## Committee on Energy and Commerce <br> U.S. House of Representatives <br> Witness Disclosure Requirement - "Truth in Testimony" <br> Required by House Rule XI, Clause 2(g)(5)

1. Your Name: Dylan Remley
2. Your Title: Senior Vice President, Terminal Operations
3. The Entity(ies) You are Representing: Global Partners LP, National Association of Convenience Stores (NACS), Society of Independent Gasoline Marketers of America (SIGMA)
4. Are you testifying on behalf of the Federal, or a State or local government entity?

Yes
5. Please list any Federal grants or contracts, or contracts or payments originating with a foreign government, that you or the entity(ies) you represent have received on or after January 1, 2015. Only grants, contracts, or payments related to the subject matter of the hearing must be listed.

Contract \# DE-FE0093047
Contract \# SPE600-17-D-8517


## SUMMARY

Dynamic operational and legal executive with a broad range of experience across various wholesale and retail platforms. Extensive real estate management and development experience. A unique breadth and combination of roles and responsibilities combined with dynamic leadership skills and a hands-on approach to achieving established goals and objectives.

## EXPERIENCE

## Global Partners LP (NYSE: GLP), Waltham, MA

January 2009-Present
Senior Vice President Terminal Operations. Senior Vice President of Global Partners LP, a Fortune 500 publicly traded master limited partnership (NYSE:GLP).

February 2015-Present

- Responsible for all day-to-day operational matters with respect to the Company's 25 bulk storage oil terminals:
- $\$ 60-\$ 70$ million annual operating budget;
- \$5-\$10 million annual maintenance capital expenditures;
- 6 direct reports and approximately 175 indirect reports.
- Overall management responsibility for the negotiation and execution of various long-term capital expansion projects exceeding $\$ 100$ million in planned expenditures.
- Responsible for development of long term strategy and tactical implementation of divisional goals and objectives. Assist in the execution of divisional M\&A and divestiture initiatives.
- Responsible for the development and management of the Company wide public strategy and communications efforts as well as government affairs.
- Responsible for the development and management of the Company's alternative energy efforts.


## Divisional General Counsel-Retail Group.

January 2009-February 2015

- Led development teams with respect to energy infrastructure development projects including:
- Crude oil pipeline to barge loading facility; and
- Four wholesale propane distribution facilities
- Divisional General Counsel in charge of all legal aspects of Global's retail gasoline division. The Division employs 1,200 employees and owns, leases or delivers gasoline to 1,600 gasoline stations in 9 northeastern states and the mid-Atlantic.
- Managed and supervised all aspects of the Division's day to day legal affairs, including acquisitions and divestitures, applicable SEC disclosures, commercial contracts, employment matters, environmental
compliance, litigation strategy, real estate acquisitions/divestitures, landlord/tenant matters and franchise law; and
- Supervised and managed a team of 7 in-house attorneys/paralegals and multiple outside counsels.


## ALLIANCE ENERGY LLC, Waltham, MA

January 2009-March 2012
General Counsel. General Counsel and member of the senior executive team of a private regional gasoline distributor with approximately 1,200 employees and 900 owned or managed gasoline stations in 9 northeastern states. Managed and supervised all aspects of the Company's legal affairs, including acquisitions and divestitures, private debt financings, commercial contracts, employment matters, environmental compliance, litigation strategy, and real estate matters.

- Directly negotiated, managed and closed the acquisition of approximately 90 retail gas stations from Exxon Mobil in the State of CT;
- Assisted in the acquisition of approximately 180 retail gas stations from Exxon Mobil in the States of MA, NH and RI; and
- Directly negotiated, managed and closed the re-financing of the Company's $\$ 180$ million senior secured credit facility and the Company's $\$ 25$ million of subordinated debt.


## BEACON ENERGY CORP., Cranford, NJ

September 2006-January 2009
Founder/President. Member of the founding executive team of a small alternative/renewable energy start-up in the biofuels industry responsible for all aspects of the Company's affairs, legal or otherwise, including sourcing, negotiating and closing both equity financing and project development/acquisitions/investments as well as negotiating all relevant commercial contracts.

- Raised over $\$ 20$ million in venture capital/private equity to finance initial start-up expenses;
- Represented Company in $\$ 100$ million project development initiative; and
- Completion of four acquisitions/investments in biodiesel development projects.


## HEATING OIL PARTNERS, L.P., Darien, CT

January 1999-August 2006
Vice President \& General Counsel. General Counsel of an energy (fuel) delivery company with 1,100 employees and operations in 10 states. Managed and supervised all aspects of the Company's legal affairs, including acquisitions and divestitures, public and private debt and equity financings, commercial contracts, labor relations, securities law compliance, environmental compliance, litigation strategy, and real estate matters.

- Directly managed and supervised the successful completion of the Company's May 2002 Initial Public Offering and July 2004 secondary offering of income fund units on the Toronto Stock Exchange;
- Successfully completed 21 acquisitions; and
- Managed and supervised the Company's Human Resource and Insurance/Risk Management departments.

June 1998-November 1998

GIBSON, DUNN \& CRUTCHER, New York, NY

## Corporate Associate

## EDUCATION

NEW YORK UNIVERSITY SCHOOL OF LAW, New York, NY
Juris Doctor, May 1995
TRINITY COLLEGE, Hartford, CT
B.A. with Honors in History, Phi Beta Kappa, May 1991

