NGL Energy Partners LP Form 10-Q August 11, 2014 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-Q

x QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2014

or

o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission File Number: 001-35172

NGL Energy Partners LP

(Exact Name of Registrant as Specified in Its Charter)

Delaware

27-3427920

(State or Other Jurisdiction of Incorporation or Organization)

(I.R.S. Employer Identification No.)

6120 South Yale Avenue
Suite 805
Tulsa, Oklahoma
(Address of Principal Executive Offices)

74136 (Zip code)

(918) 481-1119

(Registrant s Telephone Number, Including Area Code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (Section 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act.

Large accelerated filer x

Accelerated filer o

Non-accelerated filer o

Smaller reporting company o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No x

At August 4, 2014, there were 83,565,394 common units and 5,919,346 subordinated units issued and outstanding.

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Forward-Looking Statements

This Quarterly Report on Form 10-Q (Quarterly Report) contains various forward-looking statements and information that are based on our beliefs and those of our general partner, as well as assumptions made by and information currently available to us. These forward-looking statements are identified as any statement that does not relate strictly to historical or current facts. When used in this Quarterly Report, words such as anticipate, project, expect, plan, goal, forecast, estimate, intend, could, believe, may, will and similar expression regarding our plans and objectives for future operations, are intended to identify forward-looking statements. Although we and our general partner believe that the expectations on which such forward-looking statements are based are reasonable, neither we nor our general partner can give assurances that such expectations will prove to be correct. Forward-looking statements are subject to a variety of risks, uncertainties and assumptions. If one or more of these risks or uncertainties materialize, or if underlying assumptions prove incorrect, our actual results may vary materially from those anticipated, estimated, projected or expected. Among the key risk factors that impact our consolidated financial position and results of operations are:

•	the prices for crude oil, natural gas, natural gas liquids, refined products, ethanol, and biodiesel;
•	energy prices generally;
•	the price of propane relative to the price of alternative and competing fuels;
•	the price of gasoline relative to the price of corn, which impacts the price of ethanol;
•	the general level of crude oil, natural gas, and natural gas liquids production;
•	the general level of demand for crude oil, natural gas liquids, refined products, ethanol, and biodiesel;
•	the availability of supply of crude oil, natural gas liquids, refined products, ethanol, and biodiesel;
•	the level of crude oil and natural gas drilling and production in producing basins in which we have water treatment facilities;

	the ability to obtain adequate supplies of propane and distillates for retail sale in the event of an interruption in supply or ion and the availability of capacity to transport propane and distillates to market areas;
•	actions taken by foreign oil and gas producing nations;
•	the political and economic stability of petroleum producing nations;
•	the effect of weather conditions on supply and demand for crude oil, natural gas liquids, refined products, ethanol, and biodiesel;
•	the effect of natural disasters, lightning strikes, or other significant weather events;
• transportat	availability of local, intrastate and interstate transportation infrastructure, including with respect to our truck, railcar, and barge ion services;
•	availability, price, and marketing of competitive fuels;
•	the impact of energy conservation efforts on product demand;
•	energy efficiencies and technological trends;
•	governmental regulation and taxation;
•	the impact of legislative and regulatory actions on hydraulic fracturing and on the treatment of flowback and produced water;
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• insurance;	hazards or operating risks incidental to the transporting and distributing of petroleum products that may not be fully covered by
•	the maturity of the crude oil and natural gas liquids industries and competition from other marketers;
•	the loss of key personnel;
•	the ability to hire drivers;
•	the ability to renew contracts with key customers;
• discharge s	the ability to maintain or increase the margins we realize for our terminal, barging, trucking and water disposal, recycling and services;
•	the ability to renew leases for general purpose and high pressure railcars;
•	the ability to renew leases for underground natural gas liquids storage;
•	the nonpayment or nonperformance by our customers;
•	the availability and cost of capital and our ability to access certain capital sources;
•	a deterioration of the credit and capital markets;
•	the ability to successfully identify and consummate strategic acquisitions at purchase prices that are accretive to our financial results

•	the ability to successfully integrate acquired assets and businesses;
•	changes in the volume of crude oil recovered during the wastewater treatment process;
•	changes in the financial condition and results of operations of entities in which we own noncontrolling equity interests;
the future)	changes in laws and regulations to which we are subject, including tax, environmental, transportation and employment regulations or pretations by regulatory agencies concerning such laws and regulations and the impact of such laws and regulations (now existing or in on our business operations, including our sales of crude oil, condensate, natural gas liquids, refined products, ethanol and biodiesel, ssing of wastewater, and transportation and risk management activities;
•	the costs and effects of legal and administrative proceedings;
•	the demand for refined products;
•	any reduction or the elimination of the Renewable Fuels Standard;
•	the operational and financial success of our joint ventures; and
•	changes in the jurisdictional characteristics of, or the applicable regulatory policies with respect to, our joint venture s pipeline assets.
Report. Ex	Id not put undue reliance on any forward-looking statements. All forward-looking statements speak only as of the date of this Quarterly scept as required by state and federal securities laws, we undertake no obligation to publicly update or revise any forward-looking s as a result of new information, future events, or otherwise. When considering forward-looking statements, please review the risks under Item 1A Risk Factors in our Annual Report on Form 10-K for the fiscal year ended March 31, 2014.
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PART I

Item 1. Financial Statements (Unaudited)

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Unaudited Condensed Consolidated Balance Sheets

(U.S. Dollars in Thousands, except unit amounts)

	June 30, 2014	March 31, 2014
ASSETS		
CURRENT ASSETS:		
Cash and cash equivalents	\$ 39,679	\$ 10,440
Accounts receivable - trade, net of allowance for doubtful accounts of \$2,732 and \$2,822,		
respectively	903,011	900,904
Accounts receivable - affiliates	1,110	7,445
Inventories	373,633	310,160
Prepaid expenses and other current assets	58,613	80,350
Total current assets	1,376,046	1,309,299
PROPERTY, PLANT AND EQUIPMENT, net of accumulated depreciation of \$127,628 and		
\$109,564, respectively	863,457	829,346
GOODWILL	1,101,471	1,107,006
INTANGIBLE ASSETS, net of accumulated amortization of \$140,677 and \$116,728,		
respectively	699,315	714,956
INVESTMENTS IN UNCONSOLIDATED ENTITIES	211,480	189,821
OTHER NONCURRENT ASSETS	13,733	16,795
Total assets	\$ 4,265,502	\$ 4,167,223
LIABILITIES AND EQUITY		
CURRENT LIABILITIES:		
Accounts payable - trade	\$ 810,149	\$ 740,211
Accounts payable - affiliates	37,706	76,846
Accrued expenses and other payables	123,939	141,690
Advance payments received from customers	56,373	29,965
Current maturities of long-term debt	6,168	7,080
Total current liabilities	1,034,335	995,792
LONG-TERM DEBT, net of current maturities	1,441,875	1,629,834
OTHER NONCURRENT LIABILITIES	8,000	9,744
COMMITMENTS AND CONTINGENCIES		
EQUITY, per accompanying statement:		
General partner, representing a 0.1% interest, 87,435 and 79,420 notional units at June 30, 2014 and March 31, 2014, respectively	(41,308)	(45,287

Limited partners, representing a 99.9% interest -		
Common units, 81,427,921 and 73,421,309 units issued and outstanding at June 30, 2014 and		
March 31, 2014, respectively	1,822,572	1,570,074
Subordinated units, 5,919,346 units issued and outstanding at June 30, 2014 and March 31,		
2014	(5,248)	2,028
Accumulated other comprehensive loss	(51)	(236)
Noncontrolling interests	5,327	5,274
Total equity	1,781,292	1,531,853
Total liabilities and equity	\$ 4,265,502 \$	4,167,223

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Unaudited Condensed Consolidated Statements of Operations

(U.S. Dollars in Thousands, except unit and per unit amounts)

	Three Months I 2014	Ended Ju	ne 30, 2013
REVENUES:			
Crude oil logistics	\$ 1,929,283	\$	930,794
Water solutions	47,314		20,513
Liquids	475,157		360,959
Retail propane	77,902		72,217
Refined products	986,223		
Renewables	131,274		
Other	1,461		1,474
Total Revenues	3,648,614		1,385,957
COST OF SALES:			
Crude oil logistics	1,897,639		909,219
Water solutions	10,573		583
Liquids	462,016		350,251
Retail propane	47,524		43,023
Refined products	983,012		
Renewables	131,301		
Other	1,988		
Total Cost of Sales	3,534,053		1,303,076
OPERATING COSTS AND EXPENSES:			
Operating	67,868		49,045
General and administrative	27,873		18,454
Depreciation and amortization	39,375		22,724
Operating Loss	(20,555)		(7,342)
OTHER INCOME (EXPENSE):			
Earnings of unconsolidated entities	2,565		
Interest expense	(20,494)		(10,622)
Other, net	(391)		50
Loss Before Income Taxes	(38,875)		(17,914)
INCOME TAX (PROVISION) BENEFIT	(1,035)		406
Net Loss	(39,910)		(17,508)
NET INCOME ALLOCATED TO GENERAL PARTNER	(9,381)		(1,688)
NET INCOME ATTRIBUTABLE TO NONCONTROLLING INTERESTS	(65)		(125)
NET LOSS ALLOCATED TO LIMITED PARTNERS	\$ (49,356)	\$	(19,321)
BASIC AND DILUTED LOSS PER COMMON UNIT	\$ (0.61)	\$	(0.35)
BASIC AND DILUTED LOSS PER SUBORDINATED UNIT	\$ (0.68)	\$	(0.46)

BASIC AND DILUTED WEIGHTED AVERAGE UNITS OUTSTANDING: Common units 74,126,205 47,703,313 Subordinated units 5,919,346 5,919,346

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Unaudited Condensed Consolidated Statements of Comprehensive Loss

(U.S. Dollars in Thousands)

	Three Months Ended June 30,			
	2014		2013	
Net loss	\$ (39,910)	\$	(17,508)	
Other comprehensive income (loss)	185		(25)	
Comprehensive loss	\$ (39,725)	\$	(17.533)	

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Unaudited Condensed Consolidated Statement of Changes in Equity

(U.S. Dollars in Thousands, except unit amounts)

			Limited	Partners				Accumulated Other		
	General Partner	Common Units	Amount	Subordi Unit		A	mount	Comprehensive I	Noncontrolling Interests	Total Equity
BALANCES AT										
MARCH 31, 2014	\$ (45,287)	73,421,309	\$ 1,570,074	5,91	9,346	\$	2,028	\$ (236) \$	5,274 \$	1,531,853
Distributions	(5,754)		(40,474)				(3,263)		(12)	(49,503)
Contributions	352									352
Sales of units, net of										
issuance costs		8,000,000	338,033							338,033
Equity issued pursuant										
to incentive										
compensation plan		6,612	282							282
Net income (loss)	9,381		(45,343)				(4,013)		65	(39,910)
Other comprehensive										
income								185		185
BALANCES AT										
JUNE 30, 2014	\$ (41,308)	81,427,921	\$ 1,822,572	5,91	9,346	\$	(5,248)	\$ (51) \$	5,327 \$	1,781,292

