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COUNSEL FOR THE DUFRESNE FAMILY TRUST,  
THE SCHULEIN FAMILY TRUST, THE MICHAEL A. GAFFEY  
AND JOANNE M. GAFFEY LIVING TRUST, MARCH 2000, AND  
THE GLICKMAN FAMILY TRUST DATED AUGUST 29, 1994  
THE WILLIAM J. AND JUDITH A. MCDONALD LIVING  
TRUST DATED APRIL 16, 1991

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

IN RE:

ROCKIES REGION 2006 LIMITED PARTNERSHIP  
and ROCKIES REGION 2007 LIMITED  
PARTNERSHIP

DEBTORS

CASE No. 18-33513  
CHAPTER 11

*Jointly Administered*

**LIMITED PARTNERS' WITNESS AND EXHIBIT LIST FOR HEARING ON  
AMENDED MOTION FOR DISMISSAL OF CHAPTER 11 CASE AND DEBTORS'  
APPLICATION FOR ORDER (I) AUTHORIZING THE RETENTION OF HARNEY  
MANAGEMENT PARTNERS TO PROVIDE RESPONSIBLE PARTY AND  
ADDITIONAL PERSONNEL, (II) DESIGNATING KAREN NICOLAOU AS  
RESPONSIBLE PARTY EFFECTIVE AS OF THE PETITION DATE, AND (III)  
GRANTING RELATED RELIEF**

Robert R. Dufresne, as Trustee of the Dufresne Family Trust; Michael A. Gaffey, as  
Trustee of the Michael A. Gaffey and JoAnne M. Gaffey Living Trust dated March 2000; Ronald

Glickman, as Trustee of the Glickman Family Trust established August 29, 1994; Jeffrey R. Schulein, as Trustee of the Schulein Family Trust established March 29, 1989; and William J. McDonald as Trustee of the William J. McDonald and Judith A. McDonald Living Trust dated April 16, 1991 (collectively, “Limited Partners”) in their capacity as, limited partners and parties in interest, subject to and without waiving their request seeking dismissal of this case [Doc. No. 140]. file this Witness and Exhibit List identifying those individuals that may be called as witnesses and exhibits that may be introduced in the hearing scheduled to commence on June 20, 2019, at 9:30 a.p.m., C.D.T., (the “Hearing”) on (1) *Amended Motion for Dismissal of Chapter 11 Case* (“Dismissal Motion”) [Doc. No. 140] and (2) *Debtors’ Application for Order (i) Authorizing the Retention of Harney Management Partners to Provide Responsible Party and Additional Personnel; (ii) Designating Karen Nicolaou as Responsible Party Effective as of the Petition Date; and (iii) Granting Related Relief* [Doc. No. 12] (the “Retention Application”).

In connection with the Hearing, Limited Partners may call one or more of the following individuals to provide testimony:

**Witnesses:**

1. Karen Nicolaou.
2. Darwin Stump.
3. Gregory E. Scheig (Valuescope, Inc.).
4. Erica Dorsett (Texas Capital Bank – custodian of records – through business record affidavit).
5. Mark Weisbart, Bankruptcy Trustee.
6. Witnesses for rebuttal including:
  - a. Holly O’Neil.
  - b. Gray Reed, prepetition counsel for Ms. Nicolaou, including Jason Brookner and Lydia Webb.
  - c. Hunton Andrews Kurth LLP, prepetition counsel for PDC Energy Inc., including Robin Russell and Joseph Rovira.
7. Any witness designated by any other party.

Limited Partners reserve the right to call other individuals not identified above for rebuttal or impeachment purposes at the Hearing.

**Exhibits:**

In connection with the Hearing, Limited Partners may seek to introduce into evidence all or portions of one or more of the following documents:

<b>EXHIBIT</b>	<b>DESCRIPTION</b>	<b>M A R K E D</b>	<b>O F F E R E D</b>	<b>O B J E C T</b>	<b>A D M I T</b>
1	Karen Nicolaou (“KN”) Billing Records (Exhibit 10 to Deposition of Karen Nicolaou taken May 7, 2019, hereinafter “KN Depo.”)				
2	KN Personal Notes (KN Depo. Exh. 9)				
3	Verified Derivative Complaint (KN Depo. Exh. 16)				
4	Verified Second Amended Complaint (KN Depo. Exh. 17)				
5	Partnership Agreement 2006 (KN Depo. Exh. 3)				
6	Partnership Agreement 2007 (KN Depo. Exh. 4)				
7	Bridgeport Consulting Engagement Letter (KN Depo. Exh. 2)				
8	Graves Engagement Letter (KN Depo. Exh. 11)				
9	Gray Reed Engagement letter (DEBTORS006111-6113)				
10	PDC term sheet offer September 7, 2018 (KN Depo. Exh. 22)				
11	Stump Email dated October 1, 2018 (KN Depo. Exh. 13)				
12	Stump Email dated October 8, 2018 (KN Depo. Exh. 23)				
13	Stump email regarding bankruptcy information October 9, 2018 (KN Depo. Exh. 25)				
14	February 21, 2019 letter from Tom Foley to Jason Brookner (KN Depo. Exh. 19)				

