

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

----- X
In re: : **Chapter 11**
:
HI-CRUSH INC., et al., : **Case No. 20-33495**
:
Debtors.¹ : **(Jointly Administered)**
:
----- X

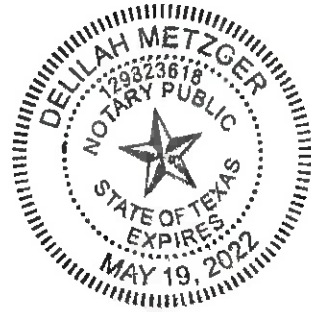
**AFFIDAVIT OF PUBLICATION OF THE NOTICE OF ORDER
ESTABLISHING NOTIFICATION PROCEDURES AND APPROVING
RESTRICTIONS ON CERTAIN TRANSFERS OF STOCK OF THE
DEBTORS IN THE HOUSTON CHRONICLE**

¹ The Debtors in these cases, along with the last four digits of each Debtor’s federal tax identification number (where available), are: Hi-Crush Inc. (0530), OnCore Processing LLC (9403), Hi-Crush Augusta LLC (0668), Hi-Crush Whitehall LLC (5562), PDQ Properties LLC (9169), Hi-Crush Wyeville Operating LLC (5797), D & I Silica, LLC (9957), Hi-Crush Blair LLC (7094), Hi-Crush LMS LLC, Hi-Crush Investments Inc. (6547), Hi-Crush Permian Sand LLC, Hi-Crush Proppants LLC (0770), Hi-Crush PODS LLC, Hi-Crush Canada Inc. (9195), Hi-Crush Holdings LLC, Hi-Crush Services LLC (6206), BulkTracer Holdings LLC (4085), Pronghorn Logistics Holdings, LLC (5223), FB Industries USA Inc. (8208), PropDispatch LLC, Pronghorn Logistics, LLC (4547), and FB Logistics, LLC (8641). The Debtors’ address is 1330 Post Oak Blvd, Suite 600, Houston, Texas 77056.



Victoria Bond A/R Clerk
NEWSPAPER REPRESENTATIVE

Sworn and subscribed to before me, this 16th Day of July A.D. 2020



[Signature]
Notary Public in and for the State of Texas

ATTENTION DIRECT AND INDIRECT HOLDERS OF, AND PROSPECTIVE HOLDERS OF, STOCK ISSUED BY HI-CRUSH INC.

Upon the motion (the "**Motion**") of Hi-Crush Inc. ("**Hi-Crush**") and its affiliated debtors (collectively, the "**Debtors**"), on July 13, 2020, the United States Bankruptcy Court for the Southern District of Texas (the "**Bankruptcy Court**"), having jurisdiction over the chapter 11 cases of the Debtors captioned as *In re Hi-Crush Inc., et al.*, Case No. 20-33495 (DRJ) (the "**Chapter 11 Cases**"), entered an order establishing procedures (the "**Stock Procedures**") with respect to direct and indirect trading and transfers of stock of the Debtors.

In certain circumstances, the Stock Procedures restrict transactions involving, and require notices of the holdings of, and proposed transactions by, any person or group of persons that is, or, as a result of such a transaction, would become, a Substantial Stockholder of the common stock issued by Hi-Crush Inc. (the "**Hi-Crush Stock**"). For purposes of the Stock Procedures, a "**Substantial Stockholder**" is any person or, in certain cases, group of persons that beneficially own, directly or indirectly (and/or owns options to acquire) at least 4.74 million shares of Hi-Crush Stock (representing approximately 4.75% of all issued and outstanding shares of Hi-Crush Stock). *Any prohibited transfer of the stock of the Debtors will be null and void ab initio and may lead to contempt, compensatory damages, punitive damages, or sanctions being imposed by the Bankruptcy Court.*

The Stock Procedures are available on the website of Kurtzman Carson Consultants LLC, the Debtors' Court-approved Claims agent, located at www.kccllc.net/hicrush, and on the docket of the Chapter 11 Cases, Docket No. 97, which can be accessed via PACER at <https://www.pacer.gov>.

The requirements set forth in the Stock Procedures are in addition to the requirements of Bankruptcy Rule 3001(e) and applicable securities, corporate, and other laws and do not excuse noncompliance therewith.

