

ENTERED

May 31, 2025

Nathan Ochsner, Clerk

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
VICTORIA DIVISION**

In re:	§ Chapter 11
	§
NITRO FLUIDS, LLC, et al.	§ Case No. 24-60018 (CML)
	§
Debtors.¹	§ (Jointly Administered)
	§
	§
	§

**ORDER APPROVING PROCEDURES FOR DE MINIMIS ASSET SALES AND
GRANTING RELATED RELIEF**

Upon the motion, (Docket No. [●]) (the “Motion”)², of Nitro Downhole, LLC (“Downhole” and together with Nitro Fluids, LLC, NFH Leasing, LLC, and Straitline Pumps, LLC, as debtors and debtors in possession, the “Debtors”) pursuant to sections 105(a), 363, 365, 503, and 507 of the Bankruptcy Code, Rules 2002, 6004, 6006, 9007, 9008, and 9014 of the Bankruptcy Rules, and Rules 2002-1 and 9013-1 of the Local Rules, for entry of an order (this “Order”) authorizing procedures for *de minimis* asset sales; and granting related relief, as more fully set forth in the Motion; and this Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. § 1334; and consideration of the Motion and the requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Motion having been provided; and such notice having been adequate and appropriate under the

¹ The Debtors in these chapter 11 cases, along with the last four digits of the Debtors’ federal tax identification numbers, are: Nitro Downhole, LLC (2041), Nitro Fluids, LLC (2119); NFH Leasing, LLC (9218); Straitline Pumps, LLC (4168). The location of the service address for Nitro Downhole, LLC, Nitro Fluids, LLC and NFH Leasing, LLC is: 117 Broadway, Nordheim, TX 78141. The location of the service address for Straitline Pumps, LLC is: 17115 San Pedro Ave., Ste 320, San Antonio, Texas 78232.

² Capitalized terms used but not defined herein shall have the respective meanings ascribed to such terms in the Motion or the De Minimis Sale Procedures, as applicable.

circumstances, and it appearing that no other or further notice need be provided; and this Court having reviewed the Motion; and this Court having held a hearing (the “Sale Procedures Hearing”) to consider the relief requested in the Motion; and all objections, if any, to the Motion having been withdrawn, resolved, or overruled; and this Court having determined that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein; and it appearing that the relief requested in the Motion is in the best interests of Downhole, its estate, creditors, and all parties in interest; and upon all of the proceedings had before this Court and after due deliberation and sufficient cause appearing therefor,

IT IS HEREBY FOUND AND DETERMINED THAT:³

A. Statutory and Legal Predicates. The predicates for relief granted herein are sections 105, 363, 365, 503, and 507 of the Bankruptcy Code, Rules 2002, 6004, 6006, 9007, 9008 and 9014 of the Bankruptcy Rules, and Rules 2002-1 and 9013-1 of the Local Rules.

B. De Minimis Sale Procedures. Downhole has articulated good and sufficient business reasons for the Court to approve the De Minimis Sale Procedures. The De Minimis Sale Procedures are fair, reasonable, and appropriate. The De Minimis Sale Procedures are reasonably designed to ensure that Downhole maximizes the value of the assets sold pursuant thereto.

C. Good Faith. The De Minimis Sale Procedures were prepared in good faith and at arms’ length and are reasonably designed to promote and ensure that the highest or best value is generated for the Downhole Assets.

³ The findings and conclusions set forth herein constitute the Court’s findings of fact and conclusions of law pursuant to Bankruptcy Rule 7052, made applicable to this proceeding pursuant to Bankruptcy Rule 9014. To the extent any of the following findings of fact constitute conclusions of law, they are adopted as such. To the extent any of the following conclusions of law constitute findings of fact, they are adopted as such.

D. Notice. All other notices to be provided pursuant to the procedures set forth in the Motion are good and sufficient notice to all parties in interest of all matters pertinent hereto. No further notice is or shall be required.

E. Relief is Warranted. The legal and factual bases set forth in the Motion and at the Sale Procedures Hearing establish just and sufficient cause to grant the relief requested therein.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

1. All objections to the relief granted herein that have not been withdrawn with prejudice, waived, or settled, and all reservations of rights included in such objections, are hereby overruled and denied on the merits with prejudice.

