## Case 17-36709 Document 1371 Filed in TXSR on 0/1/20/22 Page 1 of 1/1 Docket #1371 Date Filed: 4/29/2022

## UNITED STATES BANKRUPTCY COURT

Southern DIS	RICT OF <u>1exas</u>	
Hous	on Division	
In re: Cobalt International Energy, Inc., et al	§ Case No. <u>17-36709</u> § Lead Case No. <u>17-36709</u>	
Debtor(s)	- <sup>8</sup>	
Post-confirmation Report	Cha	ipter 11
Quarter Ending Date: 03/31/2022	Petition Date: 12/14/2017	
Plan Confirmed Date: 04/05/2018	Plan Effective Date: 04/10/2018	
This Post-confirmation Report relates to: ○ Reorganized De	otor	
<ul><li>Other Authorize</li></ul>	d Party or Entity: Plan Administrator	
	Name of Authorized Party or Entity	
/N 1 T 1 1	N. I. W I.	,
s/ Nader Tavakoli	Nader Tavakoli, solely in his capacity as Plan Adn	nınıst
Signature of Responsible Party	Printed Name of Responsible Party	
04/21/2022		
Date	9805 Katy Freeway, Suite 600	
	Houston, Texas 77024	
	Address	

STATEMENT: This Periodic Report is associated with an open bankruptcy case; therefore, Paperwork Reduction Act exemption 5 C.F.R. § 1320.4(a)(2) applies.



Debtor's Name Cobalt International Energy, Inc., et al

Case No. 17-36709

#### Part 1: Summary of Post-confirmation Transfers

	Current Quarter	Total Since Effective Date
a. Total cash disbursements	\$1,162,208	\$1,541,852,231
b. Non-cash securities transferred	\$0	\$0
c. Other non-cash property transferred	\$0	\$0
d. Total transferred (a+b+c)	\$1,162,208	\$1,541,852,231

			Approved Current Quarter	Approved Cumulative	Paid Current Quarter	Pai Cumul
Profess	sional fees & expenses (bankruptcy) ed by or on behalf of the debtor	Aggregate Total	\$0	\$29,188,325	\$0	\$29,18
	ed Breakdown by Firm	Aggregate Total				
110,11120	Firm Name	Role	-			
i	Houlihan Lokey Capital	Financial Professional	\$0	\$11,046,677	\$0	\$11,04
ii	Conway MacKenzie	Financial Professional	\$0	\$2,573,934	\$0	\$2,57
iii	Kirkland & Ellis	Lead Counsel	\$0	\$11,134,772	\$0	\$11,13
iv	Kurtzman Carson (KCC)	Other	\$0	\$1,522,025	\$0	\$1,52
v	Pachulski Stang Ziehl	Special Counsel	\$0	\$2,599,836	\$0	\$2,59
vi	Zack A Clement PLLC	Local Counsel	\$0	\$112,200	\$0	\$11
vii	Snow Spence Ware	Special Counsel	\$0	\$198,881	\$0	\$19
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## Case 17-36709 Document 1371 Filed in TXSB on 04/29/22 Page 4 of 14

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				Approved	Approved	Paid Current	Paid
				Current Quarter	Cumulative	Quarter	Cumulative
b.	Professional fees & expenses (nonbankruptcy) incurred by or on behalf of the debtor Aggregate Total			\$0	\$2,075,878	\$0	\$2,075,878
	Itemized Breakdown by Firm						
		Firm Name	Role				
	i	Baker Botts	Special Counsel	\$0	\$1,074,304	\$0	\$1,074,304
	ii	Susman Godfrey	Special Counsel	\$0	\$482,514	\$0	\$482,514
	iii	Ernst & Young	Financial Professional	\$0	\$519,060	\$0	\$519,060
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## Case 17-36709 Document 1371 Filed in TXSB on 04/29/22 Page 7 of 14

			Total Anticipated Payments Under Plan	Paid Current Ouarter		umulative A	llowed Claims	% Paid of Allowed Claims
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Debto	r's Name Cobalt	International En	ergy, Inc., et al			(	Case No. 17-367	709

Part 5: Recoveries of the Holders of Claims and Interests under Confirmed Plan							
	Total Anticipated Payments Under Plan	Paid Current Quarter	Paid Cumulative	Allowed Claims	% Paid of Allowed Claims		
a. Administrative claims	\$1,198,269	\$0	\$1,198,269	\$1,198,269	100%		
b. Secured claims	\$1,485,860,878	\$0	\$1,394,574,579	\$1,485,860,878	94%		
c. Priority claims	\$0	\$0	\$0	\$0	0%		
d. General unsecured claims	\$13,000,000	\$0	\$7,066,994	\$7,066,994	100%		
e. Equity interests	\$0	\$0	\$0				

Part 4: Questionnaire	
a. Is this a final report?	Yes No •
If yes, give date Final Decree was entered:	
If no, give date when the application for Final Decree is anticipated:	
b. Are you current with quarterly U.S. Trustee fees as set forth under 28 U.S.C. § 1930?	Yes  No