A direct or indirect holder of, or prospective holder of, stock of the Debtors that may be or become a Substantial Stockholder should consult the Stock Procedures.

Dated: Houston, Texas, July 13, 2020

BY ORDER OF THE COURT

BUSINESS



Ricardo B. Brazziell / TNS

Shawn Faulk prepares food for a to-go order at Star Coffee in Round Rock. Full-service restaurant prices rose a record 0.9 percent in June.

Food inflation arrives, adding to eatery woes

By Alex Tanzi and Leslie Patton
BLOOMBERG

Food inflation has arrived, according to newly released data from the Bureau of Labor Statistics. And that means slimmer profits for many already-ailing restaurants even as diners pay more for meals.

Full-service restaurant prices rose a record 0.9 percent in June from a month earlier. At the same time, home cooking grew costlier: Grocery prices rose 0.7 percent from the prior month and 5.6 percent from a year ago, the largest increase since 2011.

Overall inflation has remained subdued amid a slower climb in rents.

Restaurants, which just started reopening in many states, are serving fewer customers as they adhere to social-distancing requirements, which is crimping sales. Rising labor costs and difficulties hiring during the

pandemic are adding to their woes.

“Currently our labor costs are greater than our sales for lunch Monday through Thursday,” said Geoff Tracy, a Washington, D.C. restaurateur who is cutting back his hours. “You don’t need an MBA to know that model does not work.”

At Taco John’s International Inc., a fast-food chain with about 400 mostly franchised restaurants, employee expenses are putting pressure on menu prices, said Chief Executive Officer Jim Creel.

“I think where we’re going to see a price increase is going to be labor,” Creel said. “It almost feels like it’s going to be worse” coming out of COVID-19.

The Cheyenne, Wyo.-based company is looking to hire roughly 10 workers per restaurant as dining rooms slowly begin to reopen, but it’s tough to find people. Many are reluctant to work around the public

and are making enough with unemployment to delay entering the workforce, he said.

“We’ve been trying throughout the whole pandemic to hire crew members and we’re just not having a whole lot of luck,” he said.

As restaurants struggle, some have added COVID-19 surcharges in response to rising food prices and the costs associated with adding personal protective equipment.

The restaurant industry has always been a low margin business and this pandemic has just made it more challenging, said Tracy.

Many restaurants, along with other small businesses, have been bolstered by the Payroll Protection Program and other government stimulus efforts.

“Once the money runs out, once the landlords want their rent come fall – it’s over for most restaurants,” he said.

Education Department sued by states over loan program

By Collin Binkley
ASSOCIATED PRESS

Twenty-two states and the District of Columbia sued the Education Department on Wednesday, claiming it broke federal law in adopting new rules for a program meant to wipe out the student loan debt of borrowers whose schools defrauded them.

The new rule also “unreasonably favors the interests of predatory schools over students and would deny relief to borrowers who have been indisputably harmed by their schools,” according to the complaint filed in San Francisco federal court.

The suit was the latest legal battle over the decades-old program, known as Borrower Defense to Repayment, which allows students to ask that their federal loans be eliminated if



Associated Press

Education Secretary Betsy DeVos has called Borrower Defense a “free money” giveaway.

their schools seriously misled them or violated state laws.

Education Secretary Betsy DeVos has called Borrower Defense a “free money” giveaway and repeatedly tried to slash the relief available through the program.

Last year, her agency finalized a policy revision that significantly raised the bar for new claims.

Among other changes, the new rule eliminated a group discharge process, forcing each borrower to

pursue relief individually, and required applicants to prove both that their school had knowingly lied to them and that the deception caused them financial harm.

Those requirements “are so onerous that they make this defense impossible for a student loan borrower to assert successfully,” the state attorneys general wrote.

Angela Morabito, a spokeswoman for the Education Department, said: “This is yet another grandstanding, politically driven lawsuit meant to grab a cheap headline, and the media seems to always oblige. To any objective observer, our borrower defense rule clearly protects students from fraud, ensures they are entitled to financial relief if they suffered harm and holds schools accountable.”

Appeals court puts hold on Dakota pipeline’s shutdown

ASSOCIATED PRESS

BISMARCK, N.D. – A federal appeals court on Tuesday temporarily halted a judge’s order that the Dakota Access Pipeline be shut down in three weeks.

