DCP Midstream Partners, LP Form 10-Q November 06, 2013 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q

(Mark One)

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

For the quarterly period ended September 30, 2013

or

.. 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: 001-32678

DCP MIDSTREAM PARTNERS, LP

(Exact name of registrant as specified in its charter)

Delaware 03-0567133 (State or other jurisdiction (I.R.S. Employer of incorporation or organization) Identification No.)

370 17th Street, Suite 2500

Denver, Colorado 80202

(Address of principal executive offices) (Zip Code) Registrant's telephone number, including area code: (303) 633-2900

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 ý No

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 (§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 ý No "

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 " Accelerated filer " Smaller reporting company"

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

As of November 1, 2013, there were outstanding 87,205,709 common units representing limited partner interests.

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GLOSSARY OF TERMS

The following is a list of certain industry terms used throughout this report:

Bbl barrel

Bbls/d barrels per day
Bcf one billion cubic feet

Bcf/d one billion cubic feet per day

Btu British thermal unit, a measurement of energy

Fractionation the process by which natural gas liquids are separated

into individual components

MBbls one thousand barrels

MBbls/d one thousand barrels per day

MMBtu one million Btus

MMBtu/d one million Btus per day
MMcf one million cubic feet

MMcf/d one million cubic feet per day

NGLs natural gas liquids

the volume of product transported or passing through

Throughput

pipeline or other facility

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CAUTIONARY STATEMENT ABOUT FORWARD-LOOKING STATEMENTS

Our reports, filings and other public announcements may from time to time contain statements that do not directly or exclusively relate to historical facts. Such statements are "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. You can typically identify forward-looking statements by the use of forward-looking words, such as "may," "could," "should," "intend," "assume," "project," "believe," "anticipate," "expect," "es "potential," "plan," "forecast" and other similar words.

All statements that are not statements of historical facts, including statements regarding our future financial position, business strategy, budgets, projected costs and plans and objectives of management for future operations, are forward-looking statements.

These forward-looking statements reflect our intentions, plans, expectations, assumptions and beliefs about future events and are subject to risks, uncertainties and other factors, many of which are outside our control. Important factors that could cause actual results to differ materially from the expectations expressed or implied in the forward-looking statements include known and unknown risks. Known risks and uncertainties include, but are not limited to, the risks set forth in "Item 1A. Risk Factors" in this Quarterly Report on Form 10-Q, in our Annual Report on Form 10-K for the year ended December 31, 2012, or our 2012 Form 10-K, and subsequent filings on Form 10-Q including the following risks and uncertainties:

the extent of changes in commodity prices and the demand for our products and services, our ability to effectively limit a portion of the adverse impact of potential changes in prices through derivative financial instruments, and the potential impact of price and producers' access to capital on natural gas drilling, demand for our services, and the volume of NGLs and condensate extracted;

general economic, market and business conditions;

volatility in the price of our common units;

the level and success of natural gas drilling around our assets, the level and quality of gas production volumes around our assets and our ability to connect supplies to our gathering and processing systems in light of competition; our ability to grow through contributions from affiliates, acquisitions, or organic growth projects, and the successful integration and future performance of such assets;

our ability to access the debt and equity markets and the resulting cost of capital, which will depend on general market conditions, our financial and operating results, inflation rates, interest rates, our ability to comply with the covenants in our loan agreements and our debt securities, as well as our ability to maintain our credit ratings;

the demand for NGL products by the petrochemical, refining or other industries;

our ability to purchase propane from our suppliers and make associated profitable sales transactions for our wholesale propane logistics business;

our ability to construct facilities on budget and in a timely fashion, which is partially dependent on obtaining required construction, environmental and other permits issued by federal, state and municipal governments, or agencies thereof, the availability of specialized contractors and laborers, and the price of and demand for materials; the creditworthiness of counterparties to our transactions;

weather and other natural phenomena, including their potential impact on demand for the commodities we sell and the operation of company-owned and third party-owned infrastructure;

security threats such as military campaigns, terrorist attacks, and cybersecurity breaches, against, or otherwise impacting, our facilities and systems;

new, additions to and changes in laws and regulations, particularly with regard to taxes, safety and protection of the environment, including climate change legislation, regulation of over-the-counter derivatives market and entities, and hydraulic fracturing regulations, or the increased regulation of our industry, and their impact on producers and customers served by our systems;

our ability to obtain insurance on commercially reasonable terms, if at all, as well as the adequacy of insurance to cover our losses;

the amount of gas we gather, compress, treat, process, transport, sell and store, or the NGLs we produce,

• fractionate, transport and store, may be reduced if the pipelines and storage and fractionation facilities to which we deliver the natural gas or NGLs are capacity constrained and cannot, or will not, accept the gas or NGLs;

industry changes, including the impact of consolidations, alternative energy sources, technological advances and changes in competition;

the amount of collateral we may be required to post from time to time in our transactions;

our ability to execute our asset integrity program to continue the safe and reliable operation of our assets; and our ability to hire as well as retain qualified personnel to execute our business strategy.

In light of these risks, uncertainties and assumptions, the events described in the forward-looking statements might not occur or might occur to a different extent or at a different time than we have described. The forward-looking statements in this report speak as of the filing date of this report. We undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

DCP MIDSTREAM PARTNERS, LP

CONDENSED CONSOLIDATED BALANCE SHEETS

(Unaudited)

(Onaudited)	September 30, 2013 (Millions)	December 31 2012	• •
ASSETS			
Current assets:			
Cash and cash equivalents	\$1	\$2	
Accounts receivable:			
Trade, net of allowance for doubtful accounts of less than \$1 million	93	107	
Affiliates	184	132	
Inventories	54	76	
Unrealized gains on derivative instruments	85	49	
Other	3	2	
Total current assets	420	368	
Property, plant and equipment, net	2,960	2,550	
Goodwill	154	154	
Intangible assets, net	131	137	
Investments in unconsolidated affiliates	532	304	
Unrealized gains on derivative instruments	112	70	
Other long-term assets	22	20	
Total assets	\$4,331	\$3,603	
LIABILITIES AND EQUITY			
Current liabilities:			
Accounts payable:			
Trade	\$197	\$151	
Affiliates	31	72	
Unrealized losses on derivative instruments	22	31	
Accrued interest	18	8	
Accrued taxes	20	5	
Capital spending accrual	33	44	
Other	37	34	
Total current liabilities	358	345	
Long-term debt	1,801	1,620	
Unrealized losses on derivative instruments	3	8	
Other long-term liabilities	36	36	
Total liabilities	2,198	2,009	
Commitments and contingent liabilities			
Equity:			
Predecessor equity		357	
Limited partners (87,205,709 and 61,346,058 common units issued and outstanding,	1,915	1,063	
respectively)	1,913	1,003	
	7		
Accumulated other comprehensive loss	(12)	(15)
Total partners' equity	1,910	1,405	
Noncontrolling interests	223	189	

Total equity	2,133	1,594
Total liabilities and equity	\$4,331	\$3,603
See accompanying notes to condensed consolidated financial statements.		

DCP MIDSTREAM PARTNERS, LP CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	Three Mor Septembe				Nine Mon Septembe			
	2013		2012		2013		2012	
	(Millions,	exc	cept per un	it ar	nounts)			
Operating revenues:								
Sales of natural gas, propane, NGLs and condensate	\$181		\$171		\$689		\$603	
Sales of natural gas, propane, NGLs and condensate to affiliates	460		398		1,263		1,299	
Transportation, processing and other	52		46		148		127	
Transportation, processing and other to affiliates	11		9		39		30	
(Losses) gains from commodity derivative activity, net	(8)	(11)	(6)	17	
(Losses) gains from commodity derivative activity, net — affiliates	(24)	(9)	45		33	
Total operating revenues	672		604		2,178		2,109	
Operating costs and expenses:								
Purchases of natural gas, propane and NGLs	527		468		1,585		1,374	
Purchases of natural gas, propane and NGLs from affiliates	40		35		141		315	
Operating and maintenance expense	56		53		152		145	
Depreciation and amortization expense	25		19		68		68	
General and administrative expense	4		4		14		12	
General and administrative expense — affiliates	11		16		33		44	
Other (income) expense	(1)	_		3			
Total operating costs and expenses	662		595		1,996		1,958	
Operating income	10		9		182		151	
Interest expense	(14)	(8)	(40)	(32)
Earnings from unconsolidated affiliates	7		9		23		17	
Income before income taxes	3		10		165		136	
Income tax expense	(1)	_		(2)	(1)
Net income	2		10		163		135	
Net income attributable to noncontrolling interests	(3)	(2)	(10)	(8)
Net (loss) income attributable to partners	(1)	8		153		127	
Net income attributable to predecessor operations	_		(7)	(6)	(27)
General partner's interest in net income	(19))	(50))
Net (loss) income allocable to limited partners	\$(20)	\$(10)	\$97		\$71	
Net (loss) income per limited partner unit — basic	\$(0.24)	\$(0.16)	\$1.29		\$1.37	
Net (loss) income per limited partner unit — diluted	(0.24)	(0.16)	1.29		1.36	
Weighted-average limited partner units outstanding — basic			58.7		75.2		52.5	
Weighted-average limited partner units outstanding — dilute			58.7		75.2		52.6	
See accompanying notes to condensed consolidated financial	statements.	•						

DCP MIDSTREAM PARTNERS, LP CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited)

	Three Months Ended September 30,			Nine Mor Septemb	nded		
	2013	2012		2013		2012	
	(Millions)						
Net income	\$2	\$10		\$163		\$135	
Other comprehensive income:							
Reclassification of cash flow hedge losses into	1			3		9	
earnings	1			3		9	
Net unrealized gains (losses) on cash flow hedges		1				(1)
Total other comprehensive income	1	1		3		8	
Total comprehensive income	3	11		166		143	
Total comprehensive income attributable to	(3) (2	`	(10	`	(0	`
noncontrolling interests	(3) (2	,	(10	,	(8)
Total comprehensive income attributable to partner	rs \$	\$9		\$156		\$135	
See accompanying notes to condensed consolidated	l financial sta	tements.					

