UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re:

EXTRACTION OIL & GAS, INC., et al., 1

Reorganized Debtors.

ANNETTE LEAZER, et al., 2

Plaintiffs,

V.

EXTRACTION OIL & GAS, INC.

Defendant.

Case No. 20-11548 CSS

(Jointly Administered)

Adv. Pro No. 20-50963 (CSS)

STIPULATION OF VOLUNTARY DISMISSAL OF TIMNATH LANDS LLC AND RAWAH RESOURCES LLC FROM THIS ADVERSARY PROCEEDING

Pursuant to Rule 41(a)(1) of the Federal Rules of Civil Procedure, which is incorporated by reference into Rule 7041 of the Federal Rules of Bankruptcy Procedure, IT IS HEREBY STIPULATED AND AGREED, by all parties who have appeared in the above-captioned adversary proceeding (this "Action"), that Timnath Lands LLC and Rawah Resources LLC (the "Withdrawn Parties") have withdrawn from the Royalty Owners prosecuting this matter and that the Action is voluntarily dismissed with prejudice solely as it pertains to the Withdrawn Parties.

¹ The Reorganized Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Extraction Oil & Gas, Inc. (3923); 7N, LLC (4912); 8 North, LLC (0904); Axis Exploration, LLC (8170); Extraction Finance Corp. (7117); Mountaintop Minerals, LLC (7256); Northwest Corridor Holdings, LLC (9353); Table Mountain Resources, LLC (5070); XOG Services, LLC (6915); and XTR Midstream, LLC (5624). The location of the Debtors' principal place of business is 370 17th Street, Suite 5200, Denver, Colorado 80202.

² The full list of plaintiffs (collectively, the "*Royalty Owners*") is as follows: Annette Leazer; Tom Leazer; Gordon D. Niswender; Joy Dean Niswender; H.L. Willett Estate; Saglio Energy LLC; Overland Oil & Gas Advisory LLC; Overland Minerals and Royalties LLC; Overland Energy Partners Fund I LLC; Overland Energy Partners Fund II LLC; J A Investments; Brighton South, LLC; Atomic Capital Minerals, LLC; ACM Fund II LLC; Timnath Lands LLC; Rawah Resources LLC; Thunder Ridge Resources LLC; TRG Oil and Gas; J Moody; Val Moody; and Alaskan Oil and Resources, LLC.

All other plaintiffs remain in this Action and will continue to pursue their claims against the defendant.

Dated: September 1, 2021 Wilmington, Delaware

GOLDSTEIN & MCCLINTOCK LLLP

WHITEFORD, TAYLOR & PRESTON LLC

By: /s/Maria Aprile Sawczuk

Maria Aprile Sawczuk (DE Bar # 3320)

501 Silverside Road, Suite 65

Wilmington, DE 19809 Telephone: (302) 444-6710 Facsimile: (888) 267-0449

Email: marias@goldmclaw.com

By: /s/Stephen B. Gerald

Stephen B. Gerald (DE Bar # 5857)

The Renaissance Centre

405 North King Street, Suite 500

Wilmington, Delaware 1980 Telephone: (302) 353-4144

Facsimile: (302) 661-7950

Email: sgerald@wtplaw.com

Counsel to Plaintiffs

Counsel to Defendant