EXHIBIT C

BUSINESS & FINANCE

Pipeline Pause Weighs On Carbon Business

BY LUIS GARCIA

Carbon TerraVault, a Brookfield-backed joint venture, has been blocked from providing carbon-capture services to some industrial customers by a California law that temporarily bars CO₂ from flowing through new pipelines in the state, one example of the uncertainties that clean-energy investors face.

Infrastructure investor Brookfield and oil-and-gas producer California Resources set up Carbon TerraVault as a joint venture last year with a goal of capturing and storing underground five million metric tons of CO2 annually by 2027.

Toronto-based Brookfield pledged \$500 million to Carbon TerraVault and owns a 49% stake in the business. Long Beach, Calif.-based California Resources owns the rest and operates the company as a subsidiary.

The venture initially intended to serve industrial operations such as refineries, ammonia factories and cement plants across California, and expected to build pipelines to transport captured emissions to storage sites, said Chris Gould, California Resources executive vice president and chief sustainability officer. He also serves as a managing director at Carbon TerraVault.

But Carbon TerraVault's plans changed after California last September enacted the law that prevents using new CO₂ pipelines until the establishment of federal safety standards for transporting the gas. That forced the business to shift its focus to so-called greenfield projects, where industrial customers would build new plants near its storage sites, Gould said.

"When we started [Carbon TerraVault], we were focused on emissions by existing plants. But the bill effectively put a moratorium on CO2



The Elk Hills oil field near Bakersfield, Calif.

pipeline development until customers with more distant federal rules and regulations were done," he said. "Recognizing this issue, we pivoted to projects that do not require transport along a pipeline."

Carbon TerraVault has disclosed several CO₂-management agreements with customers such as hydrogen producer Lone Cypress Energy Services. In December, Lone Cypress said it would build a plant in the Elk Hills oil field operated by California Resources near Bakersfield, Calif., where the joint venture expects to use depleted underground reservoirs to store collected CO₂ gas.

Lone Cypress said its project could produce as much as 60 metric tons a day of hydrogen from natural gas, while capturing 205,000 metric tons of CO₂ annually for storage. Production is expected to begin in 2025.

Grannus, a producer of ammonia and hydrogen, as well as biofuel makers InEnTec and Verde Fuels, have also signed up to build Elk Hills plants with CO₂-capture services provided by Carbon TerraVault.

The joint venture has other projects in sight as it seeks to attract industrial businesses to Elk Hills, but that still leaves out numerous potential plants that the company could only serve through pipelines, Gould said.

"It isn't going to solve the problem of the legacy emissions of existing infrastructure," he said about the joint venture's focus on greenfield projects. "Ultimately, it will make it more challenging for our business to scale.

Brookfield declined to comment.

The U.S. would need nearly 66,000 miles of CO₂ pipelines to help meet a national net-zeroemission target by 2050, while such conduits currently cover less than 5,500 miles, according to a recent study from Princeton University researchers.

Building such an extensive network would mean traversing nonindustrial areas and require many more connection points compared with most current systems, according to industry analysts and carbon-capture operators. That raises concerns about the adequacy of current building and operating standards to ensure safety, the analysts said. The rupture of a CO₂ pipeline in rural Satartia, Miss., in February 2020, sending more than 40 people to hospitals, added to the concerns.

No of obvious Drice vanges (\$) \$ Value

Insider-Trading Spotlight

Trading by 'insiders' of a corporation, such as a company's CEO, vice president or director, potentially conveys new information about the prospects of a company. Insiders are required to report large trades to the SEC within two business days. Here's a look at the biggest individual trades by insiders, based on data received by Refinitiv on August 25, and year-to-date stock performance of the company KEY: B: beneficial owner of more than 10% of a security class CB: chairman CEO: chief executive officer CFO: chief financial officer

CO: chief operating officer D: director DO: director and beneficial owner GC: general counsel H: officer, director and beneficial owner I: indirect transaction filed through a trust, insider spouse, minor child or other O: officer OD: officer and director P: president UT: unknown VP: vice president Excludes pure options transactions

Biggest weekly individual trades

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CLASS ACTION

SUMMARY NOTICE OF PROPOSED CLASS ACTION SETTLEMENT

If you held or traded Sterling LIBOR-Based Derivatives during the period from January 1, 2005 through December 31, 2010, your rights may be affected by a pending settlement and you may be entitled to a portion of the settlement.

