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## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:

# HARVEST SHERWOOD FOOD DISTRIBUTORS, INC., *et al.*,<sup>1</sup>

Chapter 11

Case No. 25-80109 (SGJ)

Debtors.

(Jointly Administered)

# NOTICE OF APPEARANCE AND REQUEST FOR NOTICES AND SERVICE OF PAPERS

PLEASE TAKE NOTICE that PNC Equipment Finance, LLC (hereinafter "Movant"), files this Notice of Appearance and Request for Service of Notices and Papers and enters this appearance as creditor and party in interest in the above-entitled and numbered bankruptcy, pursuant to 11 U.S.C. § 1109(b) and Rules 2002 and 9010 of the Rules of Bankruptcy Procedure and respectfully requests that all notices given or required to be given in these proceedings and all papers served or required to be served in these proceedings, be served upon:

> Christopher V. Arisco PADFIELD & STOUT, L.L.P. 100 Throckmorton Street, Suite 700 Fort Worth, Texas 76102 Telephone: (817) 338-1616 Facsimile: (817) 338-1610

PLEASE TAKE FURTHER NOTICE that, pursuant to 11 U.S.C. § 1109(b), the foregoing

request includes not only the notices and papers referred to in the Rules specified, but all of the notices

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases, together with the last four digits of each Debtor's federal tax identification number, are Del Mar Holding LLC (9207), Del Mar Acquisition Inc. (8866), Surfliner Holdings, Inc. (9456), Harvest Sherwood Food Distributors, Inc. (8995), Harvest Meat Company, Inc. (9136), LAMCP Capital, LLC (N/A), Western Boxed Meats Distributors, Inc. (8735), Cascade Food Brokers, Inc. (1389), Hamilton Meat, LLC (6917), SFD Acquisition LLC (8995), SFD Transportation Corp. (1551), Sherwood Food Distributors, L.L.C. (4375), and SFD Company LLC (1175). The Debtors' service address is c/o Epiq Corporate Restructuring, LLC 10300 SW Allen Blvd., Beaverton, OR 97005.

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and papers, including, without limitation, but not limited to: notices of any Application, Motion, Petition, Pleading, Request, Complaint, or Demand, whether formal or informal, whether written or oral, and whether transmitted or conveyed by mail, delivery, telephone, telegraph, telex, or otherwise: (1) which affect or seek to affect in any way the rights or interests with respect to: (a) the Debtors; (b) property which the Debtors may claim in interest; (c) the Debtors' property; and (d) property in the possession, custody, or control of Debtors; or (2) which seek to require any act, payment, or other conduct by Movant or which provide or are required to provide Movant an opportunity to act.

The undersigned additionally requests that the Debtors and the Clerk of the Court place the name and address below on any mailing matrix or list of creditors to be prepared or existing in the above-numbered case.

Respectfully Submitted,

### PADFIELD & STOUT, LLP

100 Throckmorton Street, Suite 700 Fort Worth, Texas 76102 Telephone: 817-338-1616 Facsimile: 817-338-1610

<u>/s/ Christopher V. Arisco</u> Mark W. Stout State Bar I.D. # 24008096 mstout@padfieldstout.com Christopher V. Arisco State Bar I.D. #24064830 carisco@padfieldstout.com Jessica N. Alt State Bar I.D. 24127981 jalt@padfieldstout.com

Attorneys for Movant

# **CERTIFICATE OF SERVICE**

I certify that on Tuesday, June 24, 2025, a true and correct copy of the foregoing document was served by electronic mail via the Court's ECF system to all parties authorized to receive electronic notices.

> /s/ Christopher V. Arisco Christopher V. Arisco