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(SPACE BELOW FOR FILING STAMP ONLY)

Attorneys for Movants
CAL LeDUC; TORI ABBY; MILEY ABBY, a
Minor, by and through her Guardian ad Litem
TORI ABBY; MANDY JOBE; LUKUS LeDUC;
JAY LeDUC; and CAL LeDUC as successor
In interest to the estate of Marsha Kay LeDUC,

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF CALIFORNIA
FRESNO DIVISION

In re

DANIEL M. CANCHOLA,
Debtor.

CASE NO. 17-11346

Chapter 7

DC NO. WW-1

CAL LeDUC; TORI ABBY; MILEY ABBY, a
Minor, by and through her Guardian ad
Litem TORI ABBY; MANDY JOBE; LUKUS
LeDUC; JAY LeDUC; and CAL LeDUC as
successor In interest to the estate of
Marsha Kay LeDUC,

Movants.

v.

DANIEL M. CANCHOLA, and JAMES E.
SALVEN, Chapter 7 Trustee,

Respondents.

PROOF OF SERVICE

Date: July 6, 2017

Time: 9:30 a.m.

Place: 2500 Tulare Street
Fresno, CA 93721
Courtroom 13

Judge: Honorable René Lastreto II

PROOF OF SERVICE

I am employed in the County of Fresno, State of California. I am over the age of 18 and not a party to the within action; I am an employee of Walter Wilhelm Law Group, 205 East River Park Circle, Suite 410, Fresno, CA 93720.

On June 7, 2017, I served the foregoing document(s) described as:

1. CAL LeDUC et. al's MOTION FOR AN ORDER GRANTING RELIEF FROM STAY TO PURSUE PENDING ACTION IN NON-BANKRUPTCY FORUM PURSUANT TO 11 U.S.C. 362(d)(1)
2. NOTICE OF CAL LeDUC et. al's MOTION FOR AN ORDER GRANTING RELIEF FROM STAY TO PURSUE PENDING ACTION IN NON-BANKRUPTCY FORUM PURSUANT TO 11 U.S.C. 362(d)(1)
3. REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF CAL LeDUC et. al's MOTION FOR AN ORDER GRANTING RELIEF FROM STAY TO PURSUE PENDING ACTION IN NON-BANKRUPTCY FORUM PURSUANT TO 11 U.S.C. 362(d)(1)
4. DECLARATION OF STEPHEN CORNWELL IN SUPPORT OF CAL LeDUC et. al's MOTION FOR AN ORDER GRANTING RELIEF FROM STAY TO PURSUE PENDING ACTION IN NON-BANKRUPTCY FORUM PURSUANT TO 11 U.S.C. 362(d)(1)
5. MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF CAL LeDUC et. al's MOTION FOR AN ORDER GRANTING RELIEF FROM STAY TO PURSUE PENDING ACTION IN NON-BANKRUPTCY FORUM PURSUANT TO 11 U.S.C. 362(d)(1)
6. RELIEF FROM STAY SUMMARY SHEET

on the party/parties in this action by placing a true copy thereof enclosed in a sealed envelope addressed as follows:

XXX (U.S. POSTAL SERVICE) I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Fresno, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in affidavit.

Debtor's Counsel
Jerry Lowe
2344 Tulare St., Suite 301
Fresno, CA 93721

Chapter 7 Trustee
James Edward Salven
PO Box 25970
Fresno, CA 93729

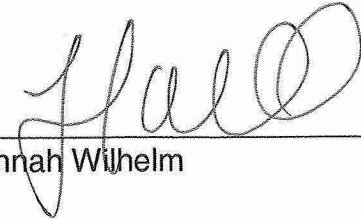
1 United States Trustee
2 Office of the U.S. Trustee
3 2500 Tulare Street, Rm. 1401
4 Fresno, CA 93721

Debtor
Daniel M. Canchola
1005 3rd Street
Orange Cove, CA 93646

5 Executed on June 7, 2017, at Fresno, California.

6 I declare that I am employed in the office of a member of the bar of this court at
7 whose direction the service was made.

8 I declare under penalty of perjury under the laws of the United States of America
9 that the foregoing is true and correct.

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11 _____
12 Hannah Wilhelm
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