United States Department of Justice Office of the United States Trustee 1100 Commerce, Room 9C60 Dallas, Texas 75242 (214) 767-8967 George F. McElreath TEXAS STATE BAR NO. 13581600

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

IN RE	§
	§
CRUSADER ENERGY GROUP, INC.	§ CASE NO. 09-31797-BJH-11
	§
	§
	§ CHAPTER 11
	§
DEBTOR(S)	§

NOTICE OF FORMATION MEETING FOR OFFICIAL UNSECURED CREDITOR'S COMMITTEE

The above-named debtor filed a voluntary petition for relief under Chapter 11 of the Bankruptcy Code on March 30, 2009. The United States Trustee is authorized to appoint a committee of unsecured creditors. You may be eligible for appointment to the Official Committee of Unsecured Creditors in this case.

This is to notify you that the United States Trustee will hold a meeting to form an unsecured creditors committee on April 14, 2009 at 2:00 P.M. at the following location:

The Fairmont Hotel 1717 North Akard Street Dallas, TX 75201

A representative of the debtor will attend the meeting to provide information regarding the

status of the case. If you wish to be considered for membership on any official committee that is

appointed, please complete the enclosed Questionnaire form and return by fax to the Office of the

United States Trustee no later than April 13, 2009. If you do not wish to serve on an official

committee, your presence at the meeting is not required.

If you wish to be considered for membership on the committee but are unable to attend, you

should immediately notify the Office of the United States Trustee. If you do not attend the meeting

and do not affirmatively indicate your willingness to serve, you will be not considered. If you send

an individual to represent you at the meeting, that representative must present your written proxy

authorizing him or her to act on your behalf. The Official Committee of Unsecured Creditors

performs a vital role in the Chapter 11 proceeding, and for that reason your interest and consideration

is solicited

DATED: April 6, 2009

Respectfully submitted,

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Official Committee of Unsecured Creditors' Committee Information Sheet

Purpose of Unsecured Creditors' Committees. To increase participation in the chapter 11 proceeding, section 1102 of the Bankruptcy Code requires that the United States Trustee appoint a committee of unsecured creditors (the "Committee") as soon as practicable after the order for relief has been entered. The Committee ordinarily consists of the persons, willing to serve, who hold the seven (7) largest unsecured claims of the kinds represented on such committee. The debtor has filed a list indicating that your claim may be among the largest unsecured claims against the debtor, and for that reason, you may be eligible to serve on the Committee. There must be at least three (3) unsecured creditors willing to serve in order to form the Committee.

Powers and Duties of Unsecured Creditors' Committees. Members of the Committee are fiduciaries who represent all unsecured creditors as a group without regard to the types of claims which individual unsecured creditors hold against the debtor. Section 1103 of the Bankruptcy Code provides that the Committee may consult with the debtor, investigate the debtor and its business operations and participate in the formulation of a plan of reorganization. The Committee may also perform such other services as are in the interests of the unsecured creditors whom it represents.

Employment of Professionals. Section 1103 of the Bankruptcy Code provides that the Committee may, subject to the bankruptcy court's approval, employ one or more attorneys, accountants or other professionals to represent or perform services for the Committee. The decision to employ particular professionals should occur at a scheduled meeting of the Committee where a majority of the Committee is present. All professionals retained by the Committee may be compensated from assets of the debtor's estate pursuant to section 330 of the Bankruptcy Code. Applications for the payment of professional fees may be monitored by the Office of the United States Trustee and are subject to the Court's approval. However, the Committee should carefully review all applications and not rely on the Court or the United States Trustee to discover and object to excessive professional fees or costs.

Other Matters - The Committee should elect a chairperson and may adopt bylaws. As a party in interest, the Committee may be heard on any issue in the bankruptcy proceeding. Federal Bankruptcy Rule 2002(i) requires that the Committee (or its authorized agent) receive all notices concerning motions and hearings in the bankruptcy proceeding.

In the event you are appointed to an official committee of creditors, the United States Trustee may require periodic certifications of your claims while the bankruptcy case is pending. Creditors wishing to serve as fiduciaries on any official committee are advised that they may not purchase, sell or otherwise trade in or transfer claims against the Debtor while they are committee members absent an order of the Court. By submitting the enclosed Questionnaire and accepting membership on an official committee of creditors, you agree to this prohibition. The United States Trustee reserves the right to take appropriate action, including removing a creditor from any committee, if the information provided in the Questionnaire is inaccurate, if the foregoing prohibition is violated, or for any other reason the United States Trustee believes is proper in the exercise of her discretion. You are hereby notified that the

United States Trustee may share this information with the Securities and Exchange Commission if deemed appropriate.