DCP MIDSTREAM PARTNERS, LP CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	Nine Months I September 30	,	
	2013 (Millions)	2012	
OPERATING ACTIVITIES:	,		
Net income	\$163	\$135	
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization expense	68	68	
Earnings from unconsolidated affiliates	(23) (17)
Distributions from unconsolidated affiliates	32	16	
Net unrealized losses (gains) on derivative instruments	1	(19)
Other, net	8	ì	
Change in operating assets and liabilities, which (used) provided cash net of effects	of		
acquisitions:			
Accounts receivable	(25) 81	
Inventories	22	17	
Accounts payable	(1) (148)
Accrued interest	10	12	,
Other current assets and liabilities	10	13	
Other long-term assets and liabilities	2.4) (7)
Net cash provided by operating activities	264	152	,
INVESTING ACTIVITIES:			
Capital expenditures	(277) (366)
Acquisitions, net of cash acquired	(696) (375)
Acquisition of unconsolidated affiliates	(86) (30)
Investments in unconsolidated affiliates	(150) (86)
Return of investment from unconsolidated affiliate	_	1	
Proceeds from sales of assets	_	1	
Net cash used in investing activities	(1,209) (855)
FINANCING ACTIVITIES:			
Proceeds from debt	1,826	1,353	
Payments of debt	(1,646) (1,062)
Payments of deferred financing costs	(4) (4)
Excess purchase price over acquired interests and commodity hedges	(86) (110)
Proceeds from issuance of common units, net of offering costs	995	445	
Net change in advances to predecessor from DCP Midstream, LLC	32	164	
Net change in advances to predecessor – noncontrolling interest		44	
Distributions to limited partners and general partner	(195) (128)
Distributions to noncontrolling interests	(16) (5)
Contributions from noncontrolling interests	40	<u> </u>	
Distributions to DCP Midstream, LLC	(3) —	
Contributions from DCP Midstream, LLC	1	[^] 7	
Net cash provided by financing activities	944	704	
Net change in cash and cash equivalents	(1) 1	
Cash and cash equivalents, beginning of period	2	8	

Cash and cash equivalents, end of period \$1 \$9
See accompanying notes to condensed consolidated financial statements.

DCP MIDSTREAM PARTNERS, LP CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (Unaudited)

See accompanying notes to condensed consolidated financial statements.

	Partners' Equ	uity					
	Predecessor Equity	Limited Partne	rs General Partne	Accumulated OtherComprehensive (Loss) Income	er Noncontrolling Interests	g Total Equity	
Balance, January 1, 2013 Net income	(Millions) 3 \$357 6	\$ 1,063 97	\$— 50	\$ (15) —	\$ 189 10	\$1,594 163	
Other comprehensive	_	_	_	3	_	3	
income Net change in parent advances	32	_	_	_	_	32	
Acquisition of an additional 46.67% interest in the Eagle Force system	l ⁽³⁹⁵)	_	_	_	_	(395)
Issuance of units for the Eagle Ford system Excess purchase price	_	125	_	_	_	125	
over carrying value of acquired investment of 33.33% interest in the Eagle Ford system and NGL hedge	_	(7) —	_	_	(7)
Excess purchase price over carrying value of acquired additional 46.67% interest in the Eagle Ford system and	_	(204) —	_	_	(204)
commodity hedge Issuance of 23,058,547 common units	_	995	_	_	_	995	
Distributions to limited partners and general partner	_	(152) (43	_	_	(195)
Distributions to noncontrolling interests	_	_	_	_	(16)	(16)
Contributions from noncontrolling interests	_	_	_	_	40	40	
Contributions from DCP Midstream, LLC	_	1	_	_	_	1	
Distributions to DCP Midstream, LLC	_	(3) —	_	_	(3)
Balance, September 30, 2013	\$—	\$ 1,915	\$7	\$ (12	\$ 223	\$2,133	

DCP MIDSTREAM PARTNERS, LP CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (Unaudited)

	Partners' E	qu	ity								
	Predecessor Equity	r	Limited Partners	s General	Partne	Accumulated rComprehensiv (Loss) Income		r Noncontrol Interests	ling	g Total Equity	
Balance, January 1, 2012 Net income	(Millions) \$628 27		\$ 654 71	\$(5 29)	\$ (21 —)	\$ 306 8		\$1,562 135	
Other comprehensive (loss) income	(1)	_			9		_		8	
Net change in parent advances	164		_			_		44		208	
Acquisition of an additional 66.67% interest in Southeast Texas and NGL Hedge	(248)	40	_		_		_		(208)
Acquisition of an additional 49.9% interest in East Texas	: —		_	_		_		(176)	(176)
Issuance of units for Southeast Texas	_		48	_		_		_		48	
Issuance of units for East Texas			33	_		_		_		33	
Issuance of units for Mont Belvieu fractionators	_		60	_		_		_		60	
Excess purchase price over carrying value of acquired minority ownership interests in Mont Belvieu fractionators Deficit purchase price	_		(170)	_		_		_		(170)
under carrying value of acquired net assets	_		36	_		(4)	_		32	
Issuance of 11,031,691 common units	_		445	_		_		_		445	
Equity-based compensation	_		(1)	_		_		_		(1)
Distributions to limited partners and general partner	_		(103)	(25)	_		_		(128)
Distributions to noncontrolling interests	_		_	_		_		(5)	(5)
Contributions from DCP Midstream, LLC	_		10	_		_		_		10	

Balance, September 30, \$570 \$1,123 \$(1) \$ (16) \$177 \$1,853

See accompanying notes to condensed consolidated financial statements.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

1. Description of Business and Basis of Presentation

DCP Midstream Partners, LP, with its consolidated subsidiaries, or us, we, our or the Partnership, is engaged in the business of gathering, compressing, treating, processing, transporting, storing and selling natural gas; producing, fractionating, transporting, storing and selling NGLs and condensate; and transporting, storing and selling propane in wholesale markets.

We are a Delaware limited partnership that was formed in August 2005. Our partnership includes: our natural gas services segment (which includes our 80% interest in the Eagle Ford system, of which 33.33% and 46.67% were acquired in November 2012 and March 2013, respectively, our wholly-owned Eagle Plant; our East Texas system; our Southeast Texas system; our Michigan system; our Northern Louisiana system; our Southern Oklahoma system; our Wyoming system; a 75% interest in Collbran Valley Gas Gathering, LLC, or Collbran or our Colorado system; our 40% interest in Discovery Producer Services LLC, or Discovery, and our O'Connor plant), our NGL logistics segment (which includes the NGL storage facility in Michigan, our 12.5% interest in the Mont Belvieu Enterprise fractionator, our 20% interest in the Mont Belvieu 1 fractionator, the Black Lake and Wattenberg interstate NGL pipelines, the DJ Basin NGL fractionators, the Seabreeze and Wilbreeze intrastate NGL pipelines, our 33.33% interest in the Front Range interstate NGL pipeline, and our 10% interest in the Texas Express intrastate NGL pipeline), and our wholesale propane logistics segment.

Our operations and activities are managed by our general partner, DCP Midstream GP, LP, which in turn is managed by its general partner, DCP Midstream GP, LLC, which we refer to as the General Partner, and is wholly-owned by DCP Midstream, LLC. DCP Midstream, LLC and its subsidiaries and affiliates, collectively referred to as DCP Midstream, LLC, is owned 50% by Phillips 66 and 50% by Spectra Energy Corp, or Spectra Energy. DCP Midstream, LLC directs our business operations through its ownership and control of the General Partner. DCP Midstream, LLC and its affiliates' employees provide administrative support to us and operate most of our assets. DCP Midstream, LLC owns approximately 23% of us.

The condensed consolidated financial statements include the accounts of the Partnership and all majority-owned subsidiaries where we have the ability to exercise control. Investments in greater than 20% owned affiliates that are not variable interest entities and where we do not have the ability to exercise control, and investments in less than 20% owned affiliates where we have the ability to exercise significant influence, are accounted for using the equity method. All intercompany balances and transactions have been eliminated.

Our predecessor operations consist of a 66.67% interest in Southeast Texas and commodity derivative hedge instruments related to the Southeast Texas storage business, which we acquired from DCP Midstream, LLC in March 2012, and an 80% interest in the Eagle Ford system, of which we acquired 33.33% and 46.67% in November 2012 and March 2013, respectively, from DCP Midstream, LLC. Prior to our acquisition of the remaining 66.67% interest in Southeast Texas, we accounted for our initial 33.33% interest as an unconsolidated affiliate using the equity method. Subsequent to the March 2012 transaction, we own 100% of Southeast Texas which we account for as a consolidated subsidiary. Prior to our acquisition of the additional 46.67% interest in the Eagle Ford system in March 2013, we accounted for our initial 33.33% interest as an unconsolidated affiliate using the equity method. Subsequent to the March 2013 transaction, we own 80% of the Eagle Ford system which we account for as a consolidated subsidiary. These transfers of net assets between entities under common control were accounted for as if the transfer occurred at the beginning of the period, and prior years were retrospectively adjusted to furnish comparative information, similar to the pooling method. Accordingly, our condensed consolidated financial statements include the historical results of our 100% interest in Southeast Texas and the natural gas commodity derivatives associated with the storage business, and 80% interest in the Eagle Ford system for all periods presented. We recognize transfers of net assets between entities under common control at DCP Midstream, LLC's basis in the net assets contributed. The amount of the purchase price in excess or in deficit of DCP Midstream, LLC's basis in the net assets is recognized as a reduction or an addition to limited partners' equity. The financial statements of our predecessor have been prepared from the separate records maintained by DCP Midstream, LLC and may not necessarily be indicative of the conditions

that would have existed or the results of operations if our predecessor had been operated as an unaffiliated entity. In addition, the results of operations for acquisitions accounted for as business combinations have been included in the condensed consolidated financial statements since their respective acquisition dates.

The condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America, or GAAP. Conformity with GAAP requires management to make estimates and assumptions that affect the amounts reported in the condensed consolidated financial statements and notes. Although these estimates are based on management's best available knowledge of current and expected future events, actual results could differ from those estimates. All intercompany balances and transactions have been eliminated. Transactions between us and other DCP Midstream, LLC operations have been identified in the condensed consolidated financial statements as transactions

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

between affiliates.

The accompanying unaudited condensed consolidated financial statements in this Quarterly Report on Form 10-Q have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission, or SEC. Accordingly, these condensed consolidated financial statements reflect all adjustments, consisting only of normal recurring adjustments, that are, in the opinion of management, necessary to present fairly the financial position and results of operations for the respective interim periods. Certain information and note disclosures normally included in our annual financial statements prepared in accordance with GAAP have been condensed or omitted from these interim financial statements pursuant to such rules and regulations, although we believe that the disclosures made are adequate to make the information not misleading. Results of operations for the three and nine months ended September 30, 2013 are not necessarily indicative of the results that may be expected for the year ending December 31, 2013. These unaudited condensed consolidated financial statements and other information included in this Quarterly Report on Form 10-Q should be read in conjunction with the 2012 audited consolidated financial statements and notes thereto included as Exhibit 99.3 in our Current Report on Form 8-K filed on June 14, 2013.

