	Case 1:24-bk-00002 Document No	340 Filed 01/08/25 Page 1 of 46 Docket #0340 Date Filed: 01/08/2025	
1 2 3 4 5 6 7 8 9 10	Aram Ordubegian (admitted <i>pro hac vice</i>) Christopher K.S. Wong (admitted <i>pro hac</i> v ARENTFOX SCHIFF LLP 555 South Flower Street, 43 rd Floor Los Angeles, CA 90071 Telephone: 213.629.7400 Facsimile: 213.629.7401 aram.ordubegian@afslaw.com christopher.wong@afslaw.com Christopher.wong@afslaw.com Keith Chambers II (F0528) CHAMBERS LAW LLC Marianas Business Plaza, Suite 409 PMB 919 Box 10000 Saipan, MP 96950 Telephone: 670.234.9005/06 Facsimile: 670.235.9007 keith.chambers@chamberslawcnmi.com		
11	Attorneys for the Official Committee of General Unsecured Creditors		
12	IN THE UNITED	STATES DISTRICT COURT	
13	FOR THE NORT	HERN MARIANA ISLANDS	
14	BANKRUPTCY DIVISION		
15	In re:	Case No. 1:24-bk-00002	
16	IMPERIAL PACIFIC	Chapter 11	
17 18	INTERNATIONAL (CNMI) LLC,	ORDER APPROVING STIPULATION OF DEBTOR AND OFFICIAL COMMITTEE	
10	Debtor and Debtor in Possession.	OF GENERAL UNSECURED CREDITORS (A) TO ESTABLISH BIDDING	
20		PROCEDURES FOR THE SALE OF THE ASSETS OF THE DEBTOR, (B) TO	
21		DESIGNATE A STALKING HÓRSE BIDDER, (C) TO SCHEDULE AN	
22		AUCTION AND A SALE HEARING, AND (D) TO ESTABLISH ASSUMPTION AND	
23		ASSIGNMENT PROCEDURES	
24		Judge: Hon. Robert J. Faris	
25			
26	Upon consideration of the Stimul	tion of Dokton and Official Committee of Commit	
27		ation of Debtor and Official Committee of General	
28	AFSDOCS:300997121.4	ng Procedures for the Sale of the Assets of the Debtor,	
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(B) to Designate A Stalking Horse Bidder, (C) to Schedule An Auction and A Sale Hearing, and
(D) to Establish Assumption and Assignment Procedure [ECF No. 338] (the "Stipulation")¹ filed
by the debtor and debtor-in-possession (the "Debtor") and the Official Committee of General
Unsecured Creditors (the "Committee") in the above-captioned chapter 11 case (the "Chapter 11
<u>Case</u>"), it appearing that the relief requested in the Stipulation is in the best interests of the Debtor,
its estate, and its creditors, and the Debtor and the Committee having demonstrated good, sufficient,
and sound business justifications for the relief granted herein,

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IT IS HEREBY ORDERED THAT:

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1. The Stipulation, attached hereto as **Exhibit A**, is APPROVED.

The Bidding Procedures set forth in the Stipulation are hereby approved in their
 entirety and are incorporated by reference as if fully set forth herein. The Bidding Procedures shall
 govern the selection of the Stalking Horse Bidder, bids and proceedings related to the Auction and
 the sale of the Assets.

The Debtor and the Committee are authorized to proceed with the sale transaction
in accordance with the Bidding Procedures and are authorized to take any and all actions reasonably
necessary or appropriate to implement the Bidding Procedures in accordance with the timeline set
forth in the Stipulation.

The Sale Notice, substantially in the form attached to the Stipulation as <u>Exhibit 1</u>,
 is approved, and no other or further notice of the proposed sale of the Assets, the Auction, the Sale
 Hearing, or the Sale Objection Deadline shall be required if the Debtor or the Committee serves
 and publishes the Sale Notice in the manner provided in the Bidding Procedures and this Order.

5. The Assumption and Assignment Procedures set forth in the Stipulation are fair,
reasonable, and appropriate, and are hereby approved in their entirety and are incorporated by
reference as if fully set forth herein.

- 25 6. The Assumption and Assignment Notice, substantially in the form attached to the
 26 Stipulation as <u>Exhibit 2</u>, is approved, and no other or further notice of the Debtor's intention to
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²⁸ Capitalized terms used but not defined herein shall have the respective meanings ascribed to such terms in the **Stipulation0099in1the** Bidding Procedures, as applicable.

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assume or assign the Contracts or of the Debtor's proposed Cure Costs is necessary or required.

7. The Sale Notice and the Assumption and Assignment Notice are appropriate and
reasonably calculated to provide all interested parties with timely and proper notice of the Auction,
the Sale Hearing, the Bidding Procedures, the Assumption and Assignment Procedures, the
Debtor's proposed Cure Costs, any proposed assumption of a Contract in connection with a sale of
the Assets, and all relevant and important dates and deadlines with respect to the foregoing, and no
other or further notice of the Auction, the sale of the Assets, or the assumption and assignment of
Contracts in connection therewith shall be required.

9 8. Subject to this Order and the Bidding Procedures, the Debtor and the Committee, in 10 the exercise of their respective reasonable business judgment and in a manner consistent with their 11 respective fiduciary duties and applicable law, shall have the right to, following consultation with 12 the Investment Banker: (i) select a Stalking Horse Bidder and provide such Stalking Horse Bidder 13 with Bid Protections; (ii) determine which bidders qualify as "Qualified Bidders," and which bids 14 qualify as "Qualified Bids;" (iii) make a final determination as to whether the Debtor will conduct 15 an Auction; (iv) select the Baseline Bid for the Assets; (v) determine the amount of each Minimum 16 Overbid; (vi) determine the Leading Bid for the Assets; (vii) determine which Qualified Bid is the 17 highest or otherwise best bid for the Assets (such Qualified Bid, a "Successful Bid") and which 18 Qualified Bid is the next highest and next best bid after the Successful Bid for the Assets (such 19 Qualified Bid, a "Backup Bid"); (viii) reject any bid that is (a) inadequate or insufficient; (b) not in 20 conformity with the requirements of this Order or any other applicable order of the Court, the 21 Bidding Procedures, the Bankruptcy Code, or other applicable law; or (c) contrary to the best 22 interests of the Debtor and its estate; (ix) adjourn or cancel the Auction in accordance with the 23 Bidding Procedures; and (x) adjourn the Sale Hearing in accordance with the Bidding Procedures.

9. In accordance with and subject to the Bidding Procedures, the Debtor and the
Committee, in the exercise of their respective reasonable business judgment and in a manner
consistent with their fiduciary duties and applicable law, shall have the right, in consultation with
the Investment Banker, to modify the Bidding Procedures, including to (i) extend or waive
deadlines or other terms and conditions set forth herein or therein; (ii) adopt new rules and
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procedures for conducting the bidding and Auction process so long as any such modifications are disclosed to all Prospective Bidders and Qualified Bidders; and (iii) otherwise modify the Bidding Procedures to further promote competitive bidding for and maximizing the value of the Assets.

10. All persons and entities that participate in the Auction or bid for the Assets during the Sale Process shall be deemed to have knowingly and voluntarily (i) consented to the core jurisdiction of the Court to enter any order related to the Bidding Procedures, the Auction, or any other relief set forth in the Stipulation or granted in this Order; (ii) waived any right to a jury trial in connection with any disputes relating to the Bidding Procedures, the Auction, or any other relief set forth in the Stipulation or granted in this Order; and (iii) consented to the entry of a final order 10 or judgment in connection with any disputes relating to the Bidding Procedures, the Auction, or any other relief set forth in the Stipulation or granted in this Order, if it is determined that the Court

12 would lack Article III jurisdiction to enter such a final order or judgment absent the consent of the 13 relevant parties.

14 The failure to specifically include or reference a particular provision of the 11. 15 Stipulation and/or the Bidding Procedures in this Order shall not diminish or impair the 16 effectiveness of such provision.

17 12. Nothing in this Order, or any of the Exhibits hereto, shall prevent the Debtor or the 18 Committee from, in the exercise of their respective fiduciary duties, pursuing or otherwise 19 consummating an alternative transaction.

20 13. Notwithstanding the applicability of any of Bankruptcy Rules 6004(h), 6006(d), 21 7062, 9014, or any other provisions of the Bankruptcy Rules or the Local Bankruptcy Rules stating 22 to the contrary, the terms and provisions of this Order shall be immediately effective and 23 enforceable upon its entry, and any applicable stay of the effectiveness and enforceability of this 24 Order is hereby waived.

25 14. The Debtor and the Committee are authorized to take all steps necessary or 26 appropriate to implement the relief granted in this Order.

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1	15. This Order shall be binding on and inure to the benefit of the Debtor, including any
2	Chapter 7 or Chapter 11 trustee, the Committee, or other fiduciary appointed for the estate of the
3	Debtor.
4	16. To the extent any of the deadlines approved by this Order do not comply with the
5	Local Bankruptcy Rules, such Local Bankruptcy Rules are waived and the terms of this Order shall
6	govern.
7	17. This Court shall retain jurisdiction over any and all matters arising from or related
8	to the implementation or interpretation of this Order.
9	SO ORDERED.
10	A TALES BANKRUP
11	/s/ Robert J. Faris
12	United States Bankruptcy Judge Dated: 01/07/2025
13	The AND THICT OF HARMAN AND THE COLOR OF THE COLOR
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	- 5 -

EXHIBIT A

	Case 1:24-bk-00002 Document No. 3 Case 1:24-bk-00002 Document No. 3	340 F 338 F	Filed 01/08/25 Filed 01/04/25	Page 7 of 46 Page 1 of 40
1 2 3 4 5	Aram Ordubegian (admitted <i>pro hac vice</i>) Christopher K.S. Wong (admitted <i>pro hac vice</i>) ARENTFOX SCHIFF LLP 555 South Flower Street, 43rd Floor Los Angeles, CA 90071 Telephone: 213.629.7400 Facsimile: 213.629.7401 <u>aram.ordubegian@afslaw.com</u> <u>christopher.wong@afslaw.com</u>	ice)		
6 7 8 9 10 11	Keith Chambers II (F0528) CHAMBERS LAW LLC Marianas Business Plaza, Suite 409 PMB 919 Box 10000 Saipan, MP 96950 Telephone: 670.234.9005/06 Facsimile: 670.235.9007 keith.chambers@chamberslawcnmi.com Attorneys for the Official Committee of General Unsecured Creditors			
12	IN THE UNITED S	STATE	CS DISTRICT C	OURT
13	FOR THE NORTH	IERN	MARIANA ISL	ANDS
14	BANKRI	UPTCY	Y DIVISION	
15 16 17 18 19 20 21 22 23 24 25 26	In re: IMPERIAL PACIFIC INTERNATIONAL (CNMI) LLC, Debtor and Debtor in Possession.	Ch SI OI UN ESS FC TH SI SC HI AS PF	FFICIAL COMI NSECURED CR STABLISH BID OR THE SALE (HE DEBTOR, (H FALKING HOR CHEDULE AN A EARING, AND (SSUMPTION AN ROCEDURES	OF DEBTOR AND MITTEE OF GENERAL EDITORS (A) TO DING PROCEDURES OF THE ASSETS OF B) TO DESIGNATE A SE BIDDER, (C) TO AUCTION AND A SALE (D) TO ESTABLISH ND ASSIGNMENT
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27 28 ARENTFOX SCHIFF LLP	AFSDOCS:301118279.4			

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TO THE HONORABLE ROBERT J. FARIS, UNITED STATES BANKRUPTCY JUDGE; AND ALL INTERESTED PARTIES:

