United States Bankruptcy Court for the: District of Delaware						
Indicate Debtor against which you assert a claim by checking the appropriate box below. (Check only one Debtor per claim form.)						
☐ Southcross Energy Partners, L.P. (Case No. 19-10702)	Southcross Gulf Coast Transmission Ltd. (Case No. 19-10716)					
☐ Southcross Energy Partners GP, LLC (Case No. 19-10703)	☐ Southcross Mississippi Gathering, L.P. (Case No. 19-10717)					
☐ Southcross Energy Finance Corp. (Case No. 19-10704)	☐ Southcross Delta Pipeline LLC (Case No. 19-10718)					
☐ Southcross Energy Operating, LLC (Case No. 19-10705)	☐ Southcross Alabama Pipeline LLC (Case No. 19-10719)					
□ Southcross Energy GP LLC (Case No. 19-10706)	☐ Southcross Nueces Pipelines LLC (Case No. 19-10720)					
☐ Southcross Energy LP LLC (Case No. 19-10707)	☐ Southcross Processing LLC (Case No. 19-10721)					
☐ Southcross Gathering Ltd. (Case No. 19-10708)	☐ FL Rich Gas Services GP, LLC (Case No. 19-10722)					
☐ Southcross CCNG Gathering Ltd. (Case No. 19-10709)	☐ FL Rich Gas Services, LP (Case No. 19-10723)					
☐ Southcross CCNG Transmission Ltd. (Case No. 19-10710)	☐ FL Rich Gas Utility GP, LLC (Case No. 19-10724)					
☐ Southcross Marketing Company Ltd. (Case No. 19-10711)	☐ FL Rich Gas Utility, LP (Case No. 19-10725)					
☐ Southcross NGL Pipeline Ltd. (Case No. 19-10712)	☐ Southcross Transmission, LP (Case No. 19-10726)					
☐ Southcross Midstream Services, L.P. (Case No. 19-10713)	☐ T2 EF Cogeneration Holdings LLC (Case No. 19-10727)					
☐ Southcross Mississippi Industrial Gas Sales, L.P. (Case No. 19-10714)	☐ T2 EF Cogeneration LLC (Case No. 19-10728)					
□ Southcross Mississippi Pipeline, L.P. (Case No. 19-10715)						
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Official Form 410

Proof of Claim

04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Other than a claim under 11 U.S.C. § 503(b)(9), this form should not be used to make a claim for an administrative expense arising after the commencement of the case.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed.

and the second

· P	art 1: Identify the Clai	m					
1.	Who is the current creditor?	Frio LaSalle GP, LLC Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor					
2.	Has this claim been acquired from someone else?	✓ No✓ Yes. From whom?					
Where should notices and payments to the creditor be sent?		Where should notices to the creditor be Debevoise & Plimpton LLP, Attn:		Where should payments to the creditor be sent? (if different)			
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	919 Third Avenue Number Street New York NY City State	10022	Number Street	7100-4		
	RECEIVED	City State U.S. Country Contact phone (212) 909-6000	ZIP Code	Country Contact phone	State ZIP Code		
	JUL 18 2019	Contact email dpyon@debevoise.co	pm	Contact email			
W.	izmancarsonconsult	Uniform claim identifier for electronic payments in	chapter 13 (if you us	se one):	_		
4.	Does this claim amend one already filed?	No Yes. Claim number on court claims	registry (if known)) F	Filed on		
5.	Do you know if anyone else has filed a proof of claim for this claim?	No Yes. Who made the earlier filing?		Date St	amped Copy Returned addressed stamped envelope		



Official Form 410

11. Is this claim subject to a right of setoff?

Yes. Identify the property: To the extent of setoff rights held by claimant.

