

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS,
FORT WORTH DIVISION**

In re:	§	Chapter 11
	§	
VISTA PROPPANTS AND LOGISTICS, LLC, ET AL.,¹	§	Case No. 20-42002-ELM-11
	§	
Debtors	§	Jointly Administered
<hr/>		
MAALT, LP,	§	
	§	
Plaintiff,	§	
	§	
vs.	§	Adversary No. 20-04064-elm
	§	
SEQUITUR PERMIAN, LLC,	§	Removed from Cause No. CV19-003 in
	§	the 51st Judicial District Court, Irion
Defendant.	§	County, Texas
	§	

EXHIBIT LIST

TO THE HONORABLE COURT:

Plaintiff, Maalt, LP (“Maalt”) and Third-Party Defendant, Vista Proppants and Logistics, LLC (“Vista”), file the following Exhibit List with their exhibits labeled “20-04064 Maalt Ex. ”.

Exhibit No.	Description	Witness	Admitted
1.	Email dated May 2, 2018 from Travis Morris (Dep. Ex. 1)		

¹The Debtors in these Chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Vista Proppants and Logistics, LLC (7817) ("Vista HoldCo"); VPROP Operating, LLC (0269) ("VPROP"); Lonestar Prospects Management, L.L.C. (8451) ("Lonestar Management"); MAALT Specialized Bulk, LLC (2001) ("Bulk"); Denetz Logistics, LLC (8177) ("Denez"); Lonestar Prospects, Ltd. (4483) ("Lonestar Ltd."); and MAALT, LP (5198) ("MAALT"). The location of the Debtors' service address is 4413 Carey Street, Fort Worth, TX 76119-4219.



Exhibit No.	Description	Witness	Admitted
2.	Email dated May 9, 2018 from Jon Ince (Dep. Ex. 2)		
3.	Email dated May 11, 2018 from Brian Hecht (Dep. Ex. 3)		
4.	Email dated May 16, 2018 from Jon Ince (Dep. Ex. 4)		
5.	Email dated June 5, 2018 from Chris Favors (Dep. Ex. 5)		
6.	Letter of Intent dated June 1, 2018 (Dep. Ex. 6)		
7.	Email dated June 5, 2018 from Chris Favors (Dep. Ex. 7)		
8.	Email dated June 6, 2018 from Chris Favors (Dep. Ex. 8)		
9.	Email dated June 14, 2018 from Braden Merrill (Dep. Ex. 9)		
10.	Email dated June 20, 2018 from Braden Merrill (Dep. Ex. 10)		
11.	Email dated June 20, 2018 from Chris Favors (Dep. Ex. 11)		
12.	Email dated July 3, 2018 from Chris Favors (Dep. Ex. 12)		
13.	Terminal Services Agreement (Dep. Ex. 13)		
14.	Email dated October 31, 2018 from Braden Merrill (Dep. Ex. 14)		
15.	Email dated August 3, 2018 from Braden Merrill (Dep. Ex. 15)		
16.	Email dated September 6, 2018 from Braden Merrill (Dep. Ex. 16)		
17.	Email dated October 10, 2018 from Travis Morris (Dep. Ex. 17)		
18.	Email dated October 11, 2018 from Travis Morris (Dep. Ex. 18)		
19.	Text message exchange (Dep. Ex. 19)		
20.	Handwritten notes dated November 8, 2018 (Dep. Ex. 20)		