3 The above-captioned debtor and debtor in possession (the "Debtor") and the Official 4 Committee of General Unsecured Creditors (the "Committee," together with Debtor, the "Parties") 5 in the above-captioned chapter 11 case (the "Chapter 11 Case"), by and through their undersigned 6 counsel, hereby enter into this stipulation (the "Stipulation").¹ By the Stipulation, subject to entry 7 of an order of the Court approving this Stipulation (the "Bidding Procedures Order"), Debtor and 8 the Committee jointly establish the bidding procedures, substantially in the form set forth hereto 9 (the "Bidding Procedures"), to be used in connection with the sale (the "Sale") of all or substantially 10 all of the Debtor's assets (the "Assets"), (i) authorizing the Debtor and the Committee to designate 11 a Stalking Horse Bidder (as defined herein) and seek approval of Bid Protections (as defined herein) 12 in accordance with the Stalking Horse Designation Procedures (as defined herein); (ii) scheduling 13 an auction of the Assets (the "Auction"), if any, and scheduling the hearing to approve a sale of the 14 Assets (the "Sale Hearing"), (iii) establishing the form and manner of notice of the proposed 15 Bidding Procedures, the Stalking Horse Designation Procedures, the Auction, and the Sale Hearing, 16 substantially in the form attached hereto as **Exhibit 1** (the "Sale Notice"), and (iv) establishing 17 procedures governing the assumption and assignment of certain executory contracts and unexpired 18 leases (the "Contracts") in connection with any Sale (the "Assumption and Assignment 19 Procedures"), and the form and manner of notice to each relevant non-debtor counterparty to a 20 Contract of (A) the Debtor's calculation of the amount necessary to cure any defaults under an 21 applicable Contract (the "Cure Costs") and (B) certain other information regarding the potential 22 assumption and assignment of Contracts in connection with the Sale, substantially in the form 23 attached to the Bidding Procedures Order as Exhibit 2 (the "Assumption and Assignment Notice"). 24 RECITALS WHEREAS, on April 19, 2024 (the "Petition Date"), the Debtor commenced this 25 26 bankruptcy case by filing a voluntary petition under chapter 11 of the Bankruptcy Code; 27

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 ²⁷ ¹Capitalized terms used but not defined herein shall have the respective meanings ascribed to such terms in the Bidding
 ²⁸ Procedures, as applicable.

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WHEREAS, on May 14, 2024, the Office of the United States Trustee appointed three (3) members to the Committee pursuant to Section 1102 of the Bankruptcy Code. ECF No. 54;

WHEREAS, Debtor obtained an exclusive casino license (the "<u>Casino License</u>") for the island of Saipan and opened casino operations in 2014. The COVID-19 Pandemic forced the closure of the Debtor's operations in March 2020. In April 2021, Debtor's Casino License was suspended by the Commonwealth Casino Commission for nonpayment of fees and other alleged monetary defaults;

8 WHEREAS, on July 18, 2024, the Court entered *Final Order Authorizing Debtor to Obtain*9 *Postpetition Indebtedness* [ECF No. 173] (the "<u>DIP Loan Order</u>"), approving a total of \$1.4 million
10 for debtor in possession financing (the "<u>DIP Loan</u>"), with \$950,000 carved out and set aside for
11 fees and expenses of professionals employed at the expense of the estate. ECF No. 173.

WHEREAS, on October 5, 2024, the Court approved the Committee's application to
employ Intrepid Investment Bankers LLC (the "<u>Investment Banker</u>" or "<u>Intrepid</u>") as an investment
banker, effective as of September 22, 2024. ECF No. 276;

WHEREAS, the Debtor ceased operations and has not generated revenue since 2020. With the DIP Loan being the sole financial resource available to address Debtor's liquidity needs and certain fundamental stabilizing expenses, such as utilities, insurance, payroll, and rent, as well as the professional fees incurred in this case, Debtor and the Committee agree that Debtor's current liquidity position will not allow for an extended postpetition sale process and the sale should be consummated on an expedited basis;

WHEREAS, following extensive, good faith, and arm's length negotiations among the Parties, Debtor and the Committee have stipulated and agreed to the proposed timeline, bidding procedures, and procedures governing the assumption and assignment of certain executory contracts and unexpired leases in connection with the sale of Debtor's Assets, substantially in the form attached hereto. Debtor and the Committee believe that the proposed timeline is reasonable, and the Bidding Procedures are reasonably designed to promote active bidding at and participation in the Auction to ensure that the highest or otherwise best value is generated for the Assets. Debtor

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1	and the Committee further believe that the Investment Banker can run a robust sale process that
2	encourages bidder participation, and the proposed sale process can achieve the goal of maximizing
3	the value of Debtor's Assets for the best interests of the estate and all its stakeholders;
4	WHEREAS, at the status conference on December 13, 2024, Debtor's counsel appraised
5	the Court of the proposed timeline for the sale process and the Parties' intention to file a stipulated
6	order for approving the proposed bidding procedures. The Court directed Debtor's counsel to file
7	a stipulated order and scheduled the Sale Hearing for March 25, 2025, at 9:00 a.m. (ChST).
8	Accordingly, the Parties submit this Stipulation for the Court's approval.
9	STIPULATION
10	NOW, THEREFORE, in consideration of the foregoing, which are incorporated into, and
11	are material terms of this Stipulation, it is hereby stipulated that the Debtor and the Committee shall
12	conduct the sale transaction in accordance with the Bidding Procedures and the Assumption and
13	Assignment Procedures, and take any and all actions reasonably necessary or appropriate to
14	implement these sale procedures in accordance with the following:
15	THE DINDING DDAGENUDES
15	THE BIDDING PROCEDURES
15	I.
16	I.
16 17	I. <u>ASSETS FOR SALE</u>
16 17 18	I. <u>ASSETS FOR SALE</u> The Debtor and the Committee intend to sell all or substantially all of the Assets. A
16 17 18 19	I. <u>ASSETS FOR SALE</u> The Debtor and the Committee intend to sell all or substantially all of the Assets. A Prospective Bidder (as defined in Section III below) may bid on any of the Assets, either in parts
16 17 18 19 20	I. <u>ASSETS FOR SALE</u> The Debtor and the Committee intend to sell all or substantially all of the Assets. A Prospective Bidder (as defined in Section III below) may bid on any of the Assets, either in parts or as a whole, subject to the conditions set forth herein, but may not submit a bid solely for the
16 17 18 19 20 21	I. <u>ASSETS FOR SALE</u> The Debtor and the Committee intend to sell all or substantially all of the Assets. A Prospective Bidder (as defined in Section III below) may bid on any of the Assets, either in parts or as a whole, subject to the conditions set forth herein, but may not submit a bid solely for the Casino License. The ability to undertake and consummate a sale of the Assets shall be subject to
16 17 18 19 20 21 22	I. <u>ASSETS FOR SALE</u> The Debtor and the Committee intend to sell all or substantially all of the Assets. A Prospective Bidder (as defined in Section III below) may bid on any of the Assets, either in parts or as a whole, subject to the conditions set forth herein, but may not submit a bid solely for the Casino License. The ability to undertake and consummate a sale of the Assets shall be subject to competitive bidding, as set forth herein, and approval by the Court. Any party interested in
16 17 18 19 20 21 22 23	I. <u>ASSETS FOR SALE</u> The Debtor and the Committee intend to sell all or substantially all of the Assets. A Prospective Bidder (as defined in Section III below) may bid on any of the Assets, either in parts or as a whole, subject to the conditions set forth herein, but may not submit a bid solely for the Casino License. The ability to undertake and consummate a sale of the Assets shall be subject to competitive bidding, as set forth herein, and approval by the Court. Any party interested in submitting a bid for any of the Assets should contact the Committee's investment banker: Intrepid
16 17 18 19 20 21 22 23 24	I. <u>ASSETS FOR SALE</u> The Debtor and the Committee intend to sell all or substantially all of the Assets. A Prospective Bidder (as defined in Section III below) may bid on any of the Assets, either in parts or as a whole, subject to the conditions set forth herein, but may not submit a bid solely for the Casino License. The ability to undertake and consummate a sale of the Assets shall be subject to competitive bidding, as set forth herein, and approval by the Court. Any party interested in submitting a bid for any of the Assets should contact the Committee's investment banker: Intrepid Investment Bankers LLC, Attn: Lorie Beers, <u>LBeers@intrepidib.com</u> ; Carl Comstock,
 16 17 18 19 20 21 22 23 24 25 	I. <u>ASSETS FOR SALE</u> The Debtor and the Committee intend to sell all or substantially all of the Assets. A Prospective Bidder (as defined in Section III below) may bid on any of the Assets, either in parts or as a whole, subject to the conditions set forth herein, but may not submit a bid solely for the Casino License. The ability to undertake and consummate a sale of the Assets shall be subject to competitive bidding, as set forth herein, and approval by the Court. Any party interested in submitting a bid for any of the Assets should contact the Committee's investment banker: Intrepid Investment Bankers LLC, Attn: Lorie Beers, <u>LBeers@intrepidib.com</u> ; Carl Comstock,
 16 17 18 19 20 21 22 23 24 25 26 27 28 	I. <u>ASSETS FOR SALE</u> The Debtor and the Committee intend to sell all or substantially all of the Assets. A Prospective Bidder (as defined in Section III below) may bid on any of the Assets, either in parts or as a whole, subject to the conditions set forth herein, but may not submit a bid solely for the Casino License. The ability to undertake and consummate a sale of the Assets shall be subject to competitive bidding, as set forth herein, and approval by the Court. Any party interested in submitting a bid for any of the Assets should contact the Committee's investment banker: Intrepid Investment Bankers LLC, Attn: Lorie Beers, <u>LBeers@intrepidib.com</u> ; Carl Comstock, <u>CComstock@intrepidib.com</u> ; and Lucy Yang, <u>LuYang@intrepidib.com</u> .
 16 17 18 19 20 21 22 23 24 25 26 27 	I. <u>ASSETS FOR SALE</u> The Debtor and the Committee intend to sell all or substantially all of the Assets. A Prospective Bidder (as defined in Section III below) may bid on any of the Assets, either in parts or as a whole, subject to the conditions set forth herein, but may not submit a bid solely for the Casino License. The ability to undertake and consummate a sale of the Assets shall be subject to competitive bidding, as set forth herein, and approval by the Court. Any party interested in submitting a bid for any of the Assets should contact the Committee's investment banker: Intrepid Investment Bankers LLC, Attn: Lorie Beers, <u>LBeers@intrepidib.com</u> ; Carl Comstock,

