| | DATE FILED: May 22, 2023 4:49 PM |
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| DISTRICT COURT, DENVER COUNTY, STATE OF COLORADO Denver District Court | FILING ID: C7C1580643F41 CASE NUMBER: 2019CV33770 |
| 1437 Bannock St. | |
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| Denver, CO 80202 | |
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| Plaintiff: TUNG CHAN, Securities Commissioner for the State of Colorado | |
| V. | |
| Defendants: 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 | |
| | ▲ COURT USE ONLY ▲ |
| Attorneys for Court-appointed Receiver Gary Schwartz: | |
| John A. Chanin, #20749 | Case Number: 19CV33770 |
| Katherine A. Roush, #39267 | |
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NOTICE OF RECEIVER'S MOTION TO APPROVE PROPOSED AMENDED PLAN OF DISTRIBUTION

DEADLINE TO OBJECT TO THE AMENDED PORTIONS OF THE PROPOSED

AMENDED PLAN OF DISTRIBUTION: JUNE 15, 2023

NOTICE IS HEREBY PROVIDED that Gary Schwartz, the duly-appointed receiver

("Receiver") 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"), has filed his Motion to Approve Proposed Amended Plan of Distribution ("Motion"), in which he has asked the Court to approve his Proposed Amended Plan of Distribution (the "Amended Plan").

A copy of this Notice, the Motion, the Amended Plan, and the proposed Order granting the Motion and approving the Amended Plan are being served on you as a party in interest in the Receivership case. If you wish to object to the Motion or the <u>amended</u> portions of the Proposed Amended Plan, you must file a written objection or response to the Motion with the Court no later than the objection deadline set forth in this Notice. Failure to file an objection or response by the objection deadline above may result in entry of an order granting the Receiver's Motion, approving the Amended Plan, and authorizing distributions to creditors in accordance with the Plan.

THE PLAN AFFECTS YOUR LEGAL RIGHTS AND INTERESTS. PLEASE CONSULT WITH YOUR COUNSEL CONCERNING THE RECEIVER'S MOTION AND THE PLAN. Failure to act on or before the objection deadline may adversely affect your rights.

Dated: May 22nd, 2023.

FOSTER GRAHAM MILSTEIN & CALISHER, LLP.

By: <u>/s/ John A. Chanin</u> John A. Chanin, #20749 Katherine A. Roush, #39267

ATTORNEYS FOR THE COURT-APPOINTED RECEIVER, GARY SCHWARTZ