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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:

§ Chapter 11

COBALT	INTERNATIONAL ENERGY IN	[C.,
et al., ¹		,

Case No. 17-36709 (MI)

Reorganized Debtors.

(Jointly Administered)

PLAN ADMINISTRATOR'S FIRST OMNIBUS OBJECTION TO CERTAIN PROOFS OF CLAIM (SATISFIED CLAIMS)

THIS IS AN OBJECTION TO YOUR CLAIM. THIS OBJECTION ASKS THE COURT TO DISALLOW THE CLAIM THAT YOU FILED IN THIS BANKRUPTCY CASE. IF YOU DO NOT FILE A RESPONSE WITHIN 30 DAYS AFTER THE OBJECTION WAS SERVED ON YOU, YOUR CLAIM MAY BE DISALLOWED WITHOUT A HEARING.

A HEARING WILL BE CONDUCTED ON THIS MATTER ON JULY 19, 2018 AT 10:00 A.M. IN COURTROOM 404, 4TH FLOOR, UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS, 515 RUSK STREET, HOUSTON, TEXAS 77002.

REPRESENTED PARTIES SHOULD ACT THROUGH THEIR ATTORNEY.

THIS OBJECTION SEEKS TO DISALLOW AND EXPUNGE CERTAIN PROOFS OF CLAIM. CLAIMANTS RECEIVING THIS OBJECTION SHOULD LOCATE THEIR NAMES AND CLAIMS ON <u>SCHEDULE 1</u> TO <u>EXHIBIT B</u> ATTACHED TO THIS OBJECTION.

¹ The Reorganized Debtors in the Chapter 11 Cases, along with the last four digits of each Reorganized Debtor's federal tax identification number, are: Cobalt International Energy, Inc. (1169); Cobalt International Energy GP, LLC (7374); Cobalt International Energy, L.P. (2411); Cobalt GOM LLC (7188); Cobalt GOM # 1 LLC (7262); and Cobalt GOM # 2 LLC (7316). The Reorganized Debtors' service address is: 920 Memorial City Way, Suite 100, Houston, Texas 77024.



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Nader Tavakoli, solely in his capacity as the Lead Member and Chairman of the Plan Administrator Committee of Cobalt International Energy, Inc. et al. (the "<u>Plan Administrator</u>") appointed under the *Fourth Amended Joint Chapter 11 Plan of Cobalt International Energy, Inc. and Its Debtor Affiliates*, confirmed on April 5, 2018 (the "<u>Plan</u>"),² respectfully states as follows in support of this omnibus claims objection (this "<u>Objection</u>"), and submits the *Declaration of Aaron Skidmore in Support of the Plan Administrator's First Omnibus Objection to Certain Proofs of Claim (Satisfied Claims)* attached hereto as <u>Exhibit A</u> (the "<u>Skidmore Declaration</u>"):

Relief Requested

1. The Plan Administrator seeks entry of an order, substantially in the form attached hereto as <u>Exhibit B</u> (the "<u>Order</u>"), disallowing and expunging each claim identified on <u>Schedule 1</u> to the Order (collectively, the "<u>Satisfied Claims</u>") because they have been satisfied or released during the Chapter 11 Cases.

Jurisdiction, Venue, and Procedural Background

2. The United States Bankruptcy Court for the Southern District of Texas (the "<u>Court</u>") has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2). Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409. The bases for the relief requested in this Objection are sections 105(a) and 502(b) of title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq.* (the "<u>Bankruptcy Code</u>"), Rule 3007 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>"), and Rule 3007-1 of the Bankruptcy Local Rules for the Southern District of Texas.

² Capitalized but undefined terms used herein shall have the meanings given to such terms in the Plan.

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3. On December 14, 2017 (the "<u>Petition Date</u>"), Cobalt International Energy, Inc. and its debtor affiliates (collectively, the "<u>Debtors</u>", and after the Effective Date, the "<u>Reorganized Debtors</u>") filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code. These cases are being jointly administered under the caption *In re Cobalt International Energy, Inc., et al.*, Case No. 17-36709 (the "<u>Chapter 11 Cases</u>"). A detailed description of the facts and circumstances leading to these chapter 11 cases is set forth in the *Declaration of David D. Powell, Chief Financial Officer of Cobalt International Energy, Inc., in Support of Chapter 11 Petitions and First Day Motions* [Dkt No. 16].

4. On April 5, 2018, the Court entered its *Order (I) Confirming the Fourth Amended Joint Chapter 11 Plan of Cobalt International Energy, Inc. and Its Debtor Affiliates, and (II) Approving the Sale Transaction* [Dkt. No. 784] (the "<u>Confirmation Order</u>") confirming the Plan. Pursuant to the Plan and Confirmation Order, the Plan Administrator was charged with acting for the Debtors in the same fiduciary capacity as applicable to a board of directors and officers and appointed to, *inter alia*, resolve Disputed Claims, make all distributions pursuant to the Plan, and to administer the Plan in an efficacious manner.³

5. On April 10, 2018, the effective date of the Plan occurred.⁴

6. Among other things, the Plan provides: "[O]n and after the Effective Date, the Plan Administrator is authorized to and may issue, execute, deliver, file, or record such contracts, securities, instruments, releases, and other agreements or documents and take such actions as may be necessary or appropriate to effectuate, implement, and further evidence the terms and

³ See Plan, at § IV(D)(1).

⁴ See Notice of (I) Entry of Order Confirming the Fourth Amended Joint Chapter 11 Plan of Cobalt International Energy, Inc. and Its Debtor Affiliates and Approving the Sale Transaction and (II) Occurrence of Effective Date filed in these Chapter 11 Cases on April 10, 2018 (Dkt. No. 804).

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conditions of the Plan and the Sale Transaction Documentation."⁵ As the successor to all of the powers of the Debtors' directors and officers, "the Plan Administrator shall be empowered to . . . object to, Allow, or otherwise resolve any General Unsecured Claim, Priority Claim, or Other Secured Claim, subject to the terms hereof," without any further notice to or action, order, or approval by the Bankruptcy Court.⁶

The Claims Reconciliation Process

7. On January 29, 2018, the Debtors filed their Statements of Financial Affairs and Schedules of Assets and Liabilities, as required by section 521 of the Bankruptcy Code (collectively, the "<u>Schedules</u>"). On February 22, 2016, the Court entered the *Order (1) Setting Bar Dates for Filing Proofs of Claim, Including Requests for Payment Under Section 503(B)(9), (II) Establishing Amended Schedules Bar Date and Rejection Damages Bar Date, (III) Approving the Form of and Manner for Filing Proofs of Claim, Including Section 503(B)(9) Request, and (IV) Approving Notice of Bar Dates* [Dkt No. 469], which, among other things, established (a) March 19, 2018 as the deadline for all non-governmental entities holding or wishing to assert a "claim" (as defined in section 101(5) of the Bankruptcy Code) against any of the Debtors that arose before the Petition Date to file a proof of such claim in writing and (b) June 12, 2018 as the deadline for all governmental entities holding or wishing to assert a "claim" (as defined in section 101(5) of the Bankruptcy Code) against any of the Debtors that arose before the Petition Date to file a proof of such claim in writing to assert a arose before the Petition Date to file a proof of such claim in the Debtors that arose before the Petition Date to file a proof of such claim in the Debtors that arose before the Petition Date to file a proof of such claim in the Debtors that arose before the Petition Date to file a proof of such claim in writing.

8. To date, approximately 450 proofs of claim have been filed against the Debtors on an aggregate basis. The Plan Administrator and his advisors (collectively, the "<u>Reviewing</u>

⁵ See Plan, at § IV(D)(1).

⁶ See Plan, at § VI(B).

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<u>Parties</u>"), have been working diligently to review the Disputed Claims, including any supporting documentation filed therewith. For the reasons set forth below, and based on the review to date, the Reviewing Parties have determined that the Satisfied Claims should be disallowed and expunged as set forth herein.

Basis for Relief

9. Section 502 of the Bankruptcy Code provides, in pertinent part, as follows: "[a] claim or interest, proof of which is filed under section 501 of [the Bankruptcy Code], is deemed allowed, unless a party in interest . . . objects." 11 U.S.C. § 502. Moreover, Bankruptcy Rule 3007 provides certain grounds upon which "objections to more than one claim may be joined in an omnibus objection," which includes when "the objections are based solely on the grounds that the claims should be disallowed, in whole or in part, because . . . they have been satisfied or released during the case in accordance with the Code, applicable rules, or a court order." Fed. R. Bankr. P. 3007(d).

10. As set forth in Bankruptcy Rule 3001(f), a properly executed and filed proof of claim constitutes prima facie evidence of the validity and the amount of the claim under section 502(a) of the Bankruptcy Code. *See, e.g., In re Jack Kline Co., Inc.*, 440 B.R. 712, 742 (Bankr. Tex. 2010). A proof of claim loses the presumption of prima facie validity under Bankruptcy Rule 3001(f) if an objecting party refutes at least one of the allegations that are essential to the claim's legal sufficiency. *See In re Fidelity Holding Co., Ltd.*, 837 F.2d 696, 698 (5th Cir. 1988). Once such an allegation is refuted, the burden reverts to the claimant to prove the validity of its claim by a preponderance of the evidence. *Id.* Despite this shifting burden during the claim objection process, "the ultimate burden of proof always lies with the claimant." *In re*

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Armstrong, 347 B.R. 581, 583 (Bankr. N.D. Tex. 2006) (citing Raleigh v. Ill. Dep't of Rev., 530 U.S. 15 (2000)).

Satisfied Claims

11. As set forth herein and the Skidmore Declaration, the Reviewing Parties have reviewed the Debtors' books and records and the claims register and have determined that the Satisfied Claims have been satisfied or released during the Chapter 11 Cases. Failure to disallow and expunge the Satisfied Claims would result in the applicable claimants receiving an unwarranted recovery against the Debtors to the detriment of other similarly situated creditors.

