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

In re:	§	Case No. 18-36322
	§	
PetroQuest Energy, Inc., et al.	§	
	§	
	§	
Debtors <sup>1</sup>	§	Chapter 11
	§	

## NOTICE OF APPEARANCE AND REQUEST FOR SERVICE OF NOTICES AND PLEADINGS

**PLEASE TAKE NOTICE THAT** the undersigned hereby appears as counsel for Kenneth Whittemore in this case. Such counsel hereby enter his appearance under § 1109(b) of the United States Bankruptcy Code and Rule 9010(b) of the Federal Rules of Bankruptcy Procedure, and such counsel hereby requests, under Bankruptcy Rules 2002, 3017 and 9007 and §§ 342 and 1109(b) of the Bankruptcy Code, that copies of all notices and pleadings given or filed in this case be given and served upon them at the following:

> Thomas N. Lightsey, III Law Offices Of Thomas N. Lightsey III, P.C. Federal ID No. 12532 5151 San Felipe, Suite 400 Houston, Texas 77056 Phone: (713) 917-0888

Fax: (888) 805-0068

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Jonathan Axelrad

The Axelrad Law Firm, PLLC

Federal ID No. 22053 The Clocktower Building 3401 Allen Parkway, Suite 100

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are as follows: PetroQuest Energy, Inc. (0714), PetroQuest Energy, L.L.C. (2439), TDC Energy LLC (8877), PetroQuest Oil & Gas, L.L.C. (1170), PQ Holdings LLC (7576), Pittrans Inc. (1747), and Sea Harvester Energy Development, L.L.C. (5903). The address of the Debtors' headquarters is: 400 E. Kaliste Saloom Road, Suite 6000, Lafayette, Louisiana 70508.

Houston, Texas 77019 Phone: (713) 759-1600

E-Mail: ja@talfpllc.com

PLEASE TAKE FURTHER NOTICE THAT, under § 1109(b) of the

Bankruptcy Code, the foregoing demand includes not only the notices and papers referred

to in the Rules specified above, but also includes, without limitation, any notice,

application, complaint, demand, motion, petition, pleading or request, whether formal or

informal, written or oral, and whether transmitted or conveyed by mail, hand delivery,

telephone, telecopy, email, or otherwise filed or made with regard to the referenced cases

and proceedings herein with respect to (1) that affects or seeks to affect in any way, any

rights or interests of any creditor or party of interest in this case, with respect to: a) the

debtor; b) property of the estate, or proceeds thereof in which the alleged debtor may claim

an interest; or c) property or proceeds thereof in the possession, custody, or control of others

that the debtor may seek to use; or (2) that requires or seeks to require any act, delivery of

any property, payment, or other conduct by Kenneth Whittemore.

PLEASE TAKE FURTHER NOTICE THAT, neither this Notice of Appearance

nor any former or later appearance, pleading, claim or suit will waive (1) Kenneth

Whittemore's right to have final orders in non-core matters entered only after de novo

review by a District Court Judge, (2) Kenneth Whittemore's right to trial by jury in any

proceeding in these cases or any case, controversy, or proceeding related to these cases, (3)

Kenneth Whittemore's right to have the District Court withdraw the reference in any matter

subject to mandatory or discretionary withdrawal, or (4) any other rights, claims, action,

defenses, including defenses to jurisdiction, setoffs, or recoupments to which Kenneth

Whittemore may be entitled, in law or in equity, all of which rights, claims, actions,

defenses, setoffs, and recoupments Kenneth Whittemore expressly reserves.

Date: November 27, 2018

Respectfully submitted,

LAW OFFICES OF THOMAS N. LIGHTSEY III, P.C.

/s/ Thomas N. Lightsey III

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## **Counsel for Kenneth Whittemore**

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the above and foregoing document was served on November 27, 2018, via ECF-Electronic Notice on all parties receiving ECF-Notice in this case.

/s/ *Thomas N. Lightsey III*Thomas N. Lightsey, III