
MECOM★OIL



MECOM ENERGY DEVELOPMENT FUND X LLC

OFFERING BROCHURE: FOR BROKER/DEALER USE ONLY

This Offering Memorandum does not constitute an offer to sell or a solicitation of an offer to buy any security. An offer can only be made by the confidential Private Placement Memorandum (PPM) of Mecom Energy Development Fund X LLC (the “Company”). The use of this Executive Summary is authorized only when preceded or accompanied by the PPM together with any amendments or supplements thereto. This document summarizes only certain portions of the memorandum and is qualified in its entirety by, and should be only read in conjunction with, the Private Placement Memorandum. All investment return dollar amounts REFERENCED HEREIN OR IN THE MEMORANDUM ASSUMES that Mecom Energy Development Fund X LLC achieves its investment objectives. There are several RISK FACTORS involved in investing in this offering and in the oil & gas industry in general. Please read all of the risk factors in the PPM prior to advising an investment in this offering.

The pictures and images used in this brochure are for illustration only and not a depiction of actual assets in this fund.

Mecom Oil LLC, 9545 Katy Fry, Suite 400, Houston, Texas 77024, (713) 366-3900.



MECOM ENERGY X LLC

From left to right:

Mark Bunch, John W. Mecom III and Candy Clardy

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READ THE PRIVATE PLACEMENT MEMORANDUM

This is not an offer to buy or sell any security. Securities are offered by the Private Placement Memorandum (PPM), which must precede or accompany this piece, to suitable, accredited investors. Investments are highly speculative, subject to up front fees and expenses that may impact the investor returns and outweigh the benefits, are generally illiquid, the stated investment objectives may not be met, appreciation and income are not guaranteed and there is the potential for the loss of principal invested.

The principal objective of the Company will be to: acquire, own, hold, maintain, renew, drill, develop, exploit, enhance and operate oil & gas properties referred to herein as “Investments” through Investment Entities and generate returns for the Members. There is no guarantee this objective will be met.





GAS & OIL: MECOM ENERGY DEVELOPMENT FUND X LLC

The Introduction: Objectives*

- The primary objective of Mecom Energy Development Fund X LLC is to generate potential returns for its Members through a series of Investments in domestic oil & gas interests located onshore and in state waters.
- The Company will give its Members the opportunity to participate alongside the Managing Member and/or its Affiliates in drilling, completing and producing oil and natural gas wells.
- While Investments are expected to be located primarily along the Gulf Coast, the Company may also pursue opportunities outside of that region.
- The Company will seek to produce possible current income for its Members from the sale of oil & gas from the properties it develops.
- In addition, the Company plans to continually monitor economic cycles, as well as the commodity pricing of oil & gas, in order to determine when capital gains for its Members, through the sale of assets, might be maximized.

*There is no guarantee these objectives will be met.

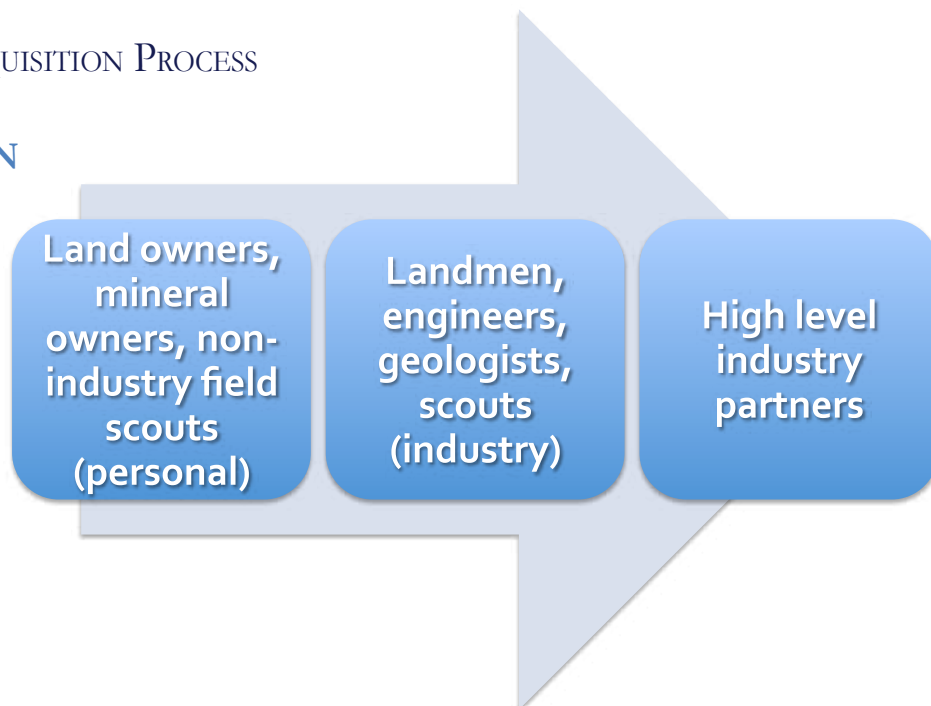


PROSPECT/ACQUISITION CHARACTERISTICS

- Producing properties with additional upside potential – producing wells provide cash flow while the potential remains for further development or exploration
- Risk is mitigated with information and technology – i.e. new or reprocessed seismic data combined with advanced oil field technology
- Lands previously held by production – old leases lapse providing additional development opportunities
- Supported by thorough geological, geophysical and engineering data
- Fits within strict economic parameters.