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1	II.			
2				
3	KEY DATES AND DEADLINES			
4	Deadline	Action		
	Two business days after the entry of	Deadline for Debtor and/or the Committee to file and		
5	the Bidding Procedures Order Two business days after the entry of	serve Sale Notice Deadline for Debtor and/or the Committee to file and		
6	the Bidding Procedures Order January 17, 2025, at 6:00 p.m.	serve Assumption and Assignment Notice Deadline to designate a Stalking Horse Bidder and		
7	(ChST)	enter into a Stalking Horse Agreement		
8	January 31, 2025 at 9 a.m. (ChST)	Status Conference on Stalking Horse Designation Deadline to file Sale Motion to approve Stalking		
9	February 14, 2025 February 21, 2025, at 12:00 p.m.	Horse Agreement, Subject to Overbids at Auction		
10	(ChST)	Bid Deadline		
11	February 26, 2025, at 8:00 a.m. (ChST)	Auction		
	Two business days after the conclusion of the Auction	Deadline for Debtor and/or the Committee to file and serve Notice of Auction Results		
12	March 5, 2025, at 6:00 p.m. (ChST)	Sale Objection Deadline and Adequate Assurance and Cure Objection Deadline		
13 14	March 14, 2025, at 6:00 p.m. (ChST)	Deadline for the Debtor and/or the Committee to Reply to any Sale Objections		
15	March 25, 2025, at 9:00 a.m. (ChST)	Sale Hearing		
	April 4, 2025	Deadline to consummate approved Sale		
16 17	III.			
18	DUE DILIGENCE			
10	Upon execution of a valid confidentiality agreement and subject to the other limitations and			
20	guidelines set forth herein, the Debtor and the Committee, and their respective advisors may grant			
20	each person or entity that desires to participate in the Auction process (each, a "Prospective			
22	Bidder") with access to information allowing such Prospective Bidder to conduct due diligence			
22	with respect to the potential acquisition of the Assets.			
23	If the Debtor and the Committee determine that a Prospective Bidder is unlikely to qualify			
24	as a Qualified Bidder or fails to become	a Qualified Bidder, then such Prospective Bidder shall		
25	have no further right to access due diligen	ce or any other non-public information. The Prospective		
20	Bidder shall return or destroy any non-pu	ablic information the Debtor or Intrepid provided to the		
27	Prospective Bidder in accordance with the	e terms of the confidentiality agreement.		
28 ARENTFOX SCHIFF LLP	AFSDOCS:301118279.4	- 5 -		

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1	All due diligence requests shall be directed to the retained investment banker: Intrepid
2	Investment Bankers LLC, attention: Lorie Beers, <u>LBeers@intrepidib.com</u> ; Carl Comstock,
3	CComstock@intrepidib.com; and Lucy Yang, LuYang@intrepidib.com.
4	IV.
5	STALKING HORSE AGREEMENT
6	The procedures set forth in this section (the "Stalking Horse Designation Procedures") shall
7	apply to the designation of any Stalking Horse Bidder, Stalking Horse Agreement and Breakup
8	Fees. Subject to the provisions set forth herein, the Bidding Procedures Order, and the Debtor and
9	the Committee may designate a Stalking Horse Bidder that submits a Qualified Bid (as defined
10	below) acceptable to the Debtor and the Committee and enter into a Stalking Horse Agreement no
11	later than January 17, 2025, at 6:00 p.m. (ChST), subject to higher or otherwise better offers at
12	the Auction, which deadlines may be extended by the Debtor and the Committee if no Qualified
13	Bid is received prior to the deadline. The Court has scheduled a status conference for January 31 ,
14	2025, at 9:00 a.m. (ChST), during which the Debtor and the Committee will appraise the details
15	of the Stalking Horse designation.
16	The Debtor and the Committee may select a Stalking Horse Bidder and seek approval of a
17	break-up fee and reimbursement of expenses, if any, for documented, actual and necessary expenses
18	incurred by any Stalking Horse Bidder in connection with the submitting its Qualified Bid
19	(collectively, the " <u>Breakup Fees</u> ").
20	The Debtor and the Committee shall be authorized to file a motion (the " <u>Sale Motion</u> ")
21	seeking authority to approve the Stalking Horse Agreement, subject to overbids, and to allow
22	Breakup Fees (if any) on or before February 14, 2025 (ChST). The Debtor and the Committee
23	shall serve the Sale Motion on the Sale Notice Parties and any Prospective Bidders. The Sale
24	Motion shall be heard at the Sale Hearing (as defined in Section VIII below) on March 25, 2025,
25	at 9:00 a.m. (ChST). All parties-in-interest shall have the right to object to the Sale Motion and
26	the Breakup Fees on any grounds.
27	The Stalking Horse Agreement executed by the Debtor and approved by the Committee and
28	

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1	the transactions contampleted thereby will be deemed a Ovelified Did (as defined in Section VIC)		
1	the transactions contemplated thereby will be deemed a Qualified Bid (as defined in Section VI.C		
2	below) for all purposes, and any Stalking Horse Bidder party to a Stalking Horse Agreement		
3	executed by the Debtor will be deemed to be a Qualified Bidder (as defined in Section VI.C below).		
4	Other than as provided by order of the Court, no party submitting a Bid shall be entitled to		
5	a break-up fee or expense reimbursement except for the Breakup Fees for any Stalking Horse		
6	Bidder. Any substantial contribution claims by any bidder are deemed waived.		
7	V.		
8	BID DEADLINE		
9	Any Prospective Bidder that intends to participate in the Auction must submit in writing to		
10	the Debtor, the Committee, and Intrepid a Qualified Bid (as defined in Section VI.C below) on or		
11	before February 21, 2025, at 12:00 p.m. (ChST) (the "Bid Deadline").		
12	VI.		
13	BID REQUIREMENTS		
14	A. <u>Qualified Bid Requirements</u>		
15	To qualify as a "Qualified Bid," a bid must be in writing and satisfy the following		
16	requirements:		
17	1. <u>Identification of Bidder</u> . A Qualified Bid must fully disclose the following: (a) the legal identity of each person or entity bidding for the Assets and/or otherwise		
18	sponsoring, financing (including through the issuance of debt in connection with		
19	such bid), or participating in (including through license or similar arrangement with respect to the Assets to be acquired in connection with such bid) the		
20	Auction in connection with such bid and the complete terms of any such participation; and (b) any past or present connections or agreements with the		
21	Debtor, any Stalking Horse Bidder, any other known Prospective Bidder or Qualified Bidder, Loi Lam Sit (the " <u>DIP Lender</u> "), or any officer or director of		
22	any of the foregoing (including any current or former officer or director of the Debtor).		
23			
24	2. <u>Purchased Assets</u> . A Qualified Bid must identify the following:		
25	a. the Assets to be purchased, including any executory contracts and unexpired leases (collectively, the " <u>Contracts</u> ") that, as of the submission of such bid,		
26	the Prospective Bidder proposes to be assumed and assigned by the Debtor		
27	in connection with the proposed sale; and		
28	b. the liabilities, if any, to be assumed, including any debt to be assumed.		
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1	3. Form of Consideration.
2 3	a. <u>Credit Bidding</u> . The DIP Lender shall not have the right to credit bid.
4	b. <u>Consideration</u> . Each bid must include a statement confirming that the bid is
5	based on an all-cash offer.
6	4. Minimum Bid and Overbid for Assets.
7	a. <u>Minimum Bid</u> . Any bid for substantially all of Debtor's Assets, including
8	for the lease of that certain property located at CPL Derence Jack Road, Orchid Street, Garapan, Saipan, MP 96950 ² , shall be no less than
9	\$10,000,000.00 in cash. ³
10	b. <u>Initial Overbid</u> . The initial overbid must have a value to the Debtor's estate, as determined by the Debtor and the Committee, that is greater than or equal
11	to the sum of the value offered under the Stalking Horse Agreement, plus (a) the amount of the Breakup Fees and (b) \$250,000 (collectively, the
12	" <u>Minimum Bid Amount</u> ").
13	5. <u>Proposed Asset Purchase Agreement</u> . A Qualified Bid must constitute an
14	irrevocable offer and be in the form of an asset purchase agreement reflecting the terms and conditions of the bid (each, a " <u>Proposed Asset Purchase</u>
15	<u>Agreement</u> "). A Proposed Asset Purchase Agreement shall be (a) duly authorized and executed; (b) marked red-lined against the Stalking Horse
16	Agreement, to reflect the proposed sale transaction and to show any other proposed modifications to the Stalking Horse Agreement, as applicable; (c)
17	specify the proposed purchase price for the Assets in U.S. dollars; (d) include all exhibits and schedules contemplated thereby (other than exhibits and
18	schedules that, by their nature, must be prepared by the Debtor); and (e) identify any Contracts that, as of the submission of such bid, the Prospective Bidder
19 20	proposes to be assumed and assigned by the Debtor in connection with the
20	proposed sale transaction.
21	6. <u>Financial Information</u> . A Qualified Bid must include the following:
23	² Such leased property is described in the Lease Agreement LA 15-002S between Debtor and the Department of Public
24	Lands for the Commonwealth of Northern Mariana Islands as follows: "Tract No. 21049-R2 containing approximately 328 square meters, more or less, as shown on DLS Check No. 2021/15 recorded at the Commonwealth Recorder's
25	Office on March 18, 2015, as File No. 15-0542"; and "Lot Numbers 104 D 08, containing an area of approximately 720 square meters, more or less, Lot No. 104 D 10, containing an area of approximately 1,378 square meters, more or
26	less, Lot No. 104 D 11R/W, containing an area of approximately 1,390 square meters, more or less, and Lot No. 104 D 12, containing an area of approximately 15,338 square meters, more or less, as shown on DLS Check No. 104 D 04
27	recorded at the Commonwealth Recorder's Office on March 19, 2015, as File No. 15-0844." ³ For avoidance of doubt, the Committee and the Debtor, in consultation with Intrepid, shall have the authority to accept
28	bids for piecemeal asset(s) of the Debtor.
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1 2	a. a statement that the Prospective Bidder is financially capable of consummating the sale transaction contemplated by the Prospective Bidder's Proposed Asset Purchase Agreement;
3 4 5 6	b. sufficient evidence, as determined by the Debtor and the Committee, to determine that the Prospective Bidder has, or will obtain (for the avoidance of doubt, any Bids with financing contingencies will not be considered), the financial wherewithal to consummate the sale transaction contemplated by the Prospective Bidder's Proposed Asset Purchase Agreement; and
7 8 9	c. Adequate Assurance Information (as defined in Section VI.A.8 below) with respect to any Contracts included or that may be included in the Prospective Bidder's bid, including the identity of any known proposed assignee of the applicable Contracts (if different from the Prospective Bidder), including contact information for such proposed assignee.
10 11 12	 <u>Good Faith Deposit</u>. Each Qualified Bid must be accompanied by a good faith deposit (each, a "<u>Good Faith Deposit</u>") in the form of cash in an amount equal to ten percent (10%) of the proposed purchase price for the Assets. The Good Faith Deposit shell be deposited as later than February 21, 2025, at 12:00 p.m.
12 13 14	Faith Deposit shall be deposited no later than February 21, 2025, at 12:00 p.m. (ChST) with an escrow agent selected by the Debtor and the Committee (the "Escrow Agent") and held in escrow until 10 business days after the conclusion of the Auction, except for the Good Faith Deposit of any bidder who is selected at the Auction as a Successful Bidder or as a Backup Bidder, and thereafter
15 16	 returned to the respective Qualified Bidders in accordance with Section VII.D.2.b. of these Bidding Procedures. 8. <u>Adequate Assurance</u>. A Qualified Bid must include evidence of the Prospective
17 18 19	Bidder's (or any other relevant assignee's) ability to comply with section 365 of the Bankruptcy Code (to the extent applicable), including providing adequate assurance of such Prospective Bidder's (or any other relevant assignee's) ability to perform future obligations arising under any Contracts included in its bid.
20 21	The Debtor and the Committee may require the following information in connection with demonstrating adequate assurance of future performance: (a) information evidencing the Prospective Bidder's (or any other relevant assignee's) financial wherewithal and willingness to perform under any
22 23	Contracts included in the bid, which information may include (i) a corporate organizational chart or similar disclosure identifying corporate ownership and control, (ii) financial statements, (iii) tax returns, and (iv) annual reports; and (b) the Prospective Bidder's (or any other relevant assignee's) proposed use of any
24 25 26	leased premises or other property included in the bid (the information described in clauses (a) and (b) of this Section VI.A.8, the "Adequate Assurance Information").
20 27 28	All Adequate Assurance Information must be in a form that will permit its immediate dissemination to Contract Counterparties.
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1	9. <u>Rep</u>	resentations and Warrant	ies (As-Is, Where	-Is). Each Qualified Bid must
2	incl	ude a written acknowledg	ement and represe	ntation that (a) the Prospective
3		11	• •	and all due diligence regarding ne Prospective Bidder has relied
		• 1	1	nt review, investigation, and/or
4	1	•		n making its Qualified Bid, (c) y written or oral statements,
5	repr	resentations, promises, v	varranties, or gu	aranties whatsoever, whether
6	-			ise, regarding the Assets, or the connection therewith or the
7	Auc	tion, except as expressly s	stated in the Prosp	ective Bidder's Proposed Asset
8				conveyed "as is, where is, with ranties, and no indemnification
9		uarantees by the Debtor.		
	10. Aut	horization. A Oualified B	id must (a) include	e evidence of authorization and
10	app	roval from the Prospecti	ve Bidder's board	d of directors (or comparable
11	•			execution, and delivery of any tion, and closing of the sale
12	tran	saction contemplated by t	he Prospective Bid	lder's Proposed Asset Purchase
13	-			n entity formed for the purpose lified Bid must provide written
14	evic	lence acceptable to the Deb	otor of authorizatio	n and the approval by the equity
15	hold	ler(s) of such Prospective	Bidder.	
	11. <u>Oth</u>	<u>er Requirements</u> . A Qualif	fied Bid must:	
16	a.	state that the Prospective	e Bidder agrees to	o serve as a backup bidder (a
17		"Backup Bidder") if such	bidder's Qualified	Bid is selected at the Auction
18		e		e Successful Bid (as defined in such bid, a " <u>Backup Bid</u> ");
19		,	× ×	
20		-		d-faith, and bona fide offer to conditioned on any further due
21		diligence, and is irrevocal	ole (i) until the sel	ection of the Successful Bid in
			-	or (ii) if the bid is selected as a Backup Bid Expiration Date (as
22		defined in Section VII.C.2	- ·	
23	с.	for any bidder other than t	he Stalking Horse	Bidder, state and acknowledge
24		that the Prospective Bidde	r shall not be entit	led to any bidding protection or
25		payment in connection v otherwise participating in		on of a bid for the Assets or
26				
27		-		d to closing the sale transaction ble (and in no event later than
		April 4, 2025);	F	
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1	e. expressly waive any claim or right to assert any substantial contribution
2	administrative expense claim under section 503(b) of the Bankruptcy Code
3	in connection with bidding for any of the Assets and/or otherwise participating in the Auction or the Sale Process;
4	f. not contain any financing contingencies of any kind;
6	g. certify that the Prospective Bidder did not collude with any other bidders and is not otherwise a partnership, joint venture, or other entity in which more
7	than one bidder (or any affiliates of a bidder) has a direct or indirect interest, unless consented to in writing by the Debtor;
8	
9	h. include a covenant to comply with the terms of these Bidding Procedures and the Bidding Procedures Order;
10	i. contain such other information as may be reasonably requested by the Debtor
11	and the Committee; and
12	j. contain a statement that the Prospective Bidder (i) consents to the core jurisdiction of the Court to enter any order related to the Bidding Procedures,
13	the Auction, or any other relief set forth in the Stipulation or granted in the
14	Bidding Procedures Order; (ii) waives any right to a jury trial in connection with any disputes relating to the Bidding Procedures, the Auction, or any
15	other relief set forth in the Stipulation or granted in the Bidding Procedures
16	Order; and (iii) consents to the entry of a final order or judgment in connection with any disputes relating to the Bidding Procedures, the Auction, or any other relief set forth in the Stipulation or granted in the
17	Bidding Procedures Order, if it is determined that the Court would lack
18	Article III jurisdiction to enter such a final order or judgment absent the consent of the relevant parties.
19	B. <u>Bid Review Process</u>
20	The Debtor and the Committee will evaluate bids and, based upon their evaluation of the
21	content of each bid, the Debtor and the Committee may, as they deems appropriate and in a manner
22	consistent with their fiduciary duties and applicable law, engage in negotiations with any
23	Prospective Bidder for the purposes of (i) curing any deficiencies in a bid that prevents them from
24	constituting a Qualified Bid, (ii) improving the terms of the Prospective Bidder's bid, or (iii)
25	otherwise promoting a more competitive bidding and Auction process with the ultimate goal of
26	maximizing the value of the Assets.
27	In evaluating a bid, the Debtor and the Committee may take into consideration any and all
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1 factors that they deem reasonably pertinent, including (i) the amount of the proposed purchase price 2 and proposed form of consideration; (ii) any Assets included in, or excluded from, the bid, including 3 any Contracts to be assumed and assigned; (iii) the value to be provided to the estate under the bid, 4 including the net economic effect on the Debtor's estate (taking into account any Stalking Horse 5 Bidder's rights with respect to any Breakup Fees); (iv) any benefits to the Debtor's estate from any 6 assumption or waiver of liabilities contemplated by the bid; (v) the structure of the proposed sale 7 transaction and any attendant execution risk, including conditions to, timing of, and certainty of 8 closing; termination provisions; availability of financing and general financial wherewithal to meet 9 all commitments; and any required governmental approvals; and (vi) the impact of the proposed 10 sale transaction on the Debtor's employees, creditors, landlords, and any other parties-in-interest.