12. The Satisfied Claims encompass claims asserted by former officers or directors against the Debtors for indemnification. Each of these officers or directors is "Insured" as such term is defined in the Debtors' D&O Liability Insurance Policies. The Plan provides, *inter alia*, that the Debtors are deemed to have assumed the Debtors' D&O Liability Insurance Policies therefore providing coverage for the Satisfied Claims, and that the officer and director claimants seeking indemnification from the Estates pursuant to their respective Satisfied Claims may only look to the D & O Liability Insurance Policies for recovery—and not the Estates. Specifically, Article IV(P) of the Plan provides that:

The Debtors shall be deemed to have assumed all of the Debtors' D&O Liability Insurance Policies pursuant to section 365(a) of the Bankruptcy Code effective as of the Effective Date, and coverage for defense and indemnity under any of the D&O Liability Insurance Policies shall remain available to all individuals within the definition of "Insured" in any of the D&O Liability Insurance Policies. Entry of the Confirmation Order will constitute the Bankruptcy Court's approval of the Debtors' foregoing assumption of each of the unexpired D&O Liability Insurance Policies. Notwithstanding anything to the contrary contained in the Plan, and except as otherwise may be provided in an Order from the Bankruptcy Court, Confirmation of the Plan shall not discharge, impair, or otherwise modify any indemnity obligations assumed by the foregoing assumption of the D&O Liability Insurance Policies, and each such indemnity obligation will be deemed and treated as an Executory Contract that has been assumed by the Debtors under the Plan as to which no Proof of Claim need be

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filed. Provided, however, that the holder(s) of a Claim for an indemnity obligation will look only to the D&O Liability Insurance Policies for recovery and not the Estates.

See Plan, Art. IV(P) (emphasis added).

13. As the officer and director claimants will retain coverage of their indemnification claims by way of the Debtors' assumption of the D&O Liability Insurance Policies and may not recover from the Estates pursuant to the express language of the Plan, each of the Satisfied Claims constitutes a claim satisfied or released during the Chapter 11 Cases. The Plan Administrator therefore requests that the Court enter an order disallowing and expunging the Satisfied Claims identified on <u>Schedule 1</u> to the Order.

Reservation of Rights

14. This Objection is limited to the grounds stated herein. Accordingly, it is without prejudice to the rights of the Plan Administrator to object to any claim on any grounds whatsoever. The Plan Administrator expressly reserves all further substantive or procedural objections. Nothing contained herein or any actions taken pursuant to such relief is intended or should be construed as: (a) an admission as to the validity of any prepetition claim against a Debtor entity; (b) a waiver of the Plan Administrator's right to dispute any prepetition claim on claim; any grounds; (c) a promise or requirement to pay any prepetition (d) an implication or admission that any particular claim is of a type specified or defined in this Objection or any order granting the relief requested by this Objection; (e) a request or authorization to assume any prepetition agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; or (f) a waiver of the Plan Administrator's rights under the Bankruptcy Code or any other applicable law.

Separate Contested Matter

15. To the extent that a response is filed regarding any Satisfied Claim and the Plan Administrator is unable to resolve any such response, each such Satisfied Claim, and the Objection as it pertains to such Satisfied Claim, will constitute a separate contested matter as contemplated by Bankruptcy Rule 9014. Further, the Plan Administrator requests that any order entered by the Court regarding an objection or other reply asserted in response to this Objection be deemed a separate order with respect to each proof of claim.

Notice

16. The Plan Administrator will provide notice of this Objection to: (a) the Debtors; (b) Office of the United States Trustee for the Southern District of Texas; (c) holders of Satisfied Claims; and (d) any party that has requested notice pursuant to Bankruptcy Rule 2002. The Plan Administrator submits that, in light of the nature of the relief requested, no other or further notice need be given.

No Prior Request

17. No prior request for the relief sought in this Objection has been made to this or any other court.

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WHEREFORE, the Plan Administrator respectfully requests entry of the Order, substantially in the form attached hereto as **Exhibit B**, granting the relief requested herein and such other and further relief as is just and equitable.

Dated: May 25, 2018.

GREENBERG TRAURIG, LLP

By: <u>/s/ David R. Eastlake</u> Shari L. Heyen Texas State Bar No. 09564750 *HeyenS@gtlaw.com* David R. Eastlake Texas State Bar No. 24074165 *EastlakeD@gtlaw.com* 1000 Louisiana, Suite 1700 Houston, Texas 77002 Telephone: 713-374-3500 Facsimile: 713-374-3505

Counsel for Nader Tavakoli, solely in his capacity as the Lead Member and Chairman of the Plan Administrator Committee of Cobalt International Energy, Inc. et al.

Exhibit A

Declaration of Aaron Skidmore in Support of Plan Administrator's First Omnibus Objection to Certain Proofs of Claim (Satisfied Claims)

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	§	Chapter 11
	§	
COBALT INTERNATIONAL ENERGY, INC.,	§	Case No. 17-36709 (MI)
et al., ¹	§	
	§	
Reorganized Debtors.	§	(Jointly Administered)
	Ū	· · · · · ·

DECLARATION OF AARON SKIDMORE IN SUPPORT OF PLAN ADMINISTRATOR'S FIRST OMNIBUS OBJECTION TO CERTAIN <u>PROOFS OF CLAIM (SATISFIED CLAIMS)</u>

I, Aaron Skidmore, hereby declare under penalty of perjury:

1. I am the Treasurer at Cobalt International Energy, Inc. Nader Tavakoli, solely in his capacity as the Lead Member and Chairman of the Plan Administrator Committee of Cobalt International Energy, Inc. et al. (the "<u>Plan Administrator</u>") appointed under the *Fourth Amended Joint Chapter 11 Plan of Cobalt International Energy, Inc. and Its Debtor Affiliates*, confirmed on April 5, 2018 (the "<u>Plan</u>"), has been utilizing certain employees of the Reorganized Debtors to assist the Plan Administrator in reconciling and, if necessary, objecting to claims filed against the Debtors, consistent with the duties assigned to the Plan Administrator under the confirmed Plan.

2. I am generally familiar with the Debtors' operations, financing arrangements, business affairs, and books and records that reflect, among other things, the Debtors' liabilities and the amount thereof owed to their creditors as of the Petition Date. I have read the *Plan*

¹ The Reorganized Debtors in the Chapter 11 Cases, along with the last four digits of each Reorganized Debtor's federal tax identification number, are: Cobalt International Energy, Inc. (1169); Cobalt International Energy GP, LLC (7374); Cobalt International Energy, L.P. (2411); Cobalt GOM LLC (7188); Cobalt GOM # 1 LLC (7262); and Cobalt GOM # 2 LLC (7316). The Reorganized Debtors' service address is: 920 Memorial City Way, Suite 100, Houston, Texas 77024.

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Administrator's First Objection to Certain Proofs of Claim (Satisfied Claims) (the "Objection"), filed contemporaneously herewith.²

3. To the best of my knowledge, information and belief, the assertions made in the Objection are accurate. In evaluating the Satisfied Claims, the Reviewing Parties have reviewed the Debtors' books and records, the Plan, and the relevant proofs of claim, as well as the supporting documentation provided by each claimant, and have determined that each Satisfied Claim should be disallowed and expunged because they have been satisfied or released during the Chapter 11 Cases. As such, I believe that the disallowance and expungement of the Satisfied Claims on the terms set forth in the Objection is appropriate.

4. The Satisfied Claims encompass claims asserted by former officers or directors against the Debtors for indemnification. Each of these officers or directors are "Insured" as such term is defined in the Debtors' D&O Liability Insurance Policies. The Plan provides, *inter alia*, that the Debtors are deemed to have assumed the Debtors' D&O Liability Insurance Policies therefore providing coverage for the Satisfied Claims, and that the officer and director claimants seeking indemnification from the Estates pursuant to their respective Satisfied Claims may only look to the D & O Liability Insurance Policies for recovery—and not the Estates. Specifically, Article IV(P) of the Plan provides that:

The Debtors shall be deemed to have assumed all of the Debtors' D&O Liability Insurance Policies pursuant to section 365(a) of the Bankruptcy Code effective as of the Effective Date, and coverage for defense and indemnity under any of the D&O Liability Insurance Policies shall remain available to all individuals within the definition of "Insured" in any of the D&O Liability Insurance Policies. Entry of the Confirmation Order will constitute the Bankruptcy Court's approval of the Debtors' foregoing assumption of each of the unexpired D&O Liability Insurance Policies. Notwithstanding anything to the contrary contained in the Plan, and except as otherwise may be provided in an Order from the Bankruptcy Court, Confirmation of the Plan shall not discharge, impair, or otherwise modify any indemnity obligations assumed by the foregoing

² Capitalized but undefined terms herein shall have the same meaning ascribed to them in the Objection.

assumption of the D&O Liability Insurance Policies, and each such indemnity obligation will be deemed and treated as an Executory Contract that has been assumed by the Debtors under the Plan as to which no Proof of Claim need be filed. *Provided, however, that the holder(s) of a Claim for an indemnity obligation will look only to the D&O Liability Insurance Policies for recovery and not the Estates.*

See Plan, Art. IV(P) (emphasis added).

5. As the officer and director claimants will retain coverage of their indemnification claims by way of the Debtors' assumption of the D&O Liability Insurance Policies and may not recover from the Estates pursuant to the express language of the Plan, each of the Satisfied Claims constitutes a claim that was satisfied or released during the Chapter 11 Cases.