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Unaudited Condensed Consolidated Statements of Cash Flows

(U.S. Dollars in Thousands)

OPERATING ACTIVITIES	
OPERATING ACTIVITIES:	7.500)
	7,508)
Adjustments to reconcile net income to net cash provided by operating activities:	1746
, ,	1,746
	7,075
Loss on disposal or impairment of assets 432	373
Provision for doubtful accounts 251	364
	7,209
Earnings of unconsolidated entities (2,565)	40=
Other 192	187
Changes in operating assets and liabilities, exclusive of acquisitions:	
	7,501
,	3,404
	,124)
Prepaid expenses and other assets (14,993)	218
,	5,231
1 3	3,604
	5,373
,	2,880
Net cash provided by operating activities 9,206 2:	5,533
INVESTING ACTIVITIES:	
	0,192)
Acquisitions of businesses, including acquired working capital, net of cash acquired (15,869)	1,959)
Cash flows from commodity derivatives (9,967) (1	,054)
	,088
Investments in unconsolidated entities (4,094)	
Net cash used in investing activities (77,808)	5,117)
FINANCING ACTIVITIES:	
Proceeds from borrowings under revolving credit facility 494,500 25:	5,000
Payments on revolving credit facility (681,000) (21)	2,000)
Proceeds from borrowings on other long-term debt	880
Payments on other long-term debt (2,347)	2,884)
Debt issuance costs (2,194)	2,211)
	,000
	7,159)
Proceeds from sale of common units, net of offering costs 338,033	,
	2,626
	5,958)
	,561
	1,603

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

Note 1 Organization and Operations

NGL Energy Partners LP (we, us, our, or the Partnership) is a Delaware limited partnership. NGL Energy Holdings LLC serves as our general partner. At June 30, 2014, our operations include:

- Our crude oil logistics business, the assets of which include owned and leased crude oil storage terminals, pipeline injection stations, a fleet of trucks, a fleet of leased and owned railcars, and a fleet of barges and towboats, and a 50% interest in a crude oil pipeline. Our crude oil logistics business purchases crude oil from producers and transports it for resale at owned and leased pipeline injection points, storage terminals, barge loading facilities, rail facilities, refineries, and other trade hubs.
- Our water solutions business, the assets of which include water treatment and disposal facilities and a 27.5% interest in a water supply company. Our water solutions business generates revenues from the treatment and disposal of wastewater generated from crude oil and natural gas production operations, and from the sale of recycled water and recovered hydrocarbons.
- Our liquids business, which supplies natural gas liquids to retailers, wholesalers, refiners, and petrochemical plants throughout the United States and in Canada, and which provides natural gas liquids terminaling services through its 22 terminals throughout the United States and railcar transportation services through its fleet of leased and owned railcars. Our liquids business purchases propane, butane, and other products from refiners, processing plants, producers, and other parties, and sells the product to retailers, refiners, and other participants in the wholesale markets.
- Our retail propane business, which sells propane, distillates, and equipment and supplies to end users consisting of residential, agricultural, commercial, and industrial customers and to certain re-sellers in more than 20 states.
- Our refined products and renewables marketing business, which purchases gasoline and diesel fuel from suppliers and typically sells these products in back-to-back contracts to customers at a nationwide network of third-party owned terminaling and storage facilities, and which purchases ethanol primarily at production facilities and transports the ethanol to refiners and blenders at various locations. We also purchase biodiesel from production facilities located in the Midwest and Houston, Texas, and transport the biodiesel via railcars for sale to refiners and blenders. We also own an 11% interest in an ethanol production facility in Nebraska.

Note 2 Significant Accounting Policies

Basis of Presentation

The unaudited condensed consolidated financial statements as of and for the three months ended June 30, 2014 and 2013 include our accounts and those of our controlled subsidiaries. All significant intercompany transactions and account balances have been eliminated in consolidation. The unaudited condensed consolidated balance sheet at March 31, 2014 is derived from audited financial statements. We have made certain reclassifications to prior period financial statements to conform to classification methods used in fiscal year 2015. These reclassifications had no impact on previously reported amounts of equity or net income.

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States (GAAP) for interim consolidated financial information in accordance with the rules and regulations of the Securities and Exchange Commission. The unaudited condensed consolidated financial statements include all adjustments that we consider necessary for a fair presentation of our consolidated financial position and results of operations for the interim periods presented. Such adjustments consist of only normal recurring items, unless otherwise disclosed herein. Accordingly, the unaudited condensed consolidated financial statements do not include all the information and notes required by GAAP for complete annual consolidated financial statements. However, we believe that the disclosures made are adequate to make the information not misleading. These interim unaudited condensed consolidated financial statements should be read in conjunction with our audited consolidated financial statements for the fiscal year ended March 31, 2014 included in our Annual Report on Form 10-K (the Annual Report). Due to the seasonal nature of our natural gas liquids operations and other factors, the results of operations for interim periods are not necessarily indicative of the results to be expected for a full year.

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NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013
Use of Estimates
The preparation of consolidated financial statements in conformity with GAAP requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and the reported amount of revenues and expenses during the period. Actual results could differ from those estimates.
Significant Accounting Policies
Our significant accounting policies are consistent with those disclosed in Note 2 of our audited consolidated financial statements included in our Annual Report.
Revenue Recognition
We record revenues from product sales at the time title to the product transfers to the purchaser, which typically occurs upon receipt of the product by the purchaser. We record terminaling, storage, and service revenues at the time the service is performed, and we record tank and other rentals over the term of the lease. Revenues for our water solutions business are recognized upon receipt of the wastewater at our disposal facilities.
We report taxes collected from customers and remitted to taxing authorities, such as sales and use taxes, on a net basis. Amounts billed to customers for shipping and handling costs are included in revenues in our consolidated statements of operations.
We enter into certain contracts whereby we agree to purchase product from a counterparty and sell the same volume of product to the same counterparty at a different location or time. When such agreements are entered into concurrently and are entered into in contemplation of each other, we record the revenues for these transactions net of cost of sales.

We apply fair value measurements to certain assets and liabilities, principally our commodity derivative instruments and assets and liabilities acquired in business combinations. Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability (an exit price) in an orderly transaction between market participants at the measurement date. Fair value is based upon assumptions that market participants would use when pricing an asset or liability, including assumptions about risk and risks inherent in valuation techniques and inputs to valuations. This includes not only the credit standing of counterparties and credit enhancements but also the impact of our own nonperformance risk on our liabilities. Fair value measurements assume that the transaction occurs in the principal market for the asset or liability or, in the absence of a principal market, the most advantageous market for the asset or liability (the market for which the reporting entity would be able to maximize the amount received or minimize the amount paid). We evaluate the need for credit adjustments to our derivative instrument fair values in accordance with the requirements noted above. Such adjustments were not material to the fair values of our derivative instruments.

We use the following fair value hierarchy, which prioritizes the inputs to valuation techniques used to measure fair value into three broad levels:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets and liabilities that we have the ability to access at the measurement date.
- Level 2 Inputs other than quoted prices included within Level 1 that are either directly or indirectly observable for the asset or liability, including quoted prices for similar assets or liabilities in active markets, quoted prices for identical or similar assets or liabilities in inactive markets, inputs other than quoted prices that are observable for the asset or liability, and inputs that are derived from observable market data by correlation or other means. Instruments categorized in Level 2 include non-exchange traded derivatives such as over-the-counter commodity price swap and option contracts and interest rate protection agreements. The majority of our fair value measurements related to our derivative financial instruments were categorized as Level 2 at June 30, 2014 and March 31, 2014 (see Note 11). We determine the fair value of all our derivative financial instruments utilizing pricing models for significantly similar instruments. Inputs to the pricing model include publicly available prices and forward curves generated from a compilation of data gathered from third parties.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

• Level 3 Unobservable inputs for the asset or liability including situations where there is little, if any, market activity for the asset or liability. We did not have any fair value measurements categorized as Level 3 at June 30, 2014 or March 31, 2014.

The fair value hierarchy gives the highest priority to quoted prices in active markets (Level 1) and the lowest priority to unobservable data (Level 3). In some cases, the inputs used to measure fair value might fall into different levels of the fair value hierarchy. The lowest level input that is significant to a fair value measurement determines the applicable level in the fair value hierarchy. Assessing the significance of a particular input to the fair value measurement requires judgment, considering factors specific to the asset or liability.

Supplemental Cash Flow Information

Supplemental cash flow information is as follows:

	Three Months Ended June 30,					
	2014			2013		
		(in thousands)				
Interest paid, exclusive of debt issuance costs and letter of credit fees	\$	25,984	\$	8,485		
Income taxes paid	\$	1,005	\$	281		

Cash flows from settlements of commodity derivative instruments are classified as cash flows from investing activities in the consolidated statements of cash flows, and adjustments to the fair value of commodity derivative instruments are included in the reconciliation of net loss to net cash provided by operating activities.

Inventories

We value our inventory at the lower of cost or market, with cost determined using either the weighted average cost or the first in, first out (FIFO) methods, including the cost of transportation and storage. In performing this analysis, we take into consideration fixed-price forward sale commitments and the opportunity to transfer propane inventory from our wholesale business to our retail business for sale in the retail markets.

Inventories consist of the following:

	•	June 30, 2014 (in thou	ısands)	March 31, 2014
Crude oil	\$	139,465	\$	156,473
Natural gas liquids				
Propane		137,115		85,159
Butane and other		47,531		19,051
Refined products		17,518		23,209
Renewables		17,413		11,778
Other		14,591		14,490
	\$	373,633	\$	310,160

Investments in Unconsolidated Entities

In December 2013, as part of our acquisition of Gavilon, LLC (Gavilon Energy), we acquired a 50% interest in Glass Mountain Pipeline, LLC (Glass Mountain), and an 11% interest in a limited liability company that owns an ethanol production facility. In June 2014, we acquired a 27.5% interest in a limited liability company that owns water solutions properties. We account for these investments under the equity method of accounting. Under the equity method, we do not report the individual assets and liabilities of these entities on our condensed consolidated balance sheets; instead, our ownership interests are reported within investments in unconsolidated entities on our condensed consolidated balance sheets. We record our share of any income or loss generated by these entities as an increase or decrease to our equity method investments, and record any distributions we receive from these entities as reductions to our equity method investments.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

Accrued Expenses and Other Payables

Accrued expenses and other payables consist of the following:

	June 30, 2014 (in thou	ısands)	March 31, 2014
Accrued compensation and benefits	\$ 57,660	\$	45,006
Derivative liabilities	14,371		42,214
Product exchange liabilities	12,230		3,719
Accrued interest	9,997		18,668
Income and other tax liabilities	9,298		13,421
Other	20,383		18,662
	\$ 123,939	\$	141,690

Business Combination Measurement Period

We record the assets acquired and liabilities assumed in a business combination at their acquisition-date fair values. Pursuant to GAAP, an entity is allowed a reasonable period of time (not to exceed one year) to obtain the information necessary to identify and measure the fair value of the assets acquired and liabilities assumed in a business combination. As described in Note 4, certain of our acquisitions are still within this measurement period, and as a result, the acquisition-date fair values we have recorded for the assets acquired and liabilities assumed are subject to change. Also as described in Note 4, we made certain adjustments during the three months ended June 30, 2014 to our estimates of the acquisition date fair values of assets acquired and liabilities assumed in business combinations that occurred during the year ended March 31, 2014.