15	<i>Suggestion of Bankruptcy</i> filed in the Denver Action [Doc. 45]				
16	Bridgepoint Consulting Draft Engagement Letter (employment) 01.17.18				
17	DEBTORS000710 - email from Stump to Webb (employment) 05.09.18				
18	DEBTORS000892 - email from Stump to Brookner (employment) 06.20.18				
19	DEBTORS000896 - email from Brookner to Stump (employment) 06.20.18				
20	DEBTORS00853 email from Nicolaou to Webb (documents) 05.30.18				
21	DEBTORS000867 - email from Webb to Harper (documents) 06.12.18				
22	DEBTORS000802 - email from Nicolaou to Finch (initial meeting) 05.14.18				
23	DEBTORS000848 - email from Stump to Nicolaou (initial meeting) 05.22.18				
24	DEBTORS000876 - email from Nicolaou to Webb, Stump (Tiddens) 06.14.18				
25	DEBTORS001403 - email from Nicolaou to Stump (communication) 09.24.18				
26	DEBTORS002178 - email from Stump to Nicolaou (communication) 10.26.18				
27	DEBTORS000870 - email from Graves to Nicolaou (Graves) 06.12.18				
28	DEBTORS000888 - email from Nicolaou to Stump (Graves) 06.18.18				
29	DEBTORS001119 - email from Stump to Graves, Pearson (Graves) 06.21.18				
30	DEBTORS001130 - email from Stump to Graves, Pearson (Graves) 06.22.18				
31	DEBTORS001327 - email from Graves to Nicolaou (Graves) 08.21.18				
32	DEBTORS004727 – Graves Report				
33	DEBTORS001265 - email from Stump to Nicolaou (plugging request) 07.19.18				

34	DEBTORS001298 - email from Stump to Nicolaou (plugging request) 08.03.18				
35	DEBTORS001316 - email from Nicolaou to Stump (Graves) 08.06.18				
36	DEBTORS001354 - email from Stump to Nicolaou (plugging request) 09.13.18 #2				
37	DEBTORS001831 - email from Stump to Nicolaou (plugging request) 10.10.18				
38	DEBTORS001943 - email from Nicolaou to Stump (plugging request) 10.12.18				
39	DEBTORS001227 - email from Stump to Nicolaou (Distro) 07.09.18				
40	DEBTORS001241 - email from Nicolaou to Stump (Distro) 07.11.18				
41	DEBTORS001340 - email from Stump to Nicolaou (distro) 09.13.18				
42	DEBTORS001406 - email from Stump to Nicolaou (distro) 09.24.18				
43	DEBTORS001392 - email from Stump to Nicolaou (distro) 09.21.18				
44	DEBTORS001470 - email from Stump to Nicolaou (distro) 09.27.18				
45	DEBTORS005951 - email from Stump to Nicolaou (distro letter) 03.28.19				
46	DEBTORS001481 - email from Nicolaou to Stump (distro & P&A analysis) 09.28.18				
47	DEBTORS001486 - email from Nicolaou to Stump (distro & P&A analysis) 09.28.18				
48	DEBTORS001983 - email from Brookner to Rovira (term sheet) 10.12.18				
49	DEBTORS002005 - email from Nicolaou to Stump (plugging) 10.14.18				
50	DEBTORS001845 - email from Stump to Webb (filing prep) 10.11.18				
51	DEBTORS002142 - email from Nicolaou to Stump (filing prep) 10.22.18				
52	DEBTORS002147 - email from Webb to Rovira et al (filing prep) 10.22.18				