On August 5, 2013, we entered into a purchase and sale agreement with DCP Midstream, LP, or Midstream LP, a wholly owned subsidiary of DCP Midstream, LLC, pursuant to which the Partnership acquired from Midstream LP all of the membership interests in DCP LaSalle Plant LLC, or the LaSalle Transaction, for consideration of \$209 million, subject to certain customary purchase price adjustments. The LaSalle Transaction was financed at closing using borrowings under our revolving credit facility.

DCP LaSalle Plant LLC owns the O'Connor plant, a 110 MMcf/d cryogenic natural gas processing plant in the DJ Basin in Weld County, Colorado with plans to complete an expansion to 160 MMcf/d. Prior to the start of commercial operations in October 2013, the O'Connor plant was known as the LaSalle plant. In connection with the LaSalle Transaction, we also entered into a 15-year fee-based processing agreement with an affiliate of DCP Midstream, LLC pursuant to which such affiliate agreed to pay us (i) a fixed demand charge of 75% of the plant's capacity, and (ii) a throughput fee on all volumes processed for such affiliate at the O'Connor plant. The LaSalle Transaction represents a transfer of assets between entities under common control. The results of the O'Connor plant are included prospectively from the date of contribution in our Natural Gas Services segment.

On August 5, 2013, we entered into a purchase and sale agreement with Midstream LP pursuant to which the Partnership acquired from Midstream LP all of the membership interests in DCP Midstream Front Range LLC, or Front Range, for consideration of \$86 million, subject to certain customary purchase price adjustments, or the Front Range Transaction. The Front Range Transaction was financed at closing using borrowings under our revolving credit facility.

Front Range owns a 33.33% equity interest in Front Range Pipeline LLC, a joint venture with affiliates of Enterprise Products Partners L.P., or Enterprise, and Anadarko Petroleum Corporation. The joint venture was formed to construct a new raw NGL mix pipeline that will originate in the DJ Basin and extend approximately 435 miles to Skellytown, Texas, or the Front Range pipeline. With connections to the Mid-America pipeline, and to the Texas Express pipeline, in which the Partnership owns a 10% interest, the Front Range pipeline will provide takeaway capacity and market access to the Gulf Coast for the expanding production of NGLs in the DJ Basin. The Front Range Pipeline will connect to the O'Connor plant as well as third party and DCP Midstream, LLC plants in the DJ Basin. The initial capacity of the Front Range pipeline is expected to be 150 MBbls/d, which could be expanded to 230 MBbls/d with the installation of additional pump stations. Enterprise is the operator of the pipeline and expects the pipeline to be in service in the first quarter of 2014. The Front Range Pipeline currently has transportation agreements in place with affiliates of DCP Midstream, LLC and others. The transportation agreements provide for ship or pay arrangements for the first 10 years for a minimum volume specified in the agreement with the last 5 years under plant dedication arrangements. The Front Range Transaction represents a transfer of assets between entities under common control. The results of Front Range are included prospectively from the date of contribution in our NGL Logistics segment.

On March 28, 2013, we acquired an additional 46.67% interest in DCP SC Texas GP, or the Eagle Ford system, from DCP Midstream, LLC and an \$87 million fixed price commodity derivative hedge for a three-year period for aggregate consideration of \$626 million, plus customary working capital and other purchase price adjustments. \$490 million of the consideration was financed with the net proceeds from our 3.875% 10-year Senior Notes offering, \$125 million was financed by the issuance at closing of an aggregate 2,789,739 of our common units to DCP Midstream, LLC and the remaining \$11 million was paid with cash on hand. The \$204 million excess purchase price over the carrying value of the acquired interest in the Eagle Ford system, as adjusted for customary working capital and other purchase price adjustments, was recorded as a decrease in limited partners' equity. We also reimbursed DCP Midstream, LLC \$50 million for 46.67% of the capital spent to date by the Eagle Ford system for the construction of the Goliad plant, plus an incremental payment of \$23 million as reimbursement for 46.67% of

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

preformation capital expenditures. Prior to the acquisition of the additional interest in the Eagle Ford system, we owned a 33.33% interest which we accounted for as an unconsolidated affiliate using the equity method. The Eagle Ford system acquisition represents a transaction between entities under common control and a change in reporting entity. Accordingly, our condensed consolidated financial statements have been adjusted to retrospectively include the historical results of our 80% interest in the Eagle Ford system for all periods presented, similar to the pooling method. Historical Financial Information

The results of our 80% interest in the Eagle Ford system are included in the consolidated balance sheets as of December 31, 2012. The following table presents the previously reported December 31, 2012 consolidated balance sheet, adjusted for the acquisition of the additional 46.67% interest in the Eagle Ford system from DCP Midstream, LLC:

As of December 31, 2012

	DCP Midstream Partners, LP (As previously reported on Form 10-K filed on 2/27/13) (a) (Millions)	Consolidate Eagle Ford system (b)	Remove Eagle Ford system Investment in Unconsolidated Affiliate (c)	Condensed Consolidated DCP Midstream Partners, LP (As currently reported on Form 8-K filed on 6/14/13)
ASSETS				
Current assets:	Φ.1	Φ.1	Ф	Φ.2
Cash and cash equivalents	\$1	\$1 57	\$ —	\$2
Accounts receivable	182	57		239
Inventories	75 51	1		76 51
Other	51		_	51
Total current assets	309	59	_	368
Property, plant and equipment, net	1,727	823		2,550
Goodwill and intangible assets, net	291			291
Investments in unconsolidated affiliates	558	1	(255)	
Other non-current assets	87	3		90
Total assets	\$2,972	\$886	\$(255)	\$3,603
LIABILITIES AND EQUITY				
Accounts payable and other current liabilities	\$234	\$111	\$ —	\$345
Long-term debt	1,620	_	_	1,620
Other long-term liabilities	35	9	_	44
Total liabilities	1,889	120		2,009
Commitments and contingent liabilities				
Equity:				
Partners' equity				
Net equity	1,063	612	(255)	1,420
Accumulated other comprehensive loss	(15)		_	(15)
Total partners' equity	1,048	612	(255)	1,405

Noncontrolling interests	35	154	_	189
Total equity	1,083	766	(255) 1,594
Total liabilities and equity	\$2,972	\$886	\$(255) \$3,603

⁽a) Amounts as previously reported with 33.33% of the Eagle Ford system presented within investments in unconsolidated affiliates.

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⁽b) Adjustments to present the Eagle Ford system on a consolidated basis with a 20% noncontrolling interest.

⁽c) Adjustments to remove our 33.33% investment in unconsolidated affiliates.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

The results of our 80% interest in the Eagle Ford system are included in the condensed consolidated statements of operations for the three and nine months ended September 30, 2013 and 2012. The following tables present the previously reported condensed consolidated statements of operations for the three and nine months ended September 30, 2012, adjusted for the acquisition of an 80% interest in the Eagle Ford system from DCP Midstream, LLC:

Three Months Ended September 30, 2012

	DCP		Condensed	
	Midstream		Consolidated	
	Partners, LP	Consolidate	DCP	
	(As previously	Eagle Ford	Midstream	
	reported on Form	system (a)	Partners, LP	
	10-Q filed on		(As currently	
	11/7/12)		reported)	
	(Millions)			
Sales of natural gas, propane, NGLs and condensate	\$306	\$263	\$569	
Transportation, processing and other	45	10	55	
Losses from commodity derivative activity, net	(20)	_	(20)
Total operating revenues	331	273	604	
Operating costs and expenses:				
Purchases of natural gas, propane and NGLs	268	235	503	
Operating and maintenance expense	36	17	53	
Depreciation and amortization expense	15	4	19	
General and administrative expense	11	9	20	
Total operating costs and expenses	330	265	595	
Operating income	1	8	9	
Interest expense	(8)		(8)
Earnings from unconsolidated affiliates	9	_	9	
Income before income taxes	2	8	10	
Income tax expense	_			
Net income	2	8	10	
Net income attributable to noncontrolling interests	(1)	(1)	(2)
Net income attributable to partners	\$1	\$7	\$8	

⁽a) Adjustments to present the Eagle Ford system on a consolidated basis with a 20% noncontrolling interest.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

Nine Months Ended September 30, 2012

	DCP		Condensed	
	Midstream		Consolidated	
	Partners, LP	Consolidate	DCP	
	(As previously	Eagle Ford	Midstream	
	reported on Form	system (a)	Partners, LP	
	10-Q filed on		(As currently	
	11/7/12)		reported)	
	(Millions)			
Sales of natural gas, propane, NGLs and condensate	\$1,089	\$813	\$1,902	
Transportation, processing and other	131	26	157	
Gains from commodity derivative activity, net	50	_	50	
Total operating revenues	1,270	839	2,109	
Operating costs and expenses:				
Purchases of natural gas, propane and NGLs	973	716	1,689	
Operating and maintenance expense	92	53	145	
Depreciation and amortization expense	50	18	68	
General and administrative expense	34	22	56	
Total operating costs and expenses	1,149	809	1,958	
Operating income	121	30	151	
Interest expense	(32)		(32)
Earnings from unconsolidated affiliates	17		17	
Income before income taxes	106	30	136	
Income tax expense	(1)	_	(1)
Net income	105	30	135	
Net income attributable to noncontrolling interests	(2)	(6) (8)
Net income attributable to partners	\$103	\$24	\$127	

(a) Adjustments to present the Eagle Ford system on a consolidated basis with a 20% noncontrolling interest. The currently reported results are not intended to reflect actual results that would have occurred if the acquired business had been consolidated during the periods presented.

3. Agreements and Transactions with Affiliates

DCP Midstream, LLC

Services Agreement and Other General and Administrative Charges

On February 14, 2013, we entered into a Services Agreement with DCP Midstream, LLC, which replaced the Omnibus Agreement, whereby DCP Midstream, LLC will continue to provide us with the general and administrative services previously provided under the Omnibus Agreement. The annual fee payable in future years to DCP Midstream, LLC under the Services Agreement, as amended, will be consistent with the fee structure previously payable under the Omnibus Agreement, and will be \$29 million for 2013. The Services Agreement fee is subject to adjustment based on the scope of general and administrative services performed by DCP Midstream, LLC. Pursuant to the Services Agreement, we will reimburse DCP Midstream, LLC for expenses and expenditures incurred or payments made on our behalf.

