

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF NORTH CAROLINA
CHARLOTTE DIVISION

In re

ALDRICH PUMP LLC, *et al.*,¹

Debtors.

Chapter 11

Case No. 20-30608 (JCW)

(Joint Administration Requested)

**SECOND SUPPLEMENTAL DECLARATION OF
CARRIANNE BASLER OF ALIXPARTNERS, LLP**

Pursuant to 28 U.S.C. § 1746, I, Carrienne Basler, state under penalty of perjury, that:

1. I am a Managing Director of AlixPartners, LLP (“**AlixPartners**”), which has a place of business at 909 Third Avenue, Floor 30, New York, New York 10022.

2. Except as otherwise noted, I have personal knowledge of the matters set forth herein and, if called as a witness, would testify competently thereto.

3. I submit this supplemental declaration in the cases of the above-captioned debtors (collectively, the “**Debtors**”) to supplement the disclosures set forth in my original declaration dated June 18, 2020 [ECF No. 23] and my first supplemental declaration dated December 11, 2020 [ECF No. 469].

4. Unless otherwise noted, references to AP below collectively refer to AlixPartners, AP Holdings and each of their respective subsidiaries. AlixPartners would like to disclose the following:

¹ The Debtors are the following entities (the last four digits of their respective taxpayer identification numbers follow in parentheses): Aldrich Pump LLC (2290) and Murray Boiler LLC (0679). The Debtors' address is 800-E Beaty Street, Davidson, North Carolina 28036.



- Anderson Kill P.C. (“**Anderson Kill**”), a professional in this bankruptcy matter, is a professional to a current AP client in matters unrelated to the Debtors. Anderson Kill is a vendor to AP. Anderson Kill is a current legal services provider to AP.
- Ankura Consulting Group, LLC, (“**Ankura**”), a professional in this bankruptcy matter, is a professional to current and former AP clients in matters unrelated to the Debtors. Ankura is a current AP client in matters unrelated to the Debtors. Ankura is a former employer of current AP employees.
- Dean Omar Branham, LLP, a professional in this bankruptcy matter, is a professional to a current AP client in matters unrelated to the Debtors.
- Dentons US LLP (“**Dentons**”), a professional in this bankruptcy matter, is a professional and counsel to current and former AP clients in matters unrelated to the Debtors. Dentons is a current AP client in matters unrelated to the Debtors. Dentons is a former legal services provider to AP.
- Employers Mutual Insurance Company, an insurance provider to the Debtors, is an adverse litigation party to current and former AP clients in matters unrelated to the Debtors.
- FTI Consulting, Inc. (“**FTI**”), a professional in this bankruptcy matter, is a professional to current and former AP clients in matters unrelated to the Debtors. FTI is a former employer of current AP employees.
- Gilbert LLP, a professional in this bankruptcy matter, is a professional, counsel and opposing counsel to current and former AP clients in matters unrelated to the Debtors. Gilbert LLP is a former AP client in matters unrelated to the Debtors.
- Hartford Accident and Indemnity Company, an insurance provider to the Debtors, and affiliates (“**Hartford**”) are bondholders, adverse litigation parties, lienholders and litigation parties to current and former AP clients in matters unrelated to the Debtors. Hartford is an insurance provider to AP.
- King & Spalding LLP (“**King & Spalding**”), a professional in this bankruptcy matter, is a professional, counsel and opposing counsel to current and former AP clients in matters unrelated to the Debtors. King & Spalding is a current and former AP client in matters unrelated to the Debtors.
- McDermott Will & Emery LLP (“**MWE**”), a professional in this bankruptcy matter, is a professional and counsel to current and former AP clients in matters unrelated to the Debtors. MWE is a current and former AP client in matters unrelated to the Debtors.
- Moore & Van Allen, PLLC (“**Moore & Van Allen**”), a professional in this bankruptcy matter, is a professional, counsel and lessor to current and former AP clients in matters

unrelated to the Debtors. Moore & Van Allen is a current and former AP client in matters unrelated to the Debtors.

- National Economic Research Associates, Inc. (“**NERA**”), a contract counterparty to the Debtors, is a current AP client in matters unrelated to the Debtors. NERA is a vendor to AP.
- New England Insurance Company and New England Reinsurance Corporation, insurance providers to the Debtors, are adverse litigation parties to a former AP client in matters unrelated to the Debtors.
- Orrick Herrington & Sutcliffe LLP (“**Orrick**”), a professional in this bankruptcy matter, is a professional, counsel, opposing counsel and adverse litigation party to current and former AP clients in matters unrelated to the Debtors. Orrick is a current and former AP client in matters unrelated to the Debtors.
- Shipman & Goodwin LLP, a professional in this bankruptcy matter, is a professional to current AP clients in matters unrelated to the Debtors.
- Tucker Ellis LLP (“**Tucker Ellis**”), a professional in this bankruptcy matter, is counsel to a current AP client in matters unrelated to the Debtors. Tucker Ellis is a current AP client in matters unrelated to the Debtors.
- Wilmer Cutler Pickering Hale and Dorr LLP (“**Wilmer Cutler**”), a professional in this bankruptcy matter, is an adverse litigation party, counsel and professional to current and former AP clients in matters unrelated to the Debtors. Wilmer Cutler is a current and former AP client in matters unrelated to the Debtors.
- Young Conaway Stargatt & Taylor, LLP (“**Young Conaway**”), a professional in this bankruptcy matter, is a lessor, counsel, opposing counsel and professional to current and former AP clients in matters unrelated to the Debtors. Young Conaway is a vendor to AP. Young Conaway is a current legal services provider to AP.

5. AlixPartners does not believe that the supplemental disclosures above impact its disinterestedness. I continue to reserve the right to supplement AlixPartners’ disclosures in the event that AlixPartners learns of any additional connections that require disclosure. If any new material relevant facts or relationships are discovered or arise, AlixPartners will promptly file a supplemental declaration pursuant to Bankruptcy Rule 2014(a).

I declare under penalty of perjury pursuant to 28 U.S.C. §1746 that the foregoing is true and correct.

Dated: June 18, 2021

AlixPartners, LLP

/s/ Carrienne Basler

Carrienne Basler
Managing Director