53	DEBTORS002159 - email from Webb to Rovira (filing prep) 10.24.18				
54	DEBTORS002198 - email from Brookner to Rovira (filing prep) 10.26.18				
55	DEBTORS002234 - email from Stump to Nicolaou (filing prep) 10.28.18				
56	DEBTORS002242 - email from Nicolaou to Stump (filing prep) 10.29.18				
57	DEBTORS002253 - email from Stump to Nicolaou (filing prep) 10.29.18				
58	DEBTORS002257 - email from Webb to Rovira (filing prep) 10.29.18				
59	DEBTORS002289 - email from Stump to Nicolaou (filing prep) 10.29.18				
60	DEBTORS002307 - email from Stump to Nicolaou (filing prep) 10.29.18				
61	DEBTORS002372 - email from Webb to Rovira (filing prep) 10.30.18				
62	DEBTORS002395 - email from Brookner to Rovira (filing prep) 10.30.18				
63	DEBTORS002407 - email from Nicolaou to Stump (filing prep) 10.30.18				
64	DEBTORS002455 - BMC Group Invoice (filing prep) 10.30.18				
65	DEBTORS002458 - email from Stump to Webb (filing prep) 10.30.18				
66	DEBTORS002499 - email from Nicolaou to Patterson (filing prep) 10.30.18				
67	DEBTORS002514 - email from Brookner to Foley (filing notice) 10.31.18				
68	DEBTORS002546 - email from Rovira to Webb (reporting) 11.01.18				
69	DEBTORS002644 - email from Rovira to Webb (PDC) 11.02.18				
70	DEBTORS002672 - email from Webb to Rovira (PDC) 11.05.18				
71	DEBTORS002723 - email from Rovira to Brookner, Webb (reporting) 11.06.18				

72	DEBTORS002788 - email from Rovira to Brookner, Webb (reporting) 11.07.18				
73	DEBTORS002926 - email from Rovira to Webb (schedules) 11.09.18				
74	DEBTORS003000 - email from Rovira to Webb (schedules) 11.09.18				
75	DEBTORS004801 – email from Stump to Nicolaou (reporting) 12.13.18				
76	DEBTORS004958 – email from Stump to Nicolaou (PDC)				
77	PDCRR6RR700000418 Rockies Region 2006 Limited Partnership 2017 Tax Return				
78	PDCRR6RR700000522 Rockies Region 2007 Limited Partnership 2017 Tax Return				
79	Deposition of Darwin Stump taken May 15, 2019				
80	Notice Of Deposition Of PDC Energy, Inc. And Request For Production (Exhibit 1 to Deposition of Darwin Stump taken May 15, 2019, hereinafter “Stump Depo.”)				
81	Supplemental Notice of Deposition of PDC Energy, Inc. And Request For Production (Stump Depo. Exh. 2)				
82	Letter to Elder from Lexington, 11/22/13, Re: Deposition of Darwin Stump, Case No: 11-1891; U.S.D.C District of California Jeffry Schulein v. Petroleum Development, with attachment (Stump Depo. Exhibit 3)				
83	Deposition of Darwin Stump – Vol. 1, 11/1/13 (Stump Depo. Exhibit 4)				
84	Rockies Region 2006 Limited Partnership Private Placement Memorandum (Stump Depo. Exhibit 5)				
85	Rockies Region 2007 Limited Partnership Private Placement Memorandum (Stump Depo. Exhibit 6)				
86	Form Of Limited Partnership Agreement Of Rockies Region 2007 (Stump Depo. Exhibit 7)				
87	Texas Capital Bank Statements for Rockies Region 2006 Limited Partnership (Stump Depo. Exhibit 8)				
88	Texas Capital Bank Commercial Master Resolution And Deposit Agreement, 1/18/15 (Stump Depo. Exhibit 9)				