PROSPECT/ACQUISITION PROCESS

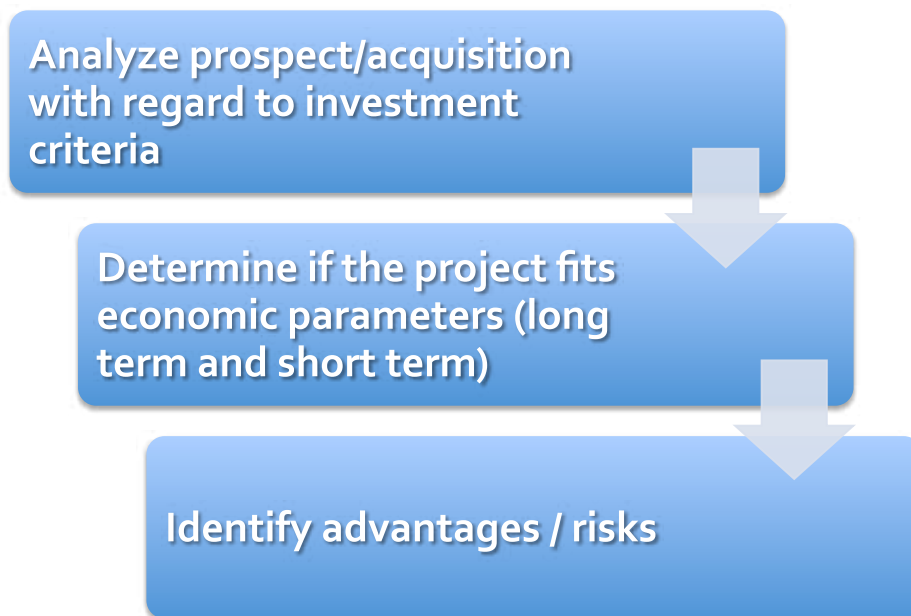
ORIGINATION



PRELIMINARY REVIEW



MANAGEMENT REVIEW



TECHNICAL EVALUATION

- Engineering analysis
- Geologic and geophysical
- Preliminary title investigation
- Evaluate marketing and transportation opportunities.

PRE-CLOSE

- Land title
- Legal
- Financing



Pictures are for illustrative purposes only.

ACQUISITION PROCESS

Mecom Oil LLC will provide investment, advisory and management services to the Company. As part of its advisory role, Mecom Oil will identify and review prospective Investments for the Company. John Mecom, a 4th generation oil & gas operator, and Mark Bunch, the principals of Mecom Oil, have 55 years of combined experience in exploration, production & producing property acquisition, and will make the final determination on all Investments for the Company.

Deal Origination

Mecom Oil has a wide variety of sources for oil & gas investment leads including veteran industry insiders, field scouts, respected geoscientists and mineral owners. Mecom Oil generates deals from its own sources and also reviews deals that have been put together by other industry players that are drill or purchase ready.

Preliminary Review

During the initial review, Mecom Oil gathers and evaluates information necessary to determine whether the project fits its economic criteria and risk profile. The management team uses both public and private sources of information to determine the viability of moving forward with its investigation.

Among the considerations are:

- 1) Whether it fits the program's economic parameters – both short and long term
- 2) The advantages
- 3) The risks, and
- 4) What value Mecom Oil can add to the deal.

The management team's extensive experience is invaluable at this juncture since the amount of money and time spent on deal evaluation substantially increases from this time forward. As such, it is not uncommon for projects to be terminated at this point.

Complete Technical Evaluation

Once a project makes it through the preliminary review, the information is presented to a team of key consultants for evaluation of the geologic, geophysical, engineering, and operational issues. Land title and marketing viability are also reviewed and economic scenarios are explored in detail. If possible, site visits are made at this point. If, after a thorough analysis, the management team is still favorably impressed with the project, Mecom Oil will pursue a letter of intent, a participation agreement or mineral leases, depending on the type of project.

Pre-Close

At this point, many prospects are essentially “drill ready” with commencement of operations depending primarily on rig availability. For production acquisition projects, further steps may be required. Additional land, title, and legal work are usually necessary.

Asset Management

After closing on a project, the work to exploit it to the fullest begins. Additional seismic may be shot, wells may be drilled or re-entered, and producing wells will be produced. This is the point where Mecom Oil may begin to realize the value identified earlier in the process.

EXIT STRATEGY

Since the rate of production from an oil & gas well naturally declines over the course of its life, the Company plans to implement an exit strategy for each Investment rather than holding onto a property past its economic benefit to the Company. In order to provide potential capital gains for its Members, the Managing Member will continually monitor economic cycles as well as oil & gas pricing to determine the optimal time to sell producing properties.

