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



IN RE:

\$ CASE NO. 15-35615

RAAM GLOBAL ENERGY COMPANY, \$ (Chapter 11)

B JOINTLY ADMINISTERED

DEBTORS.

FINAL ORDER (A) AUTHORIZING DEBTORS TO PAY ADEQUATE ASSURANCE PAYMENTS TO UTILITIES AND (B) PROHIBITING UTILITIES FROM ALTERING, REFUSING, OR DISCONTINUING SERVICES

On November 18, 2015, the Court considered on a final basis the *Emergency Motion for Interim and Final Orders Providing Adequate Assurance of Utility Payments* [Docket No. 13] (the "Motion")¹ filed by the above-captioned debtors and debtors in possession (the "Debtors").² The Court finds that (a) it has jurisdiction over the matters raised in the Motion pursuant to 28 U.S.C. § 1334(b), (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2), (c) the relief requested in the Motion is in the best interests of the Debtors and their respective estates, creditors, and equity security holders, (d) proper and adequate notice of the Motion and hearing thereon has been given and that no other or further notice is necessary, and (e) good and sufficient cause exists for the granting of the relief requested in the Motion after having given due deliberation upon the Motion and all of the proceedings had before the Court in connection with the Motion. Therefore, it is

¹ Capitalized terms used but not defined herein shall have the meaning given to them in the Motion.

² The Debtors are RAAM Global Energy Company [2973], Century Exploration New Orleans, LLC [4948], Century Exploration Houston, LLC [9624], and Century Exploration Resources, LLC [7252].

Case 15-35615 Document 138 Filed in TXSB on 11/20/15 Page 2 of 9

ORDERED that the Debtors are authorized and directed, subject to any order authorizing

the use of the Debtors' cash collateral and any approved budget contained therein, to provide a

cash deposit to each requesting Utility in an amount equal to one-half of the average one month's

worth of utility service as calculated by the Debtors according to the last historical 12-month

period (each, an "Adequate Assurance Deposit"); provided, however, that: (a) such a request is

made in writing and sent to the address listed in the Motion for the Debtors' bankruptcy counsel

no later than 30 days after the Petition Date (the "Request Deadline") and (b) such requesting

Utility is not currently paid in advance for its services. It is further

ORDERED that, to the extent there is any pre-petition liability owed to any Utility, and

such Utility received a deposit pre-petition, such Utility is authorized to request an Adequate

Assurance Deposit in accordance with the Adequate Assurance Procedures and this Order. It is

further

ORDERED that, to the extent there is not any pre-petition liability owed to a Utility and

such Utility received a deposit pre-petition equal to or greater than the otherwise applicable

Adequate Assurance Deposit, such pre-petition deposit shall be deemed such Utility's Adequate

Assurance Deposit. It is further

ORDERED that as a condition of requesting and accepting an Adequate Assurance

Deposit, and absent compliance with the Adequate Assurance Procedures, the requesting Utility

shall be deemed to have: (a) stipulated that the Adequate Assurance Deposit constitutes adequate

assurance of payment for such Utility within the meaning of Bankruptcy Code § 366; and (b)

waived any right to seek additional or different adequate assurance during the course of the

Cases. It is further

FINAL ORDER (A) AUTHORIZING DEBTORS TO PAY ADEQUATE ASSURANCE PAYMENTS TO UTILITIES AND (B) PROHIBITING UTILITIES FROM <u>ALTERING</u>, <u>REFUSING</u>, <u>OR DISCONTINUING SERVICES</u>

US 3414163v.7

Page 2 of 7

ORDERED that any Utility that does not request an Adequate Assurance Deposit by the

Request Deadline and does not file a Procedures Objection to opt-out of the Adequate Assurance

Procedures shall be deemed to have adequate assurance that is satisfactory to such Utility within

the meaning of Bankruptcy Code § 366. It is further

ORDERED that no Utility may alter, refuse, terminate, or discontinue utility service to,

or discriminate against, the Debtors on the basis of the commencement of the Cases or on

account of outstanding pre-petition invoices. It is further

ORDERED that, unless a Utility complies with the Adequate Assurance Procedures or

the Opt-Out Procedures, the Proposed Adequate Assurance constitutes sufficient adequate

assurance of future payment to the Utilities to satisfy the requirements of Bankruptcy Code §