89	Texas Capital Bank Deposit Ticket, Rockies Region 2006, \$12,500 (Stump Depo. Exhibit 10)				
90	PDC Energy Form 10-Q September 30, 2018 (Stump Depo. Exhibit 11)				
91	Handwritten Notes, 1/17/18 (Stump Depo. Exhibit 12)				
92	Handwritten Notes, 9/24/18 (Stump Depo. Exhibit 13)				
93	Email to Web, et al ., from Stump, 11/27/18, Subject: Well Bore Integrity & Consent Decree, with attachments (Stump Depo. Exhibit 14)				
94	Consent Decree (Stump Depo. Exhibit 15)				
95	Appendix A, Form Of Limited Partnership Agreement Of Rockies Region 2006 Limited Partnership (Stump Depo. Exhibit 16)				
96	Form of Drilling and Operating Agreement for Rockies Region 2006 (Stump Depo. Exhibit 17)				
97	Form of Drilling and Operating Agreement for Rockies Region 2007 (Stump Depo. Exhibit 18)				
98	Letter to All RRPLP 2006 Investors, RRPLP 2006 Partnership Update, 7/10/18 (Stump Depo. Exhibit 19) Letter to All RRPLP 2007 Investors, RRPLP 2007 Partnership Update, 7/10/18 (Stump Depo. Exhibit 20)				
99	Letter to Gaffers from PDC Energy, 3/31/17, Re: All RRPLP 2007 Investors (Stump Depo. Exhibit 21)				
100	Model Form Operating Agreement (Stump Depo. Exhibit 22)				
101	Memorandum to PDC Operations Department from PDC Operations Department, 6/26/18, Subject: RR06LP Partnership P&A Recommendations for Q4 2018 (Stump Depo. Exhibit 23)				
102	Texas Capital Bank Commercial Master Resolution And Deposit Agreement, 5/23/18 (Stump Depo. Exhibit 24)				
103	Texas Capital Bank Statement Ending 8/31/18 for Rockies Region 2006 Limited Partnership (Stump Depo. Exhibit 25)				



104	Declaration Of Karen Nicolaou In Support Of Chapter 11 Petitions And First Day Motions (Stump Depo. Exhibits 26)				
105	Email to Cobb, et al ., from Shuss, 2/8/10, Re: Partnership Buy Out Meeting Spreadsheet Attached, with attachment (Stump Depo. Exhibit 27)				
106	PDC Partnership Purchasing Evaluation (Stump Depo. Exhibit 27A)				
107	Email to Stump from Shuss, 5/10/10, Re: 2010 Partnership Purchases Evaluation – 4.1.10 (4.5X Multiple) .xlsx, with attachment (Stump Depo. Exhibit 28)				
108	PDC Partnership Purchasing Evaluation (Stump Depo. Exhibit 28A)				
109	Debtors’ Application For Order (1) Authorizing The Retention Of Harney Management Partners To Provide Responsible Party And Additional Personnel, (2) Designating Karen Nicolaou As Responsible Party Effective As Of The Petition Date, and (3) Granting Related Relief (Stump Depo. Exhibit 29)				
110	Analyst Day – Colorado, 7/15/10 (Stump Depo. Exhibit 30)				
111	Subject: RR06 and RR07 Partnership Call Attendees, 1/17/18 (Stump Depo. Exhibit 31)				
112	Email to Webb, et al., from Rovira, 1/17/18, Subject: RE: Bridgepoint Engagement Letter. Docx, with attached email (Stump Depo. Exhibit 32)				
113	Email to Webb from Rovira, 1/15/18, Subject: RE: Update – Rockies Pships, with attached emails (Stump Depo. Exhibit 33)				
114	Email to Webb from Rovira, 1/15/18, Subject: Re: Update Rockies Pships, with attached emails (Stump Depo. Exhibit 34)				
115	Email to Webb from Rovira, 1/22/18, Subject: Re: Update Rockies Pships, with attached emails (Stump Depo. Exhibit 35)				

116	Email to Webb from Rovira, 1/11/18, Subject: Re: Update Rockies Pships, with attached emails (Stump Depo. Exhibit 36)				
117	Handwritten Notes, 8/21/18 (Stump Depo. Exhibit 37)				
118	Email to Graves and Nicolaou from Stump, 10/1/18, Subject: Map DJ Partnership Wells, with attachment (Stump Depo. Exhibit 38)				
119	Email to Nicolaou, et al., from Stump, 10/29/18, Subject: Data for Motions and Pleadings RR07LP (Stump Depo. Exhibit 39)				
120	Partnership Refrac/Recompletion Plan and New Investor Partner Website (Stump Depo. Exhibit 40)				
121	Rough Draft of Deposition of Nicolaou, 5/7/19 (Stump Depo. Exhibit 41)				
122	U.S Bankruptcy Court Northern & Eastern Districts Of Texas, Region 6, Monthly Operating Report, Month Ending: March 2019 for Rockies Region 2007 LP (Stump Depo. Exhibit 42)				
123	U.S Bankruptcy Court Northern & Eastern Districts Of Texas, Region 6, Monthly Operating Report, Month Ending: March 2019 for Rockies Region 2006 LP (Stump Depo. Exhibit 43)				
124	Form Of First Amendment To The Limited Partnership Agreement Of The Partnership (Stump Depo. Exhibit 44)				
125	<i>Declaration of Karen Nicolaou</i> (Doc. 10)				
126	<i>Bankruptcy Petition for 2006 Partnership</i> (Doc. 1)				
127	<i>Bankruptcy Petition for 2007 Partnership</i> (Doc. 1)				
128	<i>Schedules and Statement of Financial Affairs for 2006</i> (Doc. 42-43)				
129	<i>Amended Schedules and Statement of Financial Affairs for 2006</i> (Doc. 138)				
130	<i>Amended Schedules and Statement of Financial Affairs for 2007</i> (Doc. 139)				