De Minimis Sale Procedures

1. Downhole is authorized, but not directed, pursuant to sections 363 and 105(a) of the Bankruptcy Code and Bankruptcy Rule 6004, to sell, lease, or transfer *de minimis* assets in accordance with the following De Minimis Sale Procedures:

- a. **Noticed Asset Transactions**. For property that, in Downhole's good faith determination, has a fair market value equal to or less than \$500,000 (aggregating the value of all property to be sold to the same purchaser), and is proposed to be sold in a transaction, or in a series of related transactions (each, a "Noticed Transaction"):
 - i. **Business Judgment Standard**. Downhole is authorized to consummate such a sale without further order of the Bankruptcy Court, subject to the procedures set forth herein, if Downhole determines in a reasonable exercise of its business judgment that such a sale or transfer is in the best interest of Downhole's estate.
 - ii. **Sale or Purchase Free and Clear**. Any such sale shall be free and clear of all Liens, with any valid and perfected Liens attaching only to the sale proceeds with the same validity, extent, and priority as immediately prior to the transaction.
 - iii. **Good Faith Purchaser**. Each purchaser of property in such a sale will be afforded the protections of section 363(m) of the Bankruptcy Code as a good faith purchaser.

- iv. Transaction Notice. Downhole shall, at least seven days prior to closing such sale, file a written notice of such sale with the Court (each notice, a “Transaction Notice”) and serve a Transaction Notice of such sale by e-mail or overnight delivery service to the Transaction Notice Parties (defined below). The Transaction Notice shall consist of, as applicable:
 1. identification of the asset being sold;
 2. identification of the purchaser of the asset and any relationship such party has with the Debtors;
 3. identification of any parties known to Downhole as holding Liens on the property being sold and a statement indicating whether (i) all such Liens are capable of monetary satisfaction, or (ii) the holders of such Liens have consented to the sale;
 4. the sale price;
 5. any other significant terms of the sale;
 6. the date and time within which objections must be filed and served on Downhole;
 7. any broker or auctioneer that advised or assisted Downhole with such transaction and any fees paid or to be paid to such party in connection with such transaction; and
 8. an affirmative statement that the proposed transaction has been negotiated in good faith and was negotiated at arms’ length.
- v. Transaction Notice Parties. The “Transaction Notice Parties” means (a) the official committee of unsecured creditors appointed in the Initial Debtors’ Chapter 11 Cases, (b) the Office of the United States Trustee (the “U.S. Trustee”), and (c) all known parties holding or asserting liens, claims, encumbrances or other interests in the assets being sold or transferred and their respective counsel, if known.
- vi. Objection Procedures. Parties objecting to a Noticed Transaction must file and serve a written objection so that such objection is filed with the Bankruptcy Court and is actually received by the Transaction Notice Parties as well as counsel to Downhole no later

than seven (7) days after the date Downhole files and serves the relevant Transaction Notice.

- vii. No Objection. If no objection to a Noticed Transaction is timely filed by any of the Transaction Notice Parties within seven (7) days of service of such Transaction Notice, Downhole is authorized to consummate such transaction immediately.
- viii. Unresolved Objections. If a timely objection is filed and not withdrawn or resolved, Downhole shall file a notice of hearing to consider the unresolved objection, and such hearing shall be held on an expedited basis. If such objection is overruled or withdrawn, or if the sale of assets is specifically approved by further order of the Bankruptcy Court, Downhole is authorized to immediately consummate such transaction.

2. Downhole is authorized, but not directed, to take any actions that are reasonable and necessary to effectuate the sale or transfer of *de minimis* assets and obtain the proceeds thereof, including, without limitation, paying commission fees to agents, brokers, auctioneers, and liquidators in connection with such transaction.

3. Notice of any sale or transfer of the assets in accordance with the De Minimis Sale Procedures shall be sufficient notice of the sale or transfer of such assets.

4. Transactions in the ordinary course of business permitted pursuant to 11 U.S.C. § 363(c)(1) shall not be subject to this Order or the De Minimis Sale Procedures, and Downhole are authorized to conduct such transactions without further Court approval.

5. De Minimis Transactions shall be deemed authorized pursuant to the terms of this Order and no further or additional waivers of the fourteen-day stay of Bankruptcy Rule 6004(h) shall be required for Downhole to consummate any De Minimis Asset Transaction, subject to compliance with the De Minimis Sale Procedures.