Note 3 Earnings Per Unit

Our earnings per common and subordinated unit were computed as follows:

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	2014	2013					
	(in thousands, except unit and per unit amounts)						
Net loss attributable to parent equity	\$ (39,975)	\$	(17,633)				
Net income allocated to general partner (1)	(9,381)		(1,688)				
Net loss allocated to limited partners	\$ (49,356)	\$	(19,321)				
Net loss allocated to:							
Common unitholders	\$ (45,343)	\$	(16,609)				
Subordinated unitholders	\$ (4,013)	\$	(2,712)				
Weighted average common units							
outstanding	74,126,205		47,703,313				
Weighted average subordinated units							
outstanding	5,919,346		5,919,346				
C							
Loss per common unit - basic and diluted	\$ (0.61)	\$	(0.35)				
Loss per subordinated unit - basic and	, ,		, ,				
diluted	\$ (0.68)	\$	(0.46)				

⁽¹⁾ The net income allocated to the general partner includes distributions to which it is entitled as the holder of incentive distribution rights, which are described in Note 10.

The restricted units described in Note 10 were antidilutive for the three months ended June 30, 2014 and 2013, but could impact earnings per unit in future periods.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

Note 4	Acquisitions

Three Months Ended June 30, 2014

On June 9, 2014, we paid cash of \$15.0 million in exchange for a 27.5% interest in a water supply company operating in Colorado. We account for this investment using the equity method of accounting.

Year Ended March 31, 2014

As described in Note 2, pursuant to GAAP, an entity is allowed a reasonable period of time to obtain the information necessary to identify and measure the fair value of the assets acquired and liabilities assumed in a business combination. The business combinations for which this measurement period was still open as of March 31, 2014 are summarized below.

Gavilon Energy

On December 2, 2013, we completed a business combination in which we acquired Gavilon Energy. We paid \$832.4 million of cash, net of cash acquired, in exchange for these assets and operations. The acquisition agreement also contemplates a post-closing adjustment to the purchase price for certain working capital items.

The assets of Gavilon Energy include crude oil terminals in Oklahoma, Texas, and Louisiana, a 50% interest in Glass Mountain, which owns a crude oil pipeline that originates in western Oklahoma and terminates in Cushing, Oklahoma, and an 11% interest in an ethanol production facility in Nebraska. The operations of Gavilon Energy include the marketing of crude oil, refined products, ethanol, biodiesel, and natural gas liquids and owned and leased crude oil storage in Cushing, Oklahoma.

We are in the process of identifying and determining the fair value of the assets acquired and liabilities assumed in this business combination. The estimates of fair value reflected at June 30, 2014 are subject to change, and such changes could be material. We expect to complete this

process prior to finalizing our financial statements for the quarter ending September 30, 2014. We have preliminarily estimated the fair values of the assets acquired (and useful lives) and liabilities assumed as follows (in thousands):

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

Accounts receivable - trade	\$ 349,529	\$ 349,529 \$	
Inventories	107,430	107,430	
Property, plant and equipment:			
Crude oil tanks and related equipment (3 40 years)	83,429	77,429	6,000
Buildings and leasehold improvements (3 40 years)	7,716	7,716	
Linefill and tank bottoms	15,230	15,230	
Construction in progress	7,190	7,190	
Intangible assets:			
Lease agreements (1 5 years)	8,700	8,700	
Other noncurrent assets	3,918	9,918	(6,000)
Accounts payable - affiliates	(2,585)	(2,585)	
Advance payments received from customers	(10,667)	(10,667)	
Fair value of net assets acquired	\$ 832,448	\$ 832,448 \$	

Goodwill represents the excess of the consideration paid for the acquired business over the fair value of the individual assets acquired, net of liabilities assumed. Goodwill primarily represents the value of synergies between the acquired entity and the Partnership, the opportunity to use the acquired business as a platform for growth, and the acquired assembled workforce. We estimate that all of the goodwill will be deductible for federal income tax purposes.

Our preliminary estimate of the fair value of investments in unconsolidated entities exceeds our share of the historical net book value of these subsidiaries net assets by approximately \$70 million. This difference relates primarily to goodwill and customer relationships.

The acquisition method of accounting requires that executory contracts that are at unfavorable terms relative to current market conditions at the acquisition date be recorded as assets or liabilities in the acquisition accounting. Since certain crude oil storage lease commitments were at unfavorable terms relative to current market conditions, we recorded a liability of \$12.9 million related to these lease commitments in the

acquisition accounting, and we amortized \$1.9 million of this balance through cost of sales during the three months ended June 30, 2014. We will amortize the remainder of this liability over the term of the leases. The future amortization of this liability is shown below (in thousands):

Year Ending March 31,	
2015 (nine months)	\$ 4,641
2016	3,260
2017	300

Certain personnel who were employees of Gavilon Energy are entitled to a bonus, half of which was payable upon successful completion of the business combination and the remainder of which is payable in December 2014. We are recording this as compensation expense over the vesting period. We recorded expense of \$2.7 million during the three months ended

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

June 30, 2014 related to these bonuses, and we expect to record an additional expense of \$3.9 million during the remainder of the year ending March 31, 2015.

Oilfield Water Lines, LP

On August 2, 2013, we completed a business combination with entities affiliated with Oilfield Water Lines LP (collectively, OWL), whereby we acquired water disposal and transportation assets in Texas. We issued 2,463,287 common units, valued at \$68.6 million, and paid \$167.7 million of cash, net of cash acquired, in exchange for OWL. During the three months ended June 30, 2014, we completed the acquisition accounting for this business combination. The following table presents the final calculation of the fair values of the assets acquired (and useful lives) and liabilities assumed in the acquisition of OWL:

			Estimated at March 31,		
		Final	2014		Change
	ф	6.025	(in thousands)	Φ.	(421)
Accounts receivable - trade	\$	6,837	\$ 7,268	\$	(431)
Inventories		154	154		
Prepaid expenses and other current assets		402	402		
Property, plant and equipment:					
Vehicles (5 10 years)		8,143	8,157		(14)
Water treatment facilities and equipment (3 30 years)		23,173	23,173		
Buildings and leasehold improvements (7 30 years)		2,198	2,198		
Land		710	710		
Other (3 5 years)		53	53		
Intangible assets:					
Customer relationships (8 10 years)		110,000	110,000		
Non-compete agreements (3 years)		2,000	2,000		
Goodwill		90,144	89,699		445
Accounts payable - trade		(6,469)	(6,469)		
Accrued expenses and other payables		(992)	(992)		
Other noncurrent liabilities		(64)	(64)		
Fair value of net assets acquired	\$	236,289	\$ 236,289	\$	

Other Water Solutions Acquisitions

During the year ended March 31, 2014, we completed two separate acquisitions of businesses to expand our water solutions operations in Texas. On a combined basis, we issued 222,381 common units, valued at \$6.8 million, and paid \$158.4 million of cash, net of cash acquired, in exchange for the assets and operations of these businesses. During the three months ended June 30, 2014, we completed the acquisition accounting for these business combinations. The following table presents the final calculation of the fair values of the assets acquired (and useful lives) and liabilities assumed for these acquisitions:

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

			Estimate at	ed		
			March 3	31,		
		Final	2014	1.5		Change
Accounts receivable - trade	\$	2,146	(in thousan \$	2,146	\$	
Inventories	Ψ	192	Ψ	192	Ψ	
Prepaid expenses and other current assets		62		61		1
Property, plant and equipment:						
Vehicles (5 10 years)		76		90		(14)
Water treatment facilities and equipment (3 30						
years)		11,717		14,394		(2,677)
Buildings and leasehold improvements (7 30						
years)		3,278		1,906		1,372
Land		207		206		1
Other (3 5 years)		12		12		
Intangible assets:						
Customer relationships (8 10 years)		72,000		72,000		
Trade names (indefinite life)		3,325		3,325		
Non-compete agreements (3 years)		260		260		
Water facility development agreement (5 years)		14,000		14,000		
Water facility option agreement		2,500		2,500		
Goodwill		49,067		47,750		1,317
Accounts payable - trade		(119)		(119)		
Accrued expenses and other payables		(293)		(293)		
Other noncurrent liabilities		(64)		(64)		
Fair value of net assets acquired	\$	158,366	\$ 1	58,366	\$	

As part of one of these business combinations, we entered into an option agreement with the seller of the business whereby we had the option to purchase a saltwater disposal facility that was under construction. We recorded an intangible asset of \$2.5 million at the acquisition date related to this option agreement. On March 1, 2014, we purchased the saltwater disposal facility for additional cash consideration of \$3.7 million.

In addition, as part of one of these business combinations, we entered into a development agreement that provides us a first right of refusal to purchase disposal facilities that may be developed by the seller through June 2018. On March 1, 2014, we purchased our first disposal facility pursuant to the development agreement for \$21.0 million.