131	<i>Application For Order Authorizing The Employment Of Gray Reed &amp; Mcgraw LLP As Counsel To The Debtors Pursuant To Sections 327(A) And 329 Of The Bankruptcy Code And Rules 2014 And 2016 Of The Federal Rules Of Bankruptcy Procedure, Effective As Of The Petition Date (Doc. 11)</i>				
132	<i>Emergency Application For Order Pursuant To Sections 327(A) And 328(A) Of The Bankruptcy Code And Bankruptcy Rule 2014 Authorizing The Employment Of Oil &amp; Gas Asset Clearinghouse, LLC As Auctioneer For The Debtors (Doc. 45)</i>				
133	<i>Debtors' Emergency Application For Order Authorizing The Retention Of Graves &amp; Co. Consulting LLC To Provide Engineering Consulting And Expert Testimony Services, Effective As Of December 13, 2018 (Doc. 96)</i>				
134	Disclosure Statement for Debtors Joint Plan of Reorganization (KN Depo. Exh. 20)				
135	<i>Debtor's Joint Chapter 11 Plan (Doc. 57)</i>				
136	<i>Monthly Operating Report April 2019 of 2006 Partnership (Doc. 167)</i>				
137	<i>Monthly Operating Report April 2019 of 2006 Partnership (Doc. 168)</i>				
138	Docket of Colorado 2002C Limited Partnership, Northern District of Texas, U.S. Bankruptcy Court case 16-33744-bjh11				
139	Docket of Colorado 2002B Limited Partnership, Northern District of Texas, U.S. Bankruptcy Court case 16-33743-bjh11				
140	<i>Declaration of Karen Nicolaou in Support of Chapter 11 Petitions for Colorado 2002B Limited Partnership (Case 16-33743 Doc. 16)</i>				
141	<i>Declaration of Karen Nicolaou in Support of Confirmation for Colorado 2002B Limited Partnership (Case 16-33743 Doc. 120)</i>				
142	<i>Amended Application For Order Pursuant To Sections 105(A) And 363(B) Of The Bankruptcy Code Authorizing Employment And Retention Of Atropos, Inc. As Responsible Party For The Debtors, Effective As Of The Petition Date (Case 16-33743 Doc. 55)</i>				
143	<i>Schedules – Colorado 2002B (Case 16-33743 Doc. 35)</i>				

144	<i>Amended Statement of Financial Affairs Colorado 2002B</i> (Case 16-33743 Doc. 57 )				
145	<i>Schedules Colorado 2002C</i> (Case 16-33743 Doc. 48)				
146	<i>Disclosure Statement Colorado (Joint)</i> (Case 16-33743 Doc. 88)				
147	<i>Order Confirming Plan of Reorganization Colorado</i> (Joint) (Case 16-33743 Doc. 128)				
148	<i>Order Granting First And Final Application Of Atropos,</i> <i>Inc. For Allowance Of Compensation And Reimbursement</i> <i>Of Expenses Colorado (Joint)</i> (Case 16-33743 Doc. 152)				
149	Docket of Eastern 1996D Limited Partnership, et al., Northern District of Texas, U.S. Bankruptcy Court case 13-34773-hdh11				
150	<i>Bankruptcy Petition for Eastern 1996D Limited</i> <i>Partnerships, et al.</i> (Case 13-34773 Doc. 1)				
151	<i>Schedules</i> (Case 13-34773 Doc. 62, 64)				
152	<i>Statement of Financial Affairs</i> (Case 13-34773 Doc. 63, 65)				
153	<i>Declaration of Karen Nicolaou in Support of Chapter 11</i> <i>Petitions and First Day Motions</i> (Case 13-34773 Doc. 16)				
154	<i>Application For Order Pursuant To Sections 105(A) And</i> <i>363(B) Of The Bankruptcy Code Authorizing Employment</i> <i>And Retention Of Atropos, Inc. As Responsible Party For</i> <i>The Debtors, Effective As Of The Petition Date</i> (Case 13- 34773 Doc. 44)				
155	<i>Motion to Appoint a Chapter 11 Trustee</i> (Case 13-34773 Doc. 296)				
156	<i>Order on Motion to Appoint a Chapter 11 Trustee</i> (Case 13-34773 Doc. 425)				
157	<i>Complaint</i> (Case 13-34773 Doc. 309)				
158	<i>Order Granting Third Interim And Final Application Of</i> <i>Gray Reed &amp; Mcgraw, P.C. For Allowance Of</i> <i>Compensation And Reimbursement Of Expenses</i> (Case 13- 34773 Doc. 635)				
159	<i>Order Granting Fourth And Final Fee Application Of</i> <i>Gardere Wynne Sewell LLP For (I) Allowance Of Fees</i> <i>And Reimbursement Of Expenses, (Ii) Payment Of Prior</i> <i>Holdback And (Iii) Allowance Of Certain Fees And</i>				

