SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

Diversified Energy Co PLC

(Name of Issuer)

Ordinary shares, par value GBP0.20 per share

(Title of Class of Securities)

G2891G204

(CUSIP Number)

EIG Asset Management, LLC Krisy Lee, Chief Compliance Officer, 600 New Hampshire Ave NW, Suite 1200 Washington, DC, 20037 202-600-3300

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

03/14/2025

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. \Box

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

SCHEDULE 13D

CUSIP No.

1	
	EIG Redwood Co-Investment, L.P.
(Check the appropriate box if a member of a Group (See Instructions)
2	 (a) (b)
3 :	SEC use only
	Source of funds (See Instructions)
4	00

5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
6	Citizenship or place of organization		
	DELAWARE	1	
	7	Sole Voting Power	
		624,708.00	
Number of Shares	8	Shared Voting Power	
Beneficial ly Owned	0	0.00	
by Each Reporting		Sole Dispositive Power	
Person With:	9	624,708.00	
	10	Shared Dispositive Power	
		0.00	
	Aggregate amount beneficially owned by each reporting person		
11	624,708.00		
10	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
40	Percent of class represented by amount in Row (11)		
13	0.8 %		
44	Type of Rep	porting Person (See Instructions)	
14	PN		

Comment for Type of Reporting Person: The percent of class is calculated based on 79,690,741 ordinary shares outstanding as of May 9, 2025, as reporte d by the Issuer in its Registration Statement on Form F-3, filed with the Securities and Exchange Commission (the "Commission") on May 16, 2025.

SCHEDULE 13D

CUSIP No.

1	Name of reporting person
1	EIG Energy XV Blocker Agent (Redwood), Inc.
	Check the appropriate box if a member of a Group (See Instructions)
2	(a) (b)
3	SEC use only
4	Source of funds (See Instructions)
4	00
_	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)
5	
6	Citizenship or place of organization
0	DELAWARE

	7	Sole Voting Power	
		541,997.00	
Number of Shares	8	Shared Voting Power	
Beneficial ly Owned		0.00	
by Each Reporting	9	Sole Dispositive Power	
Person With:	5	541,997.00	
	10	Shared Dispositive Power	
	10	0.00	
11	Aggregate amount beneficially owned by each reporting person		
11	541,997.00		
40	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
40	Percent of class represented by amount in Row (11)		
13	0.7 %		
14	Type of Reporting Person (See Instructions)		
14	со		

Comment for Type of Reporting Person: The percent of class is calculated based on 79,690,741 ordinary shares outstanding as of May 9, 2025, as reported by the Issuer in its Registration Statement on Form F-3, filed with the Commission on May 16, 2025.

SCHEDULE 13D

CUSIP No.	G2891G204

1	Name of reporting person			
•	EIG Holdings Carry Splitter (Redwood), L.P.			
	Check the appropriate box if a member of a Group (See Instructions)			
2	(a) (b)			
3	SEC use or	ıly		
	Source of f	unds (See Instructions)		
4	00			
	Check if dis	sclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
5	5			
•	Citizenship or place of organization			
6	DELAWARE			
Number	Sole Voting Power			
of Shares Beneficial	7	1,934,731.00		
ly Owned by Each		Shared Voting Power		
Reporting Person	8			
With:				
	9	Sole Dispositive Power		
		1,934,731.00		

	10	Shared Dispositive Power 0.00
11	Aggregate a	amount beneficially owned by each reporting person 0
12	Check if the	e aggregate amount in Row (11) excludes certain shares (See Instructions)
13	Percent of a	class represented by amount in Row (11)
14	Type of Rep PN	porting Person (See Instructions)

Comment for Type of Reporting Person: The percent of class is calculated based on 79,690,741 ordinary shares outstanding as of May 9, 2025, as reported by the Issuer in its Registration Statement on Form F-3, filed with the Commission on May 16, 2025.