Exhibit No.	Description	Witness	Admitted
21.	Email dated November 8, 2018 from Travis Morris (Dep. Ex. 21)		
22.	Email dated November 19, 2018 from Jonas Struthers (Dep. Ex. 22)		
23.	Email dated November 28, 2018 from Braden Merrill (Dep. Ex. 23)		
24.	Email dated November 29, 2018 from Braden Merrill (Dep. Ex. 24)		
25.	Email dated December 5, 2018 from Braden Merrill (Dep. Ex. 25)		
26.	[Omitted]		
27.	Email dated December 7, 2018 from Braden Merrill (Dep. Ex. 27)		
28.	Text message from Chris Favors to Braden Merrill dated January 15, 2019 (Dep. Ex. 28)		
29.	Email dated January 17, 2019 from Braden Merrill (Dep. Ex. 29)		
30.	Email dated January 28, 2019 from Lynn Walkup with invoice (Dep. Ex. 30)		
31.	Sequitur letter dated January 31, 2019 (Dep. Ex. 31)		
32.	Sequitur letter dated February 8, 2019 (Dep. Ex. 32)		
33.	James Lanter, PC letter dated February 14, 2019 (Dep. Ex. 33)		
34.	Notes dated May 2018 (Dep. Ex. 34)		
35.	Email dated May 10, 2018 from Braden Merrill (Dep. Ex. 35)		
36.	Email dated May 10, 2018 from Jonas Struthers (Dep. Ex. 36)		
37.	MidCush 2018 and MidCush 2019_v2 spreadsheets (Dep. Ex. 37)		

Exhibit No.	Description	Witness	Admitted
38.	Differential graphs (Dep. Ex. 38)		
39.	Arbitrage calculations (Dep. Ex. 39)		
40.	Shell Trading Term Deal Analysis (Dep. Ex. 40)		
41.	Notes dated May 15, 2018 (Dep. Ex. 41)		
42.	Email dated May 17, 2018 from Braden Merrill (Dep. Ex. 42)		
43.	Email dated May 29, 2018 from Spencer Falls (Dep. Ex. 43)		
44.	Letter of Intent dated June 1, 2018 (Dep. Ex. 44)		
45.	Notes dated June 5, 2018 (Dep. Ex. 45)		
46.	Notes dated June 5, 2018 (Dep. Ex. 46)		
47.	Email dated June 14, 2018 from Braden Merrill (Dep. Ex. 47)		
48.	Notes dated June 18, 2018 (Dep. Ex. 48)		
49.	Email dated June 21, 2018 from Braden Merrill (Dep. Ex. 49)		
50.	Crude Oil Transportation Services Agreement (Dep. Ex. 50)		
51.	Email dated July 25, 2018 (Dep. Ex. 51)		
52.	Notes dated July 25, 2018 (Dep. Ex. 52)		
53.	Notes dated July 26, 2018 (Dep. Ex. 53)		
54.	Notes dated August 6, 2018 (Dep. Ex. 54)		
55.	Notes dated August 1, 2018 (Dep. Ex. 55)		
56.	Email from Braden Merrill dated August 17, 2018 (Dep. Ex. 56)		

Exhibit No.	Description	Witness	Admitted
57.	[Omitted]		
58.	Email from Derek Jones dated August 29, 2018 (Dep. Ex. 58)		
59.	Email from Braden Merrill dated September 6, 2018 (Dep. Ex. 59)		
60.	Email from Braden Merrill dated September 13, 2018 (Dep. Ex. 60)		
61.	Notes dated October 18, 2018 (Dep. Ex. 61)		
62.	Notes dated October 30, 2018 (Dep. Ex. 62)		
63.	Email from Braden Merrill dated November 6, 2018 (Dep. Ex. 63)		
64.	Notes dated November 6, 2018 (Dep. Ex. 64)		
65.	Notes dated November 6, 2018 (Dep. Ex. 65)		
66.	Email from Rob Wright dated November 12, 2018 (Dep. Ex. 66)		
67.	Email from Braden Merrill dated November 28, 2018 (Dep. Ex. 67)		
68.	Notes dated November 8, 2018 (Dep. Ex. 68)		
69.	Notes dated November 18, 2018 (Dep. Ex. 69)		
70.	Transportation cost calculation (Dep. Ex. 70)		
71.	Notes dated November 24, 2018 (Dep. Ex. 71)		
72.	Notes dated November 29, 2019 (Dep. Ex. 72)		
73.	Memorandum dated November 27, 2018 (Dep. Ex. 73)		
74.	Memorandum dated December 11, 2018 (Dep. Ex. 74)		
75.	Sequitur letter dated December 7, 2018 (Dep. Ex. 75)		