6. Failure to disallow and expunge the Satisfied Claims could result in the applicable claimants receiving an unwarranted recovery against the Debtors to the detriment of other similarly situated creditors. As such, I believe the disallowance and expungement of the Satisfied Claims on the terms set forth in the Objection is appropriate.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the facts set forth in the foregoing declaration are true and correct to the best of my knowledge, information and belief.

Dated: May 25, 2018

/s/ Aaron Skidmore

Aaron Skidmore Treasurer Cobalt International Energy, Inc. Case 17-36709 Document 866-2 Filed in TXSB on 05/25/18 Page 1 of 28

<u>Exhibit B</u>

Proposed Order

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS **HOUSTON DIVISION**

In re:

COBALT INTERNATIONAL ENERGY, INC., et al.,¹

§ Chapter 11 \$ \$ \$ \$ \$ \$ \$ Case No. 17-36709 (MI)

Reorganized Debtors.

(Jointly Administered)

ORDER SUSTAINING PLAN ADMINISTRATOR'S FIRST OMNIBUS OBJECTION TO CERTAIN PROOFS OF CLAIM (SATISFIED CLAIMS)

Upon the Plan Administrator's First Omnibus Objection to Certain Proofs of Claim (Satisfied Claims) (the "Objection")²; and upon consideration of the Objection and the relief requested therein being a core proceeding pursuant to 28 U.S.C. §§ 157 and 1334; and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Objection having been provided; and it appearing that no other or further notice need be provided; and the Court having determined that there exists just cause for the relief granted herein; and upon the record of the hearing before the Court, and any responses to the Objection having been withdrawn, resolved, or overruled on the merits; and after due deliberation and sufficient cause appearing therefor, it is **HEREBY ORDERED** that:

1. The Objection is sustained as set forth herein.

2. Each Satisfied Claim identified on Schedule 1 attached to this Order is disallowed

and expunged in its entirety.

The Reorganized Debtors in the Chapter 11 Cases, along with the last four digits of each Reorganized Debtor's federal tax identification number, are: Cobalt International Energy, Inc. (1169); Cobalt International Energy GP, LLC (7374); Cobalt International Energy, L.P. (2411); Cobalt GOM LLC (7188); Cobalt GOM # 1 LLC (7262); and Cobalt GOM # 2 LLC (7316). The Reorganized Debtors' service address is: 920 Memorial City Way, Suite 100, Houston, Texas 77024.

² Capitalized but undefined terms herein shall have the same meaning as ascribed to them in the Objection.

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3. Kurtzman Carson Consultants, LLC, as Claims, Noticing and Solicitation Agent, is authorized and directed to update the claims register maintained in these chapter 11 cases to reflect the relief granted in this Order.

4. To the extent a response is filed regarding any Satisfied Claim, each such Satisfied Claim, and the Objection as it pertains to such Satisfied Claim, will constitute a separate contested matter as contemplated by Bankruptcy Rule 9014. This Order will be deemed a separate order with respect to each Satisfied Claim.

5. 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 prepetition claim against a Debtor entity; (b) a waiver of the Plan Administrator's right to dispute any prepetition claim on any grounds; (c) a promise or requirement to pay any prepetition claim; (d) an implication or admission that any particular claim is of a type specified or defined in this Objection or any order granting the relief requested by this Objection; (e) a request or authorization to assume any prepetition agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; or (f) a waiver of the Plan Administrator's rights under the Bankruptcy Code or any other applicable law.

6. The terms and conditions of this Order will be immediately effective and enforceable upon its entry.

7. The Plan Administrator is authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Objection.

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8. This Court shall retain exclusive jurisdiction to resolve any dispute arising from or related to this Order.

Signed: _____, 2018

HONORABLE MARVIN ISGUR UNITED STATES BANKRUPTCY JUDGE

HOU 408822817v4

Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
1	Henry Cornell Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	149	Cobalt International Energy, Inc.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemn ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assum r any indemnificati	ed by the Debtors in conn on obligations. The Plan p	ection with rovides that claim:
2	Henry Cornell Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	150	Cobalt International Energy GP, LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th	e Debtors' D&O Liabili	or of the Debtors for indemn ty Insurance Policies, which ovide coverage to claimant fo	policies were assum	ed by the Debtors in conn	ection with
				seeking indemnifica	tion from the Debtors m	ay only look to the D&O Lia ng the Chapter 11 Cases.			
	Henry Cornell Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	151	Cobalt International Energy, L.P.	seeking indemnifica	tion from the Debtors m	ay only look to the D&O Lia			
•	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	151	Energy, L.P.	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	ay only look to the D&O Lia ng the Chapter 11 Cases.	bility Insurance Pol \$0.00 hification. Each of th policies were assum r any indemnificati	licies for recovery—and n \$0.00 hese officers or directors is led by the Debtors in conn on obligations. The Plan p	ot the Estates. The off off off off off off off off off off
3	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	151	Energy, L.P.	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated for of the Debtors for indemn ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia	bility Insurance Pol \$0.00 hification. Each of th policies were assum r any indemnificati	licies for recovery—and n \$0.00 hese officers or directors is led by the Debtors in conn on obligations. The Plan p	ot the Estates. Thu s "Insured" as such ection with rovides that claims

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Refer to pages 5-7 of the Objection pertinent to stated grounds.

First Omnibus Objection

Name of Claimant

Claim No.

Debtor Name

In re Cobalt Int'l Energy, et al. Case No. 17-36709 (MI) Jointly Administered

Unliquidated

Total

Unsecured Amount

Proposed Amount

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Priority Amount

Satisfied Claims¹

Secured Amount

	Henry Cornell Attn Omar Alaniz Baker Botts	153	Cobalt GOM #1 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	2001 Ross Avenue, Ste. 700 Dallas, TX 75201								
			Legal and Factual Basis			of the Debtors for indemnific Insurance Policies, which poli			
				seeking indemnification fr	om the Debtors may	de coverage to claimant for an only look to the D&O Liabili	. 8		
	Harrow Coursell			the claim has been satisfie			* 0.00	~ ~~~~~	
	Henry Cornell Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	154	Cobalt GOM #2 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	Dallas, TX 75201								
			Legal and Factual Basis	term is defined in the Deb confirmation of the Plan a	ors' D&O Liability nd continue to provi	of the Debtors for indemnific Insurance Policies, which poli de coverage to claimant for au only look to the D&O Liabili	cies were assumed by th y indemnification oblig	e Debtors in connect ations. The Plan pro	ion with vides that claimaı
				the claim has been satisfie	•		ly mourance ronces for	recovery—and not	ine Estates. Thus
	J. Hardy Murchison	203	Cobalt GOM #2 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	Attn Omar Alaniz								
	Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201		Legal and Factual Basis	: Claim is asserted by forme	r officer or director	of the Debtors for indemnific	ation. Each of these offic	cers or directors is "	
	Baker Botts 2001 Ross Avenue, Ste. 700		Legal and Factual Basis	term is defined in the Deb confirmation of the Plan a	ors' D&O Liability nd continue to provi om the Debtors may	Insurance Policies, which poli de coverage to claimant for an only look to the D&O Liabili	cies were assumed by th y indemnification oblig	e Debtors in connect ations. The Plan pro	Insured" as such ion with vides that claima
	Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201 J. Hardy Murchison	204	Legal and Factual Basis Cobalt GOM #1 LLC	term is defined in the Deb confirmation of the Plan a seeking indemnification fr	ors' D&O Liability nd continue to provi om the Debtors may	Insurance Policies, which poli de coverage to claimant for an only look to the D&O Liabili	cies were assumed by th y indemnification oblig	e Debtors in connect ations. The Plan pro	Insured" as such ion with vides that claima
	Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	204	5	term is defined in the Deb confirmation of the Plan a seeking indemnification fr the claim has been satisfie	ors' D&O Liability nd continue to provio om the Debtors may l or released during	Insurance Policies, which poli de coverage to claimant for an only look to the D&O Liabili the Chapter 11 Cases.	cies were assumed by th y indemnification oblig ty Insurance Policies for	e Debtors in connect ations. The Plan pro recovery—and not	Insured" as such ion with vides that claimat
	Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201 J. Hardy Murchison Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	204	Cobalt GOM #1 LLC	term is defined in the Debi confirmation of the Plan a seeking indemnification fr the claim has been satisfier S0.00 :: Claim is asserted by formet term is defined in the Debi confirmation of the Plan a seeking indemnification fr	ors' D&O Liability nd continue to provious om the Debtors may <u>tor released during</u> <u>50.00</u> r officer or director ors' D&O Liability nd continue to provious om the Debtors may	Insurance Policies, which poli de coverage to claimant for an only look to the D&O Liabili <u>the Chapter 11 Cases.</u> Unliquidated of the Debtors for indemnific Insurance Policies, which poli de coverage to claimant for an only look to the D&O Liabili	cies were assumed by th ny indemnification oblig ty Insurance Policies for \$0.00 ation. Each of these offic cies were assumed by th ny indemnification oblig	e Debtors in connect ations. The Plan pro recovery—and not \$0.00 cers or directors is " te Debtors in connect ations. The Plan pro	insured" as such ion with vides that claiman the Estates. Thus insured" as such ion with vides that claiman
	Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201 J. Hardy Murchison Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201 J. Hardy Murchison	204	Cobalt GOM #1 LLC	term is defined in the Debi confirmation of the Plan a seeking indemnification fr the claim has been satisfier \$0.00 Claim is asserted by formeterm is defined in the Debi confirmation of the Plan a	ors' D&O Liability nd continue to provious om the Debtors may <u>tor released during</u> <u>50.00</u> r officer or director ors' D&O Liability nd continue to provious om the Debtors may	Insurance Policies, which poli de coverage to claimant for an only look to the D&O Liabili <u>the Chapter 11 Cases.</u> Unliquidated of the Debtors for indemnific Insurance Policies, which poli de coverage to claimant for an only look to the D&O Liabili	cies were assumed by th ny indemnification oblig ty Insurance Policies for \$0.00 ation. Each of these offic cies were assumed by th ny indemnification oblig	e Debtors in connect ations. The Plan pro recovery—and not \$0.00 cers or directors is " te Debtors in connect ations. The Plan pro	insured" as such ion with vides that claiman the Estates. Thus insured" as such ion with vides that claiman
3	Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201 J. Hardy Murchison Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201		Cobalt GOM #1 LLC Legal and Factual Basis	 term is defined in the Debiconfirmation of the Plan a seeking indemnification frithe claim has been satisfied \$0.00 Claim is asserted by formaterm is defined in the Debiconfirmation of the Plan a seeking indemnification frithe claim has been satisfied 	ors' D&O Liability i nd continue to provious om the Debtors may <u>I or released during</u> \$0.00 r officer or director ors' D&O Liability I d continue to provious the Debtors may I or released during	Insurance Policies, which poli de coverage to claimant for an only look to the D&O Liabili <u>the Chapter 11 Cases.</u> Unliquidated of the Debtors for indemnific Insurance Policies, which poli de coverage to claimant for an only look to the D&O Liabili the Chapter 11 Cases.	cies were assumed by th y indemnification oblig y Insurance Policies for \$0.00 ation. Each of these offic cies were assumed by th y indemnification oblig y Insurance Policies for	e Debtors in connect ations. The Plan pro- recovery—and not \$0.00 cers or directors is " te Debtors in connect ations. The Plan pro- recovery—and not	insured" as such ion with vides that claimar the Estates. Thus

