

**IN THE UNITED STATES BANKRUPTCY COURT
 FOR THE DISTRICT OF DELAWARE**

In re:)	
)	Chapter 11
EXTRACTION OIL & GAS, INC. <i>et al.</i> , ¹)	Case No. 20-11548 (CSS)
)	
Debtors.)	(Jointly Administered)
)	
)	Re: Docket Nos. 10 and 88

NOTICE OF AFFIDAVIT OF PUBLICATION

PLEASE TAKE NOTICE that as set forth on the attached Verifications of Publication, the **Notice Of Interim Order (I) Approving Notification And Hearing Procedures For Certain Transfers Of And Declarations Of Worthlessness With Respect To Common Shares And Preferred Shares And (II) Granting Related Relief** was published in the following publications on the date provided.

Publication	Date	Exhibit
USA Today	June 22, 2020	A
The New York Times	June 19, 2020	B

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are: Extraction Oil & Gas, Inc. (3923); 7N, LLC (4912); 8 North, LLC (0904); Axis Exploration, LLC (8170); Extraction Finance Corp. (7117); Mountaintop Minerals, LLC (7256); Northwest Corridor Holdings, LLC (9353); Table Mountain Resources, LLC (5070); XOG Services, LLC (6915); and XTR Midstream, LLC (5624). The location of the Debtors’ principal place of business is 370 17th Street, Suite 5300, Denver, Colorado 80202.



Dated: June 23, 2020
Wilmington, Delaware

WHITEFORD, TAYLOR & PRESTON LLC

/s/ Richard W. Riley

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Proposed Counsel to the Debtors and Debtors in Possession

EXHIBIT A



VERIFICATION OF PUBLICATION

**COMMONWEALTH OF VIRGINIA
COUNTY OF FAIRFAX**

Being duly sworn, Vanessa Salvo says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: on Monday, June 22, 2020, the following legal advertisement – EXTRACTION OIL & GAS, INC was published in the national edition of USA TODAY.

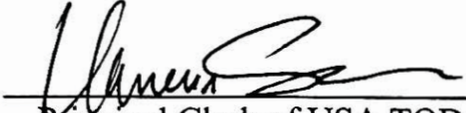

Principal Clerk of USA TODAY
June 22, 2020

EXHIBIT B



The New York Times

620 8TH AVENUE • NEW YORK, NY 10018

PROOF OF PUBLICATION

Jun-22, 20²⁰

I, Edgar Noblesala, in my capacity as a Principal Clerk of the Publisher of **The New York Times** a daily newspaper of general circulation printed and published in the City, County and State of New York, hereby certify that the advertisement annexed hereto was published in the editions of **The New York Times** on the following date or dates, to wit on

June 19, 2020, NYT & Natl, pg B 5

Sworn before me the

22 day of June, 2020.

Notary Public

JAMES W. SAPP
Notary Public, State of New York
No. 01SA6190150
Qualified in New York County
Term Expires July 14, 2020

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re: Chapter 11
EXTRACTION OIL & GAS, INC., et al., Case No. 20-11548 (CSS)
Debtors. (Jointly Administered)

NOTICE OF (I) DISCLOSURE PROCEDURES APPLICABLE TO CERTAIN HOLDERS OF COMMON SHARES AND PREFERRED SHARES, (II) DISCLOSURE PROCEDURES FOR TRANSFERS OF AND DECLARATIONS OF WORTHLESSNESS WITH RESPECT TO COMMON SHARES AND PREFERRED SHARES, AND (III) FINAL HEARING ON THE APPLICATION THEREOF TO ALL ENTITIES (AS DEFINED BY SECTION 101(15) OF THE BANKRUPTCY CODE) THAT MAY HOLD BENEFICIAL OWNERSHIP OF COMMON SHARES OR SERIES A CONVERTIBLE PREFERRED SHARES IN EXTRACTION OIL & GAS, INC. (THE "COMMON SHARES" AND "PREFERRED SHARES").

PLEASE TAKE NOTICE that on June 14, 2020 (the "Petition Date"), the above-captioned debtors and debtors in possession (collectively, the "Debtors"), filed petitions with the United States Bankruptcy Court for the District of Delaware (the "Court") under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-152 (the "Bankruptcy Code"). Subject to certain exceptions, section 362 of the Bankruptcy Code operates as a stay of any act to obtain possession of or exercise control over property of or from the Debtors' estates.

PLEASE TAKE FURTHER NOTICE that on the Petition Date, the Debtors filed the Debtors' Motion for Entry of Interim and Final Orders (i) Approving Notification and Hearing Procedures for Certain Transfers of and Declarations of Worthlessness with Respect to Common Shares or Preferred Shares and (ii) Granting Related Relief (Docket No. 10) (the "Orders").

PLEASE TAKE FURTHER NOTICE that on June 16, 2020, the Court entered the Interim Order (i) Approving Notification and Hearing Procedures for Certain Transfers of and Declarations of Worthlessness with Respect to Common Shares or Preferred Shares and (ii) Granting Related Relief (Docket No. 88) (the "Order") approving procedures for certain transfers of or declarations of worthlessness with respect to Beneficial Ownership of Common Shares or Preferred Shares as set forth in Exhibit I attached to the Order (the "Procedures").

PLEASE TAKE FURTHER NOTICE that pursuant to the Order, a Substantial Shareholder or potential Substantial Shareholder may not consummate any purchase, sale, or other transfer of Common Shares, or Beneficial Ownership of Common Shares or Preferred Shares, in violation of the Procedures, and any such transaction in violation of the Procedures shall be null and void ab initio.

PLEASE TAKE FURTHER NOTICE that pursuant to the Order, a 50-Percent Shareholder may not claim a worthless stock deduction with respect to Common Shares or Preferred Shares, or Beneficial Ownership of Common Shares or Preferred Shares, in violation of the Procedures, and any such deduction in violation of the Procedures shall be null and void ab initio, and the 50-Percent Shareholder shall be required to file an amended tax return revoking such proposed deduction.

PLEASE TAKE FURTHER NOTICE that upon the request of any entity, the notice solicitation and claims agent for the Debtors, will provide a copy of the Order and a form of each of the declarations required to be filed by the Procedures in a reasonable period of time. Such Order and declarations are also available via PACER on the Court's website at <https://ect.deb.uscourts.gov> for a fee, or by accessing the Debtors' restructuring website at <http://www.kccllc.net/extraction09g>.

PLEASE TAKE FURTHER NOTICE that the final hearing (the "Final Hearing") on the Motion shall be held on July 7, 2020, at 1:00 p.m., prevailing Eastern Time. Any objections or responses to entry of a final order on the Motion shall be filed on or before 4:00 p.m., prevailing Eastern Time on June 30, 2020.

PLEASE TAKE FURTHER NOTICE THAT FAILURE TO FOLLOW THE PROCEDURES SET FORTH IN THE ORDER SHALL CONSTITUTE A VIOLATION OF, AMONG OTHER THINGS, THE AUTOMATIC STAY PROVISIONS OF SECTION 362 OF THE BANKRUPTCY CODE.

PLEASE TAKE FURTHER NOTICE THAT ANY PROHIBITED PURCHASE, SALE, OTHER TRANSFER OF, OR DECLARATION OF WORTHLESSNESS WITH RESPECT TO COMMON SHARES OR PREFERRED SHARES, BENEFICIAL OWNERSHIP THEREOF, OR OPTION WITH RESPECT THERETO IN VIOLATION OF THE ORDER IS PROHIBITED AND SHALL BE NULL AND VOID AB INITIO AND MAY BE PUNISHED BY CONTEMPT OR OTHER SANCTIONS IMPOSED BY THE COURT.

PLEASE TAKE FURTHER NOTICE that the requirements set forth in the Order are in addition to the requirements of applicable law and do not excuse compliance therewith.

Dated: June 16, 2020, Wilmington, Delaware
/s/ Richard W. Riley, WHITEFORD, TAYLOR & PRESTON LLC*, Marc R. Abrams (DE No. 355), Richard W. Riley (DE No. 4052), Stephen B. Gerald (DE No. 5857), The Renaissance Centre, 405 North King Street, Suite 900, Wilmington, Delaware 19801, Telephone: (302) 353-4144, Facsimile: (302) 661-7950, Email: mabrams@wtpaw.com, rsriley@wtpaw.com, sgerald@wtpaw.com and KIRKLAND & ELLIS LLP, KIRKLAND & ELLIS INTERNATIONAL LLP, Christopher Marcus, P.C. (admitted pro hoc vice), Allison Smith Weinhouse (admitted pro hoc vice), Cara Foster (admitted pro hoc vice), 601 Lexington Avenue, New York, New York 10022, Telephone: (212) 446-4000, Facsimile: (212) 446-4900, Email: christopher.marcus@kirkland.com, allison.smith@kirkland.com, cara.foster@kirkland.com, Proposed Co-Counsel to the Debtors and Debtors in Possession

* The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Extraction Oil & Gas, Inc. (3923); 7N, LLC (4912); 8 North, LLC (0904); Axis Exploration, LLC (8170); Extraction Finance Corp. (7117); Mountaintop Minerals, LLC (7256); Northwest Corridor Holdings, LLC (9353); Table Mountain Resources, LLC (5070); XOG Services, LLC (6915); and XTR Midstream, LLC (5624). The location of the Debtors' principal place of business is 370 17th Street, Suite 3300, Denver, Colorado 80202.

* Capitalized terms used in this Order and not immediately defined have the meanings given to such terms in the Motion or in the First Day Declaration as applicable.

* Whiteford, Taylor & Preston LLC operates as Whiteford Taylor & Preston L.L.P. in jurisdictions outside of Delaware.

Ads May Flee Carlson, But Viewers Stay Put

By MICHAEL M. GRYNBAUM and TIFFANY HSU

In recent weeks, Tucker Carlson, the conservative Fox News host, has challenged the Black Lives Matter movement, dismissed demonstrators as "criminal mobs," accused a Texas police chief of "sounding more like a therapist than a cop" and mocked a CNN children's special about racism that featured Elmo, the "Sesame Street" puppet.

Combative comments are still attracting millions of fans.

His comments have generated a harsh backlash. Critics have called Mr. Carlson an "on-air bigoted incendiary" and accused him of making racist remarks. Major advertisers, including the Walt Disney Company and Sandals, the vacation resorts, have left, requesting that Fox News remove their ads from Mr. Carlson's 8 p.m. hour.

show was the highest rated on Fox News last week, and he has pulled ahead of Sean Hannity, the network's usual ratings leader, in total viewers for June.

Fox News's stars, including Mr. Carlson, are no stranger to advertising boycotts and denunciations from the left. But at a moment of deep national turmoil, prompted by the police killing of George Floyd in Minneapolis last month, the response to Mr. Carlson offers another sign of the nation's deep political divide.



RICHARD DREW/ASSOCIATED PRESS

what you think at work and you will be fired in the middle of a recession. Write what you think on and you will be silenced by the big tech companies."

Tucker Carlson!" On Thursday, the fitness equipment company NordicTrack also said it would no longer advertise on Mr. Carlson's program.

on other programs, and the network retains the revenue. Fox News also earns a significant portion of its income from subscription fees paid by cable providers, rather than spending by individual advertisers.

How a Routine Trip to the Bank Turns Into an Ordeal for African Americans

FROM FIRST BUSINESS PAGE
amined the check and her identification, but refused to look at the additional proof Ms. Middleton offered. They declared the check fraudulent, and one employee called the police, her lawsuit said.

years — he had around \$70,000 in his account from the sale of his house — Mr. Bennett walked into a nearby branch expecting to be back at the dealership and in his Camry within minutes.



JACK WHITMAN FOR THE NEW YORK TIMES

When an officer arrived, Ms. Middleton showed him her identification and the check stub. As a former bank teller, she knew that would be proof enough that her check was authentic. The officer left without taking action. The Wells Fargo employees asked Ms. Middleton whether she still wanted to cash the check.

He came away empty-handed and reeling. First, a teller refused to accept that he was the account holder, questioning his out-of-state driver's license, he said — even though Mr. Bennett had informed the bank of his new address just two weeks earlier.

son's other business, a record label. Mr. Watson tried to direct the employee to the records for his law firm instead.

What Mr. Watson said, "It's a sickening word." Mr. Watson turned to Mr. Rodal, who wrote to Wells Fargo seeking an apology. The bank's regional president, Steve Schultz, responded, "It seems that the utterance of the offensive term was unintentional."

"I said yes, because they had written all over the back of the check," said Ms. Middleton, who sued Wells Fargo last year for racial discrimination and defamation and sought an unspecified amount of damages.

Mr. Bennett decided to share his story publicly in light of the recent protests: "I don't want anybody else to go through what I went through."

Mr. Watson said the man had immediately begun to protest, saying that he had not meant to use the word, and that he was deeply sorry. Mr. Watson did not buy it. He got up and left. The manager followed him to his car, apologizing, and resigned from the bank.

"The problem is hardly confined to Wells Fargo," Mr. Watson said. "My public relations consultant in Maryland, told my 18-year-old son, Jason, at a Bank of America branch in Owings Mills, Md., to open a joint savings account. Ms. Murphy, a 20-year-old, said she was shocked when an employee refused to proceed after a computer program flagged her son's Social Security number as fraudulent."

Ms. Middleton's lawyer, Yezhechel Rodal, said her client had not used profanity. "Wells Fargo is in possession of the video surveillance, showing exactly what happened in the branch that morning," he said. "The video will not support Wells Fargo's lies."

Ms. Eshet, the Wells Fargo spokeswoman, said that branch employees were trained to spot potential fraud and that the bank had increased security protocols to thwart internet scams involving large transfers of money.

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Some incidents play out without the involvement of police or courts.

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