

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
VICTORIA DIVISION**

In re: NITRO FLUIDS, LLC, <i>et al.</i> Debtors.¹	§ § § § § § § § §	Chapter 11 Case No. 24-60018 (CML) (Jointly Administered)
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**DECLARATION OF BRAD WALKER IN SUPPORT OF THE DEBTORS’
APPLICATION FOR ENTRY OF AN ORDER (A) AUTHORIZING THE DEBTORS TO
RETAIN AND EMPLOY RIVERBEND SPECIAL SITUATIONS GROUP TO PROVIDE
THE DEBTORS A CHIEF RESTRUCTURING OFFICER AND ADDITIONAL
PERSONNEL, (B) DESIGNATING BRAD WALKER AS CHIEF RESTRUCTURING
OFFICER, EFFECTIVE AS OF THE PETITION DATE, AND (C) GRANTING RELATED
RELIEF**

I, Brad Walker, hereby declare under penalty of perjury that the following statements are true to the best of my knowledge, information, and belief:

1. I am the Managing Member of Brad Walker, LLC d/b/a Riverbend Special Situations Group (“Riverbend”), a restructuring advisory services firm based in Dallas, Texas. I submit this declaration (this “Declaration”) on behalf of Riverbend in support the *Application for Entry of an Order (a) Authorizing the Debtors to Retain and Employ Riverbend Special Situations Group to Provide the Debtors a Chief Restructuring Officer and Additional Personnel, (b) Designating Brad Walker as Chief Restructuring Officer Effective as of the Petition Date, and (c)*

¹ The Debtors in these chapter 11 cases, along with the last four digits of the Debtors’ federal tax identification numbers, are Nitro Fluids, LLC (2119); NFH Leasing, LLC (9218); Straitline Pumps, LLC (4168). The location of the service address for Nitro Fluids, LLC and NFH Leasing, LLC is: 117 Broadway, Nordheim, TX 78141. The location of the service address for Straitline Pumps, LLC is: 13750 San Pedro Ave., Ste. 560, San Antonio, Texas 78232.

Granting Related Relief (the “Application”), filed by the above-captioned debtors and debtors in possession (collectively, the “Debtors”).

2. Except as otherwise noted, I have personal knowledge of the matters set forth herein.²

PROFESSIONAL QUALIFICATIONS

A. Riverbend

3. Riverbend and its professionals have a proven track record of enhancing value for financially distressed business organizations. Riverbend provides, among other services, comprehensive solutions to companies in transition, creditor constituencies, and other stakeholders in connection with out-of-court restructurings and in-court bankruptcy proceedings.

4. The Riverbend Team has a track record of enhancing value for organizations facing financial and operational distress. Riverbend provides, among other services, restructuring solutions to companies in transition or distress and to other stakeholders in connection with out-of-court restructurings and bankruptcy proceedings. The Riverbend Team has decades of experience in providing comprehensive analyses and advisory services to financially distressed companies and in assisting with strategic planning for companies facing financial or operational crossroads. Riverbend’s turnaround management services include numerous interim management and advisory roles including debtor advisory, fiduciary roles, board advisory, secured lender advisory, unsecured creditor advisory, equity holder advisory and other financial consulting and related services.

5. Riverbend specializes in interim management, turnaround consulting, operational due diligence, creditor advisory services, and financial and operational restructuring. Riverbend’s

² Certain of the disclosures herein relate to matters within the personal knowledge of other professionals at Riverbend and are based on information provided by such professionals.

debtor advisory services include a wide range of activities targeted at stabilizing and improving a company's financial position, including, among others: (a) developing or validating forecasts and business plans and related assessments of a business's strategic position; (b) monitoring and managing cash, cash flow, and supplier relationships; (c) assessing and recommending cost reduction and performance improvement strategies; (d) supporting capital raises and strategic transactions; (e) designing and negotiating financial restructuring packages; and (f) negotiating with stakeholders.

6. Riverbend was first retained by an affiliate of the Debtors on October 1, 2023, to assist the Debtors' management with dual path contingency planning, cash management, financial forecasting, reporting and negotiations with such affiliate's lender, also the DIP Lender in these Chapter 11 Cases. During that process, it became clear that the Debtors would also require restructuring assistance. Riverbend therefore expanded its engagement to assist the Debtors and formalized that engagement on May 14, 2024, which included my appointment as CRO. Through the engagement with the Debtors and their affiliate, Riverbend has worked closely with the Debtors' management and other professionals and have become well acquainted with the Debtors' operations, debt structure, creditors, businesses, and related matters

7. Based on their collective experience, knowledge, and familiarity with the Debtors' management, the Riverbend Team is well positioned to advise the Debtors in a cost-effective, efficient, and timely manner. If the Debtors are not permitted to retain the Riverbend Team, the Debtors would be forced to retain a new CRO not familiar with the Debtors' financial affairs or business operations or management team. The time expended in locating and retaining a new financial advisory firm and CRO, and in bringing them up to speed, likely would delay and hinder

the Debtors' efforts and impose an undue financial burden on the Debtors' operations. Further, retention of a CRO is a requirement of the DIP Financing.

B. Brad Walker

8. I am the Managing Director of Riverbend based in Dallas, Texas with approximately 36 years of experience in restructuring advisory, consulting, C role management, investment banking and principal investing. I have been involved in dozens of chapter 11 cases involving reorganization, orderly liquidation, and other turnaround strategies. Through these prior engagements, I have routinely provided advice to a myriad of distressed companies in court-supervised restructurings and in out-of-court transactions.

9. During my career, I have advised numerous debtors, boards of directors, lenders, unsecured creditors, and other stakeholders in complex and often highly contentious matters. In addition to the oil and gas industry, my experience includes alternative energy, manufacturing, distribution, agriculture, retail, healthcare, technology, food retail, software and internet development. I also possess extensive experience advising on situations with complex capital structures. Moreover, throughout my restructuring career, I have advised on numerous distressed asset sales processes.

10. Based on the collective experience, knowledge, and familiarity of the Riverbend Team with the Debtors' operations and financial condition and management team, I believe I am well qualified to serve as CRO to the Debtors, and the collective services of the Riverbend Team, who have already been assisting the Debtors with their bankruptcy efforts, are important to the Debtors during these Chapter 11 Cases and will provide valuable services during these Chapter 11 Cases.

PAYMENTS TO RIVERBEND PRIOR TO THE PETITION DATE

11. The Debtors did not make any payments to Riverbend prior to the Petition Date, and, as of the Petition Date, Riverbend is not owed any amounts on account of services rendered to or incurred by the Debtors prior to the Petition Date.

**THE RIVERBEND TEAM DOES NOT HOLD OR REPRESENT INTERESTS
MATERIALLY ADVERSE TO THE DEBTORS**

12. In connection with its proposed retention by the Debtors in the Chapter 11 Cases, Riverbend undertook an effort to determine whether it had any conflicts or other relationships that might cause it not to be disinterested or to hold or represent an interest adverse to the Debtors.

13. Riverbend deploys standard procedures (the “Procedures”) to determine its relationships, if any, to parties that may have a connection to any of the Debtors in these Chapter 11 Cases. To implement the Procedures, the following actions were taken to identify parties that may have connections to the Debtors and to determine Riverbend’s relationship with such parties:

- a. *Riverbend requested and obtained from the Debtors extensive lists of interested parties and significant creditors (the “Potential Parties in Interest”). The list of Potential Parties in Interest which Riverbend reviewed is attached hereto as Exhibit 2. The Potential Parties in Interest reviewed include, the Debtors, Debtors’ advisors, agents, cash management banks, top 30 unsecured creditors for each Debtor, directors and officers, equity holders, and lenders. None of the members of the Riverbend Team working on this matter are relatives of the US Trustee or any known employee in the US Trustee’s office or any United States Bankruptcy Judge of the Southern District of Texas.*
- b. *Riverbend then compared the names of each of the Potential Parties in Interest to the names in the master electronic database of Riverbend’s current and former clients (the “Client Database”). The Client Database generally includes the name of each client of Riverbend, the name of each party who is or was known to be adverse to such client of Riverbend in connection with the matter in which Riverbend is representing such client, the name of each party that has, or has had, a substantial role with regard to the subject matter of Riverbend’s*

retention, and the names of Riverbend's personnel who are or were primarily responsible for matters for such clients.

- c. To the extent that there were matches between the list of Potential Parties in Interest and Riverbend's current and former clients in its Client Database, these individuals and entities are listed on **Exhibit 3** attached hereto.*

14. As a result of the Procedures, and except as may be set forth herein, I have determined that Riverbend:

- a. Is not a creditor of the Debtors or an equity security holder of the Debtors;*
- b. Is not and has not been, within two years before the date of the filing of the petitions, a director, officer, or an employee of the Debtors; and*
- c. Does not have any interest materially adverse to the interests of the Debtors' estates, or of any class of creditors or equity security holders, by reason of any direct or indirect relationship to, connection with, or interest in, the Debtors, or for any other reason.*

15. As can be expected with respect to any professional services firm such as Riverbend, Riverbend may provide services to clients with interests in the Chapter 11 Cases. To the best of my knowledge, except as indicated below, Riverbend's services for such clients do not relate to the Chapter 11 Cases.

16. Further as part of its diverse practice, Riverbend appears in numerous cases and proceedings, and participates in transactions that involve many different professionals, including attorneys, accountants, and financial consultants, who represent claimants and parties-in-interest in the Chapter 11 Cases. Riverbend may have been represented by several attorneys and law firms, some of which may be involved in these proceedings. Based on our current knowledge of the professionals involved, and to the best of my knowledge, none of these relationships create interests materially adverse to the Debtors in matters upon which Riverbend is to be employed, and none are in connection with these Chapter 11 Cases.

17. If any new materially relevant facts or relationships are discovered or arise, Riverbend will promptly file a supplemental declaration.

COMPENSATION AND EXPENSES

18. Subject to Court approval of the Application and in accordance with the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and the applicable U.S. Trustee guidelines (except as the foregoing may be modified by the order approving the Application), Riverbend will seek from the Debtors payment for compensation for all of its personnel pursuant to the payment structure set forth in the Application, including the reimbursement of actual and necessary expenses incurred by Riverbend during the course of these Chapter 11 Cases.

19. To the best of my knowledge: (a) no commitments have been made or received by Riverbend with respect to compensation or payment in connection with these Chapter 11 Cases other than in accordance with applicable provisions of the Bankruptcy Code and the Bankruptcy Rules; and (b) Riverbend has no agreement with any other entity to share with such entity any compensation received by Riverbend in connection with these Chapter 11 Cases.

20. By reason of the foregoing, I believe Riverbend is eligible for retention by the Debtors pursuant to sections 327 and 328(a) of the Bankruptcy Code and the applicable Bankruptcy Rules and Local Rules. I declare under penalty of perjury, pursuant to section 1746 of title 28 of the United States Code, that the foregoing is true and correct to the best of my knowledge, information, and belief. Accordingly, I respectfully request that the Court grant the relief requested in the Application and such other and further relief as may be just.

Dated: June 5, 2024
Dallas, Texas

/s/ Brad Walker

Brad Walker

Managing Member

**BRAD WALKER, LLC D/B/A RIVERBEND SPECIAL
SITUATIONS GROUP**

EXHIBIT 1

Engagement Letters



AGREEMENT FOR CONSULTING SERVICES

1. **Parties:** Nitro Fluids, LLC and NFH Leasing, LLC (collectively "Nitro", "Company", "Debtor")

Brad Walker, LLC d/b/a Riverbend Special Situations Group ("Riverbend", "Advisor", "Walker", www.riverbendssg.com)

2. **Effective Date:** May 14, 2024

3. **Scope of Work.** Pursuant to this letter agreement (this "Agreement"), Nitro Fluids, LLC, Nitro Downhole, LLC, collectively "Nitro" and "Company", hereby engages Riverbend as the restructuring advisor, and Riverbend shall engage Brad Walker as Chief Restructuring Officer ("CRO") to the Company. In that regard, Riverbend shall perform CRO services and restructuring / bankruptcy advisory services for the Company or on behalf of the Company for its members, shareholders, creditors and others, as appropriate (the "Key Stakeholders"). Brad Walker will serve as Chief Restructuring Officer. This document is a general summary of the terms and conditions under which services are to be performed. This Agreement for Consulting Services ("Agreement") is not an authorization to execute any work or to incur any fees billable to the Company. Such authorization must come directly from the Company in written form ("Authorization"). That Authorization may modify any or all of the terms of this Agreement. If the Authorization does not cover the terms and conditions detailed herein, the terms and conditions of this Agreement will control. All Authorizations must be accepted in writing by Riverbend to be binding on Riverbend. Attached hereto as **Exhibit A** is the initial Work Authorization.

4. **Compensation.** Riverbend will bill monthly for hourly CRO and restructuring advisory services performed hereunder and payment shall be due upon presentation of the invoice. Company will provide an appropriate retainer to compensate Riverbend for billings and expenses. Company shall retain Riverbend at the following rates:

Restructuring Advisor Hourly Rate:

Brad Walker	\$ 525 / hour
Stuart Morton	\$ 475 / hour
Thomas Streeter	\$ 475 / hour
Joseph Woods	\$ 375 / hour

Restructuring and Advisory Hourly Rate:

Managing Directors	\$ 375 - 475 / hour
Directors	\$ 325 - 375 / hour
Associates	\$ 225 - 275 / hour



5. **Reimbursement of Expenses.** Company agrees to reimburse Riverbend for all expenses incurred directly relating to any work undertaken hereunder. Such expenses include but are not limited to: travel, lodging, meals, equipment rental and vehicle rental. Riverbend shall additionally be entitled to reimbursement of pre-approved reasonable legal expenses associated with the court approval of this Contract or enforcement of Contract provisions, including fee applications. Company shall reimburse Riverbend for all such expenses upon presentation of the invoice for the same supported by appropriate documentation.
6. **Support Services.** Company agrees to provide Riverbend with duplicating, secretarial and other support services at Company's office as are reasonably necessary to complete the work.
7. **Rights to Work Output.** Company shall retain exclusive rights to ownership of all Work Output, as defined herein. Work output includes but is not limited to reports, contracts, presentations, memoranda, proposals, budgets, marketing materials, models, recordings and other documents created pursuant to any Authorization ("Work Output"); provided that Riverbend may maintain, subject to paragraph 12, any copies of working papers, including but not limited to any correspondence, memoranda, calculations, notes, etc. that Riverbend may have used in the development of any Work Output or in the performance of any work covered by a Authorization.
8. **Reports and Advice.** Company acknowledges that no reliance shall be placed on draft reports, conclusions or advice, whether oral or written, issued by Riverbend as the same may be subject to further work, revision and other factors which may result in such drafts being substantially different from any final report or advice issued. Riverbend's performance is dependent upon Company providing Riverbend with such information and assistance as Riverbend may reasonably require from time to time. Company is responsible for ensuring that all information Riverbend may reasonably require is provided on a timely basis and is accurate and complete. Company shall notify Riverbend if when provided, or the Company subsequently learns that the information provided cannot be verified as accurate or complete or is materially incorrect or materially inaccurate or otherwise should not be relied upon. Any reports issued or conclusions reached by Riverbend may be based upon information provided by Company.
9. **Cancellation.** Either party hereto may terminate this Agreement prior to the completion of any project or work authorized hereunder by giving written notice to the other party, which termination will be effective upon the non-terminating party's receipt of such notice. Upon such termination of this Agreement, Company will pay Riverbend for all man-hours worked in accordance with Paragraph 4 hereof up to the time of any such termination plus all outstanding and un-reimbursed expenses. Notwithstanding termination, all transaction and Bonus obligations shall continue to be due and owing in accordance with the conditions identified in Paragraph 4 hereof.