RISK MANAGEMENT

In order to help reduce the risks inherent in drilling for oil and natural gas, the company plans to:

- Manage risk capital exposure so that no one project or well is over-exposed
- Purchase producing properties that have additional potential either behind pipe or by drilling offset wells to recover reserves not fully exploited in previous operations
- Utilize exhaustive geologic, geophysical, and engineering evaluation by integrating state-of-the-art technology with solid subsurface data
- Carefully select industry partners to provide the best quality operations
- Employ safe operating practices in the field.

THE STRATEGY

To achieve these objectives, the Company will set up individual Investment Entities to participate as working interest owners in oil & gas properties, which have been selected by the Company, according to its investment criteria. The Company plans primarily to develop overlooked reserves in existing fields by targeting properties with upside development or field extension potential, but will also consider prudently-risked exploratory activity.

The Principals of the Company have been active in the oil & gas industry for many years and believe that the potential opportunity for the investor today is in actually owning their own oil & gas reserves.

As major oil companies trend towards larger reserve sources, smaller domestic properties have become less attractive for their purposes. This has created an opportunity for the smaller oil & gas company to utilize advancements in industry technology to produce oil & gas from fields which are no longer large enough to be of economic interest to the majors.

The Company believes that the enhancement of production from these fields combined with the current trend towards higher commodity pricing have created a opportunistic environment for the individual investor through properly structured deals. In addition, tax benefits may exist for the investor.*

The Company's investment strategy, which will generally follow that of Mecom Oil, will be based on the acquisition of properties with development potential rather than properties whose primary attributes are based on discounted cash flows with declining reserves alone.

The Company plans to utilize the extensive relationships of Mecom Oil and John W. Mecom III to develop a low cost, stable reserve base in an effort to generate above market returns to the Members.

* Mecom Oil does not provide legal or tax advice. Investors should consult their tax and investment advisors to determine the impact of an investment on their particular situation. Additionally tax codes are subject to change without notice and may reduce or eliminate any tax benefit for the investor.

MECOM ENERGY DEVELOPMENT FUND X LLC

An Investment in Oil & Gas

Executive Summary

INVESTMENT SUMMARY

Minimum Subscription:	\$50,000 Increasing in Increments of \$25,000
Maximum Amount of Membership Interests:	\$15,000,000 with a greenshoe of \$10,000,000
Investor Receives:*	95.5% of cash flow until 125% of investment is returned

SELLING COMMISSIONS

6.5% of Gross Proceeds to the Broker/Dealer
1% Due Diligence Allowance to the Broker/Dealer
1% of Gross Proceeds to the Managing Broker/Dealer
1% of Gross Proceeds to FINRA-registered wholesalers

Disclosure: This picture is for illustrative purposes only. This drilling rig will not be acquired by the fund.

*Returns are not guaranteed and are dependant upon sponsor achieving their objectives.



PRIMARY OBJECTIVE*

The primary objective of Mecom Energy Development Fund X LLC is to generate potential returns for its Members through a series of Investments in domestic oil & gas interests located onshore and in state waters. The Company will give its Members the opportunity to participate alongside the Managing Member and/or its Affiliates in drilling, completing and producing oil and natural gas wells. While Investments are expected to be located primarily along the Gulf Coast, the Company may, at its sole discretion, also pursue opportunities outside of that region.

The Company will seek to produce possible current income for its Members from the sale of oil & gas from the properties it develops. In addition, the Company plans to continually monitor economic cycles, as well as the commodity pricing of oil & gas, in order to determine when capital gains for its Members, through the sale of assets, might be maximized.

* There is no guarantee these objectives will be met.

WORKING INTEREST OWNERSHIP

The Managing Member has committed to participate side-by-side with the Company in each Investment for at least 10% of any amount invested by any Investment Entity.

The Managing Member and/or its Affiliates have committed to participate side-by-side with the Company for at least ten percent (10%) of any investment made by the Company.

For example, if the Company spends \$1,000,000 to re-enter and develop a well, the Managing Member and/or its Affiliates will also participate in that well for a minimum of \$100,000 to make the combined investment by the Company and the Managing Member a total of \$1,100,000.

This side-by-side commitment allows the Non-Managing Member the opportunity to participate in an exclusive opportunity and is also intended to ensure that the Non-Managing Member is in the Investment on the same terms as the Managing Member.

Upon completion of the Offering, the Managing Member will assign or have assigned to the Investment Entity a working interest in the Investment contemplated for such Investment Entity. The working interest will be subject to any applicable mineral interest owner royalties, overriding royalties or other burdens on the property.

As a working interest owner the Investment Entity will participate directly in the revenues and expenses of drilling, completion & production and enter into drilling & operating agreements with the operator of the well.

PREFERRED RETURN*

The Offering has been structured toward returning the original investment capital as well as a profit to the Investor before the Managing Member has any significant financial return. Until the “125% Preferred Return Trigger” has been reached (meaning that the Investor has recouped their Initial Capital Contribution plus a 25% profit), the Funds Available for Distribution will be shared among all Members including the Managing Member on a pro rata basis.