366. It is further

ORDERED that the Debtors shall serve a copy of this Order on each Utility listed on the

Utility Service List, attached as Exhibit A to the Motion, within two business days of the date

this Order is entered. It is further

ORDERED that if a Utility is not satisfied with the Proposed Adequate Assurance and

seeks additional assurances of payment in the form of deposits, pre-payments, or otherwise, such

Utility must serve an Additional Assurance Request upon the Debtors and their counsel. It is

further

ORDERED that any Additional Assurance Request must: (a) be in writing; (b) set forth

the location(s) for which utility services are provided and the relevant account number(s); (c)

describe any deposits, pre-payments, or other security currently held by the requesting Utility;

(d) explain why the requesting Utility believes the Proposed Adequate Assurance is insufficient

FINAL ORDER (A) AUTHORIZING DEBTORS TO PAY ADEQUATE ASSURANCE PAYMENTS TO UTILITIES AND (B) PROHIBITING UTILITIES FROM <u>ALTERING</u>, OR DISCONTINUING SERVICES

Page 3 of 7

adequate assurance of future payment; and (e) identify, and explain the basis of, the Utility's

proposed adequate assurance requirement under Bankruptcy Code § 366(c)(2). It is further

ORDERED that, upon the Debtors' timely receipt of an Additional Assurance Request.

the Debtors shall have the greater of either (a) 14 days from the receipt of such Additional

Assurance Request or (b) 30 days from the Petition Date (collectively, the "Resolution Period")

to negotiate with the requesting Utility to resolve its Additional Assurance Request. It is further

ORDERED that the Resolution Period may be extended by written agreement between

the parties. It is further

ORDERED that the Debtors may resolve any Additional Assurance Request by mutual

agreement with the requesting Utility and without further Order of the Court and may, in

connection with any such resolution, provide the requesting Utility with additional adequate

assurance of future payment in a form satisfactory to the Utility, including, without limitation,

cash deposits, pre-payments, or other forms of security, if the Debtors believe such additional

assurance is reasonable. It is further

ORDERED that if the Debtors determine that an Additional Assurance Request is not

reasonable, and are unable to resolve such request during the Resolution Period, the Debtors

shall request, during or immediately after the Resolution Period, a hearing before this Court to

determine the adequacy of assurances of payment made to the requesting Utility (the

"Determination Hearing"), pursuant to Bankruptcy Code § 366(c)(3)(A). It is further

ORDERED that pending the resolution of the Additional Assurance Request at a

Determination Hearing, the requesting Utility shall be restrained from discontinuing, altering, or

refusing service to the Debtors on account of unpaid charges for pre-petition services or on

account of any objections to the Proposed Adequate Assurance. It is further

FINAL ORDER (A) AUTHORIZING DEBTORS TO PAY ADEQUATE ASSURANCE PAYMENTS TO UTILITIES AND (B) PROHIBITING UTILITIES FROM <u>ALTERING</u>, <u>REFUSING</u>, <u>OR DISCONTINUING SERVICES</u>

US 3414163v.7

Page 4 of 7

ORDERED that other than through the Opt-Out Procedures, any Utility that does not

comply with the Adequate Assurance Procedures is deemed to find the Proposed Adequate

Assurance satisfactory to it and is forbidden from discontinuing, altering, or refusing service on

account of any unpaid pre-petition charges, or requiring additional assurance of payment (other

than the Proposed Adequate Assurance). It is further

ORDERED that a Utility that wishes to opt-out of the Adequate Assurance Procedures

shall file a Procedures Objection with the Court and serve the Procedures Objection so that it is

actually received within 15 days after entry of the Interim Order [Docket No. 94 - entered

