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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
SAMSON RESOURCES CORPORATION, et al.,1) Case No. 15-11934 (BLS)
Reorganized Debtors.) (Jointly Administered)
) Re: Docket Nos.: 2417 & 2486
)

ORDER (SECOND) SUSTAINING REORGANIZED DEBTORS' SEVENTH OMNIBUS (SUBSTANTIVE) OBJECTION TO CERTAIN NO LIABILITY CLAIMS BASED ON ROYALTY INTERESTS PURSUANT TO SECTION 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULES 3001, 3003, AND 3007, AND LOCAL BANKRUPTCY RULE 3007-1

Upon the objection (the "Objection")² of the above-captioned reorganized debtors (collectively, the "Reorganized Debtors"), for entry of an order (this "Order"), disallowing the No Liability Royalty Claim set forth on **Exhibit 1** attached hereto, all as set forth in the Objection and the Brown Declaration; and the Court having found that it has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334; and the Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and the Court having found that venue of these cases and the Objection in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and the Court having found that the relief requested in the Objection is in the best interests of the Debtors' estates, their creditors, and other parties in interest; and the Court having found that the

The Reorganized Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, include: Geodyne Resources, Inc. (2703); Samson Contour Energy Co. (7267); Samson Contour Energy E&P, LLC (2502); Samson Holdings, Inc. (8587); Samson-International, Ltd. (4039); Samson Investment Company (1091); Samson Lone Star, LLC (9455); Samson Resources Company (8007); and Samson Resources Corporation (1227). The location of parent Reorganized Debtor Samson Resources Corporation's corporate headquarters and the Reorganized Debtors' service address is: 15 East 5th Street, Suite 1000, Tulsa, Oklahoma 74103.

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Objection.

Reorganized Debtors provided appropriate notice of the Objection and the opportunity for a hearing on the Objection (the "Hearing") under the circumstances; and the Court having reviewed the Objection and having heard the statements in support of the relief requested therein at the Hearing; and the Court having determined that the legal and factual bases set forth in the Objection and at the Hearing establish just cause for the relief granted herein; and upon all of the proceedings had before the Court; and after due deliberation and sufficient cause appearing therefor, it is HEREBY ORDERED THAT:

- 1. The Objection is sustained as set forth herein.
- 2. The No Liability Royalty Claim set forth on the attached **Exhibit 1** is hereby disallowed in its entirety.
- 3. The Claims Agent is authorized to modify the Claims Register to comport with the entry of this Order.
- 4. Notwithstanding the relief granted in this Order and any actions taken pursuant to such relief, nothing in this Order shall be deemed: (a) an admission as to the validity of any particular claim (including the No Liability Royalty Claim) against a Debtor or Reorganized Debtor entity; (b) a waiver of the Reorganized Debtors' rights to dispute any particular claim (including the No Liability Royalty Claim) on any grounds; (c) a promise or requirement to pay any particular claim (including the No Liability Royalty Claim); (d) an implication or admission that any particular claim is of a type specified or defined in this Objection (except as set forth herein); (e) an admission by the Reorganized Debtors that any contract or lease is executory or unexpired, as applicable; (f) a waiver or limitation of the Reorganized Debtors' rights under the Bankruptcy Code or any other applicable law; (g) a request or authorization to assume or reject any agreements under section 365 of the Bankruptcy Code; (h) a waiver of any party's rights to

assert that any other party is in breach or default of any agreement; or (i) an admission that any contract or lease is integrated with any other contract or lease.

- 5. Notwithstanding the possible applicability of Bankruptcy Rules 6004(h), 7062, 9014 or otherwise, the terms and conditions of this Order shall be immediately effective and enforceable upon its entry.
- 6. The Reorganized Debtors are authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Objection.
- 7. This Court shall retain exclusive jurisdiction to resolve any dispute arising from or related to this Order.

Wilmington, Delaware Dated: August 10, 2017

THE HONORABLE BRENDAN LINEHAN SHANNON

UNITED STATES BANKRUPTCY JUDGE

${\color{red} \underline{EXHIBIT~1}}$ to ${\color{red} \underline{EXHIBIT~A}}$

No Liability Royalty Claim

Samson Resources Corporation, et al.

OMNIBUS SEVEN: SUBSTANTIVE: EXHIBIT A - NO LIABILITY - ROYALTY

POSED	Property associated with asserted claim was sold. All funds and liabilities were C transferred as part of the sale. In addition, the claim contains insufficient C documentation to support claim and C claim is not reflected in Debtors' books of and records.	934-BLS	Doc 2554-1	Filed 08/10/17	Page 2 of 2
REASON FOR PROPOSED DISALLOWANCE	Property associated was sold. All funds transferred as part cadition, the claim documentation to siclaim is not reflecte and records.		×		
TOTAL CLAIM DOLLARS	\$5,600,000.00	\$5,600,000.00			
CLAIM#	099	TOTAL			
FILED DATE	11/12/2015				
DEBTOR NAME	Samson Resources Corporation				
CASE NUMBER	15-11934 (CSS)				
NAME	1 ALFORD, PAULA 11569 PINE ST TAYLOR, MI 48180				