Following is a summary of the fees we incurred under the Services Agreement and Omnibus Agreement as well as other fees paid to DCP Midstream, LLC:

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	Three Months Ended September 30,		Nine Months Ended September 30,		
	2013	2012	2013	2012	
	(Millions)				
Services/Omnibus Agreement	\$7	\$7	\$21	\$19	
Other fees — DCP Midstream, LLC	4	9	12	25	
Total — DCP Midstream, LLC	\$11	\$16	\$33	\$44	

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

In addition to the fees paid pursuant to the Services Agreement and Omnibus Agreement, we incurred allocated expenses, including insurance and internal audit fees with DCP Midstream, LLC of less than \$1 million and \$1 million for the three and nine months ended September 30, 2013, respectively, and less than \$1 million for the three and nine months ended September 30, 2012. The Eagle Ford system incurred \$4 million and \$9 million in general and administrative expenses directly from DCP Midstream, LLC for the three months ended September 30, 2013 and 2012, respectively, and \$11 million and \$22 million in general and administrative expenses directly from DCP Midstream, LLC for the nine months ended September 30, 2013 and 2012, respectively. For the nine months ended September 30, 2012, Southeast Texas incurred \$3 million in general and administrative expenses directly from DCP Midstream, LLC, before the addition of Southeast Texas to the Omnibus Agreement in March 2012.

Other Agreements and Transactions with DCP Midstream, LLC

In conjunction with our acquisitions of our East Texas and Southeast Texas systems, which are part of our Natural Gas Services segment, we entered into agreements with DCP Midstream, LLC whereby DCP Midstream, LLC will reimburse us for certain expenditures on East Texas and Southeast Texas capital projects. These reimbursements are for specific capital projects which have commenced within three years from the respective acquisition dates. DCP Midstream, LLC made capital contributions to East Texas for capital projects of \$1 million for the three months ended September 30, 2012, and \$1 million and \$6 million for the nine months ended September 30, 2013 and 2012, respectively. DCP Midstream, LLC made capital contributions to Southeast Texas for capital projects of \$2 million and \$4 million for the three and nine months ended September 30, 2012, respectively. We made a distribution to DCP Midstream, LLC related to capital projects at Southeast Texas of \$3 million for the nine months ended September 30, 2013.

Summary of Transactions with Affiliates

The following table summarizes our transactions with affiliates:

	Three Months Ended September 30,			Nine Months Ended September 30,		
	2013	Ο,	2012		2013	2012
	(Millions)					
DCP Midstream, LLC:						
Sales of natural gas, propane, NGLs and condensate	\$460		\$398		\$1,263	\$1,290
Transportation, processing and other	\$11		\$9		\$39	\$27
Purchases of natural gas, propane and NGLs	\$22		\$21		\$94	\$97
(Losses) gains from commodity derivative activity, net	\$(24)	\$(9)	\$45	\$33
General and administrative expense	\$11		\$16		\$33	\$44
ConocoPhillips (a):						
Sales of natural gas, propane, NGLs and condensate	\$—		\$—		\$—	\$9
Transportation, processing and other	\$—		\$ —		\$ —	\$3
Purchases of natural gas, propane and NGLs	\$—		\$ —		\$ —	\$67
Spectra Energy:						
Purchases of natural gas, propane and NGLs	\$18		\$14		\$47	\$149
Unconsolidated affiliates:						
Purchases of natural gas, propane and NGLs	\$ —		\$ —		\$ —	\$2

In connection with the Phillips 66 separation, ConocoPhillips is not considered to be a related party for periods after April 30, 2012 and Phillips 66 is considered a related party for periods starting May 1, 2012. We had balances with affiliates as follows:

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

	September 30, 2013 (Millions)	December 31, 2012
DCP Midstream, LLC:		
Accounts receivable	\$183	\$132
Accounts payable	\$24	\$66
Unrealized gains on derivative instruments — current	\$84	\$48
Unrealized gains on derivative instruments — long-term	\$106	\$64
Unrealized losses on derivative instruments — current	\$7	\$11
Unrealized losses on derivative instruments — long-term	\$1	\$ —
Spectra Energy:		
Accounts receivable	\$1	\$ —
Accounts payable	\$7	\$5
Unconsolidated affiliates:		
Accounts payable	\$ —	\$1
4. Inventories		
Inventories were as follows:		
	September 30,	December 31,
	2013	2012
	(Millions)	
Natural gas	\$26	\$22
NGLs	28	54
Total inventories	\$54	\$76

We recognize lower of cost or market adjustments when the carrying value of our inventories exceeds their estimated market value. These non-cash charges are a component of purchases of natural gas, propane and NGLs in the condensed consolidated statements of operations. We recognized \$1 million and \$4 million in lower of cost or market adjustments during the three and nine months ended September 30, 2013, respectively, and less than \$1 million and \$19 million in lower of cost or market adjustments during the three and nine months ended September 30, 2012, respectively.

5. Property, Plant and Equipment

A summary of property, plant and equipment by classification is as follows:

	Depreciable	September 30,	December 31,
	Life	2013	2012
		(Millions)	
Gathering and transmission systems	20 — 50 Years	\$2,126	\$1,921
Processing, storage, and terminal facilities	35 — 60 Years	1,342	1,103
Other	3 — 30 Years	34	31
Construction work in progress		586	561
Property, plant and equipment		4,088	3,616
Accumulated depreciation		(1,128)	(1,066)
Property, plant and equipment, net		\$2,960	\$2,550

Interest capitalized on construction projects for the three months ended September 30, 2013 and 2012 was \$4 million and \$2 million, respectively, and for the nine months ended September 30, 2013 and 2012 was \$7 million and \$5 million, respectively.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

We revised the depreciable lives for our gathering and transmission systems, processing, storage and terminal facilities, and other assets effective April 1, 2012. The key contributing factors to the change in depreciable lives is an increase in the producers' estimated remaining economically recoverable reserves resulting from the widespread application of techniques, such as hydraulic fracturing and horizontal drilling, that improve commodity production in the regions our assets serve. Advances in extraction processes, along with better technology used to locate commodity reserves, is giving producers greater access to unconventional commodities. Based on our property, plant and equipment as of April 1, 2012, the new remaining depreciable lives resulted in an approximate \$17 million and \$34 million reduction in depreciation expense for the three and nine months ended September 30, 2012, respectively, which increased net income per limited partner unit by \$0.29 and \$0.65, respectively.

Depreciation expense was \$23 million and \$17 million for the three months ended September 30, 2013 and 2012, respectively, and \$62 million for each of the nine months ended September 30, 2013 and 2012.

During the nine months ended September 30, 2013, we discontinued certain construction projects and wrote off approximately \$4 million in construction work in progress to other expense in the condensed consolidated statements of operations.

6. Goodwill

The carrying value of goodwill as of September 30, 2013 and December 31, 2012 was \$82 million for each of the periods for our Natural Gas Services segment, \$35 million for each of the periods for our NGL Logistics segment, and \$37 million for each of the periods for our Wholesale Propane Logistics segment.

We performed our annual goodwill assessment during the quarter at the reporting unit level, which is identified by assessing whether the components of our operating segments constitute businesses for which discrete financial information is available, whether segment management regularly reviews the operating results of those components and whether the economic and regulatory characteristics are similar. As a result of our assessment, we concluded that the entire amount of goodwill disclosed on the condensed consolidated balance sheet is recoverable. We primarily used a discounted cash flow analysis, supplemented by a market approach analysis, to perform the assessment. Key assumptions in the analysis include the use of an appropriate discount rate, terminal year multiples, and estimated future cash flows including an estimate of operating and general and administrative costs. In estimating cash flows, we incorporate current market information, as well as historical and other factors, into our forecasted commodity prices. If actual results are not consistent with our assumptions and estimates, or our assumptions and estimates change due to new information, we may be exposed to goodwill impairment charges, which would be recognized in the period in which the carrying value exceeds fair value.

7. Investments in Unconsolidated Affiliates

The following table summarizes our investments in unconsolidated affiliates:

		Carrying Value a	ing Value as of		
	Percentage	September 30,	December 31,		
	Ownership	2013	2012		
		(Millions)			
Discovery Producer Services LLC	40%	\$283	\$223		
Front Range Pipeline LLC	33.33%	112			
Texas Express Pipeline	10%	92	41		
Mont Belvieu Enterprise Fractionator	12.5%	22	19		
Mont Belvieu 1 Fractionator	20%	16	14		
CrossPoint Pipeline, LLC	50%	6	6		
Other	Various	1	1		
Total investments in unconsolidated affiliates		\$532	\$304		

There was a deficit between the carrying amount of the investment and the underlying equity of Discovery of \$28 million and \$30 million at September 30, 2013 and December 31, 2012, respectively, which is associated with, and is being amortized over, the life of the underlying long-lived assets of Discovery.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

There was a deficit between the carrying amount of the investment and the underlying equity of Mont Belvieu 1 of \$5 million and \$6 million at September 30, 2013 and December 31, 2012, respectively, which is associated with, and is being amortized over the life of the underlying long-lived assets of Mont Belvieu 1.

There was an excess of the carrying amount of the investment over the underlying equity of Texas Express of \$3 million and less than \$1 million at September 30, 2013 and December 31, 2012, respectively, which is associated with interest capitalized during the construction of the pipeline and will be amortized over the life of the underlying long-lived assets of Texas Express Pipeline once placed into service.

There was an excess of the carrying amount of the investment over the underlying equity of Front Range of \$3 million at September 30, 2013, which is associated with interest capitalized during the construction of the pipeline and will be amortized over the life of the underlying long-lived assets of Front Range Pipeline once placed into service. Earnings from investments in unconsolidated affiliates were as follows:

Three Months Ended

Nine Months Ended

	September 30,		September 3	0,	
	2013	2012	2013	2012	
	(Millions)				
Discovery Producer Services LLC	\$(1	\$4	\$ —	\$12	
Mont Belvieu Enterprise Fractionator	3	3	9	3	
Mont Belvieu 1 Fractionator	5	2	14	2	
Total earnings from unconsolidated affiliates	\$7	\$9	\$23	\$17	
The following tables summarize the combined	l financial informa	tion of our inv	estments in uncons	olidated affiliates:	
	Three Months E	inded	Nine Months	Ended	
	September 30,		September 3	nber 30,	
	2013	2012	2013	2012	
	(Millions)				
Statements of operations:					
Operating revenue	\$109	\$91	\$340	\$174	
Operating expenses	\$71	\$49	\$210	\$115	
Net income	\$33	\$42	\$125	\$58	
			September 30,	December 31,	
			2013	2012	
D 1 1 4			(Millions)		
Balance sheets:			Ф 170	ф 100	
Current assets			\$172	\$129	
Long-term assets			2,300	1,288	
Current liabilities			(176) (75	
Long-term liabilities			(46) (43	

8. Fair Value Measurement

Net assets

Determination of Fair Value

Below is a general description of our valuation methodologies for derivative financial assets and liabilities which are measured at fair value. Fair values are generally based upon quoted market prices or prices obtained through external sources, where available. If listed market prices or quotes are not available, we determine fair value based upon a market quote, adjusted by other market-based or independently sourced market data such as historical commodity volatilities, crude oil future yield curves, and/or counterparty specific considerations. These adjustments result in a fair value for each asset or liability under an "exit price" methodology, in line with how we believe a marketplace participant

\$2,250

\$1,299

would value that asset or liability. Fair values are adjusted to reflect the credit risk inherent in the transaction as well as the potential impact of liquidating open positions in

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

an orderly manner over a reasonable time period under current conditions. These adjustments may include amounts to reflect counterparty credit quality, the effect of our own creditworthiness, the time value of money and/or the liquidity of the market.