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
10	J. Hardy Murchison Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	206	Cobalt International Energy, L.P.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.	policies were assumed or any indemnification	by the Debtors in conn obligations. The Plan p	ection with rovides that claiman
11	J. Hardy Murchison Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	207	Cobalt International Energy GP, LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	tor of the Debtors for indem ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.	policies were assumed or any indemnification	by the Debtors in conn obligations. The Plan p	ection with rovides that claiman
12	J. Hardy Murchison Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	208	Cobalt International Energy, Inc.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant fo aay only look to the D&O Lia ing the Chapter 11 Cases.	policies were assumed or any indemnification	by the Debtors in conn obligations. The Plan p	ection with rovides that claimant
13	Jack E. Golden Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	107	Cobalt International Energy, Inc.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th	e Debtors' D&O Liabili	tor of the Debtors for indem ity Insurance Policies, which ovide coverage to claimant fo	policies were assumed	by the Debtors in conn	ection with

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¹ Refer to pages 5-7 of the Objection pertinent to stated grounds.

First Omnibus Objection

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Satisfied Claims¹

Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
Jack E. Golden Attn Omar Alaniz	108	Cobalt International Energy GP, LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201								
		Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemu ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.	policies were assume or any indemnification	ed by the Debtors in conn on obligations. The Plan p	ection with provides that claim
Jack E. Golden	109	Cobalt International	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201		Energy, L.P.						
		Legai and Factual Dasis:			tor of the Debtors for indemi		ed by the Debtors in conn	
			confirmation of the seeking indemnification	Plan and continue to pr tion from the Debtors n	ovide coverage to claimant fe aay only look to the D&O Liz ing the Chapter 11 Cases.	or any indemnification	on obligations. The Plan p	provides that claim
Jack E. Golden	110	Cobalt GOM LLC	confirmation of the seeking indemnification	Plan and continue to pr tion from the Debtors n	ovide coverage to claimant fo ay only look to the D&O Lia	or any indemnification	on obligations. The Plan p	provides that claim
Jack E. Golden Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	110	Cobalt GOM LLC	confirmation of the seeking indemnificat the claim has been s	Plan and continue to pr tion from the Debtors n atisfied or released duri	ovide coverage to claimant for nay only look to the D&O Lia ing the Chapter 11 Cases.	or any indemnification bility Insurance Poli	on obligations. The Plan p icies for recovery—and n	provides that claim
Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	110		confirmation of the seeking indemnificat the claim has been si \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnificat	Plan and continue to pr tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	ovide coverage to claimant for nay only look to the D&O Lia ing the Chapter 11 Cases.	r any indemnificatio bility Insurance Pol \$0.00 hification. Each of th policies were assume or any indemnificatio	on obligations. The Plan p icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in conn on obligations. The Plan p	orovides that clai ot the Estates. T s "Insured" as su ection with provides that clain
Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201 Jack E. Golden	110		confirmation of the seeking indemnificat the claim has been si \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnificat	Plan and continue to pr tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia	r any indemnificatio bility Insurance Pol \$0.00 hification. Each of th policies were assume or any indemnificatio	on obligations. The Plan p icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in conn on obligations. The Plan p	orovides that clai ot the Estates. T s "Insured" as su ection with provides that clai
Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201		Legal and Factual Basis:	confirmation of the seeking indemnificat the claim has been si \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnificat the claim has been si	Plan and continue to pr tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n atisfied or released duri	ovide coverage to claimant fo nay only look to the D&O Lis ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lis ing the Chapter 11 Cases.	r any indemnificatio bility Insurance Pol \$0.00 hification. Each of th policies were assumd r any indemnificatio bility Insurance Pol	on obligations. The Plan p icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in conn on obligations. The Plan p icies for recovery—and n	orovides that clain ot the Estates. The set of the Estates and set of the Estates set of the Estates of the Estates set of the

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
18	Jack E. Golden Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	112	Cobalt GOM #2 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in the confirmation of the l seeking indemnificat	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant for ay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnification	ed by the Debtors in conn on obligations. The Plan p	ection with provides that clain
9	James W. Farnsworth Attn Omar Alaniz Baker Botts	393	Cobalt GOM #2 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	2001 Ross Avenue, Ste. 700 Dallas, TX 75201								
			Legal and Factual Basis:	term is defined in th	e Debtors' D&O Liabili	tor of the Debtors for indemr ty Insurance Policies, which	policies were assume	ed by the Debtors in conn	ection with
				seeking indemnificat	tion from the Debtors m	ovide coverage to claimant fo aay only look to the D&O Lia ng the Chapter 11 Cases.	•		
	James W. Farnsworth	394	Cobalt GOM LLC	seeking indemnificat	tion from the Debtors m	0	•		
)	James W. Farnsworth Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	394	Cobalt GOM LLC	seeking indemnificat the claim has been sa	tion from the Debtors n atisfied or released duri	ay only look to the D&O Lia ng the Chapter 11 Cases.	bility Insurance Poli	cies for recovery—and n	
0	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	394		seeking indemnificat the claim has been sa \$0.00 Claim is asserted by term is defined in th confirmation of the l seeking indemnificat	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	ay only look to the D&O Lia ng the Chapter 11 Cases.	bility Insurance Poli \$0.00 hification. Each of th policies were assume or any indemnification	cies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in conn on obligations. The Plan p	ot the Estates. T
)	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	394 395		seeking indemnificat the claim has been sa \$0.00 Claim is asserted by term is defined in th confirmation of the l seeking indemnificat	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia	bility Insurance Poli \$0.00 hification. Each of th policies were assume or any indemnification	cies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in conn on obligations. The Plan p	ot the Estates. T

¹ Refer to pages 5-7 of the Objection pertinent to stated grounds.

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
22	James W. Farnsworth Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	396	Cobalt International Energy GP, LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnificat	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemn ity Insurance Policies, which J ovide coverage to claimant fo nay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume r any indemnificatio	ed by the Debtors in conn on obligations. The Plan p	ection with rovides that claima
23	James W. Farnsworth Attn Omar Alaniz	397	Cobalt GOM #1 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	Auto Omar Analiz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201								
			Legal and Factual Basis:	•		tor of the Debtors for indemn ty Insurance Policies, which			
				seeking indemnificat	tion from the Debtors m	ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	•	•	
24	James W. Farnsworth Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	398	Cobalt International Energy, L.P.	seeking indemnificat	tion from the Debtors m	ay only look to the D&O Lia	•	•	
24	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	398	Energy, L.P.	seeking indemnificat the claim has been si \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnificat	tion from the Debtors n atisfied or released duri \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	ay only look to the D&O Lia ng the Chapter 11 Cases.	bility Insurance Poli \$0.00 ification. Each of th policies were assume r any indemnification	icies for recovery—and no \$0.00 ese officers or directors is ed by the Debtors in conn- on obligations. The Plan p	"Insured" as such ection with rovides that claiman
	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	398	Energy, L.P.	seeking indemnificat the claim has been si \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnificat	tion from the Debtors n atisfied or released duri \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemn ty Insurance Policies, which J ovide coverage to claimant fo ay only look to the D&O Lia	bility Insurance Poli \$0.00 ification. Each of th policies were assume r any indemnification	icies for recovery—and no \$0.00 ese officers or directors is ed by the Debtors in conn- on obligations. The Plan p	"Insured" as such ection with rovides that claiman

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In re Cobalt Int'l Energy, et al. Case No. 17-36709 (MI) Jointly Administered