At that point and until the “150% Preferred Return Trigger” has been reached the Funds Available for Distribution will be split 60% to the Non-Managing Members and 40% to the Managing Member.

Should the Investment return a profit of 50% or greater, the Managing Member will earn a 50% share of the distributable funds.

CASH DISTRIBUTIONS

FIRST — to the Members in proportion to their respective Percentage Interests and up to the 125% Preferred Return Trigger;

SECOND — Sixty percent (60%) to the Non-Managing Members in proportion to their respective Percentage Interests and 40% to the Managing Member up to the 150% Preferred Return Trigger; and;

THIRD — Fifty percent (50%) to the Non-Managing Members in proportion to their respective Percentage Interests and fifty percent (50%) to the Managing Member.

Compensation to the Managing Member

In addition, the Managing Member has chosen to limit its overhead fees, instead tying its compensation to the success of Investments. Not only does this allow more money to be invested in the ground, it also provides incentive for the Managing Member to maximize profits for the Company.

The fees will be transparent and expense reimbursements accountable.

There will be an annual audit.

*The returns are not guaranteed and are dependent upon the Sponsor achieving all objectives.

THE MANAGING MEMBER

The Managing Member of the Company is Mecom Energy X LLC, a Texas limited liability company. The Managing Member was created on August 17, 2010 for the primary purpose of acting as the managing member of the Company. The Managing Member will actively manage and conduct the affairs of the Company. The Managing Member has one Member: Mecom Oil LLC, a Texas limited liability company.

MECOM★OIL

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Mecom Oil LLC is a privately-held, fourth generation exploration and production company founded in 2006 by John W. Mecom III. Following a philosophy of “exploitation vs. exploration”, Mecom Oil balances a well-planned development program with prudently-risked exploratory activity. To be considered by Mecom Oil, a prospect must meet certain economic criteria and be backed by sound geological and geophysical interpretation. Mecom Oil also seeks to develop new production from existing fields by applying the latest technology and proven field operations to existing historical information.

By balancing a program of leasehold and asset acquisitions with prudently risked exploratory and development activity, the company is able to generate returns from producing reserves and developing new opportunities within the upstream sector. Due to the Mecom family’s long history in the industry, Mecom Oil LLC has access to many investments before they become public.

Typical Acquisitions Include:

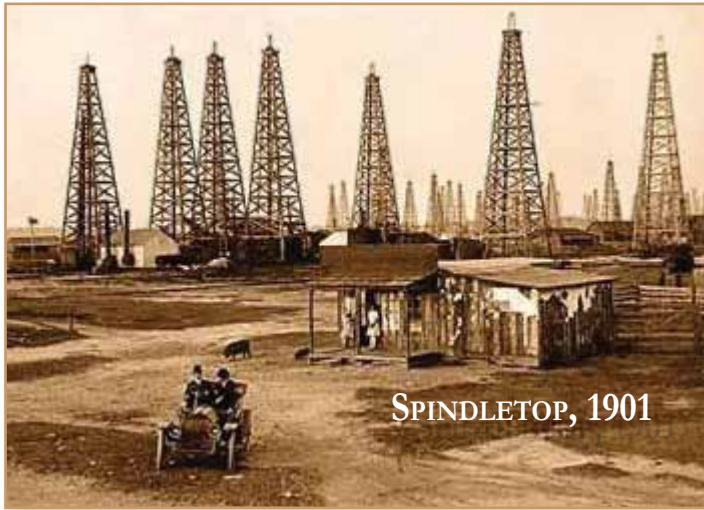
- Conventional oil & gas properties primarily along the Gulf Coast
- Producing properties with upside development or field extension potential
- Assets used to transmit and process oil and gas products
- Prospects qualified through state-of-the-art geophysics with a strong sub-surface component



Boots On the Ground

With a network of industry relationships, Mecom collaborates with key third party personnel including scouts, landmen, engineers, geologist and geophysicists, who are all leaders in their professions and are often partners in the company’s ventures. This network supports Mecom Oil LLC with a unique competitive advantage.

MECOM OIL HISTORY



With roots in the oil & gas business dating as far back as Spindletop, Mecom Oil LLC is the continuation of a legacy of oil & gas exploration begun by pioneer oilman Harvey Mecom, one of the leaders in Texas' early oil industry.

Just 21 years old when the now legendary Spindletop sparked the Texas oil boom in 1901, Harvey Mecom took advantage of the tremendous opportunities available at the dawn of the hydrocarbon age. Starting out in Liberty, Texas, he eventually struck out on his own as an operator and became a prominent player in the Hull-Daisetta and South Liberty Fields.

In 1936 Harvey's son, John W. Mecom Sr., followed in his father's footsteps. With a loan of \$700 from his parents and an old wooden rig, Mecom Sr. and his partners saw potential where others didn't, drilling into an area of Liberty County, considered by most to have been depleted, and discovering a new formation. Two years and eight wells later, he pulled out of the Liberty Field, selling his interest for over \$100,000.

Mecom's first major discovery was just east of Galveston, where, rejecting conventional wisdom yet again, he successfully drilled into an oil-laden section of the High Island Salt Dome long considered unproductive.