Counterparty credit valuation adjustments are necessary when the market price of an instrument is not indicative of the fair value as a result of the credit quality of the counterparty. Generally, market quotes assume that all counterparties have near zero, or low, default rates and have equal credit quality. Therefore, an adjustment may be necessary to reflect the credit quality of a specific counterparty to determine the fair value of the instrument. We record counterparty credit valuation adjustments on all derivatives that are in a net asset position as of the measurement date in accordance with our established counterparty credit policy, which takes into account any collateral margin that a counterparty may have posted with us as well as any letters of credit that they have provided. Entity valuation adjustments are necessary to reflect the effect of our own credit quality on the fair value of our net liability position with each counterparty. This adjustment takes into account any credit enhancements, such as collateral margin we may have posted with a counterparty, as well as any letters of credit that we have provided. The methodology to determine this adjustment is consistent with how we evaluate counterparty credit risk, taking into account our own credit rating, current credit spreads, as well as any change in such spreads since the last measurement date.

Liquidity valuation adjustments are necessary when we are not able to observe a recent market price for financial instruments that trade in less active markets for the fair value to reflect the cost of exiting the position. Exchange traded contracts are valued at market value without making any additional valuation adjustments and, therefore, no liquidity reserve is applied. For contracts other than exchange traded instruments, we mark our positions to the midpoint of the bid/ask spread, and record a liquidity reserve based upon our total net position. We believe that such practice results in the most reliable fair value measurement as viewed by a market participant.

We manage our derivative instruments on a portfolio basis and the valuation adjustments described above are calculated on this basis. We believe that the portfolio level approach represents the highest and best use for these assets as there are benefits inherent in naturally offsetting positions within the portfolio at any given time, and this approach is consistent with how a market participant would view and value the assets and liabilities. Although we take a portfolio approach to managing these assets/liabilities, in order to reflect the fair value of any one individual contract within the portfolio, we allocate all valuation adjustments down to the contract level, to the extent deemed necessary, based upon either the notional contract volume, or the contract value, whichever is more applicable.

The methods described above may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. While we believe that our valuation methods are appropriate and consistent with other market participants, we recognize that the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different estimate of fair value at the reporting date. We review our fair value policies on a regular basis taking into consideration changes in the marketplace and, if necessary, will adjust our policies accordingly. See Note 10 Risk Management and Hedging Activities.

Valuation Hierarchy

Our fair value measurements are grouped into a three-level valuation hierarchy. The valuation hierarchy is based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. The three levels are defined as follows.

Level 1 — inputs are unadjusted quoted prices for identical assets or liabilities in active markets.

Level 2 — inputs include quoted prices for similar assets and liabilities in active markets, and inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the financial instrument.

Level 3 — inputs are unobservable and considered significant to the fair value measurement.

A financial instrument's categorization within the hierarchy is based upon the input that requires the highest degree of judgment in the determination of the instrument's fair value. Following is a description of the valuation methodologies used as well as the general classification of such instruments pursuant to the hierarchy.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

Commodity Derivative Assets and Liabilities

We enter into a variety of derivative financial instruments, which may include over the counter, or OTC, instruments, such as natural gas, crude oil or NGL contracts.

Within our Natural Gas Services segment we typically use OTC derivative contracts in order to mitigate a portion of our exposure to natural gas, NGL and condensate price changes. We also may enter into natural gas derivatives to lock in margin around our storage and transportation assets. These instruments are generally classified as Level 2. Depending upon market conditions and our strategy, we may enter into OTC derivative positions with a significant time horizon to maturity, and market prices for these OTC derivatives may only be readily observable for a portion of the duration of the instrument. In order to calculate the fair value of these instruments, readily observable market information is utilized to the extent that it is available; however, in the event that readily observable market data is not available, we may interpolate or extrapolate based upon observable data. In instances where we utilize an interpolated or extrapolated value, and it is considered significant to the valuation of the contract as a whole, we would classify the instrument within Level 3.

Within our Wholesale Propane Logistics segment, we may enter into a variety of financial instruments to either secure sales or purchase prices, or capture a variety of market opportunities. Since financial instruments for NGLs tend to be counterparty and location specific, we primarily use the OTC derivative instrument markets, which are not as active and liquid as exchange traded instruments. Market quotes for such contracts may only be available for short dated positions (up to six months), and an active market itself may not exist beyond such time horizon. Contracts entered into with a relatively short time horizon for which prices are readily observable in the OTC market are generally classified within Level 2. Contracts with a longer time horizon, for which we internally generate a forward curve to value such instruments, are generally classified within Level 3. The internally generated curve may utilize a variety of assumptions including, but not limited to, historical and future expected relationship of NGL prices to crude oil prices, the knowledge of expected supply sources coming on line, expected weather trends within certain regions of the United States, and the future expected demand for NGLs.

Each instrument is assigned to a level within the hierarchy at the end of each financial quarter depending upon the extent to which the valuation inputs are observable. Generally, an instrument will move toward a level within the hierarchy that requires a lower degree of judgment as the time to maturity approaches, and as the markets in which the asset trades will likely become more liquid and prices more readily available in the market, thus reducing the need to rely upon our internally developed assumptions. However, the level of a given instrument may change, in either direction, depending upon market conditions and the availability of market observable data.

Interest Rate Derivative Assets and Liabilities

We use interest rate swap agreements as part of our overall capital strategy. These instruments effectively exchange a portion of our existing floating rate debt for fixed-rate debt. Our swaps are generally priced based upon a London Interbank Offered Rate, or LIBOR, instrument with similar duration, adjusted by the credit spread between our company and the LIBOR instrument. Given that a portion of the swap value is derived from the credit spread, which may be observed by comparing similar assets in the market, these instruments are classified within Level 2. Default risk on either side of the swap transaction is also considered in the valuation. We record counterparty credit and entity valuation adjustments in the valuation of our interest rate swaps; however, these reserves are not considered to be a significant input to the overall valuation.

Nonfinancial Assets and Liabilities

We utilize fair value to perform impairment tests as required on our property, plant and equipment; goodwill; and intangible assets. Assets and liabilities acquired in business combinations are recorded at their fair value as of the date of acquisition. The inputs used to determine such fair value are primarily based upon internally developed cash flow models and would generally be classified within Level 3, in the event that we were required to measure and record such assets at fair value within our condensed consolidated financial statements. Additionally, we use fair value to determine the inception value of our asset retirement obligations. The inputs used to determine such fair value are

primarily based upon costs incurred historically for similar work, as well as estimates from independent third parties for costs that would be incurred to restore leased property to the contractually stipulated condition, and would generally be classified within Level 3.

The following table presents the financial instruments carried at fair value as of September 30, 2013 and December 31, 2012, by consolidated balance sheet caption and by valuation hierarchy, as described above:

	September 30, 2013			Decembe				
				Total				Total
	Level 1	Level 2	Level 3	Carrying Value	Level 1	Level 2	Level 3	Carrying Value
	(Millions)						
Current assets (a):								
Commodity derivatives	\$ —	\$10	\$75	\$85	\$ —	\$9	\$40	\$49
Long-term assets (b):								
Commodity derivatives	\$ —	\$9	\$103	\$112	\$—	\$5	\$65	\$70
Current liabilities (c):								
Commodity derivatives	\$ —	\$(18)	\$(1)	\$(19)	\$		\$(1)	\$(27)
Interest rate derivatives	\$ —	\$(3)	\$	\$(3)	\$	\$(4)	\$ —	\$(4)
Long-term liabilities (d):								
Commodity derivatives	\$ —	\$(3)	\$	\$(3)	\$	\$(6)	\$—	\$(6)
Interest rate derivatives	\$—	\$ —	\$—	\$—	\$—	\$(2)	\$—	\$(2)

- (a) Included in current unrealized gains on derivative instruments in our condensed consolidated balance sheets.
- (b) Included in long-term unrealized gains on derivative instruments in our condensed consolidated balance sheets.
- (c) Included in current unrealized losses on derivative instruments in our condensed consolidated balance sheets.
- (d) Included in long-term unrealized losses on derivative instruments in our condensed consolidated balance sheets.

Changes in Levels 1 and 2 Fair Value Measurements

The determination to classify a financial instrument within Level 1 or Level 2 is based upon the availability of quoted prices for identical or similar assets and liabilities in active markets. Depending upon the information readily observable in the market, and/or the use of identical or similar quoted prices, which are significant to the overall valuation, the classification of any individual financial instrument may differ from one measurement date to the next. To qualify as a transfer, the asset or liability must have existed in the previous reporting period and moved into a different level during the current period. In the event that there is a movement between the classification of an instrument as Level 1 or 2, the transfer between Level 1 and Level 2 would be reflected in a table as Transfers in/out of Level 1/Level 2. During the three and nine months ended September 30, 2013 and 2012, there were no transfers between Level 1 and Level 2 of the fair value hierarchy.

Changes in Level 3 Fair Value Measurements

The tables below illustrate a rollforward of the amounts included in our consolidated balance sheets for derivative financial instruments that we have classified within Level 3. Since financial instruments classified as Level 3 typically include a combination of observable components (that is, components that are actively quoted and can be validated to external sources) and unobservable components, the gains and losses in the table below may include changes in fair value due in part to observable market factors, or changes to our assumptions on the unobservable components. Depending upon the information readily observable in the market, and/or the use of unobservable inputs, which are significant to the overall valuation, the classification of any individual financial instrument may differ from one measurement date to the next. The significant unobservable inputs used in determining fair value include adjustments by other market-based or independently sourced market data such as historical commodity volatilities, crude oil future yield curves, and/or counterparty specific considerations. In the event that there is a movement to/from the classification of an instrument as Level 3, we have reflected such items in the table below within the "Transfers into/out of Level 3" caption.

