17-60415-rbk Doc#12 Filed 06/02/17 Entered 06/02/17 16:25:20 Main Document Pg 1 of 3



The relief described hereinbelow is SO ORDERED.

Signed June 02, 2017.

Ronald B. King () Chief United States Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

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§	
§	CASE NO. 17-60410
§	
§	CASE NO. 17-60412
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§	CASE NO. 17-60413
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§	CASE NO. 17-60414
§	
§	CASE NO. 17-60415
§	
§	CHAPTER 11 PROCEEDING
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## **INTERIM ORDER AUTHORIZING USE OF CASH COLLATERAL**

On June 2nd, 2017, the Court considered the Emergency Motion of ESCONDIDO VENTURES, LLC and its affiliates, CENTEX MOVING & STORAGE, LLC, KILLEEN DIESEL SERVICE, LLC, ROCKEY'S MOVING & STORAGE, LLC and ROCKEY'S VAN LINES, LLC (collectively, the "Debtors") for Interim and Final Order Authorizing Use of Cash Collateral Pursuant to 11 U.S.C. §363 (the "Cash Collateral Motion"). After considering the

Cash Collateral Motion, the evidence presented, and the statements and argument of counsel, the Court finds that, on an interim basis, a limited use of cash collateral is in the best interests of Debtors and their bankruptcy estates and should be APPROVED. Based upon the Certificate of Service attached to the Cash Collateral Motion, the Court finds that notice of the Cash Collateral Motion was provided to Debtors' alleged secured creditors. The Court further finds that without interim relief pursuant to Rule 4001(b)(2) of the Federal Rules of Bankruptcy Procedure, Debtors and their estates will be immediately and irreparably harmed. It is, therefore,

ORDERED that ESCONDIDO VENTURES, LLC and its affiliates, CENTEX MOVING & STORAGE, LLC, KILLEEN DIESEL SERVICE, LLC, ROCKEY'S MOVING & STORAGE, LLC and ROCKEY'S VAN LINES, LLC are authorized to use \$29,000.00 to pay pre-petition wage claims and to avoid immediate and irreparable harm to the Debtors and their bankruptcy estates pending a final hearing. It is further

ORDERED that, subject to further order of this Court and/or subject to being subordinated, as additional adequate protection for cash collateral used, The Bank of San Antonio, a creditor who asserts a security interest in cash collateral ("BOSA"), is granted a replacement lien and security interest (securing payment of an amount equal to the amount of cash collateral, if any, used by Debtors, including, without limitation, any diminution in value of the cash collateral) on all of Debtors' accounts, receivables and proceeds thereof to the extent acquired after the Petition Date. It is further

ORDERED nothing herein shall be construed to be a determination of the validity, extent or priority of BOSA's claims, liens and security interests. It is further

ORDERED, that a continued hearing on use of cash collateral shall be held on June 7th, 2017 at 1:00 p.m. before the Honorable Ronald B. King, in Courtroom No. 1, 3rd Floor United

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States Bankruptcy Court located at 615 E. Houston St., San Antonio, Texas 78205.

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## Submitted by:

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