



U.S. BANKRUPTCY COURT  
NORTHERN DISTRICT OF TEXAS

**ENTERED**

TAWANA C. MARSHALL, CLERK  
THE DATE OF ENTRY IS  
ON THE COURT'S DOCKET

**The following constitutes the ruling of the court and has the force and effect therein described.**

**Signed October 28, 2014**

  
**United States Bankruptcy Judge**

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

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

**ORDER APPROVING DISCLOSURE STATEMENT**

Upon the *Disclosure Statement For Joint Chapter 11 Plan Proposed by the Debtors, PDC Energy, Inc., and the Official Committee of Equity Security Holders* (the "Disclosure Statement") [Docket No. 552] filed by the above-captioned debtors and debtors in possession (collectively, the "Debtors"); and upon the hearing on the Disclosure Statement conducted on October 28, 2014 (The "Hearing"); and the Court having considered the Disclosure Statement and the representations of counsel made on the record at the Hearing; and the Court having jurisdiction over this matter pursuant

<sup>1</sup> 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).

to 28 U.S.C. §§ 157(a) and 1334; and this matter being a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A) and (O); and venue before this Court being proper pursuant to 28 U.S.C. § 1408 and 1409; and the Court being satisfied that good and sufficient notice of the Hearing has been given, and that no other or further notice is required; and upon all of the proceedings had before the Court; and after due deliberation and good cause appearing therefor, it is hereby

ORDERED that the Disclosure Statement be, and it hereby is, approved as providing “adequate information,” as such term is defined in 11 U.S.C. § 1125; and it is further

ORDERED that the Debtors (with the consent of PDC and the Committee) may make (i) technical, conforming and other non-material modifications to the Disclosure Statement and (ii) such other edits and modifications to the Disclosure Statement as set forth on the record at the Hearing, prior to submission to creditors and interest holders.

### END OF ORDER ###