We have preliminarily estimated the fair values of the assets acquired (and useful lives) and liabilities assumed as follows (in thousands):

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

Accounts receivable - trade	\$ 124	\$ 245	\$ (121)
Property, plant and equipment:			
Buildings and leasehold improvements (7 30 years)	1,130	1,130	
Other (3 5 years)	1	1	
Accounts payable - trade	(232)	(263)	31
Other noncurrent liabilities	(50)	(50)	

Crude Oil Logistics Acquisitions

During the year ended March 31, 2014, we completed two separate acquisitions of businesses to expand our crude oil logistics operations in Texas and Oklahoma. On a combined basis, we issued 175,211 common units, valued at \$5.3 million, and paid \$67.8 million of cash, net of cash acquired, in exchange for the assets and operations of these businesses. During the three months ended June 30, 2014, we completed the acquisition accounting for these business combinations. The following table presents the final calculation of the fair values of the assets acquired (and useful lives) and liabilities assumed for these acquisitions:

				Estimated at March 31,	
		Final	(i	2014 in thousands)	Change
Accounts receivable - trade	\$	1,221	\$	1,235	\$ (14)
Inventories		1,021		1,021	
Prepaid expenses and other current assets		58		54	4
Property, plant and equipment:					
Vehicles (5 10 years)		2,980		2,977	3
Buildings and leasehold improvements (5 30					
years)		58		280	(222)
Crude oil tanks and related equipment (2 30 years	3)	3,822		3,462	360
Barges and towboats (20 years)		20,065		20,065	
Other (3 5 years)		57		53	4
Intangible assets:					

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Customer relationships (3 years)	13,300	6,300	7,000
Non-compete agreements (3 years)	35	35	
Trade names (indefinite life)	530	530	
Goodwill	30,730	37,867	(7,137)
Accounts payable - trade	(521)	(665)	144
Accrued expenses and other payables	(266)	(124)	(142)
Fair value of net assets acquired	\$ 73,090	\$ 73,090	\$

Retail Propane and Liquids Acquisitions

During the year ended March 31, 2014, we completed four acquisitions of retail propane businesses and the acquisition of four natural gas liquids terminals. On a combined basis, we paid \$21.9 million of cash to acquire these assets and operations. The agreements for certain of these acquisitions contemplate post-closing payments for certain working capital items. We are in the process of identifying and determining the fair value of the assets acquired and liabilities assumed in certain of these business combinations, and as a result, the estimates of fair value reflected at June 30, 2014 are subject to change.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

Note 5 Property, Plant and Equipment

Our property, plant and equipment consists of the following:

Description and Estimated Useful Lives		June 30, 2014 (in thousand	March 31, 2014 sands)		
Natural gas liquids terminal assets (2 30 years)	\$	126,902 \$	75,141		
Retail propane equipment (2 30 years)		160,758			
Vehicles and railcars (3 25 years)		178,320	152,676		
Water treatment facilities and equipment (3 30 years)		179,952	180,985		
Crude oil tanks and related equipment (2 40 years)		111,890	106,125		
Barges and towboats (5 40 years)		52,071	52,217		
Information technology equipment (3 7 years)		21,615	20,768		
Buildings and leasehold improvements (3 40 years)		63,774	60,004		
Land		30,629	30,241		
Tank bottoms		16,807	13,403		
Other (5 30 years)		6,782	6,341		
Construction in progress		39,857	80,251		
		991,085	938,910		
Less: Accumulated depreciation		(127,628)	(109,564)		
Net property, plant and equipment	\$	863,457 \$	829,346		
Water treatment facilities and equipment (3 30 years) Crude oil tanks and related equipment (2 40 years) Barges and towboats (5 40 years) Information technology equipment (3 7 years) Buildings and leasehold improvements (3 40 years) Land Tank bottoms Other (5 30 years) Construction in progress Less: Accumulated depreciation	\$	179,952 111,890 52,071 21,615 63,774 30,629 16,807 6,782 39,857 991,085 (127,628)	180,985 106,125 52,217 20,768 60,004 30,241 13,403 6,341 80,251 938,910 (109,564		

Depreciation expense was \$18.5 million and \$13.4 million for the three months ended June 30, 2014 and 2013, respectively.

Crude oil volumes required for the operation of storage tanks, known as tank bottoms, are recorded at historical cost. Tank bottoms are the volume of crude oil that must be maintained in a storage tank to enable operation of the storage tank. We recover tank bottom crude oil when we no longer use the storage tanks or the storage tanks are taken out of service. At June 30, 2014, tank bottoms consisted of approximately 173,000 barrels.

Note 6 Goodwill and Intangible Assets

The changes in the balance of goodwill during the three months ended June 30, 2014 were as follows (in thousands):

Beginning of period	\$ 1,107,006
Revisions to acquisition accounting (Note 4)	(5,535)
End of period	\$ 1.101.471

Goodwill by reportable segment is as follows:

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

	;	March 31, 2014 usands)		
Crude oil logistics	\$	598,924	\$	606,383
Water solutions		264,127		262,203
Liquids		90,135		90,135
Retail propane		114,285		114,285
Refined products		22,000		22,000
Renewables		12,000		12,000
	\$	1,101,471	\$	1,107,006

Our intangible assets consist of the following:

	Amortizable Lives	June 30 Gross Carrying Amount		30, 2014 Accumulated Amortization (in thousands)		March Gross Carrying Amount		31, 2014 Accumulated Amortization	
Amortizable									
Customer relationships (1)	3 20 years	\$	704,468	\$	100,942	\$	697,405	\$	83,261
Water facility development agreement	5 years		14,000		2,800		14,000		2,100
Executory contracts and other agreements	5 10 years		23,920		15,328		23,920		13,190
Non-compete agreements	2 7 years		14,212		7,342		14,161		6,388
Trade names	2 10 years		14,489		3,644		15,489		3,081
Debt issuance costs	5 10 years		46,283		10,621		44,089		8,708
Total amortizable	•		817,372		140,677		809,064		116,728
Non-amortizable									
Trade names			22,620				22,620		
Total		\$	839,992	\$	140,677	\$	831,684	\$	116,728

⁽¹⁾ The weighted-average remaining amortization period for customer relationship intangible assets is approximately nine years.

Amortization expense was as follows:

Three Months Ended June 30, 2014 2013

	(in tho	usands)	
Depreciation and amortization	\$ 20,893	\$	9,276
Cost of sales	2,137		625
Interest expense	1,912		1,397
	\$ 24 942	\$	11 298

Expected amortization of our intangible assets is as follows (in thousands):

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

Year Ending March 31,	
2015 (nine months)	\$ 67,042
2016	85,263
2017	78,652
2018	74,684
2019	67,481
Thereafter	303,573
	\$ 676,695

Note 7 Long-Term Debt

Our long-term debt consists of the following:

	June 30, 2014		March 31, 2014
	(in the	ousands)	
Revolving credit facility			
Expansion capital loans	\$ 270,000	\$	532,500
Working capital loans	465,500		389,500
6.875% Notes due 2021	450,000		450,000
6.650% Notes due 2022	250,000		250,000
Other notes payable	12,543		14,914
	1,448,043		1,636,914
Less - current maturities	6,168		7,080
Long-term debt	\$ 1.441.875	\$	1,629,834

Credit Agreement

On June 19, 2012, we entered into a credit agreement (as amended, the Credit Agreement) with a syndicate of banks. The Credit Agreement includes a revolving credit facility to fund working capital needs (the acquisitions and expansion projects (the Expansion Capital Facility, and together with the Working Capital Facility, the Revolving Credit Facility). On June 12, 2014, we executed the sixth amendment to the Credit Agreement, which increased our total borrowing capacity to \$2.193 billion.

The Working Capital Facility had a total capacity of \$1,335.0 million for cash borrowings and letters of credit at June 30, 2014. At that date, we had outstanding cash borrowings of \$465.5 million and outstanding letters of credit of \$220.3 million on the Working Capital Facility. The Expansion Capital Facility had a total capacity of \$858.0 million for cash borrowings at June 30, 2014. At that date, we had outstanding cash borrowings of \$270.0 million on the Expansion Capital Facility. The capacity available under the Working Capital Facility may be limited by a borrowing base, as defined in the Credit Agreement, which is calculated based on the value of certain working capital items at any point in time.

The commitments under the Credit Agreement expire on November 5, 2018. We have the right to prepay outstanding borrowings under the Credit Agreement without incurring any penalties, and prepayments of principal may be required if we enter into certain transactions to sell assets or obtain new borrowings.

All borrowings under the Credit Agreement bear interest, at our option, at (i) an alternate base rate plus a margin of 0.50% to 1.50% per annum or (ii) an adjusted LIBOR rate plus a margin of 1.50% to 2.50% per annum. The applicable margin is determined based on our consolidated leverage ratio, as defined in the Credit Agreement. At June 30, 2014, all borrowings under the Credit Agreement were LIBOR borrowings with an interest rate as of June 30, 2014 of 2.16%, calculated as the LIBOR rate of 0.16% plus a margin of 2.00%. At June 30, 2014, the interest rate in effect on letters of credit was 2.00%. Commitment fees are charged at a rate ranging from 0.38% to 0.50% on any unused credit. At June 30, 2014, our outstanding borrowings and interest rates under our Revolving Credit Facility were as follows (dollars in thousands):

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

	1	Amount	Rate
Expansion Capital Facility			
LIBOR borrowings	\$	270,000	2.16%
Working Capital Facility			
LIBOR borrowings		465,500	2.16%

The Credit Agreement is secured by substantially all of our assets. The Credit Agreement specifies that our leverage ratio, as defined in the Credit Agreement, cannot exceed 4.25 to 1 at any quarter end. At June 30, 2014, our leverage ratio was approximately 3 to 1. The Credit Agreement also specifies that our interest coverage ratio, as defined in the Credit Agreement, cannot be less than 2.75 to 1 as of the last day of any fiscal quarter. At June 30, 2014, our interest coverage ratio was approximately 6 to 1.

The Credit Agreement contains various customary representations, warranties, and additional covenants, including, without limitation, limitations on fundamental changes and limitations on indebtedness and liens. Our obligations under the Credit Agreement may be accelerated following certain events of default (subject to applicable cure periods), including, without limitation, (i) the failure to pay principal or interest when due, (ii) a breach by the Partnership or its subsidiaries of any material representation or warranty or any covenant made in the Credit Agreement, or (iii) certain events of bankruptcy or insolvency.

At June 30, 2014, we were in compliance with the covenants under the Credit Agreement.

2019 Notes

On July 9, 2014, we issued \$400.0 million of 5.125% Senior Notes Due 2019 (the 2019 Notes) in a private placement exempt from registration under the Securities Act of 1933, as amended (the Securities Act), pursuant to Rule 144A and Regulation S under the Securities Act. We received net proceeds of \$393.5 million, after the initial purchasers discount of \$6.0 million and estimated offering costs of \$0.5 million. We used the net proceeds to reduce the outstanding balance on our Revolving Credit Facility.

The 2019 Notes mature on July 15, 2019. Interest is payable on January 15 and July 15 of each year. We have the right to redeem the 2019 Notes prior to the maturity date, although we would be required to pay a premium for early redemption.

The Partnership and NGL Energy Finance Corp. are co-issuers of the 2019 Notes, and the obligations under the 2019 Notes are guaranteed by certain of our existing and future restricted subsidiaries that incur or guarantee indebtedness under certain of our other indebtedness, including the Revolving Credit Facility. The purchase agreement and the indenture governing the 2019 Notes contain various customary representations, warranties, and additional covenants, including, without limitation, limitations on fundamental changes and limitations on indebtedness and liens. Our obligations under the purchase agreement and the indenture may be accelerated following certain events of default (subject to applicable cure periods), including, without limitation, (i) the failure to pay principal or interest when due, (ii) experiencing an event of default on certain other debt agreements, or (iii) certain events of bankruptcy or insolvency.

We also entered into a registration rights agreement whereby we have committed to exchange the 2019 Notes for a new issue of notes registered under the Securities Act that has substantially identical terms to the 2019 Notes on or before July 9, 2015. If we are unable to fulfill this obligation, we would be required to pay liquidated damages to the holders of the 2019 Notes.

2021 Notes

On October 16, 2013, we issued \$450.0 million of 6.875% Senior Notes Due 2021 (the 2021 Notes) in a private placement exempt from registration under the Securities Act pursuant to Rule 144A and Regulation S under the Securities Act. We received net proceeds of \$438.4 million, after the initial purchasers discount of \$10.1 million and offering costs of \$1.5 million. We used the net proceeds to reduce the outstanding balance on our Revolving Credit Facility.