	<i>Expenses Incurred Related To The Appointment Of The Equity Committee (Case 13-34773 Doc. 633)</i>				
160	<i>Joint Chapter 11 Plan Proposed By The Debtors, PDC Energy, Inc., And The Official Committee Of Equity Security Holders (Case 13-34773 Doc. 555)</i>				
161	<i>Disclosure Statement For Joint Chapter 11 Plan Proposed By The Debtors, PDC Energy, Inc., And The Official Committee Of Equity Security Holders (Case 13-34773 Doc. 556)</i>				
162	<i>Findings Of Fact, Conclusions Of Law, And Order Confirming Joint Chapter 11 Plan (Case 13-34773 Doc. 594)</i>				
163	Karen Nicolaou Deposition taken May 7, 2019 Transcript				
164	341 Creditors' Meeting Transcript heard December 6, 2018 (Case 18-33513)				
165	341 Meeting Recording - Rockies				
166	First-Day Motions Hearing Transcript - Rockies				
167	Motion to Appoint Trustee (Hearing 07.14.14) Transcript Eastern 1996D (Case 13-34773 Doc. 398)				
168	Motion to Appoint Trustee Hearing (07.15.14) Transcript Eastern 1996D (Case 13-34773 Doc. 408)				
169	Motion to Appoint Trustee Hearing (07.17.14) Transcript Eastern 1996D (Case 13-34773 Doc. 421)				
170	Motion to Appoint Trustee Hearing (07.18.14) Transcript Eastern 1996D (Case 13-34773 Doc. 422)				
171	2 <sup>nd</sup> Qtr 2018 Form 10Q - RR06				
172	2 <sup>nd</sup> Qtr 2018 Form 10Q - RR07				
173	2 <sup>nd</sup> Qtr 2018 Form 10Q - PDC				
174	3 <sup>rd</sup> Qtr 2018 Form 10Q - RR06				
175	3 <sup>rd</sup> Qtr 2018 Form 10Q - RR07				
176	Form 8K - RR06				

177	Form 8K - RR07				
178	Merger Proxy for 2004-D PDC Partnership				
179	Scheig Expert Report				
180	Scheig Supplemental Expert Report				
181	Explo Oil Inc. Schedules (case 18-40047)				
182	Suncoast Technical Services, Inc. Schedules (case 17-40323)				
183	Photographs				
184	Texas Capital Bank Records and Affidavit – Rockies Region 2006				
185	Texas Capital Bank Records and Affidavit – Rockies Region 2007				
186	Rockies Pre-Filing Timeline				
187	Summary of Second Amended Complaint				
188	Eastern Partnership Bankruptcy Cases Timeline				
189	Colorado Partnership Bankruptcy Cases Timeline				

Limited Partners reserve the right to (i) use any document identified by any other party as an exhibit; (ii) use documents not listed here for rebuttal or impeachment purposes at the hearing, and (iii) the right to supplement or amend this witness and exhibit list.

DATED this 10<sup>th</sup> day of June 2019.

/s/ Thomas, G. Foley

Respectfully submitted,

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Counsel for the Dufresne Family Trust, The Schulein Family Trust, the Michael A. Gaffey and Joanne M. Gaffey Living Trust, March 2000, The Glickman Family Trust dated August 29, 1994 and The William J. and Judith A. McDonald Living Trust Dated April 16, 1991

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing *Limited Partners Witness and Exhibit List* was served on the party below via the Court's ECF filing system, on the 10th day of June 2019:

/s/ Thomas G. Foley  
Thomas G. Foley