We manage our overall risk at the portfolio level, and in the execution of our strategy, we may use a combination of financial instruments, which may be classified within any level. Since Level 1 and Level 2 risk management instruments are not included in the rollforward below, the gains or losses in the table do not reflect the effect of our total risk management activities.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

	Commodity Derivative Instruments						
	Current Assets		Long- Term Assets		Current Liabilities		Long- Term Liabilities
	(Millions)						
Three months ended September 30, 2013 (a):							
Beginning balance	\$87		\$138		\$ —		\$ —
Net realized and unrealized gains (losses) included	9		(33)	(1)	
in earnings (c)			(33	,	(1	,	
Transfers into Level 3 (b)			_		_		
Transfers out of Level 3 (b)	(3)	(2)	_		_
Settlements	(18)	_		_		
Ending balance	\$75		\$103		\$(1)	\$ —
Net unrealized gains (losses) still held included in earnings (c)	\$24		\$(33)	\$(21)	\$—
Three months ended September 30, 2012 (a):							
Beginning balance	\$44		\$35		\$(1)	\$ —
Net realized and unrealized (losses) gains included	(2)	(6)	1		
in earnings (c)	(2	,	(0	,	1		
Transfers into Level 3 (b)	_		_		_		
Transfers out of Level 3 (b)	(14)	_		_		
Settlements	(7)	_		_		
Ending balance	\$21		\$29		\$ —		\$ —
Net unrealized gains (losses) still held included in earnings (c)	\$3		\$(6)	\$—		\$—

There were no purchases, issuances and sales of derivatives for the three months ended September 30, 2013 and 2012.

⁽b) Amounts transferred in and amounts transferred out are reflected at fair value as of the end of the period.

Represents the amount of total gains or losses for the period, included in gains or losses from commodity derivative (c) activity, net, attributable to changes in unrealized gains or losses relating to assets and liabilities classified as Level 3.

	Commodity Derivative Instruments				
	Current Assets	Long- Term Assets	Current Liabilities	Long- Term Liabilities	
	(Millions)				
Nine months ended September 30, 2013 (a):					
Beginning balance	\$40	\$65	\$(1) \$—	
Net realized and unrealized gains (losses) included in earnings (c)	45	(22	· —		
Transfers into Level 3 (b)	_	_			
Transfers out of Level 3 (b)	(3) (2	· —		
Settlements	(31) —			
Purchases	24	62			
Ending balance	\$75	\$103	\$(1) \$—	
Net unrealized gains (losses) still held included in earnings (c)	\$84	\$40	\$(28) \$—	
Nine months ended September 30, 2012 (a):					
Beginning balance	\$1	\$1	\$(1) \$—	
Net realized and unrealized gains included in earnings (c)	9	1	1	_	
Transfers into Level 3 (b)	_				
Transfers out of Level 3 (b)					
Settlements	(2) —	1	_	
Purchases	13	27	(1) —	
Ending balance	\$21	\$29	\$—	\$—	
Net unrealized gains still held included in earnings (c)	\$8	\$2	\$1	\$ —	

- (a) There were no issuances and sales of derivatives for the nine months ended September 30, 2013 and 2012.
- (b) Amounts transferred in and amounts transferred out are reflected at fair value as of the end of the period.

Represents the amount of total gains or losses for the period, included in gains or losses from commodity derivative (c) activity, net, attributable to changes in unrealized gains or losses relating to assets and liabilities classified as Level 3

Quantitative Information and Fair Value Sensitivities Related to Level 3 Unobservable Inputs

We utilize the market approach to measure the fair value of our commodity contracts. The significant unobservable inputs used in this approach to fair value are longer dated price quotes. Our sensitivity to these longer dated forward curve prices are presented in the table below. Significant changes in any of those inputs in isolation would result in significantly different fair value measurements, depending on our short or long position in contracts.

	September 30, 20	013	
Product Group	Fair Value	Forward Curve Range	
	(Millions)	Curve Trange	
Assets			
NGLs	\$171	\$0.25-\$2.07	Per gallon
Natural Gas	\$7	\$3.69-\$4.34	Per MMBtu
Liabilities			

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Natural Gas \$(1) \$3.89-\$4.04 Per MMBtu

Estimated Fair Value of Financial Instruments

Valuation of a contract's fair value is validated by an internal group independent of the marketing group. While common industry practices are used to develop valuation techniques, changes in pricing methodologies or the underlying assumptions could result in significantly different fair values and income recognition. When available, quoted market prices or prices obtained through external sources are used to determine a contract's fair value. For contracts with a delivery location or duration for which quoted market prices are not available, fair value is determined based on pricing models developed primarily from historical and expected relationship with quoted market prices.

Values are adjusted to reflect the credit risk inherent in the transaction as well as the potential impact of liquidating open positions in an orderly manner over a reasonable time period under current conditions. Changes in market prices and management estimates directly affect the estimated fair value of these contracts. Accordingly, it is reasonably possible that such estimates may change in the near term.

The fair value of our interest rate swaps and commodity non-trading derivatives is based on prices supported by quoted market prices and other external sources and prices based on models and other valuation methods. The "prices supported by quoted market prices and other external sources" category includes our interest rate swaps, our NGL and crude oil swaps, and our NYMEX positions in natural gas. In addition, this category includes our forward positions in natural gas for which our forward price curves are obtained from a third party pricing service and then validated through an internal process which includes the use of independent broker quotes. This category also includes our forward positions in NGLs at points for which over-the-counter, or OTC, broker quotes for similar assets or liabilities are available for the full term of the instrument. This category also includes "strip" transactions whose pricing inputs are directly or indirectly observable from external sources and then modeled to daily or monthly prices as appropriate. The "prices based on models and other valuation methods" category includes the value of transactions for which inputs to the fair value of the instrument are unobservable in the marketplace and are considered significant to the overall fair value of the instrument. The fair value of these instruments may be based upon an internally developed price curve, which was constructed as a result of the long dated nature of the transaction or the illiquidity of the market point. We have determined fair value amounts using available market information and appropriate valuation methodologies. However, considerable judgment is required in interpreting market data to develop the estimates of fair value. Accordingly, the estimates presented herein are not necessarily indicative of the amounts that we could realize in a current market exchange. The use of different market assumptions and/or estimation methods may have a material effect on the estimated fair value amounts.

The fair value of accounts receivable and accounts payable are not materially different from their carrying amounts because of the short-term nature of these instruments or the stated rates approximating market rates. Derivative instruments are carried at fair value. The carrying value of outstanding balances under our Credit Agreement was \$211 million as of September 30, 2013 and \$525 million as of December 31, 2012, which approximated fair value at each date. The carrying and fair values of the 3.875% Senior Notes were \$494 million and \$455 million, respectively, as of September 30, 2013. The carrying value of the 2.50% Senior Notes was \$497 million as of September 30, 2013 and December 31, 2012, which approximated fair value at each date. The carrying value of the 4.95% Senior Notes was \$349 million as of September 30, 2013, which approximated fair value. The carrying and fair values of the 4.95% Senior Notes were \$348 million and \$374 million, respectively, as of December 31, 2012. The carrying and fair values of the 3.25% Senior Notes were \$250 million and \$258 million, respectively, as of September 30, 2013, and \$250 million and \$259 million, respectively, as of December 31, 2012. We determine the fair value of our Credit Agreement borrowings based upon the discounted present value of expected future cash flows, taking into account the difference between the contractual borrowing spread and the spread for similar credit facilities available in the marketplace. We determine the fair value of our fixed-rate Senior Notes based on quotes obtained from bond dealers. We classify the fair values of our outstanding debt balances within Level 2 of the valuation hierarchy.

9. Debt

Long-term debt was as follows:

	September 30, 2013 (Millions)	December 31, 2012
Credit Agreement		
Revolving credit facility, weighted-average variable interest rate of 1.44% and	\$211	\$525
1.47%, respectively, due November 10, 2016 (a)	Φ211	\$323
Debt Securities		
Issued March 14, 2013, interest at 3.875% payable semi-annually, due	500	_
March 15, 2023	300	
Issued November 27, 2012, interest at 2.50% payable semi-annually, due	500	500
December 1, 2017	300	300
Issued March 13, 2012, interest at 4.95% payable semi-annually, due April 1,	350	350
2022	330	330
Issued September 30, 2010, interest at 3.25% payable semi-annually, due	250	250
October 1, 2015	230	230
Unamortized discount	(10)	(5)
Total long-term debt	\$1,801	\$1,620

\$150 million has been swapped to a fixed rate obligation with fixed rates ranging from 2.94% to 2.99%, for a net effective rate of 3.41% on the \$211 million of outstanding debt under our revolving credit facility as of

(a) September 30, 2013. \$150 million has been swapped to a fixed rate obligation with fixed rates ranging from 2.94% to 2.99%, for a net effective rate of 2.25% on the \$525 million of outstanding debt under our revolving credit facility as of December 31, 2012.

Credit Agreement

We have a \$1 billion revolving credit facility that matures November 10, 2016, or the Credit Agreement.

At September 30, 2013 and December 31, 2012, we had \$1 million of letters of credit issued and outstanding under the Credit Agreement. As of September 30, 2013, the unused capacity under the Credit Agreement was \$788 million, all of which was available for general working capital purposes.

Our borrowing capacity may be limited by the Credit Agreement's financial covenant requirements. Except in the case of a default, amounts borrowed under our Credit Agreement will not become due prior to the November 10, 2016 maturity date.

Debt Securities

On March 14, 2013, we issued \$500 million of 3.875% 10-year Senior Notes due March 15, 2023. We received proceeds of \$490 million, net of underwriters' fees, related expenses and unamortized discounts totaling \$10 million, which we used to fund a portion of the purchase price for the acquisition of an additional 46.67% interest in the Eagle Ford system. Interest on the notes will be paid semi-annually on March 15 and September 15 of each year, commencing September 15, 2013. The notes will mature on March 15, 2023, unless redeemed prior to maturity. The underwriters' fees and related expenses are deferred in other long-term assets in our consolidated balance sheets and will be amortized over the term of the notes.

The notes are senior unsecured obligations, ranking equally in right of payment with other unsecured indebtedness, including indebtedness under our Credit Agreement. We are not required to make mandatory redemption or sinking fund payments with respect to any of these notes, and they are redeemable at a premium at our option.

