No. 54,161-CA

ON REHEARING

COURT OF APPEAL SECOND CIRCUIT STATE OF LOUISIANA

* * * * *

FEDERAL INSURANCE COMPANY, COMMERCE AND INDUSTRY INSURANCE COMPANY, LEXINGTON INSURANCE COMPANY, EXCO OPERATING COMPANY, LP AND EXCO RESOURCES, INC. Plaintiffs-Appellees

versus

SELECT ENERGY SERVICES, LLC, SES HOLDINGS, LLC, ZURICH AMERICAN INSURANCE COMPANY, AMERICAN GUARANTEE AND LIABILITY INSURANCE COMPNAY AND EVANSTON INSURANCE COMPANY **Defendants-Appellants**

Per Curiam on Rehearing
Originally Appealed from the
Forty-Second Judicial District Court for the
Parish of DeSoto, Louisiana

* * * * *

Parish of DeSoto, Louisiana Trial Court No. 77378

Honorable Eric R. Harrington, Judge (*Pro Tempore*)

* * * * *

GAUDRY, RANSON, HIGGINS & GREMILLION, L.L.C.
By: Michael D. Peytavin

Counsel for Appellants, Select Energy Services, LLC and SES Holdings, LLC BRINEY FORET CORRY, LLP

By: Charles J. Foret

Jason Roy Garrot

Counsel for Appellants,

Zurich American

Insurance Company and American Guarantee &

Liability Insurance

Company

FRILOT, LLC

By: Danica Benbow Denny

Kathleen Pontier Rice Patrick J. McShane Counsel for Appellant,

Alterra American
Insurance Company

GIEGER, LABORDE & LAPEROUSE, LLC

By: Robert Irwin Siegel

Jameson Michael Taylor

Counsel for Appellees, Federal Insurance

Company, Commerce &

Industry Insurance Company, and

Lexington Insurance

Company

ADAMS AND REESE, LLP

By: Martin A. Stern

Raymond Peter Ward

Counsel for Appellees,

Federal Insurance

Company, Commerce &

Industry Insurance Company, and

Lexington Insurance

Company

BARRASSO, USDIN, KUPPERMAN,

FREEMAN & SARVER, LLC

By: Steven William Usdin Stephen R. Klaffky

Counsel for Appellees, EXCO Operating

Company, LP & EXCO

Resources, Inc.

* * * * *

Before MOORE, PITMAN, STONE, STEPHENS, and ROBINSON, JJ.

Per Curiam

We granted rehearing solely for the purpose of correcting an error in stating that Select's insurers paid \$31 million in settlement of the Paredes lawsuit. Select's insurers actually settled that case for \$1 million. Our error was the result of transposing the settlement amounts in the Paredes lawsuit and the Rodgers lawsuit. Our original opinion is hereby affirmed, and is corrected as stated herein.