Both a risk taker and a savvy businessman, Mecom Sr., founded his empire with operations primarily in Texas and Louisiana.

Historical photo:
THE OIL AND GAS JOURNAL

John W. Mecom Well LL & E #1,
Lake Washington Area
Plaquemines Parish
South Louisiana

MECOM OIL HISTORY

After World War II, he capitalized on the increasing demand for oil by expanding his operations to Canada, as well as Central and South America. In the 1960's, Mecom Sr. was one of the original operators in the Middle East.

When John Mecom Sr. died in 1981, his son John Jr. continued to actively explore oil & gas along the Gulf Coast as well as manage the family's numerous sporting ventures, including the Mecom [sports car] Racing Team & the New Orleans Saints.

THE FOURTH GENERATION

In his youth, John III spent a great deal of time traveling the world with his grandfather. He was exposed not only to Mr. Mecom's business philosophies, but also his numerous, and influential acquaintances.

John III began his career at the age of fifteen as a roustabout in the oil fields in South Texas, learning the business, literally, from the ground up.

Armed with his grandfather's business acumen and the practical insight he gained in the field, John III joined his father in the company's Houston headquarters in 1984. He oversaw exploration and development programs in Texas, Louisiana and Oklahoma drilling over 100 wells and production of 10,000 mcf/d and 1,500 bo/d. He also managed over 250,000 acres of surface and mineral interests.

JOHN III

A tribute to his family's legacy, John III has chosen the path of an independent oilman who, like his larger-than-life grandfather, refuses to follow mainstream mentality.

He is currently the President of Mecom Oil LLC and is joined by some of the top geologists, petroleum engineers and operators in the field today. The legacy left by his family is a vast network of industry experts with decades of industry expertise, which gives Mecom Oil LLC a unique competitive advantage. While John III's approach to business is a bit more conservative than generations past, his company represents the same integrity, perseverance and entrepreneurial spirit that characterize the Mecom name.



John Mecom III & His Son

Mecom Oil LLC

JOHN W. MECOM III



John W. Mecom III is President of Mecom Oil LLC, an independent oil & gas exploration and production company based in Houston, Texas. A fourth generation oilman, Mr. Mecom has been involved in the oil & gas industry for over 25 years. As a result of his family's legacy in the business, he has developed an extensive network of industry and personal relationships, some dating back to the days of his grandfather, which gives Mecom Oil access to many oil & gas investment opportunities before they become public.

Throughout the course of his career, he has managed large-scale energy concerns as well as more diverse investment and acquisition firms.

Mr. Mecom joined the family oil & gas business in 1984 and was responsible for oil & gas exploration and development programs in over 50 counties and parishes in Texas, Louisiana and Oklahoma which resulted in the drilling of over 100 wells. During that period, he managed over 250,000 acres of surface and mineral interests along the Texas and Louisiana Gulf Coast.

In 1991, Mr. Mecom founded GM Hydrocarbons, a natural gas transportation and trading company with deliveries of over 300 million cubic feet of gas per day. He sold GM Hydrocarbons to Olympic Natural Gas in 1995.

Since 1995, Mr. Mecom has served as Managing Member of Mecom Group LLC (private investments), Rhino I LLC (mineral and royalty acquisitions), Rhino II LLC (oil & gas exploration), and MMTD Acquisitions (equipment leasing). He also served as Chief Executive and board member of Rhino Pak Inc, the second largest independent contract blending and packaging plant for automotive products and industrial chemicals in America. Mr. Mecom formed Mecom Oil LLC in 2006.

Mr. Mecom is an alumnus of St. Thomas High School and attended the University of Oklahoma and University of St. Thomas. He currently serves on the Board of Directors of Patriot Bank, the Advisory Board of White Oak Partners, Inc., and is a Co-Trustee of the Crossbell Ranch. He resides with his wife and four children in Houston, where they are actively involved in many charitable organizations.

Mecom Oil LLC

J. MARK BUNCH



Mr. Bunch joined Mecom Oil LLC in 2006 and currently serves as the Chief Operating Officer. Mr. Bunch is a petroleum engineer with over 30 years of operational and managerial experience in oil & gas exploration, development, acquisition, and divestiture. He has extensive clastic and carbonate reservoir expertise in such varied regions as the Gulf Coast, Mid-Continent, Rocky Mountains, and Canada.

Prior to joining Mecom, Mr. Bunch served as Vice President of Huddleston & Co., in Houston, Texas, where he performed reserve evaluations, acquisition analyses, and reservoir studies. He was responsible for supervising an acquisition program for the Huddleston family, ultimately closing on \$30,000,000 of properties, as well as evaluating several oil & gas companies for investment purposes. He presented investment opportunities to capital partners and served as their liaison.

Mr. Bunch's managerial background includes several years as Manager of both U.S. and Canadian Operations for Petrocorp Incorporated in Houston. Prior to his management activities, he was division reservoir engineer for the Gulf, Rockies, and Canadian divisions of Petrocorp.

