IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Senior District Judge Richard P. Matsch

Date: May 1, 2009 Courtroom Deputy: J. Chris Smith FTR Technician: Kathy Terasaki

Civil Action No. 07-cv-02393-RPM

CLAYTON WILLIAMS ENERGY, INC., a Delaware corporation, Harold R. Bruno, III

Plaintiff,

٧.

STULL RANCHES, LLC., a California limited liability company, Dudley W. Von Holt

James M. Cox

Defendant,

and

NEW FRONTIER ENERGY, INC., a Colorado corporation, Brian J. Hedberg

Intervenor.

COURTROOM MINUTES

Pretrial Conference

2:20 p.m. Court in session.

Court states its view of the case and applicable law.

ORDERED: Stull Ranches' Motion for Summary Judgment on New Frontier's Second

Claim, filed March 2, 2009 [81], is granted.

ORDERED: Stull Ranches' Motion for Summary as to Clayton Williams' Second and

Third Claims for Relief, filed March 2, 2009 [82], is granted as to the Second

Claim and denied as to the Third Claim.

Reformation is an issue for the Court to determine.

ORDERED: Stull Ranches' Motion for Summary Judgment on Clayton Williams'

Damages Claim, filed March 26, 2009 [86], is granted.

ORDERED: Stull Ranches' Motion for Summary Judgment on New Frontier's Damages

Claim, filed March 27, 2009 [87], is granted.

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ORDERED: Stull Ranches' Motion to Exclude Amended Report of John Harkrider, filed

March 27, 2009 [88], is moot.

ORDERED: Defendant's Motion to Bar the Testimony of John Harkrider, filed March 27,

2009 [89], is moot.

ORDERED: Joint and Unopposed Motion to Extend Certain Deadlines, filed February

20, 2009 [76], is moot.

Court and counsel agree that Plaintiff's First Claim for Relief will be for the jury to determine and that New Frontier is not a party with respect to the issue the jury will determine.

Court states its trial procedures.

ORDERED: Counsel to submit a revised proposed pretrial order by May 11, 2009.

2:59 p.m. Court in recess.

Hearing concluded. Total time: 39 min.