Exhibit No.	Description	Witness	Admitted
76.	Memorandum dated December 18, 2018 (Dep. Ex. 76)		
77.	[Omitted]		
78.	[Omitted]		
79.	Deal Economics and Pricing Overview (Dep. Ex. 79)		
80.	[Omitted]		
81.	[Omitted]		
82.	Email from Jon Ince dated May 15, 2018 (Dep. Ex. 82)		
83.	[Omitted]		
84.	Email from Keith Davis dated October 9, 2018 (Dep. Ex. 84)		
85.	Email from Dion Nicely dated November 6, 2018 (Dep. Ex. 85)		
86.	Email chain dated August 1, 2018 (Dep. Ex. 85)		
87.	Email from Travis Morris dated August 9, 2018 (Dep. Ex. 87)		
88.	Email from Braden Merrill dated December 28, 2018 (Dep. Ex. 88)		
89.	Midstream – Asset In-Service (Master) 2018-11.xlsx (Dep. Ex. 89)		
90.	[Omitted]		
91.	[Omitted]		
92.	Email from Stan Meador dated October 28, 2018 (Dep. Ex. 92)		
93.	Email from Travis Morris dated October 28, 2018 (Dep. Ex. 93)		

Exhibit No.	Description	Witness	Admitted
94.	Email chain dated October 5, 2018 (Dep. Ex. 94) (Seward Ex. 3)		
95.	Email chain dated October 9, 2018 (Dep. Ex. 95)		
96.	Email chain dated October 12, 2018 (Dep. Ex. 96) (Seward Ex. 4)		
97.	Email chain dated October 16, 2018 (Dep. Ex. 97) (Seward Ex. 5)		
98.	[Omitted]		
99.	Email chain dated November 2, 2018 (Dep. Ex. 99)		
100.	Email chain dated October 28, 2018 (Dep. Ex. 100) (Monroe Ex. 2)		
101.	Email chain dated October 28, 2019 (Dep. Ex. 101)		
102.	[Omitted]		
103.	Email chain dated June 5, 2018 (Dep. Ex. 103)		
104.	Email chain dated June 7, 2018 (Dep. Ex. 104)		
105.	[Omitted]		
106.	Email chain dated May 3, 2018 (Dep. Ex. 106)		
107.	Email chain dated May 17, 2018 (Dep. Ex. 107)		
108.	Email chain dated May 17, 2018 (Dep. Ex. 108)		
109.	Email chain dated May 17, 2018 (Dep. Ex. 109)		
110.	Email chain dated June 4, 2018 (Dep. Ex. 110)		
111.	Email chain dated June 19, 2018 (Dep. Ex. 111)		
112.	Email chain dated June 14, 2018 (Dep. Ex. 112)		

Exhibit No.	Description	Witness	Admitted
113.	Email dated June 20, 2018 (Dep. Ex. 113)		
114.	Email chain dated June 28, 2018 (Dep. Ex. 114)		
115.	Email chain dated July 13, 2018 (Dep. Ex. 115)		
116.	Email chain dated August 9, 2018 (Dep. Ex. 116)		
117.	Email chain dated August 9, 2018 (Dep. Ex. 117)		
118.	Email chain dated August 16, 2018 (Dep. Ex. 118)		
119.	Email chain dated August 20, 2018 (Dep. Ex. 119)		
120.	Email chain dated August 21, 2018 (Dep. Ex. 120)		
121.	Email chain dated September 6, 2018 (Dep. Ex. 121)		
122.	Email chain dated September 13, 2018 (Dep. Ex. 122)		
123.	Email chain dated October 4, 2018 (Dep. Ex. 123)		
124.	Email chain dated October 5, 2018 (Dep. Ex. 124) (Meador Ex. 11)		
125.	Email chain dated October 24, 2018 (Dep. Ex. 125)		
126.	Text message from Travis Morris to Stan Meador (Dep. Ex. 126)		
127.	Email chain dated November 7, 2018 (Dep. Ex. 127)		
128.	Email chain dated November 30, 2018 (Dep. Ex. 129)		
129.	Email dated December 18, 2018 (Dep. Ex. 127)		
130.	Organizational chart (Dep. Ex. 130)		
131.	Email chain dated July 27, 2018 (Dep. Ex. 131)		
132.	Email chain dated July 31, 2018 (Dep. Ex. 132)		

