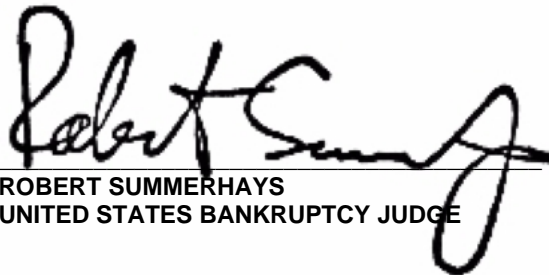




**SO ORDERED.**

**SIGNED August 10, 2017.**

  
ROBERT SUMMERHAYS  
UNITED STATES BANKRUPTCY JUDGE

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE WESTERN DISTRICT OF LOUISIANA  
LAFAYETTE DIVISION**

IN RE:	CASE NO. 17-51014
KNIGHT ENERGY HOLDINGS, LLC, <i>ET AL</i> <sup>1</sup>	(JOINTLY ADMINISTERED)
DEBTORS	CHAPTER 11
	JUDGE ROBERT SUMMERHAYS

**ORDER LIMITING NOTICE**

<sup>1</sup> The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are Knight Energy Holdings, LLC (1930) (Case No. 17-51014); Knight Oil Tools, LLC (2667) (Case No. 17-50105); Knight Manufacturing, LLC (0600) (Case No. 17-50106); KDCC, LLC, f/k/a Knight Well Services, LLC (4156) (Case No. 17-51018); Tri-Drill, LLC (4957) (Case No. 17-51018); Advanced Safety & Training Management, LLC, (0510) (Case No. 17-51019); Knight Security, LLC (0923) (Case No. 17-51020); Knight Information Systems, LLC (0000) (Case No. 17-51021); El Caballero Ranch, Inc. (7345) (Case No. 17-51022); Rayne Properties, LLC (0000) (Case No. 17-51023); Knight Aviation, LLC (3329) (Case No. 17-51024); Knight Research & Development, LLC (3760) (Case No. 17-51025); Knight Family Enterprises, LLC (7190) (Case No. 17-51026); HMC Leasing, LLC (0814) (Case No. 17-51027) and HMC Investments, LLC (0000) (Case No. 17-51028). The Debtors' service address is 2272 SE Evangeline Thruway, Lafayette, Louisiana 70508 other than Knight Manufacturing, LLC and Advanced Safety & Training Management, LLC. Knight Manufacturing, LLC's service address is 2810-A Melancon Road, Broussard, Louisiana 70518 and Advanced Safety & Training Management, LLC's service address is 1042 Forum Drive, Broussard, Louisiana 70518.

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Upon consideration of the *Motion to Limit Notice* [DKt. No. 2] (the “Motion”)<sup>2</sup>, filed by Knight Energy Holdings, LLC, Knight Oil Tools, LLC, Knight Manufacturing, LLC, KDDC, LLC f/k/a Knight Well Services, LLC, Tri-Drill, LLC, Advanced Safety & Training Management, LLC, Knight Security, LLC, Knight Information Systems, LLC, El Caballero Ranch, Inc., Rayne Properties, LLC, Knight Aviation, LLC; Knight Research & Development, LLC; Knight Family Enterprises, LLC, HMC Leasing, LLC; and HMC Investments, LLC (collectively, the “Debtors”), and the Court finding that: (i) it has jurisdiction over the matters raised in the Motion pursuant to 28 U.S.C. §§ 157 and 1334; (ii) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); (iii) the relief requested in the Motion is in the best interests of the Debtors, their estates, and their creditors; (iv) proper and adequate notice of the Motion has been given and no other or further notice is necessary; and (v) upon the record herein after due deliberation thereon, good and sufficient cause exists for the granting of the relief as set forth herein; therefore,

**IT IS ORDERED** that the Motion is hereby **GRANTED**;

**IT IS FURTHER ORDERED** that the Debtors are hereby authorized to serve pleadings and other papers which relate to these cases only on (i) the Limited Service List, (ii) Whitney Bank and its counsel, (iii) counsel for Kelley Knight Sobiesk, and (iv) any parties and entities (including local governmental units) previously known to the Debtors to have a particularized interest in the subject of the pleadings or other papers to be served, subject to the limitations set forth below;

**IT IS FURTHER ORDERED** that this Order shall not be effective with respect to the following: (a) notice of the first meeting of creditors pursuant to Bankruptcy Code § 341; (b) the

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<sup>2</sup> Capitalized terms not otherwise defined herein shall have the meaning ascribed to such terms in the Motion.

time fixed for filing proofs of claim; (c) the hearing(s) to consider approval of disclosure statement(s) and confirmation of plan(s); (d) the times fixed for filing objections to disclosure statement(s) and plan(s); (e) the times fixed to submit ballots for accepting or rejecting plan(s); and (f) any hearing(s) on dismissal or conversion of these cases. Unless otherwise ordered by this Court, the matters set out in this paragraph shall be noticed by the Debtors as required by Bankruptcy Rule 2002;

**IT IS FURTHER ORDERED** that counsel for the Debtors shall update the Limited Service List from time to time as necessary and shall file such updated Limited Service List with the Court;

**IT IS FURTHER ORDERED** that the method of service be (i) ECF for the Limited Service List parties that are signed up to receive ECF notifications in these cases, (ii) electronic mail for any Limited Service List parties that are not signed up to receive ECF notifications in these cases but that provide email addresses to counsel for the Debtors, and (iii) via first class mail on any of the parties on the Limited Service List that are not signed up for ECF notifications and for which the Debtors have no email address;

**IT IS FURTHER ORDERED** that any person that will be directly affected by any proposed action or filing in these cases be given notice of that action or filing in accordance with the Bankruptcy Code and the Federal Rules of Bankruptcy Procedure, whether or not the person is included on the Special Notice List;

**IT IS FURTHER ORDERED** that the Debtors serve a copy of this Order upon all parties on the Limited Service List and all parties on the consolidated Creditor Mailing Matrix; and

**IT IS FURTHER ORDERED** that this Court shall retain jurisdiction with respect to all matters relating to the interpretation or implementation of this Order.

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Prepared and submitted by:

/s/ Tristan Manthey  
Douglas S. Draper (LA #5073)  
William H. Patrick, III (LA #10359)  
Tristan Manthey (LA #24539)  
Cherie D. Nobles (LA #30476)  
**Heller, Draper, Patrick, Horn & Dabney, L.L.C.**  
650 Poydras Street, Suite 2500  
New Orleans, Louisiana 70130  
Telephone: 504.299.3300  
Facsimile: 504.299.3399  
Email: [ddraper@hellerdraper.com](mailto:ddraper@hellerdraper.com)  
Email: [wpatrick@hellerdraper.com](mailto:wpatrick@hellerdraper.com)

**COUNSEL FOR DEBTORS**