The Debtor and the Committee will evaluate timely bids and will (i) determine which bids qualify as Qualified Bids and which Qualified Bid has been selected as the Baseline Bid and (ii) notify bidders whether they are Qualified Bidders no later than February 24, 2025, at 6:00 p.m. (ChST). A Qualified Bidder shall not (without the consent of the Debtor and the Committee), modify, amend, or withdraw its Qualified Bid, unless for the purposes of increasing the purchase price or otherwise improving the terms of the Qualified Bid.

17

C.

Qualified Bidders

A bid received for the Assets that the Debtor and the Committee determine satisfies the requirements set forth in Sections VI.A above will qualify as a "Qualified Bid," and any bidder that submits a Qualified Bid will qualify as a "Qualified Bidder." The Debtor and the Committee may, in their reasonable business judgment and in a manner consistent with their fiduciary duties and applicable law, amend or waive the conditions precedent to qualifying as a Qualified Bidder.

23 D. Breakup Fees

Other than any Breakup Fees approved by the Court in connection with a Stalking Horse Bid, if any, no bidder or any other party shall be entitled to any termination or "break-up" fee, expense reimbursement, or any other bidding protection in connection with the submission of a bid for the Assets or otherwise participating in the Auction or the Sale Process.

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THE AUCTION

If more than one Qualified Bid is received for the Assets, the Debtor will conduct an Auction
for the Assets. If the Debtor and the Committee determine not to hold an Auction for some or all
of the Assets, the Debtor will file and serve a notice stating that the Auction for such Assets has
been canceled and providing all other relevant information to the Sale Notice Parties as required by
the Bidding Procedures.

8 The Auction, if required, will be conducted on February 26, 2025, at 8:00 a.m. (ChST) 9 virtually or at such other date, time or location as designated by the Debtor and the Committee. 10 The Debtor and the Committee will provide instructions setting forth how to attend the Auction to 11 the participants and other attendees via electronic mail. The Debtor and the Committee will provide 12 notice (via electronic mail or otherwise) of any change in the date, time or location of the Auction 13 to Qualified Bidders and will cause publication of such change to occur on the docket, which is 14 accessible at https://veritaglobal.net/ipi, as soon as reasonably practicable and in any event no later 15 than 24 hours before the Auction. If held, the Auction proceedings will be transcribed and/or video 16 recorded.

17

A.

1

2

Participants and Attendees

Only Qualified Bidders are eligible to participate in the Auction, subject to other limitations
as may be reasonably imposed by the Debtor and the Committee in accordance with these Bidding
Procedures. Qualified Bidders participating in the Auction must attend the Auction personally or
through a duly authorized representative.

Each Qualified Bidder participating in the Auction will be required to confirm in writing and on the record at the Auction that (i) it has not engaged in any collusion with respect to the Auction or the submission of any bid for any of the Assets and (ii) its Qualified Bid that gained the Qualified Bidder admission to participate in the Auction and each Qualified Bid submitted by the Qualified Bidder at the Auction is a binding, good-faith, and bona fide offer to purchase the Assets identified in such bids.