SCHEDULE 13D

CUSIP No. G2891G204	
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1	Name of re	eporting person		
•	EIG Energy Fund XV, L.P.			
	Check the appropriate box if a member of a Group (See Instructions)			
2	(a)			
	(b)			
3	SEC use o	nly		
4	Source of	funds (See Instructions)		
-	00			
_	Check if d	isclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
5				
	Citizenship or place of organization			
6	DELAWARE			
		Sole Voting Power		
	7	1,418,380.00		
Number	8	Shared Voting Power		
of Shares Beneficial		0.00		
ly Owned by Each		Sole Dispositive Power		
Reporting Person	9	1,418,380.00		
With:				
	10	Shared Dispositive Power 0.00		
		0.00		
11	Aggregate	amount beneficially owned by each reporting person		
	1,418,380.00			
40	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
12				

13	Percent of class represented by amount in Row (11)
15	1.8 %
	Type of Reporting Person (See Instructions)
14	PN

Comment for Type of Reporting Person:

e The percent of class is calculated based on 79,690,741 ordinary shares outstanding as of May 9, 2025, as reported by the Issuer in its Registration Statement on Form F-3, filed with the Commission on May 16, 2025.

SCHEDULE 13D

CUSIP No.	G2891G204		
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	Name of re-	porting porcon		
1	Name of reporting person			
	EIG Energy Fund XV-A, L.P.			
	Check the appropriate box if a member of a Group (See Instructions)			
2	(a) (b)			
2				
3	SEC use on			
4		unds (See Instructions)		
	00			
5	Check if dis	closure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
·				
<u> </u>	Citizenship	or place of organization		
6	DELAWARE			
		Sole Voting Power		
	7	968,093.00		
Number		Shared Voting Power		
of Shares Beneficial	8			
ly Owned by Each				
Reporting Person	9	Sole Dispositive Power		
With:		968,093.00		
	10	Shared Dispositive Power		
		0.00		
	Aggregate a	amount beneficially owned by each reporting person		
11	968,093.00			
	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
12				
	Percent of class represented by amount in Row (11)			
13				
	1.2 %			
14	Type of Reporting Person (See Instructions)			
	PN			

Comment for Type of Reporting Person: The percent of class is calculated based on 79,690,741 ordinary shares outstanding as of May 9, 2025, as reported by the Issuer in its Registration Statement on Form F-3, filed with the Commission on May 16, 2025.

SCHEDULE 13D

CUSIP No.	. G2891G204		
1	Name of reporting person		
	EIG Energy	Fund XVI, L.P.	
2	Check the appropriate box if a member of a Group (See Instructions)		
	□ (a) □ (b)		
3	SEC use only		
	Source of funds (See Instructions)		
4	00		
5	Check if di	sclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)	
5			
6	Citizenship or place of organization		
	DELAWARE		
	7	Sole Voting Power	
		5,220,365.00	
Number of Shares	8	Shared Voting Power	
Beneficial ly Owned by Each		0.00	
Reporting Person	9	Sole Dispositive Power	
With:		5,220,365.00	
	10	Shared Dispositive Power 0.00	
11		amount beneficially owned by each reporting person	
	5,220,365.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
	Percent of class represented by amount in Row (11)		
13	6.6 %		
14	Type of Reporting Person (See Instructions)		
14	PN		

Comment for Type of Reporting Person: The percent of class is calculated based on 79,690,741 ordinary shares outstanding as of May 9, 2025, as reported by the Issuer in its Registration Statement on Form F-3, filed with the Commission on May 16, 2025.

SCHEDULE 13D

CUSIP No.

