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		No. 4-21-cv-1310-O
(AKA ROGER) SAHOTA; and RUSTIN	§	
BRUNSON,	§	JURY DEMANDED
	§	
Defendants,		- FILED UNDER SEAL -
	§	
	§ §	
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.	§	
	§	
	§	

ORDER APPROVING EMPLOYMENT OF DYKEMA GOSSETT PLLC AS COUNSEL TO RECEIVER EFFECTIVE AS OF DECEMBER 3, 2021

Before the Court is the Application to Employ Dykema Gossett PLLC as Counsel to Receiver Effective December 3, 2021 (the "Application"), 1 filed by Deborah D. Williamson, Courtappointed Receiver in the Case, pursuant to the Court's Order Appointing, entered on December 3, 2021, in this Case; the Court finds that: (i) it has subject matter jurisdiction over the Application; (ii) it has personal jurisdiction over the Receivership Parties; (iii) Dykema Gossett PLLC ("Dykema") (a) does not represent or hold any interests adverse to the Receivership Parties or the Estates and (b) is disinterested and not otherwise disqualified from representing the Receiver; (iv) the Receiver's employment of Dykema under the scope outlined in the Application is in the best interests of the Estates; (v) proper and adequate notice of the Application has been given and that no other or further notice is necessary; (vi) no objections to the Application were filed with this Court; (vii) (a) the Receiver engaged Dykema on December 2, 2021, and (b) the employment of Dykema should be effective as of that date; and (viii) the Receiver has shown good, sufficient, and sound business purpose and justification for the relief requested in the Application, and that, after due deliberation thereon, good and sufficient cause exists for approving the relief requested therein; accordingly,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. The Application is **APPROVED**.
- 2. Pursuant to the Receivership Order, the Receiver is authorized to employ and retain Dykema as counsel in accordance with the compensation terms detailed in the Application effective as of December 3, 2021.

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¹ Capitalized terms used herein but not otherwise defined shall have the meaning ascribed in the Application.

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3. Dykema is authorized to provide such professional services in this Case and assist the Receiver in relation to the Receivership Issues outlined in the Application, including, without limitation, any issues ancillary and related thereto. Dykema shall file applications for the approval of compensation of its fees and expenses on an interim and final basis in compliance with the Court's Receivership Order, the local rules of this Court, and such other procedures that may be fixed by an order of this Court.

SO ORDERED on this 6th day of December, 2021.

eed O'Connor

UNITED STATES DISTRICT JUDGE