A proposed settlement totaling \$5,000,000.00 has been reached with Defendant Deutsche Bank AG ("Deutsche Bank") in a pending class action ("Action"). Deutsche Bank denies any liability, fault, or wrongdoing in connection with the allegations in the Action. The U.S. District Court for the Southern District of New York ("Court") authorized this notice and appointed Lowey Dannenberg, P.C. and Lovell Stewart Halebian Jacobson LLP as Class Counsel to represent the Settlement Class.

Who is a member of the Settlement Class?

Subject to certain exceptions, the proposed Settlement Class includes all Persons or entities that transacted in Sterling LIBOR-Based Derivatives at any time from **January 1, 2005 through December 31, 2010** ("Class Period").

A more detailed description of the case and this Settlement may be found by visiting www.SterlingLiborSettlement.com

What is this lawsuit about and what does the Settlement provide?

Representative Plaintifs allege that Defendants, including Deutsche Bank, unlawfully and intentionally manipulated Sterling LIBOR and the prices of Sterling LIBOR-Based Derivatives in violation of federal and common law during the Class Period.

To settle these claims, Deutsche Bank agreed to pay \$5,000,000.00 ("Settlement Fund"). If the Settlement is approved, the Settlement Fund, plus interest earned from the date it was established, less any taxes, the reasonable costs of Class Notice and administration, any Court-awarded attorneys' fees, litigation expenses and costs, and any other costs of rese approved by the Court, will be divided among all Settlement Class Members who file timely and valid Proof of Claim and Release forms ("Claim Forms").

Will I get a payment and what are my rights?

If you are a Settlement Class Member and do not opt out, you may be eligible for a payment under the Settlement if you file a Claim Form.

If you are a Settlement Class Member and do not opt out, you will release certain legal rights against Deutsche Bank and Released Parties as explained in the detailed Notice and Settlement Agreement, which are available at **www.SterlingLiborSettlement.com**. If you do not want to participate in the proposed Settlement, you must opt out by **October 19, 2023**. If you want to object to the proposed Settlement, the Distribution Plan, and/or Planitiffs' Counsel's request for attorneys' fees, and payment of litigation costs and expenses, you must do so by **October 19, 2023**.

Claim Forms must be postmarked by January 16, 2024, or submitted online at www.SterlingLiborSettlement.com on or before 11:59 p.m. E.T. on January 16, 2024.

When is the Fairness Hearing?

The Court will hold the Fairness Hearing via telephone using the dial-in 888-363-4749 and access code 2682448 on **November 16, 2023**, at **11:00 a.m. E.T.** to consider whether to finally approve the proposed Settlement, Distribution Plan, and the application for an award of attorneys' fees and payment of litigation costs and expenses. You or your lawyer may ask to speak at the hearing, but you do not have to . Any changes to the time and place of the Fairness Hearing, or other deadlines, will be posted to **www.SterlingLiborSettlement.com** as soon as is practicable.

To obtain more information about the Settlement, visit www.SterlingLiborSettlement.com or call toll-free 1-877-495-0835 (from outside the U.S. or Canada, call 1-414-921-2346).

**** Please do not call the Court or the Clerk of the Court for information about the Settlement. ****

NOTICE OF SALE

PUBLIC NOTICES

This notice is not an offer to purchase or a solicitation of an offer to sell Equity Shares

Larsen & Toubro Limited, L&T House, Ballard Estate, Mumbai -400 001 Tel: +91 22 6752 5656, Fax: +91 22 6752 5858 Website: www.Larsentoubro.com | Email: IGRC@Larsentoubro.com CIN: L99999MH1946PLC004768