November 9, 2015] by the Debtors at the address listed in the Motion for the Debtors'

bankruptcy counsel. It is further

ORDERED that any Procedures Objection must: (a) be made in writing; (b) set forth the

location(s) for which utility services are provided and the relevant account number(s); (c)

describe any deposits, pre-payments, or other security currently held by the objecting Utility; (d)

explain why the objecting Utility believes the Proposed Adequate Assurance is insufficient

adequate assurance of future payment; and (a) identify, and explain the basis of, the Utility's

proposed adequate assurance requirement under Bankruptcy Code § 366(c)(2). It is further

ORDERED that the Debtors may resolve any Procedures Objection by mutual

agreement with the objecting Utility without further Order of the Court, and may, in connection

with any such resolution and in their discretion, provide a Utility with additional adequate

assurance of future payment, including, without limitation, cash deposits, pre-payments, or other

forms of security, if the Debtors believe such adequate assurance is reasonable. It is further

FINAL ORDER (A) AUTHORIZING DEBTORS TO PAY ADEQUATE ASSURANCE PAYMENTS TO UTILITIES AND (B) PROHIBITING UTILITIES FROM <u>ALTERING</u>, <u>REFUSING</u>, <u>OR DISCONTINUING SERVICES</u>

Page 5 of 7

ORDERED that if the Debtors determine that a Procedures Objection is not reasonable

and are unable to reach a prompt alternative resolution with the objecting Utility, the Procedures

Objection will be heard at the next omnibus hearing on December 2, 2015. It is further

ORDERED that all Utilities that do not timely file a Procedures Objection are deemed to

consent to the Adequate Assurance Procedures and shall be bound by the Adequate Assurance

Procedures. It is further

ORDERED that the sole recourse of all Utilities that do not timely file a Procedures

Objection shall be to submit an Additional Assurance Request pursuant to the Adequate

Assurance Procedures, and such Utilities shall be prohibited from discontinuing, altering, or

refusing service to the Debtors, including on account of unpaid charges for pre-petition services,

pending any Determination Hearing that may be conducted pursuant to the Adequate Assurance

Procedures. It is further

ORDERED that if the Debtors discover certain Utilities that have not been included on

the Utility Service List, the Debtors shall amend the Utility Service List and serve copies of this

Order on such newly identified Utilities. It is further

ORDERED that, to the extent the Adequate Assurance Deposit remaining exceeds the

total post-petition liability owed by the Debtors to a Utility at the conclusion of the Cases, such

excess amount shall be returned by such Utility to the Debtors at the conclusion of the Cases. It

is further

ORDERED that the Debtors may add additional Utilities post-petition, provided that the

Debtors obtain the consent of Highbridge Principal Strategies, LLC to add Utilities with average

monthly expenses expected to be greater than \$20,000. It is further

FINAL ORDER (A) AUTHORIZING DEBTORS TO PAY ADEQUATE ASSURANCE PAYMENTS TO UTILITIES AND (B) PROHIBITING UTILITIES FROM ALTERING, REFUSING, OR DISCONTINUING SERVICES

Page 6 of 7

Case 15-35615 Document 138 Filed in TXSB on 11/20/15 Page 7 of 9

ORDERED that Rule 6003(b) of the Federal Rules of Bankruptcy Procedure has been

satisfied. It is further

ORDERED that, notwithstanding any applicability of Federal Rule of Bankruptcy

Procedure 6004(h), the terms and conditions of this Order shall be immediately effective and

enforceable upon entry of this Order. It is further

ORDERED that the Debtors are authorized and empowered to take such actions as may

be necessary and appropriate to implement the terms of this Order. It is further

ORDERED that this Court shall retain jurisdiction to hear and consider all disputes

arising out of the interpretation or implementation of this Order.