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
6	John E. Hagale 222-D South Post Oak Ln. Houston, TX 77056	96	Cobalt GOM #1 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in the confirmation of the l seeking indemnificat	e Debtors' D&O Liabilit Plan and continue to pro tion from the Debtors ma	or of the Debtors for indemn ty Insurance Policies, which j wide coverage to claimant fo ay only look to the D&O Lial 1g the Chapter 11 Cases.	oolicies were assumed r any indemnification	d by the Debtors in connect n obligations. The Plan pr	ction with ovides that claimar
7	John E. Hagale 222-D South Post Oak Ln. Houston, TX 77056	98	Cobalt International Energy, L.P.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in the confirmation of the l seeking indemnificat	e Debtors' D&O Liabilit Plan and continue to pro tion from the Debtors ma	or of the Debtors for indemn ty Insurance Policies, which p wide coverage to claimant fo ay only look to the D&O Lial ng the Chapter 11 Cases.	oolicies were assumed r any indemnification	d by the Debtors in conne n obligations. The Plan pr	ction with ovides that claima
	John E. Hagale	99	Cobalt GOM LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
8	222-D South Post Oak Ln. Houston, TX 77056								\checkmark
8	222-D South Post Oak Ln.		Legal and Factual Basis:	term is defined in the confirmation of the l seeking indemnificat	e Debtors' D&O Liabilit Plan and continue to pro tion from the Debtors ma	or of the Debtors for indemn ty Insurance Policies, which j wide coverage to claimant fo ay only look to the D&O Lial g the Chapter 11 Cases.	oolicies were assumed r any indemnification	d by the Debtors in conne n obligations. The Plan pr	"Insured" as such ction with ovides that claima
-	222-D South Post Oak Ln. Houston, TX 77056 John E. Hagale 222-D South Post Oak Ln.	100	Legal and Factual Basis: Cobalt International Energy GP, LLC	term is defined in the confirmation of the l seeking indemnificat	e Debtors' D&O Liabilit Plan and continue to pro tion from the Debtors ma	ty Insurance Policies, which p wide coverage to claimant fo ay only look to the D&O Lia	oolicies were assumed r any indemnification	d by the Debtors in conne n obligations. The Plan pr	"Insured" as such ction with ovides that claima
9	222-D South Post Oak Ln. Houston, TX 77056 John E. Hagale	100	Cobalt International Energy GP, LLC	term is defined in the confirmation of the l seeking indemnificat the claim has been so \$0.00 Claim is asserted by term is defined in the confirmation of the l seeking indemnificat	e Debtors' D&O Liabilit Plan and continue to pro tion from the Debtors m <u>atisfied or released durin</u> \$0.00 former officer or direct e Debtors' D&O Liabilit Plan and continue to pro tion from the Debtors m	y Insurance Policies, which j wide coverage to claimant fo ay only look to the D&O Lial ng the Chapter 11 Cases.	oolicies were assumed r any indemnification oility Insurance Polic \$0.00 ification. Each of the policies were assumed r any indemnification	d by the Debtors in connec n obligations. The Plan pr cies for recovery—and not \$0.00 se officers or directors is ' d by the Debtors in connec n obligations. The Plan pr	"Insured" as such ction with ovides that claima t the Estates. Thus
-	222-D South Post Oak Ln. Houston, TX 77056 John E. Hagale 222-D South Post Oak Ln.	100	Cobalt International Energy GP, LLC	term is defined in the confirmation of the l seeking indemnificat the claim has been so \$0.00 Claim is asserted by term is defined in the confirmation of the l seeking indemnificat	e Debtors' D&O Liabilit Plan and continue to pro tion from the Debtors m <u>atisfied or released durin</u> \$0.00 former officer or direct e Debtors' D&O Liabilit Plan and continue to pro tion from the Debtors m	ty Insurance Policies, which p wide coverage to claimant fo ay only look to the D&O Lial <u>1g the Chapter 11 Cases.</u> Unliquidated or of the Debtors for indemn ty Insurance Policies, which p wide coverage to claimant fo ay only look to the D&O Lial	oolicies were assumed r any indemnification oility Insurance Polic \$0.00 ification. Each of the policies were assumed r any indemnification	d by the Debtors in connec n obligations. The Plan pr cies for recovery—and not \$0.00 se officers or directors is ' d by the Debtors in connec n obligations. The Plan pr	"Insured" as such ction with ovides that claiman t the Estates. Thus "Insured" as such ction with ovides that claiman

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
1	John N. Lancaster Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	113	Cobalt GOM #2 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	Dallas, TX 75201		Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.	policies were assum or any indemnification bility Insurance Pol	ed by the Debtors in conr on obligations. The Plan	ection with provides that claim
i	John N. Lancaster Attn Omar Alaniz	114	Cobalt GOM #1 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201								
			Legal and Factual Basis:	term is defined in th confirmation of the	e Debtors' D&O Liabil Plan and continue to pr	tor of the Debtors for indem ity Insurance Policies, which ovide coverage to claimant fo	policies were assum or any indemnification	ed by the Debtors in conr on obligations. The Plan	ection with provides that clain
				0		nay only look to the D&O Lia ing the Chapter 11 Cases.	bility Insurance Pol	licies for recovery—and n	ot the Estates. Th
	John N. Lancaster	115	Cobalt GOM LLC	0			bility Insurance Pol	licies for recovery—and n \$0.00	ot the Estates. Th
	John N. Lancaster Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	115	Cobalt GOM LLC	the claim has been s	atisfied or released dur	ing the Chapter 11 Cases.		•	ot the Estates. Th
	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	115		the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	atisfied or released dur \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia	\$0.00 nification. Each of th policies were assum or any indemnification	\$0.00 hese officers or directors i ted by the Debtors in conr on obligations. The Plan	s "Insured" as suc ection with provides that clain
	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	115		the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	atisfied or released dur \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo	\$0.00 nification. Each of th policies were assum or any indemnification	\$0.00 hese officers or directors i ted by the Debtors in conr on obligations. The Plan	s "Insured" as suc ection with provides that clain

¹ Refer to pages 5-7 of the Objection pertinent to stated grounds.

First Omnibus Objection

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
John N. Lan Attn Omar A		117	Cobalt International Energy GP, LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
Baker Botts	venue, Ste. 700		Energy of, ELC						
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pro tion from the Debtors m	tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant for any only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnification	ed by the Debtors in conn on obligations. The Plan J	ection with provides that clair
John N. Lan		118	Cobalt International	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
Attn Omar A Baker Botts 2001 Ross Av Dallas, TX 7	venue, Ste. 700		Energy, Inc.						
			Legal and Factual Basis:	Claim is asserted by	former officer or direct	tor of the Debtors for indemr	nfication. Each of th	ese officers or directors i	s "Insured" as su
			2	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pro tion from the Debtors m	ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnification	on obligations. The Plan J	provides that claim
John P. Wilk		185	Cobalt International	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pro tion from the Debtors m	ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia	policies were assume or any indemnification	on obligations. The Plan J	provides that claim
Attn Omar A Baker Botts	Alaniz venue, Ste. 700	185	Cobalt International Energy, Inc.	term is defined in th confirmation of the seeking indemnifica the claim has been s	e Debtors' D&O Liabili Plan and continue to pro tion from the Debtors m atisfied or released duri	ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnificatio bility Insurance Poli	on obligations. The Plan picies for recovery—and n	provides that claim
Attn Omar A Baker Botts 2001 Ross Av	Alaniz venue, Ste. 700	185	Energy, Inc.	term is defined in th confirmation of the seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pro- tion from the Debtors m <u>atisfied or released duri</u> 80.00 former officer or direct te Debtors' D&O Liabili Plan and continue to pro- tion from the Debtors m	ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnificatio ibility Insurance Pol \$0.00 nification. Each of th policies were assume or any indemnificatio	on obligations. The Plan p icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in com on obligations. The Plan p	orovides that claim ot the Estates. The s "Insured" as su ection with provides that claim
Attn Omar A Baker Botts 2001 Ross Av Dallas, TX 7: John P. Wilk	Alaniz venue, Ste. 700 5201 kirson	185	Energy, Inc. Legal and Factual Basis: Cobalt International	term is defined in th confirmation of the seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pro- tion from the Debtors m <u>atisfied or released duri</u> 80.00 former officer or direct te Debtors' D&O Liabili Plan and continue to pro- tion from the Debtors m	ty Insurance Policies, which ovide coverage to claimant for any only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant for any only look to the D&O Lia	policies were assume or any indemnificatio ibility Insurance Pol \$0.00 nification. Each of th policies were assume or any indemnificatio	on obligations. The Plan p icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in com on obligations. The Plan p	orovides that claim ot the Estates. The s "Insured" as su ection with provides that claim
Attn Omar A Baker Botts 2001 Ross Av Dallas, TX 7: John P. Wilk Attn Omar A Baker Botts	Alaniz venue, Ste. 700 5201 cirson Alaniz venue, Ste. 700		Energy, Inc. Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica the claim has been s	e Debtors' D&O Liabili Plan and continue to pro- tion from the Debtors m <u>atisfied or released duri</u> 80.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pro- tion from the Debtors m atisfied or released duri	ity Insurance Policies, which ovide coverage to claimant for any only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant for any only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnificatio ibility Insurance Pol \$0.00 hification. Each of th policies were assume or any indemnificatio ibility Insurance Pol	on obligations. The Plan p icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in com on obligations. The Plan p icies for recovery—and n	orovides that claim ot the Estates. The s "Insured" as su ection with provides that claim

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
39	John P. Wilkirson Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	187	Cobalt International Energy, L.P.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	2		Legal and Factual Basis	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemr ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.	policies were assumed r any indemnification	d by the Debtors in conn n obligations. The Plan p	ection with rovides that claimar
40	John P. Wilkirson	188	Cobalt GOM LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201								
			Legal and Factual Basis	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemr ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.	policies were assumed r any indemnification	d by the Debtors in conn n obligations. The Plan p	ection with rovides that claimar
11	John P. Wilkirson	189	Cobalt GOM #1 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
41	Atta Omar Alaniz			\$ 0. 00		oinquiauteu	\$0.00	\$0.00	
1	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201					- Inderence		50.00	
41	Baker Botts			: Claim is asserted by term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemr ity Insurance Policies, which ovide coverage to claimant fo 1ay only look to the D&O Lia	ification. Each of the policies were assumed r any indemnification	se officers or directors i d by the Debtors in conn n obligations. The Plan p	"Insured" as such ection with rovides that claiman
41	Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201 John P. Wilkirson	190		: Claim is asserted by term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemr ity Insurance Policies, which ovide coverage to claimant fo	ification. Each of the policies were assumed r any indemnification	se officers or directors i d by the Debtors in conn n obligations. The Plan p	"Insured" as such ection with rovides that claimat
41	Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	190	Legal and Factual Basis	: Claim is asserted by term is defined in th confirmation of the seeking indemnifica the claim has been s	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n atisfied or released duri	tor of the Debtors for indemr ity Insurance Policies, which ovide coverage to claimant fo 1ay only look to the D&O Lia ing the Chapter 11 Cases.	ification. Each of the policies were assumed r any indemnification bility Insurance Polic	se officers or directors i d by the Debtors in conn n obligations. The Plan p cies for recovery—and n	"Insured" as such ection with rovides that claimai

