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**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:)
) Chapter 11
SABINE OIL & GAS CORPORATION, *et al.*,¹)
) Case No. 15-11835 (SCC)
)
Reorganized Debtors.) (Jointly Administered)
)

**NOTICE OF (I) CANCELLATION OF THE HEARING SCHEDULED FOR
JUNE 2, 2017 AND (II) ADJOURNMENT OF MATTERS RELATED THERETO**

PLEASE TAKE NOTICE that the hearing originally scheduled for June 2, 2017 at 10:00 a.m. (prevailing Eastern Time) has been canceled. The following matters have been adjourned to **July 20, 2017 at 10:00 a.m.** (prevailing Eastern Time) before the Honorable Shelley C. Chapman, United States Bankruptcy Judge, in Courtroom 623, One Bowling Green, New York, New York:

¹ The reorganized debtors in these chapter 11 cases (collectively, the “Reorganized Debtors”), along with the last four digits of each Reorganized Debtor’s federal tax identification number, include: Sabine Oil & Gas Corporation (4900); Giant Gas Gathering LLC (3438); Sabine Bear Paw Basin LLC (2656); Sabine East Texas Basin LLC (8931); Sabine Mid-Continent Gathering LLC (6085); Sabine Mid-Continent LLC (6939); Sabine Oil & Gas Finance Corporation (2567); Sabine South Texas Gathering LLC (1749); Sabine South Texas LLC (5616); and Sabine Williston Basin LLC (4440). The location of Reorganized Debtor Sabine Oil & Gas Corporation’s corporate headquarters and the Reorganized Debtors’ service address is: 1415 Louisiana, Suite 1600, Houston, Texas 77002.

- *Objection of BP America Production Company to Proposed Assumption of Executory Contracts and Proposed Cure Amounts* [Docket No. 1208].
- *Reorganized Debtors' First Omnibus Objection to Certain: (I) Claims to be Reclassified; (II) Claims to be Modified in Amount; (III) No Liability Claims; (IV) Insufficient Documentation Claims; (V) Amended Claims; (VI) Duplicate Claims; (VII) Wrong Debtor Claims; and (VIII) Duplicate Debt Claims* [Docket No. 1403], **but solely with respect to the following responses:**
 - *Objection to Reorganized Debtors' First Omnibus Objection to Certain: (I) Claims to be Reclassified; (II) Claims to be Modified in Amount; (III) No Liability Claims; (IV) Insufficient Documentation Claims; (V) Amended Claims; (VI) Duplicate Claims; (VII) Wrong Debtor Claims; and (VIII) Duplicate Debt Claims* filed by Peggy White (Proof of Claim No. 1330) [Docket No. 1475].
 - *Response to Reorganized Debtors' First Omnibus Objection to Certain: (I) Claims to be Reclassified; (II) Claims to be Modified in Amount; (III) No Liability Claims; (IV) Insufficient Documentation Claims; (V) Amended Claims; (VI) Duplicate Claims; (VII) Wrong Debtor Claims; and (VIII) Duplicate Debt Claims* filed by Ela Marie Burse (Proof of Claim No. 641) [Docket No. 1476].
- *Reorganized Debtors' Third Omnibus Objection to Certain: (I) Claims to be Reclassified; (II) Claims to be Modified in Amount; (III) No Liability Claims; (IV) Insufficient Documentation Claims; (V) Amended Claims; (VI) Duplicate Claims; (VII) Duplicate Debt Claims* [Docket No. 1497], **but solely with respect to claims numbered 983, 997, 999, 1007, 1014, 1061, 1072, 1087, 1109, 1138.**
- *Reorganized Debtors' Fourth Omnibus Objection to Certain: (I) Claims to be Modified in Amount; (II) No Liability Claims; (III) Insufficient Documentation Claims; and (IV) Duplicate Claims* [Docket No. 1531], **but solely with respect to claim number 793 and the following response:**
 - *Response of STC Eagleville, LLC to Reorganized Debtors' Fourth Omnibus Objection to Certain: (I) Claims to be Modified in Amount; (II) No Liability Claims; (III) Insufficient Documentation Claims; and (IV) Duplicate Claims* (Proof of Claim No. 1201) [Docket No. 1542].

- *Reorganized Debtors' Fifth Omnibus Objection to Certain: (I) Claims to be Reclassified; (II) Claims to be Modified in Amount; (III) No Liability Claims; (IV) Insufficient Documentation Claims; (V) Amended Claims; and (VI) Duplicate Claims* [Docket No. 1553], **but solely with respect to claims numbered 857, 1382, 1398, 1599 and the following responses:**
 - *James A. Seglund, Lee Seglund and Their Estates' Response to Reorganized Debtors' Fifth Omnibus Objection to Claims* (Proof of Claim No. 692) [Docket No. 1566].
 - *Response in Opposition and Objection to Reorganized Debtors' Fifth Objection to Certain: (I) Claims to Be Reclassified; (II) Claims to Be Modified in Amount (III) No Liability Claims; (IV) Insufficient Documentation Claims; (V) Amended Claims; and (VI) Duplicate Claims* [Docket No. 1553] (Proof of Claim Nos. 1039, 1051, 1052) [Docket No. 1567].
 - *Response in Opposition to Reorganized Debtors' Fifth Objection to Certain: (I) Claims to Be Reclassified; (II) Claims to Be Modified in Amount (III) No Liability Claims; (IV) Insufficient Documentation Claims; (V) Amended Claims; and (VI) Duplicate Claims* (Proof of Claim No. 1599) [Docket No. 1589].
- *Motion for Abstention and for Modification of the Discharge Injunction to Allow James A. Seglund, Lee Seglund, and Their Estates to Proceed with the State Court Action* [Docket No. 1564].

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Dated: May 30, 2017
New York, New York

/s/ Jonathan S. Henes

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