	EIG Energy Fund XVI-E, L.P.		
	Check the appropriate box if a member of a Group (See Instructions)		
2	(a) (b)		
3	SEC use only		
4	Source of funds (See Instructions)		
	00		
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
_	Citizenship or place of organization		
6	DELAWARE		
		Sole Voting Power	
	7	83,955.00	
Number of Shares		Shared Voting Power	
Beneficial ly Owned	8	0.00	
by Each Reporting	9	Sole Dispositive Power	
Person With:		83,955.00	
	10	Shared Dispositive Power	
		0.00	
	Aggregate amount beneficially owned by each reporting person		
11	83,955.00		
40	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
40	Percent of class represented by amount in Row (11)		
13	0.1 %		
14	Type of Reporting Person (See Instructions)		
14	PN		

Comment for Type of Reporting Person: The percent of class is calculated based on 79,690,741 ordinary shares outstanding as of May 9, 2025, as reported by the Issuer in its Registration Statement on Form F-3, filed with the Commission on May 16, 2025.

SCHEDULE 13D

CUSIP No.

1	Name of reporting person
	EIG Energy Fund XVI Holdings Splitter (Fourpoint), L.P.
	Check the appropriate box if a member of a Group (See Instructions)
2	 (a) (b)
3	SEC use only
4	Source of funds (See Instructions)

5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
6	Citizenship or place of organization DELAWARE		
Number	7	Sole Voting Power	
		2,385,694.00	
of Shares Beneficial	8	Shared Voting Power	
ly Owned by Each		0.00	
Reporting Person	9	Sole Dispositive Power	
With:		2,385,694.00	
	10	Shared Dispositive Power	
		0.00	
44	Aggregate amount beneficially owned by each reporting person		
11	2,385,694.00		
40	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
40	Percent of class represented by amount in Row (11)		
13	3.0 %		
	Type of Reporting Person (See Instructions)		
14	PN		

Comment for Type of Reporting Person: The percent of class is calculated based on 79,690,741 ordinary shares outstanding as of May 9, 2025, as reported by the Issuer in its Registration Statement on Form F-3, filed with the Commission on May 16, 2025.

SCHEDULE 13D

CUSIP No.

1	Name of reporting person		
	EIG Energy Fund XV Blocker Series C (Fourpoint) LLC		
2	Check the appropriate box if a member of a Group (See Instructions)		
	(a) (b)		
3	SEC use only		
4	Source of funds (See Instructions)		
4	00		
F	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
5			
6	Citizenship or place of organization		
	DELAWARE		
Number of Shares Beneficial ly Owned	Sole Voting Power		
	7 1,152,795.00		
by Each			

Reporting Person	g 8	Shared Voting Power
With:		0.00
	9	Sole Dispositive Power
	9	1,152,795.00
	40	Shared Dispositive Power
	10	0.00
11	Aggregate amount beneficially owned by each reporting person	
	11 1,152,795.00	
40	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)	
12		
42	Percent of class represented by amount in Row (11)	
13	1.4 %	
14	Type of Reporting Person (See Instructions)	
14	00	

The percent of class is calculated based on 79,690,741 ordinary shares outstanding as of May 9, 2025, as repo Comment for Type of Reporting rted by the Issuer in its Registration Statement on Form F-3, filed with the Commission on May 16, 2025. Person:

SCHEDULE 13D

Item 1. Security and Issuer

(a) **Title of Class of Securities:**

Ordinary shares, par value GBP0.20 per share

Name of Issuer: (b)

Diversified Energy Co PLC

(C) Address of Issuer's Principal Executive Offices:

1600 Corporate Drive, Birmingham, ALABAMA, 35242.

Item 2. **Identity and Background**

- Each of the following is hereinafter individually referred to as a "Reporting Person" and collectively as the "ReportingPersons". This s (a) tatement is filed on behalf of:
 - EIG Redwood Co-Investment, L.P. ("EIG Redwood Co-Investment LP")
 - EIG Energy XV Blocker Agent (Redwood), Inc. ("EIG Redwood Blocker");
 - EIG Holdings Carry Splitter (Redwood), L.P. ("EIG Redwood Splitter"); EIG Energy Fund XV, L.P. ("EIG Fund XV"); EIG Energy Fund XV-A, L.P. ("EIG Fund XV-A");

 - EIG Energy Fund XVI, L.P. ("EIG Fund XVI"); EIG Energy Fund XVI-E, L.P. ("EIG Fund XVI-E");

 - EIG Energy Fund XVI Holdings Splitter (Fourpoint), L.P. ("EIG Fourpoint Splitter"); and EIG Energy Fund XV Blocker Series C (Fourpoint) LLC ("EIG Fourpoint Blocker").