Debtor's Name Cobalt International Energy, Inc., et al

**Privacy Act Statement** 

28 U.S.C. § 589b authorizes the collection of this information and provision of this information is mandatory. The United States Trustee will use this information to calculate statutory fee assessments under 28 U.S.C. § 1930(a)(6) and to otherwise evaluate whether a reorganized chapter 11 debtor is performing as anticipated under a confirmed plan. Disclosure of this information may be to a bankruptcy trustee when the information is needed to perform the trustee's duties, or to the appropriate federal, state, local, regulatory, tribal, or foreign law enforcement agency when the information indicates a violation or potential violation of law. Other disclosures may be made for routine purposes. For a discussion of the types of routine disclosures that may be made, you may consult the Executive Office for United States Trustee's systems of records notice, UST-001, "Bankruptcy Case Files and Associated Records." *See* 71 Fed. Reg. 59,818 et seq. (Oct. 11, 2006). A copy of the notice may be obtained at the following link: http://www.justice.gov/ust/eo/rules\_regulations/index.htm. Failure to provide this information could result in the dismissal or conversion of your bankruptcy case, or other action by the United States Trustee. 11 U.S.C. § 1112(b)(4)(F).

I declare under penalty of perjury that the foregoing Post-confirmation Report and its attachments, if any, are true and correct and that I have been authorized to sign this report.

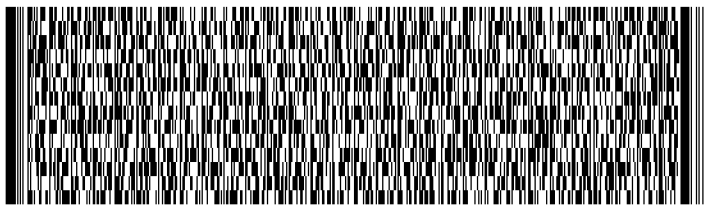
/s/ Nader Tavakoli	Nader Tavakoli, solely in his capacity as Plan Administ	
Signature of Responsible Party	Printed Name of Responsible Party	
Plan Administrator	04/28/2022	
Title	Date	

Page 1

Other Page 1

Page 2 Minus Tables

Bankruptcy Table 1-50



Bankruptcy Table 51-100

Non-Bankruptcy Table 1-5

Non-Bankruptcy Table 51-100

Part 3. Part 4. Last Page

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	§	Chapter 11
	§	
COBALT INTERNATIONAL	§	Case No. 17-36709 (MI)
ENERGY, INC., et al., <sup>1</sup>	§	(Jointly administered)
	§	
Reorganized Debtors.	§	

## GLOBAL NOTES AND STATEMENTS OF LIMITATIONS, METHOLOGY AND DISCLAIMERS REGARDING POST-CONFIRMATION REPORT FOR THE QUARTER ENDED MARCH 31, 2022

Cobalt International Energy, Inc., together with its affiliated Debtors has filed the attached post-confirmation quarterly report (the "*PCR*") in the United States Bankruptcy Court for the Southern District of Texas (the "*Court*"). The PCR has been prepared solely for the purpose of complying with the post-confirmation quarterly reporting requirements established by the United States Trustee Program (*see https://www.justice.gov/ust/chapter-11-operating-reports*). The PCR should not be relied upon by any persons for any information in connection with current or future financial conditions or events relating to the Debtors' estates. Capitalized terms used herein and not otherwise defined have the meanings assigned to them in the Debtors' Fourth Amended Joint Chapter 11 Plan of Cobalt International Energy, Inc. and Its Debtor Affiliates, confirmed on April 5, 2018 (the "*Plan*").

The financial information contained in the PCR is unaudited, limited in scope, and is not prepared in accordance with accounting principles generally accepted in the United States of America nor in accordance with other from the books and records available to it at the time of such preparation applicable non-bankruptcy law. In preparing the PCR, the Plan Administrator relied on financial data available, as well as certain filings from the docket in the above-captioned chapter 11 case (collectively, the "Chapter 11 Cases"). Although the Plan Administrator made commercially reasonable efforts to ensure the accuracy and completeness of the PCR, inadvertent errors or omissions may exist. The Debtors and the Plan Administrator hereby reserve their rights to amend and supplement the PCR as may be necessary or appropriate.

<sup>&</sup>lt;sup>1</sup> The Reorganized Debtors in the Chapter 11 Cases, along with the last four digits of each Reorganized Debtors' 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)(these entities will be collectively referred to as the "<u>Debtors</u>" or the "<u>Reorganized Debtors</u>").

**Part 1: Summary of Post-confirmation Transfers**. The amounts identified in Part 1 of the PCR (*Summary of Post-confirmation Transfers*) have been derived from the books and records available to the Plan Administrator at the time of the preparation of the PCR and are on account of authorized disbursements and distributions made pursuant to the Plan.