Exhibit No.	Description	Witness	Admitted
133.	Email (undated) (Dep. Ex. 133)		
134.	[Omitted]		
135.	[Omitted]		
136.	[Omitted]		
137.	Email dated June 13, 2018 (Meador Ex. 2)		
138.	Email dated August 7, 2018 (Meador Ex. 3)		
139.	Email chain dated June 5, 2018 (Meador Ex. 4)		
140.	Email chain dated August 16, 2018 (Meador Ex. 5)		
141.	Email chain (Meador Ex. 6)		
142.	Email chain dated August 23, 2018 (Meador Ex. 7)		
143.	Email chain dated September 4, 2018 (Meador Ex. 8)		
144.	Email chain dated September 10, 2018 (Meador Ex. 9)		
145.	Email chain dated October 5, 2018 (Dep. Ex. 124) (Meador Ex. 11)		
146.	Email chain dated October 5, 2018 (Meador Ex. 12)		
147.	Email chain dated October 9, 2018 (Meador Ex. 13)		
148.	Email chain dated October 9, 2018 (Meador Ex. 14)		
149.	Email chain dated October 4, 2018 (Meador Ex. 15)		
150.	Email chain dated October 5, 2018 (Meador Ex. 16)		
151.	Email chain dated October 12, 2018 (Meador Ex. 19)		
152.	Rail Services Terms of Agreement (Meador Ex. 20)		

Exhibit No.	Description	Witness	Admitted
153.	Email chain dated October 17, 2018 (Meador Ex. 21)		
154.	Email chain dated October 16, 2018 (Meador Ex. 22)		
155.	Master Equipment Run-Through Agreement (Meador Ex. 23, Seward Ex. 2)		
156.	Email communications (Meador Ex. 24)		
157.	Email chain dated October 28, 2018 (Meador Ex. 25)		
158.	Email chain dated November 7, 2018 (Meador Ex. 26)		
159.	Email chain dated November 2, 2018 (Meador Ex. 28)		
160.	Email chain dated November 2, 2018 (Meador Ex. 30)		
161.	Email chain dated November 6, 2018 (Meador Ex. 31)		
162.	Email chain dated November 12, 2018 (Meador Ex. 33)		
163.	Email chain dated November 26, 2018 (Meador Ex. 34)		
164.	Email chain dated November 28, 2018 (Meador Ex. 36)		
165.	Text message from Braden Merrill (Meador Ex. 38)		
166.	Email chain dated June 14, 2018 (Meador Ex. 40)		
167.	Email chain dated November 2, 2018 (Meador Ex. 41)		
168.	Email chain dated November 6, 2018 (Meador Ex. 42)		
169.	Email chain dated November 8, 2018 (Meador Ex. 43)		
170.	Email from Braden Merrill to Mike van den Bold dated June 14, 2018 (Sequitur_001318)		
171.	Email from Derek Jones to Braden Merrill dated August 29, 2018 (Sequitur_001324-1325)		

Exhibit No.	Description	Witness	Admitted
172.	Email chain dated May 10, 2018 (Sequitur_001327-1329)		
173.	Memorandum dated June 26, 2018 (Sequitur_001120)		
174.	Memorandum dated July 3, 2018 (Sequitur_001127)		
175.	Memorandum dated July 10, 2018 (Sequitur_001134)		
176.	Memorandum dated July 17, 2018 (Sequitur_001141)		
177.	Memorandum dated July 23, 2018 (Sequitur_001149)		
178.	Memorandum dated July 31, 2018 (Sequitur_001157)		
179.	Memorandum dated August 14, 2018 (Sequitur_001164)		
180.	Memorandum dated August 21, 2018 (Sequitur_001172)		
181.	Memorandum dated August 28, 2018 (Sequitur_001179)		
182.	Memorandum dated September 5, 2018 (Sequitur_001186)		
183.	Memorandum dated September 11, 2018 (Sequitur_001194)		
184.	Memorandum dated September 18, 2018 (Sequitur_001200)		
185.	Memorandum dated September 25, 2018 (Sequitur_001207)		
186.	Memorandum dated October 1, 2018 (Sequitur_001213)		
187.	Memorandum dated October 9, 2018 (Sequitur_001219)		
188.	Memorandum dated October 16, 2018 (Sequitur_001225)		
189.	Memorandum dated October 23, 2018 (Sequitur_001233)		
190.	Memorandum dated October 30, 2018 (Sequitur_001239)		
191.	Memorandum dated November 6, 2018 (Sequitur_001246)		

