

CLERK, U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS

## **ENTERED**

THE DATE OF ENTRY IS ON THE COURT'S DOCKET

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

Signed October 29, 2020

**United States Bankruptcy Judge** 

## 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-elm11
Debtors.	§ §	Jointly Administered

## ORDER REGARDING NOVEMBER 5, 2020 HEARING

Pursuant to paragraphs 1 and 2 of General Order 2020-14 issued by the Court on May 20, 2020, the hearing scheduled to take place in the above-captioned jointly administered case before The Honorable Edward L. Morris on **November 5, 2020, at 2:00 p.m. (prevailing Central Time)**, shall be conducted both "live" in the courtroom at 501 W. 10<sup>th</sup> Street, Room 204, Fort Worth, Texas 76102, and by WebEx videoconference, subject to the following requirements, limitations and procedures:

1. In an effort to mitigate against the potential spread of the novel coronavirus that causes the COVID-19 disease, in person attendance at the hearing is **not** required by any party, witness or counsel.

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



- 2. Notwithstanding the foregoing, the following (and only the following) individuals shall be permitted (but are <u>not</u> required) to attend the hearing in person: (a) counsel for any party who intends to seek the introduction of any evidence at the hearing; (b) personnel of each such party whose in person attendance is deemed necessary or beneficial to such party; and (c) witnesses; *provided, however*, that all such individuals who plan to attend in person (I) must review and comply with the provisions of Special Order No. 13-14 of the United States District Court for the Northern District of Texas (<a href="http://www.txnd.uscourts.gov/sites/default/files/documents/SO13-14.pdf">http://www.txnd.uscourts.gov/sites/default/files/documents/SO13-14.pdf</a>); and (II) are required to comply with any additional social distancing guidelines that the Court or Court personnel implement.
- 3. Witnesses are permitted to testify by WebEx videoconference, *provided, however*, that **each such witness must have the WebEx video function activated** (*i.e.* telephonic testimony without accompanying video will not be accepted by the Court).
- 4. To join the videoconference, counsel, parties and witnesses must use the following WebEx link, meeting number (access code) and meeting password:

Link: <a href="https://us-courts.webex.com/us-">https://us-courts.webex.com/us-</a>

courts/j.php?MTID=m59915e2d44b757187415a252748d7f8e

Meeting number (access code): 172 529 7449

Meeting password: bankruptcy

For counsel and other parties in interest who will **not** be seeking to introduce any evidence at the hearing and who wish to attend in a telephonic only mode, such counsel and parties in interest may telephonically join the hearing by using the following dial-in number and meeting number (access code):

Dial-In: 1.650.479.3207

Meeting number (access code): 172 529 7449

- 5. Any party intending to introduce documentary evidence at the hearing shall file an exhibit list in the case with a true and correct copy of each designated exhibit filed as a separate, individual attachment thereto. The deadline for filing such exhibit lists and exhibits shall be governed by the provisions of N.D. Tex. L.B.R. 9014-1(c). Additionally, if the number of pages of such exhibits exceeds 100, then such party shall also deliver two (2) sets of such exhibits in exhibit binders to the Court by no later than twenty-four (24) hours in advance of the hearing unless counsel for such party will be in attendance at the hearing in person and have such sets of exhibits available for the Court at the commencement of the hearing.
- 6. All videoconference and telephonic attendees are required to comply with Judge Morris' telephonic and videoconference hearing policy posted on the Court's website at: <a href="https://www.txnb.uscourts.gov/content/judge-edward-l-morris-0">https://www.txnb.uscourts.gov/content/judge-edward-l-morris-0</a>.

## IT IS SO ORDERED.

### END OF ORDER ###