Company Secretary: Mr. Sivaram Nair A

Larsen & Toubro Limited – Buyback of Equity Shares

The Board of Directors of Larsen & Toubro Limited (the "Company") at its

LARSEN & TOUBRO

NOTICE OF UCC PUBLIC AUCTION SALE

NOTICE OF UCC PUBLIC AUCTION SALE PLASE TAKE NOTICE, that in accordance with applicable provisions of the Uniform Commercial Code as enacted in New York (the "UCC"), 56TH AND PARK (NY) OWNER, LLC, a Delaware limited liability company (the "Secured Party"), will offer for sale at public aution (the "Public Sale") all of the ripht, title and interest of 432 FF&E MEZZ LLC, a Delaware limited liability company (the "Pledgor") in and to the following assets: (i) one hundred percent (100%) of the limited liability company interests in 432 FF&E LLC, a Delaware limited liability company (such entity, the "Pledged Entity", such interests, the "Equity Interests"); and (ii) certain related rights and property relating thereto (collectively, (i) and (ii) are the "Collateral"). Secured Party's understanding is that the principal asset of premisse located at 432 Park Avenue, Unit 78A, New. York, New York 10022 (the "Property"). The Collateral secures indebtedness owing by Pledgor to Secured Party in a principal, default interest through the date of the Public Sale, attorneys for sell the Collateral, subject to open charges and all yellow to "Debt"). In connection with a loan (the "Debt") of Lonenction with a loan (the "Collateral of sale in connection with the foreclosure on the pledgor of such interest based upon the occurrence verse party was granted a first priority is offering the Collateral for sale in connection with the foreclosure on the pledgor of such interest based upon the occurrence of adversity Agreement". The Secured Party is offering the Collateral of sale in connection with the belaware partment of State on May 12, 2022, as U.C.C. Filing 202, 2010164. The Collateral of vortice of Default under the Pledgo Agreement and in accordance with this rights as holder of that ertain UCC1 Filing Statement filed with the belaware of advelowed and word varial escale dated and by Mannion Auctions, TLC (Mannion"), under the direction of Matthere D. Mannion, licensed auctioneer (DCA #14

sure and absolute discretion. The Public Sale will be held at 2:30 p.m. (EDT) on Wednesday, October 11, 2023, at the offrecs of Alston & Bird LUP, 90 Park Avenue, 15th Floor, New York, New York 10016 and will also be broadcast for virtual bidding via Zoom videoconference as follows:

as follows: Meeting link: sensitive), Me https://bit.ly/432ParkUCC (URL is case eeting ID: 864 7417 7472,

Passcode: 571617 +16469313860,,86474177472#,,,,*571 One Tap 617# US

+16465588656,,86474177472#,,,,*571

for LARSEN & TOUBRO LIMITED Mr. Sivaram Nair A, Company Secretary

NOTICE OF SALE

NOTICE OF UCC ARTICLE 9 PUBLIC SALE OF ASSETS OF SOUKOS ROBOTS DEMIL USA, INC. AND SOUKOS DEMIL HOLDINGS USA, LLC

meeting held on July 25, 2023, approved the proposal to buy-back up to 3,33,33,333 (Three Crore Thirty Three Lakh Thirty Three Thousand Three Hundred and Thirty Three) fully paid-up equity shares of face value of Rs. 2 each ("Equity Shares") of the Company at a price of Rs. 3,000 per Equity Share on a proportionate basis through a tender offer from the shareholders of the Company (the **"Buy-back"**). Further, the shareholders of the Company

approved the Buyback, by way of a special resolution, through a postal ballot by remote e-voting on August 25,2023. A copy of the public announcement ("Public Announcement") has been published by the Company pursuant to Regulation 7(i) of SEBI (Buyback of Securities) Regulations, 2018 ("Buyback Regulations"), containing the disclosures as specified in Schedule II of the Buyback Regulations. The Public Announcement is available on the website of the Company at www.Larsentoubro.com, the Securities and Exchange Board of India at <u>www.sebi.gov.in</u> and on the websites of the Indian stock exchanges where the shares of the Company are listed at <u>www.bseindia.com</u> and <u>www.nseindia.com</u>, the website of the Registrar to the Buyback at <u>www.karisma.kfintech.com</u> and the managers to the Buyback at www.jmfl.com and www.axiscapital.co.in.

