IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

Craig Cowan, on behalf of himself and all others similarly situated,

Plaintiff.

v. Case No. 23-CV-300-JAR

Triumph Energy Partners, LLC, re Doc. 27

Defendant.

FINAL PLAN OF ALLOCATION AND DISTRIBUTION ORDER

On April 26, 2024, Class Representative filed a Motion for Approval of Final Plan of Allocation and Entry of Distribution Order ("Motion"). Doc. 27. Having held a Final Fairness Hearing in this Litigation on January 29, 2024, in which the Court fulfilled its duties to independently evaluate the fairness, reasonableness, and adequacy of the Settlement, and having thereafter finally approved the Settlement, and having thereafter entered the Initial Plan of Allocation Order to instruct the Parties and the Settlement Administrator on the manner in which the Net Settlement Fund shall be allocated and distributed to Class Members, the Court now enters this Final Plan of Allocation and Distribution Order. Accordingly, the Court hereby orders that Class Counsel and the Settlement Administrator are to promptly carry out the terms of this Order for distribution of the Net Settlement Fund as follows:

¹ All capitalized terms not otherwise defined shall have the same meanings ascribed to them in the Settlement Agreement.

1. The Court finds that Class Counsel and Class Representative have acted with

reasonable diligence and in good faith to conform to the Settlement Agreement (Doc. 9-1) and the

Initial Plan of Allocation Order (Doc. 25).

2. The Court has reviewed Class Representative's Motion and finds that the proposed

Final Plan of Allocation complies with the Settlement Agreement and Initial Plan of Allocation

Order.

3. The Net Settlement Fund shall be distributed to Class Members according to the

Final Plan of Allocation. The Escrow Agent shall transfer all funds in the Escrow Account to the

Settlement Administrator for further administration and distribution under this Final Plan of

Allocation and Distribution Order and the terms of the Settlement Agreement. Upon completion

of the transfer, the Escrow Agent shall close the Escrow Account. If payment cannot be made to

100% of the Class Members, Residual Unclaimed Funds will be handled as set forth in the Orders

and Settlement Agreement, subject to the Court's approval.

IT IS SO ORDERED this 26th day of April, 2024.

JASON A. ROBERTSON

UNITED STATES MAGISTRATE JUDGE

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