10. **Personnel.** Each party hereto agrees that it will not employ personnel or representatives of the other party hereto during the period of work provided for hereunder and for a period of one (1) year after the termination of this Agreement or completion of the project or work contemplated hereunder without the written agreement of the other party.

11. **Independent Contractor.** Neither Riverbend nor any of its personnel performing work or services hereunder shall be deemed to be an agent or employee of Company, but shall be deemed to be an independent contractor of Company, except that any personnel of Riverbend who serves as an elected corporate officer of Company or as an executive or other employee of Company shall be considered an agent or employee of Company.

12. **Confidentiality.** Except as contemplated by the terms hereof or as required by applicable law or legal process, Riverbend will maintain in strict confidence any and all information of a non-public nature relating to Company or its business that it may gain or develop in the course of its engagement by Company (including, without limitation, any Work Output and advice to Company), and will not disclose any such information to any person during or after its engagement by Company except with the written consent of Company, as permitted by law or as required by court order. The Company understands that Riverbend may need to communicate with the Company's stakeholders and their respective professionals as to the status of operations and the plans for the Company and, notwithstanding the foregoing, such communications shall not be limited by the provisions of this Section 12; it being acknowledged and agreed that the Company shall be given an opportunity to participate in any such communications. Upon termination of this Agreement, Riverbend will return to Company all materials of a non-public nature received from Company in the course of its engagement, and will either deliver to Company or destroy any copies thereof that it may have made or received.

Limitation of Liability. Company agrees that Riverbend, its affiliates and its respective directors, officers, agents, employees and controlling persons, or any of their respective successors or assigns ("Covered Persons") shall not have any liability to the Company for or in connection with this engagement or any transactions or conduct in connection therewith except for losses, claims, damages, liabilities or expenses incurred by the Company which are finally judicially determined to have resulted primarily from the bad faith, willful misconduct, dishonesty, fraudulent act or omission, or gross negligence of such Covered Persons.

13. **Indemnification of Riverbend.** The Company agrees to provide indemnification to Riverbend in accordance with, and further agrees to be bound by the other provisions set forth in Schedule I attached hereto. Such indemnification agreement is an integral part of this Agreement and the terms thereof are incorporated by reference herein. As stated therein, such indemnification agreement shall survive any termination or completion of Riverbend's engagement hereunder.

14. **Representations and Warranties.** Company hereby represents and warrants to Riverbend that: (i) Company is a validly existing entity and in good standing under the laws of its jurisdiction; (ii) Company has the relevant entity authority to execute and deliver this Agreement and to perform its obligations under this Agreement; (iii) Company has taken all action necessary to authorize the execution and delivery of this Agreement and the performance of its obligations under this



Agreement; and (iv) this Agreement has been duly authorized, executed and delivered by, and is enforceable against, Company.

15. **Warranty.** Riverbend cannot warranty or guarantee the results or outcome of the engagement. Additionally, Riverbend will rely on data obtained from the Company and will not perform an audit and verify that data complies with general accepted accounting principles. Reports will be given based on the scope of the engagement.

16. **No Third Party Beneficiaries; Assignment.** Except as otherwise expressly set forth herein, there shall be no third party beneficiaries to this Agreement and no other party who relies or purports to rely on this Agreement may assert any claim hereunder against Riverbend, its affiliates and respective directors, officers, agents, employees and controlling persons in contravention of Section 13 hereto. Neither party hereto may assign this Agreement without the written consent of the other party.

17. **Entire Agreement.** This Agreement, together with the Confidentiality Agreement entered into between the Company and Riverbend on January 30, 2023, is the complete and exclusive statement of the entire understanding of the parties regarding the subject matter hereof, and supersedes all previous agreements or understandings regarding the same, whether written or oral.



IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date first above written.

Nitro Fluids, LLC and NFH Leasing, LLC:

DocuSigned by:
By: Bobby Lee Koricanek
639FD956857547E...
Name: Bobby Lee Koricanek
Title: Manager/President

Brad Walker, LLC:

Brad Walker
Managing Member

DocuSigned by:
Bradford C Walker
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EXHIBIT A

Work Authorization

In accordance with this Agreement for Consulting Services dated May 14, 2024 the undersigned Company authorizes Riverbend to undertake the following work.

1. **Bankruptcy and Restructuring Responsibilities:**
 - a. With the assistance of the current management of the Company, manage the restructuring process of the Company under the Bankruptcy Code, including working with the Company's employees, professionals, secured lenders, any official committees, and/or other creditors or stakeholders;
 - b. Assist counsel and provide testimony in any Bankruptcy Code proceeding;
 - c. Establish communication protocol with all stakeholders;
 - d. Assist in the preparation and development of financial projections and cash flow budgets, including the implementation of cash conservation strategies, tactics, and processes where appropriate and feasible;
 - e. Develop, prepare, and review monthly operating reports and ensure they are filed on a timely basis;
 - f. Evaluate strategic and liquidity options of the Company, including the restructuring, refinancing, or reorganizing of the Company and/or its assets and liabilities, or a sale of the Company's assets pursuant to Section 363 of the Bankruptcy Code, and assist current Company management with the development of a plan for same;
 - g. Authorize the company to pursue and, with the approval of the Company's current management, consummate one or more sales pursuant to Section 363 of the Bankruptcy Code; and
 - h. Provide such other similar services as may be requested or required, and in keeping with the ethical responsibilities of a chapter 11 professional.
2. **Executive Management:**
 - a. Participate in meetings between the Company and any other applicable lender(s);
 - b. Participate in meetings between the Company and any existing or potential equity investors in the Company;
 - c. Participate in all meetings between the Company and its vendors.
3. **Lender Relationship Management:**
 - a. Assist with the Company's relationship with lender(s);
 - b. Monitor the progress of the Company's business toward stated goals; and
 - c. Develop appropriate key indicator reports and provide the same to the Company and applicable lender(s).
4. **Accounting Management and Operations Support:**
 - a. Prepare and review the Company's rolling 13-week cash flow statement ("Cash Flow Statement") and weekly variance analysis;
 - b. Monitor Company performance against the Cash Flow Statement and assist with communications regarding Cash Flow Statement variances in periodic discussions with lender(s);



- c. Provide weekly budget to actual performance measurement against the approved Cash Flow Statement, both weekly and cumulatively; and
 - d. Identify and track cost saving initiatives on a weekly basis.
- 5. Communication:
 - a. Discuss the Company's financial condition and opportunities, as understood at that time, with the Company's management and stakeholders, as well as lender(s) and any capital placement advisor.
- 6. And other responsibilities agreed to between the Company and Riverbend.

Dated: **14 May 2024**

Brad Walker, LLC
Brad Walker
Managing Member

DocuSigned by:
Bradford C Walker
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Company:

DocuSigned by:
Bobby Lee Koricanek
639FD956857547E...

By: Bobby Lee Koricanek

Its: President/Manager



SCHEDULE I

1. The entity or person (the "Company") engaging the services of Brad Walker, LLC ("Riverbend") pursuant to the attached agreement (the "Agreement") hereby agrees to indemnify and hold harmless Riverbend and its affiliates, the respective directors, officers, employees, and agents of Riverbend and its affiliates, and each other person, if any, controlling Riverbend or any of its affiliates (Riverbend and each of the foregoing persons or entities being each referred to herein as an "Indemnified Party") from and against any and all losses, claims, damages and liabilities whatsoever, joint or several, and reasonable, documented, out-of-pocket expenses incurred by them (including reasonable, documented fees and disbursements of counsel) to which any such Indemnified Party may become subject which (a) are related to or arise out of (i) action taken or omitted to be taken (including any untrue statements made or any statements omitted to be made) by the Company, or (ii) action taken or omitted to be taken by an Indemnified Party with the Company's written consent or in conformity with the Company's actions or omissions; or (b) are otherwise related to or arise out of Riverbend's activities on the Company's behalf under the Agreement **(INCLUDING, WITHOUT LIMITATION, ANY LOSSES, CLAIMS, ACTIONS, DAMAGES, LIABILITIES (WHETHER JOINT OR SEVERAL), AND EXPENSES ARISING OUT OF OR RESULTING FROM THE SOLE OR CONCURRENT NEGLIGENCE, STRICT LIABILITY OR VICARIOUS LIABILITY OF ANY INDEMNIFIED PARTY)**, and will reimburse any Indemnified Party for all such expenses (including fees and disbursements of counsel) as they are incurred in connection with the investigation of, preparation for or defense of any pending or threatened claim or any action or proceeding arising therefrom, regardless of whether such Indemnified Party is a party and regardless of whether such claim, action or proceeding is initiated or brought by or on behalf of the Company. The Company will not be liable to any Indemnified Party under the foregoing indemnification provisions to the extent that any loss, claim, damage, liability or expense otherwise subject to indemnification under clause (b) above is finally judicially determined to have resulted primarily from the fraud, willful misconduct or gross negligence of such Indemnified Party. The Company also agrees that no Indemnified Party shall have any liability **(WHETHER DIRECT OR INDIRECT, IN CONTRACT OR TORT OR OTHERWISE, AND WHETHER ARISING OUT OF OR RESULTING FROM THE SOLE OR CONCURRENT NEGLIGENCE, STRICT LIABILITY OR VICARIOUS LIABILITY OF SUCH INDEMNIFIED PARTY)** to the Company or its security holders or creditors related to or arising out of the engagement of Riverbend or its activities on behalf of the Company, except to the extent that any loss, claim, damage, liability or expense is finally judicially determined to have resulted primarily from the Indemnified Party's willful misconduct, gross negligence, or breach of the Agreement. The Company further agrees that it will not, without the prior written consent of any Indemnified Party, settle or compromise or consent to the entry of any judgment in any pending or threatened claim, action, suit or proceeding in respect of which indemnification may be sought hereunder (whether or not any Indemnified Party is an active or potential party to such claim, action, suit or proceeding) unless such settlement, compromise or consent includes an unconditional release of each affected Indemnified Party from all liability arising out of such claim, action, suit or proceeding.



2. Promptly after receipt by an Indemnified Party of notice of any complaint or the commencement of any action or proceeding with respect to which indemnification may be sought hereunder, such Indemnified Party shall notify the Company in writing of such complaint or of the commencement of such action or proceeding, but failure to so notify the Company will not relieve the Company from any liability which it may have hereunder or otherwise, except to the extent that such failure results in the Company's forfeiture of or material prejudice to any substantial rights or defenses. If the Company so elects or is requested by such Indemnified Party, the Company will assume the defense of such action or proceeding, including the employment of counsel reasonably satisfactory to such Indemnified Party, and the payment of the fees and disbursements of such counsel. Each Indemnified Party shall have the right to employ separate counsel in any such action or proceeding and to participate in the defense thereof, but the fees and expenses of such separate counsel shall be at the expense of such Indemnified Party unless (a) the employment thereof has been specifically authorized by the Company; (b) the Company has failed to promptly assume the defense and employ counsel reasonably acceptable to such Indemnified Party; or (c) the named parties, or parties threatened to be named, to any such action or proceeding (including any impleaded parties or parties threatened to be impleaded) include both such Indemnified Party and the Company, and such Indemnified Party shall have been reasonably advised pursuant to a written legal opinion by such counsel that there may be one or more legal defenses available to it which are different from or additional to those available to the Company (in each of which cases such Indemnified Party shall have the right to employ one counsel and in each of such cases any reasonable, documented fees and expenses of such counsel shall be paid by the Company). The Company shall pay the fees and expenses of legal counsel engaged in accordance with the foregoing provisions promptly after such fees and expenses are invoiced.
3. In the event that an Indemnified Party is requested or required to appear as a witness (including through depositions) in any action or proceeding brought by or on behalf of, or against, the Company in which such Indemnified Party is not named as a defendant, the Company agrees to reimburse Riverbend or the Indemnified Party, as the case may be, for all reasonable, documented, out-of-pocket expenses incurred by it in connection with such Indemnified Party's appearing and preparing to appear as such a witness, including, without limitation, the reasonable, documented fees and disbursements of its legal counsel.
4. If for any reason (other than as specified in the second sentence of Paragraph 1 above) the foregoing indemnification provisions are held by a court to be unavailable to an Indemnified Party or insufficient to hold any Indemnified Party harmless in respect of any losses, claims, damages, liabilities or expenses (or actions in respect thereof) referred to herein, then the Company and Riverbend shall contribute to the amount paid or payable by any of the Indemnified Parties as a result of such claim, damage, loss, liability or expense in such proportion as is appropriate to reflect not only the relative benefits received by the Company, on the one hand, and Riverbend, on the other hand, in connection with Riverbend's engagement referred to above, but also the relative fault of the Company, on the one hand, and Riverbend, on the other hand, as well as any relevant equitable considerations; provided, that Riverbend's obligation to make



contribution will not exceed under any circumstances the amount of fees actually received by Riverbend from the Company pursuant to the Agreement. The relative benefits received by the Company, on the one hand, and Riverbend, on the other hand, shall be deemed to be in the same proportions as (i) the total value paid or proposed to be paid or received or proposed to be received by the Company or its stockholders pursuant to the transaction, whether or not consummated, for which Riverbend is engaged to render financial advisory services bears to (ii) the fee paid or proposed to be paid to Riverbend in connection with the Agreement. The relative fault of the Company, on the one hand, and Riverbend, on the other hand, shall be determined by reference to, among other things, the parties' relative intent, knowledge, access to information and opportunity to correct or prevent the alleged act, statement or omission giving rise to such loss, claim, damage, liability or expense. The Company and Riverbend agree that it would not be just and equitable if contribution were determined by pro rata allocation or by any other method of allocation which does not take account of the equitable considerations referred to above. The amount paid or payable by an Indemnified Party as a result of the losses, claims, damages, liabilities or expense (or actions in respect thereof) referred to above shall be deemed to include any legal or other expenses incurred by such Indemnified Party in connection with investigating or defending any such claim.

5. The foregoing indemnification, reimbursement and contribution obligations of the Company shall be (i) in addition to any rights that any Indemnified party may have at common law or otherwise, and (ii) **APPLICABLE, TO THE EXTENT SET FORTH ABOVE, REGARDLESS OF WHETHER SOLE OR CONCURRENT NEGLIGENCE (BUT NOT GROSS NEGLIGENCE), STRICT LIABILITY OR VICARIOUS LIABILITY OF ANY INDEMNIFIED PARTY IS ALLEGED OR PROVEN.** No investigation or failure to investigate by an Indemnified Party shall impair the foregoing indemnification and contribution obligations of the Company or any right an Indemnified Party may have. The Company acknowledges and agrees that Riverbend has been retained to provide certain services to the Company more specifically described in the Agreement. In such capacity, Riverbend shall act as an independent contractor, and any duties of Riverbend arising out of its engagement pursuant to the Agreement shall be owed solely to the Company.

Very truly yours,

Brad Walker, LLC

DocuSigned by:
By: Bradford C. Walker
Name: Brad Walker
Title: Managing Member



Agreed to and accepted this
14th day of May, 2024

Nitro Fluids, LLC and NFH Leasing, LLC:

By: DocuSigned by:
Bobby Lee Koricanek
639FD956857547E...