Place: Mumbai Date: August 26, 2023

Based on reports filed with regulators this past week

Date(s)	Company	Symbol	Insider	Title	No. of shrs in trans (000s)	Price range (\$) in transaction	\$ Value (000s)	Close (\$)	Ytd (%)
Buyers	5								
Aug. 17-21	Energy Transfer	ET	K. Warren	OD	3,000	12.93-13.00	38,893	13.16	10.9
Aug. 17-18 Aug. 22-23		ASAN	D. Moskovitz D. Moskovitz	CEO CEO	690 160	19.79-20.35 21.50-22.15	13,788 3,478	21.60	56.9
Aug. 15	Fox	FOXA	L. Murdoch	CEOI	141	33.84	4,784	32.43	6.8
Aug. 18 Aug. 18 Aug. 18	Mercury Systems	MRCY	W. Ballhaus R. Krone H. Lance	CEO DI DI	40 15 9	37.57 38.50 37.83	1,500 578 350	39.32	-12.1
Aug. 21	B. Riley Financial	RILY	B. Riley	CEO	25	47.31	1,183	45.14	32.0
Aug. 7	MIRA Pharmaceuticals	MIRA	G. Cappy	BI	119	7.00	833	6.38	n.a.
Aug. 18	AerSale	ASLE	N. Finazzo	CEOI	66	12.56-12.70	830	13.62	-16.0
Aug. 18-21	Spectrum Brands Holdings	SPB	D. Maura	CEO	10	79.19-79.22	792	81.55	33.9
Aug. 23	Cassava Sciences	SAVA	S. Robertson	D	30	17.45	524	18.26	-38.2
Aug. 23	Fortrea Holdings	FTRE	T. Pike	CEO	20	25.23	505	27.47	n.a.
Aug. 22-23	PENN Entertainment	PENN	D. Handler	D	20	22.65-22.81	453	23.50	-20.9
Aug. 16-17	Expensify	EXFY	S. Mclaughlin	BI	100	4.49-4.50	449	4.49	-49.2
Aug. 16-18	SeaChange International	SEAC	K. Singer	BI	72	4.86-4.92	352	4.88	-48.2
Aug. 17	Beauty Health	SKIN	B. Miller	D	60	5.81	349	6.18	-32.1
Aug. 17-18	Safequard Scientifics	SFE	T. Satterfield	В	294*	1.17-1.19	347	1.20	-61.3

Schers	,								
Aug. 22 Aug. 22 Aug. 22	Wendy's	WEN	P. May N. Peltz M. Peltz	DOI DOI DOI	2,906 2,906 2,906	20.30 20.30 20.30	58,983 58,983 58,983	20.18	-10.8
Aug. 15	Holley	HLLY	D. Lobel	DOI	5,500	6.30	34,650	5.81	174.1
Aug. 22-23 Aug. 17	Datadog	DDOG	A. Agarwal A. Agarwal	P P	224 124	92.95-95.76 90.09-90.52	21,091 11,179	92.60	26.0
Aug. 18	Airbnb	ABNB	J. Gebbia	DOI	167	125.30	20,883	125.79	47.1
Aug. 15-16 Aug. 15	Ares Management	ARES	D. Kaplan M. Arougheti	ODI CEOI	200 150	97.51-100.78 97.82-100.56	19,670 14,755	99.97	46.1
Aug. 18-21	Paylocity Holding	РСТҮ	S. Sarowitz	DO	91	190.34-193.97	17,486	198.05	2.0
Aug. 21 Aug. 23 Aug. 22	Celsius Holdings	CELH	J. Fieldly N. Castaldo T. David	CEO DI O	90 55 55	174.35 181.58 176.17-179.00	15,691 9,987 9,795	181.99	74.9
Aug. 18-22	CVR Energy	CVI	C. Icahn	BI	397	34.50-35.15	13,800	32.93	5.1
Aug. 21	Broadridge Financial Solutions	BR	R. Daly	OD	72	178.29	12,846	183.69	36.9
Aug. 21-22	Murphy USA	MUSA	R. Clyde	CEO	41	310.65-314.40	12,666	319.65	14.3
Aug. 16-17	Endeavor Group Holdings	EDR	M. Shapiro	Р	469	24.29-24.66	11,478	23.67	5.0
Aug. 22	HubSpot	HUBS	D. Shah	СТ	20	500.81-510.19	10,114	512.75	77.3

* Half the transactions were indirect **Two day transaction

p - Pink Sheets

Buying and selling by sector

Based on actual transaction dates in reports received this past week

Sector	Buying	Selling	Sector	Buying	Selling
Basic Industries	774,477	7,365,537	Finance	6,121,306	68,126,088
Capital Goods	3,330,443	24,284,384	Health care	3,750,275	77,526,448
Consumer durables	1,095,144	41,771,081	Public Utilities	36,282	4,448,727
Consumer non-durables	2,098,359	53,709,542	Technology	3,137,292	209,113,460
Consumer services	6,935,172	217,096,376	Transportation	954,713	3,654,856
Energy	823,899	32,740,821			

Sources: Refinitiv; Dow Jones Market Data

Mobile: +16465588656,,86474177 617# US (New York) Dial by your location: +1 646 931 3860 US