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1	All Prospective Bidders and Qualified Bidders (including any Stalking Horse Bidder,
2	Successful Bidder, and Backup Bidder) shall be deemed to have (i) agreed that all proceedings in
3	the Court related to these Bidding Procedures, the Auction, any other relief set forth in the
4	Stipulation or granted pursuant to the Bidding Procedures Order, or the construction or enforcement
5	of any agreement or any other document directly relating to the sale transaction are core
6	proceedings as described in 28 U.S.C. § 157; (ii) waived any right to a jury trial in connection with
7	any disputes relating to these Bidding Procedures, the Auction, or the construction or enforcement
8	of any agreement or any other document directly relating to the sale transaction; and (iii) consented
9	to the entry of a final order or judgment by the Court in connection with any disputes relating to
10	these Bidding Procedures, the Auction, or the construction or enforcement of any agreement or any
10	other document relating directly to the sale transaction.
12	B. <u>Auction Procedures</u>
12	The Auction (if necessary) shall be conducted by Intrepid, the investment banker retained
13	by the Committee in this bankruptcy case, and the Auction shall be governed by the following
14	procedures:
16 17	1. <u>Baseline Bids</u> . Prior to the commencement of the Auction, the Debtor and the Committee and their advisors will determine, in their reasonable business
18	judgment the highest and/or best Qualified Bid submitted for the Assets (such Qualified Bid, a " <u>Baseline Bid</u> "). Bidding at the Auction shall commence at the
19	amount of the Baseline Bid. No later than February 24, 2025, at 6:00 p.m. (ChST), the Debtor will provide all Qualified Bidders with (a) a notice
20	identifying all the Qualified Bidders and which Qualified Bid is the Baseline
20	Bid; and (b) a copy of the Baseline Bid.
21	2. <u>Minimum Overbid</u> . Bidding shall commence at the Baseline Bid. The first overbid at the Auction shall be in an amount not less than the amount of the
22	Baseline Bid plus \$150,000 (the " <u>Minimum Overbid</u> "). At each round of bidding, Qualified Bidders may submit successive bids higher than the Leading
23	Bid (as defined below) from the prior round. During the Auction, the Debtor and
24	the Committee and their advisors may, in their reasonable discretion, announce increases or reductions to Minimum Overbids at any time.
25	Except as specifically set forth herein, for the purpose of evaluating the value of
20	the consideration provided by any bid subsequent to the Baseline Bid, the Debtor
	and the Committee will, at each round of bidding, consider and/or give effect to (a) any Breakup Fees payable to any Stalking Horse Bidder under the Stalking
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1 2	E		luding whether su	to be assumed by a Qualified ach liabilities are secured or be imposed on the Debtor.			
3	3. Leading Bid. After the first round of bidding and between each subsequent						
4	ro b	ound of bidding, the Debtor believe to be the highest or	and the Committee otherwise best of	will announce the bid that they fer for the Assets (such bid, a thereof. Each round of bidding			
6 7	w to	will conclude after each participating Qualified Bidder has had the opportunity to submit a subsequent bid with full knowledge of the material terms of the Leading Bid.					
8 9	E o	The Auction will include open bidding in the presence of all other Qualified Bidders. Each Qualified Bidder shall have the right to be present for all rounds of bidding and to submit additional bids and make modifications to its Proposed Asset Purchase Agreement at the Auction to improve its bid. The Debtor and the Committee may, in their reasonable business judgment, negotiate with any and all Qualified Bidders participating in the Auction.					
10 11	C						
12	Т	The Debter and the Comm	vittaa ahall haya th	a right to determine in their			
12	re W	The Debtor and the Committee shall have the right to determine, in their reasonable business judgment, which bid is the highest or otherwise best bid with respect to the Assets and reject, at any time, without liability, any bid that					
14		the Debtor and the Committee deem to be inadequate, insufficient, or not in conformity with the requirements of the Bankruptcy Code, the Bankruptcy					
15	Rules, the Local Rules, these Bidding Procedures, any order of the Court, or the best interests of the Debtor's estate.						
16	C. <u>Auction Results</u>						
17	1 5	Successful Bids Immediate	v prior to the conclu	usion of the Auction, the Debtor			
18	a	nd the Committee will (a) de	etermine, consistent	with these Bidding Procedures,			
19		-	-	otherwise best bid (such bid, a Bidders at the Auction of the			
20	ic 	identity of the bidder that submitted the Successful Bid (such bidder, " <u>Successful Bidder</u> ") and the amount of the purchase price and other materi		accessful Bid (such bidder, a			
21	te	erms of the Successful Bid.					
22			-	sion of the Auction, the Debtor			
23				er consistent with these Bidding v Credit Bid, is the Backup Bid;			
24	a	nd (b) notify all Qualified E	Bidders at the Auction	on of the identity of the Backup and other material terms of the			
25		Backup Bid.	ne purchase price a	ind other material terms of the			
26	A	A Backup Bid will remain l	oinding on the appl	icable Backup Bidder until the			
27	e	arlier of (a) the first busines	ss day after the clos	sing of the sale transaction with ays after the Sale Hearing (such			
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1				the sale transaction with the
2			-	ckup Bid Expiration Date, the sful Bidder for the Assets and
3		e	1	id as if it were the Successful d the Committee may, in their
4	reaso	nable business judgment (af	fter providing no	tice to the Sale Notice Parties),
5	elect	not to pursue the sale transa	action contempla	ted by the Backup Bid.
6				lays after the conclusion of the erve on the Sale Notice Parties
7	a not	ce setting forth the results of	f the Auction (the	e " <u>Notice of Auction Results</u> "),
8		• •		and the Backup Bidder; (b) ackup Bid or a summary of the
9		-		e Sale Objection Deadline (as d location of the Sale Hearing
10	and a	ny other relevant dates or oth	her information r	necessary to reasonably apprise
11		ale Notice Parties of the out	tcome of the Auc	ction.
12	D. <u>Disposition of C</u>	Good Faith Deposit		
12				ys after the Debtor and the h Prospective Bidders qualify
13	as Qu	alified Bidders, the Escrow	Agent shall retu	arn to each Prospective Bidder
14	Prosp	ective Bidder's Good Fait	th Deposit. Up	onfirmed by the Debtor, such on the authorized return of a accordance with this Section
16	VII.I		ective Bidder sh	all be deemed terminated and
17			F	
18	2. <u>Qual</u>	fied Bidders		
19		-	·	d Faith Deposit of a Qualified dder attempts to withdraw its
20	Ç	ualified Bid, except as ma	y be permitted	by these Bidding Procedures,
21	tł	ese Bidding Procedures. Th	he Debtor's estat	binding and irrevocable under te shall be entitled to retain the
22				partial compensation for the e as a result of the Qualified
23	В	idder's failure to adhere to	the terms of the	ese Bidding Procedures and/or
24	d	eemed forfeited, the Escrow	v Agent shall rel	idder's Good Faith Deposit is ease such Good Faith Deposit
25				ds to an account designated by usiness days after the Escrow
26	A	gent receives written notice	e by the Debtor a	and the Committee stating that
27	it			l or otherwise failed to satisfy Bidding Procedures and the
28		-		
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1	
2	b. <u>Return of Good Faith Deposit</u> . With the exception of the Good Faith Deposits of the Successful Bidder and the Backup Bidder, the Escrow Agent
3	shall return to any other Qualified Bidder the Qualified Bidder's Good Faith Deposit, within 10 business days after the conclusion of the Auction.
5	c. <u>Backup Bidder</u> . Unless the Backup Bidder becomes the Successful Bidder, the Escrow Agent shall return the Backup Bidder's Good Faith deposit,
6	within 10 business days after the occurrence of the applicable Backup Bid Expiration Date; provided, however, if the Backup Bidder becomes the Successful Bidder, its Good Faith Deposit shall be forfeited if it fails to
7 8	consummate the sale transaction because of a breach that entitles the Debtor to terminate the applicable asset purchase agreement with such Backup
9	Bidder, and the Debtor's estate shall be entitled to retain the Backup Bidder's Good Faith Deposit as partial compensation for the damages caused to the Debter and its actus as a result of such breach. If a Backup Bidder's Good
10 11	Debtor and its estate as a result of such breach. If a Backup Bidder's Good Faith Deposit is deemed forfeited, the Escrow Agent shall release such Good Faith Deposit by wire transfer of immediately available funds to an account
12	designated by the Debtor and the Committee within two business days after the Escrow Agent receives written notice by the Debtor and the Committee
13 14	stating that the applicable Backup Bidder has breached or otherwise failed to satisfy its obligations in accordance with these Bidding Procedures and the applicable Backup Bidder.
14	d. Successful Bidder. At the closing of the sale transaction, the Successful
16	Bidder shall be entitled to a credit against the purchase price in the amount of the Successful Bidder's Good Faith Deposit. The Good Faith Deposit of a Successful Bidder shall be forfeited if the Successful Bidder fails to
17 18	consummate the sale transaction because of a breach that entitles the Debtor to terminate the applicable asset purchase agreement with such Successful
18	Bidder, and the Debtor and its estate shall be entitled to retain the Successful Bidder's Good Faith Deposit as partial compensation for the damages caused
20	to the Debtor and its estate as a result of such breach. If a Successful Bidder's Good Faith Deposit is deemed forfeited, the Escrow Agent shall release such Good Faith Deposit by wire transfer of immediately available
21 22	funds to an account designated by the Debtor and the Committee within two business days after the Escrow Agent receives written notice by the Debtor
23	and the Committee stating that the Successful Bidder has breached or otherwise failed to satisfy its obligations in accordance with these Bidding Procedures and the Successful Bid.
24	VIII.
25 26	SALE HEARING
23	The Successful Bid (including any Backup Bid that is subsequently deemed a Successful Bid) will be subject to Court approval. The hearing to approve the sale transaction consummated
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in accordance with these Bidding Procedures (except in the case of the sale transaction
 contemplated by a Backup Bid that subsequently is deemed a Successful Bid) shall take place on
 March 25, 2025, at 9:00 a.m. (ChST) (the "Sale Hearing") before the Honorable Robert J. Faris,
 United States Bankruptcy Judge, in the United States District Court for the Northern Mariana
 Islands, Bankruptcy Division, located at the 3rd Floor Courtroom, 1671 Gualo Rai Rd., Gualo Rai,
 Saipan, MP 96950.

At the Sale Hearing, the Debtor and the Committee will seek entry of an order (a "Sale
Order") approving, among other things, the sale of the Assets to the Successful Bidder. The Debtor
and the Committee may, in their reasonable business judgment, adjourn or reschedule the Sale
Hearing with sufficient notice, including by announcing such adjournment or rescheduling at the
Auction or in Court on the date of the originally scheduled Sale Hearing.

The Debtor and the Committee's presentation to the Court for approval of a selected
Qualified Bid as a Successful Bid does not constitute the Debtor and the Committee's acceptance
of such bid. The Successful Bid shall be binding on the Debtor only when such Successful Bid has
been approved by the Court at the Sale Hearing.

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IX.

RESERVATION OF RIGHTS TO MODIFY BIDDING PROCEDURES

The Debtor and the Committee reserve the right to, in their reasonable business judgment,
to (i) modify these Bidding Procedures, including to extend or waive deadlines or other terms and
conditions set forth herein; adopt new rules and procedures for conducting the bidding and Auction
process so long as any such modifications are disclosed to all Prospective Bidders and Qualified
Bidders, as applicable; or (ii) to further promote competitive bidding for and maximizing the of
value of the Assets.

X.

NOTICING

26 A. <u>Sale Notice Parties</u>

The "Sale Notice Parties" shall include the following persons and entities:

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1	Intrepid Investment Bankers LLC;		
2	• counsel to any Stalking Horse Bidder, if any;		
3	• all persons and entities known by the Debtor to have asserted any lien, claim, interest,		
4	or encumbrance in the Assets (for whom identifying information and addresses are available to the Debtor);		
5	• all relevant non-debtor parties (" <u>Counterparties</u> ," or each, a " <u>Counterparty</u> ") to any		
6	Contract that may be assumed or rejected in connection with the sale transaction;		
7	• all of the Debtor's known creditors (for whom identifying information and addresses		
8	are available to the Debtor);		
9 10	• any governmental authority known to have a claim against the Debtor in this Chapter 11 Case;		
11	• the office of the U.S. Trustee;		
12	• all applicable federal, state, and local taxing authorities, including the Internal Revenue		
13	Service;		
14	• all of the parties entitled to notice pursuant to Bankruptcy Rule 2002; and		
15	• all other parties as directed by the Court.		
16	B. <u>Sale Notice</u>		
17	Within two business days after the entry of the Bidding Procedures Order, the Debtor and		
18	the Committee will file with the Court and serve on the Sale Notice Parties a notice (the "Sale		
19	Notice"), substantially in the form attached hereto as Exhibit 1 , setting forth (A) a description of		
20	the Assets available for sale in accordance with these Bidding Procedures; (B) the date, time, and		
21	location of the Auction and Sale Hearing; (C) the Sale Objection Deadline (as defined in Section		
22	X.C below) and the procedures for filing such objections; and, (D) if applicable, a summary of the		
23	material terms of any Stalking Horse Agreement, including the terms and conditions of any		
24	Breakup Fees to be provided thereunder, as of the date of the Sale Notice.		
25	C. <u>Sale Objections</u>		
26	All objections to a sale of the Assets, including (i) any objection to the conduct of the		
27	Auction and/or the Successful Bidder or Backup Bidder, (ii) any objection to a sale of the Assets		
28 ARENTFOX SCHIFF LLP	AFSDOCS:301118279.4 - 19 -		