12. Is all or part of the claim entitled to priority under	\square	No					
11 U.S.C. § 507(a)?		Yes. Che	ck all that apply:				Amount entitled to priority
A claim may be partly priority and partly nonpriority. For example,			estic support obligations (ir .S.C. § 507(a)(1)(A) or (a)(y and child sup	port) under	\$
in some categories, the law limits the amount entitled to priority.			o \$3,025* of deposits towa ces for personal, family, or				\$
entitied to priority.		days	es, salaries, or commissio before the bankruptcy pet hever is earlier. 11 U.S.C.	tition is filed or	650*) earned w the debtor's bu	ithin 180 Isiness ends,	\$
		□ Taxe	s or penalties owed to gove	ernmental units	s. 11 U.S.C. § 5	07(a)(8).	\$
		☐ Cont	ributions to an employee b	enefit plan. 11	U.S.C. § 507(a	a)(5).	\$
		Othe	r. Specify subsection of 11	1 U.S.C. § 507((a)() that app	lies.	\$
		* Amount	s are subject to adjustment on	4/01/22 and ever	y 3 years after tha	nt for cases begun	on or after the date of adjustment.
13. Is all or part of the claim pursuant to 11 U.S.C. § 503(b)(9)?		days before the ordinates		ment of the ab	ove case, in wh	nich the goods I	ived by the debtor within 20 nave been sold to the Debtor in g such claim.
Part 3: Sign Below							
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.	I under the am	am the true am a guara restand that resummed examined are under p	anditor. Inditor's attorney or authorized stee, or the debtor, or their antor, surety, endorser, or or an authorized signature or exclaim, the creditor gave the the information in this <i>Proceeding</i> of perjury that the formality of perjury the perjury that the formality of perjury the perjury the perjury that the perjury the perjury the perjury that the perjury the perj	authorized age other codebtor. In this <i>Proof of C</i> ne debtor credit of of Claim and cregoing is true	Bankruptcy Ru Claim serves as for any payme have reasonab and correct. gning this clai	an acknowledg nts received tow le belief that the	e information is true and correct.
	T:41-		President and Chief I				
	Title		Tresident and Official	Excedite Of	iloci		
RECEIVED	Compa	ny	Southcross Holdings Identify the corporate service	<u> </u>	if the authorized a	gent is a servicer.	
JUL 1 8 2019	Addres	s	1717 Main Street, Su Number Street	uite 5300	T		
			Dallas City		Texas State	75201 ZIP Code	United States Country
RTZMANCARSONCONSULTANT	S Contact	t phone	212-909-6449			Email	dpyon@debevoise.com

Debevoise & Plimpton

Debevoise & Plimpton LLP 919 Third Avenue New York, NY 10022 +1 212 909 6000

July 17, 2019

BY FEDEX 7885 1811 3727

Southcross Claims Processing Center c/o KCC 222 N. Pacific Coast Highway, Ste. 300 El Segundo, CA 90245

Southcross Energy Partners, L.P. (No. 19-10702)

Please find enclosed original proofs of claim to be filed in the Southcross Energy Partners, L.P. chapter 11 cases. Attached to each original proof of claim is a copy to be receipt-stamped and returned to our office. Also enclosed is a paid and self-addressed Federal Express label.

Feel free to contact us with any questions.

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Best regards,

Anna McDermott

Enclosures

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

IN RE:)	Chapter 11
SOUTHCROSS ENERGY PARTNERS,)	Case No. 19-10702 (MFW)
L.P., et al.,)	(Jointly Administered)
Debtors. ¹)	

ANNEX TO PROOF OF CLAIM

Basis for Claim

- 1. The creditor identified on this proof of claim (the "Claimant") hereby files the accompanying proof of claim (the "Proof of Claim") against the debtor identified therein (the "Obligor").
- 2. Southcross Holdings LP ("Holdings") owns 100% of the equity interests in Southcross Energy Partners GP, LLC ("MLP GP"), the general partner of Southcross Energy Partners, L.P. ("MLP"), and is the indirect majority equity owner of MLP and its other affiliated debtors in the above captioned bankruptcy cases (MLP, MLP GP, and such debtors the "Debtors").
- 3. Prior to the filing of the Debtors' bankruptcy cases, MLP GP and MLP, and the other Debtors at the direction of MLP GP and MLP, provided significant operational support to