EIG Redwood Co-Investment GP, LLC ("EIG Redwood Co-Investment GP") is the general partner of EIG RedwoodCo-Investment L P. EIG Energy Fund XV GP, LLC ("EIG Fund XV GP") is the general partner of EIG Fund XV and EIG FundXV-A. EIG Energy Fund X VI GP, LLC ("EIG Fund XVI GP", and together with EIG Redwood Co-Investment GP and EIG Fund XVI GP, the "General Partners") is the general partner of EIG Redwood Splitter, EIG Fund XVI,EIG Fund XVI-E, and EIG Fourpoint Splitter. EIG Fourpoint Blocker is managed directly by EIG Management Company,LLC ("EIG Management"). Jean Powers is the sole director and officer of EIG Redwood Fund Redwood Co-Investment". Jean Powers is the sole director and officer of EIG Redwood Splitter, EIG Fund XVI-E, and EIG ood Blocker. To the extent applicable, the General Partners have constituted investment committees that are, directly or indirectly, re sponsible for making investment decisions for the Reporting Persons. The members of the relevant investment committees are R. BI air Thomas and Randall S. Wade. Mr. Wade also serves on the board of directors of the Issuer.

The Reporting Persons have entered into a joint filing agreement, dated as of May 29, 2025, a copy of which is attachedhereto as Ex hibit 1 and incorporated herein by reference.

- (b) The address of the principal office of the Reporting Persons is 600 New Hampshire Ave NW, Suite 1200, Washington, DC 20037.
- (C) The principal business of the Reporting Persons is to invest in securities.

- (d) During the last five years, none of the Reporting Persons has been convicted in any criminal proceeding (excluding traffic violations o r similar misdemeanors).
- (e) During the last five years, none of the Reporting Persons has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which proceeding it or he was or is subject to a judgment, decree or final order enjoining future vi olations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to suc h laws.

(f) Not applicable.

Item 3. Source and Amount of Funds or Other Consideration

The information set forth or incorporated by reference in Items 4 and 6 of this Schedule 13D is incorporated by reference into this Ite m 3.

Item 4. Purpose of Transaction

On January 24, 2025, Diversified Energy Company plc, a public limited company incorporated in England and Wales (the "Issuer"), Maverick Natural Resources, LLC, a Delaware limited liability company ("Maverick Natural Resources"), Remington Merger Sub, LL C, a Delaware limited liability company and indirect wholly owned subsidiary of the Company ("Merger Sub"), Diversified Gas & Oil C orporation, a Delaware corporation and direct wholly owned subsidiary of the Issuer ("DGOC"), and EIG Management, solely in its ca pacity as representative of the holders, entered into a merger agreement (the "Merger Agreement") pursuant to which Merger Sub w ould merge with and into Maverick Natural Resources (the "Merger"), with Maverick Natural Resources surviving the merger as a wh olly owned subsidiary of DGOC. On March 14, 2025, the Merger closed (the "Closing") and the Reporting Persons received, in additi on to certain cash consideration, 14,330,718 ordinary shares ("EIG Merger Shares"), par value of GBP0.20 per share, of the Issuer ("Ordinary Shares") in exchange for all of the Reporting Persons' issued and outstanding limited liability company interests of Maveri ck Natural Resources, which are being reported herein in addition to an aggregate 1,584,689 Ordinary Shares of the Issuer previousl y owned by the Reporting Persons.