The U.S. Court of Appeals for the District of Columbia Circuit issued an “administrative stay” of the judge’s order. Though the appeals court said it “should not be construed in any way as a ruling on the merits” of the case, the Bismarck Tribune reported.

The stay will remain in place until the appeals court rules on whether developer Energy Transfer can keep oil flowing while the court decides the Texas-based company’s appeal of the shutdown order.

U.S. District Court Judge James Boasberg last week ordered the line shut down

by Aug. 5 pending a lengthy environmental review. The line began pumping oil more than three years ago. Energy Transfer estimates it would take three months to empty the pipeline of oil and complete steps to preserve it for future use.

Pipeline supporter GAIN Coalition, which includes businesses, trade associations and labor groups, called the order “a key step forward in reaffirming the Dakota Access Pipeline’s critical role in the American energy infrastructure network.” North Dakota Republican U.S. Sen. Kevin Cramer, another supporter, called the temporary halt “common sense.”

But Earthjustice attorney Jan Hasselman, who represents the Standing Rock Sioux Tribe, said the move is not significant.

Hasselman said in a statement an administra-

tive stay is typical and “is not in any way indicative of how the court is going to rule – it just buys the court a little additional time to make a decision.”

The line was the subject of months of protests in 2016 and 2017, sometimes violent, during its construction near the Standing Rock Sioux Reservation that straddles the North Dakota-South Dakota border. The tribe took legal action against the pipeline even after it began carrying oil from North Dakota across South Dakota and Iowa and to a shipping point in Illinois in June 2017.

The \$3.8 billion, 1,172-mile pipeline crosses beneath the Missouri River, just north of the reservation. The tribe draws its water from the river and has concerns about pollution. The company maintains the line is safe.

Legal Notices

To place legal notices email legals@chron.com or call 713.224.6868.

Legal Bids & Proposals

NOTICE TO BIDDERS

Sealed bids will be received via CivCast until 10:00 AM, on July 30, 2020 (“Closing Time”) for:

Fort Bend County Freshwater Supply District No. 1 – Fresno Gardens North Subdivision Wastewater Plumbing Project

All necessary documentation needed, including but not limited to the bid bond and the bid form, will be received through CivCast. At the above time the bids will be publicly opened and read aloud via teleconference and retained by the Owner for tabulation, verification and evaluation. The call-in number for the public bid opening is as follows: toll-free number 1 (866) 203-7023, access code: 2472408416. **IN RESPONSE TO COVID-19, NO BIDS WILL BE ACCEPTED UNLESS SUBMITTED VIA CIVCAST. ALL BIDS MUST BE SIGNED. NO BIDS WILL BE ACCEPTED AFTER CLOSING TIME.**

This project’s work consists of the connection of approximately 68 residential properties to the public wastewater system within the Fresno Gardens North Subdivision. Work to and on the residential properties consists of the installation of wastewater service lines, decommissioning of private septic systems, and plugging of residential water wells.

Bidding documents may be obtained from www.civcastusa.com. Bidders must register on this website in order to view and/or download plans and specifications for this project. There is NO charge to view or download documents. Bidder may contact the office of the Engineer at 713.855.1917 with additional questions.

A cashier’s check, certified check, or bid bond payable to the Fort Bend County Freshwater Supply District No. 1 in the amount of five percent (5%) of the total amount bid must accompany each bid. The successful bidder must furnish a payment and performance bond acceptable to Owner. **THE BID BOND MUST BE UPLOADED ON CIVCAST OR YOUR BID WILL BE CONSIDERED INCOMPLETE.** A MANDATORY pre-bid conference will be conducted at 10:00 AM on July 21, 2020. The meeting will be conducted via phone at the toll-free number 1 (866) 203-7023; access code: 2472408416. No attendee may represent more than one firm for the purpose of satisfying this mandatory pre-bid conference requirement. ONLY BIDS RECEIVED FROM BIDDERS WHO ATTENDED THE PRE-BID CONFERENCE WILL BE CONSIDERED.