Exhibit No.	Description	Witness	Admitted
192.	Memorandum dated November 13, 2018 (Sequitur_001254)		
193.	Memorandum dated November 20, 2018 (Sequitur_001259)		
194.	Memorandum dated December 4, 2018 (Sequitur_001246)		
195.	Memorandum dated December 18, 2018 (Sequitur_001286)		
196.	Memorandum dated December 18, 2018/January 2, 2019 (Sequitur_001294)		
197.	Memorandum dated December 18, 2018/January 15, 2019 (Sequitur_001299)		
198.	Memorandum dated January 8, 2019 (Sequitur_001450)		
199.	Memorandum dated January 17, 2019/January 22, 2019 (Sequitur_001307)		
200.	Memorandum dated January 29, 2019 (Sequitur_001294)		
201.	Handwritten notes dated June 5, 2018 (Sequitur_000917)		
202.	Handwritten notes dated June 5, 2018 (Sequitur_000918)		
203.	Handwritten notes dated June 18, 2018 (Sequitur_000921)		
204.	Handwritten notes dated October 25, 2018 (Sequitur_000977)		
205.	Handwritten notes dated November 6, 2018 (Sequitur_000930)		
206.	Handwritten notes dated November 8, 2018 (Sequitur_000952)		
207.	Handwritten notes dated November 15, 2018 (Sequitur_000973)		
208.	Handwritten notes dated November 29, 2018 (Sequitur_000939)		
209.	Sequitur Purchase Order dated May 23, 2018 (Sequitur_000636)		

Exhibit No.	Description	Witness	Admitted
210.	Sequitur Purchase Order dated May 29, 2018 (Sequitur_000660)		
211.	Sequitur Purchase Order dated June 1, 2018 (Sequitur_000680)		
212.	Sequitur Purchase Order dated July 9, 2018 (Sequitur_001706)		
213.	Sequitur Purchase Order dated July 9, 2018 (Sequitur_001700)		
214.	Sequitur Purchase Order dated July 9, 2018 (Sequitur_001694)		
215.	Sequitur Purchase Order dated July 18, 2018 (Sequitur_000724)		
216.	Email chain dated May 10, 2018 (Sequitur_001327-1329)		
217.	Email chain dated May 15, 2018 (Sequitur_001934-1935)		
218.	Email chain dated May 16, 2018 (Sequitur_0001932))		
219.	Email from Braden Merrill to Chris Favors dated June 1, 2018		
220.	Email from Braden Merrill to Mike van den Bold dated June 14, 2018 (Sequitur_001318)		
221.	Email from Braden Merrill to Travis Morris dated June 21, 2018 (Sequitur_000323)		
222.	Email chain dated August 23, 2018 (Sequitur_000828)		
223.	Email from Braden Merrill to Team dated August 24, 2018 (Sequitur_000802-)		
224.	Email chain dated August 29, 2018, 2018 (Sequitur_001324-1325)		
225.	Email chain dated September 5, 2018, 2018 (Sequitur_001633-1634)		
226.	Email from Collin Johansen to Nicholas Eldridge dated December 10, 2018 (Sequitur_001924)		