6. Nothing contained in this Order shall prejudice Downhole's right to seek Court authorization to sell or transfer any asset under section 363 of Bankruptcy Code by separate motion.

7. This Order does not authorize any transactions with "insiders" as that term is defined in section 101 of the Bankruptcy Code.

8. The notice of De Minimis Sale Procedures in the Motion satisfies Bankruptcy Rules 2002(a), 6004, 6007, and 9014.

9. The transactions consummated pursuant to this Order shall be binding upon and shall govern the acts of all entities including, without limitation, all filing agents, filing officers, title agents, title companies, recorders of mortgages, recorders of deeds, administrative agencies, governmental departments, secretaries of state, federal, state and local officials and all other persons and entities who may be required by operation of law, the duties of their office, or contract, to accept, file, register, or otherwise record or release any documents or instruments, or who may be required to report or insure any title or state of title in or to any of the property sold or transferred pursuant to this Order; and each and every federal, state, and local governmental agency or department is directed to accept this Order as sole and sufficient evidence of the transfer of title to any particular purchaser or acquirer, and such agency or department shall rely upon this Order in consummating the sales or transfers contemplated hereby.

Reservation of Rights

10. All parties reserve their rights to seek Bankruptcy Court relief, including on an expedited basis, with regard to the sale or transfer of assets in accordance with the De Minimis Sale Procedures, and any related items.

Fiduciary Out

11. Nothing in the De Minimis Sale Procedures will require Downhole, its managers or other governing body of Downhole to take any action, or to refrain from taking any action, with respect to the De Minimis Sale Procedures, to the extent that Downhole or such manager or similar governing body reasonably determines in good faith, in consultation with outside counsel, that taking such action, or refraining from taking such action, as applicable, is required to comply with applicable law or its fiduciary obligations under applicable law (the “Fiduciary Out”).

General Provisions

12. All persons or entities that propose to purchase any of the Downhole Assets pursuant to a Transaction Notice shall be deemed to have knowingly and voluntarily (a) consented to the entry of a final order by this Court in connection with the Motion or this Order (including any disputes relating to the sale process and/or any sale transaction) to the extent that it is later determined that the Court, absent consent of the parties, cannot enter final orders or judgments in connection herewith consistent with Article III of the United States Constitution and (b) waived any right to jury trial in connection with any disputes relating to the any of the foregoing matters.

13. Notwithstanding the possible applicability of Bankruptcy Rules 6004(h), 6006(d), 7062, and 9014, or any applicable provisions of the Local Rules or otherwise, the terms and

conditions of this Order shall be immediately effective and enforceable upon its entry, and no automatic stay of execution shall apply to this Order.

14. Downhole is authorized to take all reasonable steps necessary or appropriate to carry out the relief granted in this Order.

15. This Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Order.

Dated: _____, 2025

Honorable Christopher M. Lopez
UNITED STATES BANKRUPTCY JUDGE

United States Bankruptcy Court
Southern District of Texas

In re:
Nitro Fluids, LLC
Official Committee of Unsecured Creditor
Debtors

Case No. 24-60018-cml
Chapter 11

CERTIFICATE OF NOTICE

District/off: 0541-6
Date Rcvd: Jun 02, 2025

User: ADIuser
Form ID: pdf001

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Total Noticed: 38

The following symbols are used throughout this certificate:

Symbol	Definition
+	Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.
^	Addresses marked '^' were sent via mandatory electronic bankruptcy noticing pursuant to Fed. R. Bank. P. 9036.
#	Addresses marked '#' were identified by the USPS National Change of Address system as requiring an update. While the notice was still deliverable, the notice recipient was advised to update its address with the court immediately.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jun 04, 2025:

Recip ID	Recipient Name and Address
db	+ Nitro Fluids, LLC, PO Box 585, Yorktown, TX 78164-0585
dbpos	+ NFH Leasing, LLC, 117 Broadway, Nordheim, TX 78141-3111
dbpos	+ NITRO DOWNHOLE, LLC, 117 Broadway, Nordheim, TX 78141-3111
dbpos	+ Straitline Pumps, LLC, 17115 San Pedro Ave., Suite 320, San Antonio, TX 78232-2687
intp	+ Amanda Mayer, 4019 Gage Crossing, San Antonio, Tx 78253, UNITED STATES 78253-5782
intp	#+ Bobby Koricane, 29138 Tivoli Way, Boerne, TX 78015-4991
cr	+ Cameron International Corporation, 3600 Briarpark Drive, Houston, TX 77042-5206
cr	+ Corporate Hospitality Services, LLC, c/o Stromberg Stock, PLLC, 8350 N Central Expy, Ste 1225, Dallas, TX 75206-1600
cr	+ Guide Energy Solutions, LLC, c/o Mario Lamar, 211 N. Center Street, Longview, TX 75601-7221
cr	+ Mike's Gates, LLC, c/o Renshaw PC, 2900 Wesleyan, Suite 360, Houston, TX 77027, UNITED STATES 77027-5132
intp	+ Reyna V. Garcia, 5910 North Central Expressway, Suite 900, Dallas, TX 75206-5141
intp	+ Sergio A. Ibarra Mendez, 5910 North Central Expressway, Suite 900, Dallas, TX 75206-5141
12944971	+ Blue Sky Bank, Attn: Matt Kennedy, 320 S. Boulder Ave., Tulsa, OK 74103-3402
12770769	+ Cameron International Corporation, c/o Schlumberger Services Inc., 110 Schlumberger Drive, Sugar Land, TX 77478-3154
12754553	#+ Coastline Waste Solutions, LLC, 4646 Daniel Dr., Robstown, TX 78380-6066
12772190	+ Eastham Machining International, Inc., c/o Patrick Kelly, Gray Reed, 1300 Post Oak Blvd., Suite 2000, Houston, Texas 77056-8000
12764452	+ Guide Energy Solutions, LLC, c/o Allen Bryson, PLLC, Attn: Mario Lamar, 211 N. Center St., Longview, TX 75601-7221
12713162	+ Linde Gas & Equipment Inc., Barr Credit Services, 3444 N Country Club Rd Ste 200, Tucson, AZ 85716-0815
12710093	+ Mike's Gates, LLC, c/o Renshaw PC, 2900 Wesleyan, Suite 360, Houston, Texas 77027-5132
12771259	+ Simmons Bank, c/o Winstead PC, Attn: Jason Enright, 2728 N. Harwood Street, Suite 500, Dallas, Texas 75201-1743
12701576	+ Super 8 Carrizo Springs, 137 La Lomita Drive, Carrizo Springs, TX 78834-5066
12705976	+ VP Sales & Manufacturing LP, 1250 NE Loop 410, Ste 808, San Antonio, TX 78209-1525
12731698	+ Weber Motor Company, 1402 E. Broadway St., Cuero, TX 77954-2140
12735654	+ Yorktown Automotive Supply Inc., PO Box 337, Yorktown, TX 78164-0337

TOTAL: 24

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time.

Recip ID	Notice Type: Email Address	Date/Time	Recipient Name and Address
cr	+ Email/Text: GMFINANCIAL@EBN.PHINSOLUTIONS.COM	Jun 02 2025 20:03:00	AmeriCredit Financial Services, Inc. dba GM Financ, P O Box 183853, Arlington, TX 76096-3853
cr	+ Email/PDF: acg.acg.ebn@aisinfo.com	Jun 02 2025 20:13:21	Ford Motor Credit Company, LLC c/o AIS Portfolio S, 4515 N. Santa Fe Ave. Dept. APS, Oklahoma City, OK 73118-7901
cr	+ Email/PDF: acg.acg.ebn@aisinfo.com	Jun 02 2025 20:13:21	Ford Motor Credit Company, LLC, c/o AIS Portfolio S, 4515 N Santa Fe Ave. Dept. APS, Oklahoma City, OK 73118-7901
cr	Email/Text: sanantonio.bankruptcy@publicans.com	Jun 02 2025 20:03:00	Ward County, 112 E Pecan Street, Suite 2200, San Antonio, TX 78205