NOTICE TO BIDDERS

Sealed proposals for the Construction of Water Distribution, Sanitary Sewer, Storm Water Collection and Drainage Improvements for “Dellrose Section 9 within Harris County MUD 319, in Harris County, TX” will be received at the office of Dannenbaum Engineering Corporation, 3100 West Alabama, Houston, Texas 77098 (Tel. 713/520 9570) until 10:00 A.M., local time, **FRIDAY, JULY 24TH, 2020**, and then publicly opened and read. A **NON-MANDATORY** pre-bid conference will be held on **TUESDAY, JULY 21ST, 2020, AT 10:00 A.M.**, local time. Each bid must be accompanied by certified check or bid bond, duly executed, in the amount of five (5%) percent of the bid. Complete bidding documents are available at www.civcastusa.com.

Public Notice / Advertisement

SpawGlass Construction Corp. is requesting proposals for the construction of the Pearlman Shadow Creek Library #FA1805. The Work includes the general construction of a new library and tax office facility of approximately 40,000 gross square feet (GSF) on a greenfield site located approximately 300 ft. west of the Kirby and Shadow Creek Parkway Intersection. Subcontracts will only be awarded to responsible contractors possessing the ability to perform its scope of work as required per the terms and conditions of the contract documents. Subcontractors will be selected by “best value” on pricing, general qualifications, experience, safety, quality, schedule, agreement to terms and conditions, and all provisions of the Texas Labor Code as detailed in the project manual. To respond to this bid notification for contracting opportunities, please contact Kan Phaobunjong at 281-970-5300 for bidding information. Bids may be submitted via the following methods: fax (281-517-8282), email (hou.estimating@spawglass.com); or hand delivery (13800 West Road, Houston, TX 77041). Bids will be due to SpawGlass on 08/05/2020 at 2:00 pm. Please Note we are only accepting bids for the following scopes of work: General Requirements, VDC/BIM, Concrete, Masonry, Structural Steel, Rough & Finish Carpentry, Waterproofing, Roofing, Metal Panels, Doors & Frames, Glass & Glazing, Drywall/Framing, Tile, Acoustical Treatments, Flooring, Division 10 Specialties, Movable Partitions, Signage, Library Equipment, Window Treatments, Elevators, Fire Suppression, Plumbing, HVAC, Electrical, Structured Cabling, AV Systems, Security, Fire Alarm, Earthwork, Landscaping & Site Furnishings, Parking Specialties, and Site Utilities. Plans, Specs & Bid Forms will be available for viewing via iSqFt or you may view them at the SpawGlass Plan Room, 13800 West Road, Houston, TX 77041.

The Houston Housing Authority (“HHA”), is soliciting proposals with the intent to partner with entities to acquire, rehabilitate, construct, or develop several affordable housing developments, in accordance with the requirements and terms and conditions specified in QBS 20-36 Development Partners.

Interested parties who wish to respond to this solicitation must submit the required documents in a sealed envelope by 10 A.M. Central Daylight Time (CDT) August 10, 2020 to the Houston Housing Authority Attn: Kevin M. Coleman, M.S., C.P.M. Subject: QBS 20-36 Development Partners DO NOT OPEN 2640 Fountain View Drive Houston, Texas 77057.

QBS 20-36 can be obtained by going to the doing business with HHA section of HHA’s website at www.housingforhouston.com, or by sending an e-mail to HHA’s Procurement Dept. at Purchasing@housingforhouston.com with QBS 20-36 in the subject line.

A Fair and Equal Employment Opportunity Agency. For assistance: Individuals with disabilities may contact the 504/ADA Administrator at 713-260-0536, TTY 713-260-0574 or 504ADA@housingforhouston.com

Legals/Public Notices

NOTICE OF SALE

HARRIS COUNTY MUNICIPAL UTILITY DISTRICT NO. 82
(A political subdivision of the State of Texas located within Harris County)

\$20,510,000
Unlimited Tax Bonds, Series 2020
“Not-Qualified Tax-Exempt Obligations”