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
13	Jon A. Marshall Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	161	Cobalt International Energy GP, LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.	policies were assume or any indemnificatio	ed by the Debtors in conn on obligations. The Plan p	ection with provides that claim
14	Jon A. Marshall Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	162	Cobalt International Energy, Inc.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th	e Debtors' D&O Liabil	tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo	policies were assume	ed by the Debtors in conn	ection with
				seeking indemnifica the claim has been s	tion from the Debtors n atisfied or released dur	nay only look to the D&O Lia ing the Chapter 11 Cases.	ability Insurance Poli	cies for recovery—and n	
15	Jon A. Marshall Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	163	Cobalt GOM LLC	seeking indemnifica	tion from the Debtors n	nay only look to the D&O Lia	•		
15	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	163		seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released dur \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	nay only look to the D&O Lia ing the Chapter 11 Cases.	ability Insurance Poli \$0.00 nification. Each of th policies were assume or any indemnification	icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in com on obligations. The Plan p	ot the Estates. The solution of "Insured" as such ection with provides that claim
6	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	163		seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released dur \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	nay only look to the D&O Lia ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemr ity Insurance Policies, which rovide coverage to claimant fo nay only look to the D&O Lia	ability Insurance Poli \$0.00 nification. Each of th policies were assume or any indemnification	icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in com on obligations. The Plan p	ot the Estates. The solution of "Insured" as such ection with provides that claim

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
	lon A. Marshall Attn Omar Alaniz 3aker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	165	Cobalt GOM #1 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	or of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnificatio bility Insurance Pol	ed by the Debtors in con on obligations. The Plan	ection with provides that clain
~	Jon A. Marshall	166	Cobalt GOM #2 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201								
			Legal and Factual Basis	term is defined in th	e Debtors' D&O Liabili	or of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo	policies were assum	ed by the Debtors in con	ection with
				seeking indemnifica		ay only look to the D&O Lia ng the Chapter 11 Cases.	bility Insurance Pol	icies for recovery—and n	ot the Estates. T
	loseph H. Bryant	211	Cobalt GOM #2 LLC	seeking indemnifica		ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated	bility Insurance Pol \$0.00	icies for recovery—and n \$0.00	ot the Estates. T
	loseph H. Bryant Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	211	Cobalt GOM #2 LLC	seeking indemnifica the claim has been s	atisfied or released duri	ng the Chapter 11 Cases.	•	·	ot the Estates. T
	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	211		seeking indemnifica the claim has been s \$0.00 : Claim is asserted by term is defined in th confirmation of the seeking indemnifica	atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	ng the Chapter 11 Cases.	\$0.00 hification. Each of th policies were assum r any indemnificatio	\$0.00 nese officers or directors i ed by the Debtors in com on obligations. The Plan	s "Insured" as su tection with provides that clai
0	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201 Joseph H. Bryant	211 212		seeking indemnifica the claim has been s \$0.00 : Claim is asserted by term is defined in th confirmation of the seeking indemnifica	atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	ng the Chapter 11 Cases. Unliquidated or of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia	\$0.00 hification. Each of th policies were assum r any indemnificatio	\$0.00 nese officers or directors i ed by the Debtors in com on obligations. The Plan	s "Insured" as su tection with provides that clai
)	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201		Legal and Factual Basis	seeking indemnifica the claim has been s \$0.00 : Claim is asserted by term is defined in th confirmation of the seeking indemnifica the claim has been s	atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n atisfied or released duri	ng the Chapter 11 Cases. Unliquidated or of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	\$0.00 hification. Each of th policies were assum r any indemnificati bility Insurance Pol	\$0.00 see officers or directors i ed by the Debtors in com on obligations. The Plan icies for recovery—and r	s "Insured" as su tection with provides that clai

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
51	Joseph H. Bryant Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	213	Cobalt GOM LLC	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	tor of the Debtors for indemn ty Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnification	ed by the Debtors in conn on obligations. The Plan p	ection with provides that claim
2	Joseph H. Bryant Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	214	Cobalt International Energy, L.P.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th	e Debtors' D&O Liabili	tor of the Debtors for indemr ty Insurance Policies, which	policies were assume	ed by the Debtors in conn	ection with
				seeking indemnification	tion from the Debtors m	ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	•	on obligations. The Plan p icies for recovery—and n	
;	Joseph H. Bryant Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	215	Cobalt International Energy GP, LLC	seeking indemnification	tion from the Debtors m	ay only look to the D&O Lia	•	· ·	
3	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	215	Energy GP, LLC	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors m atisfied or released duri \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	ay only look to the D&O Lia ng the Chapter 11 Cases.	bility Insurance Poli \$0.00 hification. Each of th policies were assume r any indemnification	icies for recovery—and n \$0.00 nese officers or directors is ed by the Debtors in conn on obligations. The Plan p	ot the Estates. The Estates of the E
	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	215 216	Energy GP, LLC	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors m atisfied or released duri \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia	bility Insurance Poli \$0.00 hification. Each of th policies were assume r any indemnification	icies for recovery—and n \$0.00 nese officers or directors is ed by the Debtors in conn on obligations. The Plan p	ot the Estates. T

¹ Refer to pages 5-7 of the Objection pertinent to stated grounds.

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
5	Kathryn Bailey Hutchison Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	137	Cobalt International Energy, Inc.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pro tion from the Debtors m	tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.	policies were assume or any indemnificatio	ed by the Debtors in conn on obligations. The Plan p	ection with provides that claim
5	Kathryn Bailey Hutchison Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	138	Cobalt International Energy GP, LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th	e Debtors' D&O Liabili	tor of the Debtors for indemi ity Insurance Policies, which	policies were assume	ed by the Debtors in conn	ection with
				seeking indemnifica	tion from the Debtors m	ovide coverage to claimant fo aay only look to the D&O Lia ing the Chapter 11 Cases.	•		
1	Kathryn Bailey Hutchison Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	139	Cobalt International Energy, L.P.	seeking indemnifica	tion from the Debtors m	0	•		
,	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	139	Energy, L.P.	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors m atisfied or released duri \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pro tion from the Debtors m	nay only look to the D&O Lia ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemr ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia	bility Insurance Poli \$0.00 hification. Each of th policies were assume or any indemnification	cicies for recovery—and n \$0.00 ese officers or directors is ed by the Debtors in com on obligations. The Plan p	ot the Estates. Th
	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	139	Energy, L.P.	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors m atisfied or released duri \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pro tion from the Debtors m	nay only look to the D&O Lia ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemr ity Insurance Policies, which ovide coverage to claimant fo	bility Insurance Poli \$0.00 hification. Each of th policies were assume or any indemnification	cicies for recovery—and n \$0.00 ese officers or directors is ed by the Debtors in com on obligations. The Plan p	ot the Estates. Th

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
At Ba	athryn Bailey Hutchison ttn Omar Alaniz iker Botts 01 Ross Avenue, Ste. 700	141	Cobalt GOM #1 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
Da	allas, TX 75201		Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo aay only look to the D&O Liz ing the Chapter 11 Cases.	policies were assum or any indemnification	ed by the Debtors in conr on obligations. The Plan	ection with provides that clain
Ka	athryn Bailey Hutchison	142	Cobalt GOM #2 LLC	so.oo	\$0.00	Unliquidated	\$0.00	\$0.00	
Ba 20	ttn Omar Alaniz ıker Botts 01 Ross Avenue, Ste. 700 allas, TX 75201								
			Legal and Factual Basis:	term is defined in th	e Debtors' D&O Liabil	tor of the Debtors for indem ity Insurance Policies, which	policies were assum	ed by the Debtors in conr	ection with
				seeking indemnifica	tion from the Debtors n	ovide coverage to claimant to hay only look to the D&O Lia ing the Chapter 11 Cases.	•	on obligations. The Plan j licies for recovery—and n	
	enneth A. Pontarelli	191	Cobalt GOM #2 LLC	seeking indemnifica	tion from the Debtors n	ay only look to the D&O Lia	•		
At Ba 20	ttn Omar Alaniz 1ker Botts 01 Ross Avenue, Ste. 700	191	Cobalt GOM #2 LLC	seeking indemnifica the claim has been s	tion from the Debtors n atisfied or released duri	nay only look to the D&O Lia ing the Chapter 11 Cases.	bility Insurance Pol	licies for recovery—and n	
At Ba 20	tn Omar Alaniz iker Botts	191		seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	aay only look to the D&O Lis ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo aay only look to the D&O Lis	bility Insurance Pol \$0.00 hification. Each of th policies were assum- or any indemnification	licies for recovery—and n \$0.00 hese officers or directors i ded by the Debtors in conr on obligations. The Plan	ot the Estates. T s "Insured" as su tection with provides that clain
At Ba 20 Da	ttn Omar Alaniz aker Botts 01 Ross Avenue, Ste. 700 allas, TX 75201 enneth A. Pontarelli	191		seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	aay only look to the D&O Lis ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo	bility Insurance Pol \$0.00 hification. Each of th policies were assum- or any indemnification	licies for recovery—and n \$0.00 hese officers or directors i ded by the Debtors in conr on obligations. The Plan	ot the Estates. The estates of the e
At Ba 20 Da Ke At Ba 20	ttn Omar Alaniz aker Botts 01 Ross Avenue, Ste. 700 allas, TX 75201		Legal and Factual Basis:	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica the claim has been s	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n atisfied or released duri	aay only look to the D&O Lis ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo aay only look to the D&O Lis ing the Chapter 11 Cases.	bility Insurance Pol \$0.00 hification. Each of th policies were assum or any indemnificatio bility Insurance Pol	licies for recovery—and n \$0.00 hese officers or directors i ied by the Debtors in conr on obligations. The Plan j licies for recovery—and n	ot the Estates. The Estates of the E

¹ Refer to pages 5-7 of the Objection pertinent to stated grounds.