Name: Bobby Lee Koricanek

Title: President/Manager



AGREEMENT FOR CONSULTING SERVICES

1. **Parties:** Straitline Pumps, LLC (collectively “Straitline”, “Company”, “Debtor”)

Brad Walker, LLC d/b/a Riverbend Special Situations Group (“Riverbend”, “Advisor”, “Walker”, www.riverbendssg.com)
2. **Effective Date:** May 14, 2024
3. **Scope of Work.** Pursuant to this letter agreement (this “Agreement”), Straitline Pumps, LLC collectively “Straitline” and “Company”, hereby engages Riverbend as the restructuring advisor, and Riverbend shall engage Brad Walker as Chief Restructuring Officer (“CRO”) to the Company. In that regard, Riverbend shall perform CRO services and restructuring / bankruptcy advisory services for the Company or on behalf of the Company for its members, shareholders, creditors and others, as appropriate (the “Key Stakeholders”). Brad Walker will serve as Chief Restructuring Officer. This document is a general summary of the terms and conditions under which services are to be performed. This Agreement for Consulting Services ("Agreement") is not an authorization to execute any work or to incur any fees billable to the Company. Such authorization must come directly from the Company in written form ("Authorization"). That Authorization may modify any or all of the terms of this Agreement. If the Authorization does not cover the terms and conditions detailed herein, the terms and conditions of this Agreement will control. All Authorizations must be accepted in writing by Riverbend to be binding on Riverbend. Attached hereto as **Exhibit A** is the initial Work Authorization.
4. **Compensation.** Riverbend will bill monthly for hourly CRO and restructuring advisory services performed hereunder and payment shall be due upon presentation of the invoice. Company will provide an appropriate retainer to compensate Riverbend for billings and expenses. Company shall retain Riverbend at the following rates:

Restructuring Advisor Hourly Rate:

Brad Walker	\$ 525 / hour
Stuart Morton	\$ 475 / hour
Thomas Streeter	\$ 475 / hour
Joseph Woods	\$ 375 / hour

Restructuring and Advisory Hourly Rate:

Managing Directors	\$ 375 - 475 / hour
Directors	\$ 325 - 375 / hour
Associates	\$ 225 - 275 / hour



5. **Reimbursement of Expenses.** Company agrees to reimburse Riverbend for all expenses incurred directly relating to any work undertaken hereunder. Such expenses include but are not limited to: travel, lodging, meals, equipment rental and vehicle rental. Riverbend shall additionally be entitled to reimbursement of pre-approved reasonable legal expenses associated with the court approval of this Contract or enforcement of Contract provisions, including fee applications. Company shall reimburse Riverbend for all such expenses upon presentation of the invoice for the same supported by appropriate documentation.

6. **Support Services.** Company agrees to provide Riverbend with duplicating, secretarial and other support services at Company's office as are reasonably necessary to complete the work.

7. **Rights to Work Output.** Company shall retain exclusive rights to ownership of all Work Output, as defined herein. Work output includes but is not limited to reports, contracts, presentations, memoranda, proposals, budgets, marketing materials, models, recordings and other documents created pursuant to any Authorization ("Work Output"); provided that Riverbend may maintain, subject to paragraph 12, any copies of working papers, including but not limited to any correspondence, memoranda, calculations, notes, etc. that Riverbend may have used in the development of any Work Output or in the performance of any work covered by a Authorization.

8. **Reports and Advice.** Company acknowledges that no reliance shall be placed on draft reports, conclusions or advice, whether oral or written, issued by Riverbend as the same may be subject to further work, revision and other factors which may result in such drafts being substantially different from any final report or advice issued. Riverbend's performance is dependent upon Company providing Riverbend with such information and assistance as Riverbend may reasonably require from time to time. Company is responsible for ensuring that all information Riverbend may reasonably require is provided on a timely basis and is accurate and complete. Company shall notify Riverbend if when provided, or the Company subsequently learns that the information provided cannot be verified as accurate or complete or is materially incorrect or materially inaccurate or otherwise should not be relied upon. Any reports issued or conclusions reached by Riverbend may be based upon information provided by Company.

9. **Cancellation.** Either party hereto may terminate this Agreement prior to the completion of any project or work authorized hereunder by giving written notice to the other party, which termination will be effective upon the non-terminating party's receipt of such notice. Upon such termination of this Agreement, Company will pay Riverbend for all man-hours worked in accordance with Paragraph 4 hereof up to the time of any such termination plus all outstanding and un-reimbursed expenses. Notwithstanding termination, all transaction and Bonus obligations shall continue to be due and owing in accordance with the conditions identified in Paragraph 4 hereof.

10. **Personnel.** Each party hereto agrees that it will not employ personnel or representatives of the other party hereto during the period of work provided for hereunder and for a period of one (1) year after the termination of this Agreement or completion of the project or work contemplated hereunder without the written agreement of the other party.



11. **Independent Contractor.** Neither Riverbend nor any of its personnel performing work or services hereunder shall be deemed to be an agent or employee of Company, but shall be deemed to be an independent contractor of Company, except that any personnel of Riverbend who serves as an elected corporate officer of Company or as an executive or other employee of Company shall be considered an agent or employee of Company.

12. **Confidentiality.** Except as contemplated by the terms hereof or as required by applicable law or legal process, Riverbend will maintain in strict confidence any and all information of a non-public nature relating to Company or its business that it may gain or develop in the course of its engagement by Company (including, without limitation, any Work Output and advice to Company), and will not disclose any such information to any person during or after its engagement by Company except with the written consent of Company, as permitted by law or as required by court order. The Company understands that Riverbend may need to communicate with the Company's stakeholders and their respective professionals as to the status of operations and the plans for the Company and, notwithstanding the foregoing, such communications shall not be limited by the provisions of this Section 12; it being acknowledged and agreed that the Company shall be given an opportunity to participate in any such communications. Upon termination of this Agreement, Riverbend will return to Company all materials of a non-public nature received from Company in the course of its engagement, and will either deliver to Company or destroy any copies thereof that it may have made or received.

Limitation of Liability. Company agrees that Riverbend, its affiliates and its respective directors, officers, agents, employees and controlling persons, or any of their respective successors or assigns ("Covered Persons") shall not have any liability to the Company for or in connection with this engagement or any transactions or conduct in connection therewith except for losses, claims, damages, liabilities or expenses incurred by the Company which are finally judicially determined to have resulted primarily from the bad faith, willful misconduct, dishonesty, fraudulent act or omission, or gross negligence of such Covered Persons.

13. **Indemnification of Riverbend.** The Company agrees to provide indemnification to Riverbend in accordance with, and further agrees to be bound by the other provisions set forth in Schedule I attached hereto. Such indemnification agreement is an integral part of this Agreement and the terms thereof are incorporated by reference herein. As stated therein, such indemnification agreement shall survive any termination or completion of Riverbend's engagement hereunder.

14. **Representations and Warranties.** Company hereby represents and warrants to Riverbend that: (i) Company is a validly existing entity and in good standing under the laws of its jurisdiction; (ii) Company has the relevant entity authority to execute and deliver this Agreement and to perform its obligations under this Agreement; (iii) Company has taken all action necessary to authorize the execution and delivery of this Agreement and the performance of its obligations under this Agreement; and (iv) this Agreement has been duly authorized, executed and delivered by, and is enforceable against, Company.

15. **Warranty.** Riverbend cannot warranty or guarantee the results or outcome of the engagement. Additionally, Riverbend will rely on data obtained from the Company and will not



perform an audit and verify that data complies with general accepted accounting principles. Reports will be given based on the scope of the engagement.

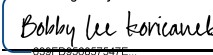
16. **No Third Party Beneficiaries; Assignment.** Except as otherwise expressly set forth herein, there shall be no third party beneficiaries to this Agreement and no other party who relies or purports to rely on this Agreement may assert any claim hereunder against Riverbend, its affiliates and respective directors, officers, agents, employees and controlling persons in contravention of Section 13 hereto. Neither party hereto may assign this Agreement without the written consent of the other party.

17. **Entire Agreement.** This Agreement, together with the Confidentiality Agreement entered into between the Company and Riverbend on January 30, 2023, is the complete and exclusive statement of the entire understanding of the parties regarding the subject matter hereof, and supersedes all previous agreements or understandings regarding the same, whether written or oral.



IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date first above written.

Straitline Pumps, LLC:

By: 
Name: Bobby Lee Koricanek
Title: Manager

Brad Walker, LLC:

Brad Walker
Managing Member


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EXHIBIT A

Work Authorization

In accordance with this Agreement for Consulting Services dated May 14, 2024 the undersigned Company authorizes Riverbend to undertake the following work.

1. **Bankruptcy and Restructuring Responsibilities:**
 - a. With the assistance of the current management of the Company, manage the restructuring process of the Company under the Bankruptcy Code, including working with the Company's employees, professionals, secured lenders, any official committees, and/or other creditors or stakeholders;
 - b. Assist counsel and provide testimony in any Bankruptcy Code proceeding;
 - c. Establish communication protocol with all stakeholders;
 - d. Assist in the preparation and development of financial projections and cash flow budgets, including the implementation of cash conservation strategies, tactics, and processes where appropriate and feasible;
 - e. Develop, prepare, and review monthly operating reports and ensure they are filed on a timely basis;
 - f. Evaluate strategic and liquidity options of the Company, including the restructuring, refinancing, or reorganizing of the Company and/or its assets and liabilities, or a sale of the Company's assets pursuant to Section 363 of the Bankruptcy Code, and assist current Company management with the development of a plan for same;
 - g. Authorize the company to pursue and, with the approval of the Company's current management, consummate one or more sales pursuant to Section 363 of the Bankruptcy Code; and
 - h. Provide such other similar services as may be requested or required, and in keeping with the ethical responsibilities of a chapter 11 professional.
2. **Executive Management:**
 - a. Participate in meetings between the Company and any other applicable lender(s);
 - b. Participate in meetings between the Company and any existing or potential equity investors in the Company;
 - c. Participate in all meetings between the Company and its vendors.
3. **Lender Relationship Management:**
 - a. Assist with the Company's relationship with lender(s);
 - b. Monitor the progress of the Company's business toward stated goals; and
 - c. Develop appropriate key indicator reports and provide the same to the Company and applicable lender(s).
4. **Accounting Management and Operations Support:**
 - a. Prepare and review the Company's rolling 13-week cash flow statement ("Cash Flow Statement") and weekly variance analysis;
 - b. Monitor Company performance against the Cash Flow Statement and assist with communications regarding Cash Flow Statement variances in periodic discussions with lender(s);



- c. Provide weekly budget to actual performance measurement against the approved Cash Flow Statement, both weekly and cumulatively; and
 - d. Identify and track cost saving initiatives on a weekly basis.
- 5. Communication:
 - a. Discuss the Company's financial condition and opportunities, as understood at that time, with the Company's management and stakeholders, as well as lender(s) and any capital placement advisor.
- 6. And other responsibilities agreed to between the Company and Riverbend.

Dated: **May 14, 2024**

Brad Walker, LLC
Brad Walker
Managing Member

DocuSigned by:
Bradford C. Walker
781E9505B36044E...

Company: Bobbly Lee Koricanek
639FD956857547E...

By: Bobbly Lee Koricanek

Its: Manager



SCHEDULE I

1. The entity or person (the "Company") engaging the services of Brad Walker, LLC ("Riverbend") pursuant to the attached agreement (the "Agreement") hereby agrees to indemnify and hold harmless Riverbend and its affiliates, the respective directors, officers, employees, and agents of Riverbend and its affiliates, and each other person, if any, controlling Riverbend or any of its affiliates (Riverbend and each of the foregoing persons or entities being each referred to herein as an "Indemnified Party") from and against any and all losses, claims, damages and liabilities whatsoever, joint or several, and reasonable, documented, out-of-pocket expenses incurred by them (including reasonable, documented fees and disbursements of counsel) to which any such Indemnified Party may become subject which (a) are related to or arise out of (i) action taken or omitted to be taken (including any untrue statements made or any statements omitted to be made) by the Company, or (ii) action taken or omitted to be taken by an Indemnified Party with the Company's written consent or in conformity with the Company's actions or omissions; or (b) are otherwise related to or arise out of Riverbend's activities on the Company's behalf under the Agreement **(INCLUDING, WITHOUT LIMITATION, ANY LOSSES, CLAIMS, ACTIONS, DAMAGES, LIABILITIES (WHETHER JOINT OR SEVERAL), AND EXPENSES ARISING OUT OF OR RESULTING FROM THE SOLE OR CONCURRENT NEGLIGENCE, STRICT LIABILITY OR VICARIOUS LIABILITY OF ANY INDEMNIFIED PARTY)**, and will reimburse any Indemnified Party for all such expenses (including fees and disbursements of counsel) as they are incurred in connection with the investigation of, preparation for or defense of any pending or threatened claim or any action or proceeding arising therefrom, regardless of whether such Indemnified Party is a party and regardless of whether such claim, action or proceeding is initiated or brought by or on behalf of the Company. The Company will not be liable to any Indemnified Party under the foregoing indemnification provisions to the extent that any loss, claim, damage, liability or expense otherwise subject to indemnification under clause (b) above is finally judicially determined to have resulted primarily from the fraud, willful misconduct or gross negligence of such Indemnified Party. The Company also agrees that no Indemnified Party shall have any liability **(WHETHER DIRECT OR INDIRECT, IN CONTRACT OR TORT OR OTHERWISE, AND WHETHER ARISING OUT OF OR RESULTING FROM THE SOLE OR CONCURRENT NEGLIGENCE, STRICT LIABILITY OR VICARIOUS LIABILITY OF SUCH INDEMNIFIED PARTY)** to the Company or its security holders or creditors related to or arising out of the engagement of Riverbend or its activities on behalf of the Company, except to the extent that any loss, claim, damage, liability or expense is finally judicially determined to have resulted primarily from the Indemnified Party's willful misconduct, gross negligence, or breach of the Agreement. The Company further agrees that it will not, without the prior written consent of any Indemnified Party, settle or compromise or consent to the entry of any judgment in any pending or threatened claim, action, suit or proceeding in respect of which indemnification may be sought hereunder (whether or not any Indemnified Party is an active or potential party to such claim, action, suit or proceeding) unless such settlement, compromise or consent includes an unconditional release of each affected Indemnified Party from all liability arising out of such claim, action, suit or proceeding.



