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Chick Marstra

Subscribed and sworn to before me this 7 day of \_\_April\_\_\_\_\_, 2020.

Notary Public

on the following date(s):

Jamie Lynn Kittelson Notary Public State of Colorado Notary ID 20054026395 My Commission Expires July 6, 2021

(SEAL)



People wait in line for free beer while practicing social distancing at Avery Brewing Co. on Friday in Boulder. Avery Brewing is giving free cases of beer to frontline workers in the fight against the coronavirus pandemic that is currently sweeping across the nation. Jeremy Papasso, Daily Camera

### **AVERY {{FROM 7A**

community is awesome and overwhelming," Elowsky said. "It makes me emotional to have such great sup-

In response to the pandemic, Pasta Jay's has begun delivering and donating food to caregivers at Boulder Community Health's Foothills Hospital weekly.

"The Boulder community knows how to support their own," Elowsky said.

Avery was inspired to do this giveaway by other Boulder companies and restaurants like Pasta Jay's providing free services for hospital workers.

Joe Osborne, marketing manager of Avery Brewing Co., said the community's eagerness to help out is a silver lining to the pandem-

"Everyone is looking for ways to help each other," Osborne said. "We thought one thing that a lot of people could use is just a break or at least some respite at the end of their day."

The beer being provided, Stampede, was developed by the brewery with the University of Colorado Boulder.

It features a photo of CU mascot Ralphie on the side of the can. Avery said this history was a large part of choosing the beer so that the workers can feel a sense of community solidarity.

"It couldn't be any more Boulder than Stampede," Avery said.

Avery Brewing Co. has not escaped the COVID-19 pandemic unscathed. In response to the virus, the brewery closed its restaurant and taproom on March 13, days before Colorado Gov. Jared Polis ordered a statewide closure of all inperson dining.

# **HOUSING**

**<<**FROM 7A

at tapping into the citv's temporary rental and utility assistance, or TRUA, program. As with many support resources right now, Livyatan was warned of long wait times on the 2-1-1 lines last week.

"We are pretty freaked out but not totally alone," Livyatan said. "Very worried about everyone else in our position in the next few days or next month, too."

With many people across the state facing rent, mortgage and other shortfalls related to the pandemic, the Colorado Department of Local Affairs last week put out a list of resources to help alleviate the pressure. Here are those recommendations:

### What can I do if I am facing eviction?

The Department of Local Affairs has been granted \$3 million from the state's disaster emergency fund to boost short-term rental and mortgage assistance for low-income households, specifically those making 50% or less of their area median income.

Those funds are being distributed in two ways: · Through local nonprof-

Through statewide housing organizations and public housing authorities that already provide homes to large numbers of low-

income residents The department has created an interactive eviction resources map available at

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dola-online.maps.arcgis.com that directs users to the best options in their area.

For Denver, the map recommends getting in touch with the TRUA program by dialing the city's 3-1-1 line and pressing 6.

Help through the state's 2-1-1 line is also available to help direct people to the proper organization to request rental assistance.

State public safety officials have been working with sheriff's departments, mayors and others officials around the state to push for a suspension of evictions enforcement until at least April 30, according to

### What can I do if I am facing foreclosure?

The Coronavirus Aid, Relief, and Economic rity or CARES Act that Congress passed last month included protections for residential mortgages regardless of their delinquency status.

The act mandates that no foreclosures be processed for at least 60 days dating back to March 19 unless the property being foreclosed on is vacant or abandoned. It further orders that lenders provide up to 180 days taking action before against a borrower with another 180-day extension available at the borrower's

The Department of Local Affairs has worked with the American Bankers Association on recommendations it is passing on to the homeowners. The association is keeping a running list of measures being employed by specific banks online at aba.com.

### What can I do if my utilities could be shut off?

state:

- No service cutoffs for late or missed payments
- · No reconnection fees • No fees related to late
- connected for lack of pay-
- Offering a low-income payment assistance pro-
- · Launching a medical exemption policy stopping disconnection

jrubino@denverpost.com

The state's Department of Regulatory Agencies has been working with municipal and privately owned utility companies to track the relief they are offering to customers. Xcel and dozens of other providers have agreed to the following measures during the crisis, according to the

- Reconnecting services for customers recently dis-

Beyond offering tips and resources to residents, the state has also provided recommendations for landlords and lenders, including urging them to stop evictions through at least April 30 and to waive fees for late rent for anyone who has lost income as a result of the public health crisis. Gov. Jared Polis has not issued any orders freezing eviction proceedings in the state during the

Joe Rubino: 303-954-2953, or @rubinojc

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## **ECONOMY**

**{{**FROM 7A

Sunshine State - to restart it.

Those targets are at best mildly informed guesses based on models that contain variables — including how many people have the virus and how effective suppression measures will prove to be. The models cannot yet give us anything close to a precise answer on the big question looming over Americans' lives and livelihoods.

