CS-12-101

## 08 Southern-Owners Ins. Co. RELEASE FOR PROPERTY DAMAGE

Claim # 78-2604-2012

ILLEAOL	I OIL I NOI EIL	IDAMAGE			Claim			
In consideration of the sum of		thirteen thousand three hundred forty -one and 88/100						
dollars (\$	13341.88	13341.88 ), receipt whereof is hereby acknowledged, I do hereby release and forever						
	schargeBTI HD DRILLIING INC.							
and any other and assigns fro value sustained	person, firm or corpora om any and all claims a d or	ation charged or chand causes of action	nargeable with resp on for property dar	oonsibility nage, los	or liability, th s or use, dep	eir heirs, reproreciation and	resentatives I diminished	
that I may sust	ain as a result of an ac	cident that occurre	d on or about the	1	day of	Septen	nber	
<sub>vear</sub> 2012 <sub>at</sub>	or near	100 Sea Marsh RD.						
the undersigne	sly agreed this release d. d the parties hereby re ersy relative thereto.				-		•	
Signed and	sealed this	19th	day of	Decem	ber	year	2012 .	
Witnessed  x	imant $\mathcal{O}$		Witness	0/Volume Signature	K Si	rville		
<u>Daniel I</u> Printed Name of	3. Leeper, Chair: fClaimant	nan		nda K. Name Prin	Linville ted			
Dated: 12-	-19-12		Dated:	12-1	9-12			

## REFER TO STATE SPECIFIC LANGUAGE BELOW BEFORE SIGNING THIS FORM.

ARIZONA STATUTES PROVIDE THAT "For your protection Arizona law requires the following statement to appear on this form. Any person who knowingly present a false or fraudulent claim for payment of a loss is subject to criminal and civil penalties."

ARKANSAS STATUTES PROVIDE THAT "Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly present false information in an application for insurance is guilty for a crime and may be subject to fines and confinement in prison."

COLORADO STATUTES PROVIDE THAT "It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance, and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies."

FLORIDA STATUTES PROVIDE THAT "Any person who knowingly, and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree."

IDAHO STATUTES PROVIDE THAT "Any person who knowingly and with intent to defraud or deceive any insurance company, files a statement containing false, incomplete, or misleading information is guilty of a felony."

INDIANA STATUTES PROVIDE THAT "A person who knowingly and with intent to defraud an insurer files a statement of claim containing any false, incomplete or misleading information commits a felony."

KENTUCKY STATUTES PROVIDE THAT "Any person who knowingly and with intent to defraud any insurance company or other person files a statement of claim containing any materially false information or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime."

MINNESOTA STATUTES PROVIDE THAT "A person who files claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime."

OHIO STATUTES PROVIDE THAT "Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud."

**PENNSYLVANIA STATUTES PROVIDE THAT** "Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties."

**TENNESEE STATUTES PROVIDE THAT** "It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits."

VIRGINIA STATUTES PROVIDE THAT "It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits."

WES 20.12