1	free and clear of all liens, claims, interests, and encumbrances pursuant to section 363(f) of the
2	Bankruptcy Code and (iii) entry of any Sale Order (each such objection, a "Sale Objection") shall,
3	by no later than March 5, 2025, at 6:00 p.m. (ChST) (the "Sale Objection Deadline"), be filed
4	with Court and served on the following parties (collectively, the "Objection Notice Parties"):
5	
6	 Counsel for the Debtor: Choi & Ito, 700 Bishop Street, Suite 1107, Honolulu, Hawaii 96813, Attn: Chuck C. Choi (<u>cchoi@hibklaw.com</u>) and Allison A. Ito (<u>aito@hibklaw.com</u>).
7	• Counsel for the Official Committee of General Unsecured Creditors: ArentFox Schiff
8 9	LLP, 555 S. Flower St., 43rd Floor, Los Angeles, CA 90071, Attn: Aram Ordubegian (aram.ordubegian@afslaw.com); and Christopher K.S. Wong (christopher.wong@afslaw.com).
10	
11	• if applicable, counsel for any Stalking Horse Bidder or relevant Successful Bidder; and
12	• if applicable, counsel for any relevant Backup Bidder(s).
13	D. <u>Notices Regarding Assumption and Assignment of Contracts</u>
14	The Debtor and the Committee will provide all notices regarding the proposed assumption
15	and assignment of Contracts in accordance with the Assumption and Assignment Procedures set
16	forth in the Bidding Procedures Order.
17	XI.
18	CONSULTATION BY THE DEBTOR AND THE COMMITTEE
19	Throughout the Sale Process the Debtor and the Committee will consult Intrepid in good
20	faith regarding the Sale Process and any diligence and other information requested by Intrepid, and
21	the Debtor will provide to Intrepid reports concerning the Sale Process, including buyer feedback,
22	copies of all letters of intent, drafts of definitive agreements and updates on proposals. For the
23	avoidance of doubt, the Debtor and the Committee shall consult with Intrepid on all aspects of the
24	due diligence, bidding, auction and sale process, including the selection of the Stalking Horse Bid,
25	how the Auction is conducted, any additional Auction procedures, adjourning the Auction, and
26	selecting the Successful Bidder and the Backup Bidder. Intrepid shall also consult with the Debtor
27	and the Committee in good faith concerning the Sale Process, including buyer feedback, copies of
28	
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1	all letters of intent, drafts of definitive agreements and updates on proposals. XII.		
3	ASSUMPTION AND ASSIGNMENT PROCEDURES		
4	1. <u>Potential Assumption and Assignment Notice</u> . Within two (2) business days after		
5	the entry of the Bidding Procedures Order, Debtor and the Committee will file with the Court and		
6	serve on each Counterparty to a Contract that may be, but not required to be, assumed in connection		
7	with any Sale an Assumption and Assignment Notice, which will (i) identify the applicable		
8	Contracts; (ii) list the Debtor's good-faith calculation of Cure Costs with respect to each such		
9	Contract; (iii) expressly state that assumption or assignment of a Contract is not guaranteed and is		
10	subject to Court approval; and (iv) prominently display the deadlines to file Cure Objections and		
11	Adequate Assurance Objections (each as defined below). The Assumption and Assignment Notice,		
12	substantially in the form attached hereto as Exhibit 2 , shall also be served on each Counterparty		
13	listed therein via first class mail.		
14	2. <u>Assumption and Assignment Objections</u> .		
15	i. <u>Cure Objection Deadline</u> . Any Counterparty to a Contract that wishes to		
16	object to the proposed Cure Costs (each such objection, a " <u>Cure Objection</u> ") shall file with the Court and serve on the Objection Notice Parties its Cure		
17	Objection, which must state, with specificity, the legal and factual bases thereof and include any appropriate documentation in support thereof, by no		
18	later than March 5, 2025, at 6:00 p.m. (ChST) (the " <u>Cure Objection</u> <u>Deadline</u> ").		
19	ii. <u>Resolution of Cure Objections</u> . Debtor, the Committee, any Stalking Horse		
20	Bidder or Successful Bidder, and the objecting Counterparty shall first		
21	confer in good faith to attempt to resolve the Cure Objection without Court intervention. If the parties are unable to consensually resolve the Cure		
22	Objection prior to the commencement of the Sale Hearing, the Court shall make all necessary determinations relating to the applicable Cure Costs and		
23	Cure Objection at a hearing scheduled pursuant to the following paragraph. If a Cure Objection is resolved in a manner that is not in the best interests of		
24	Debtor and its estate, whether or not such resolution occurs prior to or after the closing of the Sale, Debtor, the Committee, any Stalking Horse Bidder		
25	or, as applicable, the Successful Bidder may determine that any Contract		
26 27	subject to such resolved Cure Objection will no longer be assumed and assigned pursuant to the Sale (subject to the terms of the Sale). All other		
27 28	objections to the proposed assumption and assignment of the Debtor's right,		
28 ARENTFOX SCHIFF LLP	AFSDOCS:301118279.4 - 21 -		

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1		title and interest in, to and under a Contract will be heard at the Sale Hearing.
2	iii.	Adjournment. If a timely filed Cure Objection cannot otherwise be resolved
3		by the parties, the Cure Objection may be heard at the Sale Hearing, or, at
4		the Debtor's option, be adjourned to a subsequent hearing, with notice to the party having filed the Cure Objection (each such Cure Objection, an
5		" <u>Adjourned Cure Objection</u> "). An Adjourned Cure Objection may be resolved after the closing date of the Sale. Upon resolution of an Adjourned
6		Cure Objection and the payment of the applicable cure amount, if any, the applicable Contract that was the subject of such Adjourned Cure Objection
7		shall, as applicable, be deemed assumed and assigned to the Successful
8		Bidder as of the closing date of the Sale.
9		<u>Failure to Timely Object</u> . If a Counterparty fails to file with the Court and serve on the Objection Notice Parties a timely Cure Objection, the
10		Counterparty forever shall be barred from asserting any objection with
11		regard to the cost to cure any defaults under the applicable Contract. The Cure Costs set forth in the applicable Assumption and Assignment Notice
12		shall be controlling and will be the only amount necessary to cure outstanding defaults under the Contract and satisfy the requirements of
12		section 365(b) of the Bankruptcy Code, and the Counterparty to the Contract shall be bound by and deemed to have consented to the Cure Costs.
13		
15		<u>Adequate Assurance Objection Deadline</u> . Any Counterparty to a Contract that wishes to object to the proposed assumption and assignment of the
15		Contract, the subject of which objection is the proposed form of adequate assurance of future performance of, (i) in the event that the Stalking Horse
10		Bidder is the Successful Bidder, the Stalking Horse Bidder (or any other relevant assignees) (each such objection, a " <u>Stalking Horse Adequate</u>
17		Assurance Objection"); or, (ii) in the event that a Qualified Bidder other than
		the Stalking Horse Bidder is the Successful Bidder, such Successful Bidder (or any other relevant assignees) (each such objection, a " <u>Non-Stalking</u>
19 20		<u>Horse Adequate Assurance Objection</u> " and together with any Stalking Horse Adequate Assurance Objection, an " <u>Adequate Assurance Objection</u> "), shall
20		file with the Court and serve on the Objection Notice Parties no later than
21		March 5, 2025, at 6:00 p.m. (ChST) (the " <u>Adequate Assurance Deadline</u> " and together with the Cure Objection Deadline, and the Sale Objection
22		Deadline, the " <u>Objection Deadlines</u> "). Any Adequate Assurance Objection must state, with specificity, the legal and factual bases thereof and include
23		any appropriate documentation in support thereof.
24		Resolution of Adequate Assurance Objections. Debtor, the Committee, the
25		Successful Bidder, and the objecting Counterparty shall first confer in good faith to attempt to resolve the Adequate Assurance Objection without Court
26		intervention. If the parties are unable to consensually resolve the Adequate Assurance Objection prior to the commencement of the Sale Hearing, the
27		Adequate Assurance Objection and all issues of adequate assurance of future
28 ARENTFOX SCHIFF LLP	AFSDOCS:301118279.4	- 22 -

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1				
1 2	performance of the Successful Bidder (or any other relevant assignee) shall be determined by the Court at the Sale Hearing or, at the option of the Debtor			
3	and the Successful Bidder, be adjourned to a subsequent hearing, with notice to the party having filed the Adequate Assurance Objection.			
4	vii. <u>Failure to Timely Object</u> . If a Counterparty fails to file with the Court and			
5	serve on the Objection Notice Parties a timely Adequate Assurance Objection, the Counterparty shall be forever barred from asserting any			
6	objection to the assumption and/or assignment of the applicable Contract with regard to adequate assurance of future performance. The Successful Didder (an arrest to an advect to arrive a state of the large state of the second			
7	Bidder (or any other relevant assignee) shall be deemed to have provided adequate assurance of future performance with respect to the Contract in			
8	accordance with Bankruptcy Code section $365(f)(2)(B)$ and, if applicable, Bankruptcy Code section $365(b)(3)$, notwithstanding anything to the			
9 10	contrary in the Contract or any other document.			
11	3. <u>Notice of Assumed Contracts</u> . As soon as reasonably practicable after the closing			
12	of the Sale, Debtor and the Committee will file with the Court and serve on the applicable Counterparties a notice containing the list of Contracts that Debtor assumed and assigned pursuant to the asset purchase agreement with the Successful Bidder. 4. The inclusion of a Contract or Cure Costs with respect to any Contract on any Assumption and Assignment Notice, shall not constitute or be deemed a determination or admission by the Debtor, the Committee, any Stalking Horse Bidder, any Successful Bidder, or any other party that such Contract is an executory contract or an unexpired lease within the meaning of the Bankruptcy Code, and shall not be a guarantee that such Contract ultimately will be assumed or assigned. The Debtor and the Committee reserve all of its rights, claims, and causes of action with			
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17 18				
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21	respect to each Contract listed on any Assumption and Assignment Notice.			
22	[signatures on the next page]			
23				
24				
25 26				
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28				
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1	Datade January 2, 2025		ARENTFOX S	CHIEF I I D
2	Dated: January 3, 2025		ARENIFUAS	
3			Day /a/ Array Or	. d. h. and mu
4			By: <u>/s/ Aram Or</u> Aram Ordul	pegian
5			Christopher Attorneys fo	K.S. Wong or the Official Committee of
6			Unsecured (Creditors
7				
8	Dated: January 3, 2025		CHOI & ITO A	ATTORNEYS AT LAW
9				
10			By: <u>/s/ Chuck (</u> Chuck C. C	<u>C. Choi</u> hoi
11			Allison A. I Attorneys fo	to or Imperial Pacific International
12			(CNMI), LI	C, the debtor and debtor in
13			possession	
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28 ARENTFOX SCHIFF LLP	AFSDOCS:301118279.4	-	24 -	
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EXHIBIT 1

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1 2 3 4 5 6 7 8 9 10 11 12 13 14	FOR THE NORTHE) ATES DISTRICT COURT RN MARIANA ISLANDS ICY DIVISION	
15 16	In re: IMPERIAL PACIFIC	Case No. 1:24-bk-00002 Chapter 11	
17	INTERNATIONAL (CNMI) LLC,	NOTICE OF SALE, BIDDING	
18 19	Debtor and Debtor in Possession.	PROCEDURES, AUCTION, SALE HEARING AND OTHER DEADLINES RELATED THERETO	
20		Judge: Hon. Robert J. Faris	
21			
22	PLEASE TAKE NOTICE OF THE F	FOLLOWING:	
23	On [•] the above-captioned debtor and o	debtor in possession (the <u>"Debtor")</u> and the Official	
24	Committee of General Unsecured Creditors (the <u>"Committee"</u>) in the above-captioned chapter 11		
25	case (the <u>"Chapter 11 Case"</u>) filed with the United States District Court for the Northern Mariana		
26	Islands Bankruptcy Division (the <u>"Court"</u>) a stipulation [Docket No.[•]] (the <u>"Stipulation"</u>) seeking		
27	entry of an order (the <u>"Bidding Procedures Order"</u>) (i) approving bidding procedures (the <u>"Bidding</u>		
28 ARENTFOX SCHIFF LLP	AFSDOCS:301013904.4		

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Procedures")¹ to be used in connection with the sale ("Sale") of all, or substantially all of the 1 2 Debtor's assets (the "Assets"); (ii) authorizing the Debtor and the Committee to designate a 3 Stalking Horse Bidder and provide Bid Protections in accordance with the Stalking Horse Designation Procedures; (iii) scheduling (A) an auction of the Assets (the "Auction") on and (B) a 4 5 hearing to consider approval of the proposed Sale (the "Sale Hearing"); (iv) approving the form 6 and manner of notice of the Bidding Procedures, the Auction and the Sale Hearing; (v) approving 7 procedures for the assumption and assignment of executory contracts and unexpired leases 8 (collectively, the "Contracts") in connection with the Sale; (vi) approving the form and manner of 9 notice to each relevant non-debtor counterparty to a Contract of the Debtor's calculation of the 10 amount necessary to cure any defaults under an applicable Contract and certain other information 11 regarding the potential assumption and assignment of Contracts in connection with a Sale; and (vii) 12 granting related relief. 13 On [•], the Court entered the Bidding Procedures Order [Docket No. [•]]. 14 ASSETS FOR SALE 15 The Debtor intends to sell all or substantially all of the Assets. A Prospective Bidder (as

16 defined in Section III of the Bidding Procedures) may bid on the Assets, subject to the conditions 17 set forth herein. The ability to undertake and consummate a sale of the Assets shall be subject to 18 competitive bidding, as set forth herein, and approval by the Court. In addition to any stalking horse bid, and as set forth herein, the Debtor and the Committee will consider bids for the Assets 19 20 from other parties. Any party interested in submitting a bid for any of the Assets should contact 21 the investment banker: Intrepid Investment Bankers LLC, attention: Lorie Beers, 22 LBeers@intrepidib.com; Carl Comstock, CComstock@intrepidib.com; and Lucy Yang, 23 LuYang@intrepidib.com.