In connection with Closing, (i) the Reporting Persons entered into a registration rights agreement (the "Registration Rights Agreemen t") with the Issuer pursuant to which, among other things, (a) the Issuer has granted the Reporting Persons certain customary registr ation rights, including rights to require the Issuer to file and maintain the effectiveness of a registration statement with respect to the r e-sale of Ordinary Shares and (b) the Reporting Persons agreed not to sell one-third of the EIG Merger Shares until September 14, 2 025, another one-third of the EIG Merger Shares until Marc h 14, 2026 and (ii) EIG Management entered into a relationship agreement (the "Relationship Agreement") with the Issuer pursuant t o which, among other things, the Issuer granted EIG Management the right to nominate two directors if the Reporting Persons hold at least 20% of the Issuer's Ordinary Shares and one director if the Reporting Persons hold at least 10% of the Issuer's Ordinary Share service of the Reporting Persons hold at least 11, 2025.

The descriptions of the Merger Agreement, Registration Rights Agreement and Relationship Agreement in this Item 4 are not intende d to be complete and are qualified are their entirety by the agreements that are included hereto as Exhibits 2, 3 and 4, respectively, a nd are incorporated by reference herein.

On May 27, 2025, the Reporting Persons agreed to sell 1,584,689 Ordinary Shares in an unregistered block trade pursuant to Rule 1 44 under the Securities Act of 1933, as amended (the "Block Trade"), at a price of \$13.73 per Ordinary Share. The amounts reported herein as beneficially owned by the Reporting Persons gives effect to such Block Trade.

Although the Reporting Persons do not have any specific plan or proposal to acquire, transfer or dispose of Ordinary Shares at the ti me of this filing, consistent with its investment purposes, the Reporting Persons may, either directly or through one or more affiliates, from time to time or at any time and subject to price, market and general economic and fiscal conditions and other factors, acquire or seek to acquire additional or all Ordinary Shares in the open market, in privately negotiated transactions or otherwise, or dispose of or r seek to dispose of all or a portion of such Ordinary Shares now owned or hereafter acquired. In addition, subject to the Registration Rights Agreement limitations, the Reporting Persons may, either directly or through one or more affiliates, from time to time or at any time and subject to price, market and general economic and other factors, consolidate or seek to consolidate as sets held by the Reporting Persons and their affiliates, including acquiring assets owned by or selling assets to the Issuer, or make c hanges or seek to make changes to the capital structure of the Issuer. Each Reporting Person reserves the right to change its intenti on with respect to any or all of the matters required to be disclosed in this Item 4.

The Reporting Persons have not made a determination regarding a maximum or minimum number of Ordinary Shares or other secur ities of the Issuer that they may hold at any point in time.

Also, consistent with their investment intent and ongoing evaluation of their investment in the Issuer and alternatives to such investm ent, including a potential consolidation, acquisition or sale of assets or Ordinary Shares or changes to the Issuer's capital structure, t he Reporting Persons may engage in communications with, without limitation, one or more shareholders of the Issuer or one or more officers of the Issuer regarding the Issuer. During the course of such communications, the Reporting Persons may advocate or oppos e one or more courses of action.

Except as set forth herein and below, or as would occur upon completion of any of the matters discussed herein, the Reporting Perso ns have no present plans or proposals that would relate to or result in any of the matters set forth in clauses (a) through (j) of Item 4 of this Schedule 13D. Although the foregoing reflects activities presently contemplated by such persons with respect to the Issuer, th e foregoing is subject to change at any time.

Item 5. Interest in Securities of the Issuer

- (a) The information set forth in lines 11 and 13 of each of the cover pages hereto is incorporated by reference into this Item 5.
- (b) The information (i) set forth or incorporated by reference in Item 4 of this Schedule 13D and (ii) set forth on lines 7 through 10 of eac h of the cover pages hereto is incorporated by reference into this Item 5.
- (c) Except in connection with the Merger and Block Trade as described in Item 4 hereof, none of the Reporting Persons has effected an y transaction related to the Ordinary Shares during the past 60 days.
- (d) Except as otherwise described in this Schedule 13D, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, securities covered by this Schedule 13D.
- (e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer

The information set forth or incorporated by reference in Item 4 of this Schedule 13D is incorporated by reference into this Item 6.

Item 7. Material to be Filed as Exhibits.