His expertise also includes extensive experience in reservoir, operation/analytical, and production engineering through his 11+ years of employment with ARCO oil & gas.

Mr. Bunch holds a Bachelor of Science degree in Petroleum Engineering (Magna Cum Laude) from Texas A&M University, and is a member of Tau Beta Pi and Pi Epsilon Tau engineering honor societies. He is a Registered Professional Engineer in Texas and a member of the Society of Petroleum Engineers.

Mecom Oil LLC

TINA BARRETT

Ms. Barrett will serve as the Company's Consulting CPA. Ms. Barrett is a Certified Public Accountant. As owner of Barrett Consulting, APC, she is highly experienced in the areas of tax and accounting, business consulting, business valuation and litigation services focusing on the oil & gas and construction industries. She has been the Chief Financial Officer of several oil & gas related companies including Central Crude, Inc., Louisiana Tank, Inc., and Jordan Oil Company, Inc. Additionally, she served as the Tax Partner and Executive Management Committee member of the public accounting firm, McElroy, Quirk & Burch, APC.

Ms. Barrett is a Summa Cum Laude graduate of McNeese State University in Lake Charles, Louisiana with a Bachelor of Science in Accounting degree conferred in 2003. Ms. Barrett earned her CPA certification in November 2003.

CANDY CLARDY



Ms. Clardy joined Mecom Oil, LLC in 2009. She is responsible for all lease acquisition work and title analysis associated the land efforts of the Company. She also oversees all contract matters and works directly with outside counsel as needed. Ms. Clardy works hands on with the management team. Prior to joining Mecom, Ms. Clardy served as Vice President of Marketing for a residential builder in Houston, Texas.

Ms. Clardy holds a Bachelor of Arts degree from the University of Texas at Austin and received her law degree from The University of Houston Law Center in 1992. She was admitted to the State Bar of Texas in November 1992.

MICHAEL MENZER

Mr. Menzer will serve on the Company's Advisory Board. Mr. Menzer is the founder and Chief Executive Officer of White Oak Partners, Inc., a private equity firm located in Columbus, Ohio. Mr. Menzer has over 20 years experience in the multifamily housing investment industry. Prior to founding White Oak Partners, Mr. Menzer was the founder and President of Paramount Financial Group, Inc., a real estate investment and management company that managed a housing portfolio of 750 properties in 46 states across the U.S. and having a market value of over \$10 billion.

Mr. Menzer and his Paramount team funded these acquisitions with over \$4.2 Billion raised from institutional investors combined with over \$6 Billion in long-term financing through Fannie Mae, Freddie Mac, HUD and Wall Street securitized financing markets. At its peak Paramount employed over 700 people. Paramount offered a wide range of services, including real estate acquisition, housing tax credits, multifamily and commercial asset management, tax credit compliance consulting, developer services, investment banking and residential and commercial property management services. Mr. Menzer sold Paramount to a subsidiary of GMAC and remained as its President until he formed Northstreet Partners in 2003.

Mr. Menzer currently divides his time between managing his investments, serving as the Chief Executive Officer of White Oak Partners, Inc., serving as Chairman of the Board of Auriga Measurement Systems, a company specializing in the electronics industry, and serving on the boards of Mecom Oil and Patriot Bank.

Mr. Menzer is a resident of Granville, Ohio and a graduate of Bucknell University. He is a Trustee of the Central Ohio Technical College. Mr. Menzer also serves on boards of the Ohio State Newark Campus Development Fund, Knowledge Works, Hospice Foundation, Patriot Bank, Auriga Measurement Systems, Mecom Oil and Performance Building Products.

Mr. Menzer formerly served on the board of Park National Bank and its public (American Stock Exchange) holding company, Park National Corporation, and Turning Technologies.

FRIEDRICH K.M. BÖHM

Mr. Böhm will serve on the Company's Advisory Board. Mr. Böhm serves as Senior Partner and Chairman of White Oak Partners, Inc. Prior to joining White Oak, Mr. Böhm was Chairman of NBBJ, a leading architecture and design firm which he grew into an international consulting power with over 1,000 professionals in 5 countries. In addition to his architecture practice, Mr. Böhm was a co-founder of the Daimler Group which currently develops approximately \$150,000,000 of real estate annually. He serves on Daimler's board and remains a partner in the company. Through his vast international connections, Mr. Böhm has developed several real estate projects overseas and today is a partner in Storm Properties, a real estate development company based in Moscow, Russia.

Mr. Böhm has served on the Board of Directors of the Huntington National Bank, currently serves on the Boards of M/I Schottenstein Homes, TRC Companies, and the Daimler Group. He is a founding Partner of Transmap, The Daimler Group of Developers and Travel Partners.

As a diplomat, Mr. Böhm has served on the Special Advisory Committee to the Austrian Chancellor, was named Honorary Consul for Austria in 1993, and in 1995 received the Grand Decoration of Honors in Silver for Services to the Republic of Austria. Among Mr. Böhm's many achievements are his being named as Entrepreneur of the Year by Inc. Magazine, being named a Fellow to the American Institute of Architects in 1992 and a Senior Fellow to the Design Futures Council in 2004, as well as his receipt of the AIA Ohio Gold Medal Award in 2002.



