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; ARCOOIL 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. 4-21-cy-1310-O

JURY DEMANDED

ORDER GRANTING RECEIVER'S *EX PARTE* MOTION FOR ENTRY OF AN ORDER EXTENDING DEADLINE TO FILE NOTICES PURSUANT TO 28 U.S.C. § 754

Before the Court is the Receiver's Ex Parte Motion for Entry of an Order Extending

Deadline to File Notices Pursuant to 28 U.S.C. § 754 (ECF No. 29), filed by Deborah D.

Williamson, Court-appointed Receive. This Court finds that: (i) the relief requested in the Motion

is in the best interests of the Estates, potential claimants, and all other parties; (ii) notice of the

Motion was good and sufficient under the particular circumstances and that no other or further

notice need be given; and (iii) based upon the record herein and after due deliberation thereon,

good and sufficient cause exists for granting the relief requested therein.

Accordingly, the Motion is **GRANTED**. All objections not withdrawn or resolved by this

Order are overruled in all respects. The Receiver's deadline to file notices of her appointment

under 28 U.S.C. § 754 is extended up to, and including, January 27, 2022. The relief granted herein

is without prejudice to the Receiver's right to seek a further extension of her deadline to file notices

of her appointment under 28 U.S.C. § 754.

SO ORDERED on this 9th day of December, 2021.

Reed O'Connor

UNITED STATES DISTRICT JUDGE