The Board of Directors of Harris County Municipal Utility District No. 82 (the “District”) will publicly receive bids on up to \$20,510,000 Unlimited Tax Bonds, Series 2020 (the “Bonds”), on Monday, July 27, 2020, at 10:15 A.M., Houston Time. At a Board of Directors meeting on Monday, July 27, 2020, at 12:00 Noon, Houston Time, the Board will immediately take action to reject any and all bids or accept the bid resulting in the lowest net interest cost to the District. It is anticipated that said meeting will be held via telephone conference call pursuant to Texas Government Code, Section 551.125, as amended, and as modified by the Governor of Texas in the Governor’s proclamation on March 13, 2020, concerning the COVID-19 pandemic. If the Governor’s proclamation is lifted or expires or if the Governor terminates the partial suspension of the Texas Government Code, Section 551.125, a meeting in a physical location may become necessary. In such case, the Board will conduct the meeting at the District’s regular meeting place at the offices of Allen Boone Humphries Robinson LLP, 3200 Southwest Freeway, Suite 2600, Houston, Texas, 77027.

A bid for the Bonds, may be delivered to the District electronically, by telephone or delivered directly to the District in a sealed envelope addressed to the “President and Board of Directors, Harris County Municipal Utility District No. 82” at the office of the District’s Financial Advisor, Masterson Advisors LLC, 3 Greenway Plaza, Suite 1100, Houston, Texas 77046. All bidders must submit a signed “Official Bid Form” and a bank Cashier’s Check in the amount of \$410,200 payable to the order of Harris County Municipal Utility District No. 82 as a Good Faith Deposit. Additional terms and conditions related to the submission of a bid for the Bonds are included in the “Official Notice of Sale.”

The Bonds will mature serially on October 1, 2022 through 2045, and will be dated August 1, 2020. The “Official Notice of Sale,” “Preliminary Official Statement,” and “Official Bid Form” may be obtained from the District’s Financial Advisor, Masterson Advisors LLC, 3 Greenway Plaza, Suite 1100, Houston, Texas 77046. This notice does not constitute an offer to sell the Bonds but is merely notice of sale of the Bonds as required by Texas law. The offer to sell the Bonds will be made by means of the “Official Notice of Sale,” “Preliminary Official Statement,” and “Official Bid Form.”

Mr. Jerry Chesnutt
President, Board of Directors
Harris County Municipal Utility District No. 82
Harris County, Texas

IF YOU THINK LEGAL NOTICES ARE PAINFUL, WAIT UNTIL YOU PLACE ONE IN THE WRONG PAPER.

Stay legal and get noticed by emailing our team at legals@chron.com or calling 713.224.6868

HOUSTON CHRONICLE
HoustonChronicle.com

Notice to Creditors

Notice To Creditors Ad \$74.00*

Call the Legals Team
713-224-6868
Ext. 6435 or 4204

*\$74.00 includes first 36 lines and 1 Affidavit of Publication
*\$1.92 per line over 36 lines

Legals/Public Notices

ATTENTION DIRECT AND INDIRECT HOLDERS OF, AND PROSPECTIVE HOLDERS OF, STOCK ISSUED BY HI-CRUSH INC.
Upon the motion (the “Motion”) of Hi-Crush Inc. (“Hi-Crush”), and its affiliated debtors (collectively, the “Debtors”), on July 13, 2020, the United States Bankruptcy Court for the Southern District of Texas (the “Bankruptcy Court”), having jurisdiction over the Chapter 11 cases of the Debtors captioned as *In re: Hi-Crush Inc.*, et al., Case No. 20-33495 (DR), (the “Chapter 11 Cases”), entered an order establishing procedures (the “Stock Procedures”) with respect to direct and indirect trading and transfers of stock of the Debtors.

In certain circumstances, the Stock Procedures restrict transactions involving, and require notices of the holdings of, and proposed transactions by, any person or group of persons that is, or as a result of such a transaction, would become, a Substantial Stockholder of the common stock issued by Hi-Crush Inc. (the “Hi-Crush Stock”). For purposes of the Stock Procedures, a “Substantial Stockholder” is any person or, in certain cases, group of persons that beneficially own, directly or indirectly (and/or owns options to acquire) at least 4.74 million shares of Hi-Crush Stock (representing approximately 4.75% of all issued and outstanding shares of Hi-Crush Stock). Any prohibited transfer of the stock of the Debtors will be null and void ab initio and may lead to contempt, compensatory damages, punitive damages, or sanctions being imposed by the Bankruptcy Court.