The 2021 Notes mature on October 15, 2021. Interest is payable on April 15 and October 15 of each year. We have the right to redeem the 2021 Notes prior to the maturity date, although we would be required to pay a premium for early redemption.

The Partnership and NGL Energy Finance Corp. are co-issuers of the 2021 Notes, and the obligations under the 2021 Notes are guaranteed by certain of our existing and future restricted subsidiaries that incur or guarantee indebtedness under certain of our other indebtedness, including the Revolving Credit Facility. The purchase agreement and the indenture governing the 2021 Notes contain various customary

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NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

representations, warranties, and additional covenants, including, without limitation, limitations on fundamental changes and limitations on indebtedness and liens. Our obligations under the purchase agreement and the indenture may be accelerated following certain events of default (subject to applicable cure periods), including, without limitation, (i) the failure to pay principal or interest when due, (ii) experiencing an event of default on certain other debt agreements, or (iii) certain events of bankruptcy or insolvency.

At June 30, 2014, we were in compliance with the covenants under the purchase agreement and indenture governing the 2021 Notes.

We also entered into a registration rights agreement whereby we have committed to exchange the 2021 Notes for a new issue of notes registered under the Securities Act that has substantially identical terms to the 2021 Notes on or before October 16, 2014. If we are unable to fulfill this obligation, we would be required to pay liquidated damages to the holders of the 2021 Notes.

2022 Notes

On June 19, 2012, we entered into a Note Purchase Agreement (as amended, the Note Purchase Agreement) whereby we issued \$250.0 million of Senior Notes in a private placement (the 2022 Notes). The 2022 Notes bear interest at a fixed rate of 6.65%. Interest is payable quarterly. The 2022 Notes are required to be repaid in semi-annual installments of \$25.0 million beginning on December 19, 2017 and ending on the maturity date of June 19, 2022. We have the option to prepay outstanding principal, although we would incur a prepayment penalty. The 2022 Notes are secured by substantially all of our assets and rank equal in priority with borrowings under the Credit Agreement.

The Note Purchase Agreement contains various customary representations, warranties, and additional covenants that, among other things, limit our ability to (subject to certain exceptions): (i) incur additional debt, (ii) pay dividends and make other restricted payments, (iii) create or permit certain liens, (iv) create or permit restrictions on the ability of certain of our subsidiaries to pay dividends or make other distributions to us, (v) enter into transactions with affiliates, (vi) enter into sale and leaseback transactions and (vii) consolidate or merge or sell all or substantially all or any portion of our assets. In addition, the Note Purchase Agreement contains substantially the same leverage ratio and interest coverage ratio requirements as our Credit Agreement, which are described above.

The Note Purchase Agreement provides for customary events of default that include, among other things (subject in certain cases to customary grace and cure periods): (i) nonpayment of principal or interest, (ii) breach of certain covenants contained in the Note Purchase Agreement or the 2022 Notes, (iii) failure to pay certain other indebtedness or the acceleration of certain other indebtedness prior to maturity if the total amount of such indebtedness unpaid or accelerated exceeds \$10.0 million, (iv) the rendering of a judgment for the payment of money in excess of \$10.0 million, (v) the failure of the Note Purchase Agreement, the 2022 Notes, or the guarantees by the subsidiary guarantors to be in full force and

effect in all material respects and (vi) certain events of bankruptcy or insolvency. Generally, if an event of default occurs (subject to certain exceptions), the trustee or the holders of at least 51% in aggregate principal amount of the then outstanding 2022 Notes of any series may declare all of the 2022 Notes of such series to be due and payable immediately.
At June 30, 2014, we were in compliance with the covenants under the Note Purchase Agreement.
Other Notes Payable
We have executed various noninterest bearing notes payable, primarily related to non-compete agreements entered into in connection with acquisitions of businesses. We also have certain notes payable related to equipment financing, which have interest rates ranging from 2.1% to 4.9% at June 30, 2014.
Debt Maturity Schedule
The scheduled maturities of our long-term debt are as follows at June 30, 2014:
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Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

Year Ending March 31,	(evolving Credit Facility	2021 Notes	(in	2022 Notes thousands)	Other Notes Payable	Total
2015 (nine months)	\$		\$	\$		\$ 4,696	\$ 4,696
2016						3,640	3,640
2017						2,376	2,376
2018					25,000	1,413	26,413
2019		735,500			50,000	239	785,739
Thereafter			450,000		175,000	179	625,179
	\$	735,500	\$ 450,000	\$	250,000	\$ 12,543	\$ 1,448,043

Note 8 Income Taxes

We believe that we qualify as a partnership for income tax purposes. As such, we generally do not pay United States federal income tax. Rather, each owner reports his or her share of our income or loss on his or her individual tax return. The aggregate difference in the basis of our net assets for financial and tax reporting purposes cannot be readily determined, as we do not have access to information regarding each partner s basis in the Partnership.

We have certain taxable corporate subsidiaries in the United States and in Canada. In addition, our operations in Texas are subject to a state franchise tax that is calculated based on revenues net of cost of sales.

A publicly-traded partnership is required to generate at least 90% of its gross income (as defined for federal income tax purposes) from certain qualifying sources. Income generated by our taxable corporate subsidiaries is excluded from this qualifying income calculation. Although we routinely generate income outside of our corporate subsidiaries that is non-qualifying, we believe that at least 90% of our gross income has been qualifying income for each of the calendar years since our initial public offering.

We evaluate uncertain tax positions for recognition and measurement in the consolidated financial statements. To recognize a tax position, we determine whether it is more likely than not that the tax position will be sustained upon examination, including resolution of any related appeals or litigation, based on the technical merits of the position. A tax position that meets the more likely than not threshold is measured to determine the amount of benefit to be recognized in the consolidated financial statements. We had no material uncertain tax positions that required recognition in the consolidated financial statements at June 30, 2014.

Note 9 Commitments and Contingencies

Legal Contingencies

We are party to various claims, legal actions, and complaints arising in the ordinary course of business. In the opinion of our management, the ultimate resolution of these claims, legal actions, and complaints, after consideration of amounts accrued, insurance coverage, and other arrangements, will not have a material adverse effect on our consolidated financial position, results of operations or cash flows. However, the outcome of such matters is inherently uncertain, and estimates of our liabilities may change materially as circumstances develop.

Customer Dispute

A customer of our crude oil logistics segment has disputed the transportation rate schedule we used to bill the customer for services that we provided from November 2012 through February 2013, which was the same rate schedule that Pecos Gathering & Marketing, L.L.C. and certain of its affiliated companies (collectively, Pecos), used to bill the customer from April 2011 through October 2012 (prior to our November 1, 2012 acquisition of Pecos). The customer has not paid \$1.7 million of the amount we charged for services we provided from November 2012 through February 2013. In May 2013, we filed a petition in the District Court of Harris County, Texas seeking to collect these unpaid fees from the customer. Later in May 2013, the customer filed an answer and counterclaim seeking to recover \$5.5 million that it paid to Pecos prior to our acquisition of Pecos. We have not recorded revenue for the \$1.7 million of unpaid fees charged from November 2012 through February 2013, pending resolution of the dispute.

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During August 2013, the customer notified us that it intended to withhold payment of \$3.3 million for services performed by us during the period from June 2013 through August 2013, pending resolution of the dispute, although the customer has not disputed the validity of the amounts billed for services performed during this time frame. Upon receiving this notification, we ceased providing services under this contract, and on November 5, 2013, we filed a petition in the District Court of Harris County, Texas seeking to collect these unpaid fees from the customer. We are not able to reliably predict the outcome of this dispute at this time, but we do not believe the outcome will have a material adverse effect on our consolidated financial position or results of operations.

Environmental Matters

Our operations are subject to extensive federal, state, and local environmental laws and regulations. Although we believe our operations are in substantial compliance with applicable environmental laws and regulations, risks of additional costs and liabilities are inherent in our business, and there can be no assurance that significant costs will not be incurred. Moreover, it is possible that other developments, such as increasingly stringent environmental laws, regulations and enforcement policies thereunder, and claims for damages to property or persons resulting from the operations, could result in substantial costs. Accordingly, we have adopted policies, practices, and procedures in the areas of pollution control, product safety, occupational health, and the handling, storage, use, and disposal of hazardous materials designed to prevent material environmental or other damage, and to limit the financial liability that could result from such events. However, some risk of environmental or other damage is inherent in our business.

Asset Retirement Obligations

We have recorded a liability of \$2.3 million at June 30, 2014 for asset retirement obligations. This liability is related to wastewater disposal facilities and crude oil facilities for which we have contractual and regulatory obligations to perform remediation and, in some instances, dismantlement and removal activities when the assets are retired.

In addition to the obligations described above, we may be obligated to remove facilities or perform other remediation upon retirement of certain other assets. We do not believe the present value of these asset retirement obligations, under current laws and regulations, after taking into consideration the estimated lives of our facilities, is material to our consolidated financial position or results of operations.

Operating Leases

We have executed various noncancelable operating lease agreements for product storage, office space, vehicles, real estate, railcars, and equipment. Future minimum lease payments under contractual commitments at June 30, 2014 are as follows (in thousands):

Year Ending March 31,	
2015 (nine months)	\$ 95,506
2016	89,761
2017	70,821
2018	56,960
2019	35,279
Thereafter	75,895
Total	\$ 424.222

Rental expense relating to operating leases was \$25.3 million and \$21.9 million during the three months ended June 30, 2014 and 2013, respectively.

Pipeline Capacity Agreements

We have executed noncancelable agreements with crude pipeline operators, which guarantee us minimum monthly shipping capacity on the pipelines. In exchange, we are obligated to pay the minimum shipping fees in the event actual shipments are less than our allotted capacity. Future minimum throughput payments under throughput agreements at June 30, 2014 are as follows (in thousands):

Year Ending March 31:	
2015 (nine months)	\$ 39,237
2016	82,293
2017	82,293
2018	82,293
2019	81,413
Thereafter	72,947
Total	\$ 440,476

Sales and Purchase Contracts

We have entered into sales and purchase contracts for products to be delivered in future periods for which we expect the parties to physically settle the contracts with inventory. At June 30, 2014, we had the following such commitments outstanding:

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	Volume		Value
	(in tl	nousands)	
Natural gas liquids fixed-price purchase commitments (gallons)	48,959	\$	59,367
Natural gas liquids index-price purchase commitments (gallons)	709,787		836,967
Natural gas liquids fixed-price sale commitments (gallons)	171,561		216,222
Natural gas liquids index-price sale commitments (gallons)	436,086		618,799
Crude oil index-price purchase commitments (barrels)	3,711		355,337
Crude oil index-price sale commitments (barrels)	1,750		173,437

We account for the contracts shown in the table above as normal purchases and normal sales. Under this accounting policy election, we do not record the contracts at fair value at each balance sheet date; instead, we record the purchase or sale at the contracted value once the delivery occurs. Contracts in the table above may have offsetting derivative contracts (described in Note 11) or inventory positions (described in Note 2).

