

**BURTON W. WIAND, COURT-APPOINTED RECEIVER
FOR QUEST ENERGY MANAGEMENT GROUP, INC.**

June 14, 2016

Re: Quest Receivership
Interested Party Name:

Dear Interested Party:

I am writing to you as the Court-appointed Receiver for Quest Energy Management Group, Inc. (“**Quest**”).¹ To allow for distribution of the assets of Quest to investors and other creditors, the Court has established a claims process, approved a proof of claim form, and set a claim bar date. Enclosed are the Claims Process Instructions (the “**Instructions**”) and a Proof of Claim Form. These documents also may be found on the receivership website at www.nadelreceivership.com. The Instructions and Proof of Claim Form contain information about the claims process and instructions for filing your claim; **please read them carefully**. Most importantly, to have your claim considered, you **MUST** submit a completed and signed Proof of Claim Form and provide all documents relating to the claim so they are **received on or before October 12, 2016** at the address provided in the Proof of Claim Form and Instructions.

If you invested in Quest (or in any of its projects or other activities) in your individual name and also in the name of your individual retirement account (“**IRA**”) or jointly with another individual, each such investment is considered a separate investment and you should receive multiple Proof of Claim Forms. You **must** complete, sign, and submit a separate Proof of Claim Form for each such investment to preserve all of your claim(s). Failure to timely return a completed and signed Proof of Claim Form for a claim will forever bar any claim related to that investment.

I have tried to make the claims process as simple and nonintrusive as possible. I must ensure, however, that only legitimate claims are submitted to the Court for approval. The claims process and Proof of Claim Form are designed to achieve this objective. Please be truthful in

¹ I am also the Receiver for the following entities: Scoop Capital; Scoop Management, Inc.; Scoop Real Estate, L.P.; Valhalla Investment Partners, L.P.; Valhalla Management, Inc.; Victory Fund, Ltd.; Victory IRA Fund, Ltd.; Viking IRA Fund, LLC; Viking Fund, LLC; and Viking Management, LLC. This claims process, however, is limited to claims against Quest and its activities and assets. The Claim Bar Date for claims against the other Receivership Entities identified above was September 2, 2010. As such, no claims against any Receivership Entities other than Quest may be submitted to me at this time.

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submitting your claim as you must swear under penalty of perjury that the claim you submit is true and correct.

My goal, of course, is to maximize the amount of distributions to legitimate investors and other creditors of Quest. At this point, it is still too early to predict how much money will ultimately be available for distribution. In addition, the amount of your recovery (if you have a legitimate and allowed claim) will depend on the total amount of filed and allowed legitimate investor and other creditor claims. We will not be able to determine the total amount of allowed claims until after the claim bar date and the resolution of any claim disputes.

If you have any questions, please feel free to call or email Jordan D. Maglich, Esq. at jmaglich@wiandlaw.com or by telephone at (813) 347-5100.

Sincerely yours,

A handwritten signature in blue ink, appearing to read "Burton W. Wiand", is written over a thin blue horizontal line.

Burton W. Wiand
as Court-Appointed Receiver

MML/car
Enclosures

Copies Provided To: