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

In re:)) Chapter 11
ZACHRY HOLDINGS, INC., et al. ¹)) Case No. 24-90377 (MI)
Debtors.) (Jointly Administered)
FLNG LIQUEFACTION, LLC; FLNG LIQUEFACTION 2, LLC; and FLNG LIQUEFACTION 3, LLC,))) Adv. Pro. No. 24-03189 (MI)
Plaintiffs,)
V.)))
ZACHRY INDUSTRIAL, INC.; ZACHRY INDUSTRIES, INC.; JVIC DEMERGER FABRICATION, INC.; ZACHRY ENTERPRISE SOLUTIONS DEMERGER, INC.; CB&I LLC n/k/a; MCDERMOTT INTERNATIONAL LTD.; CHIYODA INTERNATIONAL CORPORATION; and PSRG, INC.,))))))
Defendants.	,))

¹ The last four digits of Zachry Holdings, Inc.'s tax identification number are 6814. A complete list of each of the Debtors in these chapter 11 cases and the last four digits of their federal tax identification numbers may be obtained on the website of the Debtors' claims and noticing agent at www.veritaglobal.net/ZHI. The location of the Debtors' service address in these chapter 11 cases is: P.O. Box 240130, San Antonio, Texas 78224.



Case 24-90377 Document 1560 Filed in TXSB on 12/02/24 Page 2 of 25

ALLIANZ GLOBAL RISKS US **INSURANCE CO.; CERTAIN** UNDERWRITERS AT LLOYD'S OF LONDON SUBSCRIBING TO POLICY NO. B0180ME2219036; GREAT LAKES INSURANCE SE; **GUIDEONE NATIONAL INSURANCE COMPANY**; and TOKIO MARINE AMERICA INSURANCE COMPANY, as subrogees of FLNG Policy Procurement LLC; FLNG Liquefaction, LLC; FLNG Liquefaction 2, LLC; and FLNG Liquefaction 3, LLC Plaintiffs, v. ZACHRY INDUSTRIAL, INC.; ZACHRY INDUSTRIES, INC.; JVIC DEMERGER FABRICATION, INC.; ZACHRY ENTERPRISE SOLUTIONS DEMERGER, INC.; CB&I LLC n/k/a; MCDERMOTT INTERNATIONAL LTD.; CHIYODA INTERNATIONAL CORPORATION; and PSRG, INC., Defendants.

NOTICE OF APPEAL

NOTICE IS HEREBY GIVEN that Appellants FLNG Liquefaction, LLC; FLNG Liquefaction 2, LLC; FLNG Liquefaction 3, LLC, Allianz Global Risks US Insurance Co.; Certain Underwriters at Lloyd's of London Subscribing to Policy No. B0180ME2219036; Great Lakes Insurance SE; Guideone National Insurance Company; and Tokio Marine America Insurance Company, as subrogees of FLNG Policy Procurement LLC; FLNG Liquefaction, LLC; FLNG Liquefaction 2, LLC; and FLNG Liquefaction 3, LLC (collectively the "<u>Appellants</u>"), by and

Adv. Pro. No. 24-03190 (MI)

Case 24-90377 Document 1560 Filed in TXSB on 12/02/24 Page 3 of 25

through their undersigned counsel; file this Notice of Appeal pursuant to 28 U.S.C. § 158(a)(1) and Rule 8003 of the Federal Rules of Bankruptcy Procedure.

Appellants appeal to the United States District Court for the Southern District of Texas the Order on (I) Motions to Dismiss the Subrogation Actions and (II) Related Claim Objection [Bankruptcy Case Docket No. 1469; Adv. Pro. No. 24-03189 Docket No. 65; and Adv. Pro. No. 24-03190 Docket No. 58] (the "<u>Final Order</u>", attached hereto as **Exhibit A** and incorporated herein by reference). *See also* the transcript of the November 18, 2024 hearing attached hereto as **Exhibit B** and incorporated herein by reference, at pp. 58-65.

PART 1: IDENTIFY THE APPELLANT

1. Names of the Appellants:

FLNG Liquefaction, LLC; FLNG Liquefaction 2, LLC; and FLNG Liquefaction 3, LLC

Ken Green (Texas Bar No. 24050698) Bryan Prentice (Texas Bar No. 24099787 **Bonds Ellis Eppich Schafer Jones LLP** 402 Heights Blvd. Houston, Texas 77007 (713) 335-4990 telephone (713) 335-4991 facsimile Email: ken.green@bondsellis.com

-and-

Brook Minx (Texas State Bar No. 00789905) Kevin Hood (Texas State Bar No. 09941100) Zabel Freeman 1135 Heights Blvd. Houston, Texas 77008 (713) 802-9117 telephone (713) 802-9114 facsimile Email: bminx@zflawfirm.com

Allianz Global Risks US Insurance Co.; Certain Underwriters at Lloyd's of London Subscribing to Policy No. B0180ME2219036; Great Lakes Insurance SE; Guideone National Insurance Company; and Tokio Marine America Insurance Company, as subrogees of FLNG Policy Procurement LLC; FLNG Liquefaction, LLC; FLNG Liquefaction 2, LLC; and FLNG Liquefaction 3, LLC

Ken Green (Texas Bar No. 24050698) Bryan Prentice (Texas Bar No. 24099787 **Bonds Ellis Eppich Schafer Jones LLP** 402 Heights Blvd. Houston, Texas 77007 (713) 335-4990 telephone (713) 335-4991 facsimile Email: ken.green@bondsellis.com

-and-

EVAN J. MALINOWSKI, ESQ. Texas Bar No. 24119454 PAUL B. HINES, ESQ. Texas Bar No. 24104750 emalinowski@dt-law.com phines@dt-law.com Denenberg Tuffley, PLLC 28411 Northwestern Hwy., Ste. 600 Southfield, MI 48034 Phone: (248) 549-3900 Fax: (248) 593-5808

2. Positions of the appellants in the adversary proceeding or bankruptcy case that is the subject of this appeal:

Creditors

PART 2: IDENTIFY THE SUBJECT OF THIS APPEAL

1. Describe the judgment, order, or decree appealed from:

The Order on (I) Motions to Dismiss the Subrogation Actions and (II) Related Claim Objection [Bankruptcy Case Docket No. 1469; Adv. Pro. No. 24-03189 Docket No. 65; and Adv. Pro. No. 24-03190 Docket No. 58]

2. State the date on which the judgment, order, or decree was entered:

The Final Order was entered on November 20, 2024 in Adv. Pro. No. 24-03189 and on November 21, 2024 in the Bankruptcy Case and Adv. Pro. No. 24-03190.

PART 3: IDENTIFY THE OTHER PARTIES TO THIS APPEAL

1. Party:

Debtors and Debtors in Possession

WHITE & CASE LLP

Charles R. Koster (Texas Bar No. 24128278) 609 Main Street, Suite 2900 Houston, Texas 77002 Telephone: (713) 496-9700 Facsimile: (713) 496-9701 Email: <u>charles.koster@whitecase.com</u>

-and-

Bojan Guzina (admitted pro hac vice) Andrew F. O'Neill (admitted pro hac vice) Fan B. He (admitted pro hac vice) Adam Swingle (admitted pro hac vice) Barrett Lingle (admitted pro hac vice) 111 South Wacker Drive, Suite 5100 Chicago, Illinois 60606 Telephone: (312) 881-5400 Email: bojan.guzina@whitecase.com aoneill@whitecase.com fhe@whitecase.com adam.swingle@whitecase.com

Zachry Industrial, Inc.; Zachry Industries, Inc.; JVIC Demerger Fabrication, Inc.; and Zachry Enterprise Solutions Demerger, Inc.

HICKS THOMAS LLP

John B. Thomas (Attorney-in-Charge) Texas Bar No. 19856150 S.D. Tex. ID No. 10675 jthomas@hicks-thomas.com Eric Grant Texas Bar No. 24076167 S.D. Tex. ID No. 1786107 grant@hicks-thomas.com D. Ryan Cordell, Jr. Texas Bar No. 24109754 S.D. Tex. ID No. 3455818 rcordell@hicks-thomas.com 700 Louisiana Street, Suite 2300 Houston, Texas 77002

Case 24-90377 Document 1560 Filed in TXSB on 12/02/24 Page 6 of 25

Telephone: (713) 547-9100 Facsimile: (713) 547-9150

CB&I LLC

THE KIM LAW FIRM

John H. Kim Federal ID No. 15626 State Bar No. 00784393 Denise H. Kim Federal ID No. 56991 State Bar No. 24010933 4309 Yoakum Blvd., Suite 2000 Houston, Texas 77006 Telephone: (713) 522-1177 Facsimile: (888) 809-6793 jhk@thekimlawfirm.com denise@thekimlawfirm.com

-and-

BAKER & McKENZIE LLP

Jack W. Massey Federal ID No. 658576 State Bar No. 24051004 Matthew C. Rawlinson Federal ID No. 24546 State Bar No. 24013379 Stephanie M. Brown Federal ID No. 3899385 State Bar No. 24126339 800 Capitol St., Suite 2100 Houston, Texas 77002 Telephone: (713) 427-5000 Facsimile: (713) 427-5099 jack.massey@bakermckenzie.com matthew.rawlinson@bakermckenzie.com stephanie.brown@bakermckenzie.com

CHIYODA INTERNATIONAL CORPORATION

HAYNES AND BOONE, LLP

Charles A. Beckham, Jr. (TX Bar No. 02016600) Kelli Norfleet (TX Bar No. 24070678) Imaan Patel (TX Bar No. 24139247) 1221 McKinney Street, Suite 4000 Houston, Texas 77010 Telephone: (713) 547-2000 Email: charles.beckham@haynesboone.com kelli.norfleet@haynesboone.com imaan.patel@haynesboone.com

-and-

Charles M. Jones II (TX Bar No. 24054941) Martha Wyrick (TX Bar No. 24101606) 2801 N. Harwood Street, Suite 2300 Dallas, Texas 75201 Telephone: (214) 651-5000 Email: charlie.jones@haynesboone.com martha.wyrick@haynesboone.com

-and-

Brian Singleterry (TX Bar No. 24098433) 301 Commerce Street, Suite 2600 Fort Worth, Texas 76102 Telephone: (817) 347-6600 Email: brian.singleterry@haynesboone.com

PSRG, INC.

BUSH & RAMIREZ PLLC

Paul Catalano State Bar No. 03998400 Federal Bar No. 14894 pcatalano@bushramirez.com Marshall G. Rosenberg State Bar No. 12771450 Federal Bar No. 14933 mrosenberg@bushramirez.com D. Alan Appling State Bar No. 24092043 Federal Bar No. 2792731 aappling@bushramirez.com 5615 Kirby Drive, Suite 900 Houston, Texas 77005 713-626-1555- telephone 713-622-8077 - facsimile

2. Non-Parties that May Have an Interest in the Outcome of this Appeal:

Case 24-90377 Document 1560 Filed in TXSB on 12/02/24 Page 8 of 25

All Other Unsecured Creditors of Debtors.

Dated: December 2, 2024 Houston, Texas Respectfully submitted,

/s/ Ken Green

Ken Green (Texas Bar No. 24050698) Bryan Prentice (Texas Bar No. 24099787 **Bonds Ellis Eppich Schafer Jones LLP** 402 Heights Blvd. Houston, Texas 77007 (713) 335-4990 telephone (713) 335-4991 facsimile Email: ken.green@bondsellis.com

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Brook Minx (Texas State Bar No. 00789905) Kevin Hood (Texas State Bar No. 09941100) Zabel Freeman 1135 Heights Blvd. Houston, Texas 77008 (713) 802-9117 telephone (713) 802-9114 facsimile Email: bminx@zflawfirm.com

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EVAN J. MALINOWSKI, ESQ. Texas Bar No. 24119454 PAUL B. HINES, ESQ. Texas Bar No. 24104750 emalinowski@dt-law.com phines@dt-law.com Denenberg Tuffley, PLLC 28411 Northwestern Hwy., Ste. 600 Southfield, MI 48034 Phone: (248) 549-3900 Fax: (248) 593-5808 Attorneys for Appellants Case 24-90377 Document 1560 Filed in TXSB on 12/02/24 Page 9 of 25

CERTIFICATE OF SERVICE

I hereby certify that on December 2, 2024, I caused a copy of the foregoing document to be served by electronic mail via the Court's ECF system to all parties authorized to receive electronic notice in this case.

<u>/s/ Ken Green</u> Ken Green

Exhibit A

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United States Bankruptcy Court Southern District of Texas

ENTERED

November 21, 2024 Nathan Ochsner, Clerk

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

In re:)) Chapter 11
ZACHRY HOLDINGS, INC., et al. ¹) Case No. 24-90377 (MI)
Debtors.) (Jointly Administered)
)
FLNG LIQUEFACTION, LLC;)
FLNG LIQUEFACTION 2, LLC; and)
FLNG LIQUEFACTION 3, LLC,) Adv. Pro. No. 24-03189 (MI)
)
Plaintiffs,)
)
)
V.)
)
ZACHRY INDUSTRIAL, INC.;)
ZACHRY INDUSTRIES, INC.;)
JVIC DEMERGER FABRICATION, INC.;)
ZACHRY ENTERPRISE SOLUTIONS)
DEMERGER, INC.; CB&I LLC n/k/a;)
MCDERMOTT INTERNATIONAL)
LTD.; CHIYODA INTERNATIONAL)
CORPORATION; and PSRG, INC.,)
)
Defendants.)
)

¹ The last four digits of Zachry Holdings, Inc.'s tax identification number are 6814. A complete list of each of the Debtors in these chapter 11 cases and the last four digits of their federal tax identification numbers may be obtained on the website of the Debtors' claims and noticing agent at www.veritaglobal.net/ZHI. The location of the Debtors' service address in these chapter 11 cases is: P.O. Box 240130, San Antonio, Texas 78224.

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)
ALLIANZ GLOBAL RISKS US)
INSURANCE CO.; CERTAIN)
UNDERWRITERS AT LLOYD'S OF) Adv. Pro. No. 24-03190 (MI)
LONDON SUBSCRIBING TO)
POLICY NO. B0180ME2219036;)
GREAT LAKES INSURANCE SE;)
GUIDEONE NATIONAL)
INSURANCE COMPANY; and)
TOKIO MARINE AMERICA)
INSURANCE COMPANY, as)
subrogees of FLNG Policy Procurement)
LLC; FLNG Liquefaction, LLC; FLNG)
Liquefaction 2, LLC; and FLNG)
Liquefaction 3, LLC)
)
Plaintiffs,)
)
V.)
)
ZACHRY INDUSTRIAL, INC.;)
ZACHRY INDUSTRIES, INC.;)
JVIC DEMERGER FABRICATION,)
INC.; ZACHRY ENTERPRISE)
SOLUTIONS DEMERGER, INC.;)
CB&I LLC n/k/a;)
MCDERMOTT INTERNATIONAL)
LTD.; CHIYODA INTERNATIONAL)
CORPORATION; and PSRG, INC.,)
)
Defendants.	_)

ORDER ON (I) MOTIONS TO DISMISS THE SUBROGATION ACTIONS AND (II) RELATED CLAIM OBJECTION

For the reasons stated on the record at the hearing held before this Court on November 18,

2024, IT IS HEREBY ORDERED THAT:

1. All claims asserted in the adversary proceeding number 24-03189 and the

adversary proceeding number 24-03190 are dismissed.

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2. Proofs of Claim numbers 1562, 1564, and 1579 are disallowed.

3. This single order concerns the two adversary proceedings and the main case. The Court recommends that any appellate court consolidate these matters for appeal.

4. The terms and conditions of this Order are immediately effective and enforceable upon its entry.

5. This Court retains jurisdiction with respect to all matters arising from or related to the enforcement of this Order.

Signed: November 20, 2024

Marvin Isgur United States Bankruptcy Judge

Exhibit B

1 UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS 2 HOUSTON DIVISION 3) CASE NO: 24-90377-mi) ZACHRY HOLDINGS, INC., 4) Houston, Texas) 5 Debtor.) Monday, November 18, 2024) 6 8:59 a.m. to 11:15 a.m.) -----) 7 FLNG LIQUEFACTION, LLC,) CASE NO: 24-03189-mi ET AL.,) ADVERSARY Plaintiffs,) 8) 9 Vs.)) 10 ZACHRY INDUSTRIAL INC.,) ET AL., Defendants.) 11 -----) ALLIANZ GLOBAL RISKS US) CASE NO: 24-03190-mi 12 ET AL.,) ADVERSARY Plaintiffs,) INSURANCE CO. ET AL., 13) 14 Vs.) 15 ZACHRY INDUSTRIAL, INC., ET AL., 16 Defendants.) -----) 17 FLNG LIQUEFACTION LLC, ET AL.,) CASE NO: 24-03195-mi Plaintiffs,) ADVERSARY 18) Vs.) 19 CB&I INC. ET AL.,) 20 Defendants.) -----) 21 22 HEARING 23 BEFORE THE HONORABLE MARVIN ISGUR UNITED STATES BANKRUPTCY JUDGE 24 25

1	APPEARANCES:	
2	For the Debtor:	CHARLES R. KOSTER White & Case LLP
3		609 Main Street Houston, TX 77002
4		JOHN THOMAS
5		Hicks Thomas LLP 700 Louisiana Street,
6		Houston, TX 77002
7	For FLNG and Pfs. in Adv. 3189:	KENNETH GREEN Bonds Ellis Eppich Schafer
8		Jones LLP 950 Echo Lane
9		Houston, TX 77024
10	For Pfs. in Adv. 3189:	KEVIN HOOD Zabel Freeman
11		1135 Heights Blvd. Houston, TX 77008
12		
13	For Allianz:	EVAN MALINOWKSI Denenberg Tuffle
14		2245 Texas Drive Sugar Land, TX 77479
15	For Chiyoda:	CHARLES JONES MARTHA WYRICK
16		Haynes and Boone, LLP 2801 N. Harwood Street
17		Dallas, TX 75201
18	For FLNG Plaintiffs:	MICHAEL FISHEL CHRIS TAYLOR
19		King & Spalding LLP 1100 Louisiana Street
20		Houston, TX 77002
21	For CB&I:	JACK MASSEY
22		MATTHEW RAWLINSON Baker & McKenzie
23		800 Capitol Houston, TX 77002
24		

25

Court Reporter: UNKNOWN Courtroom Deputy: UNKNOWN Transcribed by: Veritext Legal Solutions 330 Old Country Road, Suite 300 Mineola, NY 11501 Tel: 800-727-6396 Proceedings recorded by electronic sound recording; Transcript produced by transcription service.

Case 24-90377 Document 1560 Filed in TXSB on 12/02/24 Page 18 of 25 age 58

as a basis of what Zachry or any other joint venture required per a contract to cover the construction period and then any defective work that was corrected prior to. That's not what brings us here. That's not the basis of this lawsuit, and therefore plaintiffs argue that that waiver does not apply.

7 THE COURT: Thank you, sir. All right. I am 8 granting the motion to dismiss the claims by the insurers. 9 They have no standing to be here. They are not subrogated 10 to any of the right to the debtor. I don't think that this is an ambiguous contract. The measure by which they were 11 required to maintain insurance without subrogation rights 12 13 ran through the end of the defect correction period. The 14 argument that it also entailed what was covered in the 15 defect correction misses the point.

The point is they were required to provide the insurance. It was required not to have subrogation provisions, and it was required to be provided through the end of the defect correction period. Any such insurance had to have the waiver of subrogation. I don't think the insurers, therefore, have standing to bring their lawsuits, and I am dismissing the subrogation lawsuits.

As to the motor suit, I want to go back and reread it frankly. I have difficult time imagining that if I read it not to include allegations sufficient to over gross

1 negligence that I would not give an opportunity to amend, 2 frankly. But I want to go read it again before I decide 3 whether it sufficiently pleads gross negligence. Go ahead, 4 Mr. Thomas. You look like you need to talk to me pretty 5 badly, but... 6 MR. THOMAS: No, Your Honor. No, Your Honor. 7 Just before you finish I wanted to ask two things. One is 8 may I give you a copy of this deck that summarizes those 9 provisions that may be relevant to your review? 10 THE COURT: Yes, please do. MR. THOMAS: I'll give opposing counsel copies as 11 12 well. 13 THE COURT: Thank you. Mr. Jones? 14 MR. JONES: Your Honor, Charlie Jones, Haynes and 15 Boone on behalf of Chiyoda International. I just want to clarify that your dismissal of the insurance subrogation 16 17 (indiscernible), the 189 and the 190, applies to all 18 defendants? THE COURT: Yes. 19 20 MR. JONES: Okay. Thank you. 21 THE COURT: Yes. Absolutely. And it's a full 22 dismissal. It's not a partial dismissal. I don't think 23 they have standing to bring this lawsuit. 24 MR. JONES: Would you like us to prepare an order 25 for Your Honor?

Case 24-90377 Document 1560 Filed in TXSB on 12/02/24 Page 20 of 25 age 60

1THE COURT: I'm going to just prepare a one-2sentence order. It's going to say for the reasons set forth3on the record, this case is dismissed.4MR. JONES: Thank you, Judge.

5 THE COURT: Thank you. All right. Let's go to 6 the other matters that we have on the calendar in the main 7 case. Mr. Koster?

8 MR. KOSTER: Your Honor, for the record, Charles 9 Koster for the debtors. Turning the claims objections that were filed in the main case, Your Honor's ruling of a moment 10 ago I think should make this much simpler. And recognizing 11 12 that you'll be reviewing again the pleadings related to the 13 motor defect case, I believe without rehashing any of the 14 arguments made by counsel and recognizing that we're simply 15 here on a scheduling conference, we've made it to these claims objections, that counsel had indicated at the 16 17 (indiscernible) that all information related to the gross 18 negligence allegations is set forth in the pleading and 19 admitted that the installation issue is inseparable from the 20 motor issues themselves.

And on that basis, at least my simple mind fails to understand how it could possibly gross negligence to get around to --

24THE COURT: So I -- there is zero briefing before25me about dual independent causes that would've caused the

Case 24-90377 Document 1560 Filed in TXSB on 12/02/24 Page 21 of 25 age 61

1 failure. I definitely am not going to go out on a limb of 2 quessing at what I think tort law ought to be without any 3 briefing on that so that you know, Mr. Koster. I understand 4 because I stated your argument for you, but he says I think, 5 look, even if the motor had been defective, if it had been 6 installed right, it wouldn't have caused these huge bolts to 7 fall down and destroy the motor casing. And that's 8 defective work.

9 That's not the defective motor. And so that's an 10 independent cause where even if you had one defect, at least 11 some of the damage from the other defect would've occurred. 12 So how do I grapple with that without -- my tort expertise 13 is limited, right?

MR. KOSTER: Understood entirely, Your Honor, and I think that your ruling and your comments just now make clear that this a far narrower dispute that was just an hour ago and the issues that we'll be taking up in connection with the claims objections and the discovery, if any, that may be needed that go to causation can presumably be done very quickly.

We had attempted in advance of this hearing to come up with an agreed schedule with the plaintiffs related to resolution of these issues through the claims objections. The debtors have no interest or intent of depriving any of the parties of all of the rights that they would have in

Case 24-90377 Document 1560 Filed in TXSB on 12/02/24 Page 22 of 25_{page} 62

1 connection with the litigation of the issues on the merits 2 in the adversary proceedings. That said, as Your Honor is 3 well aware, we hope to resolve these issues entirely in 4 connection with confirmation. And we think that there is no 5 reason that the parties can't agree to a relatively fast 6 schedule for all necessary --

7 THE COURT: So let me ask this. I hear what 8 you're saying. I do think this landscape changes a bit 9 today. Can we come back at 11 this morning after you have a 10 chance to confer with opposing counsel and figure out what 11 you all jointly propose that we do or separately propose? 12 But I don't think I need to hear, you know, the back and 13 forth. I think you all need to talk at this point.

14 MR. KOSTER: That's a great suggestion from the15 debtor's perspective. 11 is absolutely fine.

16 THE COURT: Can you still meet at 11?

17 MAN: Yes, Your Honor.

18 THE COURT: Okay. We'll take a break and let you all come back at 11 on that issue. Hold on. We still have 19 20 the 9:30 hearing on your emergency motion for an order 21 authorizing expansion of the LLC. I figured we'd have 22 everybody here and didn't need much notice. So the real 23 issue is whether anybody's going to object to this. Do we 24 have any objections at all to allowing the expansion of the 25 letter of credit? Anyone on the phone please press 5 star.

1 I think this is ordinary course, frankly, and I 2 appreciate your coming. I don't mean it that way. But it 3 means I don't think I need any real time to think through 4 this. It makes so much sense. It's a fairly nominal amount 5 given the context of the case and I should have everybody 6 here today because this is an essential hearing. So I want 7 to know if anyone objects. If not, I'm going to grant 1426. 8 Okay. I'm granting 1426. We'll get that done. We're in 9 recess in this case until 11. We've got a -- Mr. Green? 10 MR. GREEN: If I might say one thing, Your Honor? THE COURT: Yes, sir. 11 MR. GREEN: I would stick around until 11, but I 12 13 believe your ruling on the adversary would also dispose of 14 the FLNG subrogation claimants' proofs of claim --15 THE COURT: I agree. 16 MR. GREEN: -- for the same reason. 17 THE COURT: You don't need to be here at 11 if you 18 don't want to. 19 MR. GREEN: But there is one thing I want to say 20 though. It may be unavoidable that if the subrogate 21 insurers want to appeal, there may have to be two appeals. 22 THE COURT: Right. 23 MR. GREEN: It would be more efficient if there 24 was a way to only have one appeal, but that was the only 25 comment I wanted to make.

1 THE COURT: I'm not going to rule on all the other 2 -- look, I think the policy and its interpretation is really complex, and it -- the subrogation is really obvious. So --3 4 MR. GREEN: What I meant was you have a ruling in 5 the adversary proceeding and there'll be a separate ruling 6 in the main case on the claim objection. 7 THE COURT: Why don't I do one order then that 8 we'll file in both that says this disposes of the claim 9 objection and the claim is allowed at zero? I'm sorry. I 10 misunderstood what you were saying. Yes. We'll make it a

11 single -- yeah. What I don't want to end up ruling on are 12 the complexities of the interpretation of the other 13 provisions of the contract as to whether you might have a 14 good liability claim, or whether it's waived, or all of that 15 stuff.

So we'll deal with that. And then instead of a one-sentence order, it'll be a two-sentence order. Would you all rather just agree on that two-sentence order to be sure you get a unitary appeal? Because I do want to do that for you.

21 MR. GREEN: Okay. Thank you.

THE COURT: And just would you all upload an order that is consistent that would allow a single appeal for both? Does that work?

25 MR. GREEN: Yes, Your Honor.

Case 24-90377 Document 1560 Filed in TXSB on 12/02/24 Page 25 of 25 age 65

1 THE COURT: Okay. Thank you all. We're in recess 2 then until 11 in this case. I'm going to stay out here. I 3 have a 10:30 hearing on another case. Thank you. 4 (Recess) 5 THE COURT: Now let's go back to the FLNG matters. 6 Did you all reach an agreement on what to do? 7 MR. KOSTER: Good morning again, Your Honor. For 8 the record, Charles Koster for the debtors. We appreciate 9 the time that Your Honor afforded us to work on a schedule. 10 At this time we would propose the following. We would like to continue the scheduling conference for a time ideally 11 12 next Monday if that works for Your Honor. 13 THE COURT: Monday the 18th? 14 MR. KOSTER: Monday the 25th. 15 THE COURT: I'm sorry. The 25th. All right. 16 What time? 17 MR. KOSTER: Whenever Your Honor has availability 18 for us is just fine from the debtor's perspective. 19 THE COURT: I'm going to be out next week, so I 20 would prefer this to be a phone-and-video-only hearing. 21 MR. KOSTER: Absolutely. 22 THE COURT: I could make it in if I need to be, 23 but if it's just a scheduling conference I would prefer not 24 to, to be frank about. 25 MAN 1: Remote is preferable for the debtors as