Certain other forward purchase and sale contracts do not qualify for the normal purchase and normal sale election. These contracts are recorded at fair value on our condensed consolidated balance sheet and are not included in the data in the table above. These contracts are included in the derivative disclosures in Note 11, and represent \$12.5 million of our prepaid expenses and other current assets and \$4.2 million of our accrued expenses and other payables at June 30, 2014.

Note 10 Equity

Partnership Equity

The Partnership s equity consists of a 0.1% general partner interest and a 99.9% limited partner interest. Limited partner equity includes common and subordinated units. The common and subordinated units share equally in the allocation of income or loss. The principal difference between common and subordinated units is that in any quarter during the subordination period, holders of the subordinated units are not entitled to receive any distribution until the common units have received the minimum quarterly distribution plus any arrearages in the payment of the minimum quarterly distribution from prior quarters. Subordinated units will not accrue arrearages.

The subordination period will end in August 2014 when we pay our next distribution. When the subordination period ends, all remaining subordinated units will convert into common units on a one-for-one basis and the common units will no longer be entitled to arrearages.

Our general partner is not obligated to make any additional capital contributions or to guarantee or pay any of our debts and obligations.
Equity Issuances
On June 23, 2014, we completed a public offering of 8,000,000 common units. We received net proceeds of \$338.0 million, after underwriting discounts and commissions of \$12.3 million and offering costs of \$0.5 million. During July 2014, the underwriters exercised their option to purchase an additional 767,100 units. We received net proceeds of \$32.5 million from the sale of these units.
Distributions
Our general partner has adopted a cash distribution policy that will require us to pay a quarterly distribution to the extent we have sufficient cas from operations after establishment of cash reserves and payment of fees and expenses, including payments to the general partner and its affiliates, referred to as available cash, in the following manner:
• First, 99.9% to the holders of common units and 0.1% to the general partner, until each common unit has received the specified minimum quarterly distribution, plus any arrearages from prior quarters.
• Second, 99.9% to the holders of subordinated units and 0.1% to the general partner, until each subordinated unit has received the specified minimum quarterly distribution.
• Third, 99.9% to all unitholders, pro rata, and 0.1% to the general partner.
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The general partner will also receive, in addition to distributions on its 0.1% general partner interest, additional distributions based on the level of distributions to the limited partners. These distributions are referred to as incentive distributions.

The following table illustrates the percentage allocations of available cash from operating surplus between the unitholders and our general partner based on the specified target distribution levels. The amounts set forth under Marginal Percentage Interest In Distributions are the percentage interests of our general partner and the unitholders in any available cash from operating surplus we distribute up to and including the corresponding amount in the column Total Quarterly Distribution Per Unit. The percentage interests shown for our unitholders and our general partner for the minimum quarterly distribution are also applicable to quarterly distribution amounts that are less than the minimum quarterly distribution. The percentage interests set forth below for our general partner include its 0.1% general partner interest, assume our general partner has contributed any additional capital necessary to maintain its 0.1% general partner interest and has not transferred its incentive distribution rights and there are no arrearages on common units.

			Total Oua	rterly			0	ntage Interest In outions
		Distribution Per Unit					Unitholders	General Partner
Minimum quarterly								
distribution					\$	0.337500	99.9%	0.1%
First target distribution	above	\$	0.337500	up to	\$	0.388125	99.9%	0.1%
Second target distribution	above	\$	0.388125	up to	\$	0.421875	86.9%	13.1%
Third target distribution	above	\$	0.421875	up to	\$	0.506250	76.9%	23.1%
Thereafter	above	\$	0.506250				51.9%	48.1%

During the three months ended June 30, 2014, we distributed a total of \$49.5 million (\$0.5513 per common, subordinated, and general partner notional unit) to our unitholders of record on May 5, 2014. This included an incentive distribution of \$5.8 million to the general partner. In July 2014, we declared a distribution of \$0.5888 per common unit, to be paid on August 14, 2014 to unitholders of record on August 4, 2014. This distribution is expected to be \$61.5 million, including amounts to be paid on common, subordinated, and general partner notional units and the amount to be paid on incentive distribution rights.

Equity-Based Incentive Compensation

Our general partner has adopted a long-term incentive plan (LTIP), which allows for the issuance of equity-based compensation to employees and directors. Our general partner has granted certain restricted units to employees and directors, which will vest in tranches, subject to the continued service of the recipients. The awards may also vest in the event of a change in control, at the discretion of the board of directors. No distributions will accrue to or be paid on the restricted units during the vesting period.

The following table summarizes the restricted unit activity during the three months ended June 30, 2014:

Unvested restricted units at March 31, 2014	1,311,100
Units granted	63,000
Units vested and issued	(6,612)
Units withheld for employee taxes	(3,388)
Units forfeited	(70,000)
Unvested restricted units at June 30, 2014	1,294,100

The scheduled vesting of the awards is summarized below:

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Vesting Date	Number of Awards
July 1, 2014	407,800
July 1, 2015	344,300
July 1, 2016	323,500
July 1, 2017	191,500
July 1, 2018	27,000
Total unvested units at June 30,	
2014	1,294,100

During July 2014, 407,800 of the awards vested. We issued 268,822 common units to the recipients and we withheld 138,978 common units, in return for which we paid withholding taxes on behalf of the recipients.

We record the expense for the first tranche of each award on a straight-line basis over the period beginning with the grant date of the awards and ending with the vesting date of the tranche. We record the expense for succeeding tranches over the period beginning with the vesting date of the previous tranche and ending with the vesting date of the tranche.

At each balance sheet date, we adjust the cumulative expense recorded using the estimated fair value of the awards at the balance sheet date. We calculate the fair value of the awards using the closing price of our common units on the New York Stock Exchange on the balance sheet date, adjusted to reflect the fact that the holders of the unvested units are not entitled to distributions during the vesting period. We estimate the impact of the lack of distribution rights during the vesting period using the value of the most recent distribution and assumptions that a market participant might make about future distribution growth.

We recorded expense related to restricted unit awards of \$7.9 million and \$7.1 million during the three months ended June 30, 2014 and 2013, respectively. We estimate that the future expense we will record on the unvested awards at June 30, 2014 will be as follows (in thousands), after taking into consideration an estimate of forfeitures of approximately 80,000 units. For purposes of this calculation, we used the closing price of our common units on June 30, 2014, which was \$43.34.

Year Ending March 31,	
2015 (nine months)	\$ 10,632
2016	13,008
2017	8,446
2018	2,583
2019	272
Total	\$ 34,941

Following is a rollforward of the liability related to equity-based compensation, which is reported within accrued expenses and other payables on our condensed consolidated balance sheets (in thousands):

Balance at March 31, 2014	\$ 10,012
Expense recorded	7,914
Value of units vested and issued	(282)
Taxes paid on behalf of participants	(145)
Balance at June 30, 2014	\$ 17,499

The weighted-average fair value of the awards at June 30, 2014 was \$40.12 per common unit, which was calculated as the closing price of the common units on June 30, 2014, adjusted to reflect the fact that the restricted units are not entitled to distributions during the vesting period. The impact of the lack of distribution rights during the vesting period was estimated using the value of the most recent distribution and assumptions that a market participant might make about future distribution growth.

The number of common units that may be delivered pursuant to awards under the LTIP is limited to 10% of the issued and outstanding common and subordinated units. The maximum number of units deliverable under the plan automatically increases to 10% of the issued and outstanding common and subordinated units immediately after each issuance of common units, unless the plan administrator determines to increase the maximum number of units deliverable by a lesser amount. Units withheld to satisfy tax withholding obligations will not be considered to be delivered under the LTIP. In addition, if an award is forfeited, canceled, exercised, paid or otherwise terminates or expires without the delivery of units, the units subject to such award are again available for new awards under the LTIP. At June 30, 2014, 7.0 million units remain available for issuance under the LTIP.

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In addition to the grants described above, we granted 196,000 restricted units in July 2014 to certain employees as a discretionary bonus. These units will vest in August 2014, and we estimate that we will record \$8.5 million of expense during the three months ending September 30, 2014 related to these units (using the June 30, 2014 closing price of our common units).

Note 11 Fair Value of Financial Instruments

Our cash and cash equivalents, accounts receivable, accounts payable, accrued expenses, and other current liabilities (excluding derivative instruments) are carried at amounts which reasonably approximate their fair values due to their short-term nature.

Commodity Derivatives

The following table summarizes the estimated fair values of the commodity derivative assets (liabilities) reported on the consolidated balance sheet at June 30, 2014:

	Derivative Assets	Derivative Liabilities
	(in thousands)	
Level 1 measurements	\$ 805 \$	(3,397)
Level 2 measurements	18,318	(18,946)
	19,123	(22,343)
Netting of counterparty contracts (1)	(3,609)	3,609
Cash collateral provided or held		4,192
Commodity contracts reported on consolidated balance sheet	\$ 15,514 \$	(14,542)

⁽¹⁾ Relates to derivative assets and liabilities that are expected to be net settled on an exchange or through a master netting arrangement with the counterparty.

The following table summarizes the estimated fair values of the commodity derivative assets (liabilities) reported on the consolidated balance sheet at March 31, 2014:

	Derivative Assets	Derivative Liabilities
	(in thousands)	
Level 1 measurements	\$ 4,990 \$	(3,258)
Level 2 measurements	49,605	(43,303)
	54,595	(46,561)
Netting of counterparty contracts (1)	(4,347)	4,347
Cash collateral provided or held	456	
Commodity contracts reported on consolidated balance sheet	\$ 50,704 \$	(42,214)

⁽¹⁾ Relates to derivative assets and liabilities that are expected to be net settled on an exchange or through a master netting arrangement with the counterparty.

The commodity derivative assets (liabilities) are reported in the following accounts on the consolidated balance sheets:

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	June 30, 2014		March 31, 2014	
	(in thousands)			
Prepaid expenses and other current assets	\$	15,514	\$	50,704
Accrued expenses and other payables		(14,371)		(42,214)
Other noncurrent liabilities		(171)		
Net asset	\$	972	\$	8,490

The following table sets forth our open commodity derivative contract positions at June 30, 2014 and March 31, 2014. We do not account for these derivatives as hedges.