To determine when to restart activity, said R. Glenn Hubbard, a former top economist under President George W. Bush, "we need more information."

Interviews with more than a dozen economists, many of whom are veterans of past presidential administrations, reveal broad consensus on the building blocks the economy needs - but does not yet have to begin the slow process of restoring normalcy in the U.S. economy.

That includes widespread agreement that the United States desperately needs more testing for the virus in order to give policymakers the first key piece of evidence they need to determine how fast the virus is spreading and when it might be safe for people to return to

Policymakers will also need better data on how strained hospitals and entire regional health care systems are likely to be if the infection rate flares up and spreads.

Ideally, they would sufficiently control the rate to establish so-called contact tracing in order to track and avoid — the spread of the virus across the coun-

Once such levels of detection are established, it is possible that certain workers could begin returning to the job — for example, in areas where the chance of infection is low.

Some experts have talked about quickly bringing back workers who have contracted the virus but recovered with little "It's important not to lift too early. Because if we lift too early, the pandemic can take hold again. And that itself is very bad for the economy."

Emil Verner, an economist at MIT

Testing is the best way to identify such workers, who may have had the virus with few or no symptoms and possibly not realized they were ever infected.

While they wait for the infection rate to fall, policymakers will need to provide more support to workers who have lost jobs or hours and to businesses teetering on the brink of failure. That could mean trillions more in small business loans, unemployment benefits and direct payments to individuals, and it could force the government to get creative in deploying money to avoid bottlenecks.

Adam Ozimek, chief economist at Upwork, said additional money for small business will be crucial throughout the full extent of the crisis — both to prevent a crush of business failures and to keep owners and customers from flouting the national effort to reduce infections.

"I don't think you can force hundreds of thousands of small business owners to voluntarily shut down and let failure happen to them," Ozimek said.

"They won't do it, the public won't support it, and frankly, I don't think local authorities would stop them."

Policymakers will also need to give better support and protection to Americans who are putting their own health at risk to keep the essential parts of the economy running, such as doctors, nurses, grocery store clerks and package delivery drivers.

Policymakers will need patience: Restarting activity too quickly could risk a second spike in infections that could deal more damage than the first because it would shake people's faith in their ability to engage in even limited amounts of shopping, dining or other commerce.

"It's important not to lift too early," said Emil Verner, a Massachusetts Institute of Technology economist who is a co-author of a new study that found that cities that took more aggressive steps to curb the 1918 flu pandemic in the United States emerged with stronger economies than cities that did less.

"Because if we lift too early, the pandemic can take hold again. And that itself is very bad for the economy."

Finally, policymakers will need to level with Americans - and themselves — and concede the possibility that the shutdown and its effects could drag well beyond the end of the month.

Aggressive suppression measures could lead to a gradual resumption of activity that begins in some places as soon as May, several experts said. But business as usual might not come back until a vaccine is developed, which could take more than a year.

"We should certainly be prepared for a meaningful level of deliberate suppression of economic activity for the rest of the year," said Jason Furman of Harvard University, who was a top economist under Obama.

The Congressional Budget Office wrote Thursday that it expected at least one-quarter of the current suppression measures to last through year's end and that the unemployment rate could still be 9% at the end of 2021. Lawmakers need to be ready to keep filling the void with support to businesses and workers, said Karl Smith, vice president for federal policy at the Tax Foundation in Washington.

"The possibility of an unofficial quarantine for weeks or months after the official one is lifted is real," Smith said. "After that, my guess is that the economy is in major trouble."

### **Legal/Public Notice**

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWAR

SOUTHLAND ROYALTY COMPANY LLC Case No. 20-10158 (KBO) Debtor.¹ Ref. Docket No. 253

NOTICE OF ESTABLISHMENT OF BAR DATES FOR FILING PROOFS OF

PREPETITION CLAIMS, INCLUDING SECTION 503(b)(9) CLAIMS
On January 27, 2020 (the "Petition Date"), the above-captioned debtor (the "Debtor") filed a petition commencing a chapter 11 case unde

debtor (the "Debtor") filed a petition commencing a chapter 11 case under the 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Code" in the United States Bankruptcy Code" in the United States Bankruptcy Code (the "Bankruptcy Code") in the United States Bankruptcy Code (the "Bankruptcy Code") in the United States Bankruptcy Code (the United States Bankruptcy Code") in the United States Sankruptcy Code (the United States Bankruptcy C

including Section 503(b)(9) Claims, secured claims, unsecured priority claims, and unsecured nonpriority claims.

The Government Bar Date: All GOVERNMENTAL UNITS HOLDING CLAIMS AGAINST THE DEBTOR THAT AROSE PRIOR TO THE PETITION DATE ARE REQUIRED TO FILE PROPOS FO CLAIM BY JUNIZ 7, 2020 AT 4:00 P.M. (PREVAILING EASTERN TIME). The Government Bar Date applicable to the Petition Date, including operamental units holding claims against the Debtor for unpaid taxes, whether such claims arise from prepetition tax actions to which the Debtor was a party.