Dated: November 18, 2015

FINAL ORDER (A) AUTHORIZING DEBTORS TO PAY ADEQUATE ASSURANCE PAYMENTS TO UTILITIES AND (B) PROHIBITING UTILITIES FROM ALTERING, REFUSING, OR DISCONTINUING SERVICES US 3414163v.7

Case 15-35615 Document 138 Filed in TXSB on 11/20/15 Page 8 of 9

United States Bankruptcy Court Southern District of Texas

In re:

RAAM Global Energy Company

Century Exploration New Orleans, LLC

Debtors

Case No. 15-35615-mi
Chapter 11

CERTIFICATE OF NOTICE

District/off: 0541-4 User: mrios Page 1 of 2 Date Rcvd: Nov 18, 2015 Form ID: pdf002 Total Noticed: 13 Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Nov 20, 2015. db +Century Exploration Houston, LLC, 10210 Grogans Mill Road, Suite 300, The Woodlands, TX 77380-1144db +Century Exploration Resources, LLC, 10210 Grogans Mill Road, Suite 300, The Woodlands, TX 77380-1144 1537 Bull Lea Road, Suite 200, db +RAAM Global Energy Company, Lexington, KY 40511-1200 Latham & Watkins LLP, 885 Third Avenue, NYC, NY 10022-4874 aty +Keith A. Simon, +Acock Consulting, L.L.C., c/o Law Offices of Elizabeth G. Smith, 6655 First Park Ten, #240, cr San Antonio, TX 78213-4304 +Island Operating Company, Inc., Isla Suite 400, Houston, TX 77056-6666, Island Operating Company, Inc., 770 S. Post Oak Lane, cr UNITED STATES OF AMERICA +Lakeside Energy Partners Participation Ltd. & Flin, c/o Gray Reed & McGraw, cr 1300 Post Oak Blvd., Ste. 2000, Houston, TX 77056-8000 +State of Louisiana, Department of Natural Resource, 617 North Third Street, Baton Rouge, LA 70802-5432 +Superior Natural Gas Corporation, c/o Wells & Cuellar, P.C., cr 440 Louisiana, Suite 718, Attention: D. Brent Wells, Houston, TX 77002-1637 Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. +E-mail/Text: michael.willis@centuryx.com Nov 18 2015 21:35:24 db Century Exploration New Orleans, LLC, Three Lakeway Center Metairie, LA 70002-8319 3838 North Causeway Blvd., Suite 2800, E-mail/Text: houston_bankruptcy@LGBS.com Nov 18 2015 21:37:33 c/o John P. Dillman, PO BOX 3064, Houston, TX 77253-3064 cr Jasper County, E-mail/Text: houston_bankruptcy@LGBS.com Nov 18 2015 21:37:33 Montgomery County, c/o John P. Dillman, Post Office Box 3064, Houston, TX 77253-3064 E-mail/Text: houston_bankruptcy@LGBS.com Nov 18 2015 21:37:33 Orange County, cr c/o John P. Dillman, Post Office Box 3064, Houston, TX 77253-3064 TOTAL: 4 ***** BYPASSED RECIPIENTS (undeliverable, * duplicate) ***** ACE American Insurance Company cr intp Ad Hoc Committee of Senior Secured Noteholders cr Business Property Lending, Inc./Everbank Highbridge Principal Strategies, LLC cr cr Montco Oilfield Contractors Montoc Offshore, Inc. cr intp Power Land, LLC Sheldon Independent School District cr The Official Committee of Unsecured Creditors crcm Westchester Fire Insurance Company cr cr Wilmington Trust, National Association

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

TOTALS: 11, * 0, ## 0

Meeting of Creditor Notices only (Official Form 9): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Nov 20, 2015 Signature: /s/Joseph Speetjens

sbarden@velaw.com

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on November 18, 2015 at the address(es) listed below: Annemarie V. Reilly on behalf of Interested Party Ad Hoc Committee of Senior Secured Noteholders annemarie.reilly@lw.com Benjamin W Kadden on behalf of Interested Party Power Land, LLC bkadden@lawla.com, jbriggett@lawla.com;speck@lawla.com;mnguyen@lawla.com RAAM Global Energy Company bfoxman@velaw.com. Bradley Roland Foxman on behalf of Debtor sbarden@velaw.com on behalf of Debtor Bradley Roland Foxman Century Exploration Houston, LLC bfoxman@velaw.com, District/off: 0541-4 User: mrios Page 2 of 2 Date Rcvd: Nov 18, 2015 Form ID: pdf002 Total Noticed: 13

