedures: In re: South Coast Oil Corporation ("SCOC"), In re Energy Development Corporation ("EDC") and In re Stephen T. Harris ("Harris"):

1. The "Purchased Assets," consisting of substantially all of the assets of SCOC, EDC and specified assets of Harris, as more specifically described in the Asset Purchase Agreement (the "Lead Bidder APA") between James J. Joseph, Chapter 11 Trustee for South Coast Oil Corporation, Substantively Consolidated with South Coast Corporation (the "SCOC Trustee"), John M. Wolfe as Chapter 11 Trustee for EDC and Harris (the "EDC/Harris Trustee" and collectively with the SCOC Trustee, the "Sellers"), and Pacifoco, Inc. (the "Lead Bidder"), excluding those assets which are designated as "Excluded Assets" in the Lead Bidder APA, are available to be purchased free and clear of all liens, claims and interests, other than Permitted Encumbrances, as defined in the Lead Bidder APA. The Trustees shall continue to seek and to respond to interested purchasers based on information previously assembled, including an electronic "data room" which contains information about the Purchased Assets. The Trustees will share this information, and such other information as may reasonably be requested, with any prospective buyer who executes a confidentiality agreement and who demonstrates to the Trustee that the prospective buyer has the reasonable financial ability to participate in an auction sale process within the required time frame.

2. The actual auction sale (the "Auction") will take place at the hearing on approval of the sale, which is scheduled for June 8, 2016 commencing at 10:00 a.m., before the Honorable Theodore C. Albert, United States Bankruptcy Judge, in Courtroom 5B, 411 West Fourth Street, Santa Ana, CA 92701-4593.

3. In order to be eligible to participate as a bidder at the Auction as a "Qualified Bidder," a prospective bidder must (a) deliver to the SCOC Trustee funds in an amount equal to the Lead Bidder SCOC Good Faith Deposit of \$125,000, and to the EDC/Harris Trustee funds in an amount equal to the Lead Bidder EDC Good Faith Deposit of \$100,000, no less than seven (7) days prior to the Auction, which funds (the "Bid Deposits") shall be held in trust by the SCOC Trustee and the EDC Trustee, respectively in the same fashion as described in the Lead Bidder APA; and (b) otherwise demonstrate to the satisfaction of the Bankruptcy Court that they qualify as good faith purchasers within the meaning of Section 363 (m) of the Bankruptcy Code and are capable of closing the sale in a timely manner. The Lead Bidder and its attorneys shall be immediately notified in writing in the event that a third party becomes a Qualified Bidder.

4. The amount of each of the Bid Deposits will be non-refundable in favor of the bankruptcy estates of SCOC and EDC if the bidder is deemed to be the winning bidder at the auction sale, has its bid (and the asset sale) approved by the Bankruptcy Court, and fails to close its purchase of the Debtor's assets in a timely manner and in accord with the Lead Bidder APA, as it may be modified in connection with any winning bid.

5. Unless any Qualified Bidder elects to propose modifications to the Lead Bidder APA, a Qualified Bidder will be deemed to have submitted its bid based on the terms of the Lead Bidder APA, and to have signed the Lead Bidder APA, subject to modification of the pricing terms as per the bids submitted by such Qualified Bidder at the Auction, and to any provisions of these Bidding Procedures in conflict with the Lead Bidder APA. To the extent that any Qualified Bidder elects to

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propose modifications to the Lead Bidder APA, such Qualified Bidder shall deliver to counsel for the SCOC Trustee and counsel for the EDC/Harris Trustee not less than seven (7) business days prior to the Auction, a written markup of the Lead Bidder APA showing any proposed changes the buyer has to the Lead Bidder APA, which can be obtained from counsel for the SCOC Trustee or counsel for the EDC/Harris Trustee. The submitted APA must not contain any contingencies to the validity, effectiveness and/or binding nature of the offer, including without limitation, contingencies for financing, due diligence or inspection.