The Stock Procedures are available on the website of Kurtzman Carson Consultants LLC, the Debtors’ Court-approved Claims agent, located at www.kccllc.net/hicrush, and on the docket of the Chapter 11 Cases, Docket No. 97, which can be accessed via PACER at <https://www.pacer.gov>.

The requirements set forth in the Stock Procedures are in addition to the requirements of Bankruptcy Rules 6001(e) and applicable securities, corporate, and other laws and do not excuse noncompliance therewith.

A direct or indirect holder of, or prospective holder of, stock of the Debtors that may be or become a Substantial Stockholder should consult the Stock Procedures.

Dated: Houston, Texas, July 13, 2020

BY ORDER OF THE COURT

Notice to Creditors

NOTICE TO ALL PERSONS HAVING CLAIMS AGAINST THE ESTATE OF JOYCE OPAL WILLIAMS, DECEASED

Notice is hereby given that original Letters Testamentary for the Estate of Joyce Opal Williams, Deceased, were issued on June 30, 2020, under Cause No. 484636, pending in the County Court at Law No. 2 and Probate Court of Harris County, Texas, to Gloria Powell. Claims may be presented in care of the attorney for the estate, addressed as follows: Gloria Powell, Independent Executrix, Estate of Joyce Opal Williams, Deceased C/o Jason M. Cordoba, Attorney Cordoba Law Firm, P.L.L.C. 85 Oak Drive, Suite 102 Lake Jackson, Texas 77566

All persons having claims against this estate, which is currently being administered, are required to present them within the time and in the manner prescribed by law. DATED the 13th day of July 2020. CORDOBA LAW FIRM, P.L.L.C. By: /s/ Jason M. Cordoba

JASON M. CORDOBA
Texas Bar No. 24057811
Email: jason@cordobafirm.com
R.P. MATTHEW ALLEN
Texas Bar No. 24092027
Email: matt@cordobafirm.com
85 Oak Drive, Suite 102
Lake Jackson, Texas 77566
Telephone: (979) 297-2854
Facsimile: (979) 299-6440
Attorneys for Independent Executrix,
GLORIA POWELL

Legals/Public Notices

Anyone knowing the whereabouts of Michael Darron Faherty, please call atty. Patricia Bonneau at 985-966-9000.

Legal Bids & Proposals

FORMAL BID - CFISD will receive proposals **7/30/2020 3:00 PM** for: **Insulation Services #20-10-6557R**, 12510 Windfern Rd., Houston 77064. www.cfisd.net/bids

Legals/Public Notices

ADVERTISEMENT FOR BIDS

CHIMNEY HILL MUNICIPAL UTILITY DISTRICT SANITARY SEWER REHABILITATION, PHASE 3

Sealed Bids for the construction of the SANITARY SEWER REHABILITATION, PHASE 3 will be electronically received on Civcast, by CHIMNEY HILL MUNICIPAL UTILITY DISTRICT, until 11:00 am, local time on August 6, 2020, at which time the Bids received will be publicly opened and read via teleconference call. To Join Conference Call: Dial-in number: (712) 775-7031, Access code: 148-766-531 # (Dial-in area code is 712 not 713). Phone carriers may apply standard charges. Bid security, Conflict of Interest Questionnaire, and Texas Ethics Commission Form 1295 shall be furnished in accordance with the Instructions to Bidders.

The Issuing Office for the Bidding Documents is: A&S Engineers, Inc., 10377 Stella Link Road, Houston, TX 77025, telephone 713-942-2700. Darla Dewar, dkd@as-engineers.com. Bidding Documents may be examined online at www.civcastusa.com. A non-mandatory pre-bid conference will be held at 11:00 am on July 30, 2020 via teleconference call. To Join Conference Call: Dial-in number: (712) 775-7031, Access code: 148-766-531 # (Dial-in area code is 712 not 713). Phone carriers may apply standard charges. Bid security, Conflict of Interest Questionnaire, and Texas Ethics Commission Form 1295 shall be furnished in accordance with the Instructions to Bidders.

LEGAL NOTICES & ANNIVERSARIES

TWO THINGS YOU BETTER NOT FORGET ABOUT

Seriously, stay legal and get noticed by emailing our team at legals@chron.com or calling 713.224.6868

fuel fix
FuelFix.com

HOUSTON CHRONICLE
HoustonChronicle.com