The Amended Schedule Bar Date: If the Debtor amends or supplements the schedules of assets and liabilities filed in this case (the "Schedules") with the Schedules of assets and liabilities filed in this case (the "Schedules") with respect to such holder's ownership interests in or possession of such indigit the undigoted, monormingent, and liquid dared amount of a claim against the Debtor reflected in the Schedules, or to add a new daims to the Schedules, or to add a new daims to the Schedules, or to add a new daims to the Schedules, or to add an evidence of the applicable to sud affected creditor and (i) 21 days after the date that notice of the applicable to sud affected reditor is required to file a proof of claim or supplement to the Schedules, or to add a new daims or supplement to the Schedules or supplement to the Schedules or to add an evidence of the applicable to sud affected creditor and (ii) 21 days after the date that notice of the applicable to sud affected redition and (ii) 21 days after the date that notice of the applicable to sud affected redition and (ii) 21 days after the date that notice of the applicable to sud affected redition and (iii) 21 days after the date that notice of the applicable to sud affected redition and (iii) 21 days after the date that notice of the applicable to sud affected redition and (iii) 21 days after the date that notice of the applicable to sud affected redition and (iii) 21 days after the date that notice of the applica

lease. The later of these dates is referred to as the "Rejection Bar Date."

prior to the Petition Date. Claims based on acts or omissions of the Debtor hat occurred before the Petition Date must be filed prior to the applicable not mature or become fixed, liquidated, or certain before the Petition Date. Except Where the Rejection Bar Date, the Government Bar Date, or the line Schedules on behalf of such person or entity, you need not file a proof Amended Schedule Bar Date establishes a different deadline or one of the exceptions below applies, you must file proofs of claim on or before the Congral Bar Date if a proof of claim or or before the Congral Bar Date in accordance with the procedures set forth herein.

Except where the Rejection Bar Date, the Government Bar Date, or the Amended Schedule Bar Date establishes a different deadline or one of the General Bar Date if:

-your dain against the Debtor is not listed in the Debtor's Schedules or is listed in the Schedules as either one or more of: disputed, contingent, or unliquidated; or

-you believe that your claim is improperly classified in the Schedules or is listed in an incorrect amount and deire to have your claim allowed in a lifterent classification or amount.

All proof of claim forms must be signed by the creditor or, if the creditor is not an individual, by an authorized agent of the creditor. The proof of claim form must be written in English and be denominated in United States currency. You should attach to your completed proof of claim any documents are voluminous, attach a summary) or an explanation as to why the documents are roll available.

Under the Bar Date Order, the filing of a proof of claim form shall be deemed to satisfy the procedural requirements for the assertion of administrative priority claims under section 503(b)(9) of the Bankruptty Code. All other administrative priority claims under section 503(b)(9) of the Bankruptty Code. All other Earl Date Order, the filing of a proof of claim form on Epigs's website at the Currency of the Clerk of the Currency. You should attach to your completed proof of claims and the proof of cla

Epiq. Proofs of claim may not be delivered by facsimile or electronic mail

The Bar Date Order further provides that the following entities, who otherwise would be subject to the General Bar Date, need not file proofs of

claim in this case before the General Bar Date:

\* any Prepetition RBL Secured Parties or DIP Secured Parties (each as defined in the Final Order (I) Authorizing the Debtor to (A) Obtain Postpetition Financing and (B) Use Cash Collateral, (II) Granting Adequate Protection to Prepetition RBL Secured Parties, (III) Granting Liens and Superpriority Claims,

Government Bar Date for governmental units) and (ii) 21 days after you are LAIM IDENTIFIED IN THE SCHEDULES ON BEHALF OF SUCH PERSON OR served with the order authorizing the rejection of the applicable contract or ENTITY (ANY SUCH CLAIM UNDER SUBPARAGRAPH (a) BEING REFERRED TO IN THIS NOTICE AS AN "UNSCHEDULED CLAIM"); OR (ii) VOTING Entities That Must File Proofs of Claim by the Bar Date: Unless one of the exceptions described below applies, you MUST file a proof claim to vote on CHAPTER 11 ASE IN RESPECT OF AN UNSCHEDULED CLAIM. If you choose to rely on the Schedules, it is your responsibility to

If you choose to rely on the Schedules, it is your responsibility to determine that the claim is accurately listed in the Schedules. If: (i) you agree with the amount, if any, that is identified in the Schedules on behalf of such Bar Date, even if such claims are not now fixed, liquidated, or certain or did entity as undisputed, noncontingent, and liquidated; and (ii) your claim i not of a different nature or a different classification than any claim identified

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# Involved

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