Mobile: +16465588656,,86474177472#,,m*571
GJ7# US (New York)
Dial by your location: +1 646 931 3860 US
Based upon information provided by Pledgor, Pledged Entity, and cretain other persons or entities affiliated therewith, it is the understanding of Secured Party (but without any representation or warranty by Secured Party as to the accuracy or completeness of the following matters) that: (i) Pledgor owns one hundred percent (100%) of the Equity Interests; (ii) Pledged Entity has good, marketable and insurable fee simple title in and to the Property as comment of Property is enumbered by and subject to a Mortgage (And Assignment of Leases and Rents) and Security Agreement and Financing Statement (the "Mortgage") held by Secured Party securing indetedeness under the Loan Documents in the original principal amount of \$155,000.00.
The Collateral is being offered as a single lot, "AS IS, WHERE IS", with no express or implied warranties, representations (including, without limitation, any representation or warranty of merchantability of the Secured Party or any person acting for or on behalf of the Secured Party, without any recourse whatsoever to the Secured Party, without any recourse whatsoever to the Secured Party or any person acting for or on behalf of the Secured Party with the required in connection with the purchase of the Collateral.
Prospective bidders will be required to Collateral.
Prospective bidders will be required to collateral.
Prospective bidders will be required the collateral.
Prospective bid

b) topper the particle addition of the second herein and to molify the terms of sale. Bidder Qualification Deadline: Interested parties who intend to bid on the Collateral must contact either OFFICIAL Partners, Attention Tal Alexander, 331 Park Avenue South, 10th Floor, New York, NY 10010, +1 (927) 334-5501, tai/officialpartners.com ("Official") or North Point Real Estate Group, Attention Greg Corbin, +1 (212) 419-8101, gregoffoorthopintre.com ("North Point") to receive the Terms and Conditions of Sale and bidding instructions by October 9, 2023 at 4:00 p.m. Upon execution of a standard confidentiality and non-disclosure agreement, additional documentation and information will be available. Interested parties who do not contact either Official or North Point and by the above deadline and qualify prior to the Public Sale will above deadline and qualify prior to the Public Sale will not be permitted to enter a bid.





September 20, 2023, at 11:00 a.m. (prevailing Eastern Time) MOTICE 15 HEREBY GIVEN/that, pursuant to Section 9-611 of the Uniform Commercial Code of the State of New York (the "UCC"), the authorized agent "Secured Party Agent") for secured parties ("Secured Parties") to Soukos Robots Demil USA, Inc., a California corporation, and Soukos Demil Holdings USA, LLC, a Delaware limited liability company (collectively, the "Debtors") intends to offer to sell, or cause to be sold, at a public sale on September 20, 2023, at 11:00 a.m. (prevailing Eastern Time), at a location and in a manner to be determined by Secured Party Agent (The "Public Sale"), all right, title, and interest of the Debtors" in the Sale Assets. The Sale Assets may be sold in one or more lots and may be subject to inclusions or exclusions as Secured Party Agent (the Interest Title) interest to diverse diamerade in and to enthetability and parties the Interest diamerade in and the combard in a general and the Interest of the Debtors" in the Interest of the Debtors' interest of the Deb

"Sale Assets" means all of the Debtors' right, title, interest, claims, and demands in and to substantially all personal property of the Debtors that are pledged to the Secured Parties as of the time of the Public Sale and capable of being conveyed pursuant to Article 9 of the UCC, including, without limitation:

- all Goods⁽¹⁾ Accounts (including all Receivables), Chattel Paper, Documents, Equipment, General Intangibles, Intellectual Property, Inventory, Investment Property, Letter of Credit Rights, Equity Interests pledged to the Secured Parties, Vehicles, wherever located;
- all of the Debtors' books and records relating to any of the foregoing; and
- to the extent not otherwise included, all other property of the Debtors and all Proceeds, products, accessions, rents and profits of any and all of the foregoing and all collateral security, Supporting Obligations and guarantees given by any Person with respect to any of the foregoing. 3.

The foregoing definition of "Sale Assets" shall not include cash, cash equivalents, or Deposit Accounts.

Secured Parties hold security interests in the Sale Assets to secure the timely payment and performance of the Debtors' obligations to the Secured Parties, and the Debtors are in default of their obligations to the Secured Parties. Deprove soligations to the secured parties, and the Deprove are in derauit of their obligations to the secured parties, The Public Sade is subject to certain bidding procedures and any prospective bidder must enter into a confidentiality agreement to be eligible to receive any due diligence materials, the bidding procedures, or to become a qualified bidder in order to participate and bid at the Public Sale. The bid dealine is Soptember 15, 2023 at 5:00 p.m. (prevailing Eastern Time). Potential bidders must contact Candlewood Partners, attn Steve Latkovic, via email at s)l@candlewoodpartners.com to obtain the form of confidentiality agreement, the bidding procedures, and access to due diligence materials.