THE ADVISORY BOARD

W. DON ELLIS

Mr. Ellis will serve on the Company's Advisory Board. Mr. Ellis is the Founding Chairman and Chief Executive Officer of Patriot Bank, a \$1 billion Texas community bank ranked in the top 1% of the fastest growing banks in its peer group. A twenty-five year veteran of the banking industry, Mr. Ellis has an exceptional track record founding, heading, and managing high performing institutions and divisions.

Prior to founding Patriot Bank, Mr. Ellis served as the Texas Regional President for Regions Bank, overseeing the fastest growing division of the twelfth largest bank in the US. Before his arrival in Texas, he served as the Senior Retail Banking Executive in Washington, D.C. for BB&T, the country's thirteenth largest bank.

Mr. Ellis currently serves as the Chief Performance Advisor at Velocity Bank Advisors, a bank consulting firm that he founded, which specializes in bank organization, capital acquisition, and strategic planning.

Mr. Ellis resides in Houston, Texas. He has received his undergraduate degree from Mississippi College and a MBA from University of North Alabama.

JEFFREY ROSE

Mr. Rose will serve on the Company's Advisory Board. Mr. Rose has been associated with independent broker-dealers for over 25 years, and focuses primarily on due diligence responsibility. Positions held range from branch manager through financial and operations principal, chief operating officer, and chief executive officer. Previously he has held operating and financial positions with Procter & Gamble, Crocker National Bank, and Tymshare Transaction Services.

Mr. Rose holds FINRA Series 7, 24, 63, 4, and 27 licenses. He is a graduate of Cornell University (Industrial Engineering) with a MS from Stanford University (Economics Systems Planning). He was a USAF pilot and navigator, achieving the rank of captain in the Air Force Reserves.

KEY THIRD PARTY RELATIONSHIPS

JIM CRAMER

Mr. Cramer will assist the Company with developing and implementing financial accounting procedures. Additionally, he will work together with Mr. Mecom to produce the Company's quarterly reports. Mr. Cramer is the Chief Financial Officer of White Oak Partners, Inc. a private equity firm based in Central Ohio. Prior to joining White Oak Partners, Mr. Cramer was a co-founder and principal of K2 Group; a commercial real estate development firm which specialized in the development of upscale neighborhood retail centers situated in affluent suburban markets.

Mr. Cramer also served for eleven years as Executive Vice President & Treasurer of The Pizzuti Companies, a regional real estate development company; as well as several years with Deloitte & Touche. Leveraging his extensive background in public accounting and commercial real estate, Jim helped Pizzuti implement the technology, processes, reporting and modelling capabilities required to support the growth of the business from \$50 million to nearly \$750 million.

Mr. Cramer was instrumental in Pizzuti's initial venture with an institutional capital provider, ensuring that asset-specific modelling, portfolio roll-ups and venture-level reporting, met best-practices benchmarks and consistently exceeded the requirements of principals, investors and lenders. Mr. Cramer graduated from Otterbein College. Mr. Cramer is a CPA and is also affiliated with the AICPA, the OSCPA and the Advisory Board of Otterbein's MBA Program.

HERB CHAMBERS IV

Mr. Chambers will assist the Company with marketing and developing new business opportunities. Mr. Chambers has over twelve years of proven success in the midstream intrastate and interstate business development segments of the pipeline industry. Mr. Chambers has significant mergers and acquisitions and business development experience and has demonstrated experience with sophisticated analytical models and techniques in order to develop and execute project plans, allocate resources to generate cash flow to meet financing requirements, and present project results to stakeholders. Mr. Chambers has played critical roles in managing several Fortune 500 Company's response to market events, natural gas & asset cost/benefit analysis, pipeline and storage valuation.

Mr. Chambers earned his Bachelor's degree in Business & Public Relations from the University of Texas at Arlington. Additionally, Mr. Chambers earned his Masters degree in Technology Commercialization from the McCombs School of Business and the IC2 Institute at the University of Texas at Austin.



KEY THIRD PARTY RELATIONSHIPS

WINDRUSH OPERATING COMPANY

Windrush Operating Company is a full service oil & gas operating company. Mecom Oil, LLC has a 20 year relationship with Windrush and utilizes their services for many of Mecom Oil's field operations.

C. D. "DICKEY" DARDEAU

Mr. Dardeau is the President of Windrush Operating Company and has over thirty-six years of experience in all phases of domestic oil & gas operations including drilling, completing and producing well activities. He has managed drilling activities of over 600 wells in the Gulf Coast region of the United States and has participated in all phases of startup for a new drilling and production company.

Mr. Dardeau attended McNeese State University, Louisiana State University-BOP School, Oklahoma University-Preston Moore School of Drilling Practices, and University of Southern Louisiana-L.A.D.C. School of Drilling Practices. He is also the past President of the A.A.O.S.C.-Lafayette Chapter.

