IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

Chapter 11 In re: Case No. 18-12378 (CSS) WELDED CONSTRUCTION, L.P., (Jointly Administered) Debtor, SUNBELT EQUIPMENT MARKETING, Adv. Pro. No. 20-50445 (CSS)1 INC., a Texas corporation, Consolidated with: Plaintiff, v. Adv. Pro. No. 20-50447 (CSS)² COLUMBIA GAS TRANSMISSION, LLC, a Delaware limited liability company, and TRANSCANADA USA SERVICES INC, a Delaware corporation, Defendants, and WELDED CONSTRUCTION LP. a Delaware limited partnership, Nominal Defendant.

NOTICE, PURSUANT TO RULE 41(a)(1)(A)(i), OF **VOLUNTARY DISMISSAL WITHOUT PREJUDICE** OF ACTION AS AGAINST WELDED CONSTRUCTION LP

PLEASE TAKE NOTICE THAT:

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), made applicable herein by Federal Rule of Bankruptcy Procedure 7041, plaintiff Sunbelt Equipment Marketing, Inc., by its undersigned counsel, hereby dismisses, without prejudice, its action as against nominal defendant

² Removed from Circuit Court of Wetzel County, W.Va., Civil Action No. 19-C-53 to U.S.D.C., N.D.W. Va., Civil Action No. 5:19-CV-322, then transferred to D. Del.



¹ Removed from Circuit Court of Marshall County, W.Va., Civil Action No. 19-C-186 to U.S.D.C., N.D.W.Va., Civil Action No. 5:19-CV-320, then transferred to D. Del.

Welded Construction, LP ("Welded"),³ with each party bearing its own costs and attorneys' fees. This dismissal is permitted under Rule 41(a)(1)(A)(i) as Welded did not file an answer or a motion for summary judgment.

Dated: July 19, 2021

/s/ Douglas N. Candeub

Stephen M. Miller, Esq. (DE No. 2610) Douglas N. Candeub, Esq. (DE No. 4211) MORRIS JAMES LLP 500 Delaware Ave. Ste. 1500 Wilmington, Delaware 19801-1494

Telephone: (302) 888-6854 Facsimile: (302) 504-3944

Email: <u>SMiller@morrisjames.com</u> Email: <u>DCandeub@morrisjames.com</u>

- and –

Charles R. Hughes, Esq. (WV No. 9167) BOWLES RICE LLP 600 Quarrier Street Post Office Box 1386 Charleston, West Virginia 25325-1386

Telephone: (304) 347-1100 Facsimile: (304) 347-1756

Email: chughes@bowlesrice.com

(Admitted *Pro Hac Vice*)

Counsel for Plaintiff Sunbelt Equipment Marketing, Inc.

³ As Welded was only a nominal defendant, no claims were asserted against Welded in the action.