Secured Party Agent reserves the right, in its sole discretion, to cancel the Public Sale at any time, or to cause the Public Sale to be adjourned from time to time, without further notice or publication other than by announcement at or prior to the Public Sale.

IN PILOT OF OUR PUBLIC STARE. THE SALE OF THE SALE ASSETS IS "AS IS AND WHERE IS" AND NO SECURED PARTY MAKES ANY, AND EACH SECURED PARTY DISCLAIMS ANY, REPRESENTATION OR WARRANTY OF ANY KIND WITH RESPECT TO THE SALE

⁽¹⁾ Capitalized terms used but not defined herein shall have the meanings ascribed to them in the credit documents between the Debtors and the Secured Lenders.

NOTICE OF UCC PUBLIC AUCTION SALE

DICTE OF UCC PUBLIC AUCTION SALE PLASE TAKE NOTICE, that in accordance with applicable provisions of the Uniform Commercial Code as enacted in New York (the "UCC"), 56TH AND PARK (NY) OWNER, LLC, a Delaware limited liability company (the "Secured Party", vili offer for sale at public auction (the "Public Sale") all of the right, title and interest of PA-AM Two LLC, a Delaware limited liability company (interests in FR-AM One LLC, a Delaware limited liability company (the "Secured Party of the limited liability company (interests in FR-AM One LLC, a Delaware limited liability company (uch entity, the "Pledged Entity", such interest, the "Equity Interests") and (ii) cretina related rights and property relating thereto to (all Circ) (the "Poperty"). The Collateral Secures indebtedness owing by Pledgor to Secured Party and principal amount of \$31,622,858.29 Flus unpaid interest on principal, defauit interest through the date of the Public Sale, attorneys' fees, reasonable disbursements permitted by law (the "Dela"). In connection with a loan (the "Laon") that Secured Party, as lender, pledge and Secured Party was granted a first priority lien on the 'Laon' That Secured Party, as lender, pledge and Secured Party was granted a first priority lien on the 'Laon' That Secured Party, as fringing the disbursement's. The Secured Party was granted a first priority lien on the Collateral by Pledgor pursuant to that certain pledge and Security Agreement, dated as of May 9, 2022 (the "Pledge Agreement"). The Secured Party is of fringing the disbursement's of Default under the Pledge Agreement and in accordance with its rights as holder of the security on more Served by Secured Party was granted and solute district. The Public Sale will be held at 200 pm. (buch with as secured by Secured Party in its sole and absolute district. The Public Sale will be held at 200 pm. (buch with as secured by Secured Party in its sole and absolute district. The Public Sale will be held at 200 pm. (buch with as secured by Secur

for the payment of transfer taxes, stamp duties and similar taxes incurred in connection with the purchase of the Collateral. Prospective bidders will be required to represent in writing to Secured Party that they will adhere to the terms of sale and are purchasing the Collateral for their own account, not acquiring it with a view toward the sale or distribution thereof and will not resell the Collateral for their own account, not acquiring it with a view toward the sale or distribution thereof and will not resell the Collateral into the winning bidder without registration under applicable federal and/or state securities laws, or a valid exemption from the registration thereunder. The Collateral has not been registered under such securities laws and cannot be sold by the winning bidder without registration or applicable federal and/or state secured Party reserves the right to credit bid, to set a minimum reserve price, reject all bids (including, without limitation, any bid that it deems to have been made by a bidder that is unable to satisfy the requirements imposed by the Secured Party upon prospective bidders in connection with the Public Sale or to whom in Secured Party reserves the right to call the Collateral as Succered Party may deem proper. Secured Party further reserves the right to determine the qualifications of any bidder, including a prospective bidder's ability to close the transaction on the terms and conditions referenced herein and to modify the terms of sale. **Bidder Qualification Deadline**: Interested parties who intend to bid on the Collateral as 124 state. **Bidder Qualification Deadline**: Interested parties who intend to bid on the Collateral and 194 state. **Bidder Qualification Deadline**: Interested parties who the Collateral and Conting in structions by octuber **9**, **2023 at 4:000 pm. Upon execution of a standard confidentiality and non-disclosure agreement, additional documentation and information will be available. Interested parties who do not contact either Official**