2. Promptly after receipt by an Indemnified Party of notice of any complaint or the commencement of any action or proceeding with respect to which indemnification may be sought hereunder, such Indemnified Party shall notify the Company in writing of such complaint or of the commencement of such action or proceeding, but failure to so notify the Company will not relieve the Company from any liability which it may have hereunder or otherwise, except to the extent that such failure results in the Company's forfeiture of or material prejudice to any substantial rights or defenses. If the Company so elects or is requested by such Indemnified Party, the Company will assume the defense of such action or proceeding, including the employment of counsel reasonably satisfactory to such Indemnified Party, and the payment of the fees and disbursements of such counsel. Each Indemnified Party shall have the right to employ separate counsel in any such action or proceeding and to participate in the defense thereof, but the fees and expenses of such separate counsel shall be at the expense of such Indemnified Party unless (a) the employment thereof has been specifically authorized by the Company; (b) the Company has failed to promptly assume the defense and employ counsel reasonably acceptable to such Indemnified Party; or (c) the named parties, or parties threatened to be named, to any such action or proceeding (including any impleaded parties or parties threatened to be impleaded) include both such Indemnified Party and the Company, and such Indemnified Party shall have been reasonably advised pursuant to a written legal opinion by such counsel that there may be one or more legal defenses available to it which are different from or additional to those available to the Company (in each of which cases such Indemnified Party shall have the right to employ one counsel and in each of such cases any reasonable, documented fees and expenses of such counsel shall be paid by the Company). The Company shall pay the fees and expenses of legal counsel engaged in accordance with the foregoing provisions promptly after such fees and expenses are invoiced.
3. In the event that an Indemnified Party is requested or required to appear as a witness (including through depositions) in any action or proceeding brought by or on behalf of, or against, the Company in which such Indemnified Party is not named as a defendant, the Company agrees to reimburse Riverbend or the Indemnified Party, as the case may be, for all reasonable, documented, out-of-pocket expenses incurred by it in connection with such Indemnified Party's appearing and preparing to appear as such a witness, including, without limitation, the reasonable, documented fees and disbursements of its legal counsel.
4. If for any reason (other than as specified in the second sentence of Paragraph 1 above) the foregoing indemnification provisions are held by a court to be unavailable to an Indemnified Party or insufficient to hold any Indemnified Party harmless in respect of any losses, claims, damages, liabilities or expenses (or actions in respect thereof) referred to herein, then the Company and Riverbend shall contribute to the amount paid or payable by any of the Indemnified Parties as a result of such claim, damage, loss, liability or expense in such proportion as is appropriate to reflect not only the relative benefits received by the Company, on the one hand, and Riverbend, on the other hand, in connection with Riverbend's engagement referred to above, but also the relative fault of the Company, on the one hand, and Riverbend, on the other hand, as well as any relevant equitable considerations; provided, that Riverbend's obligation to make

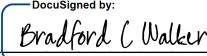


contribution will not exceed under any circumstances the amount of fees actually received by Riverbend from the Company pursuant to the Agreement. The relative benefits received by the Company, on the one hand, and Riverbend, on the other hand, shall be deemed to be in the same proportions as (i) the total value paid or proposed to be paid or received or proposed to be received by the Company or its stockholders pursuant to the transaction, whether or not consummated, for which Riverbend is engaged to render financial advisory services bears to (ii) the fee paid or proposed to be paid to Riverbend in connection with the Agreement. The relative fault of the Company, on the one hand, and Riverbend, on the other hand, shall be determined by reference to, among other things, the parties' relative intent, knowledge, access to information and opportunity to correct or prevent the alleged act, statement or omission giving rise to such loss, claim, damage, liability or expense. The Company and Riverbend agree that it would not be just and equitable if contribution were determined by pro rata allocation or by any other method of allocation which does not take account of the equitable considerations referred to above. The amount paid or payable by an Indemnified Party as a result of the losses, claims, damages, liabilities or expense (or actions in respect thereof) referred to above shall be deemed to include any legal or other expenses incurred by such Indemnified Party in connection with investigating or defending any such claim.

5. The foregoing indemnification, reimbursement and contribution obligations of the Company shall be (i) in addition to any rights that any Indemnified party may have at common law or otherwise, and (ii) **APPLICABLE, TO THE EXTENT SET FORTH ABOVE, REGARDLESS OF WHETHER SOLE OR CONCURRENT NEGLIGENCE (BUT NOT GROSS NEGLIGENCE), STRICT LIABILITY OR VICARIOUS LIABILITY OF ANY INDEMNIFIED PARTY IS ALLEGED OR PROVEN.** No investigation or failure to investigate by an Indemnified Party shall impair the foregoing indemnification and contribution obligations of the Company or any right an Indemnified Party may have. The Company acknowledges and agrees that Riverbend has been retained to provide certain services to the Company more specifically described in the Agreement. In such capacity, Riverbend shall act as an independent contractor, and any duties of Riverbend arising out of its engagement pursuant to the Agreement shall be owed solely to the Company.

Very truly yours,

Brad Walker, LLC

By: 
Name: Brad Walker
Title: Managing Member



Agreed to and accepted this
14th day of May, 2024

Straitline Pumps, LLC:

By: DocuSigned by:
Bobby Lee Koricaneck
639FD956857547E...

Name: Bobby Lee Koricaneck _____

Title: Manager

EXHIBIT 2***Potential Parties-in-Interest***

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
1776 Energy	Customer	Nitro/NFH
2A Energy Services	Vendor / Customer / Service Provider	SLP
4E Valve	Vendor	Nitro/NFH
4L Oilfield Services, LLC	Vendor / Customer / Service Provider	SLP
4-STAR Hose & Supply, Inc	Vendor / Customer / Service Provider	SLP
A Strait Merch Shop, LLC	Vendor	Nitro/NFH
A&W Energy	Vendor / Customer / Service Provider	SLP
A.H. Beck Foundation Co., Inc	Vendor / Customer / Service Provider	SLP
Aaron Bruner	Employee or Former Employee	SLP
Aaron R Camacho	Employee or Former Employee	SLP
Aaron Sanchez	Employee or Former Employee	SLP
Ace Hardware - Monahans	Vendor	Nitro/NFH
Acme Truck Line, Inc.	Vendor	Nitro/NFH
Acumen International	Vendor / Customer / Service Provider	SLP
Adam M Pena	Employee or Former Employee	SLP
Adaptive Recovery	Vendor / Customer / Service Provider	SLP
Admiral Permian Resources	Significant Customer	Nitro/NFH
Adrian B Ibarra	Employee or Former Employee	SLP
Adrian Conejo	Employee or Former Employee	SLP
Adrian I Bear	Employee or Former Employee	SLP
Adrian J Villegas	Employee or Former Employee	SLP
Adrian Rodriguez	Employee or Former Employee	SLP
AFCO	Insurer	Nitro/NFH
AFCO	Vendor / Customer / Service Provider	SLP
AG Drives	Vendor / Customer / Service Provider	SLP
AIP Products, Inc	Vendor	Nitro/NFH
AirComm	Vendor / Customer / Service Provider	SLP
Airgas	Vendor / Customer / Service Provider	SLP
Airgas USA, LLC	Vendor	Nitro/NFH
Alamo Iron Works	Vendor / Customer / Service Provider	SLP
Albert Garcia	Vendor	Nitro/NFH
Albert M Gonzalez	Employee or Former Employee	SLP
Albert Uresti, MPA Bexar County Tax Assessor-Collector	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Alberto Mendoza Gonzalez	Employee or Former Employee	SLP
Alberto Ybarra Jr	Employee or Former Employee	SLP
Alejandro Lopez	Employee or Former Employee	SLP
Alejandro Reyes Cruz	Employee or Former Employee	SLP
Alejandro Rodriguez Jr.	Employee or Former Employee	SLP
Alexander Garcia	Employee or Former Employee	SLP
Alexis G Benavides	Employee or Former Employee	SLP
Alfonso Ayala	Employee or Former Employee	SLP
Alliant	Vendor / Customer / Service Provider	SLP
Alliant Insurance Services, Inc.	Vendor	Nitro/NFH
Allied Electronics & Automation	Vendor / Customer / Service Provider	SLP
Allstate	Vendor / Customer / Service Provider	SLP
ALLY Financial	Vendor	Nitro/NFH
Alonso Ayala Jr.	Employee or Former Employee	SLP
American Express	Vendor	Nitro/NFH
American Express	Vendor / Customer / Service Provider	SLP
American Frac Services, Inc	Vendor / Customer / Service Provider	SLP
American Jereh International Corporation	Vendor / Customer / Service Provider	SLP
American Sales & Service	Vendor / Customer / Service Provider	SLP
American Sales & Service, Inc.	Vendor	Nitro/NFH
American Sanitation Supplies, LLC	Vendor / Customer / Service Provider	SLP
American Well Solutions LLC	Vendor / Customer / Service Provider	SLP
Ammon J Eubanks	Employee or Former Employee	SLP
Amy D Hill	Employee or Former Employee	SLP
Anadarko E&P Onshore	Significant Customer	Nitro/NFH
Andres Collazo	Employee or Former Employee	SLP
Andres Perez	Employee or Former Employee	SLP
Andres R Sanchez	Employee or Former Employee	SLP
Andrew Aguayo	Employee or Former Employee	SLP
Angel D Resendez	Employee or Former Employee	SLP
Angel Flores	Employee or Former Employee	SLP
Anthony A Giacobbe	Employee or Former Employee	SLP
Anthony A. Giacobbe	Equityholder	
Anthony R Solis	Employee or Former Employee	SLP
Antonio A Rodriguez IV	Employee or Former Employee	SLP
Apple Lumber	Vendor / Customer / Service Provider	SLP
Apple Lumber Company	Vendor	Nitro/NFH

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Applied Energy Company, LLC	Vendor / Customer / Service Provider	SLP
Arguindegui Oil Co. II, LTD.	Vendor / Customer / Service Provider	SLP
Armando Basaldua	Vendor	Nitro/NFH
Armando Cantu III	Employee or Former Employee	SLP
Armando Escobar	Employee or Former Employee	SLP
Arnoldo E Perez	Employee or Former Employee	SLP
Arnoldo Gonzalez Jr.	Employee or Former Employee	SLP
Arrow S Energy	Significant Customer	Nitro/NFH
Arrow-Magnolia International, Inc	Vendor / Customer / Service Provider	SLP
Ascensus	Vendor	Nitro/NFH
Asco Equipment	Vendor / Customer / Service Provider	SLP
Ashley M Blackman	Employee or Former Employee	SLP
Ashleye D Mraz, Tax Assessor Dewitt County Tax A/C	Vendor / Customer / Service Provider	SLP
AT&T	Vendor	Nitro/NFH
AT&T	Vendor / Customer / Service Provider	SLP
AT&T Mobility	Vendor	Nitro/NFH
Atascosa County Tax Office Loretta Holley, P.C.C., C.T.O.P., P.C.A.C	Vendor / Customer / Service Provider	SLP
Atkins,Hollmann,Jones,Peacock,Lewis & Lyon	Professionals	SLP
Austin Hose	Vendor / Customer / Service Provider	SLP
Austin L Seitz	Employee or Former Employee	SLP
Autonation Ford	Vendor / Customer / Service Provider	SLP
AW Oilfield Services	Vendor / Customer / Service Provider	SLP
AWC Inc.	Vendor / Customer / Service Provider	SLP
Azuga	Vendor	Nitro/NFH
Banda, Justin W	Employee or Former Employee	Nitro/NFH
Barnett Garcia Counselors & Attorneys at Law	Professionals	SLP
Barron Service Parts Co	Vendor / Customer / Service Provider	SLP
BasicBlock Inc.	Vendor / Customer / Service Provider	SLP
Bay Area/General Crane Service Co Inc.	Vendor / Customer / Service Provider	SLP
Bay Area/General Crane Service Co.	Vendor	Nitro/NFH
Bay Ltd	Vendor / Customer / Service Provider	SLP
Bay LTD.	Vendor	Nitro/NFH
Baytex Energy	Customer	Nitro/NFH
Beasley Tire	Vendor / Customer / Service Provider	SLP
Belvin, DeAndre X	Employee or Former Employee	Nitro/NFH