As of March 31, 2022, the Debtors' cash balance was \$5,531,522.00. The below table reflects disbursements for the quarter ended March 31, 2022:

OPENING CASH BALANCE	\$6,693,730
Inflows	-
Outflows	
Taxes	(1,046)
Payroll	(150,000)
Other G&A	(40,885)
Professional Fees	(955,882)
US Trustee Fees	(14,395)
CLOSING CASH BALANCE	\$5,531,522

The cash balances are subject to significant diminution due to various factors, including, but not limited to, (a) the substantial costs of ongoing litigation between the estate and various insurance carriers related to pre-bankruptcy matters (as described in more detail below), (b) the ongoing and future expenses and obligations of the estate, including professional, tax and wind up related costs, and (c) compensation payable to the Plan Administrator pursuant to the terms of the Plan Administrator's court approved retention agreement. Accordingly, absent a successful outcome in the pending litigation, it is likely that the estate's cash resources will largely be consumed, and it is unlikely there will be additional meaningful distributions to the estate's creditors. Cash Balances include all Debtor and Non-Debtor cash.

Part 2: Preconfirmation Professional Fees and Expenses. The amounts identified in Part 2 of the PCR (*Preconfirmation Professional Fees and Expenses*) have been derived solely from orders entered in the Debtors' Chapter 11 Cases allowing and authorizing payment of certain professionals' fees and expenses as set forth therein [*See* Docket Nos. 915, 941, 942, 943,945, 947, 951, 952 and 953]. Prior and subsequent to the Plan's Effective Date, other pre-confirmation professional fees or expenses may have been incurred and/or paid, including to ordinary course professionals pursuant to the *Order Authorizing the Retention and Compensation of Certain Professionals Utilized in the Ordinary Course of Business* [Docket No. 368].

Kurtzman Carson Consultants LLC was retained as both Claims/Noticing Agent and Administrative Advisor [Dkt. No 203]. Kurtzman Carson Consultants LLC was not required to seek specific approval of Claims and Noticing Agent fees and expenses. For simplicity, Part 2a. includes all professional fees incurred and paid to Kurtzman Carson Consultants LLC regardless if formal approval was required or not.

Reference is also made to the Debtor's prior Monthly Operating Reports and prior post-confirmation Quarterly Reports previously filed in this Chapter 11 Case. [See Docket Nos. 460, 609, 1000, 1152, 1242, 1276, 1296, 1303, 1318, 1344, 1352, 1353 1365, 1366, 1367, 1368 and 1370.]

#### Part 3: Recoveries of the Holders of Claims and Interests under Confirmed Plan.

These amounts reflect payments made by all Debtors in the previously jointly-administered cases.

The amount of anticipated payments under the Plan to secured creditors is unknown at this time because the amount of distributions is dependent primarily on any amounts the Estate recovers in its lawsuit styled Cobalt International Energy, Inc., et al. v. Illinois National Insurance Company, et al., Cause No. 2016-31648, in the 125th Judicial District Court, Harris County, Texas (the "Lawsuit"). The Lawsuit alleges that the defendant insurance carriers have improperly denied coverage for claims made under certain insurance policies relating to (i) unreimbursed defense costs incurred by the Estate, and (ii) for losses incurred by the insureds under the policies with respect to the settlement agreement dated October 11, 2018 (the "Settlement Agreement") with underlying securities class action plaintiffs. Pursuant to the Settlement Agreement, the Estate's total recovery, if the litigation against the carriers were to be successful, is limited to Cobalt's defense costs of the underlying securities cases and expenses incurred in connection with the prosecution of the Lawsuit. Cobalt is currently entitled to (i) an additional approximate \$22 million related to its unreimbursed defense costs, plus (ii) fees and expenses related to the Lawsuit. The Estate has incurred, and will continue to incur, substantial expenses in connection with the Lawsuit and any related appeals or other proceedings. The Lawsuit is currently set for trial in October 2022. There can be no assurance that the Lawsuit will be successful and that any prior or future expenses incurred in connection therewith will be successfully recovered by the Estate. The foregoing description of the Lawsuit does not purport to be complete and is qualified in its entirety by the Settlement Agreement and the pleadings filed in the Lawsuit. A copy of the pleadings in available website Lawsuit are the court's https://www/hcdistrictclerk.com/edocs/public/search.

The number "\$0" or "0%" has been entered in certain lines of Part 3 where information is currently unknown to the Debtor, or otherwise not applicable, including instances where the Plan does not provide for or contemplate recoveries to certain Classes of Claims or Interests.

The \$13,000,000 listed as "Total Anticipated Payments Under Plan" with respect to General Unsecured Claims in Part 3, line d. consists of the (i) \$5,000,0000 Cobalt General Unsecured Claim Amount (each of whom have received their pro rata share and has been fully reconciled); and (ii) \$8,000,0000 Subsidiary GUC Settlement Amount.

"Administrative Claims" include all other Claims (other than Secured Claims and General Unsecured Claims). "Allowed Claims" consists of allowed claims in their reconciled and allowed amounts. In addition, "Equity interests" under the Plan were cancelled and will not receive any distribution.

**Part 4 Questionnaire**: The Reorganized Debtor cannot currently anticipate, with any degree of certainty, when the application for a Final Decree closing the Chapter 11 Cases of the Reorganized Debtor may be filed.