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email)
system (continued)
              Bradley Roland Foxman
                                     on behalf of Debtor Century Exploration Resources, LLC
               bfoxman@velaw.com, sbarden@velaw.com
              Bradley Roland Foxman on behalf of Debtor Century Exploration New Orleans, LLC
               bfoxman@velaw.com, sbarden@velaw.com
              Casey William Doherty, Jr on behalf of Creditor Lakeside Energy Partners Participation Ltd. &
               Flint Interest II, LLC cdoherty@grayreed.com, aarmstrong@grayreed.com
              David A Wender on behalf of Creditor Wilmington Trust, National Association
               david.wender@alston.com
              Douglas Brent Wells
                                   on behalf of Creditor Superior Natural Gas Corporation
               bwells@wellscuellar.com
              Elizabeth Grace Smith on behalf of Creditor Acock Consulting, L.L.C. beth@egsmithlaw.com,
               maryann@egsmithlaw.com
              Gina D Shearer on behalf of Creditor Westchester Fire Insurance Company qshearer@l-llp.com,
               tbarrera@1-llp.com
              Gina D Shearer on behalf of Creditor ACE American Insurance Company gshearer@l-llp.com,
               tbarrera@l-llp.com
              Harry Allen Perrin
                                   on behalf of Debtor Century Exploration Houston, LLC hperrin@velaw.com,
               cwhitman@velaw.com;rpeters@velaw.com
              John P Dillman on behalf of Creditor
                                                        Jasper County Houston_bankruptcy@publicans.com
              John P Dillman
                               on behalf of Creditor
                                                        Orange County Houston_bankruptcy@publicans.com
              John P Dillman
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                                                        Montgomery County Houston_bankruptcy@publicans.com
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               lsimon@diamondmccarthy.com;kfalgout@islandoperating.com
              Nancy Lynne Holley on behalf of U.S. Trustee US Trustee nancy.holley@usdoj.gov
              Owen Mark Sonik on behalf of Creditor Sheldon Independent School District osonik@pbfcm.com,
               tpope@pbfcm.com;osonik@ecf.inforuptcy.com;houbank@pbfcm.com
              Reese Andrew O'Connor on behalf of Debtor
                                                            Century Exploration New Orleans, LLC
               roconnor@velaw.com
              Reese Andrew O'Connor
                                      on behalf of Debtor
                                                             Century Exploration Houston, LLC roconnor@velaw.com
              Reese Andrew O'Connor
                                     on behalf of Debtor
                                                             RAAM Global Energy Company roconnor@velaw.com
              Reese Andrew O'Connor
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               roconnor@velaw.com
              Rvan Michael Seidemann
                                      on behalf of Creditor
                                                                State of Louisiana, Department of Natural
               Resources, Office of Mineral Resources seidemannr@ag.state.la.us
              Scott Robert Cheatham on behalf of Creditor Business Property Lending, Inc./Everbank
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Stewart F Peck on behalf of Interested Party Power Land, LLC speck@lawla
              Stewart F Peck
                                                               Power Land, LLC speck@lawla.com
              US Trustee USTPRegion07.HU.ECF@USDOJ.GOV
              Vincent P Slusher on behalf of Creditor
                                                          Montoc Offshore, Inc. vince.slusher@dlapiper.com,
               sherry.faulkner@dlapiper.com;Daniel.simon@dlapiper.com
              Vincent P Slusher on behalf of Creditor Committee The Official Committee of Unsecured
               Creditors vince.slusher@dlapiper.com, sherry.faulkner@dlapiper.com;Daniel.simon@dlapiper.com
              Vincent P Slusher on behalf of Creditor Montco Oilfield Contractors
              vince.slusher@dlapiper.com, sherry.faulkner@dlapiper.com;Daniel.simon@dlapiper.com
Zack A Clement on behalf of Creditor Highbridge Principal Strategies, LLC
               zack.clement@icloud.com,
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steven.serajeddini@kirkland.com;jessica.peet@kirkland.com;carrie.oppenheim@kirkland.com;benjamin.

TOTAL: 31

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