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
3	Kenneth A. Pontarelli Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	193	Cobalt International Energy, L.P.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	Dallas, TX 75201								
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.	policies were assume or any indemnificatio	ed by the Debtors in conn on obligations. The Plan J	ection with provides that clain
	Kenneth A. Pontarelli	194	Cobalt GOM LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201								
			Legal and Factual Basis:	term is defined in th	e Debtors' D&O Liabili	tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo	policies were assume	ed by the Debtors in conn	ection with
				seeking indemnifica	tion from the Debtors m	ay only look to the D&O Lia	•		
	Kenneth A. Pontarelli	195	Cobalt International	seeking indemnifica	tion from the Debtors m	ay only look to the D&O Lia	•		
	Kenneth A. Pontarelli Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	195	Cobalt International Energy GP, LLC	seeking indemnifica the claim has been s	tion from the Debtors m atisfied or released duri	nay only look to the D&O Lia ing the Chapter 11 Cases.	bility Insurance Poli	cies for recovery—and n	
	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	195	Energy GP, LLC	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabih Plan and continue to pr tion from the Debtors n	nay only look to the D&O Lia ing the Chapter 11 Cases.	bility Insurance Poli \$0.00 hification. Each of the policies were assume r any indemnificatio	icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in comm on obligations. The Plan j	ot the Estates. The Estates of the E
	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201 Kenneth A. Pontarelli	195	Energy GP, LLC Legal and Factual Basis: Cobalt International	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabih Plan and continue to pr tion from the Debtors n	nay only look to the D&O Lia ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia	bility Insurance Poli \$0.00 hification. Each of the policies were assume r any indemnificatio	icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in comm on obligations. The Plan j	ot the Estates. The states of the Estates of the states of
5	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201		Energy GP, LLC Legal and Factual Basis:	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica the claim has been s	tion from the Debtors n atisfied or released duri \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n atisfied or released duri	nay only look to the D&O Lia ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemi ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.	bility Insurance Poli \$0.00 hification. Each of the policies were assume r any indemnificatio bility Insurance Poli	icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in conn on obligations. The Plan j icies for recovery—and n	ot the Estates. Th

¹ Refer to pages 5-7 of the Objection pertinent to stated grounds.

First Omnibus Objection

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
57	Kenneth W. Moore Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	167	Cobalt International Energy, Inc.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemr ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.	policies were assume or any indemnification	ed by the Debtors in conn on obligations. The Plan p	ection with provides that claim
8	Kenneth W. Moore Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	168	Cobalt International Energy, L.P.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th	e Debtors' D&O Liabil	tor of the Debtors for indemr ity Insurance Policies, which ovide coverage to claimant fo	policies were assume	ed by the Debtors in conn	ection with
				seeking indemnifica	tion from the Debtors n	nay only look to the D&O Lia ing the Chapter 11 Cases.	•	· ·	
59	Kenneth W. Moore Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	169	Cobalt International Energy GP, LLC	seeking indemnifica	tion from the Debtors n	nay only look to the D&O Lia	•	· ·	
9	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	169	Energy GP, LLC	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	nay only look to the D&O Lia ing the Chapter 11 Cases.	bility Insurance Poli \$0.00 hification. Each of th policies were assume or any indemnification	icies for recovery—and n \$0.00 ese officers or directors is ed by the Debtors in conn on obligations. The Plan p	ot the Estates. The s "Insured" as sucl ection with provides that claim
9 0	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	169	Energy GP, LLC	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	nay only look to the D&O Lia ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemr ity Insurance Policies, which rovide coverage to claimant fo nay only look to the D&O Lia	bility Insurance Poli \$0.00 hification. Each of th policies were assume or any indemnification	icies for recovery—and n \$0.00 ese officers or directors is ed by the Debtors in conn on obligations. The Plan p	ot the Estates. The s "Insured" as such ection with provides that claim

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
Attn C Baker 2001 F	eth W. Moore Omar Alaniz r Botts Ross Avenue, Ste. 700 s, TX 75201	171	Cobalt GOM #1 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	or of the Debtors for indem ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume r any indemnificatio	ed by the Debtors in com on obligations. The Plan	ection with provides that clair
	eth W. Moore Omar Alaniz	172	Cobalt GOM #2 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
Baker 2001 F									
			Legal and Factual Basis:			or of the Debtors for indem ty Insurance Policies, which			
				seeking indemnifica	Plan and continue to protion from the Debtors m	ovide coverage to claimant for ay only look to the D&O Lia ng the Chapter 11 Cases.	r any indemnificatio	on obligations. The Plan	
	in H. Young Jr.	119	Cobalt International	seeking indemnifica	Plan and continue to protion from the Debtors m	ovide coverage to claimant fo ay only look to the D&O Lia	r any indemnificatio	on obligations. The Plan	
Attn C Baker 2001 F	Omar Alaniz r Botts Ross Avenue, Ste. 700	119	Cobalt International Energy GP, LLC	seeking indemnifica the claim has been s	Plan and continue to pr tion from the Debtors m atisfied or released duri	ovide coverage to claimant for ay only look to the D&O Lia ng the Chapter 11 Cases.	r any indemnificatio bility Insurance Poli	on obligations. The Plan cies for recovery—and r	
Attn C Baker 2001 F	Omar Alaniz r Botts	119	Energy GP, LLC	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	Plan and continue to pr tion from the Debtors m <u>atisfied or released duri</u> \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	ovide coverage to claimant for ay only look to the D&O Lia ng the Chapter 11 Cases.	r any indemnificatio bility Insurance Poli \$0.00 iffication. Each of the policies were assume r any indemnificatio	n obligations. The Plan j cies for recovery—and r \$0.00 ese officers or directors i ed by the Debtors in com on obligations. The Plan j	ot the Estates. T
Attn C Baker 2001 F Dallas Martii	Omar Alaniz r Botts Ross Avenue, Ste. 700 s, TX 75201 in H. Young Jr.	119	Energy GP, LLC Legal and Factual Basis: Cobalt International	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	Plan and continue to pr tion from the Debtors m <u>atisfied or released duri</u> \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated or of the Debtors for indemi ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia	r any indemnificatio bility Insurance Poli \$0.00 iffication. Each of the policies were assume r any indemnificatio	n obligations. The Plan j cies for recovery—and r \$0.00 ese officers or directors i ed by the Debtors in com on obligations. The Plan j	ot the Estates. T
Attn C Baker 2001 F Dallas Martin Attn C Baker 2001 F	Omar Alaniz r Botts Ross Avenue, Ste. 700 s, TX 75201 in H. Young Jr. Omar Alaniz		Energy GP, LLC Legal and Factual Basis:	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica the claim has been s	Plan and continue to pr tion from the Debtors m <u>atisfied or released duri</u> \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m atisfied or released duri	ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated or of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	r any indemnificatio bility Insurance Poli \$0.00 iffication. Each of the policies were assume r any indemnificatio bility Insurance Poli	n obligations. The Plan cies for recovery—and r \$0.00 ese officers or directors i d by the Debtors in com n obligations. The Plan cies for recovery—and r	ot the Estates. T s "Insured" as so tection with provides that cla

¹ Refer to pages 5-7 of the Objection pertinent to stated grounds.

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Satisfied Claims¹

	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
Martin H. Young Jr. Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	121	Cobalt International Energy, L.P.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
		Legal and Factual Basis	term is defined in th confirmation of the seeking indemnificat	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume r any indemnificatio	d by the Debtors in conn n obligations. The Plan J	ection with provides that clair
Martin H. Young Jr.	122	Cobalt GOM LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201								
		Legal and Factual Basis	term is defined in th confirmation of the l	e Debtors' D&O Liabili Plan and continue to pr	tor of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo	policies were assume r any indemnificatio	d by the Debtors in conn	ection with
			8		ay only look to the D&O Lia ng the Chapter 11 Cases.	bility Insurance Poli	cies for recovery—and n	ot the Estates. T
Martin H. Young Jr.	123	Cobalt GOM #1 LLC	8			bility Insurance Poli \$0.00	cies for recovery—and n \$0.00	ot the Estates. T
Martin H. Young Jr. Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	123	Cobalt GOM #1 LLC	the claim has been s	atisfied or released duri	ng the Chapter 11 Cases.	2	·	ot the Estates. T
Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	123		the claim has been ss \$0.00 Claim is asserted by term is defined in th confirmation of the l seeking indemnificat	atisfied or released duri \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia	\$0.00 ification. Each of the policies were assume r any indemnificatio	\$0.00 \$0.00 ese officers or directors i d by the Debtors in conn n obligations. The Plan J	s "Insured" as su ection with provides that clai
Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201 Martin H. Young Jr.	123		the claim has been ss \$0.00 Claim is asserted by term is defined in th confirmation of the l seeking indemnificat	atisfied or released duri \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo	\$0.00 ification. Each of the policies were assume r any indemnificatio	\$0.00 \$0.00 ese officers or directors i d by the Debtors in conn n obligations. The Plan J	s "Insured" as su ection with provides that claim
Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201		Legal and Factual Basis	the claim has been so \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnificat the claim has been so	atisfied or released duri \$0.00 former officer or direct e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m atisfied or released duri	ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	\$0.00 ification. Each of the policies were assume r any indemnificatio bility Insurance Poli	\$0.00 ese officers or directors i d by the Debtors in conr n obligations. The Plan J cies for recovery—and n	s "Insured" as succection with

¹ Refer to pages 5-7 of the Objection pertinent to stated grounds.