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Belvin, Justice J	Employee or Former Employee	Nitro/NFH
Berkley Insurance Company	Vendor / Customer / Service Provider	SLP
Berkley Oil & Gas	Vendor	Nitro/NFH
Berkshire Group	Vendor / Customer / Service Provider	SLP
Berthold Technologies	Vendor / Customer / Service Provider	SLP
Best Pump and Flow	Vendor / Customer / Service Provider	SLP
Bestway Oilfield	Vendor	Nitro/NFH
BHD Test and Measurement	Vendor / Customer / Service Provider	SLP
Bill Williams Tire	Vendor / Customer / Service Provider	SLP
Blackmon, DeAnte R	Employee or Former Employee	Nitro/NFH
Blake Fulenwider Automotive	Vendor / Customer / Service Provider	SLP
Blake, Cecilia	Employee or Former Employee	Nitro/NFH
B-Line Filter & Supply	Vendor / Customer / Service Provider	SLP
B-Line Filter & Supply Inc.	Vendor	Nitro/NFH
Blue Cross Blue Shield	Vendor / Customer / Service Provider	SLP
Blue Cross Blue Shield	Vendor / Customer / Service Provider	Nitro/NFH
Blue Sky Bank	Lender / Bank	SLP
BlueCross BlueShield	Vendor	Nitro/NFH
BOA	Vendor / Customer / Service Provider	SLP
Bob L Koricanek	Employee or Former Employee	SLP
Bob L. Koricanek	Vendor	Nitro/NFH
Bobby Lee Hranicky	Vendor	Nitro/NFH
Bobby Lee Koricanek	Creditor/Equityholder	
Bobby R Allen Jr	Employee or Former Employee	SLP
Bobby's Auto Body	Vendor / Customer / Service Provider	SLP
Bobcat of Midland-Odessa	Vendor / Customer / Service Provider	SLP
Body, Timothy T.	Employee or Former Employee	Nitro/NFH
Bonds Ellis Eppich Schafer Jones, LLP	Debtors' Counsel	Nitro/NFH/SLP
Bonneau, John W	Employee or Former Employee	Nitro/NFH
Botrick D Humber	Employee or Former Employee	SLP
BPX Operating	Significant Customer	Nitro/NFH
Bradford A Arthofer	Employee or Former Employee	SLP
Bradley E Mort	Employee or Former Employee	SLP
Brandon D Ellison	Employee or Former Employee	SLP
Brandon Industries	Vendor	Nitro/NFH
Brandon M Garza	Employee or Former Employee	SLP
Brandon N Gallegos	Employee or Former Employee	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Brandon R Garcia	Employee or Former Employee	SLP
Brian J Rivera Flores	Employee or Former Employee	SLP
Brian S Doxey	Employee or Former Employee	SLP
Bridgewell Resources	Vendor / Customer / Service Provider	SLP
Brothers Completion Support	Vendor / Customer / Service Provider	SLP
Bruckner's Truck & Equipment	Vendor / Customer / Service Provider	SLP
Bruns Welding	Vendor	Nitro/NFH
Bryan X Lopez	Employee or Former Employee	SLP
Bryant Jr., Keith A	Employee or Former Employee	Nitro/NFH
BT & S Trucking Services, LLC	Vendor	Nitro/NFH
Buckley & Associates, P.C.	Vendor / Customer / Service Provider	SLP
Buckley & Associates, PC	Vendor	Nitro/NFH
Buffco Production	Customer	Nitro/NFH
Burleson Sand, LLC	Vendor / Customer / Service Provider	SLP
Byron K Thomas	Employee or Former Employee	SLP
C2C Resources LLC	Professionals	SLP
C3E2 Services LLC	Vendor	Nitro/NFH
Cabello Hall Zinda, PLLC	Vendor	Nitro/NFH
Cabello Hall Zinda, PLLC	Vendor / Customer / Service Provider	SLP
Cable One	Vendor	Nitro/NFH
Caine Weiner	Professionals	SLP
Callon Petroleum Company	Customer	Nitro/NFH
Cam Safety	Vendor / Customer / Service Provider	SLP
Cameron D Davies	Employee or Former Employee	SLP
Cameron International Corporation	Creditor / Litigation Party	Nitro/NFH
Canchola, Raul R	Employee or Former Employee	Nitro/NFH
Canon Financial Services	Vendor / Customer / Service Provider	SLP
Capital Sand	Vendor / Customer / Service Provider	SLP
Capitol Bearing	Vendor / Customer / Service Provider	SLP
Cardinal Coil Tubing	Customer	Nitro/NFH
Carlos A Chapa	Employee or Former Employee	SLP
Carlos A Degamboa	Employee or Former Employee	SLP
Caroline M Vanley	Employee or Former Employee	SLP
Carroll, Tracey W.	Employee or Former Employee	Nitro/NFH
Carzavier D Mosley	Employee or Former Employee	SLP
Cashier, Texas Workforce Commission	Taxing Authority	Nitro/NFH
Caterpillar Financial Commercial	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
CCC Group	Vendor	Nitro/NFH
CCRMA Toll Processing Services	Vendor	Nitro/NFH
CD Starter Service	Vendor / Customer / Service Provider	SLP
Cemex	Vendor	Nitro/NFH
Cemex Construction Materials	Vendor / Customer / Service Provider	SLP
Certified Laboratories	Vendor / Customer / Service Provider	SLP
Cesar de la Garza Jr	Employee or Former Employee	SLP
Cessac Worksite Services, Inc.	Vendor / Customer / Service Provider	SLP
Chad Ramirez	Employee or Former Employee	SLP
Champion X	Vendor / Customer / Service Provider	SLP
Chapa Jr., Javier	Employee or Former Employee	Nitro/NFH
Charlotte Little League	Vendor / Customer / Service Provider	SLP
Chase Card Services	Vendor	Nitro/NFH
Chase Credit Card	Vendor / Customer / Service Provider	SLP
Chaves,Obregon & Perales LLP	Professionals	SLP
Chelsea L Hawkins	Employee or Former Employee	SLP
ChemStation Of South Texas	Vendor	Nitro/NFH
ChemStation of South Texas	Vendor / Customer / Service Provider	SLP
Chemtrec	Vendor / Customer / Service Provider	SLP
Cheyenne Petroleum Company	Significant Customer	Nitro/NFH
Christian J Pena	Employee or Former Employee	SLP
Christina Gregory	Employee or Former Employee	SLP
Christopher A Contreras	Employee or Former Employee	SLP
Christopher J Arriaga Jr	Employee or Former Employee	SLP
Christopher L Embuscado	Employee or Former Employee	SLP
Cintas Corporation	Vendor	Nitro/NFH
Clayton, Wesley J	Employee or Former Employee	Nitro/NFH
Clinton L Lott	Employee or Former Employee	SLP
CNB Equipment, LLC	Vendor	Nitro/NFH
Coastline Waste Solutions	Vendor	Nitro/NFH
Coastline Waste Solutions	Vendor / Customer / Service Provider	SLP
Cody J Rodriguez	Employee or Former Employee	SLP
Coleman R Burns	Employee or Former Employee	SLP
Colonial Life	Vendor	Nitro/NFH
Comptroller, State of Texas	Vendor	Nitro/NFH
Comptroller, State of Texas	Taxing Authority	Nitro/NFH
Connally Law	Professionals	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Connor E Bluhm	Employee or Former Employee	SLP
Conoco	Significant Customer	Nitro/NFH
Corporate Filings LLC	Vendor	Nitro/NFH
Corporate Hospitality Services	Vendor / Customer / Service Provider	SLP
Corpus Christi Gasket & Fastener, Inc	Vendor / Customer / Service Provider	SLP
Corpus Christi Gasket & Fastener, Inc.	Vendor	Nitro/NFH
Cortec, LLC	Vendor	Nitro/NFH
Cotton Oilfield Services	Customer	Nitro/NFH
CPS Energy	Vendor / Customer / Service Provider	SLP
Crane Works	Vendor / Customer / Service Provider	SLP
Creation Dimensions	Vendor / Customer / Service Provider	SLP
Creative Oil and Gas, LLC	Vendor / Customer / Service Provider	SLP
Creppel Enterprises	Vendor / Customer / Service Provider	SLP
Crescent Pass Energy	Significant Customer	Nitro/NFH
Cristobal Castillo	Vendor	Nitro/NFH
Cristobal H Perez	Employee or Former Employee	SLP
Cristobal Perez II	Employee or Former Employee	SLP
CrossDock Supply, LLC	Vendor	Nitro/NFH
CrossDock Supply, LLC	Vendor / Customer / Service Provider	SLP
Crown Tool & Machine Shop	Vendor	Nitro/NFH
Crudechem Technology	Vendor / Customer / Service Provider	SLP
Crum & Foster Specialty Insurance	Vendor (Insurance)	Nitro/NFH
CTRMA Processing	Vendor / Customer / Service Provider	SLP
Cuero Dodge	Vendor / Customer / Service Provider	SLP
Cuero Dodge Chrysler	Vendor	Nitro/NFH
Cuero Lube & Tire	Vendor	Nitro/NFH
Cuero Lube & Tire	Vendor / Customer / Service Provider	SLP
Cummins Inc	Vendor / Customer / Service Provider	SLP
Cummins Welding LLC	Vendor / Customer / Service Provider / Litigation Party	SLP
D&D Commercial Rebuild, Inc	Vendor / Customer / Service Provider	SLP
Daniel C Carrillo	Employee or Former Employee	SLP
Daniel L Acevedo	Employee or Former Employee	SLP
Daniel Monjaras	Employee or Former Employee	SLP
Daniel R De La Fuente	Employee or Former Employee	SLP
Danny L Cruz Jr.	Employee or Former Employee	SLP
Danny L Cruz Sr	Employee or Former Employee	SLP
Darren D Seamster	Employee or Former Employee	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
David D Padilla	Employee or Former Employee	SLP
David Gutierrez	Employee or Former Employee	SLP
David L White Attorney at Law	Professionals	SLP
David Villarreal	Employee or Former Employee	SLP
DeAndrae D Fillmore	Employee or Former Employee	SLP
Dearborn National	Vendor / Customer / Service Provider	SLP
Deepwell Equipment Rentals	Vendor / Customer / Service Provider	SLP
Demarques T Henderson	Employee or Former Employee	SLP
Dept of Treasury, Internal Revenue Service	Taxing Authority	Nitro/NFH
Devin C Madrid	Employee or Former Employee	SLP
Devin R Jenkins	Employee or Former Employee	SLP
Devon Energy	Significant Customer	Nitro/NFH
Dewitt County Tax A/C	Vendor	Nitro/NFH
DeWitt Poth & Son	Vendor	Nitro/NFH
Dewitt Poth & Son LLC	Vendor / Customer / Service Provider	SLP
Dexter	Vendor / Customer / Service Provider	SLP
DFW Waste Oil Service, Inc	Vendor / Customer / Service Provider	SLP
Diego J Torres	Employee or Former Employee	SLP
DISA Global Solutions, INC	Vendor / Customer / Service Provider	SLP
DISA, Inc.	Vendor	Nitro/NFH
Discount Tire/America's Tire	Vendor	Nitro/NFH
Diverse Technical Services LLC	Vendor / Customer / Service Provider	SLP
Doggett Heavy Machinery Services	Vendor	Nitro/NFH
DoreRothbergLaw	Vendor	Nitro/NFH
Dornak's Auto Diesel	Vendor / Customer / Service Provider	SLP
Double E Transportation	Vendor	Nitro/NFH
Double M Trucking	Vendor / Customer / Service Provider	SLP
Dragon Products LLC	Vendor / Customer / Service Provider	SLP
Drummond Law, PLLC	Vendor / Customer / Service Provider	SLP
Drummond Law, PLLC	Professionals	Lender
DTE Enterprises LLC	Vendor / Customer / Service Provider	SLP
Dueser, Kaylee J	Employee or Former Employee	Nitro/NFH
DuPuy Oxygen	Vendor / Customer / Service Provider	SLP
Dustin F White	Employee or Former Employee	SLP
Dustin J Geffre	Employee or Former Employee	SLP
Dustin J Lopez	Employee or Former Employee	SLP
Dustin K Valdez	Employee or Former Employee	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Dustin M Geffre	Employee or Former Employee	SLP
Dwayne L Wright, Jr	Employee or Former Employee	SLP
DXC Exlipse	Vendor / Customer / Service Provider	SLP
Eagles Den Suites at Big Spring	Vendor / Customer / Service Provider	SLP
Eagle's Den Suites at Cotulla	Vendor	Nitro/NFH
Earthstone Energy	Customer	Nitro/NFH
Eastham Machining Inc.	Vendor / Customer / Service Provider / Litigation Party	SLP
Economy Mud Products Company	Vendor / Customer / Service Provider / Litigation Party	SLP
Economy Polymers & Chemicals	Vendor / Customer / Service Provider	SLP
Edgar A Aguila	Employee or Former Employee	SLP
Edgar E Martinez-Sanchez	Employee or Former Employee	SLP
Eduardo Ramirez III	Employee or Former Employee	SLP
Edwin Gonzalez	Employee or Former Employee	SLP
Efren Ramirez Jr.	Employee or Former Employee	SLP
Electronic Data	Vendor / Customer / Service Provider	SLP
Eli Auto Body	Vendor / Customer / Service Provider	SLP
Elihu Flores	Employee or Former Employee	SLP
Eliud D Guardado	Employee or Former Employee	SLP
Elliott Electric Supply	Vendor / Customer / Service Provider	SLP
Emilio Garcia	Employee or Former Employee	SLP
Emmanuel Garza	Employee or Former Employee	SLP
Encino Fence Co	Vendor / Customer / Service Provider	SLP
Energy Fabrication	Vendor / Customer / Service Provider	SLP
Energy Waste Rentals & Service	Vendor / Customer / Service Provider	SLP
Engine Service Truck and Trailer Repair	Vendor	Nitro/NFH
Engine Service Truck and Trailer Repair	Vendor / Customer / Service Provider	SLP
Enrique Martinez Jr	Employee or Former Employee	SLP
Ensicon Corporation	Vendor / Customer / Service Provider	SLP
Enterprise Express Services LLC	Vendor / Customer / Service Provider	SLP
Enterprise Fleet	Vendor / Customer / Service Provider	SLP
EOH	Professionals	SLP
Equipment Depot Texas, Inc	Vendor / Customer / Service Provider	SLP
ERAD	Vendor / Customer / Service Provider	SLP
Eric Fontenot	Vendor	Nitro/NFH
Eric Garcia	Employee or Former Employee	SLP
Eric J Fontenot	Employee or Former Employee	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Eric M Diaz	Employee or Former Employee	SLP
Ernesto Santos Jr	Employee or Former Employee	SLP
Escondido Resources Operating	Significant Customer	Nitro/NFH
Esequiel Navejas Jr.	Employee or Former Employee	SLP
Esteban R Corona	Employee or Former Employee	SLP
Ethan E Reuter	Employee or Former Employee	SLP
Etoco, L.P.	Customer	Nitro/NFH
Everest Power Solutions	Vendor / Customer / Service Provider	SLP
Exibix, Inc	Vendor / Customer / Service Provider	SLP
Extreme Installation	Vendor / Customer / Service Provider	SLP
Fabian Flores Jr.	Employee or Former Employee	SLP
Fagan Answering Service, Inc.	Vendor	Nitro/NFH
Fastenal	Vendor / Customer / Service Provider	SLP
Favors Business Solutions LLC	Vendor / Customer / Service Provider	SLP
FBFK	Professionals	SLP
FedEx	Vendor / Customer / Service Provider	SLP
Felipe A Arocho Lopez Jr	Employee or Former Employee	SLP
Fer.Co Services, Inc.	Vendor / Customer / Service Provider	SLP
FireFox Pump Services, LLC	Vendor / Customer / Service Provider	SLP
Flash Funding, LLC	Vendor / Customer / Service Provider	SLP
Flawless Welding Service	Vendor / Customer / Service Provider	SLP
FleetPride	Vendor	Nitro/NFH
Fleetpride	Vendor / Customer / Service Provider	SLP
Flessner, Cody M	Employee or Former Employee	Nitro/NFH
Ford Credit	Vendor	Nitro/NFH
Ford Credit	Lender	SLP
Ford of Boerne	Vendor	Nitro/NFH
Ford of Boerne	Vendor / Customer / Service Provider	SLP
Forrest Brothers	Vendor / Customer / Service Provider	SLP
Forrest Brothers Tire & Alignment	Vendor	Nitro/NFH
Fort Bend County Toll Road Authority	Vendor	Nitro/NFH
Fort Bend County Toll Road Authority	Vendor / Customer / Service Provider	SLP
Fortenberry Fabrication & Supply	Vendor	Nitro/NFH
Fortenberry Fabrication & Supply	Vendor / Customer / Service Provider	SLP
Forum US Inc.	Vendor / Customer / Service Provider	SLP
Frac Pump Parts	Vendor / Customer / Service Provider	SLP
Frac-Chem	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Francisco J Campos	Employee or Former Employee	SLP
Francisco J Garcia Requena	Employee or Former Employee	SLP
Francisco J Quintero Jr	Employee or Former Employee	SLP
Francisco J Reyna Jr	Employee or Former Employee	SLP
Francisco Landeros Jr.	Employee or Former Employee	SLP
Francisco R Avila	Employee or Former Employee	SLP
Freedom Proppant	Vendor / Customer / Service Provider	SLP
Friedel Drilling Company	Vendor	Nitro/NFH
G & M Oilfield Services, Inc.	Vendor / Customer / Service Provider	SLP
G+R Power Solutions	Vendor / Customer / Service Provider	SLP
GableGotwals	Professionals	Lender
Gabriela R Goodwin	Employee or Former Employee	SLP
Garcia, David	Employee or Former Employee	Nitro/NFH
Garcia, Jennifer N	Employee or Former Employee	Nitro/NFH
Garcia, Jose	Employee or Former Employee	Nitro/NFH
Garcia, Jr, Michael	Employee or Former Employee	Nitro/NFH
Garcia, Mike	Employee or Former Employee	Nitro/NFH
Gardner Denver	Vendor / Customer / Service Provider	SLP
Garza, Jesus H	Employee or Former Employee	Nitro/NFH
Garza, Santos	Employee or Former Employee	Nitro/NFH
GD Energy Products LLC	Vendor / Customer / Service Provider / Litigation Party	SLP
Geffert, Megan L.	Employee or Former Employee	Nitro/NFH
Genaro A Barrera	Employee or Former Employee	SLP
Genaro Dominguez Gomez	Employee or Former Employee	SLP
Genesis Drug Testing	Vendor / Customer / Service Provider	SLP
Gerardo D Cornejo	Employee or Former Employee	SLP
Gerardo J Dovalina	Employee or Former Employee	SLP
Germaine, Carmen C	Employee or Former Employee	Nitro/NFH
Gibson & Sheen, PLLC	Vendor / Customer / Service Provider	SLP
Gilbert Rivera	Employee or Former Employee	SLP
Gilmore	Vendor / Customer / Service Provider	SLP
Gladiator Energy	Customer	Nitro/NFH
GM Financial	Vendor	Nitro/NFH
GM Financial	Lender	SLP
Golden West Oil Company	Vendor / Customer / Service Provider	SLP
Gonzalo Salazar Sosa	Employee or Former Employee	SLP
GP50	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Grainger	Vendor / Customer / Service Provider	SLP
Granstaff, Gaedke and Edgmon, P.C.	Vendor / Customer / Service Provider	SLP
Gray Reed	Professionals	SLP
Green Acres LLC	Vendor	Nitro/NFH
Green Mountain Energy Company	Vendor	Nitro/NFH
Gregorio Salinas Jr.	Employee or Former Employee	SLP
Guadalupe Buitron III	Vendor	Nitro/NFH
Guide Energy Solutions, LLC	Vendor / Customer / Service Provider	SLP
Gulf Bolt & Supply, Inc.	Vendor	Nitro/NFH
Gulf Bolt and Supply, Inc	Vendor / Customer / Service Provider	SLP
Gulfstream Services, Inc.	Vendor / Customer / Service Provider / Litigation Party	SLP
GVEC	Vendor	Nitro/NFH
GVEC Internet	Vendor	Nitro/NFH
H&M Acid Services, LLC	Vendor / Customer / Service Provider	SLP
H.M.R. LLC	Vendor / Customer / Service Provider	SLP
H2O Well Service	Vendor	Nitro/NFH
H2O Irrigation	Vendor	Nitro/NFH
Hallux Talon Oil Services, LLC	Vendor / Customer / Service Provider	SLP
Hansa-Flex USA	Vendor	Nitro/NFH
Hansa-Flex USA	Vendor / Customer / Service Provider	SLP
Harper, Brian C	Employee or Former Employee	Nitro/NFH
Harris County Toll Road Authority	Vendor	Nitro/NFH
Harris County Toll Road Authority	Vendor / Customer / Service Provider	SLP
Haz Mat Special Services, LLC	Vendor / Customer / Service Provider	SLP
Hazel's Expedited Freight	Vendor / Litigation Party	Nitro/NFH
Hazel's Expedited Freight	Vendor / Customer / Service Provider	SLP
HCTRA	Vendor / Customer / Service Provider	SLP
HCTRA-Violations	Vendor	Nitro/NFH
Headington Energy Partners	Significant Customer	Nitro/NFH
Hector M Ramirez	Employee or Former Employee	SLP
Hector R Valdez Jr	Employee or Former Employee	SLP
Hector R Villarreal Jr.	Employee or Former Employee	SLP
Hemi Logistics LLC	Vendor / Customer / Service Provider	SLP
Hesselbein Tire Southwest	Vendor / Customer / Service Provider	SLP
High Pressure Rental & Supply, LLC	Vendor / Customer / Service Provider	SLP
Hilcorp Energy Company	Customer	Nitro/NFH
Hinderliter Consulting	Vendor	Nitro/NFH