Should you have any additional questions concerning the Committee or your membership on the Committee, please contact the Office of the United States Trustee.

OFFICE OF THE UNITED STATES TRUSTEE FOR THE NORTHERN DISTRICT OF TEXAS

1100 Commerce Street, Room 976

Dallas, Texas 75242 Tel. No. (214) 767-8967 Fax No. (214) 767-8971

QUESTIONNAIRE FOR OFFICIAL COMMITTEE OF UNSECURED CREDITORS:

Crusader Energy Group, Inc - 09-31797 Crusader Energy Group, LLC- 09-31798 Crusader Management Corp - 09-31799 Hawk Energy Fund I, LLC - 09-31801 Knight Energy Group, LLC - 09-31802 Knight Energy Group, II LLC- 31803 Knight Energy Management, LLC - 09-31804 RCH Upland Acquisition, LLC - 09-31806

Please Type or Print Clearly.

G.

Representations:

A.	Unsecu	red Creditor's Name and Contact Information:	
Name Addr			Phone:Fax:E-mail:
В.	Counse	el (If Any) for Creditor and Contact Information:	
Name Addr			Phone:Fax:E-mail:
C.	Amoun	t of Unsecured Claim (U.S. \$)	
D.	•	claim is against more than one debtor, list all debtors:	
E.	etc., inc	be the nature of your claim(s), i.e., whether arising from cluding whether any portion is secured. If any portion of the claim, the case number and jurisdiction (if application)	n goods or services provided; loans made; litigo of the claim(s) arise from litigation, please stat
F.	A	t of Unsecured Claim entitled to 11 U.S.C. §503(b) treating	etmant es en administrativa evnense.

1.	Are you or the company you represent in any way: "affiliated" with any of the debtors within the meaning Section 101(2) of the Bankruptcy Code, a shareholder of, or related to the debtor(s)? Yes () No () If a shareholder, state the number of shares:			
2.	Do you, or the company you represent, engage of the businesses of the debtor(s)? Yes () N	e in a business which directly or indirectly competes with any to ()		
3.	Have you ever been or are you an officer, dire Yes () No () Does your claim arise from the	ector, agent, representative or employee of the debtor(s)? nis relationship? Yes () No ()		
4.	Did you acquire any portion of your unsecured claim after the bankruptcy filing? Yes () No () If forth the date(s) acquired, the amount paid and the face amount of the claim: $___$			
5.	Have you made a UCC §2-702 reclamation cla	aim? Yes() No()		
6.	. Have you or your attorney entered into a settlement agreement with the debtor regarding resolution of claim? Yes () No ()			
7.	Do you have a claim against any entity affiliated with the debtor? Yes () No () State the name of the entity and the nature and amount of the claims:			
8.	8. Do you or any affiliated entities have any other claims against and/or debt or equity securities debtor(s)? Yes () No ()			
	A. Do you or any affiliated entities have claim(s) against or interest(s) in the de	any financial arrangement that may affect the value of your ebtor(s)? Yes () No ()		
-	on of Claims, Debt And/or Equity s/Other Financial Arrangement	Amount		
9.	If you are represented by counsel, does your a Yes () No () I do not know ()	ttorney represent any other parties in this bankruptcy case?		

- 10. If you have given a proxy to a third party either to represent you at the creditors' committee formation meeting, or in
- 10. If you have given a proxy to a third party either to represent you at the creditors' committee formation meeting, or in connection with your claim, please attach a copy of the written proxy.

You may attach a written statement to explain or respond to any responses.

If you are appointed to the Official Committee of Unsecured Creditors, the United States Trustee may require periodic certifications of your claims while the bankruptcy case is pending. Creditors wishing to serve as fiduciaries on an official committee are advised that they may not purchase, sell or otherwise trade in or transfer claims against the debtor while they are committee members absent an order of the court on application of the creditor.

I hereby certify that	, to the best of my	knowledge and	belief, the answ	ers to this Quest	ionnaire are tru	e and correct.

Date:	Signature	
	Print Name	
	Title	

Note: This is not a Proof of Claim form. Proofs of Claim are filed with the Clerk of the Bankruptcy Court, not with the United States Trustee.

WILLIAM T. NEARY UNITED STATES TRUSTEE

/s/

By: George F. McElreath Assistant United States Trustee TX #13581600 1100 Commerce, Room 9C60 Dallas, TX 75242 (214) 767-8967

cc: Debtor's Counsel