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
-	Aichael G. France Attn Omar Alaniz Baker Botts 001 Ross Avenue, Ste. 700 Dallas, TX 75201	173	Cobalt GOM #2 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnificatio	ed by the Debtors in conn on obligations. The Plan p	ection with rovides that claim
	Aichael G. France Attn Omar Alaniz	174	Cobalt GOM #1 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	Aun Omar Ataniz Baker Botts 001 Ross Avenue, Ste. 700 Dallas, TX 75201								
			Legal and Factual Basis:	•		tor of the Debtors for indemn ty Insurance Policies, which			
				seeking indemnifica	tion from the Debtors n	ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	•	•	
	Aichael G. France	175	Cobalt GOM LLC	seeking indemnifica	tion from the Debtors n	ay only look to the D&O Lia	•	•	
	Aichael G. France Attn Omar Alaniz Baker Botts 001 Ross Avenue, Ste. 700 Jallas, TX 75201	175	Cobalt GOM LLC	seeking indemnifica the claim has been s	tion from the Debtors n atisfied or released duri	ay only look to the D&O Lia ng the Chapter 11 Cases.	bility Insurance Poli	cies for recovery—and n	
	Attn Omar Alaniz Baker Botts 001 Ross Avenue, Ste. 700	175		seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemn ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia	bility Insurance Poli \$0.00 hification. Each of th policies were assume or any indemnification	cies for recovery—and n \$0.00 ese officers or directors is ed by the Debtors in conn on obligations. The Plan p	of the Estates. The estates of the e
	Attn Omar Alaniz Baker Botts 001 Ross Avenue, Ste. 700	175		seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant fo	bility Insurance Poli \$0.00 hification. Each of th policies were assume or any indemnification	cies for recovery—and n \$0.00 ese officers or directors is ed by the Debtors in conn on obligations. The Plan p	of the Estates. The first of the estates are stated as such that clair rovides that clair rovides that clair first of the estate

¹ Refer to pages 5-7 of the Objection pertinent to stated grounds.

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
A E 2	Michael G. France Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	177	Cobalt International Energy GP, LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
-			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnificatio	ed by the Debtors in conn on obligations. The Plan p	ection with provides that claim
A E 2	Michael G. France Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	178	Cobalt International Energy, Inc.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th	e Debtors' D&O Liabili	tor of the Debtors for indemn ity Insurance Policies, which	policies were assume	ed by the Debtors in conn	ection with
				seeking indemnification	tion from the Debtors m	ovide coverage to claimant fo nay only look to the D&O Lia ing the Chapter 11 Cases.			
A E 2	Myles W. Scoggins Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	125	Cobalt International Energy, Inc.	seeking indemnification	tion from the Debtors m	ay only look to the D&O Lia			
A E 2	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	125	Energy, Inc.	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabih Plan and continue to pr tion from the Debtors n	nay only look to the D&O Lia ing the Chapter 11 Cases.	bility Insurance Poli \$0.00 hification. Each of the policies were assume or any indemnificatio	icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in com on obligations. The Plan p	ot the Estates. Th
A F 2 I I N A F 2	Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	125	Energy, Inc.	seeking indemnifica the claim has been s \$0.00 Claim is asserted by term is defined in th confirmation of the seeking indemnifica	tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabih Plan and continue to pr tion from the Debtors n	aay only look to the D&O Lia ing the Chapter 11 Cases. Unliquidated tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant fo aay only look to the D&O Lia	bility Insurance Poli \$0.00 hification. Each of the policies were assume or any indemnificatio	icies for recovery—and n \$0.00 ese officers or directors i ed by the Debtors in com on obligations. The Plan p	ot the Estates. Th

Case 17-36709 Document 866-2 <u>Scried in</u> TXSB on 05/25/18 Page 26 of 28

Satisfied Claims¹

Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
Myles W. Scoggins Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	127	Cobalt International Energy, L.P.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
		Legal and Factual Basis	term is defined in the confirmation of the l seeking indemnificat	e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemn ty Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnification	ed by the Debtors in conn on obligations. The Plan p	ection with provides that clair
Myles W. Scoggins	128	Cobalt GOM LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201								
		Elegai anu Factuai Dasis			tor of the Debtors for indemn			
			confirmation of the l seeking indemnificat the claim has been sa	Plan and continue to pr tion from the Debtors n atisfied or released duri	ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	or any indemnification bility Insurance Pol	on obligations. The Plan p icies for recovery—and n	provides that clai
Myles W. Scoggins Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700	129	Cobalt GOM #1 LLC	confirmation of the l seeking indemnificat	Plan and continue to pr tion from the Debtors n	ovide coverage to claimant fo ay only look to the D&O Lia	or any indemnification	on obligations. The Plan p	provides that clai
Attn Omar Alaniz Baker Botts	129		confirmation of the l seeking indemnificat the claim has been sa \$0.00 Claim is asserted by term is defined in th confirmation of the l seeking indemnificat	Plan and continue to pr tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemn ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia	r any indemnificatio ibility Insurance Pol \$0.00 hification. Each of th policies were assumor any indemnificatio	on obligations. The Plan p icies for recovery—and n \$0.00 ese officers or directors is ed by the Debtors in conn on obligations. The Plan p	provides that clai ot the Estates. T s "Insured" as su section with provides that clai
Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201 Myles W. Scoggins	129		confirmation of the l seeking indemnificat the claim has been sa \$0.00 Claim is asserted by term is defined in th confirmation of the l seeking indemnificat	Plan and continue to pr tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n	ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant fo	r any indemnificatio ibility Insurance Pol \$0.00 hification. Each of th policies were assumor any indemnificatio	on obligations. The Plan p icies for recovery—and n \$0.00 ese officers or directors is ed by the Debtors in conn on obligations. The Plan p	provides that clai ot the Estates. T s "Insured" as su section with provides that clai
Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201		Legal and Factual Basis	confirmation of the l seeking indemnificat the claim has been sa \$0.00 Claim is asserted by term is defined in th confirmation of the l seeking indemnificat the claim has been sa	Plan and continue to pr tion from the Debtors n atisfied or released duri \$0.00 former officer or direc e Debtors' D&O Liabil Plan and continue to pr tion from the Debtors n atisfied or released duri	ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases. Unliquidated tor of the Debtors for indemn ty Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	r any indemnificatio ibility Insurance Pol \$0.00 nification. Each of th policies were assum r any indemnificatio ibility Insurance Pol	on obligations. The Plan p icies for recovery—and n \$0.00 ese officers or directors it ed by the Debtors in conn on obligations. The Plan p icies for recovery—and n	provides that clain ot the Estates. T s "Insured" as su tection with provides that clain

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
1	Peter R. Coneway Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	143	Cobalt International Energy, Inc.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemn ity Insurance Policies, which ovide coverage to claimant fo ay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnification	d by the Debtors in conn n obligations. The Plan p	ection with provides that claim
2	Peter R. Coneway Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	144	Cobalt International Energy GP, LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemr ty Insurance Policies, which ovide coverage to claimant fo tay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnification	d by the Debtors in conn n obligations. The Plan p	ection with provides that clain
3	Peter R. Coneway Attn Omar Alaniz	145	Cobalt International Energy, L.P.	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
	Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201								
	2001 Ross Avenue, Ste. 700		Legal and Factual Basis:	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	tor of the Debtors for indemr ity Insurance Policies, which ovide coverage to claimant fo nay only look to the D&O Lia ng the Chapter 11 Cases.	policies were assume or any indemnification	d by the Debtors in conn n obligations. The Plan p	ection with provides that clain
1	2001 Ross Avenue, Ste. 700	146	Legal and Factual Basis: Cobalt GOM LLC	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors n	ty Insurance Policies, which ovide coverage to claimant fo	policies were assume or any indemnification	d by the Debtors in conn n obligations. The Plan p	ection with provides that clain

¹ Refer to pages 5-7 of the Objection pertinent to stated grounds.

First Omnibus Objection

In re Cobalt Int'l Energy, et al. Case No. 17-36709 (MI) Jointly Administered

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Satisfied Claims¹

	Name of Claimant	Claim No.	Debtor Name	Secured Amount	Priority Amount	Unsecured Amount	Total	Proposed Amount	Unliquidated
95	Peter R. Coneway Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	147	Cobalt GOM #1 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	tor of the Debtors for indemni ity Insurance Policies, which p ovide coverage to claimant for nay only look to the D&O Lial ng the Chapter 11 Cases.	olicies were assume any indemnification	ed by the Debtors in conn on obligations. The Plan p	ection with rovides that claimants
96	Peter R. Coneway Attn Omar Alaniz Baker Botts 2001 Ross Avenue, Ste. 700 Dallas, TX 75201	148	Cobalt GOM #2 LLC	\$0.00	\$0.00	Unliquidated	\$0.00	\$0.00	
			Legal and Factual Basis	term is defined in th confirmation of the seeking indemnifica	e Debtors' D&O Liabili Plan and continue to pr tion from the Debtors m	tor of the Debtors for indemni ity Insurance Policies, which p ovide coverage to claimant for nay only look to the D&O Liał ing the Chapter 11 Cases.	olicies were assume any indemnification	ed by the Debtors in conn on obligations. The Plan p	ection with rovides that claimants
		Coun	t 9	6 \$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Refe	er to pages 5-7 of the Objection pertinent to stated grounds.								

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