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cr	^	MEBN	Jun 02 2025 20:03:54	Texas Comptroller of Public Accounts, Revenue Acco, Christopher Murphy, PO Box 12548, Austin, TX 78711-2548
12706545		Email/Text: GMFINANCIAL@EBN.PHINSOLUTIONS.COM	Jun 02 2025 20:03:00	AmeriCredit Financial Services, Inc., dba GM Financial, P O Box 183853, Arlington, TX 76096
12699489	+	Email/PDF: acg.acg.ebn@aisinfo.com	Jun 02 2025 20:13:17	Ally Bank c/o AIS Portfolio Services, LLC, 4515 N. Santa Fe Ave. Dept. APS, Oklahoma City, OK 73118-7901
12745843	^	MEBN	Jun 02 2025 20:03:55	Comptroller of Public Accounts, C/O Office of the Attorney General, Bankruptcy - Collections Division MC-008, PO Box 12548, Austin TX 78711-2548
12695141	+	Email/Text: Austin.Bankruptcy@lgbs.com	Jun 02 2025 20:03:00	DeWitt County, c/o Diane W. Sanders, Linebarger Goggan Blair & Sampson, LLP, P.O. Box 17428, Austin, TX 78760-7428
12729584		Email/Text: EBNBKNOT@ford.com	Jun 02 2025 20:03:00	Ford Motor Credit Company, LLC, Dept 55953 P.O. Box 55000, Detroit, MI 48255
12733179		Email/Text: sbse.cio.bnc.mail@irs.gov	Jun 02 2025 20:03:00	INTERNAL REVENUE SERVICE, PO BOX 7346, Philadelphia, PA 19101-7346
12718340	+	Email/Text: RASEBN@raslg.com	Jun 02 2025 20:03:00	JPMorgan Chase Bank, N.A., s/b/m/t Chase Bank USA, N.A., c/o Robertson, Anschutz, Schneid., Crane & Partners, PLLC, 6409 Congress Avenue, Suite 100, Boca Raton, FL 33487-2853
12763419		Email/Text: sanantonio.bankruptcy@publicans.com	Jun 02 2025 20:03:00	WARD COUNTY, c/o Don Stecker, Linebarger Goggan Blair & Sampson, LLP, 112 E Pecan Street, Suite 2200, San Antonio, TX 78205
12752849	+	Email/Text: usz.bankruptcy.legal.coll@zurichna.com	Jun 02 2025 20:03:00	Zurich American Insurance Company, Jessica Melesio, POB 68549, Schaumburg, IL 60196-0001

TOTAL: 14

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

Recip ID	Bypass Reason	Name and Address
aty		Bonds Ellis Eppich Schafer Jones LLP
cr		Blue Sky Bank
fa		Brad Walker, LLC d/b/a Riverbend Special Situation
sp		Cabello Hall Zinda PLLC
cr		Cummins Welding, LLC
cr		DeWitt County
cr		ECONOMY MUD PRODUCTS DBA ECONOMY POLYMERS & CHEMIC, LAW OFFICE OF PETER M. BLUTE, 6565 WEST LOOP SOUTH SUITE 560, BELLAIRE
cr		Eastham Machining International, Inc.
op		Epiq Corporate Restructuring, LLC
cr		Gulfstream Services, Inc.
intp		Karnes Electric Cooperative, Inc.
crcm		Official Committee of Unsecured Creditors
fa		PPHB LP
cr		Proppant Express Solutions, LLC
cr		Simmons Bank
cr	*+	Ally Bank, c/o AIS Portfolio Services, LLC, 4515 N Santa Fe Ave. Dept. APS, Oklahoma City, OK 73118-7901

TOTAL: 15 Undeliverable, 1 Duplicate, 0 Out of date forwarding address

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities

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in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jun 04, 2025

Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on May 31, 2025 at the address(es) listed below:

Name	Email Address
Alyssa Paddock	on behalf of Creditor Cameron International Corporation apaddock@sheppardmullin.com
Amanda L Cottrell	on behalf of Creditor Cameron International Corporation acottrell@sheppardmullin.com jherschap@sheppardmullin.com
April Walter	on behalf of Plaintiff Gulfstream Services Inc. april.walter@keanmiller.com
Brandon Craig Bickle	on behalf of Creditor Blue Sky Bank bbickle@gablelaw.com bhornbeak@gablelaw.com
Catherine Stone Curtis	on behalf of Interested Party Karnes Electric Cooperative Inc. ccurtis@mcginnislaw.com, cosborn@mcginnislaw.com;mgarcia@mcginnislaw.com
Charlton Prince Hornsby	on behalf of Interested Party Amanda Mayer chornsby@tjhlaw.com
Christopher Ross Travis	on behalf of U.S. Trustee US Trustee C.Ross.Travis@usdoj.gov
Christopher S Murphy	on behalf of Creditor Texas Comptroller of Public Accounts Revenue Accounting Division bk-cmurphy@oag.texas.gov, sherri.simpson@oag.texas.gov
Daren R Brinkman	on behalf of Creditor Committee Official Committee of Unsecured Creditors firm@brinkmanlaw.com 7764052420@filings.docketbird.com
David W Roth	on behalf of Plaintiff Master Pumps & Equipment Corp. david@blendenlawfirm.com
Dean W Greer	on behalf of Interested Party Bobby Koricanek dean@dwgreerlaw.com deangreernotices2@gmail.com,nicole@wwgelaw.com,luzma@wwgelaw.com
Diane Wade Sanders	on behalf of Creditor DeWitt County austin.bankruptcy@publicans.com
Don Stecker	on behalf of Creditor Ward County sanantonio.bankruptcy@lgbs.com
Dwight M. Francis	on behalf of Creditor Cameron International Corporation dfrancis@sheppardmullin.com dparker@sheppardmullin.com
Dwight M. Francis	on behalf of Defendant Cameron International Corporation dfrancis@sheppardmullin.com dparker@sheppardmullin.com
Edward H. Tillinghast, III	on behalf of Creditor Cameron International Corporation etillinghast@sheppardmullin.com 4205994420@filings.docketbird.com
Elizabeth Grace Smith	on behalf of Creditor Blue Sky Bank beth@egsmithlaw.com maryann@egsmithlaw.com
Eric Thomas Haitz	on behalf of Plaintiff NFH Leasing LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com
Eric Thomas Haitz	on behalf of Debtor In Possession NITRO DOWNHOLE LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

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Eric Thomas Haitz
on behalf of Plaintiff Straitline Pumps LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

Eric Thomas Haitz
on behalf of Debtor Nitro Fluids LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

Eric Thomas Haitz
on behalf of Plaintiff Nitro Fluids LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

Eric Thomas Haitz
on behalf of Defendant Straitline Pumps LL eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

Eric Thomas Haitz
on behalf of Defendant Nitro Fluids LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

Eric Thomas Haitz
on behalf of Debtor In Possession NFH Leasing LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

Eric Thomas Haitz
on behalf of Debtor NITRO DOWNHOLE LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

Eric Thomas Haitz
on behalf of Debtor In Possession Straitline Pumps LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

Eric Thomas Haitz
on behalf of Defendant Straitline Pumps LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

Eric Thomas Haitz
on behalf of Debtor NFH Leasing LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

Eric Thomas Haitz
on behalf of Debtor Straitline Pumps LLC eric.haitz@bondsellis.com, linda.gordon@bondsellis.com

Genevieve Marie Graham
on behalf of Creditor Committee Official Committee of Unsecured Creditors ggraham@graham-llc.com
dtrevino@jw.com;kgradney@jw.com;jpupo@jw.com;steso@jw.com;dduhon@jw.com

Heather Gram-Chavez
on behalf of Interested Party Reyna V. Garcia hchavez@ghidottiberger.com bankruptcy@mgs-legal.com

Heather Gram-Chavez
on behalf of Interested Party Sergio A. Ibarra Mendez hchavez@ghidottiberger.com bankruptcy@mgs-legal.com

Jason Alexander Enright
on behalf of Creditor Simmons Bank jenright@winstead.com poakley@winstead.com

Jayson B. Ruff
on behalf of U.S. Trustee US Trustee jayson.b.ruff@usdoj.gov

Joe Eric Virene
on behalf of Plaintiff Eastham Machining International Inc. jvirene@grayreed.com,
aarmstrong@grayreed.com;aauth@grayreed.com

John Keville
on behalf of Creditor Cameron International Corporation jkeville@sheppardmullin.com
2924681420@filings.docketbird.com;mrodriguez@sheppardmullin.com;jsenn@sheppardmullin.com

Joshua Nielson Eppich
on behalf of Debtor Nitro Fluids LLC Joshua@BondsEllis.com, linda.gordon@bondsellis.com

Joshua Nielson Eppich
on behalf of Plaintiff Nitro Fluids LLC Joshua@BondsEllis.com, linda.gordon@bondsellis.com

