# EXHIBIT C

**B6** | Monday, January 30, 2023

## **BUSINESS & FINANCE**

# Oil Firm To Win Big With $CO_2$

Continued from page B1 poured more than \$1 billion into pipelines that can trans-  $\leq$ port carbon, executives and analysts said. When it exited bankruptcy in late 2020, it had a clean balance sheet and 1.300 miles of pipelines in six states, allowing it to produce about 45,000 barrels of oil a day in the most recent quarter.

About a year later, the bipartisan infrastructure package funneled about \$10 billion into carbon-capture projects. Then, in 2022, the Inflation Reduction Act increased credits for industrial carbon capture and storage to \$85, up from \$50. Credits for capturing CO<sub>2</sub> and using it in a process called enhanced oil recovery, in which carbon is injected into aging reservoirs to push out more oil, rose to \$60 a metric ton, up from \$35.

The tax credits and incentives will cover more than 70% of the cost of capturing CO<sub>2</sub> from smokestacks, according to a November report by the Goldman Sachs Group Inc. "The IRA...just opened up a whole new swath of industries," Mr. Kendall said.

Still, the economics of trapping huge volumes of carbon underground remain unclear. and the feasibility of doing so on a large scale, remains unproven. Moreover, some environmental groups argue carbon capture prolongs the use of fos-



Denbury's pipeline-control center in Plano, Texas. The company has miles of pipelines in several states.

sil fuels and redirects investments away from clean energy.

A Denbury spokesman said industrial carbon capture is in use today and being improved to bring costs down. He said the company's experience handling CO<sub>2</sub> will allow it to store massive amounts of the gas and more than offset the emissions associated with the oil that it produces.

Historically, Denbury had used CO<sub>2</sub> almost entirely for enhanced oil recovery. Now, it says it wants to build something like a highway for  $CO_2$ on the Gulf Coast. It says it expects to find enough customers to ship and store between 50 million and 70 million metric tons of CO<sub>2</sub> produced at industrial sites by 2030roughly what it handled in 2021 in its enhanced oil recovery business—and deposit it in storage sites and oil fields, from Alabama to Houston. The company secured seven underground storage sites with the potential to trap 2 billion metric tons of the gas, it said.

By the end of 2022, Denbury announced eight contracts to transport and stow about 20 million metric tons of CO<sub>2</sub> a year, mostly from ammonia and hydrogen factories. It is targeting these plants as customers because of the costeffective collection process, Denbury said. Gathering CO<sub>2</sub> is expected to be between \$15and \$55 per metric ton, compared with a range of \$40 and \$75 for cement plants and refineries, according to estimates by the Great Plains Institute, a think tank that promotes carbon capture.

Denbury told investors it expects to generate average revenue of between \$15 and \$25 per metric ton of CO<sub>2</sub> transported and stored, and up to \$10 per metric ton used to extract oil.

Until now, Denbury was paying companies such as Nutrien

and Air Products & Chemicals Inc. to take their  $CO_2$  for enhanced oil recovery. Now, Nutrien will pay Denbury to take and store 1.8 million metric tons of the gas a year from a planned ammonia plant in Louisiana, according to the companies.

Denbury plans to develop its CO<sub>2</sub> business in Wyoming, where it has signed an agreement with a hydrogen-making facility. It expects to spend between \$1.6 billion and \$2 billion through 2030 to fund its CO<sub>2</sub> business, largely through revenue from oil production, company executives said.

The business faces challenges, said analysts. For instance, obtaining permits to pump CO<sub>2</sub> into geological reservoirs can take between 18 and 24 months, said Brian Velie, a Capital One Securities analyst.

A Denbury spokesman said the company was working with federal agencies to have sequestration ready by 2025.

# **Amazon Raises Fees** For Free Delivery **Of Groceries Online**

#### BY GINGER ADAMS OTIS

Amazon Prime members who order groceries online through Amazon Fresh will soon pay a lot more to get free delivery.

Starting Feb. 28, online Amazon Fresh grocery orders of less than \$150 will incur deliverv fees. Amazon.com Inc. said in an email to Prime members.

Delivery charges will be \$9.95 for orders under \$50, \$6.95 for orders between \$50 and \$100, and \$3.95 for orders between \$100 and \$150, Amazon said.

Currently, Prime members outside of New York City who spend more than \$35 on Amazon Fresh grocery orders qualify for free delivery. In the city, the threshold is \$50 for free delivery. Customers who order less than that pay a delivery fee of \$4.99.