1 Joint Filing Agreement.

2 Merger Agreement, dated as of January 24, 2025, by and among Maverick Natural Resources, LLC, Diversified Energy Company plc, Remington Merger Sub, LLC, and for certain provisions therein, Diversified Gas & Oil Corporation and EIG Management Compa ny, LLC (incorporated by reference to Exhibit 99.1 to the Issuer's Form 6.K filed on January 27, 2025). 3 Registration Rights Agreement, dated as of March 14, 2025, by and between Diversified Energy Company PLC, the holders set on the signature pages thereto, and, solely for purposes of Section 2.8 therein, Diversified Gas & Oil Corporation (incorporated by refere new to Exhibit 4.14 to the January Energy 0.5 Filed on March 17, 2025).

nce to Exhibit 4.14 to the Issuer's Form 20-F filed on March 17, 2025). 4 Relationship Agreement, dated March 14, 2025, between Diversified Energy Company PLC and EIG Management, LLC (incorporat ed by reference to Exhibit 4.15 to the Issuer's Form 20-F filed on March 17, 2025).

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

EIG Redwood Co-Investment, L.P.

Signature:	/s/ Jean Powers
Name/Title:	Jean Powers/Managing Director
Date:	05/29/2025
Signature:	/s/ Kamyar Daneshvar
Name/Title:	Kamyar Daneshvar/Associate General Counsel
Date:	05/29/2025

EIG Energy XV Blocker Agent (Redwood), Inc.

Signature:	/s/ Jean Powers
Name/Title:	Jean Powers/President
Date:	05/29/2025

EIG Holdings Carry Splitter (Redwood), L.P.

Signature: /s/ Jean Powers Name/Title: Jean Powers/Managing Director Date: 05/29/2025

Signature: /s/ Kamyar Daneshvar Name/Title: Kamyar Daneshvar/Associate General Counsel Date: 05/29/2025

EIG Energy Fund XV, L.P.

Signature: Name/Title:	/s/ Jean Powers Jean Powers/Managing Director
Date:	05/29/2025
Signature:	/s/ Kamyar Daneshvar
Name/Title:	Kamyar Daneshvar/Associate General Counsel
Date:	05/29/2025

EIG Energy Fund XV-A, L.P.

Signature: /s/ Jean Powers Name/Title: Jean Powers/Managing Director Date: 05/29/2025

Signature: /s/ Kamyar Daneshvar

 Name/Title:
 Kamyar Daneshvar/Associate General Counsel

 Date:
 05/29/2025

EIG Energy Fund XVI, L.P.

Signature:	/s/ Jean Powers
Name/Title:	Jean Powers/Managing Director
Date:	05/29/2025
Signature:	/s/ Kamyar Daneshvar
Name/Title:	Kamyar Daneshvar/Associate General Counsel
Date:	05/29/2025

EIG Energy Fund XVI-E, L.P.

Signature:	/s/ Jean Powers
Name/Title:	Jean Powers/Managing Director
Date:	05/29/2025

Signature:/s/ Kamyar DaneshvarName/Title:Kamyar Daneshvar/Associate General CounselDate:05/29/2025

EIG Energy Fund XVI Holdings Splitter (Fourpoint), L.P.

Signature:	/s/ Jean Powers
Name/Title:	Jean Powers/Managing Director
Date:	05/29/2025
Signature:	/s/ Kamyar Daneshvar

 Name/Title:
 Kamyar Daneshvar/Associate General Counsel

 Date:
 05/29/2025

EIG Energy Fund XV Blocker Series C (Fourpoint) LLC

Signature:	/s/ Jean Powers
Name/Title:	Jean Powers/Managing Director
Date:	05/29/2025
Signature: Name/Title: Date:	/s/ Kamyar Daneshvar Kamyar Daneshvar/Associate General Counsel 05/29/2025

