

CAUSE NO. 2020-DCL-05341

DALLAS PETROLEUM GROUP, LLC,	§	IN THE DISTRICT COURT
	§	
<i>Plaintiff and Third Party</i>	§	
<i>Defendant,</i>	§	
	§	
v.	§	
	§	
SANCHEZ MIDSTREAM PARTNERS LP,	§	
SANCHEZ MIDSTREAM PARTNERS GP,	§	
LLC, SANCHEZ OIL & GAS	§	
CORPORATION, SPACE EXPLORATION	§	445TH JUDICIAL DISTRICT
TECHNOLOGIES CORP., DOGLEG	§	
PARK, LLC, AND LONE STAR MINERAL	§	
DEVELOPMENT, LLC	§	
	§	
	§	
<i>Defendants,</i>	§	
	§	
v.	§	
	§	
DOGLEG PARK, LLC	§	
	§	
<i>Third Party Plaintiff.</i>	§	CAMERON COUNTY, TEXAS

**PLAINTIFF’S MOTION TO DISMISS WITH PREJUDICE**

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Plaintiff Dallas Petroleum Group, LLC hereby files this Motion to Dismiss with Prejudice, and in support thereof, would respectfully show the Court as follows:

Plaintiff, Dallas Petroleum Group, LLC (“Plaintiff”), Defendants Sanchez Midstream Partners LP, Sanchez Midstream Partners GP, LLC, Sanchez Oil & Gas Corporation, Space Exploration Technologies Corp., Dogleg Park, LLC and Lone Star Mineral Development LLC (“Defendants”), and Third-Party Plaintiff Dogleg Park, LLC (“Third-Party Plaintiff”) have settled all disputes, claims, and causes of action between them and request the Court dismiss all claims, causes of action, and counterclaims asserted, or which could have been asserted, by Plaintiff against Defendants and Third-Party Plaintiff with prejudice to the refiling of same.

WHEREFORE, PREMISES CONSIDERED, Plaintiff Dallas Petroleum Group, LLC respectfully requests that the Court dismiss all Plaintiff's claims, causes of action, and counterclaims asserted, or which could have been asserted, against Defendants Sanchez Midstream Partners LP, Sanchez Midstream Partners GP, LLC, Sanchez Oil & Gas Corporation, Space Exploration Technologies Corp., Dogleg Park, LLC and Lone Star Mineral Development LLC ("Defendants"), and Third-Party Plaintiff Dogleg Park, LLC, with prejudice to the refiling of same.

**DATED: February 9, 2024.**

Respectfully submitted,

/s/ Blake L. Beckham  
Blake L. Beckham  
Texas State Bar No. 02016500  
[Blake@bptriallaw.com](mailto:Blake@bptriallaw.com)  
Chris C. Hudson  
Texas State Bar No. 10156800  
[Chris@bptriallaw.com](mailto:Chris@bptriallaw.com)  
BECKHAM PORTELA  
3400 Carlisle, Suite 550  
Dallas, Texas 75204  
Telephone: 214-965-9300  
Facsimile: 214-965-9301

And

Charles Jordan Farrar  
[jordan.farrar@wdfarrarlaw.com](mailto:jordan.farrar@wdfarrarlaw.com)  
William D. Farrar  
[will@wdfarrarlaw.com](mailto:will@wdfarrarlaw.com)  
WILLIAM D. FARRAR & ASSOC., PLLC  
1021 ESE Loop 323, Suite 120  
Tyler, Texas 75701

**ATTORNEYS FOR PLAINTIFF AND  
THIRD-PARTY DEFENDANT  
DALLAS PETROLEUM GROUP, LLC**

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was served on the following parties as indicated below on this 9<sup>th</sup> day of February 2024.

Jim Wetwiska  
Cameron Roth  
AKIN GUMP STRAUSS HAUER & FELD LLP  
*Attorneys for Space Exploration Technologies, Corp.,  
Lone Star Mineral Development, LLC and  
Dogleg Park, LLC*

Via: [jwetwiska@akingump.com](mailto:jwetwiska@akingump.com)

Via: [croth@akingump.com](mailto:croth@akingump.com)

David G. Oliveira  
ROERIG OLIVEIRA & FISHER LLP  
*Attorneys for Space Exploration Technologies, Corp.,  
Lone Star Mineral Development, LLC and  
Dogleg Park, LLC*

Via: [doliveira@rofllp.com](mailto:doliveira@rofllp.com)

Dennis A. Longoria  
Of Counsel ELLIS KOENEKE & RAMIREZ LLP  
*Attorneys for Sanchez Oil & Gas Corporation*

Via: [dennis@ekrattorneys.com](mailto:dennis@ekrattorneys.com)

M. Kaylan Dunn  
Adrianna E. Culbreth  
Hunton Andrews Kurth LLP

Via: [kaylandunn@huntonak.com](mailto:kaylandunn@huntonak.com)