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Hobbs, Jeffrey D.	Employee or Former Employee	Nitro/NFH
Hoefling, Ashley M	Employee or Former Employee	Nitro/NFH
Holland & Holland LLC	Professionals	SLP
Holt Cat Power Systems	Vendor / Customer / Service Provider	SLP
Hon. Christopher Lopez	Court Personnel	Court
Horacio G Toribio	Employee or Former Employee	SLP
Hotsy Equipment Company	Vendor / Customer / Service Provider	SLP
HSA Bank	Vendor / Customer / Service Provider	SLP
Hub City Fire & Safety LLC	Vendor	Nitro/NFH
Hub City Fire and Safety LLC	Vendor / Customer / Service Provider	SLP
Hub City Truck Equipment	Vendor / Customer / Service Provider	SLP
Hunter J Jaramillo	Employee or Former Employee	SLP
Hunter L Winstead	Employee or Former Employee	SLP
Hutchs Oilfield	Vendor / Customer / Service Provider	SLP
HW Sales Co.,Inc.	Vendor	Nitro/NFH
Hydra Rig NOV	Vendor / Customer / Service Provider	SLP
Hydradyne, LLC	Vendor / Customer / Service Provider	SLP
Hydraquip	Vendor / Customer / Service Provider	SLP
Hydraulic Exchange	Vendor / Customer / Service Provider	SLP
Hydraulic Supply & Service	Vendor	Nitro/NFH
Hydraulic Supply & Services Co.	Vendor / Customer / Service Provider	SLP
Hytorc	Vendor	Nitro/NFH
HYTORC	Vendor / Customer / Service Provider	SLP
Idulio Rodriguez	Employee or Former Employee	SLP
Impact Gold	Vendor / Customer / Service Provider	SLP
Industrial Diesel Manufacturing & Service	Vendor / Customer / Service Provider	SLP
Industrial Diesel, Inc	Vendor / Customer / Service Provider	SLP
Industrial Ignition	Vendor / Customer / Service Provider	SLP
Industrial Radiator Service, LLC.	Vendor / Customer / Service Provider	SLP
Inland Truck Parts	Vendor / Customer / Service Provider	SLP
Integrity Delaware	Vendor	Nitro/NFH
Internal Revenue Service	Taxing Authority	Nitro/NFH
Intuit	Vendor / Customer / Service Provider	SLP
Ireneo A Medellin	Employee or Former Employee	SLP
IRS USA Tax Payment	Vendor / Customer / Service Provider	SLP
Isaac B Gonzalez Jr	Employee or Former Employee	SLP
ISN Software Corporation	Vendor	Nitro/NFH

