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COUNSEL TO THE DEBTORS

**IN THE UNITED STATES BANKRUPTCY COURT FOR THE
NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

In re: § Chapter 11
§
EASTERN 1996D LIMITED PARTNERSHIP, § Case No. 13-34773-HDH-11
et al.,¹ §
§ Jointly Administered
Debtors. §
§

**NOTICE OF (i) ENTRY OF CONFIRMATION ORDER, (ii) LAST DATE TO FILE CLAIMS
FOR REJECTION DAMAGES, AND (iii) LAST DATE TO FILE
REQUESTS FOR PAYMENT OF FEE CLAIMS**

PLEASE TAKE NOTICE that on December 15, 2014 (the “Confirmation Date”), the United States Bankruptcy Court for the Northern District of Texas, Dallas Division, The Honorable Harlin D. Hale, presiding (the “Bankruptcy Court”), entered its *Findings of Fact, Conclusions of Law, and Order Confirming Joint Chapter 11 Plan* [Docket No. 594] (the “Confirmation Order”).²

PLEASE TAKE FURTHER NOTICE that in accordance with the terms of the Confirmation Order and section 2.1 of the Plan, all holders of Administrative Expense Claims, other than Professional Persons holding Fee Claims, shall file with the Bankruptcy Court a request for the payment of such Administrative Claims within thirty (30) days after the Effective Date. Any such request must be served on the Debtors, their counsel, counsel to PDC and counsel to the Committee, and must, at a minimum, set

¹ The Debtors in these chapter 11 cases, and the last four digits of their federal tax identification numbers, are: (i) Eastern 1996D Limited Partnership (1154); (ii) Eastern 1997D Limited Partnership (4713); (iii) Eastern 1998D Limited Partnership (7539); (iv) CO and PA 1999D Limited Partnership (8545); (v) Colorado 2000B Limited Partnership (3050); (vi) Colorado 2000C Limited Partnership (3437); (vii) Colorado 2000D Limited Partnership (4071); (viii) Colorado 2001A Limited Partnership (9061); (ix) Colorado 2001B Limited Partnership (9832); (x) Colorado 2001C Limited Partnership (3219); (xi) Colorado 2001D Limited Partnership (5051); and (xii) Colorado 2002A Limited Partnership (9674).

² Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Plan.

forth (i) the name of the holder of the Administrative Expense Claim; (ii) the amount of the Administrative Expense Claim; and (iii) the basis for the Administrative Expense Claim. A failure to file any such request in a timely fashion will result in the Administrative Expense Claim in question being discharged and its holder forever barred from asserting such Administrative Expense Claim against the Debtors.

PLEASE TAKE FURTHER NOTICE that in accordance with the terms of the Confirmation Order and section 9.3 of the Plan, all Claims arising out of the rejection of executory contracts and unexpired leases (if any) must be served upon the applicable Debtor and its counsel within thirty (30) days after the earlier of (i) the date of entry of an order of the Bankruptcy Court approving such rejection or (ii) the Effective Date. Any Claims not filed within such time shall be forever barred from assertion against the Debtors, their Estates and their property.

PLEASE TAKE FURTHER NOTICE every Professional Person holding a Fee Claim that has not previously been the subject of a final fee application and accompanying Bankruptcy Court order shall file a final application for payment of fees and reimbursement of expenses no later than the date that is thirty (30) days after the Effective Date. Any such final fee application shall conform to and comply with all applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules. The last date to object to any final fee application shall be the twenty-fourth (24th) day after such fee application has been filed with the Bankruptcy Court. All final fee applications shall be set for hearing on the same day, as the Bankruptcy Court's calendar permits, after consultation with counsel to the Debtors. Allowed Fee Claims shall be paid in full in Cash by the Debtors on (or as soon as reasonably practicable after) the later of (A) the Effective Date or (B) fifteen (15) days after entry of an order by the Bankruptcy Court allowing such Fee Claim.

PLEASE TAKE FURTHER NOTICE that when the Plan Effective Date occurs, the Debtors will serve a notice of the occurrence of the Effective Date which will again set forth the deadlines set forth herein.

Respectfully submitted this 17th day of December, 2014.

GRAY REED & McGRAW, P.C.

By: /s/ Jason S. Brookner

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