JOINT FILING AGREEMENT

Pursuant to and in accordance with the Securities Exchange Act of 1934, as amended, and the rules and regulations thereunder (the "Exchange Act"), the undersigned hereby agree to the joint filing on behalf of each of them of any filing required by such party under Section 13 of the Exchange Act or any rule or regulation thereunder (including any amendment, restatement, supplement, and/or exhibit thereto) with respect to securities of Diversified Energy Company PLC, and further agree to the filing, furnishing, and/or incorporation by reference of this Agreement as an exhibit thereto. Each of them is responsible for the timely filing of such filings and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate. This Agreement shall remain in full force and effect until revoked by any party hereto in a signed writing provided to each other party hereto, and then only with respect to such revoking party. This Agreement may be executed in any number of counterparts all of which taken together shall constitute one and the same instrument.

Dated: May 29, 2025

EIG REDWOOD CO-INVESTMENT, L.P. By: EIG Redwood Co-Investment GP, LLC, its general partner By: EIG Asset Management, LLC, its sole member

By:	/s/ Jean Powers
Name:	Jean Powers
Title:	Managing Director
By:	/s/ Kamyar Daneshvar
Name:	Kamyar Daneshvar
Title:	Associate General Counsel

EIG ENERGY XV BLOCKER AGENT (REDWOOD), INC.

By: /s/ Jean Powers

Name: Jean Powers Title: President

EIG HOLDINGS CARRY SPLITTER (REDWOOD), L.P. By: EIG Energy Fund XVI GP, LLC, its general partner By: EIG Asset Management, LLC, its managing member

D	/s/ Jean Powers
By: Nama:	Jean Powers
Title:	
Title:	Managing Director
By:	/s/ Kamyar Daneshvar
Name:	Kamyar Daneshvar
Title:	Associate General Counsel
EIG EN	IERGY FUND XV, L.P.
	G Energy Fund XV GP, LLC, its general partner
	G Asset Management, LLC, its sole member
5.	
By:	/s/ Jean Powers
Name:	Jean Powers
Title:	Managing Director
By:	/s/ Kamyar Daneshvar
Name:	Kamyar Daneshvar
Title:	Associate General Counsel
EIG EN	IERGY FUND XV-A, L.P.
	G Energy Fund XV GP, LLC, its general partner
	G Asset Management, LLC, its sole member
By:	/s/ Jean Powers
Name:	Jean Powers
Title:	Managing Director
By:	/s/ Kamyar Daneshvar
Name:	Kamyar Daneshvar
Title:	Associate General Counsel
mue:	Associate General Counsel

EIG ENERGY FUND XVI, L.P. By: EIG Energy Fund XVI GP, LLC, its general partner By: EIG Asset Management, LLC, its managing member

By:	/s/ Jean Powers		
5	Jean Powers		
Title:	Managing Director		
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By:	/s/ Kamyar Daneshvar		
Name:	Kamyar Daneshvar		
Title:	Associate General Counsel		
EIG EN	IERGY FUND XVI-E, L.P.		
	Energy Fund XVI GP, LLC, its general partner		
-	Asset Management, LLC, its managing member		
2			
By:	/s/ Jean Powers		
Name:	Jean Powers		
Title:	Managing Director		
By:	/s/ Kamyar Daneshvar		
Name:	Kamyar Daneshvar		
Title:	Associate General Counsel		
EIG EN L.P.	EIG ENERGY FUND XVI HOLDINGS SPLITTER (FOURPOINT),		
By: EIC	Energy Fund XVI GP, LLC, its general partner		
By: EIC	Asset Management, LLC, its managing member		
By:	/s/ Jean Powers		
Name [.]	Jean Powers		
Title:	Managing Director		
THU.			
By:	/s/ Kamyar Daneshvar		
Name:	Kamyar Daneshvar		

Title: Associate General Counsel

EIG ENERGY FUND XV BLOCKER SERIES C (FOURPOINT), LLC By: EIG Management Company, LLC, its manager

By: /s/ Jean Powers Name: Jean Powers

ivame.	Jean Powers
Title:	Managing Director

By: /s/ Kamyar Daneshvar Name: Kamyar Daneshvar Title: Associate General Counsel