

U.S. Securities and Exchange Commission v. The Heartland Group Ventures, LLC, et al. – **Case No. 4-21cv-1310-O-BP**. The Receivership Parties include 1178137 B.C. LTD.; Alternative Office Solutions, LLC; Arcooil Corp.; Barron Energy Corporation; Barron Petroleum LLC; Carson Oil Field Development Fund II, LP; Dallas Resources Inc.; Dodson Prairie Oil & Gas LLC; Encypher Bastion, LLC; 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; Leading Edge Energy, LLC; Panther City Energy LLC; and Sahota Capital LLC. The deadline to submit proofs of claim asserting unpaid amounts owed by one and/or more of the Receivership Parties is **February 5, 2024 at 11:59 p.m. (prevailing Central Time)** (the “Bar Date”). Proofs of claim: (1) must be submitted to the Receiver’s claims agent, Stretto, so as to be actually received on or prior to the Bar Date; (2) may be submitted via overnight mail, courier service, hand delivery or mail addressed to Heartland Receivership Claims c/o Stretto, 410 Exchange, Suite 100, Irvine, CA 92602, and (3), may be submitted via e-portal by utilizing <https://cases.stretto.com/heartland/file-a-claim>. Additional information and the proof of claim forms are available on the Receivership’s website at <https://heartlandreceivership.com/claims-process>.