The debtors and debtors in possession in these chapter 11 cases, along with the last four digits of their respective Employer Identification Numbers, are as follows: Southcross Energy Partners, L.P. (5230); Southcross Energy Partners GP, LLC (5141); Southcross Energy Finance Corp. (2225); Southcross Energy Operating, LLC (9605); Southcross Energy GP LLC (4246); Southcross Energy LP LLC (4304); Southcross Gathering Ltd. (7233); Southcross CCNG Gathering Ltd. (9553); Southcross CCNG Transmission Ltd. (4531); Southcross Marketing Company Ltd. (3313); Southcross NGL Pipeline Ltd. (3214); Southcross Midstream Services, L.P. (5932); Southcross Mississippi Industrial Gas Sales, L.P. (7519); Southcross Mississippi Pipeline, L.P. (7499); Southcross Gulf Coast Transmission Ltd. (0546); Southcross Mississippi Gathering, L.P. (2994); Southcross Delta Pipeline LLC (6804); Southcross Alabama Pipeline LLC (7180); Southcross Nueces Pipelines LLC (7034); Southcross Processing LLC (0672); FL Rich Gas Services GP, LLC (5172); FL Rich Gas Services, LP (0219); FL Rich Gas Utility GP, LLC (3280); FL Rich Gas Utility, LP (3644); Southcross Transmission, LP (6432); T2 EF Cogeneration Holdings LLC (0613); and T2 EF Cogeneration LLC (4976). The debtors' mailing address is 1717 Main Street, Suite 5300, Dallas, TX 75201.

Holdings, Southcross Holdings GP LLC ("Holdings GP") and their non-debtor subsidiaries (together with the Claimant, Holdings and Holdings GP, the "Holdings Group"), including, but not limited to, legal, tax, accounting, commercial contracting, and payment services (the "Services"). In addition, several current and former officers of the Debtors are current and former officers of members of the Holdings Group who performed overlapping services for both sets of companies. Moreover, the Debtors still provide a portion of the Services in exchange for financial support, pursuant to a Shared Services Agreement, dated as of March 31, 2019 (as amended, supplemented or otherwise modified, the "Shared Services Agreement"). In its performance of the Services, MLP and MLP GP had, and continue to have, access to bank accounts, equipment, information, and other property of the Holdings Group ("Holdings Group Property").

- 4. In addition, the members of the Holdings Group are party to contracts with certain of the Debtors, including but not limited to:
 - the Gas Gathering and Processing Agreement, dated as of August 1, 2014 (including any exhibits, schedules, annexes and attachments thereto, and as amended, supplemented or otherwise modified, the "Gas Processing Agreement"), between Frio LaSalle Pipeline, LP ("Frio") and FL Rich Gas Services, LP ("FL Rich"), pursuant to which FL Rich agreed, among other things, to provide certain gas gathering and processing services to Frio;
 - the Master Compression Services Agreement, dated as of May 1, 2015 (including any exhibits, schedules, annexes and attachments thereto, and as amended, supplemented or otherwise modified, the "Master Compression Services