The new fees are meant to help keep prices low and maintain consistent and fast deliveries, according to Amazon

"We will continue to offer convenient two-hour delivery windows for all orders, and customers in some areas will be able to select a longer delivery window for a reduced fee," a spokeswoman said. Amazon users who pay

\$139 annually for Prime membership will still get free grocery delivery for online Amazon Fresh orders above \$150.

The new fee scale comes two months after the online retail giant announced a round of layoffs in a cost-cutting measure.

As many as 10,000 workers, mainly concentrated in Amazon's devices business, recruiting and retail operations, were likely to be affected, the company said at the time.

In early January, the Seattle-based company increased that number and said layoffs could affect more than 18,000 employees.

Many technology companies cut jobs in recent months as companies recalibrate their head counts and tighten their belts amid concerns about a slowing economy.

Job cuts at the start of the year included Facebook parent Meta Platforms Inc., Twitter Inc., Google parent Alphabet Inc., Microsoft Corp. and International Business Machines Corp.

The labor market has continued to add jobs, but growth has slowed.

U.S. economic growth cooled to a 2.9% annual rate in the fourth quarter, capping a year of high inflation and rising interest rates.

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS   Budicak, Inc., et al. v. Lansing Trade Group, LLC, et al. Case No. 2:19-cv-02449 (D. Kan.)   SUMMARY NOTICE OF PROPOSED CLASS ACTION SETTLEMENTS   If you transacted in CBOT Wheat Futures or Options from at least February 1, 2015 through May 15, 2015, your rights may be affected by pending class action settlements and you may be entitled to a portion of the settlement fund.   This Summary Notice is to alert you to two proposed Settlements, one with Lansing Trade Group, LLC ("Lansing") totaling \$\$18,000,000.00 and the second with Cascade Commodity Consulting LLC ("Cascade" and collectively with Lansing and unidentified co-conspirators named as John Does 6 through 10, "Defendants"), in a pending class action (the "Action"). Lansing and Cascade deny each and every one of Plaintiffs' allegations of unlawful conduct, and each maintains that it has good and meritorious defenses to the claims of liability and damages made by Plaintiffs.   The United States District Court for the District of Kansas (the "Court") authorized this Summary Notice and has appointed the lawyers listed below ("Class Counsel") to represent the Settlement Class in this Action:	<b>12% FIXED RATE RETURNS</b> Financial Company In Business 22 yearsNow Offering 13% annual interest paid monthlyThis Is A Private Placement OpportunityAvailable Only To Accredited InvestorsMinimum Investment Level Is 100,000HeadquarteredIn Los AngelesE: markc@afincen.com	NOTICE OF SECURED PARTY PUBLIC SALE OF INVENTORY AND EQUIPMENT PLEASE TAKE NOTICE that, in accordance with th applicable provisions of the Uniform Commercial Cod HITACHI CONSTRUCTION MACHINERY CO. LTD, 16- HIGASHIUEND 2-CHOME, TAITO-KU, TOKYO, T10-001 JAPAN ("Secured Party"), will sell certain inventory an equipment owned by ECCD Equipment, LLC, 1417 N. Susa St. Santa Ana, CA 92703 (the "Gollateral"), consisting - excavators, wheel loaders, dump trucks and elevating mot scrapers and manufactured by Secured Party, Catepillar John Deere Construction, to the highest qualified bidde at a public sale. The public sale will take place beginning, 2:00 p.m. Eastern Standard Time (New York) on Februa 9, 2023, both in person at and remotely from the offices - Paul Hastings LLP, 200 Park Avenue, 26° Floor, New Yor NY 10166, with access afforded in-person and remote via Zoom or other web-based video conferencing and/ telephonic conferencing program selected by Secured Part Remote log-in credentials will be provided to registere bidders at e-mail addresse provided by them. The Collater will be sold to the highest qualified bidders; provide however, that Secured Party reserves the right to cancel th sale in its entirety, or to adjourn the sale to a future date U	
Vincent Briganti Raymond P. Girnys	Cell: (310) 308-6466	announcement made at the time and place scheduled f	

White Plains, NY 10601 Telephone: (914) 733-7221 vbriganti@lowey.com rgirnys@lowey.com

Lowey Dannenberg, P.C

Jennifer W. Sprengel Cafferty Clobes Meriwether & Sprengel LLP 135 S. LaSalle St., Suite 3210 Chicago, IL 60603 Telephone: (312) 782-4880 jsprengel@caffertyclobes.com

#### Who is a member of the Settlement Class?

Subject to certain exceptions, the proposed Settlement Class consists of all Persons and entities that transacted in CBOT Wheat Futures or Options from at least February 1, 2015 through May 15, 2015 (the "Class Period"). Excluded from the Settlement Class are Defendants and their direct or indirect parents, subsidiaries, affiliates, divisions, officers, directors, employees, and agents, whether or not named as a Defendant, the United States Government, and any judicial officer presiding over this Action and the members of his or her immediate family and judicial staff.