The future maturities of long-term debt in the year indicated are as follows:

	Debt
	Maturities
	(Millions)
2014	\$—
2015	250
2016	211
2017	500
Thereafter	850
	1,811
Unamortized discount	(10)
Total	\$1.801

10. Risk Management and Hedging Activities

Our day-to-day operations expose us to a variety of risks including but not limited to changes in the prices of commodities that we buy or sell, changes in interest rates, and the creditworthiness of each of our counterparties. We manage certain of these exposures with both physical and financial transactions. We have established a comprehensive risk management policy, or Risk Management Policy, and a risk management committee, or the Risk Management Committee, to monitor and manage market risks associated with commodity prices and counterparty credit. The Risk Management Committee is responsible for the overall management of credit risk and commodity price risk, including monitoring exposure limits. The following briefly describes each of the risks that we manage.

Cash Flow Protection Activities — We are exposed to the impact of market fluctuations in the prices of natural gas, NGLs and condensate as a result of our gathering, processing, sales and storage activities. For gathering, processing and storage services, we may receive cash or commodities as payment for these services, depending on the contract type. We enter into derivative financial instruments to mitigate a portion of the risk of weakening natural gas, NGL and condensate prices associated with our gathering, processing and sales activities, thereby stabilizing our cash flows. We have mitigated a portion of our expected commodity price risk associated with our gathering, processing and sales activities through 2016 with commodity derivative instruments. Our commodity derivative instruments used for our hedging program are a combination of direct NGL product, crude oil, and natural gas hedges. Due to the limited liquidity and tenor of the NGL derivative market, we have used crude oil swaps and costless collars to mitigate a portion of our commodity price exposure to NGLs. Historically, prices of NGLs have generally been related to crude oil prices; however, there are periods of time when NGL pricing may be at a greater discount to crude oil, resulting in additional exposure to NGL commodity prices. The relationship of NGLs to crude oil continues to be lower than historical relationships; however, a significant amount of our NGL hedges from 2013 through 2016 are direct product hedges. When our crude oil swaps become short-term in nature, we have periodically converted certain crude oil derivatives to NGL derivatives by entering into offsetting crude oil swaps while adding NGL swaps, Our crude oil and NGL transactions are primarily accomplished through the use of forward contracts that effectively exchange our floating price risk for a fixed price. We also utilize crude oil costless collars that minimize our floating price risk by establishing a fixed price floor and a fixed price ceiling. However, the type of instrument that we use to mitigate a portion of our risk may vary depending upon our risk management objective. These transactions are not designated as hedging instruments for accounting purposes and the change in fair value is reflected within our condensed consolidated statements of operations as a gain or a loss on commodity derivative activity.

Our Wholesale Propane Logistics segment is generally designed to establish stable margins by entering into supply arrangements that specify prices based on established floating price indices and by entering into sales agreements that

provide for floating prices that are tied to our variable supply costs plus a margin. To the extent possible, we match the pricing of our supply portfolio to our sales portfolio in order to lock in value and reduce our overall commodity price risk. However, to the extent that we carry propane inventories or our sales and supply arrangements are not aligned, we are exposed to market variables and commodity price risk. We manage the commodity price risk of our supply portfolio and sales portfolio with both physical and financial transactions, including fixed price sales. While the majority of our sales and purchases in this segment are index-based, occasionally, we may enter into fixed price sales agreements in the event that a propane distributor desires to purchase propane from us on a fixed price basis. In such cases, we may manage this risk with derivatives that allow us to swap

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

our fixed price risk to market index prices that are matched to our market index supply costs. In addition, we may use financial derivatives to manage the value of our propane inventories. These transactions are not designated as hedging instruments for accounting purposes and any change in fair value is reflected in the current period within our condensed consolidated statements of operations as a gain or loss on commodity derivative activity. Our portfolio of commodity derivative activity is primarily accounted for using the mark-to-market method of accounting, whereby changes in fair value are recorded directly to the condensed consolidated statements of

accounting, whereby changes in fair value are recorded directly to the condensed consolidated statements of operations; however, depending upon our risk profile and objectives, in certain limited cases, we may execute transactions that qualify for the hedge method of accounting.

Natural Gas Storage and Pipeline Asset Based Commodity Derivative Program — Our natural gas storage and pipeline assets are exposed to certain risks including changes in commodity prices. We manage commodity price risk related to our natural gas storage and pipeline assets through our commodity derivative program. The commercial activities related to our natural gas storage and pipeline assets primarily consist of the purchase and sale of gas and associated time spreads and basis spreads.

A time spread transaction is executed by establishing a long gas position at one point in time and establishing an equal short gas position at a different point in time. Time spread transactions allow us to lock in a margin supported by the injection, withdrawal, and storage capacity of our natural gas storage assets. We may execute basis spread transactions to mitigate the risk of sale and purchase price differentials across our system. A basis spread transaction allows us to lock in a margin on our physical purchases and sales of gas, including injections and withdrawals from storage. We typically use swaps to execute these transactions, which are not designated as hedging instruments and are recorded at fair value with changes in fair value recorded in the current period condensed consolidated statements of operations. While gas held in our storage locations is recorded at the lower of average cost or market, the derivative instruments that are used to manage our storage facilities are recorded at fair value and any changes in fair value are currently recorded in our condensed consolidated statements of operations. Even though we may have economically hedged our exposure and locked in a future margin, the use of lower-of-cost-or-market accounting for our physical inventory and the use of mark-to-market accounting for our derivative instruments may subject our earnings to market volatility. Commodity Cash Flow Hedges — In order for storage facilities to remain operational, a minimum level of base gas must be maintained in each storage cavern, which is capitalized on our condensed consolidated balance sheets as a component of property, plant and equipment, net. During 2011, Southeast Texas commenced an expansion project to build an additional storage cavern. During the third quarter of 2013, Southeast Texas began purchasing base gas to bring the storage cavern to operation. To mitigate risk associated with the forecasted purchase of natural gas, we executed a series of derivative financial instruments, which were designated as cash flow hedges. The balance in accumulated other comprehensive income, or AOCI, of these cash flow hedges was in a loss position of \$3 million as of September 30, 2013. While the cash paid upon settlement of these hedges economically fixed the cash required to purchase the base gas, the deferred loss will remain in AOCI until the cavern is emptied and the base gas is sold.

Interest Rate Risk

We mitigate a portion of our interest rate risk with interest rate swaps that reduce our exposure to market rate fluctuations by converting variable interest rates on our existing debt to fixed interest rates. The interest rate swap agreements convert the interest rate associated with the indebtedness outstanding under our revolving credit facility to a fixed-rate obligation, thereby reducing the exposure to market rate fluctuations.

At September 30, 2013, we had interest rate swap agreements extending through June 2014 totaling \$150 million, which are accounted for under the mark-to-market method of accounting and reprice prospectively approximately every 30 days. Under the terms of the interest rate swap agreements, we pay fixed-rates ranging from 2.94% to 2.99%, and receive interest payments based on the one-month LIBOR. Prior to August of 2013, these interest rate swaps were designated as cash flow hedges whereby the effective portions of changes in fair value were recognized in AOCI in the condensed consolidated balance sheets. The deferred loss of \$3 million in AOCI will be reclassified into earnings as the hedged transactions impact earnings.

In March 2012, we settled \$195 million of our forward-starting interest rate swap agreements for \$7 million. The net deferred losses of \$5 million in AOCI, as of the settlement date, will be amortized into interest expense associated with our long-term debt offering through 2022.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

Contingent Credit Features

Each of the above risks is managed through the execution of individual contracts with a variety of counterparties. Certain of our derivative contracts may contain credit-risk related contingent provisions that may require us to take certain actions in certain circumstances.

We have International Swap Dealers Association, or ISDA, contracts which are standardized master legal arrangements that establish key terms and conditions which govern certain derivative transactions. These ISDA contracts contain standard credit-risk related contingent provisions. Some of the provisions we are subject to are outlined below.

If we were to have an effective event of default under our Credit Agreement that occurs and is continuing, our ISDA counterparties may have the right to request early termination and net settlement of any outstanding derivative liability positions.

In the event that we or DCP Midstream, LLC were to be downgraded below investment grade by at least one of the major credit rating agencies, certain of our ISDA counterparties have the right to reduce our collateral threshold to zero, potentially requiring us to fully collateralize any commodity contracts in a net liability position.

Additionally, in some cases, our ISDA contracts contain cross-default provisions that could constitute a credit-risk related contingent feature. These provisions apply if we default in making timely payments under those agreements and the amount of the default is above certain predefined thresholds, which are significantly high and are generally consistent with the terms of our Credit Agreement. As of September 30, 2013, we are not a party to any agreements that would be subject to these provisions other than our Credit Agreement.

Our commodity derivative contracts that are not governed by ISDA contracts do not have any credit-risk related contingent features.

Depending upon the movement of commodity prices and interest rates, each of our individual contracts with counterparties to our commodity derivative instruments or to our interest rate swap instruments are in either a net asset or net liability position. As of September 30, 2013, we had \$13 million of individual commodity derivative contracts that contain credit-risk related contingent features that were in a net liability position, and have not posted any cash collateral relative to such positions. If a credit-risk related event were to occur and we were required to net settle our position with an individual counterparty, our ISDA contracts permit us to net all outstanding contracts with that counterparty, whether in a net asset or net liability position, as well as any cash collateral already posted. As of September 30, 2013, if a credit-risk related event were to occur we may be required to post additional collateral. Additionally, although our commodity derivative contracts that contain credit-risk related contingent features were in a net liability position as of September 30, 2013, if a credit-risk related event were to occur, the net liability position would be partially offset by contracts in a net asset position reducing our net liability to \$12 million.

As of September 30, 2013, we had \$150 million of interest rate swap instruments that were in a net liability position of \$3 million and were subject to credit-risk related contingent features. If we were to have a default of any of our covenants to our Credit Agreement that occurs and is continuing, the counterparties to our swap instruments have the right to request that we net settle the instrument in the form of cash.

Unconsolidated Affiliates

Discovery Producer Services LLC, one of our unconsolidated affiliates, entered into agreements with a pipe vendor denominated in a foreign currency in connection with the expansion of the natural gas gathering pipeline system in the deepwater Gulf of Mexico, the Keathley Canyon Connector. Discovery entered into certain foreign currency derivative contracts to mitigate a portion of the foreign currency exchange risks which were designated as cash flow hedges. As these hedges are owned by Discovery, an unconsolidated affiliate, we include the impact to AOCI on our consolidated balance sheet.