- <u>Agreement</u>"), between Frio and FL Rich, pursuant to which FL Rich agreed, among other things, to provide certain gas compression services to Frio;
- the Gas Gathering and Treating Agreement, dated as of May 1, 2015 (including any exhibits, schedules, annexes and attachments thereto, and as amended, supplemented or otherwise modified, the "FL Rich Gas Treating Agreement"), between Frio and FL Rich, pursuant to which FL Rich agreed, among other things, to provide to Frio certain gas gathering, treating and compression services;
- the Agreement Regarding Right of First Refusal for Compression Services, dated as of May 7, 2015 (including any exhibits, schedules, annexes and attachments thereto, and as amended, supplemented or otherwise modified, the "ROFR Agreement"), between MLP, Southcross CCNG Gathering Ltd. ("CCNG"), Southcross NGL Pipeline Ltd. ("NGL"), FL Rich, TexStar Midstream Utility, LP ("TexStar Utility"), Frio and Holdings, pursuant to which TexStar Utility. Frio and Holdings agreed to give MLP and its affiliates a right of first refusal for opportunities to provide certain services;
- the Gas Gathering and Treating Agreement, dated as of January 1, 2016
 (including any exhibits, schedules, annexes and attachments thereto, and as
 amended, supplemented or otherwise modified, the "Southcross Marketing Gas
 Treating Agreement"), between Frio and Southcross Marketing, pursuant to
 which Southcross Marketing agreed, among other things, to provide to Frio
 certain gas gathering, treating and compression services;
- the Valley Wells Prepayment Agreement, dated as of February 25, 2019
 (including any exhibits, schedules, annexes and attachments thereto, and as

- amended, supplemented or otherwise modified, the "<u>Prepayment Agreement</u>"), between Frio and FL Rich, pursuant to which FL Rich agreed, among other things, to settle certain preexisting obligations between Frio and FL Rich in exchange for prepayment by Frio;
- the Contribution Agreement, dated as of June 11, 2014 (including any exhibits, schedules, annexes and attachments thereto, and as amended, supplemented or otherwise modified, the "Primary Contribution Agreement"), among BBTS Borrower LP ("BBTS"), Southcross Energy LLC ("SXE") and Holdings, pursuant to which the parties agreed, among other things, to transfer certain interests;
- the Contribution Agreement, dated as of June 11, 2014 (including any exhibits, schedules, annexes and attachments thereto, and as amended, supplemented or otherwise modified, the "Drop-Down Contribution Agreement"), between MLP, MLP GP and TexStar Midstream Services, LP ("TexStar Services"), pursuant to which the parties agreed, among other things, to transfer certain interests;
- the Closing Agreement, dated as of August 4, 2014 (including any exhibits, schedules, annexes and attachments thereto, and as amended, supplemented or otherwise modified, the "Closing Agreement"), between BBTS Borrower LP, SXE, Holdings, MLP, Southcross Energy GP LLC and TexStar Services, pursuant to which the parties agreed to close the transactions described in the Primary Contribution Agreement and Drop-Down Contribution Agreement;
- the Purchase, Sale and Contribution Agreement, dated as of May 7, 2015
 (including any exhibits, schedules, annexes and attachments thereto, and as amended, supplemented or otherwise modified, the "2015 Drop-Down

- Agreement"), between MLP, CCNG, NGL, FL Rich, TexStar Utility, Frio and Holdings, pursuant to which Holdings, Frio and TexStar Utility agreed, among other things, to transfer certain interests; and
- the Assignment, Bill of Sale and Conveyance, dated as of May 1, 2015 (including any exhibits, schedules, annexes and attachments thereto, and as amended, supplemented or otherwise modified, the "2015 Assignment, Bill of Sale and Conveyance" and together with the Gas Processing Agreement, the Master Compression Services Agreement, the FL Rich Gas Treating Agreement, the ROFR Agreement, the Southcross Marketing Gas Treating Agreement, the Prepayment Agreement, the Primary Contribution Agreement, the Drop-Down Contribution Agreement, the Closing Agreement and the 2015 Drop-Down Agreement, the "Contracts"), from TexStar Utility and Frio to MLP, CCNG, NGL and FL Rich, pursuant to which Frio and TexStar Utility agreed to, among other things, transfer certain interests.²
- 5. On behalf of itself and each member of the Holdings Group, Claimant files the Proof of Claim to assert against Obligor and each of the other Debtors any and all claims arising under, in connection with, or related to:
 - the Shared Services Agreement, the Contracts and any other contracts, agreements or other relationships between any member of the Holdings Group and any Debtor (and any breach thereunder, whether by rejection or otherwise, including but not limited to the accounting treatment of operating expenses, offsets, intercompany accounts or amounts with respect to the Contracts);

² The Claimant has not attached a copy of the Shared Services Agreement or any of the Contracts for confidentiality reasons and because it believes, upon information and belief, that the Obligor has copies of the Shared Services Agreement and the Contracts, which can be provided to the Obligor upon request.