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 ¹ Capitalized terms used but not defined herein shall have the respective meanings ascribed to such terms in the Stipulation or the Bidding Procedures, as applicable. Any summary of the Bidding Procedures or the Bidding Procedures Order (or any provision thereof) contained herein is qualified in its entirety by the actual terms and conditions thereof. To the extent that there is any inconsistency between any summary in this Sale Notice and the terms and conditions of either of the Bidding Procedures or the Bidding Procedures Order, the actual terms and conditions in those decompositions in those decompositions in the state of the Bidding Procedures or the Bidding Procedures Order, the actual terms and conditions in those decompositions in the state of the Bidding Procedures or the Bidding Procedures Order, the actual terms and conditions in those decompositions in the state of the Bidding Procedures or the Bidding Procedures Order, the actual terms and conditions in the state of the Bidding Procedures Order.

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KEY DATES AND DEADLINES

A. Bid Deadline

Any Prospective Bidder that intends to participate in the Auction must submit in writing to the Bid Notice Parties a Qualified Bid (as defined in Section VI.A of the Bidding Procedures) on or before [February 21, 2025], at 12:00 p.m. (ChST) (the "<u>Bid Deadline</u>").

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The Qualified Bid requirements are set forth in Sections VI.A of the Bidding Procedures.

B. Auction

8 If more than one Qualified Bid is received for the Assets, the Debtor will conduct an Auction
9 for the Assets. If any Stalking Horse Bid is the only Qualified Bid received in respect of the Assets
10 subject to such Stalking Horse Bid, the Debtor will not conduct an Auction for such applicable
11 Assets and will seek approval of such Stalking Horse Bid at the Sale Hearing.

12 The Auction, if required, will be conducted on February 26, 2025, at 8:00 a.m. (ChST) 13 virtually or at such other date, time or location as designated by the Debtor and the Committee. 14 Subject to the Auction procedures set forth in section VII.B of the Bidding Procedures, the Debtor 15 and the Committee will provide instructions setting forth how to attend the Auction to the 16 participants and other attendees via electronic mail. The Debtor and the Committee will provide 17 notice (via electronic mail or otherwise) of any change in the date, time or location of the Auction 18 to Qualified Bidders and will cause publication of such change to occur on the docket, which is 19 accessible at https://veritaglobal.net/ipi, as soon as reasonably practicable and in any event no later 20 than 24 hours before the Auction. If held, the Auction proceedings will be transcribed and/or video 21 recorded.

22 No later than two business days after the conclusion of the Auction, the Debtor will file 23 with the Court and serve on the Sale Notice Parties (as defined in Section X.A of the Bidding 24 Procedures) a notice of the results of the Auction, which will, among other things, (A) identify each 25 Successful Bidder and the Backup Bidder(s); (B) include a copy of each Successful Bid and the 26 Backup Bid or a summary of the material terms of such bids, including any assumption and 27 assignment of Contracts contemplated thereby; and (C) set forth the Sale Objection Deadline (as defined in Section X.C of the Bidding Procedures), the date, time, and location of the Sale Hearing 28 AFSDOCS:301013904.4 ARENTFOX SCHIFF LLF

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and any other relevant dates or other information necessary to reasonably apprise the Sale Notice
 Parties of the outcome of the Auction.

If the Debtor and the Committee determine not to hold an Auction, the Debtor will file and
serve a notice stating that the Auction for such Assets has been canceled and providing all other
relevant information to the Sale Notice Parties as required by the Bidding Procedures.

6

C. Sale Objection Deadline

All objections to a sale of the Assets, including (i) any objection to the conduct of the Auction and/or the Successful Bidder or Backup Bidder, (ii) any objection to a sale of the Assets free and clear of all liens, claims, interests, and encumbrances pursuant to section 363(f) of the Bankruptcy Code and (iii) entry of any Sale Order (each such objection, a "<u>Sale Objection</u>") shall, by no later than **March 5, 2025, at 6:00 p.m. (ChST)** (the "<u>Sale Objection Deadline</u>"), be filed with Court and served on the Objection Notice Parties (as defined in Section X.C of the Bidding Procedures).

14

D. Sale Hearing

The Sale Hearing shall take place on [March 25, 2024], at 9:00 a.m. (ChST) before the
Honorable Robert J. Faris, United States Bankruptcy Judge, in the United States District Court for
the Northern Mariana Islands, Bankruptcy Division, located at the 3rd Floor Courtroom, 1671
Gualo Rai Rd., Gualo Rai, Saipan, MP 96950.

19

RESERVATION OF RIGHTS TO MODIFY BIDDING PROCEDURES

The Debtor and the Committee reserve the right to, in their reasonable business judgment to (i) modify these Bidding Procedures, including to extend or waive deadlines or other terms and conditions set forth herein; adopt new rules and procedures for conducting the bidding and Auction process so long as any such modifications are disclosed to all Prospective Bidders and Qualified Bidders, as applicable; or (ii) to further promote competitive bidding for and maximizing the of value of the Assets.

26

ADDITIONAL INFORMATION

 27
 FAILURE TO ABIDE BY THE BIDDING PROCEDURES, THE BIDDING

 28
 PROCEDURES ORDER OR ANY OTHER APPLICABLE ORDER OF THE COURT

 ARENTFOX SCHIFF LLP
 AFSDOCS:301013904.4

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ENTERED IN THE CHAPTER 11 CASE MAY RESULT IN THE REJECTION OF YOUR
 BID AND YOUR DISQUALIFICATION FROM PARTICIPATING IN THE BIDDING
 FOR AND AUCTION OF ANY OF THE ASSETS.

THE FAILURE OF ANY PERSON OR ENTITY TO FILE AND SERVE AN 4 5 **OBJECTION IN ACCORDANCE WITH THE BIDDING PROCEDURES ORDER,** INCLUDING THE FAILURE TO FILE ANY SUCH OBJECTION BY THE APPLICABLE 6 7 **OBJECTION DEADLINE, SHALL FOREVER BAR SUCH PERSON OR ENTITY FROM** 8 ASSERTING, AT THE SALE HEARING OR THEREAFTER, ANY SUCH OBJECTION 9 TO THE RELIEF SET FORTH IN THE STIPULATION, THE CONSUMMATION OF 10 ANY APPLICABLE SALE, INCLUDING THE SALE OF ANY ASSETS TO A SUCCESSFUL BIDDER FREE AND CLEAR OF LIENS, CLAIMS, INTERESTS AND 11 ENCUMBRANCES PURSUANT TO SECTION 363(f) OF THE BANKRUPTCY CODE OR 12 13 THE TERMS OF ANY STALKING HORSE AGREEMENT OR OTHER ASSET 14 PURCHASE AGREEMENT EXECUTED BY THE DEBTOR.

16	Dated: [•]	ARENTFOX SCHIFF LLP
17		
18		By:
19		Aram Ordubegian Christopher K.S. Wong
20		Attorneys for the Official Committee of Unsecured Creditors
21		
22	Dated: [•]	CHOI & ITO ATTORNEYS AT LAW
23		
24		By: Chuck C. Choi
25		Allison A. Ito
26		Attorneys for Imperial Pacific International (CNMI), LLC, the debtor and debtor in
27		possession
28		
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EXHIBIT 2

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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	FOR THE NORTHE	ATES DISTRICT COURT RN MARIANA ISLANDS TCY DIVISION Case No. 1:24-bk-00002 Chapter 11
17 18	INTERNATIONAL (CNMI) LLC,	NOTICE OF CURE COSTS AND POTENTIAL ASSUMPTION
19	Debtor and Debtor in Possession.	AND ASSIGNMENT OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES IN CONNECTION WITH SALE
20		OF SUBSTANTIALLY ALL ASSET
21		
22		Judge: Hon. Robert J. Faris
23		
24	PLEASE TAKE NOTICE OF THE I	
25		debtor in possession (the <u>"Debtor"</u>) and the Official
26		ne "Committee") in the above-captioned chapter 11 nited States District Court for the Northern Mariana
27		pulation [Docket No. [•]] (the <u>"Stipulation"</u>) seeking
28 ARENTFOX SCHIFF LLP	AFSDOCS:301015221.3	

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1	entry of an order (the "Bidding Procedures Order") (i) approving bidding procedures (the "Bidding
2	Procedures") ¹ to be used in connection with the sale ("Sale") of all, or substantially all of the
3	Debtor's assets (the "Assets"); (ii) authorizing the Debtor and the Committee to designate a
4	Stalking Horse Bidder and provide Bid Protections in accordance with the Stalking Horse
5	Designation Procedures; (iii) scheduling (A) an auction of the Assets (the " <u>Auction</u> ") on and (B) a
6	hearing to consider approval of the proposed Sale (the "Sale Hearing"); (iv) approving the form
7	and manner of notice of the Bidding Procedures, the Auction and the Sale Hearing; (v) approving
8	procedures for the assumption and assignment of executory contracts and unexpired leases
9	(collectively, the " <u>Contracts</u> ") in connection with the Sale; (vi) approving the form and manner of
10	notice to each relevant non-debtor counterparty to a Contract of the Debtor's calculation of the
11	amount necessary to cure any defaults under an applicable Contract and certain other information
12	regarding the potential assumption and assignment of Contracts in connection with a Sale; and (vii)
13	granting related relief.
14	On [•] the Court entered the Bidding Procedures Order [Docket No. [•]].
15	You are receiving this Notice because you may be a Counterparty to a Contract of the
16	Debtor that may be assumed and assigned to the Successful Bidder for the Assets.
17	<u>CURE COSTS</u>
18	In accordance with the Assumption and Assignment Procedures and the Bidding Procedures
19	Order, the Debtor may, in connection with the Sale to the Successful Bidder, seek to assume and
20	assign to the Successful Bidder certain of their Contracts. Each of the Contracts that potentially
21	could be assumed and assigned in connection with the Sale, together with the Debtor's calculation
22	of Cure Costs with respect to such Contracts, is set forth on <u>Schedule 1</u> hereto. The inclusion of
23	any Contract on Schedule 1 does not constitute an admission by the Debtor, the Committee, any
24	Stalking Horse Bidder, any Successful Bidder, or any other party that such Contract is an executory
25	¹ Capitalized terms used but not defined herein shall have the respective meanings ascribed to such terms in the
26	Stipulation or the Bidding Procedures, as applicable. Any summary of the Bidding Procedures or the Bidding Procedures Order (or any provision thereof) contained herein is qualified in its entirety by the actual terms and
27	conditions thereof. To the extent that there is any inconsistency between any summary in this Sale Notice and the terms

Procedures Order (or any provision thereof) contained herein is qualified in its entirety by the actual terms and conditions thereof. To the extent that there is any inconsistency between any summary in this Sale Notice and the terms and conditions of either of the Bidding Procedures or the Bidding Procedures Order, the actual terms and conditions in those documents shall control.

