## IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

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In re:		§	Chapter 11
		§	-
CJ HOLDING CO., et al., <sup>1</sup>		§	Case No. 16-33590 (DRJ)
		§	
	Debtors.	§	(Joint Administration Requested)
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## DECLARATION OF INTENT TO TRANSFER COMMON STOCK<sup>2</sup>

PLEASE TAKE NOTICE that the undersigned party hereby provides notice of its intention to sell, trade, or otherwise transfer (the "Proposed Transfer") one or more shares of common stock of C&J Energy Services Ltd. or of any Beneficial Ownership therein (the "Common Stock"). C&J Energy Services Ltd. is a debtor and debtor in possession in Case No. 16-[\_\_\_\_] ([\_\_\_]) pending in the United States Bankruptcy Court for the Southern District of Texas (the "Court").

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number (if any), are: CJ Holding Co. (4586); Blue Ribbon Technology Inc. (6338); C&J Corporate Services (Bermuda) Ltd.; C&J Energy Production Services-Canada Ltd.; C&J Energy Services, Inc. (3219); C&J Energy Services Ltd.; C&J Spec-Rent Services, Inc. (0712); C&J VLC, LLC (9989); C&J Well Services Inc. (5684); ESP Completion Technologies LLC (4615); KVS Transportation, Inc. (2415); Mobile Data Technologies Ltd.; Tellus Oilfield Inc. (2657); Tiger Cased Hole Services Inc. (7783); and Total E&S, Inc. (5351). The location of the Debtors' service address is 3990 Rogerdale, Houston, Texas 77042.

For purposes of these Procedures: (i) a "<u>Substantial Shareholder</u>" is any entity or individual that has Beneficial Ownership of at least 5,404,859 shares of Common Stock (representing approximately 4.5% of all issued and outstanding shares of Common Stock based on approximately 120,107,979 shares of Common Stock outstanding); (ii) "<u>Beneficial Ownership</u>" will be determined in accordance with the applicable rules of section 382 of the Internal Revenue Code (the "<u>IRC</u>"), and the Treasury Regulations thereunder (other than Treasury Regulations Section 1.382-2T(h)(2)(i)(A)) and includes direct, indirect, and constructive ownership (e.g., (1) a holding company would be considered to beneficially own all equity securities owned by its subsidiaries, (2) a partner in a partnership would be considered to beneficially own its proportionate share of any equity securities owned by such partnership, (3) an individual and such individual's family members may be treated as one individual, (4) persons and entities acting in concert to make a coordinated acquisition of equity securities may be treated as a single entity, and (5) a holder would be considered to beneficially own equity securities that such holder has an Option (as defined herein) to acquire). An "<u>Option</u>" to acquire stock includes all interests described in Treasury Regulations Section 1.382-4(d)(9), including any contingent purchase right, warrant, convertible debt, put, call, stock subject to risk of forfeiture, contract to acquire stock, or similar interest, regardless of whether it is contingent or otherwise not currently exercisable.

PLEASE TAKE FURTHER NOTICE that, if applicable, on				
undersigned party filed a declaration of status as a Substantial Shareholder with the Court and				
served copies thereof as set forth therein.				
PLEASE TAKE FURTHER NOTICE that the undersigned party currently has				
Beneficial Ownership of shares of Common Stock.				
PLEASE TAKE FURTHER NOTICE that, pursuant to the Proposed Transfer, the				
undersigned party proposes to sell, trade, or otherwise transfer Beneficial Ownership of				
shares of Common Stock or an Option with respect to shares of Common				
Stock. If the Proposed Transfer is permitted to occur, the undersigned party will have Beneficial				
Ownership of shares of Common Stock after such transfer becomes effective.				
PLEASE TAKE FURTHER NOTICE that the last four digits of the taxpayer				
identification number of the undersigned party are				
PLEASE TAKE FURTHER NOTICE that, pursuant to that certain [Interim/Final]				
Order Approving Notification and Hearing Procedures for Certain Transfers of and				
Declarations of Worthlessness with Respect to Common Stock [Docket No] (the "Order"),				
this declaration (this "Declaration") is being filed with the Court and served upon the Debtors,				
Kirkland & Ellis LLP and Loeb & Loeb LLP, proposed co-counsel to the Debtors.				

PLEASE TAKE FURTHER NOTICE that, pursuant to the Order, the undersigned party acknowledges that it is prohibited from consummating the Proposed Transfer unless and until the undersigned party complies with the Procedures set forth therein.

PLEASE TAKE FURTHER NOTICE that the Debtors have 15 calendar days after receipt of this Declaration to object to the Proposed Transfer described herein. If the Debtors file an objection, such Proposed Transfer will remain ineffective unless such objection is withdrawn

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by the Debtors or such transaction is approved by a final and nonappealable order of the Court.

If the Debtors do not object within such 15-day period, then after expiration of such period the

Proposed Transfer may proceed solely as set forth in this Declaration.

PLEASE TAKE FURTHER NOTICE that any further transactions contemplated by

the undersigned party that may result in the undersigned party selling, trading, or otherwise

transferring Beneficial Ownership of additional shares of Common Stock will each require an

additional notice filed with the Court to be served in the same manner as this Declaration.

PLEASE TAKE FURTHER NOTICE that, pursuant to 28 U.S.C. § 1746, under

penalties of perjury, the undersigned party hereby declares that he or she has examined this

Declaration and accompanying attachments (if any), and, to the best of his or her knowledge and

belief, this Declaration and any attachments hereto are true, correct, and complete.

		Respectfully submitted,
		(Name of Declarant)
		By:
		Name:
		Address:
		Telephone:
		Facsimile:
Dated:	<del></del>	
,		
(City)	(State)	

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