If more than one qualified bidder complies with the requirements above and 6. appears at the auction sale, the Court will randomly assign bidding numbers to the bidders. The following is how the bidding will work by example if there are three qualified bidders at the auction sale. The bidder who is assigned Bidder #1 will be required to submit the first bid, unless the Lead Bidder is assigned Bidder #1, in which case the bidder who is assigned Bidding #2 will be required to submit the first bid. Any initial overbid must be in the aggregate amount of the SCOC Purchase Price (\$365,000) plus the EDC Total Cash Payment (\$1,100,000) plus no less than One Hundred Thousand Dollars (\$100,000) (the "Minimum Overbid"), which will be allocated between the Estates as set forth in the Lead Bidder APA, for a total initial overbid of \$1,565,000. Once a bid equal to or greater than the Minimum Overbid is received, that bid will be deemed a qualified bid and the bidding will then proceed to the bidder with the next sequential number. Additional bid increments shall be identified as applicable to either the SCOC Purchased Assets or the EDC Purchased Assets, and be in the amount of at least \$50,000. If the next bidder fails to submit a complying bid it will be eliminated from the auction sale and will not be permitted back into the auction thereafter. The bidding will then turn to the bidders with the next sequential numbers and then back to bidder #1 and continue (with the same bidding increment requirements) until all bidders but one have dropped out of the auction sale at which point the bidder who made the highest bid will be deemed the highest bidder. The bidder who submitted the second highest bid at the auction sale will be deemed to constitute the winning backup bidder. The Lead Bidder shall be provided the opportunity to amend, supplement or otherwise modify its offer in response to any overbid.

7. The sale of assets to the winning bidder (or the winning backup bidder if the winning bidder fails to close its purchase in a timely manner) shall be made on an "AS IS WHERE IS" basis with no representations or warranties other than those representations and warranties which are specifically provided for in the asset purchase agreement submitted by the winning bidder (or the winning backup bidder if the winning bidder fails to close its purchase in a timely manner).

8. The date and time of the hearing for the Bankruptcy Court to consider approval of the sale of assets to the winning bidder at the auction sale (as well as any request by the Sellers to assume and assign to the winning bidder any of the Sellers' executory contracts and unexpired leases that the winning bidder wishes to have assigned to it) will be June 8, 2016 at 10:00 a.m. Subject only to entry by the Bankruptcy Court of the sale order, the winning bidder will have until the date which is fifteen (15) days after the date of entry of the order approving the sale to consummate the sale. If the winning bidder fails to do so, the winning bidder will be deemed to have forfeited the non-refundable portion of its Bid Deposits unless the Bankruptcy Court or the Trustees agree to provide the winning bidder an extension of time to close. If the winning bidder

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fails to close and forfeits the non-refundable portion of its Bid Deposit, the winning back up bidder will be notified and will then have five days to close its purchase of the Debtor's assets or will be deemed to have forfeited its Bid Deposit unless the Bankruptcy Court or the Trustees agree to provide the winning backup bidder an extension of time to close. The Bid Deposits of the backup bidder will be retained by the Sellers following the conclusion of the auction sale and will be returned to the backup bidder on the closing by the winning bidder of its purchase of the Purchased Assets.

9. In the event that the Lead Bidder is not the winning bidder, the Good Faith Deposits of the Lead Bidder will be returned to the Lead Bidder as provided in the Lead Bidder APA; provided that, if there is no closing of a sale by EDC, the Lead Bidder shall have an allowed administrative claim in the EDC Chapter 11 Case for any portion of the EDC Good Faith Deposit used by the EDC/Harris Trustee as provided in the Lead Bidder APA.

10. All Qualified Bidders shall be deemed to have consented to the core jurisdiction of the Bankruptcy Court and to have waived any right to a jury trial in connection with any disputes relating to the Auction and/or the sale. All asset purchase agreements shall be governed by and construed in accordance with the laws of the State of California. All Qualified Bidders shall be bound by their bids until conclusion of the Auction.

11. The bidding procedures set forth herein (other than those provisions governing the Breakup Fee and bid increments) may be modified by the Bankruptcy Court at the auction.