

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION**

**UNITED STATES SECURITIES
AND EXCHANGE COMMISSION,**

Plaintiff,

v.

**THE HEARTLAND GROUP VENTURES, LLC;
HEARTLAND PRODUCTION AND RECOVERY
LLC; HEARTLAND PRODUCTION AND
RECOVERY FUND LLC; HEARTLAND
PRODUCTION AND RECOVERY FUND II LLC;
THE HEARTLAND GROUP FUND III, LLC;
HEARTLAND DRILLING FUND I, LP; CARSON
OIL FIELD DEVELOPMENT FUND II, LP;
ALTERNATIVE OFFICE SOLUTIONS, LLC;
ARCOIL CORP.; BARRON PETROLEUM
LLC; JAMES IKEY; JOHN MURATORE;
THOMAS BRAD PEARSEY; MANJIT SINGH
(AKA ROGER) SAHOTA; and RUSTIN
BRUNSON,**

Defendants,

and

**DODSON PRAIRIE OIL & GAS LLC; PANTHER
CITY ENERGY LLC; MURATORE FINANCIAL
SERVICES, INC.; BRIDY IKEY; ENCYPHER
BASTION, LLC; IGROUP ENTERPRISES LLC;
HARPRIT SAHOTA; MONROSE SAHOTA;
SUNNY SAHOTA; BARRON ENERGY
CORPORATION; DALLAS RESOURCES INC.;
LEADING EDGE ENERGY, LLC; SAHOTA
CAPITAL LLC; and 1178137 B.C. LTD.,**

Relief Defendants.

No. 4-21CV-1310-O-BP

NOTICE OF RECEIVER'S INTENT TO FORFEIT DISTRIBUTION

This Notice of Intent to Forfeit Distribution (the “Notice”) refers to the Receiver’s intent to forfeit the current distribution and all future distributions to certain allowed Claimants for failure to negotiate distribution check(s) within ninety (90) days from the date of the check.

Deborah D. Williamson, in her capacity as the Court-appointed Receiver (the “Receiver”) for the Receivership Parties (as defined in the *Order Appointing Receiver* [ECF No. 17]) and receivership estates (collectively, the “Receivership Estates”) in the above-captioned case (the “Case”), hereby files this Notice of forfeiture of the all current distribution **and** any future distributions to certain allowed Claimants for failure to negotiate the distribution check(s) within ninety (90) days as authorized by the *Order Granting Receiver, Deborah D. Williamson’s Motion for Order Approving Distribution Plan and Interim and/or Final Distribution* [ECF No. 560] (the “Order”).

On October 17, 2024, the Receiver made a distribution to one hundred sixty seven (167) allowed Class 4a and 4b Claimants who provided a completed and signed W-9 (“October Distribution”). On December 16, 2024, forty (40) allowed Claimants received an email reminding them of the ninety (90) day stale date and January 15, 2025 deadline to cash their check. On December 30, 2024, seventeen (17) allowed Claimants received an email reminding them of the ninety (90) day stale date and January 15, 2025 deadline to cash their check. As of this filing, there are two (2) allowed Claimants with outstanding distributions.

On January 31, 2025, the Receiver will cancel all checks related to the two allowed Claimants with outstanding October Distributions, therefore forfeiting certain Claimants’ rights to all current and any future distributions.

The Receiver reserves the right to postpone or withdraw the proposed intent to forfeit distribution for any reason that she deems to be in the best interest of the Receivership Estates.

To contact the Receiver's counsel for additional information related to this Notice, please contact Dominique Douglas at (210) 554-5204 or heartlandreceivership@dykema.com.

Dated: January 16, 2025

Respectfully submitted,

By: /s/ Dominique A. Douglas

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Telephone: (682) 267-1351

COUNSEL TO RECEIVER

CERTIFICATE OF SERVICE

I hereby certify that on January 16, 2025, the foregoing document was served via CM/ECF on all parties appearing in this case, including Securities and Exchange Commission, and via email on the following unrepresented parties on this Court's docket:

James Ikey
Bridy Ikey
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bridydikey@gmail.com

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c/o James Ikey
james.ikeyrcg@gmail.com

John Muratore
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Muratore Financial Services, Inc.
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Thomas Brad Pearsey
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Manjit Singh (aka Roger) Sahota
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I further certify that the foregoing Motion will be served via first-class U.S. mail and/or email, as applicable, upon the two (2) affected investors. I will file a supplemental certificate of service upon completion of service.

/s/ Dominique A. Douglas
Dominique A. Douglas