- the Services;
- any claims relating to the Master Services Agreement, dated as of May 1, 2015,
 between FL Rich and MLP GP, including any failure by the Debtors party thereto
 to perform thereunder and any improper accounting treatment of operating
 expenses, offsets, intercompany accounts or other amounts with respect to
 services covered thereby;
- any misappropriation, misallocation or misuse of, or any damage to, any Holdings
 Group Property;
- any breach of applicable fiduciary or other duties, including the duty of care,
 owed to any member of the Holdings Group;
- any breach of duties of confidentiality owed to any member of the Holdings

 Group:
- any other liabilities of or damages to any member of the Holdings Group related to actions or omissions of officers, employees or other representatives of the Debtors, whether through negligence, intentional misconduct, or otherwise;
- any and all rights and entitlements that Claimant, or Claimant's officers, directors
 or employees, have, may have, or will have to indemnification, contribution,
 reimbursement or other payments related to the foregoing;
- 6. This Proof of Claim is filed with a full reservation of rights and causes of actions, including the right to amend, update, modify, supplement or otherwise revise this Proof of Claim in any respect at any time (including to add any additional contracts, agreements or other relationships among the Holdings Group and the Debtors). The filing of this Proof of Claim is not and should not be construed to be: (a) a waiver or release of any of the Claimant's rights

against any person, entity or property accruing to it against the Obligor and their respective estates; (b) a consent by the Claimant to the jurisdiction of this Court with respect to the subject matter of any of the claims described herein, or any objection or other proceeding commenced with respect to any of the claims described herein, or any other proceeding commenced in the Debtors' chapter 11 cases against or otherwise involving the Claimant; (c) a waiver or release of any right of the Claimant, or consent by the Claimant, to a trial by jury in this or any other court or proceeding; (d) a waiver or release of, or any limitation on, any right of the Claimant to have orders entered only after de novo review by a United States District Judge; (e) an election of remedies; or (f) a waiver of, or any other limitation on, any right of the Claimant to request withdrawal of the reference with respect to any matter, including, without limitation, any matter relating to this Proof of Claim.

- 7. Claimant's express reservation of all rights and causes of action, includes, without limitation, contingent or unliquidated rights that it may have against the Obligor. This description and classification of claims by the Claimant is not a concession or admission as to the correct characterization or treatment of any such claims or a waiver of any rights of the Claimant.
- 8. This Proof of Claim does not encompass all claims that the Claimant may have that arise after the Petition Date and are entitled to administrative priority, and the Claimant expressly reserves its right to file such claim or any similar claim at the appropriate time.
- 9. The Proof of Claim is filed without prejudice to the filing by the Claimant, of additional proofs of claim or requests for payment with respect to any other indebtedness, liability or obligation of the Obligor. The Claimant does not, by the Proof of Claim or any amendment or other action, waive any rights with respect to any scheduled claim.

- 10. The Claimant reserves the right to withdraw, amend, clarify, modify or supplement the Proof of Claim to assert additional claims or additional grounds for the Proof of Claim, as well as the right to file any separate or additional proofs of claim with respect to the claims set forth herein or otherwise, including for the purpose of fixing and liquidating any contingent or unliquidated claim set forth herein, or to file additional proofs of claim in respect of additional amounts or for any other reason.
- In executing and filing the Proof of Claim, the Claimant does not submit to the jurisdiction of the Bankruptcy Court for the District of Delaware for any purpose other than with respect to the Proof of Claim against the Obligor, and does not waive or release any rights or remedies against any other person or entity that may be liable for all or part of the Proof of Claim.
- 12. Payments on account of this Proof of Claim should be sent to the Claimant at the address specified for notices to the Claimant in Part 1.3 of the Proof of Claim.