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
ISNET	Vendor / Customer / Service Provider	SLP
Israel J Sambrano	Employee or Former Employee	SLP
J&B Solutions, Inc.	Vendor / Customer / Service Provider	SLP
J. Mark Threadgill and Co.	Vendor / Customer / Service Provider	SLP
J.A.M. Supply LLC	Vendor / Customer / Service Provider	SLP
J.J. Keller & Associates, Inc.	Vendor / Customer / Service Provider	SLP
J2 Acid Solutions	Vendor / Customer / Service Provider	SLP
Jack H Savoy	Employee or Former Employee	SLP
Jackie R Simpson	Employee or Former Employee	SLP
Jackie R. Simpson, Jr (Rent Vendor)	Vendor	Nitro/NFH
Jackie Ray Simpson, Jr.	Creditor/Equityholder	
Jackson Jr., Otis A	Employee or Former Employee	Nitro/NFH
Jacob H Fosbenner	Employee or Former Employee	SLP
Jaime J Nieto	Employee or Former Employee	SLP
Jam Universal Services LLC	Vendor / Customer / Service Provider	SLP
James A Baros Jr	Employee or Former Employee	SLP
James L Norman Jr.	Employee or Former Employee	SLP
James P Gonzales	Employee or Former Employee	SLP
James R Neely	Employee or Former Employee	SLP
James Teleco	Vendor	Nitro/NFH
JAMunn Consulting LLC	Vendor / Customer / Service Provider	SLP
Jason Aguilar	Employee or Former Employee	SLP
Jason L Hastings	Employee or Former Employee	SLP
Javier S Vazquez Ponce	Employee or Former Employee	SLP
Javier Torres	Employee or Former Employee	SLP
Javonne D Lewis	Employee or Former Employee	SLP
Jay Sanchez	Employee or Former Employee	SLP
Jayson Ruff	Office of the United States Trustee	Court
JDS Technologies, Inc	Vendor / Customer / Service Provider	SLP
JDS Technologies, Inc.	Vendor	Nitro/NFH
Jean M Boukouendji Poaty	Employee or Former Employee	SLP
Jeffrey Esquivel	Employee or Former Employee	SLP
Jeff's Auto Rebuilders Towing & Recovery	Vendor / Customer / Service Provider	SLP
Jennifer N Morales	Employee or Former Employee	SLP
Jeremiah R Johnson	Employee or Former Employee	SLP
Jeremy A Rosales	Employee or Former Employee	SLP
Jeremy K Sambrano	Employee or Former Employee	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Jeremy Penn	Vendor	Nitro/NFH
Jeremy S Fischer	Employee or Former Employee	SLP
Jermaine Rice	Employee or Former Employee	SLP
Jerome A Jenkins	Employee or Former Employee	SLP
Jeronimo Ayala	Employee or Former Employee	SLP
Jessica L Collins	Employee or Former Employee	SLP
Jesus A Robles	Employee or Former Employee	SLP
Jesus G Rebolledo	Employee or Former Employee	SLP
Jesus J Garcia	Employee or Former Employee	SLP
Jesus Miranda	Employee or Former Employee	SLP
Jesus Zapata-Montoya	Employee or Former Employee	SLP
JF Petroleum Group	Vendor	Nitro/NFH
Jimmy Law Hot Shot and General Welding	Vendor / Customer / Service Provider	SLP
Joe A Garza Tietz	Employee or Former Employee	SLP
Joe D Garcia	Employee or Former Employee	SLP
Joel A Perez	Employee or Former Employee	SLP
Joey A Perez Sr.	Employee or Former Employee	SLP
John A Lantier II	Employee or Former Employee	SLP
John B Strait III	Employee or Former Employee	SLP
John B. Strait, III	Equityholder	
John M Brown	Employee or Former Employee	SLP
John R Gonzalez	Employee or Former Employee	SLP
Johnny and Sons Paint and Body Shop	Vendor / Customer / Service Provider	SLP
Johnny Soliz	Employee or Former Employee	SLP
Johnny's Paint and Body Shop	Vendor / Customer / Service Provider	SLP
Johnson, Lebron F	Employee or Former Employee	Nitro/NFH
Johnstone Supply	Vendor	Nitro/NFH
Johnstone Supply	Vendor / Customer / Service Provider	SLP
Jon E Ramirez	Employee or Former Employee	SLP
Jonathan F Adams	Employee or Former Employee	SLP
Jonathon Garcia	Employee or Former Employee	SLP
Jorge A Briones	Employee or Former Employee	SLP
Jorge C Moncada	Employee or Former Employee	SLP
Jorge D Lopez	Employee or Former Employee	SLP
Jose A Donez III	Employee or Former Employee	SLP
Jose A Jasso	Employee or Former Employee	SLP
Jose L Garza	Employee or Former Employee	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Jose L Hernandez	Employee or Former Employee	SLP
Jose L Ovalle Jr.	Employee or Former Employee	SLP
Jose L Sanchez Jr	Employee or Former Employee	SLP
Jose M Galvan	Employee or Former Employee	SLP
Jose M Oyarce Perez	Employee or Former Employee	SLP
Jose R Flores Jr	Employee or Former Employee	SLP
Jose R Galvan	Employee or Former Employee	SLP
Jose R Gonzalez Lucio	Employee or Former Employee	SLP
Jose R Nava	Employee or Former Employee	SLP
Jose R Ramirez	Employee or Former Employee	SLP
Jose T Nava	Employee or Former Employee	SLP
Joseph D Drzymalla	Employee or Former Employee	SLP
Joseph D Newton III	Employee or Former Employee	SLP
Joseph R Gauthier	Employee or Former Employee	SLP
Joshua J Limon	Employee or Former Employee	SLP
Jovany Arocho Soto	Employee or Former Employee	SLP
JR S Eurich	Employee or Former Employee	SLP
Juan A Montero Garcia	Employee or Former Employee	SLP
Juan Barrientos-Lozano	Employee or Former Employee	SLP
Juan G Trevino	Employee or Former Employee	SLP
Juan M Aguila	Employee or Former Employee	SLP
Juan M Rabelo	Employee or Former Employee	SLP
Juan O Trevino	Employee or Former Employee	SLP
Juan Ramos Jr	Employee or Former Employee	SLP
Julian C Salazar Jr	Employee or Former Employee	SLP
Julie L Powers	Employee or Former Employee	SLP
Justin W Padfield	Employee or Former Employee	SLP
JW Sands, LLC	Vendor / Customer / Service Provider	SLP
K & C Hose & Supply LLC	Vendor / Customer / Service Provider	SLP
K&K Repair Service, LLC	Vendor / Customer / Service Provider	SLP
Kainer, Chandler J	Employee or Former Employee	Nitro/NFH
Kamaleon Logistics, LLC	Vendor / Customer / Service Provider	SLP
Karnes Electric	Vendor / Customer / Service Provider	SLP
Katella Logistics LLC	Vendor / Customer / Service Provider	SLP
KC Transport LLC	Vendor / Customer / Service Provider	SLP
Kean Miller LLP	Professionals	SLP
Keep Trucking Inc	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Keith L Vega	Employee or Former Employee	SLP
Kennedy Wire Rope & Sling Company, Inc.	Vendor	Nitro/NFH
Kent Tire Company	Vendor	Nitro/NFH
Kerr Pump Corp	Vendor / Customer / Service Provider	SLP
Ketchum, Robert E	Employee or Former Employee	Nitro/NFH
Kevin A Borrego	Employee or Former Employee	SLP
Kevin B Carrillo	Employee or Former Employee	SLP
Kimball Midwest	Vendor / Customer / Service Provider	SLP
Klotzman Law Firm PLLC	Professionals	SLP
Kone	Vendor / Customer / Service Provider	SLP
Koricanek, Bob L.	Employee or Former Employee	Nitro/NFH
Kristin Mendez	Employee or Former Employee	SLP
KS Supplies, Inc.	Vendor / Customer / Service Provider	SLP
Kulik, Kevin D.	Employee or Former Employee	Nitro/NFH
Kyle J Dahlberg	Employee or Former Employee	SLP
Kyle J Morgan	Employee or Former Employee	SLP
L&M Oilfield Equipment and Services	Vendor / Customer / Service Provider	SLP
L&P Services	Vendor	Nitro/NFH
L&W Diesel Service	Vendor / Customer / Service Provider	SLP
Lantz Tire & Automotive	Vendor	Nitro/NFH
Lantz Tire Service	Vendor / Customer / Service Provider	SLP
Larry M Harrison	Employee or Former Employee	SLP
Lashley, Brandon T.	Employee or Former Employee	Nitro/NFH
Lathem	Vendor / Customer / Service Provider	SLP
Laura R Foulis	Employee or Former Employee	SLP
Lawwill, KC B	Employee or Former Employee	Nitro/NFH
LC&A	Professionals	SLP
Learning Quest	Vendor / Customer / Service Provider	SLP
Lee, Richard E	Employee or Former Employee	Nitro/NFH
Leek Safety & Fire Equipment, INC	Vendor / Customer / Service Provider	SLP
Leek Safety & Fire Equipment, Inc.	Vendor	Nitro/NFH
Lena B Noerenberg	Employee or Former Employee	SLP
Leo A Tolbert	Employee or Former Employee	SLP
Leonard L Saenz	Employee or Former Employee	SLP
Leonardo Hinojosa	Employee or Former Employee	SLP
Lerma, Samuel T.	Employee or Former Employee	Nitro/NFH
Leviton Law Firm	Professionals	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
LHR Services & Equipment, Inc.	Vendor	Nitro/NFH
LHR Services and Equipment	Vendor / Customer / Service Provider	SLP
Life Line Technologies, LLC	Vendor / Customer / Service Provider	SLP
Lightning Services	Vendor / Customer / Service Provider	SLP
Linde Gas & Equipment	Vendor / Customer / Service Provider	SLP
Liza Cruz	Vendor	Nitro/NFH
Lloyd W Rushing	Employee or Former Employee	SLP
Lone Star HazMat Response, LLC	Vendor / Customer / Service Provider	SLP
Lone Star Lodge	Vendor	Nitro/NFH
Lone Star Lodge II	Vendor	Nitro/NFH
Lone Star Radiator Co., Inc.	Vendor / Customer / Service Provider	SLP
Lonestar Forklift	Vendor	Nitro/NFH
Loza, Victor N	Employee or Former Employee	Nitro/NFH
Luera's Welding Service	Vendor	Nitro/NFH
Luera's Welding Service, Inc	Vendor / Customer / Service Provider	SLP
Lu-Gonzalez, David N	Employee or Former Employee	Nitro/NFH
Luis A Trinidad	Employee or Former Employee	SLP
Luis E Saucedo	Employee or Former Employee	SLP
Luis G Garcia	Employee or Former Employee	SLP
Luis J Vazquez Del Angel	Employee or Former Employee	SLP
Luisito S Caraig	Employee or Former Employee	SLP
M & D Distributors	Vendor / Customer / Service Provider	SLP
M & R Energy Services LLC	Vendor / Customer / Service Provider	SLP
Maciel, Conrad J	Employee or Former Employee	Nitro/NFH
Maciel, Jr., Maurice A.	Employee or Former Employee	Nitro/NFH
Magic Industries Inc	Vendor / Customer / Service Provider	SLP
Magic Industries, Inc.	Vendor	Nitro/NFH
MainStay Suites Odessa	Vendor	Nitro/NFH
Maman Muchtarman	Employee or Former Employee	SLP
Manuel C Bosquez	Employee or Former Employee	SLP
Manuel Gonzalez	Employee or Former Employee	SLP
Manuel Perez Jr	Employee or Former Employee	SLP
Marco A Castillo	Employee or Former Employee	SLP
Marco Ponce	Employee or Former Employee	SLP
Marcus D Johnson	Employee or Former Employee	SLP
Marcus R Byars	Employee or Former Employee	SLP
Maria B Sanchez	Employee or Former Employee	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Mark R Salazar II	Employee or Former Employee	SLP
Mark W Craig	Employee or Former Employee	SLP
Marlon B Dilworth	Employee or Former Employee	SLP
Martin Benavidez	Employee or Former Employee	SLP
Martin Bryan	Employee or Former Employee	SLP
Martin Printing Co.	Vendor / Customer / Service Provider	SLP
Martin Saldana III	Employee or Former Employee	SLP
Martini, Hughes & Grossman	Collections Agency	Nitro/NFH
Mason S Winkler	Employee or Former Employee	SLP
Master Pumps & Power	Vendor / Customer / Service Provider	SLP
Matador Energy Services LLC	Vendor / Customer / Service Provider	SLP
Matheson Tri Gas Inc	Vendor / Customer / Service Provider	SLP
Matheson Tri-Gas Inc.	Vendor	Nitro/NFH
Mathew A Munoz	Employee or Former Employee	SLP
Matthew A Borrego	Employee or Former Employee	SLP
Matthew P Guerra	Employee or Former Employee	SLP
Matthew R Estrada	Employee or Former Employee	SLP
Matthew R Luna	Employee or Former Employee	SLP
Maverick Maintenance & Supply	Vendor / Customer / Service Provider	SLP
Maximiliano Sosa	Employee or Former Employee	SLP
McCarty Equipment Co., LTD	Vendor / Customer / Service Provider	SLP
McGinnis, Tommy C	Employee or Former Employee	Nitro/NFH
MCM Elegante Suites	Vendor / Customer / Service Provider	SLP
Medellin, Tony	Employee or Former Employee	Nitro/NFH
Mersino Dewatering LLC	Vendor / Customer / Service Provider	SLP
Meyer Service Company	Vendor	Nitro/NFH
MG Building Materials	Vendor / Customer / Service Provider	SLP
Michael A Rosalez	Employee or Former Employee	SLP
Michael Alfrido	Employee or Former Employee	SLP
Michael C Rivera Jr	Employee or Former Employee	SLP
Michael D Hamilton	Employee or Former Employee	SLP
Michael Gonzalez	Employee or Former Employee	SLP
Michael S Hadyka	Employee or Former Employee	SLP
Michael S Morgan	Employee or Former Employee	SLP
Micro Motion Inc	Vendor / Customer / Service Provider	SLP
MidCentral Equipment Services, LLC	Vendor / Customer / Service Provider	SLP
Midwest Hose & Specialty	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Miguel A Hinojosa	Employee or Former Employee	SLP
Miguel Gonzalez	Employee or Former Employee	SLP
Mike's Gates LLC	Vendor	Nitro/NFH
Millie Aponte Sall	Office of the United States Trustee	Court
Milstead HMR	Vendor / Customer / Service Provider	SLP
MineralTech, LLC	Vendor / Customer / Service Provider	SLP
Mobile Data Technologies, LTD	Vendor / Customer / Service Provider	SLP
Moffitt Services	Vendor / Customer / Service Provider	SLP
Molina, Daniel	Employee or Former Employee	Nitro/NFH
Monahans Chevrolet GMC	Vendor	Nitro/NFH
Motive Technologies, Inc.	Vendor / Customer / Service Provider	SLP
Moy's Water Well Services, Inc.	Vendor / Customer / Service Provider	SLP
MSI	Vendor	Nitro/NFH
MSO Seals and Gaskets	Vendor / Customer / Service Provider	SLP
Mulholland Energy Services	Vendor / Customer / Service Provider	SLP
Munoz, Martin	Employee or Former Employee	Nitro/NFH
Nance, Paige C	Employee or Former Employee	Nitro/NFH
Napa Auto Parts	Vendor	Nitro/NFH
Napa Auto Parts	Vendor / Customer / Service Provider	SLP
Nathan D Solis	Employee or Former Employee	SLP
Nathaniel A Linares	Employee or Former Employee	SLP
National Oilwell Varco, L.P.	Vendor / Customer / Service Provider	SLP
National Petroleum Oilfield Products	Vendor / Customer / Service Provider	SLP
NCS Credit	Professionals	SLP
New Mexico Taxation and Revenue Dept	Taxing Authority	Nitro/NFH
New Mexico Taxation and Revenue Dept	Taxing Authority	Nitro/NFH
Nicholas A Velasquez	Employee or Former Employee	SLP
Nitro Construction	Customer	Nitro/NFH
Nitro Construction, LLC	Vendor	Nitro/NFH
Nitro Downhole, LLC	Potential Interested Party	Nitro/NFH/SLP
NM Taxation and Revenue Department	Vendor	Nitro/NFH
Nordheim I.S.D.	Vendor	Nitro/NFH
Norrell, Diamond M.	Employee or Former Employee	Nitro/NFH
North Texas Tollway Authority	Vendor	Nitro/NFH
NOV Rolligon	Vendor / Customer / Service Provider	SLP
Obsidian Chemical Solutions	Vendor / Customer / Service Provider	SLP
Ogburn Truck Parts	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Oil Center Repair & Sales, LLC	Vendor / Customer / Service Provider	SLP
Oil Field Experts	Vendor / Customer / Service Provider	SLP
Oklahoma Centralized Support Registry	Vendor / Customer / Service Provider	SLP
Old Skuhl Diesel & Equipment Service LLC	Vendor / Customer / Service Provider	SLP
Olivas, Martha R	Employee or Former Employee	Nitro/NFH
Omar R Placencia	Employee or Former Employee	SLP
Omar Toscano	Employee or Former Employee	SLP
Omar V Flores Magdaleno	Employee or Former Employee	SLP
OMT Flow	Vendor / Customer / Service Provider	SLP
OneCor Services, LLC	Vendor / Customer / Service Provider	SLP
O'Reilly Auto Parts	Vendor	Nitro/NFH
Orlando Rodriguez	Employee or Former Employee	SLP
Orser Rodriguez	Employee or Former Employee	SLP
ORTEQ Energy Technologies	Vendor / Customer / Service Provider	SLP
Oscar E Flores	Employee or Former Employee	SLP
Oscar Zamorano	Employee or Former Employee	SLP
Osvaldo Pena Jr.	Employee or Former Employee	SLP
Osvaldo Trevino Trevino	Employee or Former Employee	SLP
Overhead Door	Vendor	Nitro/NFH
Overhead Door	Vendor / Customer / Service Provider	SLP
Oxy USA WTP LP	Significant Customer	Nitro/NFH
P&W Sales, Inc.	Vendor / Customer / Service Provider	SLP
Palmer Johnson Power Systems LLC	Vendor / Customer / Service Provider	SLP
Partners	Vendor / Customer / Service Provider	SLP
Partners Chevrolet Buick GMC	Vendor	Nitro/NFH
Paterno C Dela Cruz	Employee or Former Employee	SLP
Patrick B Simon	Employee or Former Employee	SLP
Patriot Oilfield Services, LLC	Vendor	Nitro/NFH
Patterson Services, Inc.	Customer	Nitro/NFH
Paula D Luna	Employee or Former Employee	SLP
Pel-State Services	Vendor / Customer / Service Provider	SLP
Penta Resources	Vendor / Customer / Service Provider	SLP
Perez, Dylon K	Employee or Former Employee	Nitro/NFH
Perf Sealers	Vendor / Customer / Service Provider	SLP
Performance Sales & Service, Inc	Vendor / Customer / Service Provider	SLP
Performance Sales & Services, Inc.	Vendor	Nitro/NFH
Permian FracSand	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Permian Lodging II LLC	Vendor	Nitro/NFH
Permian Lodging II LLC	Vendor / Customer / Service Provider	SLP
Permian Lodging LLC	Vendor	Nitro/NFH
Pico Technologies	Customer	Nitro/NFH
Pierce Pump	Vendor / Customer / Service Provider	SLP
Polaris Laboratories LLC	Vendor / Customer / Service Provider	SLP
Postmaster, US	Vendor	Nitro/NFH
Powertherm	Vendor / Customer / Service Provider	SLP
Praxair Distribution Inc	Vendor / Customer / Service Provider	SLP
Precision Hydraulic Technology Inc.	Vendor / Customer / Service Provider	SLP
Premier Corex	Vendor / Customer / Service Provider	SLP
Premier Oilfield Group, LLC	Vendor / Customer / Service Provider	SLP
Prentiss, Kelly W	Employee or Former Employee	Nitro/NFH
Prime WSI	Vendor / Customer / Service Provider	SLP
Primo Rodriguez	Vendor	Nitro/NFH
Primo Water	Vendor / Customer / Service Provider	SLP
Principal	Vendor / Customer / Service Provider	SLP
Principal Life Insurance Company	Vendor	Nitro/NFH
PrintIt	Vendor / Customer / Service Provider	SLP
Pro Field Services, Inc.	Vendor	Nitro/NFH
Producers CO-OP Trailers	Vendor	Nitro/NFH
Professional Parking Management	Vendor / Customer / Service Provider	SLP
Proppant Express Solutions, LLC	Vendor / Customer / Service Provider / Litigation Party	SLP
PT Corporation	Vendor / Customer / Service Provider	SLP
Puente, Daniel I	Employee or Former Employee	Nitro/NFH
Puente, Elvis I.	Employee or Former Employee	Nitro/NFH
Pure Parts Napa	Vendor	Nitro/NFH
Purvis Industries	Vendor / Customer / Service Provider	SLP
QDI Solutions LLC	Vendor / Customer / Service Provider	SLP
Quality Fasteners	Vendor / Customer / Service Provider	SLP
Quarles Petroleum Inc.	Vendor	Nitro/NFH
R & R Construction, Inc.	Vendor	Nitro/NFH
R & S Oilfield, Inc.	Vendor	Nitro/NFH
Race Ready Truck	Vendor / Customer / Service Provider	SLP
Ram Services Company	Vendor / Customer / Service Provider	SLP
Ram Services, Inc.	Vendor / Customer / Service Provider	SLP
Ramirez Transmission	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Ramirez, Andres	Employee or Former Employee	Nitro/NFH
Ramirez, Gabriel A	Employee or Former Employee	Nitro/NFH
Ramirez, Marcos	Employee or Former Employee	Nitro/NFH
Ramiro Cantu Caballero	Employee or Former Employee	SLP
Ramon Cortez	Employee or Former Employee	SLP
Ramon Maldonado Jr	Employee or Former Employee	SLP
Ramon Ramos Jr.	Employee or Former Employee	SLP
Rapid Oil Change	Vendor	Nitro/NFH
Raul Arredondo Jr.	Employee or Former Employee	SLP
Raven I Moreno	Employee or Former Employee	SLP
Regional Steel	Vendor	Nitro/NFH
Regional Steel Products LLC	Vendor / Customer / Service Provider	SLP
Reladyne	Vendor / Customer / Service Provider	SLP
Reliant Energy	Vendor	Nitro/NFH
Rene A Ramirez Jr.	Employee or Former Employee	SLP
Rene Flores	Employee or Former Employee	SLP
Rene S Gonzalez	Employee or Former Employee	SLP
Reno R Davila	Employee or Former Employee	SLP
Republic Services	Vendor / Customer / Service Provider	SLP
Republic Services #688	Vendor	Nitro/NFH
Rexel	Vendor / Customer / Service Provider	SLP
Reyes Electrical Contractors	Vendor / Customer / Service Provider	SLP
Reynaldo S Reyna Jr	Employee or Former Employee	SLP
Ricardo Arizpe Jr	Employee or Former Employee	SLP
Ricardo Cantu	Employee or Former Employee	SLP
Ricardo Gutierrez	Employee or Former Employee	SLP
Ricardo R Perez	Employee or Former Employee	SLP
Ricardo Rodriguez	Employee or Former Employee	SLP
Richard L Webb Jr	Employee or Former Employee	SLP
Richard R Reuter	Employee or Former Employee	SLP
Richard T Avis, Attorney & Associates	Professionals	SLP
Ridgemar Energy	Customer	Nitro/NFH
Rigzone.com, Inc.	Vendor / Customer / Service Provider	SLP
Rino Pena	Employee or Former Employee	SLP
RJHose	Vendor / Customer / Service Provider	SLP
RM Car Care Service	Vendor / Customer / Service Provider	SLP
RMA Toll Processing	Vendor	Nitro/NFH

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Robert A Gomez Jr	Employee or Former Employee	SLP
Robert G Martinez	Employee or Former Employee	SLP
Robert L Trevino	Employee or Former Employee	SLP
Roberto Castro	Employee or Former Employee	SLP
Roberto Diaz	Employee or Former Employee	SLP
Roberto Garza	Employee or Former Employee	SLP
Roberto Lara Jr	Employee or Former Employee	SLP
Roberto R Alonzo III	Employee or Former Employee	SLP
Rockwater Energy Solutions	Vendor / Customer / Service Provider	SLP
Rockwell American	Vendor / Customer / Service Provider	SLP
Rodolfo Sanchez Jr	Employee or Former Employee	SLP
Rodriguez, Joe	Employee or Former Employee	Nitro/NFH
Rodriguez, Randy	Employee or Former Employee	Nitro/NFH
Roel Briones	Employee or Former Employee	SLP
Roel Resendez Jr	Employee or Former Employee	SLP
Rogelio A Gonzalez II	Employee or Former Employee	SLP
Rogelio A Lopez Jr	Employee or Former Employee	SLP
Rogue Waste Recovery & Enviornmental Inc	Vendor / Customer / Service Provider	SLP
Rogue Waste Recovery & Environmental, Inc	Vendor	Nitro/NFH
Rolando Cepeda	Employee or Former Employee	SLP
Rolando Garcia	Employee or Former Employee	SLP
Romco Equipment	Vendor / Customer / Service Provider	SLP
Rosario Saldana	Court Personnel	Court
Rosendo Garcia Jr	Employee or Former Employee	SLP
Roughneck Radiator	Vendor / Customer / Service Provider	SLP
Royal Production Co	Customer	Nitro/NFH
RPS Manufacturing Solutions	Vendor / Customer / Service Provider	SLP
RS Americas Inc	Vendor / Customer / Service Provider	SLP
RSK Transport LLC	Vendor / Customer / Service Provider	SLP
Ruben F Garcia	Employee or Former Employee	SLP
Ruben Lopez Jr	Employee or Former Employee	SLP
Ruben Rodriguez Jr	Employee or Former Employee	SLP
Ruben Rodriguez.	Employee or Former Employee	SLP
Rubens's Mobile Service	Vendor / Customer / Service Provider	SLP
Ruffin Oilfield Services, LLC	Vendor / Customer / Service Provider	SLP
Rush Logistics Inc.	Vendor / Customer / Service Provider	SLP
Rush truck Center - Victoria (IBS)	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Rush Truck Center- Odessa (IBS)	Vendor / Customer / Service Provider	SLP
Russell Neely	Vendor	Nitro/NFH
Ryan J Parker	Employee or Former Employee	SLP
Ryan P Bledsoe	Employee or Former Employee	SLP
S&A Tire Repair	Vendor / Customer / Service Provider	SLP
S.A. Locksmith and Security	Vendor / Customer / Service Provider	SLP
Safeguard Business Systems	Vendor / Customer / Service Provider	SLP
SAFOCO, INC.	Vendor / Customer / Service Provider	SLP
SafZone Field Services	Vendor / Customer / Service Provider	SLP
SAGlobal US Inc	Vendor / Customer / Service Provider	SLP
Samantha von Roeder	Vendor	Nitro/NFH
Samuel Saavedra III	Employee or Former Employee	SLP
San Antonio Brake and Clutch	Vendor / Customer / Service Provider	SLP
Saul Zapata	Employee or Former Employee	SLP
Savior Welding	Vendor	Nitro/NFH
Schmidt & Sons Inc	Vendor / Customer / Service Provider	SLP
Sean C Buchanan	Employee or Former Employee	SLP
Sean D Brown	Employee or Former Employee	SLP
Security Integrated, Inc.	Vendor / Customer / Service Provider	SLP
Select Energy Services	Customer	Nitro/NFH
Select Sands America Corp	Vendor / Customer / Service Provider	SLP
Sergio Gonzalez Jr	Employee or Former Employee	SLP
Sergio R Sonora II	Employee or Former Employee	SLP
Sergio Rios Jr	Employee or Former Employee	SLP
Sergio S Padilla	Employee or Former Employee	SLP
Service Plus LLC	Vendor	Nitro/NFH
Shale Lodge Three Rivers	Vendor / Customer / Service Provider	SLP
Sharkmatic Advertising	Vendor / Customer / Service Provider	SLP
Sharkmatic, Inc.	Vendor	Nitro/NFH
Sharky Transportation, Inc.	Vendor	Nitro/NFH
Sharky Transportation, Inc.	Vendor / Customer / Service Provider	SLP
Shawn R Anderson	Employee or Former Employee	SLP
Shotgun Trucking LLC	Vendor / Customer / Service Provider	SLP
Shred-It	Vendor / Customer / Service Provider	SLP
Signal Peak Silica Sales, LLC	Vendor / Customer / Service Provider	SLP
Silvas, Jr., Leonardo	Employee or Former Employee	Nitro/NFH
Silver Bow Resources	Significant Customer	Nitro/NFH

