DATE FILED: October 30, 2020 9:24 AM

DISTRICT COURT, DENVER COUNTY, STATE OF ASE NUMBER: 2019CV33770

COLORADO

Denver District Court 1437 Bannock St. Denver, CO 80202

▲ COURT USE ONLY ▲

Case Number: 19CV33770

Plaintiff: TUNG CHAN, Securities Commissioner for

the State of Colorado

v. Division/Courtroom: 209

Defendant: MARK RAY; REVA STACHNIW; CUSTOM CONSULTING & PRODUCT SERVICES, LLC; RM FARM & LIVESTOCK, LLC; MR CATTLE PRODUCTION SERVICES, LLC; SUNSHINE ENTERPRISES; UNIVERSAL HERBS, LLC; DBC LIMITED, LLC

ORDER GRANTING RECEIVER'S MOTION TO ESTABLISH CLAIMS ADMINISTRATION PROCEDURE AND TO SET CLAIMS BAR DATE

This matter is before the Court on the Receiver's Motion to Establish Claims Administration Procedure and to Set Claims Bar Date (the "Motion") for the Receivership Estate for all of the assets of Mark Ray ("Ray"), Custom Consulting & Product Services, LLC ("Custom Consulting"), MR Cattle Production Services, LLC ("MR Cattle"), Universal Herbs, LLC ("UH"), DBC Limited, LLC ("DBC"), RM Farm & Livestock, LLC ("RM Farm"), Sunshine Enterprises ("Sunshine") and the real property, equipment, supplies or inventory located at 12700 E. Lone Chimney Road, Glencoe, OK 74032 that are in the name of or under the control of Reva Stachniw ("Glencoe Ranch") (collectively "Ray and the Ray Entities" or the "Estate"). The Court has reviewed the Motion, received no response, and upon its review of the file and applicable legal authority hereby FINDS and ORDERS as follows:

The Receiver's Motion is GRANTED and the claim form and notice attached to the Motion are APPROVED;

IT IS FURTHER ORDERED that all parties asserting claims against the Estate shall submit claims to the Receiver on or before **February 1, 2021**; the Receiver shall promptly provide the Notice to all known creditors and parties in interest as set forth in the Motion, and shall file a certificate of service reflecting the same;

IT IS FURTHER ORDERED that for any unknown claimant not receiving Notice of the claims bar date within time sufficient to file a claim by February 1, 2021, the Receiver shall email or send by U.S. first-class mail the Notice and Claim Form promptly upon discovering any further claimant and shall file an additional certificate of service. Such claimant shall then have a period of forty-five (45) days from the Receiver's mailing within which to submit a claim to the Receiver in accordance with the procedures approved herein. Finally,

IT IS FURTHER ORDERED that any claimant – as a condition of obtaining an allowed claim against the Estate – shall dismiss (without prejudice) any claim or cause of action pending against Ray, the Ray Entities, and any related entities that are part of the Receivership Estate. Failure to do shall result in a waiver of any right to participate in the Receivership claims administration process

SO ORDERED this 30th day of October, 2020.

BY THE COURT:

Kandace C. Gerdes
District Court Judge