Contracts	Settlement Period	Total Notional Units (Barrels)	N	air Value of Net Assets Liabilities)
	200000000000000000000000000000000000000	(/	ousands)	
At June 30, 2014 -				
Cross-commodity (1)	July 2014 - March 2015	(196)	\$	(3,088)
Crude oil fixed-price (2)	July 2014 - September 2015	(2,180)		(7,552)
Crude oil index (3)	July 2014 - February 2015	3,050		4,686
Propane fixed-price (4)	July 2014 - January 2015	950		1,734
Refined products fixed-price (5)	July 2014 - December 2014	(176)		(395)
Renewable products fixed-price (6)	July 2014 - April 2015	(2,222)		1,395
				(3,220)
Net cash collateral provided				4,192
Net value of commodity derivatives on consolidated				
balance sheet			\$	972
At March 31, 2014 -				
Cross-commodity (1)	April 2014 - March 2015	140	\$	(1,876)
Crude oil fixed-price (2)	April 2014 - March 2015	(1,600)		(2,796)
Crude oil index (3)	April 2014 - December 2015	3,598		6,099
Propane fixed-price (4)	April 2014 - March 2015	60		1,753
Refined products fixed-price (5)	April 2014 - July 2014	732		560
Renewable products fixed-price (6)	April 2014 - July 2014	106		4,084
Other	April 2014			210
				8,034
Net cash collateral provided				456
Net value of commodity derivatives on consolidated				
balance sheet			\$	8,490

- (1) Cross-commodity Our operating segments may purchase or sell a physical commodity where the underlying contract pricing mechanisms are tied to different commodity price indices. The contracts listed in this table as Cross-commodity represent derivatives we have entered into as economic hedges against the risk of one commodity price moving relative to another commodity price.
- (2) Crude oil fixed-price Our crude oil logistics segment routinely purchases crude oil inventory to enable us to fulfill future orders expected to be placed by our customers. The contracts listed in this table as Crude oil fixed-price represent derivatives we have entered into as an economic hedge against the risk that crude oil prices will decline while we are holding the inventory.

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- (3) Crude oil index Our crude oil logistics segment may purchase or sell crude oil where the underlying contract pricing mechanisms are tied to different crude oil indices. These indices may vary in the type or location of crude oil, or in the timing of delivery within a given month. The contracts listed in this table as Crude oil index represent derivatives we have entered into as an economic hedge against the risk of one crude oil index moving relative to another crude oil index.
- (4) Propane fixed-price Our liquids segment routinely purchases inventory during the warmer months and stores the inventory for sale in the colder months. The contracts listed in this table as Propane fixed-price represent derivatives we have entered into as an economic hedge against the risk that propane prices will decline while we are holding the inventory.
- (5) Refined products fixed-price Our refined products segment routinely purchases refined products inventory to enable us to fulfill future orders expected to be placed by our customers. The contracts listed in this table as Refined products fixed-price represent derivatives we have entered into as an economic hedge against the risk that refined product prices will decline while we are holding the inventory.
- (6) Renewable products fixed-price Our renewables segment routinely purchases biodiesel and ethanol inventory to enable us to fulfill future orders expected to be placed by our customers. The contracts listed in this table as Renewable products fixed-price represent derivatives we have entered into as an economic hedge against the risk that biodiesel or ethanol prices will decline while we are holding the inventory.

We recorded the following net gains (losses) from our commodity derivatives to cost of sales:

Three Months Ended June 30,	
2014	\$ (17,485)
2013	(7.209)

Credit Risk

We maintain credit policies with regard to our counterparties on the derivative financial instruments that we believe minimize our overall credit risk, including an evaluation of potential counterparties financial condition (including credit ratings), collateral requirements under certain circumstances and the use of standardized agreements, which allow for netting of positive and negative exposure associated with a single counterparty.

We may enter into industry standard master netting agreements and may enter into cash collateral agreements requiring the counterparty to deposit funds into a brokerage margin account. The netting agreements reduce our credit risk by providing for net settlement of any offsetting positive and negative exposures with counterparties. The cash collateral agreements reduce the level of our net counterparty credit risk because the amount of collateral represents additional funds that we may access to net settle positions due us, and the amount of collateral adjusts each day in response to changes in the market value of counterparty derivatives.

Our counterparties consist primarily of financial institutions and energy companies. This concentration of counterparties may impact our overall exposure to credit risk, either positively or negatively, in that the counterparties may be similarly affected by changes in economic, regulatory or other conditions.

As is customary in the crude oil industry, we generally receive payment from customers for sales of crude oil on a monthly basis. As a result, receivables from individual customers in our crude oil logistics segment are generally higher than the receivables from customers in our other segments.

Failure of a counterparty to perform on a contract could result in our inability to realize amounts that have been recorded on our condensed consolidated balance sheets and recognized in our net income.

Interest Rate Risk

Our Revolving Credit Facility is variable-rate debt with interest rates that are generally indexed to bank prime or LIBOR interest rates. At June 30, 2014, we have \$735.5 million of outstanding borrowings under our Revolving Credit Facility at a rate of

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2.16%. A change in interest rates of 0.125% would result in an increase or decrease of our annual interest expense of \$0.9 million on the \$735.5 million of outstanding borrowings under the Revolving Credit Facility at June 30, 2014.

Note 12 Segments

Our reportable segments are based on the way in which our management structure is organized. Certain financial data related to our segments is shown below. Transactions between segments are recorded based on prices negotiated between the segments.

Our crude oil logistics segment sells crude oil and provides crude oil transportation services to wholesalers, refiners, and producers. Our water solutions segment provides services for the treatment and disposal of wastewater generated from crude oil and natural gas production operations, and generates revenue from the sale of recycled water and recovered hydrocarbons. Our liquids segment supplies propane, butane, and other products, and provides natural gas liquids transportation, terminaling, and storage services to retailers, wholesalers, and refiners. Our retail propane segment sells propane and distillates to end users consisting of residential, agricultural, commercial, and industrial customers, and to certain re-sellers. Our retail propane segment consists of two divisions, which are organized based on the location of the operations.

We also operate a refined products marketing business, which purchases gasoline and diesel fuel from suppliers and typically sells these products in back-to-back contracts to customers at a nationwide network of third-party owned terminaling and storage facilities. We also operate a renewables business, which purchases ethanol primarily at production facilities and transports the ethanol for sale at various locations to refiners and blenders, and purchases biodiesel from production facilities in the Midwest and in Houston, Texas, and transports the product using leased railcars for sale to refiners and blenders. These businesses were acquired in our December 2013 acquisition of Gavilon Energy.

Items labeled corporate and other in the table below include the operations of a compressor leasing business that we acquired in our June 2012 merger with High Sierra and sold in February 2014, and the natural gas marketing operations that we acquired in our December 2013 acquisition of Gavilon Energy and wound down during fiscal year 2014. The corporate and other category also includes certain corporate expenses that are incurred and are not allocated to the reportable segments. This data is included to reconcile the data for the reportable segments to data in our condensed consolidated financial statements.

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Three Months Ended June 30, 2014 and 2013

	Three Months Ended June 3		e 30, 2013	
	2014 (in thou	isands)	2013	
Revenues:	(== === =			
Crude oil logistics -				
Crude oil sales	\$ 1,926,944	\$	928,534	
Crude oil transportation and other	12,114		9,935	
Water solutions -				
Water treatment and disposal	41,716		18,688	
Water transportation	5,598		1,825	
Liquids -				
Propane sales	222,446		123,837	
Other product sales	288,359		249,853	
Other revenues	5,716		8,864	
Retail propane -				
Propane sales	52,026		46,691	
Distillate sales	18,695		17,869	
Other revenues	7,181		7,700	
Refined products	986,223			
Renewables	131,274			
Corporate and other	1,461		1,474	
Elimination of intersegment sales	(51,139)		(29,313)	
Total revenues	\$ 3,648,614	\$	1,385,957	
Depreciation and Amortization:				
Crude oil logistics	\$ 9,731	\$	4,684	
Water solutions	17,092		7,356	
Liquids	3,201		2,704	
Retail propane	7,571		7,240	
Refined products	382			
Renewables	462			
Corporate and other	936		740	
Total depreciation and amortization	\$ 39,375	\$	22,724	
Operating income (loss):				
Crude oil logistics	\$ 1,463	\$	6,609	
Water solutions	(907)		3,043	
Liquids	(913)		(2,115)	
Retail propane	(1,586)		(1,504)	
Refined products	447			
Renewables	(1,702)			
Corporate and other	(17,357)		(13,375)	
Total operating income	\$ (20,555)	\$	(7,342)	

The following table shows additions to property, plant and equipment for each segment. This information has been prepared on the accrual basis, and includes property, plant and equipment acquired in acquisitions.

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Three Months Ended June 30, 2014 and 2013

	Three Months Ended June 30, 2014 2013		
	(in thou	ısands)	-010
Additions to property, plant and equipment:			
Crude oil logistics	\$ 41,949	\$	4,126
Water solutions	7,462		7,709
Liquids	1,159		15,107
Retail propane	2,844		6,946
Corporate and other	1,453		629
Total	\$ 54,867	\$	34,517

The following tables show long-lived assets (consisting of net property, plant and equipment, net intangible assets, and goodwill) and total assets by segment:

	June 30, 2014 (in thousands		March 31, 2014	
Total assets:	(iii tiio)	asanas)		
Crude oil logistics	\$ 1,938,653	\$	1,723,812	
Water solutions	882,791		875,714	
Liquids	596,644		577,795	
Retail propane	505,910		541,832	
Refined products	136,325		157,581	
Renewables	111,812		145,649	
Corporate and other	93,367		144,840	
Total	\$ 4,265,502	\$	4,167,223	
Long-lived assets, net:				
Crude oil logistics	\$ 1,011,990	\$	980,978	
Water solutions	839,024		848,479	
Liquids	272,505		274,846	
Retail propane	433,859		438,324	
Refined products	26,640		27,017	
Renewables	32,941		33,703	
Corporate and other	47,284		47,961	
Total	\$ 2,664,243	\$	2,651,308	

Note 13 Transactions with Affiliates

SemGroup Corporation (SemGroup) holds ownership interests in us and in our general partner. We sell product to and purchase product from SemGroup, and these transactions are included within revenues and cost of sales in our condensed consolidated statements of operations. We also lease crude oil storage from SemGroup.

We purchase ethanol from one of our equity method investees. These transactions are reported within cost of sales in our condensed consolidated statements of operations.

Certain members of our management own interests in entities with which we have purchased products and services from and have sold products and services to. The majority of these purchases represented crude oil purchases and are reported within cost of sales in our condensed consolidated statements of operations, although \$2.9 million of these transactions during the three months ended June 30, 2014 represented capital expenditures and were recorded as increases to property, plant and equipment. The majority of these sales represented sales of crude oil and are reported within revenues in our condensed consolidated statements of operations.

These transactions are summarized in the following table:

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NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

	Three Months Ended June 30,			
		2014		2013
	(in thousands)			
Sales to SemGroup	\$	73,806	\$	
Purchases from SemGroup		73,267		19,539
Purchases from equity method investees		36,276		
Sales to entities affiliated with management		148		51,103
Purchases from entities affiliated with management		3,139		7,824

Receivables from affiliates consist of the following:

	J	June 30, 2014		March 31, 2014
		(in tho	usands)	
Receivables from SemGroup	\$	674	\$	7,303
Receivables from entities affiliated with management		436		142
	\$	1,110	\$	7,445

Payables to affiliates consist of the following:

	_	ine 30, 2014		March 31, 2014
		(in thou	isands)	
Payables to SemGroup	\$	8,308	\$	27,738
Payables to equity method investees		29,170		48,454
Payables to entities affiliated with management		228		654
	\$	37,706	\$	76,846

Note 14 Condensed Consolidating Guarantor and Non-Guarantor Financial Information

Certain of our wholly-owned subsidiaries have, jointly and severally, fully and unconditionally guaranteed the 2019 Notes and the 2021 Notes (described in Note 7). Pursuant to Rule 3-10 of Regulation S-X, we have presented in columnar format the condensed consolidating financial information for NGL Energy Partners LP, NGL Energy Finance Corp. (which, along with NGL Energy Partners LP, is a co-issuer of the 2021 Notes), the guarantor subsidiaries on a combined basis, and the non-guarantor subsidiaries on a combined basis in the tables below.