"CBOT Wheat Futures or Options" means wheat futures and options contracts that trade on the Chicago Board of Trade ("CBOT") The other capitalized terms used in this Summary Notice are defined in the detailed Notice of Proposed Class Action Settlem June 9, 2023 Settlement Hearing Thereon, and Class Members' Rights ("Notice") and the Stipulations, which are available at www.2015CBOTWheatFuturesClassActionSettlement.com

If you are not sure if you are included in the Settlement Class, you can get more information, including the detailed Notice, at w.2015CBOTWheatFuturesClassActionSettlement.com or by calling toll-free 1-877-234-6578 (if calling from outside the United States or Canada, call 1-414-961-6543).

#### What is this lawsuit about and what do the Settlements provide?

Plaintiffs allege that Defendants conspired to and successfully manipulated the prices of CBOT Wheat Futures or Options during the Class Period by falsely signaling demand for physical wheat, which caused the prices of CBOT Wheat Futures or Options to be artificial. Plaintiffs further allege that Lansing engaged in this behavior with its primary purpose to benefit its trading positions at the expense of Class Members in violation of the Commodity Exchange Act, 7 U.S.C. §§ 1, et seq. (the "CEA"), the Sherman Antitrust Act, 15 U.S.C. §§ 1, et seq., and the common law. Plaintiffs also allege that Cascade wrongfully published information relating to Lansing's alleged market activity.

Lansing and Cascade deny Plaintiffs' allegations, and each maintains that it has good and meritorious defenses to Plaintiffs' claims and would prevail if the case were to proceed. Lansing and Cascade deny conspiring to do anything. Lansing specifically contends that it did not send any signal to the market, nor was its demand for the wheat underlying shipping certificates false. Lansing further denies any and all conduct that allegedly violated the CEA or the Sherman Antitrust Act. Nevertheless, to settle the claims in this lawsuit, and thereby avoid the distraction and cost of further litigation, Lansing has agreed to pay a total of \$18 million (the 'Settlement Fund") in cash for the benefit of the proposed Settlement Class. Cascade has provided substantial cooperation to Plaintiffs' Counsel to benefit the Class. If the Settlements are approved, the Settlement Fund, plus interest earned from the date it was established, less any Taxes, the reasonable costs of Class Notice and administration, any Court-awarded attorneys' fees, litigation expenses and costs, Incentive Awards for Plaintiffs, and any other costs or fees approved by the Court (the "Net Settlement Fund") will be divided among all Class Members who file timely and valid Proof of Claim and Release Forms ("Claim Forms").

If the Settlements are approved, the Action will be resolved against Lansing and Cascade. If the Settlements are not approved, Lansing and Cascade will remain as defendants in the Action, and Plaintiffs will continue to pursue their claims against them.

#### Will I get a payment?

If you are a member of the Settlement Class and do not opt out, you may be eligible for a payment from the Net Settlement Fund if you file a Claim Form. You also may obtain more information at www.2015CBOTWheatFuturesClassActionSettlement.com or by calling toll-free 1-877-234-6578 (if calling from outside the United States or Canada, call 1-414-961-6543). Claim Forms must be postmarked by July 10, 2023, or submitted online at www.2015CBOTWheatFuturesClassActionSettlement.com on or before 11:59 p.m. Eastern Time on July 10, 2023.

#### What are my rights?

What are my rights: If you are a member of the Settlement Class and do not opt out, you will release certain legal rights against Lansing, Cascade, and Released Parties as explained in the detailed Notice and Stipulations, which are available at www.2015CBOTWheatFuturesClassActionSettlement.com. If you do not want to take part in the proposed Settlements, you must opt out by April 10, 2023. You may object to the proposed Settlements, the Distribution Plan, and/or Class Counsel's request for attorneys' fees, payment of litigation costs and expenses, and Plaintiffs' application for Incentive Awards. If you want to object, you must do so by April 10, 2023. Information on how to opt out or object is contained in the detailed Notice, which is available at www.2015CBOTWheatFuturesClassActionSettlement.com.

