

UNITED STATES BANKRUPTCY COURT

Northern District of Texas

PROOF OF CLAIM

Bam0 of D0ctor: Axis Marketing, LP

Ba10 B0nc0r: 10-33568

BO10: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A request for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.

Bam0 of Br0t itor (th0) 0r1o/ or oth0r 0/ tity to whom th0 t 0ctor ow0l mo/ 0y or) ro) 0rty): Petro-Hunt, L.L.C.

Bh0c0thi1 coF to i/ t icat0 that thi1 claim am0/ t l a) r0vio0lly fil0t claime

Bam0 a/ t at r011 wh0r0 / otic0l lhoQt c0 10/ t: White Law Firm P.O. Box 2246 Oxford, MS 38655 1010) ho/ 0 / Qnc0r: 662-281-3940

RECEIVED JUL 28 2010 BMC GROUP

Court Claim Number: ~~BBBBBBBBBBBBBB~~ (If known)

Fil0t 0r : ~~BBBBBBBBBBBBBBBBBB~~

Bam0 a/ t at r011 wh0r0) aym0/ t lhoQt c0 10/ t (if t iff0r0/ t from acov0):

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1010) ho/ 0 / Qnc0r:

Bh0c0thi1 coF if yo0ar0 th0 t 0ctor or tr0t00 i/ thi1 ca10c

1. Amount of Claim as of Date Case Filed: ~~nBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBB~~

B all or) art of yo0r claim i1 10c0r0t , com) l0t0 it0m 4 c0low how0v0r, if all of yo0r claim i1 0' 10c0r0t , t o / ot com) l0t0 it0m 4c

B all or) art of yo0r claim i1 0/ titl0t to) riority, com) l0t0 it0m 5c

Bh0c0thi1 coF if claim i/ c1Q 0l i/ t0r0lt or oth0r chara0l i/ at t itio/ to th0) ri/ ci) al amo0' t of claime Attach it0miz0t lta0m0/ t of i/ t0r0lt or chara0lc

5. Amount of Claim Entitled to Priority under 11 U.S.C. §507(a). If any portion of your claim falls in one of the following categories, check the box and state the amount.

B) 0cify th0) riority of th0 claime

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Bo/ tric0io/ 1 to a/ 0m) loy00 c0/ 0fit) la/ - 11 DcBcF50m(a)(5)c

D) to m, t 00o of t 0) olit l towar t) 0rcha10, l0a10, or r0/ tal of) ro) 0rty or 10rvic0l for) 0r1o/ al, family, or ho0l0holt 0l0 - 11 DcBcF50m (a)(n)c

1 aF0l or) 0/ alti0l ow0t to aov0r/ m0/ tal 0' it1 - 11 DcBcF50m (a)(z)c

Oth0r - B) 0cify a) llicac10) araara) h of 11 DcBcF50m(a)(B)c

Amount entitled to priority:

~~nBBBBBBBBBBBBBBBB~~

*Amounts are subject to adjustment on 4/1/13 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.;

2. Basis for Claim: mineral royalty payments due (B00 i/ ltr0ctio/): o/ r0v0r10 lit 0c)

3. Last four digits of any number by which creditor identifies debtor: _____

3a. Debtor may have scheduled account as: _____ (B00 i/ ltr0ctio/) na o/ r0v0r10 lit 0c)

4. Secured Claim (B00 i/ ltr0ctio/) 4 o/ r0v0r10 lit 0c) Bh0c0th0 a)) ro) riat0 coF if yo0r claim i1 10c0r0t cy a li0/ o/) ro) 0rty or a riaht of l0toff a/ t) rovit 0 th0 r0q00l0t i/ formatio/ c

Nature of property or right of setoff: 0al 0 lta0 otor f 0hicl0 Oth0r Describe:

Value of Property: \$ _____ Annual Interest Rate _____ %

Amount of arrearage and other charges as of time case filed included in secured claim,

if any: \$ _____ Basis for perfection: _____

Amount of Secured Claim: \$ _____ Amount Unsecured: \$ _____

6. Credits: 1 h0 amo0' t of all) aym0/ t l o/ thi1 claim ha1 c00/ cr0t it0t for th0) 0r) 0l0 of maCl/ a thi1) roof of claime

7. Documents: Attach r0t act0t co) i0l of a/ y t ocQm0/ t l that 1Q) ort th0 claim, 1Qch a1) romil lory / ot0l,) 0rcha10 ort 0r1, i/ voic0l, it0miz0t lta0m0/ t l of r0' / i/ a acco0' t l, co/ tract1, fQ am0/ t l, mortaaa0l, a/ t 10c0rity aar00m0/ t l c Bo0may al lo attach a 1Qmmaryc Attach r0t act0t co) i0l of t ocQm0/ t l) rovit i/ a 0vit 0/ c0 of) 0r0ctio/ of a 10c0rity i/ t0r0ltc Bo0may al lo attach a 1Qmmaryc (See instruction 7 and definition of "redacted" on reverse side.)

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FOR COURT USE ONLY

UGENWI 07/28/2010

Signature: 1 h0) 0r1o/ fili/ a thi1 claim m0lt lia/ itc Bia/ a/ t) ri/ t / am0 a/ t titl0, if a/ y, of th0 cr0t itor or oth0r) 0r1o/ a 0horiz0t to fil0 thi1 claim a/ t lta0t at r011 a/ t t0l0) ho/ 0 / Qnc0r if t iff0r0/ t from th0/ otic0 at r011 acov0c Attach co) y of) ow0r of ator/ 0y, if a/ yc



s/ J. Ralph White

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

IN RE: §
§
TRIDIMENSION ENERGY, L.P., et al. § Chapter 11
§
Debtors. § Case No. 10-33565-SGJ
§
§ (Jointly Administered)
§

ADDENDUM TO
PROOF OF CLAIM OF PETRO HUNT, L.L.C

Petro-Hunt, L.L.C. files this claim as an unsecured creditor as described herein.