Joshua Nielson Eppich
on behalf of Debtor NITRO DOWNHOLE LLC Joshua@BondsEllis.com, linda.gordon@bondsellis.com

Joshua Nielson Eppich
on behalf of Plaintiff NFH Leasing LLC Joshua@BondsEllis.com, linda.gordon@bondsellis.com

Joshua Nielson Eppich
on behalf of Defendant Straitline Pumps LL Joshua@BondsEllis.com, linda.gordon@bondsellis.com

Joshua Nielson Eppich
on behalf of Plaintiff Straitline Pumps LLC Joshua@BondsEllis.com, linda.gordon@bondsellis.com

Justin William Randall Renshaw
on behalf of Creditor Mike's Gates LLC justin@renshaw-law.com, kim@renshaw-law.com

Kenneth P. Green
on behalf of Plaintiff Nitro Fluids LLC ken.green@bondsellis.com, linda.gordon@bondsellis.com

Kenneth P. Green
on behalf of Plaintiff Straitline Pumps LLC ken.green@bondsellis.com, linda.gordon@bondsellis.com

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Kenneth P. Green
on behalf of Plaintiff NFH Leasing LLC ken.green@bondsellis.com, linda.gordon@bondsellis.com

Kenneth P. Green
on behalf of Debtor Nitro Fluids LLC ken.green@bondsellis.com, linda.gordon@bondsellis.com

Lloyd A. Lim
on behalf of Creditor Gulfstream Services Inc. lloyd.lim@keanmiller.com,
rachel.kubanda@keanmiller.com;teresa.miller@keanmiller.com;michelle.friery@keanmiller.com;kristina.tipton@keanmiller.com

Lloyd A. Lim
on behalf of Plaintiff Gulfstream Services Inc. lloyd.lim@keanmiller.com,
rachel.kubanda@keanmiller.com;teresa.miller@keanmiller.com;michelle.friery@keanmiller.com;kristina.tipton@keanmiller.com

Mario Alexander Lamar
on behalf of Creditor Guide Energy Solutions LLC mlamar@allenbrysonlaw.com,
agriffith@allenbrysonlaw.com;jallen@allenbrysonlaw.com;bbryson@allenbrysonlaw.com;afranco@allenbrysonlaw.com;pquick
@allenbrysonlaw.com;bfranta@allenbrysonlaw.com

Mark Stromberg
on behalf of Creditor Corporate Hospitality Services LLC mark@strombergstock.com,
deanna@strombergstock.com;admin@strombergstock.com

Michael Charles Krill
on behalf of Creditor Cameron International Corporation mkrill@sheppardmullin.com 9606838420@filings.docketbird.com

Natalie F Wilson
on behalf of Plaintiff Team Housing Solutions Inc. nwilson@langleybanack.com,
cjohnston@langleybanack.com;sfoushee@langleybanack.com

Patrick Andrew Kelly
on behalf of Plaintiff Eastham Machining International Inc. pkelly@grayreed.com

Patrick Andrew Kelly
on behalf of Creditor Eastham Machining International Inc. pkelly@grayreed.com

Penn C Huston
on behalf of Plaintiff Utex Industries Inc. phuston@mouerhuston.com, brittney@mouerhuston.com

Peter M Blute
on behalf of Creditor ECONOMY MUD PRODUCTS DBA ECONOMY POLYMERS & CHEMICALS pblute@blutelaw.com
sarboleda@blutelaw.com

Reagan H. Tres Gibbs, III
on behalf of Creditor Proppant Express Solutions LLC tgibbs@cokinoslaw.com, kwaller@cokinoslaw.com

Reagan H. Tres Gibbs, III
on behalf of Creditor Cummins Welding LLC tgibbs@cokinoslaw.com, kwaller@cokinoslaw.com

Sidney K Swinson
on behalf of Creditor Blue Sky Bank sswinson@gablelaw.com

US Trustee
USTPRegion07.HU.ECF@USDOJ.GOV

William Henry Daniel
on behalf of Interested Party Karnes Electric Cooperative Inc. wdaniel@mcginnislaw.com, cosborn@mcginnislaw.com

Zachary S McKay
on behalf of Creditor Committee Official Committee of Unsecured Creditors zmckay@jw.com
kgradney@jw.com;dtrevino@jw.com;jpupo@jw.com;dduhon@jw.com

TOTAL: 64