#### When is the Settlement Hearing?

The Court will hold a hearing at the United States District Court for the District of Kansas, 500 State Ave., Kansas City, KS 66101 on June 9, 2023 at 9:00 a.m. Central Time to consider whether to finally approve the proposed Settlement, Distribution Plan, the application for an award of attorneys' fees and payment of litigation costs and expenses, and the application for Incentive Awards for the Plaintiffs. The Settlement Hearing may be moved to a different date or time without notice to you, but Class Counsel will post updates concerning dates and deadlines on the Settlement Website. Given the current COVID-19 situation, the Settlement Hearing may be conducted remotely. Although you do not need to attend, if you plan to do so, you should check the Settlement Website before making travel plans. You or your lawyer may ask to appear and speak at the hearing at your own expense, but you do not have to. Any changes to the time and place of the Settlement Hearing, or other deadlines, will be posted to www.2015CBOTWheatFuturesClassActionSettlement.com as soon as is practicable

For more information, call toll-free 1-877-234-6578 (if calling from outside the United States or Canada, call 1-414-961-6543) or visit www.2015CBOTWheatFuturesClassActionSettlement.com.

\*\*\*\* Please do not call the Court or the Clerk of the Court for information about the Settlement. \*\*\*\*

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#### DEA

#### LEGAL NOTICE

The U.S. Dept. of Justice, Drug Enforcement Administration (DEA) New York gives notice that the property listed below has been abandoned to the custody of the United States and has remained unclaimed. The property shall be held for 30 days from the date of initial publication of notice. Upon expiration of this 30 day period title to the property will vest in the United States. Any person desiring to claim this property must file with the DEA within 30 days. Claims may be filed at the following address: 99 Tenth Avenue, NY, NY 1011. Last date to file: 2113/2023. Property: one (1). 45 caliber Haskell handgun, Serial # 006509. Date Seized: 08/09/1999. Owner's Name: Marianelo FRANCISCO, 114-48 118th Street, Queens, NY 11420; <u>Property</u>: one (1). 38 Special 5 short revolver, Serial # Hu25405. Date Seized: 04/09/2002. Owner's Name: cuis Anthony DIAZ, 373 Canal Street, Apt. 3, Manhattan, NY 10013; <u>Property</u>: one (1). 38 caliber Smith & Wesson handgun, Serial # 005919. Date Seized: 09/20/2005. Owner's Name: Luis Alberto TORRES, 1863 Coney Island Avenue, Apt. 3F, Brooklyn, NY 11230; <u>Property</u>: one (1) P. Berretta caliber 6.36 handgun, Serial # 97758A. Date Seized: 09/20/2005. Owner's Name: Luis Alberto TORRES, 1863 Coney Island Avenue, Apt. 3F, Brooklyn, NY 11230; <u>Property</u>: one (1) P. Caliber 22LR handgun, Serial # 07-04-11911-96. Date Seized: 09/20/2005. Owner's Name: Luis Alberto TORRES, 1863 Coney Island Avenue, Apt. 3F, Brooklyn, NY 11230; <u>Property</u>: one (1) P. Caliber 22LR handgun, Serial # 07-04-11911-96. Date Seized: 09/20/2005. Owner's Name: Luis Alberto TORRES, 1863 Coney Island Avenue, Apt. 3F, Brooklyn, NY 11230; <u>Property</u>: one (1) Latti acaliber 380 III-A handgun, Serial # 07-04-11911-96. Date Seized: 09/20/2005. Owner's Name: Luis Alberto TORRES, 1863 Coney Island Avenue, Apt. 3F, Brooklyn, NY 11230; <u>Property</u>: one (1) Latti Caliber 230 III-A handgun, Serial # 07-04-11911-96. Date Seized: 09/20/2005. Owner's Name: Luis Alberto TORRES, 1863 Coney Island Avenue, Apt. 3F, Brooklyn, NY 11230; <u>Property</u>: The U.S. Dept. of Justice, Drug Enforcement Administration (DEA) New York gives notice that



concerning this Notice should also be directed to Ms. Beran

Bar to Claims: Any Person asserting any interest in the IOLTA Account Funds that fails to do so on or before

the IOLTA Account Funds that has to do so not before the IOLTA Account Funds Claim Bar Date as provided herein shall be forever barred, estopped, and enjoined from asserting any interest in the IOLTA Account Funds.

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one (1) larger, bulk lot and then either as individual items of a number of smaller lots, such individ

public sale either in person or remotely.

lots to be determined by the Secured Party and announced at the time of the public auction. Interested parties who

intend to bid on the above Collateral must contact Takayuk Umabiki at t.umabiki.pf@hitachi-kenki.com or at 813

5826-8155 to receive the Terms of Sale, which include the Sace-oiss to receive the terms of sale, which include the bidding instructions. Interested parties who do not contact the Secured Party and qualify and register prior to the public sale will not be permitted to enter a bid or participate at the

PAUL HASTINGS LLP, Attorneys for Secured Party, Attn:

lual items or small