Via: [aculbreth@huntonak.com](mailto:aculbreth@huntonak.com)

Allison W. Colvin  
Norton A. Colvin, III  
Colvin, Saenz, Rodriguez & Kennamer, LLP  
*Attorneys for Sanchez Midstream Partners, LP and  
Sanchez Midstream Partners GP, LLC*

Via: [aw.colvin@rcclaw.com](mailto:aw.colvin@rcclaw.com)

Via: [ta.colvin@rcclaw.com](mailto:ta.colvin@rcclaw.com)

William D. Farrar  
Charles Jordan Farrar  
WILLIAM D. FARRAR & ASSOC., PLLC  
*Attorneys for Dallas Petroleum Group, LLC*

Via: [will@wdfarrarlaw.com](mailto:will@wdfarrarlaw.com)

Via: [jordan.farar@wdfarrarlaw.com](mailto:jordan.farar@wdfarrarlaw.com)

/s/ Chris C. Hudson

Chris C. Hudson

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## Automated Certificate of eService

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Cesar Hernandez on behalf of Blake Beckham

Bar No. 02016500

cesar@bptriallaw.com

Envelope ID: 84353922

Filing Code Description: Motion (No Fee)

Filing Description: Plaintiff's Motion to Dismiss with Prejudice

Status as of 2/9/2024 3:32 PM CST

Associated Case Party: Space Exploration Technologies Corp

Name	BarNumber	Email	TimestampSubmitted	Status
James RWetwiska		jwetwiska@akingump.com	2/9/2024 2:19:36 PM	SENT
Cameron Roth		croth@akingump.com	2/9/2024 2:19:36 PM	SENT

### Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Norton A. Colvin	24045687	ta.colvin@rcclaw.com	2/9/2024 2:19:36 PM	SENT
David G. Oliveira	15254675	doliveira@rofflp.com	2/9/2024 2:19:36 PM	SENT
Jimmy Barker		jimmy@bptriallaw.com	2/9/2024 2:19:36 PM	SENT
Yesenia Briones		yesenia@bptriallaw.com	2/9/2024 2:19:36 PM	SENT
Blake Beckham		blake@bptriallaw.com	2/9/2024 2:19:36 PM	SENT
Cesar Hernandez		cesar@bptriallaw.com	2/9/2024 2:19:36 PM	SENT
Jose Vazquez		jvazquez@bptriallaw.com	2/9/2024 2:19:36 PM	SENT
Chris Hudson		chris@bptriallaw.com	2/9/2024 2:19:36 PM	SENT
will farrar		will@wdfarrarlaw.com	2/9/2024 2:19:36 PM	SENT
Allison WColvin		aw.colvin@rcclaw.com	2/9/2024 2:19:36 PM	SENT

Associated Case Party: Dallas Petroleum Group, LLC

Name	BarNumber	Email	TimestampSubmitted	Status
William Dean Farrar		will@wdfarrarlaw.com	2/9/2024 2:19:36 PM	SENT
Charles Farrar	24117462	jordan@farrarlawgroup.com	2/9/2024 2:19:36 PM	SENT

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Cesar Hernandez on behalf of Blake Beckham

Bar No. 02016500

cesar@bptriallaw.com

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Filing Code Description: Motion (No Fee)

Filing Description: Plaintiff's Motion to Dismiss with Prejudice

Status as of 2/9/2024 3:32 PM CST

Associated Case Party: Sanchez Midstream Partners LP

Name	BarNumber	Email	TimestampSubmitted	Status
Marlene Rangel		mrangel@huntonak.com	2/9/2024 2:19:36 PM	SENT
Kathryn Boatman		kathrynboatman@huntonak.com	2/9/2024 2:19:36 PM	SENT
Adrianna Culbreth		aculbreth@huntonak.com	2/9/2024 2:19:36 PM	SENT
Jennifer Hornback		jhornback@huntonak.com	2/9/2024 2:19:36 PM	SENT
Dennis Longoria		Dennis@ekrattorneys.com	2/9/2024 2:19:36 PM	SENT
Kaylan Dunn		kdunn@huntonak.com	2/9/2024 2:19:36 PM	SENT
Dana Drake		ddrake@hunton.com	2/9/2024 2:19:36 PM	SENT
Becky Young		youngb@huntonak.com	2/9/2024 2:19:36 PM	SENT

Associated Case Party: Sanchez Midstream Partners GP LLC

Name	BarNumber	Email	TimestampSubmitted	Status
Dennis Longoria		Dennis@ekrattorneys.com	2/9/2024 2:19:36 PM	SENT

Associated Case Party: Sanchez Oil & Gas Corporation

Name	BarNumber	Email	TimestampSubmitted	Status
Dennis Longoria		Dennis@ekrattorneys.com	2/9/2024 2:19:36 PM	SENT