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contract or an unexpired lease within the meaning of the Bankruptcy Code or require or guarantee
 that such Contract ultimately will be assumed or assigned. All rights of the Debtor with respect
 thereto are reserved.

In addition, to the extent that any of the Cure Costs set forth on <u>Schedule 1</u> do not reflect
(i) postpetition payments that have been made by the Debtor in respect of applicable Cure Costs or
(ii) any payments that are made by the Debtor in respect of such Cure Costs after the filing of this
Notice, the respective amounts required to be paid to cure any existing defaults under the applicable
Contracts shall be reduced by any such corresponding postpetition payments, and the Debtor
reserves its right to update the Cure Costs set forth on <u>Schedule 1</u> accordingly, either by filing a
supplemental notice with the Court or by written notice to the applicable Counterparty.

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CURE OBJECTIONS

A. Cure Objection Deadline

Any Counterparty that wishes to object to the Debtor's proposed Cure Costs (each such objection, a "<u>Cure Objection</u>") must file with the Court by **no later than [March 5, 2025], at 6:00 p.m. (ChST)** and serve on the Objection Notice Parties (as defined in Section X.C of the Bidding Procedures) its Cure Objection, which must be in writing and state, with specificity, the legal and factual bases thereof and include any appropriate documentation in support thereof.

18

B. Resolution of Cure Objections

19 Pursuant to the Bidding Procedures Order, the Debtor, the Committee, any Stalking Horse 20 Bidder or Successful Bidder (if applicable) and the objecting Counterparty must first confer in good 21 faith to attempt to resolve the Cure Objection without Court intervention. If the parties are unable 22 to consensually resolve the Cure Objection prior to the commencement of the Sale Hearing, the 23 Court shall make all necessary determinations relating to the applicable Cure Costs and Cure 24 Objection at a hearing scheduled pursuant to the following paragraph. If a Cure Objection is 25 resolved in a manner that is not in the best interests of the Debtor and its estate, whether or not such 26 resolution occurs prior to or after the closing of the Sale, the Debtor, the Committee, and the 27 Successful Bidder may determine that any Contract subject to such resolved Cure Objection no 28

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longer will be assumed and assigned. All other objections to the Debtor's proposed assumption
 and assignment of the Debtor's right, title, and interest in, to, and under a Contract shall be heard
 at the Sale Hearing.

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C. Adjourned Cure Objections

5 If a timely filed Cure Objection cannot otherwise be resolved by the parties, the Cure 6 Objection may be heard at the Sale Hearing, or, at the option of the Debtor, the Committee, and the 7 Successful Bidder, be adjourned to a subsequent hearing (each such Cure Objection, an "Adjourned 8 Cure Objection"). Upon resolution of an Adjourned Cure Objection and the payment of the 9 applicable cure amount, if any, the applicable Contract that was the subject of such Adjourned Cure 10 Objection shall, at the election of the Successful Bidder, and subject to the Debtor's rights set forth 11 in the Bidding Procedures Order, be deemed assumed and assigned to the Successful Bidder as of 12 the closing date of the Sale.

IF A COUNTERPARTY FAILS TO FILE WITH THE COURT AND SERVE ON 13 THE OBJECTION NOTICE PARTIES A TIMELY CURE OBJECTION, THE 14 15 COUNTERPARTY FOREVER SHALL BE BARRED FROM ASSERTING ANY 16 **OBJECTION WITH REGARD TO THE COST TO CURE ANY DEFAULTS UNDER THE** 17 APPLICABLE CONTRACT, AND THE CURE COSTS SET FORTH ON SCHEDULE 1 HERETO SHALL BE CONTROLLING AND WILL BE THE ONLY AMOUNT 18 19 NECESSARY TO CURE OUTSTANDING DEFAULTS UNDER THE CONTRACT AND SATISFY THE REQUIREMENTS OF SECTION 365(b) OF THE BANKRUPTCY CODE, 20 21 AND THE COUNTERPARTY TO THE CONTRACT SHALL BE DEEMED BOUND BY 22 AND TO HAVE CONSENTED TO THE CURE COSTS.

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NOTICE OF AUCTION RESULTS

The Auction, if required, will be conducted **on February 26, 2025, at 8:00 a.m. (ChST)** virtually or at such other date, time or location as designated by the Debtor and the Committee. The Debtor and the Committee will provide instructions setting forth how to attend the Auction to the participants and other attendees via electronic mail. The Debtor and the Committee will provide

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notice (via electronic mail or otherwise) of any change in the date, time or location of the Auction
 to Qualified Bidders and will cause publication of such change to occur on the docket, which is
 accessible at <u>https://veritaglobal.net/ipi</u>, as soon as reasonably practicable and in any event no later
 than 24 hours before the Auction. If held, the Auction proceedings will be transcribed and/or video
 recorded

6 Within two business days after the conclusion of the Auction, the Debtor will file with the 7 Court and serve on the Sale Notice Parties a notice setting forth the results of the Auction (the 8 "Notice of Auction Results"), which will (a) identify each Successful Bidder and the Backup 9 Bidder; (b) include a copy of each Successful Bid and the Backup Bid or a summary of the material 10 terms of such bids; and (c) set forth the Sale Objection Deadline (as defined in Section X.C of the 11 Bidding Procedures), the date, time, and location of the Sale Hearing and any other relevant dates 12 or other information necessary to reasonably apprise the Sale Notice Parties of the outcome of the 13 Auction.

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ADEQUATE ASSURANCE OBJECTIONS

A. Adequate Assurance Objection Deadline

16 Any Counterparty to a Contract that wishes to object to the proposed assumption and 17 assignment of the Contract, the subject of which objection is the proposed form of adequate 18 assurance of future performance of, (i) in the event that the Stalking Horse Bidder is the Successful 19 Bidder, the Stalking Horse Bidder (or any other relevant assignees) (each such objection, a 20 "Stalking Horse Adequate Assurance Objection"); or, (ii) in the event that a Qualified Bidder other 21 than the Stalking Horse Bidder is the Successful Bidder, such Successful Bidder (or any other 22 relevant assignees) (each such objection, a "Non-Stalking Horse Adequate Assurance Objection" 23 and together with any Stalking Horse Adequate Assurance Objection, an "Adequate Assurance 24 Objection"), shall file with the Court and serve on the Objection Notice Parties no later than 25 [March 5, 2025], at 6:00 p.m. (ChST). Any Adequate Assurance Objection must state, with 26 specificity, the legal and factual bases thereof and include any appropriate documentation in support 27 thereof.

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B. Resolution of Adequate Assurance Objections

2 Pursuant to the Bidding Procedures Order, the Debtor, the Committee, the Successful 3 Bidder and the objecting Counterparty must first confer in good faith to attempt to resolve the 4 Adequate Assurance Objection without Court intervention. If the parties are unable to consensually resolve the Adequate Assurance Objection prior to the commencement of the Sale Hearing, the 5 Adequate Assurance Objection and all issues of adequate assurance of future performance of the 6 7 Successful Bidder (or any other relevant assignee) shall be determined by the Court at the Sale Hearing or, at the option of the Debtor, the Committee, and the Successful Bidder, be adjourned to 8 9 a subsequent hearing, with notice to the party having filed the Adequate Assurance Objection.

10 IF A COUNTERPARTY FAILS TO FILE WITH THE COURT AND SERVE ON 11 THE OBJECTION NOTICE PARTIES A TIMELY ADEQUATE ASSURANCE OBJECTION, THE COUNTERPARTY FOREVER SHALL BE BARRED FROM 12 ASSERTING ANY OBJECTION TO THE ASSUMPTION AND/OR ASSIGNMENT OF 13 14 THE APPLICABLE CONTRACT WITH REGARD TO ADEQUATE ASSURANCE OF 15 FUTURE PERFORMANCE. THE APPLICABLE SUCCESSFUL BIDDER SHALL BE 16 DEEMED ТО HAVE PROVIDED ADEQUATE ASSURANCE OF **FUTURE** 17 PERFORMANCE WITH RESPECT TO THE CONTRACT IN ACCORDANCE WITH BANKRUPTCY CODE SECTIONS 365(b)(1)(C), 365(f)(2)(B) AND, IF APPLICABLE, 18 19 365(b)(3), NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THE CONTRACT OR ANY OTHER DOCUMENT. 20

SALE HEARING

The Sale Hearing shall take place on [March 25, 2024], at 9:00 a.m. (ChST) before the Honorable Robert J. Faris, United States Bankruptcy Judge, in the United States District Court for the Northern Mariana Islands, Bankruptcy Division, located at the 3rd Floor Courtroom, 1671 Gualo Rai Rd., Gualo Rai, Saipan, MP 96950.

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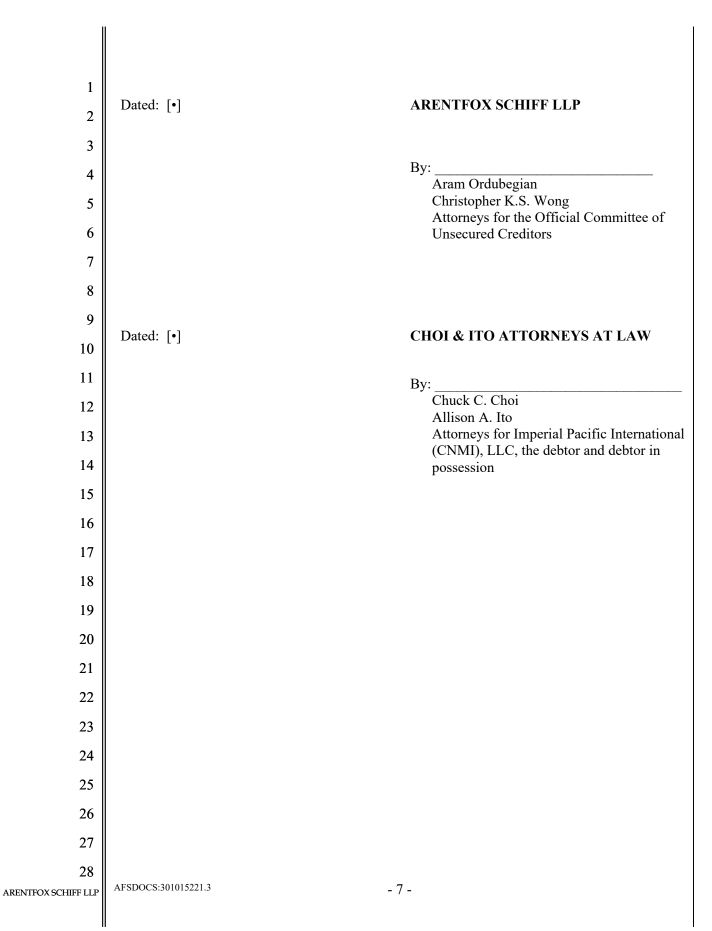
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1	<u>Schedule 1</u>
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3	[TO BE ATTACHED]
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1			
1	CERTIFICATE OF SERVICE		
2	I hereby certify that on January 3, 2025, I caused the forgoing document to be filed with the		
3	Clerk of Court for the United States District Court for the Northern Mariana Islands, Bankruptcy		
4	Division, using the CM/ECF System. A true and correct copy of the said pleading has been served		
5	on all counsel of record via the Court's CM/ECF System.		
6	Executed this 3 rd day of January 2025.		
7	1/ Anon Ontribusian		
8	<u>/s/ Aram Ordubegian</u> ARAM ORDUBEGIAN		
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