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Silver Logistics LLC	Vendor / Customer / Service Provider	SLP
Silvestre Doria Jr	Employee or Former Employee	SLP
Simmons Bank	Vendor	Nitro/NFH
Simplicio Hinojosa III	Employee or Former Employee	SLP
Simply Home & Ranch	Vendor / Customer / Service Provider	SLP
Simpson, Jr., Jackie R.	Employee or Former Employee	Nitro/NFH
Single Source	Vendor / Customer / Service Provider	SLP
Sintex Minerals & Services, Inc.	Vendor / Customer / Service Provider	SLP
Skookum Electric	Vendor	Nitro/NFH
Skookum Electric, LLC	Vendor / Customer / Service Provider	SLP
Skyler M Peintner	Employee or Former Employee	SLP
Small Business Administration	Vendor / Customer / Service Provider	SLP
Smith Power Products INC	Vendor / Customer / Service Provider	SLP
Smith, Brandon A	Employee or Former Employee	Nitro/NFH
Smith, James M	Employee or Former Employee	Nitro/NFH
Solaris Oilfield Services Operating, LLC	Vendor / Customer / Service Provider	SLP
Solis, Ruben R.	Employee or Former Employee	Nitro/NFH
Sones, Jay W.	Employee or Former Employee	Nitro/NFH
Sophia Lerma Aguirre	Employee or Former Employee	SLP
Sorimon, Vithamol T	Employee or Former Employee	Nitro/NFH
So-Tex Engine & Generator	Vendor / Customer / Service Provider	SLP
South RGV Trucking, LLC	Vendor / Customer / Service Provider	SLP
South Texas Dumpsters & Rentals LLC	Vendor / Customer / Service Provider	SLP
South Texas Machine Shop, INC.	Vendor / Customer / Service Provider	SLP
South Texas Satellite	Vendor / Customer / Service Provider	SLP
South Texas Truck Centers	Vendor / Customer / Service Provider	SLP
Southern Inn & Suites	Vendor / Customer / Service Provider	SLP
Southern Tire Mart	Vendor / Customer / Service Provider	SLP
Southwest Sandhills W.S.C.	Vendor	Nitro/NFH
Sovic Creative	Vendor / Customer / Service Provider	SLP
SP Securities LLC	Vendor / Customer / Service Provider	SLP
SP Silica of Atascosa, LLC	Vendor / Customer / Service Provider	SLP
SP Silica of Mohahans, LLC	Vendor / Customer / Service Provider	SLP
Spartan Flow Control Services	Customer	Nitro/NFH
Specialty Sand Company	Vendor / Customer / Service Provider	SLP
Speed Industrial Gas	Vendor	Nitro/NFH
Speed Industrial Gas	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Spitfire Welding	Vendor / Customer / Service Provider	SLP
SPM Oil & Gas Inc.	Vendor / Customer / Service Provider	SLP
Sprint Oilfield Equipment Rentals, Inc.	Vendor / Customer / Service Provider	SLP
ST9 Gas + Oil LLC	Vendor / Customer / Service Provider	SLP
Stanfield and Supre, PLLC	Professionals	SLP
Star Metal Fabrication	Vendor / Customer / Service Provider	SLP
Steel & Pipe Supply Co., Inc.	Vendor / Customer / Service Provider	SLP
Stephen M Anguiano	Employee or Former Employee	SLP
Stephen P Wilson	Employee or Former Employee	SLP
Stephen T Shepard	Employee or Former Employee	SLP
Steven R Ruiz	Employee or Former Employee	SLP
Stewart & Stevenson	Vendor / Customer / Service Provider	SLP
Stewart Organization	Vendor / Customer / Service Provider	SLP
StoneTurn Group LLP	Vendor	Nitro/NFH
Straitline Pump, LLC	Customer	Nitro/NFH
Straitline Pumps, LLC	Vendor	Nitro/NFH
Stratagen Inc	Vendor / Customer / Service Provider	SLP
Stromberg Stock	Professionals	SLP
Summit Oilfield Supply	Vendor	Nitro/NFH
Summit Oilfield Supply	Vendor / Customer / Service Provider	SLP
Super 8 by Wyndham Carrizo Springs	Vendor / Customer / Service Provider	SLP
Superior Silica Sands	Vendor / Customer / Service Provider	SLP
Suwannee Pipe & Supply, Inc.	Vendor / Customer / Service Provider	SLP
Swan Anugamini Consulting LLC	Vendor / Customer / Service Provider	SLP
Tanner L. Koricanek Trust	Equityholder	Nitro/NFH
Target Hospitality	Vendor / Customer / Service Provider	SLP
Target Logistics Management LLC	Vendor	Nitro/NFH
Tarquin	Vendor / Customer / Service Provider	SLP
TaSC	Vendor / Customer / Service Provider	SLP
Taylor Leasing & Rental	Vendor	Nitro/NFH
TBC Sales and Distribution, LLC	Vendor	Nitro/NFH
Team Housing Solutions, Inc.	Vendor / Customer / Service Provider / Litigation Party	SLP
TechnipFMC	Vendor / Customer / Service Provider	SLP
TechOnline 247	Vendor / Customer / Service Provider	SLP
Ted E Magierski	Employee or Former Employee	SLP
Terrabella Environmental Services Inc.	Vendor / Customer / Service Provider	SLP
Texas Alternator Starter Service	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Texas Child Support SDU	Add'l Payroll Liability	Nitro/NFH
Texas Comptroller of Public Accountants	Vendor / Customer / Service Provider	SLP
Texas Disposal Systems, Inc.	Vendor	Nitro/NFH
Texas First Rentals LLC	Vendor / Customer / Service Provider	SLP
Texas Frac Commodities	Vendor / Customer / Service Provider	SLP
Texas Fueling Services Inc.	Vendor / Customer / Service Provider	SLP
Texas Gold Hydraulics	Vendor / Customer / Service Provider	SLP
Texas Industrial Radiator	Vendor / Customer / Service Provider	SLP
Texas Industrial Rubber & Gasket	Vendor / Customer / Service Provider	SLP
Texas Mutual Insurance Company	Vendor	Nitro/NFH
Texas Mutual Insurance Company	Vendor / Customer / Service Provider	Nitro/NFH
Texas Mutual Insurance Company	Vendor / Customer / Service Provider	SLP
Texas Nitro Baseball	Vendor	Nitro/NFH
Texas Oilfield Surplus	Vendor / Customer / Service Provider	SLP
Texas Performance Service & Repair	Vendor / Customer / Service Provider	SLP
Texas State Disbursement	Vendor / Customer / Service Provider	SLP
Texas Workforce Commission	Vendor / Customer / Service Provider	SLP
Texnet State Comptroller	Vendor / Customer / Service Provider	SLP
The Greenwood Prather Law Firm	Professionals	SLP
The Hose Connection	Vendor / Customer / Service Provider	SLP
The Hose Connection Inc.	Vendor	Nitro/NFH
The Lass Corporation	Vendor	Nitro/NFH
The Lass Corporation	Vendor / Customer / Service Provider	SLP
The McCarthy	Vendor	Nitro/NFH
The Parts Source	Vendor	Nitro/NFH
The Reinalt-Thomas Corporation	Vendor / Customer / Service Provider	SLP
Third Coast Distributing, LLC	Vendor	Nitro/NFH
Third Coast NAPA	Vendor / Customer / Service Provider	SLP
Thompson Equipment Company, Inc.	Vendor / Customer / Service Provider	SLP
Tidal Petroleum	Significant Customer	Nitro/NFH
Tiger Industrial Rentals	Vendor	Nitro/NFH
Tiger Industrial Rentals	Vendor / Customer / Service Provider	SLP
TOC Solutions	Vendor / Customer / Service Provider	SLP
Top Shelf	Customer	Nitro/NFH
Top Shelf Oilfield Supply, LLC	Vendor	Nitro/NFH
Torrez, Lora L	Employee or Former Employee	Nitro/NFH
Torri D Oneal	Employee or Former Employee	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Toyota Lift Of South Texas	Vendor	Nitro/NFH
Travelers	Vendor / Customer / Service Provider	SLP
Travis J Baros	Employee or Former Employee	SLP
Travis J. Baros	Equityholder	
Trevion C Chase	Employee or Former Employee	SLP
Tristan Ramirez	Employee or Former Employee	SLP
Trisura Specialty Company	Add'l Insurer	Nitro/NFH
TSI	Vendor / Customer / Service Provider	SLP
TSI Flow Products	Vendor	Nitro/NFH
Turbines Inc-Odessa	Vendor / Customer / Service Provider	SLP
Turnbull, Daniel L.	Employee or Former Employee	Nitro/NFH
TXOGA	Vendor	Nitro/NFH
TxTag	Vendor	Nitro/NFH
TXU Energy	Vendor	Nitro/NFH
U.S. Department of the Treasury	Vendor / Customer / Service Provider	SLP
Uline	Vendor	Nitro/NFH
United Rentals (North America), Inc.	Vendor	Nitro/NFH
United Rentals (North America), Inc.	Vendor / Customer / Service Provider	SLP
United States Treasury	Vendor / Customer / Service Provider	SLP
United Vision Logistics	Vendor / Customer / Service Provider	SLP
United Vision Logistics, LLC	Vendor	Nitro/NFH
Uriel A Castor Garcia	Employee or Former Employee	SLP
UTEX INDUSTRIES, INC.	Vendor / Customer / Service Provider / Litigation Party	SLP
V.P. Sales & Manufacturing	Vendor / Customer / Service Provider	SLP
ValTek	Vendor / Customer / Service Provider	SLP
Vaqueros Del Mar	Vendor / Customer / Service Provider	SLP
Vega Americas, Inc.	Vendor / Customer / Service Provider	SLP
Venessa Muniz	Employee or Former Employee	SLP
Veriforce	Vendor	Nitro/NFH
Veriforce/PEC	Vendor / Customer / Service Provider	SLP
Versant Funding LLC	Vendor / Customer / Service Provider	SLP
Vicente Ibarra	Employee or Former Employee	SLP
Victor A Moreno Garcia	Employee or Former Employee	SLP
Victor E Monterrubio	Employee or Former Employee	SLP
Victor M Cobos	Employee or Former Employee	SLP
Victor M Segura	Employee or Former Employee	SLP
Victoria Bearing & Industrial Supply	Vendor / Customer / Service Provider	SLP

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Victoria Builder Supply Co.	Vendor / Customer / Service Provider	SLP
Victory Air & Equipment	Vendor / Customer / Service Provider	SLP
Viper Production, LLC	Vendor	Nitro/NFH
von Roeder, Samantha J.	Employee or Former Employee	Nitro/NFH
Vulcan Energy Services, LLC	Vendor / Customer / Service Provider	SLP
Walton Distributing	Vendor / Customer / Service Provider	SLP
Ward County Tax Assessor Collector	Vendor	Nitro/NFH
Warrior Supply Inc	Vendor / Customer / Service Provider	SLP
Washing Equipment of Texas	Vendor / Customer / Service Provider	SLP
Watsco Supplies, Inc.	Vendor	Nitro/NFH
Watson AG Services	Vendor / Customer / Service Provider	SLP
WDB Enterprise LLC	Vendor	Nitro/NFH
Weber Motor Company	Vendor	Nitro/NFH
Wendel's Sandblasting	Vendor / Customer / Service Provider	SLP
Wesley B Kennedy	Employee or Former Employee	SLP
Wesley R Sandoval	Employee or Former Employee	SLP
West Texas Syndicate LLC	Customer	Nitro/NFH
Western Marketing, Inc.	Vendor	Nitro/NFH
Weststar Autoplex	Vendor	Nitro/NFH
WEX	Vendor / Customer / Service Provider	SLP
WFA Collateral Review Services, Inc	Vendor / Customer / Service Provider	SLP
White, Michael R	Employee or Former Employee	Nitro/NFH
Wilber A Espinoza Casillas	Employee or Former Employee	SLP
Wilie, Melody K	Employee or Former Employee	Nitro/NFH
Williams, John W	Employee or Former Employee	Nitro/NFH
Williamson, Jaster & Company	Vendor / Customer / Service Provider	SLP
Wilmer L Bautista	Employee or Former Employee	SLP
Winstead PC	Professionals	Lender
Wright Express Corporation	Vendor	Nitro/NFH
Wyatt J. Koricane Trust	Equityholder	Nitro/NFH
Xact Technologies	Vendor / Customer / Service Provider	SLP
Xstreme MD	Vendor	Nitro/NFH
Xstreme MD	Vendor / Customer / Service Provider	SLP
XTL Products	Vendor / Customer / Service Provider	SLP
X-Torc Energy Services LLC	Vendor / Customer / Service Provider	SLP
Xtreme Performance Chemicals LLC	Vendor / Customer / Service Provider	SLP
Yanez Industries	Vendor	Nitro/NFH

<i>Name</i>	<i>Type</i>	<i>Nitro or SLP</i>
Yanez Industries	Vendor / Customer / Service Provider	SLP
Yolanda L Ramos	Employee or Former Employee	SLP
Yorktown Automotive Supply	Vendor	Nitro/NFH
Yorktown Automotive Supply	Vendor / Customer / Service Provider	SLP
Yorktown Country Club	Vendor	Nitro/NFH
Zilde Martinez	Court Personnel	Court
Zurich American Insurance Company	Add'l Insurer	Nitro/NFH

EXHIBIT 3

Disclosure Schedule¹

Nitro Construction, LLC Riverbend was engaged by Nitro Construction, LLC on October 1, 2024 (as more fully set forth above). Riverbend is not advising this entity regarding any of this entity's interests or claims in these Chapter 11 Cases.

Nitro Downhole, LLC Riverbend was not ever formally engaged by Nitro Downhole, LLC, however Riverbend is familiar with the financials of this entity and has analyzed assets owned by this entity. Riverbend is not advising this entity regarding any of this entity's interests or claims in these Chapter 11 Cases.

¹ Riverbend may amend or supplement the Disclosure Schedule.