THOMAS S. GAYLORD

Mr. Gaylord is the Vice President of Windrush Operating Company and has over 35 years of experience in the oil & gas industry. He has held positions as President with both Windrush Industries and Windrush Production Company. He was also the President of Royalty Partners, Ltd, and Partner of Texstar North America, Inc. He has served as Regional Manager of Williams Company and Land Manager of American Quasar Petroleum Company of New Mexico, as well as Landman for Atlantic Richfield Company.

Mr. Gaylord holds a Bachelor of Business Administration in Petroleum Land Management from the University of Texas at Austin. Mr. Gaylord is also a member of the A.A.P.L.

MARK K. MEYER

Mr. Meyer will provide petroleum engineering consulting services to the Company. Mr. Meyer has over 30 years experience in the exploration and production sector of the petroleum industry and specializes in acquisitions, geology and project management. He performs reserve and economic evaluations for acquisitions as well as geologic evaluations, logging and completion consulting and general evaluation of exploration opportunities.

Mr. Meyer graduated Magna Cum Laude from Texas A&M in 1980 with a BS in Petroleum Engineering.

KEY THIRD PARTY RELATIONSHIPS

KEN WEISENBURGER

Mr. Weisenburger will provide geological and geophysical consulting services to the Company. Mr. Weisenburger has over 30 years experience in prospect generation and integrated interpretation. He has discovered over 160 BCFE of reserves with a technical success rate of 80% and a commercial success rate of 72%.

Mr. Weisenburger graduated from Virginia Polytechnic and State University in 1981 with a BS in Engineering Science and Mechanics. In 1985 he received a Master of Science in Geophysics from Virginia Polytechnic and State University.

E. FORBES GORDON

Mr. Gordon is on retainer to Mecom Oil and brings considerable years of engineering, management, geological, operating and consulting experience to the company. Mr. Gordon spent the early part of his career working for Texaco where he was Vice President for Drilling and Production. He later formed Tartan Resources and Tartan Energy, drilling over 250 wells. Mr. Gordon graduated from Rice University with a BS in Chemical Engineering.

JIM DAVENPORT

Mr. Davenport has served as Drilling and Production Consultant for Mecom Oil since 2006 and will oversee drilling operations for the Company. He has over 30 years of drilling, completion and well control experience and has managed drilling activities in a multitude of conditions. Mr. Davenport graduated from McNeese State University in 1972 with a BS in Math.

WHITE OAK PARTNERS

White Oak Partners, Inc. will provide investor relations and reporting support. White Oak Partners is a private equity firm which manages over \$300 million in equity deals with investments in real estate, banking, energy, technology, distribution, and building products.

McLEROY LAND GROUP

The McLeroy Land Group is a well established petroleum landman brokerage firm which has served the oil & gas industry for the past 32 years. McLeroy specializes in all land-related matters within the domestic oil & gas industry and is staffed with attorneys, veteran landmen and research personnel.

Mecom Energy Development Fund X LLC

- Well Established Principals and Experienced Professionals
- “Development” as opposed to “wildcat” exploration
- Exploration based on geologic, geophysical, and engineering evaluation using state-of-the-art technology
- Structure is designed for profits rather than tax losses
- Side-by-Side: Sponsor invests minimum of 10% alongside investors
- Returns based on Level of Risk
- Total drilling markup 1.65% means more money in the ground
- 1% asset management fee half subordinated to return of capital
- Transparent and audited
- Limited liability at all times.

Risk Management

- Manage risk capital exposure so that no one project or well is over-exposed
- Purchase producing properties that have additional potential either behind pipe or by drilling offset wells
- Exhaustive geologic, geophysical, and engineering evaluation using state-of-the-art technology integrated with solid subsurface data
- Careful selection of industry partners to provide the best quality operations
- Safe operating practices in the field.



Disclosure: This picture is for illustrative purposes only.

MANAGING BROKER/DEALER

Pacco Capital Solutions, LLC, a member of FINRA, will act as the Managing Broker/Dealer.

PACCO CAPITAL SOLUTIONS, LLC
1821 56TH AVENUE
GREELEY, CO 80634
PHONE (970) 353-7122 or (970) 506-0205
Samantha Franzen: sredfern@capwestsec.com

A Prospective Investor qualified to be a Non-Managing Member may subscribe for the purchase of Membership Interests in the Company by completing and delivering to the Managing Broker/Dealer the Subscription Documents included in the Private Placement Memorandum (PPM).

In the Subscription Documents, each Prospective Investor will make certain representations to the Company regarding such Prospective Investor's suitability as an investor in this Offering. Such documents must be submitted together with a check payable to "Mecom Energy Development Fund X LLC " for the entire amount of the Membership Interests being subscribed for. In lieu of a check, wiring instructions will be made available.

Following the receipt of such documents and the payment for the Membership Interests, the Company will verify each Prospective Investor's investment qualifications and accept or reject each subscription in its sole discretion. If the Company rejects a subscription for any reason, all funds submitted therewith will be promptly returned.

FOR MORE INFORMATION, CONTACT:

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Managing Broker/Dealer: Pacco Capital Solutions, LLC, 1821 56th Avenue, Greeley, CO 80634 Phone: (970) 506-0205