1. Amount of Claim

As of the petition date, Axis Onshore, L.P., Ram Drilling, L.L.C., TDE Property Holdings, L.P and/or their related bankrupt entities which are procedurally consolidated in the TriDimension Energy, L.P., et al, Case No. 10-33565 (collectively the "Consolidated Debtors") owe Petro-Hunt, L.L.C. an amount as yet undetermined. Petro-Hunt, LLC intends to file an amendment to this claim as soon as it determines the amount owed.

2. Claimant

Petro-Hunt, L.L.C. is mineral owner, and lessor, of certain property as successor in interest to Placid Oil Company by virtue of a 1998 Mineral Deed from Placid Oil Company and OXY USA, Inc. to Petro-Hunt, L.L.C.

3. Basis of Claim

This claim is for the mineral royalty payments due under certain Oil, Gas & Mineral Leases, Farmouts, Saltwater Disposal Agreements, and Assignments as well as other agreements and contracts which may exist.

Axis Onshore, L.P., Ram Drilling, L.L.C., TDE Property Holdings, L.P and/or their related bankrupt entities which are procedurally consolidated in the TriDimension Energy, L.P., et al, Case No. 10-33565, are lessees and/or operate oil and gas wells and saltwater injection disposal wells on mineral servitudes owned by Petro-Hunt, L.L.C. pursuant to the Oil, Gas & Mineral Leases, Farmouts, Saltwater Disposal Agreements, and Assignments.

Upon information and belief, Axis Onshore, L.P., Ram Drilling, L.L.C., TDE Property Holdings, L.P and/or their related bankrupt entities which are procedurally consolidated in the

TriDimension Energy, L.P., et al, Case No. 10-33565 have failed to make mineral royalty payments due and owing under said Oil, Gas & Mineral Leases, Farmouts, Saltwater Disposal Agreements, and Assignments.

No judgment has been entered on this claim.

The amount of all payments by any of the Consolidated Debtors prior to the petition date on this claim have been credited and deducted for purposes of making this Proof of Claim.

This claim is not subject to any set-off or counterclaim.

5. Reservation of Rights

Claimant reserves the right to amend and/or supplement this Proof of Claim. This Proof of Claim and Addendum may not include or reference all relevant documents and is not intended to be either exhaustive or limiting.

Claimant reserves its right to supplement this Proof of Claim with additional documents in the event that such documents become available.

In addition to the claims set out herein, Claimant reserves its right to amend, if necessary and assert any and all other and additional claims they may have against any or all of the Consolidated Debtors or any other legal or equitable remedies to which Claimant may be entitled. The filing of this claim is not to be construed as an election of remedies.

This Proof of Claim is made without prejudice to the rights of Claimant to other indebtedness, obligations or liability of any or all of the Consolidated Debtors to the Claimant.

Filing of this Proof of Claim is not and shall not be deemed or construed as: (a) a waiver or release of Claimant's rights against any other person, entity, or property; (b) a consent by Claimant to the jurisdiction of this Court or any other court with respect to proceedings, if any, commenced in any case against or otherwise involving Claimant; (c) a waiver or release of Claimant's right to trial by jury in this Court or any other court in any proceeding as to any and all matters so triable herein, whether or not the same be designated legal or private rights or in any case, controversy or proceedings related hereto, notwithstanding the designation or not of such matters as "core proceedings" pursuant to 28 U.S.C. § 157(b)(2), and whether such jury trial right is pursuant to statute or the United States Constitution; (d) a consent by Claimant to a jury trial in this Court or any other court in any proceeding as to any and all matters so triable herein or in any case, controversy or proceeding, related hereto, pursuant to 28 U.S.C. § 157(e) or otherwise; (e) a waiver or release of Claimant's right to have any and all final orders in any and all non-core matters or proceedings entered only after *de novo* judicial review by a United States District Court Judge; (f) a waiver of the right to move to withdraw the reference with respect to the subject matter of this Proof of Claim, any objection thereto or other proceeding with may be commenced in this case against or otherwise involving Claimant; or (g) a waiver or release of any past, present, or future defaults or events of default.

Northern District of Texas Claims Register

10-33568-sgj11 Axis Marketing, LP

Judge: Stacey G. Jernigan

Chapter: 11

Office: Dallas

Last Date to file claims: 07/28/2010

Trustee:

Last Date to file (Govt):

<i>Creditor:</i> (13409746) Petro-Hunt, L.L.C. 1601 Elm Street, Ste. 3400 Dallas, TX 75201	Claim No: 4 <i>Original Filed</i> Date: 07/28/2010 <i>Original Entered</i> Date: 07/28/2010	<i>Status:</i> Filed by: CR Entered by: White, Joseph Modified:
Total claimed:		
<i>History:</i> Details <u>4-1</u> 07/28/2010 Claim #4 filed by Petro-Hunt, L.L.C., total amount claimed: \$0 (White, Joseph)		
<i>Description:</i> (4-1) Mineral Royalty Payments		
<i>Remarks:</i>		

Claims Register Summary

Case Name: Axis Marketing, LP

Case Number: 10-33568-sgj11

Chapter: 11

Date Filed: 05/21/2010

Total Number Of Claims: 1

	Total Amount Claimed	Total Amount Allowed
Unsecured		
Secured		
Priority		
Unknown		
Administrative		
Total	\$0.00	\$0.00