Exhibit No.	Description	Witness	Admitted
227.	Email from Braden Merrill to Travis Morris dated September 13, 2018 (Sequitur_001464-1483)		
228.	Email from Braden Merrill to Travis Morris dated October 18, 2018 (Sequitur_001611-1626)		
229.	EOG materials (Sequitur_001764-1827)		
230.	Facility Update (Sequitur_001929)		
231.	Email chain dated May 17, 2018 (Sequitur_001936-1937)		
232.	Truck-to-Rail Transaction (Sequitur_000627-632)		
233.	Excerpts from the Deposition of Roger Nelson		
234.	Excerpts from the Deposition of Graham Brisben		
235.	Excerpts from the Deposition of Colin Johansen (to be presented by video)		
236.	Excerpts from the Deposition of Braden Merrill (to be presented by video)		
237.	Excerpts from the Deposition of Jon Ince (to be presented by video)		
238.	Excerpts from the Deposition of Robert Wright (to be presented by video)		
239.	Excerpts from the Deposition of Stan Meador (to be presented by video)		
240.	Excerpts from the Deposition of Josh Monroe (to be presented by video)		
241.	Excerpts from the Deposition of Brian Seward (to be presented by video)		
242.	Excerpts from the Deposition of Travis Morris (to be presented by video)		
243.	Wickes Law, PLLC billing records		
244.	Jackson Walker billing records		

Exhibit No.	Description	Witness	Admitted
245.	James Lanter, PC billing records		
246.	Email chain dated October 18, 2018 (Seward Ex. 6) (UP-000569)		
247.	Email chain dated October 16, 2018 (Seward Ex. 7) (UP-000555)		
248.	Email chain dated August 15, 2018 (Seward Ex. 10) (UP-000573)		
249.	Switching & Storage Services Agreement (Maalt_000898)		
250.	Claim of Permit by Rule (Maalt_000895)		
251.	Hazardous Materials Certificate of Registration (Maalt_000963)		
252.	Spill Prevention Control & Countermeasures Plan (SPCC) (Maalt_000631)		
253.	Email between Russ Perry and William Hess (Maalt_000105)		
254.	Email between Brian Hecht and William Hess (Maalt_000111)		
255.	Claim of Permit by Rule with Certification (Maalt_000440)		
256.	Site Security Plan – Barnhart, Texas (Maalt_000403)		
257.	Email chain dated December 14, 2018 (Maalt_00045)		
258.	Email from Russ Perry to Brian Hecht dated July 17, 2018 (Maalt_001374)		
259.	Email between Russ Perry and Brian Hecht dated July 30, 2018 (Maalt_001489)		
260.	Email between Brian Hecht and Russ Perry dated August 10, 2018 (Maalt_001258)		
261.	Email between Brian Hecht and Russ Perry dated August 21, 2018 (Maalt_001280)		
262.	Email chain dated August 24, 2018 re Drafty Air Permit (Maalt_001490)		

Exhibit No.	Description	Witness	Admitted
263.	Email chain dated August 24, 2018 regarding Drafty Air Permit (Maalt_001333)		
264.	Email chain dated August 27, 2018 regarding Drafty Air Permit (Maalt_001537)		
265.	Email between Chris Favors and Barden Merrill (Maalt_001265)		
266.	Deposition on Written Questions of the Fort Worth & Western Railroad		
267.	Business records affidavit for the Kansas City Southern Railway		
268.	Deposition on Written Questions of the Union Pacific Railroad		
269.	Excerpts from the Deposition of Michael van den Bold (to be presented by video)		

Maalt and Vista reserve the right to offer any documents or items submitted as exhibits or listed on any exhibit list by any other party. Maalt and Vista further reserve the right to introduce any additional exhibits for impeachment and/or rebuttal purposes in the event such becomes necessary. The identity of such exhibits is not known at this time.

Respectfully submitted,

By: /s/ James Lanter

James Lanter
State Bar No. 11940700
JAMES LANTER, P.C.
560 N. Walnut Creek, Suite 120
Mansfield, Texas 76063
(817) 453-4800 Telephone
(817) 453-4801 Facsimile
jim.lanter@lanter-law.com

Paul O. Wickes
State Bar No. 00788663
WICKES LAW, PLLC
5600 Tennyson Parkway, Suite 205
Plano, Texas 75024
(972) 473-6900 Telephone
(972) 767-3225 Facsimile
pwickes@wickeslaw.com

ATTORNEYS FOR PLAINTIFF AND THIRD-
PARTY DEFENDANT

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served on all counsel of record via the Court's electronic filing and service system on May 24, 2021.

/s/ James Lanter

James Lanter