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6	UNITED STATES DISTRICT COURT	
7	EASTERN DISTRICT OF CALIFORNIA	
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9	UNITED PACIFIC ENERGY OPERATIONS) 1:11-cv-0756 OWW SMS
10	AND CONSULTING, INC., etc., et al.,)) TEMPORARY RESTRAINING ORDER) AND ORDER SHORTENING TIME
11	Plaintiffs,) AND ORDER SHORIENING TIME) FOR NOTICE AND HEARING OF) MOTION TO INVALIDATE THIRD
12	ν.) PARTY CLAIM
13	GAS AND OIL TECHNOLOGIES, INC., etc., et al.,) [CCP § 720.380]
14	Defendants.)
15	Derendants.)
16		/
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18	The Ex Parte Application ("Application") of Judgment	
19	Creditor United Pacific Energy Operations and Consulting, Inc.	
20	("Plaintiff"), for Temporary Retraining Order staying disposition	
21	of properties levied upon by the U.S. Marshals Services, and for	
22	Order Shortening Time for the notice and hearing of a Petition to	
23	Invalidate Third Party Claim of Tearlach Resources (California)	
24	Ltd. ("TRC"), and supporting documentary and other evidence	
25	having been duly filed, and having been considered by the Court	
26	at the Court's ex parte hearing hereof on May 23, 2011, and good	
27	cause appearing therefor;	
28	IT IS ORDERED:	

Pending hearing of Plaintiff's Petition to Invalidate 1 1. 2 Third Party Claim of Tearlach Resources (California) Ltd. 3 ("Petition"), set for hearing as indicated below, or at such other subsequent date as the matter may be continued to by the 4 Court, the Eastern District U.S. Marshals Services ("USMS") and 5 its agents and employees, are hereby enjoined from transferring, 6 releasing or making any other disposition of any properties 7 levied upon by the USMS on behalf of Plaintiff UPEOC, or 8 9 releasing any lien or other security interest of the Plaintiff UPEOC in any properties levied upon by the USMS on behalf of 10 Plaintiff UPEOC, including the properties known as BLM Lease Nos. 11 CACA 45618 and 45619, in Kern County, California. 12

13 2. Plaintiff shall personally serve or serve by overnight 14 delivery this Notice of Hearing of the Petition (which the 15 Plaintiff has previously served on respondent TRC and filed herein) on respondent by May 23, 2011, before 11:59 p.m. 16 Service may be by fax to be followed by mailing within one day. 17 The court clerk shall place the Plaintiff's motion on calendar for 18 hearing at 12:00 p.m. on June 9, 2011, in Courtroom 3, of the 19 20 above-captioned court.

3. Pursuant to FRCP Rule 65(b)(2) the Court also finds as follows: (a) that issuance of this Order is appropriate as the Plaintiff's injury is the imminent loss of a valuable security interest in two oil properties and (b) such injury is irreparable because the said security interest would be unavailable to secure Plaintiff's execution against the said properties.

27 PURSUANT TO LOCAL RULE 231, RESPONDENTS HAVE THE RIGHT TO 28 APPLY TO THE COURT FOR MODIFICATION OR DISSOLUTION ON TWO (2)

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1	DAYS' NOTICE OR SUCH SHORTER NOTICE AS THE COURT MAY ALLOW. SEE
2	FED. R. CIV. P. 65(B).
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4	IT IS SO ORDERED.
5	Dated: May 23, 2011 /s/ Oliver W. Wanger UNITED STATES DISTRICT JUDGE
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