During the periods presented in the tables below, the status of certain subsidiaries changed, in that they either became guarantors of or ceased to be guarantors of the 2021 Notes. Such changes have been given retrospective application in the tables below.

There are no significant restrictions upon the ability of the parent or any of the guarantor subsidiaries to obtain funds from their respective subsidiaries by dividend or loan. None of the assets of the guarantor subsidiaries represent restricted net assets pursuant to Rule 4-08(e)(3) of Regulation S-X under the Securities Act.

For purposes of the tables below, (i) the condensed consolidating financial information is presented on a legal entity basis, not a business segment basis, (ii) investments in consolidated subsidiaries are accounted for as equity method investments, and (iii) contributions, distributions, and advances to or from consolidated entities are reported on a net basis within net changes in advances with consolidated entities in the condensed consolidating cash flow tables below.

EQUITY

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

NGL ENERGY PARTNERS LP

Condensed Consolidating Balance Sheet

(U.S. Dollars in Thousands)

June 30, 2014

	3 . T.	CI E		June 30, 2014							
	P	GL Energy artners LP Parent) (1)	GL Energy nance Corp.		Guarantor ubsidiaries		ı-Guarantor ıbsidiaries		onsolidating djustments	C	onsolidated
ASSETS			•								
CURRENT ASSETS:											
Cash and cash equivalents	\$	31,399	\$	\$	7,589	\$	691	\$		\$	39,679
Accounts receivable - trade, net of allowance for doubtful											
accounts					898,987		4,024				903,011
Accounts receivable - affiliates					1,110						1,110
Inventories					373,389		244				373,633
Prepaid expenses and other											
current assets					58,585		28				58,613
Total current assets		31,399			1,339,660		4,987				1,376,046
PROPERTY, PLANT AND											
EQUIPMENT, net of											
accumulated depreciation					798,446		65,011				863,457
GOODWILL					1,099,473		1,998				1,101,471
INTANGIBLE ASSETS, net of											
accumulated amortization		1,347	11,451		684,973		1,544				699,315
INVESTMENTS IN											
UNCONSOLIDATED											
ENTITIES					211,480						211,480
NET INTERCOMPANY											
RECEIVABLES											
(PAYABLES)		267,321	444,020		(654,939)		(56,402)				
INVESTMENTS IN											
CONSOLIDATED											
SUBSIDIARIES		1,726,452			3,845				(1,730,297)		
OTHER NONCURRENT									, , , , ,		
ASSETS					13,733						13,733
Total assets	\$	2,026,519	\$ 455,471	\$	3,496,671	\$	17,138	\$	(1,730,297)	\$	4,265,502
LIABILITIES AND											

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CURRENT LIABILITIES:						
Accounts payable - trade	\$	\$	\$ 804,052	\$ 6,097	\$	\$ 810,149
Accounts payable - affiliates			37,706			37,706
Accrued expenses and other						
payables	554	6,617	115,138	1,630		123,939
Advance payments received						
from customers			56,295	78		56,373
Current maturities of long-term						
debt			6,148	20		6,168
Total current liabilities	554	6,617	1,019,339	7,825		1,034,335
LONG-TERM DEBT, net of						
current maturities	250,000	450,000	741,815	60		1,441,875
OTHER NONCURRENT						
LIABILITIES			7,919	81		8,000
EQUITY						
Partners equity (deficit)	1,775,965	(1,146)	1,727,598	9,223	(1,735,624)	1,776,016
Accumulated other						
comprehensive loss				(51)		(51)
Noncontrolling interests					5,327	5,327
Total equity (deficit)	1,775,965	(1,146)	1,727,598	9,172	(1,730,297)	1,781,292
Total liabilities and equity	\$ 2,026,519	\$ 455,471	\$ 3,496,671	\$ 17,138	\$ (1,730,297)	\$ 4,265,502

⁽¹⁾ The parent is a co-issuer of the 2021 Notes that are included in the NGL Energy Finance Corp. column.

EQUITY

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

NGL ENERGY PARTNERS LP

Condensed Consolidating Balance Sheet

(U.S. Dollars in Thousands)

March 31, 2014

	NGL Energy											
	Pa	artners LP Parent) (1)		GL Energy ance Corp.	Guarantor Subsidiaries			n-Guarantor ubsidiaries		onsolidating Adjustments	Co	onsolidated
ASSETS												
CURRENT ASSETS:												
Cash and cash equivalents	\$	1,181	\$		\$	8,728	\$	531	\$		\$	10,440
Accounts receivable - trade, net of allowance for doubtful												
accounts						887,789		13,115				900,904
Accounts receivable - affiliates						7,445						7,445
Inventories						306,434		3,726				310,160
Prepaid expenses and other current assets						80.294		56				80,350
Total current assets		1,181				1,290,690		17,428				1,309,299
Total cultent assets		1,101				1,290,090		17,420				1,309,299
PROPERTY, PLANT AND												
EQUIPMENT, net of												
accumulated depreciation						764.014		65,332				829,346
GOODWILL						1,105,008		1,998				1,107,006
INTANGIBLE ASSETS, net of						1,100,000		1,,,,				1,107,000
accumulated amortization		1,169		11,552		700,603		1,632				714,956
INVESTMENTS IN												
UNCONSOLIDATED												
ENTITIES						189,821						189,821
NET INTERCOMPANY												
RECEIVABLES												
(PAYABLES)		327,281		437,714		(720,737)		(44,258)				
INVESTMENTS IN												
CONSOLIDATED												
SUBSIDIARIES		1,447,502				17,673				(1,465,175)		
OTHER NONCURRENT						16.674		101				16.505
ASSETS	Φ	1 777 122	Ф	440.266	ф	16,674	Ф	121	Φ	(1.465.175)	Ф	16,795
Total assets	\$	1,777,133	\$	449,266	\$	3,363,746	\$	42,253	\$	(1,465,175)	\$	4,167,223
LIABILITIES AND												

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CURRENT LIABILITIES:						
Accounts payable - trade	\$	\$	\$ 726,252	\$ 13,959	\$	\$ 740,211
Accounts payable - affiliates			73,703	3,143		76,846
Accrued expenses and other						
payables	554	14,266	124,923	1,947		141,690
Advance payments received						
from customers			29,891	74		29,965
Current maturities of long-term						
debt			7,058	22		7,080
Total current liabilities	554	14,266	961,827	19,145		995,792
LONG-TERM DEBT, net of						
current maturities	250,000	450,000	929,754	80		1,629,834
OTHER NONCURRENT						
LIABILITIES			9,663	81		9,744
EQUITY						
Partners equity (deficit)	1,526,579	(15,000)	1,462,691	22,994	(1,470,449)	1,526,815
Accumulated other						
comprehensive loss			(189)	(47)		(236)
Noncontrolling interests					5,274	5,274
Total equity (deficit)	1,526,579	(15,000)	1,462,502	22,947	(1,465,175)	1,531,853
Total liabilities and equity	\$ 1,777,133	\$ 449,266	\$ 3,363,746	\$ 42,253	\$ (1,465,175)	\$ 4,167,223

⁽¹⁾ The parent is a co-issuer of the 2021 Notes that are included in the NGL Energy Finance Corp. column.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

NGL ENERGY PARTNERS LP

Condensed Consolidating Statement of Operations

(U.S. Dollars in Thousands)

	NCL E		Three Months E			
	NGL Energy Partners LP (Parent) (1)	NGL Energy Finance Corp.	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Consolidating Adjustments	Consolidated
REVENUES	\$	\$	\$ 3,627,586	\$ 21,057	\$ (29)	\$ 3,648,614
COST OF SALES			3,514,946	19,136	(29)	3,534,053
OPERATING COSTS AND EXPENSES:						
Operating			66,619	1,249		67,868
General and administrative			27,764	109		27,873
Depreciation and amortization			38,546	829		39,375
Operating Loss			(20,289)	(266)		(20,555)
OTHER INCOME (EXPENSE):						
Earnings of unconsolidated						
entities			2,565			2,565
Interest expense	(4,246)	(8,146)	(8,102)	(11)	11	(20,494)
Other, net			(532)	152	(11)	(391)
·			` ,		, ,	, i
Loss Before Income Taxes	(4,246)	(8,146)	(26,358)	(125)		(38,875)
			, , ,	,		
INCOME TAX PROVISION			(958)	(77)		(1,035)
			(500)	(1.1)		(2,022)
EQUITY IN NET LOSS OF						
CONSOLIDATED						
SUBSIDIARIES	(35,729)		(267)		35,996	
	(==,,=>)		(==1)			
Net Loss	(39,975)	(8,146)	(27,583)	(202)	35,996	(39,910)
	(5),575)	(3,110)	(27,303)	(202)	22,550	(5),510)
NET INCOME ALLOCATED						
TO GENERAL PARTNER					(9,381)	(9,381)
					(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

NET INCOME ATTRIBUTABLE TO NONCONTROLLING						
INTERESTS					(65)	(65)
NET LOSS ALLOCATED TO LIMITED PARTNERS	\$ (39,975)	\$ (8,146)	\$ (27,583)	\$ (202) \$	26,550	\$ (49,356)

⁽¹⁾ The parent is a co-issuer of the 2021 Notes.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements - Continued

At June 30, 2014 and March 31, 2014, and for the

Three Months Ended June 30, 2014 and 2013

NGL ENERGY PARTNERS LP

Condensed Consolidating Statement of Operations

(U.S. Dollars in Thousands)

		Three	Months Ended June 3	30, 2013	
	NGL Energy Partners LP (Parent)	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Consolidating Adjustments	Consolidated
REVENUES	\$	\$ 1,368,305	\$ 17,686	\$ (34)	\$ 1,385,957
COST OF SALES		1,290,448	12,662	(34)	1,303,076
OPERATING COSTS AND EXPENSES:					
Operating		46,731	2,314		49,045
General and administrative		18,208	246		18,454
Depreciation and amortization		22,030	694		22,724
Operating Income (Loss)		(9,112)	1,770		(7,342)
OTHER INCOME (EXPENSE):					
Interest expense	(4,189)	(6,429)	(15)	11	(10,622)
Other, net		99	(38)	(11)	50
Income (Loss) Before Income Taxes	(4,189)	(15,442)	1,717		(17,914)