Offsetting

Certain of our derivative instruments are subject to a master netting or similar arrangement, whereby we may elect to settle multiple positions with an individual counterparty through a single net payment. Each of our individual

derivative instruments are presented on a gross basis on the condensed consolidated balance sheets, regardless of our ability to net settle our positions. Instruments that are governed by agreements that include net settle provisions allow final settlement, when presented with a termination event, of outstanding amounts by extinguishing the mutual debts owed between the parties in exchange for a net amount due. We have trade receivables and payables associated with derivative instruments, subject to

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

master netting or similar agreements, which are not included in the table below. The following summarizes the gross and net amounts of our derivative instruments:

	Gross Amoun of Assets and (Liabilities) Presented in the Balance Sheet September 30.	Amounts Not Offset in the Balance Sheet Financial Instruments (a	Amount	Gross Amoun of Assets and (Liabilities) Presented in t Balance Sheet December 31,	Amounts Not Offset in the Balance Sheet - He Financial Instruments (a)	Amount	
Assets:	September 50	, 2012		December 31,	, 2012		
Commodity derivatives	\$197	\$ (9)	\$188	\$119	\$ (10	\$109	
Ţ.	\$197	\$ (9)	φ100	\$119	\$ (10	\$109	
Interest rate derivatives	\$ —	\$ —	\$—	\$—	\$ —	\$—	
Liabilities:							
Commodity derivatives	\$(22)	\$ 9	\$(13) \$(33)	\$ 10	\$(23)
Interest rate derivatives	\$(3)	\$ —	\$(3) \$(6	\$ <i>-</i>	\$(6)

⁽a) There is no cash collateral pledged or received against these positions.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

Summarized Derivative Information

The fair value of our derivative instruments that are designated as hedging instruments and those that are marked-to-market each period, as well as the location of each within our consolidated balance sheets, by major category, is summarized as follows:

Balance Sheet Line Item	September 30, 2013 (Millions)	December 31, 2012	Balance Sheet Line Item	September 30, 2013 (Millions)	December 31, 2012
Derivative Assets Designate	` ,	nstruments:	Derivative Liabilities Desi	` /	ing Instruments:
Commodity derivatives:	- u us 110 ugg 1.		Commodity derivatives:	8	,g
Unrealized gains on			Unrealized losses on		
derivative instruments —	\$—	\$—	derivative instruments —	\$—	\$(3)
current			current		
Unrealized gains on			Unrealized losses on		
derivative instruments —			derivative instruments —		
long-term			long-term		
-	\$ —	\$ —	-	\$ —	\$(3)
Interest rate derivatives:			Interest rate derivatives:		
Unrealized gains on			Unrealized losses on		
derivative instruments —	\$	\$ —	derivative instruments —	\$	\$(4)
current			current		
Unrealized gains on			Unrealized losses on		
derivative instruments —	_	_	derivative instruments —	_	(2)
long-term			long-term		
	\$ —	\$ —		\$ —	\$(6)
Derivative Assets Not Design	onated as Hedoi	no Instruments:	Derivative Liabilities Not	Designated as I	Hedging
	Snated as Treagr	ng mod dinents.	instruments:		
Commodity derivatives:			Commodity derivatives:		
Unrealized gains on			Unrealized losses on		
derivative instruments —	\$85	\$49	derivative instruments —	\$(19) \$(24)
current			current		
Unrealized gains on	110	5 0	Unrealized losses on	(2	
derivative instruments —	112	70	derivative instruments —	(3) (6
long-term	4.107	0.1.1.0	long-term	Φ.(22	Α (20
T	\$197	\$119	*	\$(22) \$(30)
Interest rate derivatives:			Interest rate derivatives:		
Unrealized gains on	¢.	¢	Unrealized losses on	6 72	ν Φ
derivative instruments —	\$ —	\$ —	derivative instruments —	\$(3) \$—
current			current		
Unrealized gains on derivative instruments —			Unrealized losses on		
long-term	_	_	derivative instruments — long-term	_	_
long-term	\$—	\$ —	iong-telli	\$(3) \$—
	ψ—	ψ—		$\Psi(\mathcal{I})$	<i>γ</i> Ψ

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

The following summarizes the balance and activity within AOCI relative to our interest rate, commodity and foreign currency cash flow hedges as of and for the three months ended September 30, 2013:

	Interest Rate Cash Flow Hedges (Millions)		Commodity Cash Flow Hedges	Foreign Currency Cash Flow Hedges (a)	Total	
Net deferred losses in AOCI (beginning balance)	\$(8)	\$(5) \$—	\$(13)
Gains (losses) recognized in AOCI on derivatives — effective portion	_		(1) 1		
Losses reclassified from AOCI to earnings — effective portion	1	(b)		_	1	
Net deferred losses in AOCI (ending balance)	\$(7)	\$(6) \$1	\$(12)
Deferred losses in AOCI expected to be reclassified into earnings over the next 12 months	2\$(3)	\$ —	\$ —	\$(3)

⁽a) Relates to Discovery, our unconsolidated affiliate.

The following summarizes the balance and activity within AOCI relative to our interest rate, commodity and foreign currency cash flow hedges as of and for the nine months ended September 30, 2013:

	Interest Rate Cash Flow Hedges (Millions)		Commodity Cash Flow Hedges	Foreign Currency Cash Flow Hedges (a)	Total	
Net deferred (losses) gains in AOCI (beginning balance)	\$(10)	\$(6)	\$1	\$(15)
Gains (losses) recognized in AOCI on derivatives — effective portion	_		_		_	
Losses reclassified from AOCI to earnings — effective portion	_3	(b)	_		3	
Net deferred losses in AOCI (ending balance	\$) \$ (7)	\$(6)	\$1	\$(12)
Deferred losses in AOCI expected to be reclassified into earnings over the next 12 months	\$(3)	\$	\$—	\$(3)

⁽a) Relates to Discovery, our unconsolidated affiliate.

For both the three and nine months ended September 30, 2013, less than \$1 million of derivative losses attributable to the ineffective portion was recognized in gains or losses from commodity derivative activity, net and interest expense in our condensed consolidated statements of operations. For the three and nine months ended September 30, 2013, no derivative gains or losses were reclassified from AOCI to current period earnings as a result of amounts excluded from effectiveness testing or as a result of the discontinuance of cash flow hedges related to certain forecasted transactions

⁽b) Included in interest expense in our condensed consolidated statements of operations.

⁽b) Included in interest expense in our condensed consolidated statements of operations.

that are not probable of occurring.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

The following table summarizes the impact on our condensed consolidated balance sheet and condensed consolidated statements of operations of our derivative instruments that are accounted for using the cash flow hedge method of accounting for the three months ended September 30, 2012:

	<i>a</i>) <i>c</i> :	Losses		Losses Recognized in Income on
	(Losses) Gains Recognized in AOCI on Derivatives — Effective Portion	Reclassified From AOCI to Earnings — Effective Portion		Derivatives — Ineffective Portion and Amount Excluded From Effectiveness Testing (c)
	(Millions)			
Interest rate derivatives	\$(1)	\$—	(a)	\$—
Commodity derivatives	\$1	\$		\$
Foreign currency derivatives (b)	\$1	\$ —		\$ —

- (a) Included in interest expense in our condensed consolidated statements of operations.
- (b) Relates to Discovery, our unconsolidated affiliate.

For the three months ended September 30, 2012, no derivative gains or losses were reclassified from AOCI to

(c) current period earnings as a result of the discontinuance of cash flow hedges related to certain forecasted transactions that are not probable of occurring.

The following table summarizes the impact on our condensed consolidated balance sheet and condensed consolidated statements of operations of our derivative instruments that are accounted for using the cash flow hedge method of accounting for the nine months ended September 30, 2012:

	Losses Recognized in AOCI on Derivatives — Effective Portion			Losses Recognizin Income on Derivatives — Ineffective Portiand Amount Excluded From Effectiveness Testing	
	(Millions)				
Interest rate derivatives	\$(1	\$(9) (a)	\$ (2) (a) (b)
Commodity derivatives	\$—	\$		\$ —	
Foreign currency derivatives (c)	\$ —	\$—		\$ —	

⁽a) Included in interest expense in our condensed consolidated statements of operations.

For the nine months ended September 30, 2012, \$1 million of derivative losses were reclassified from AOCI to

- (b) current period earnings as a result of the discontinuance of cash flow hedges related to certain forecasted transactions that are not probable of occurring.
- (c) Relates to Discovery, our unconsolidated affiliate.

Changes in value of derivative instruments, for which the hedge method of accounting has not been elected from one period to the next, are recorded in the condensed consolidated statements of operations. The following summarizes these amounts and the location within the condensed consolidated statements of operations that such amounts are reflected:

Commodity Derivatives: Statements of Operations Line Item	Three Months Ended September 30,		inded		Nine Months Ended September 30,		nded	ed .	
	2013 (Millions)		2012		2013		2012		
Third party:									
Realized (losses) gains	\$(7)	\$(4)	\$(14)	\$7		
Unrealized (losses) gains	(1)	(7)	8		10		
(Losses) gains from commodity derivative activity, net	\$(8)	\$(11)	\$(6)	\$17		
Affiliates:									
Realized gains	\$25		\$7		\$55		\$24		
Unrealized (losses) gains	(49)	(16)	(10)	9		
(Losses) gains from commodity derivative activity, net —affiliates	\$(24)	\$(9)	\$45		\$33		
Interest Rate Derivatives: Statements of Operations Line Item	Three Months Ended September 30,		Inded		Nine Months September 3				
	2013 (Millions)		2012		2013		2012		
Third party:	· · · · · · · · · · · · · · · · · · ·								
Realized losses	\$ —		\$(1)	\$(1)	\$(7)	
Unrealized gains			1	,	1		7		
Interest expense	\$ —		\$ —		\$ —		\$—		

We do not have any derivative financial instruments that qualify as a hedge of a net investment.

The following tables represent, by commodity type, our net long or short positions that are expected to partially or entirely settle in each respective year. To the extent that we have long dated derivative positions that span multiple calendar years, the contract will appear in more than one line item in the tables below.

	September 30, 2			
	Crude Oil	Natural Gas	Natural Gas Liquids	Natural Gas Basis Swaps
Year of Expiration	Net (Short) Position (Bbls)	Net (Short) Position (MMBtu)	Net (Short) Position (Bbls)	Net Long Position (MMbtu)
2013	(259,596	(6,890,076)	(1,231,128	3,532,500
2014	(690,945	(11,446,120)	(5,186,910	13,275,000
2015	(745,695	(9,458,975)	(5,691,570	3,650,000
2016	(561,922	(1,838,564)	(813,267)	· —
	September 30, 2	2012		
	Crude Oil	Natural Gas	Natural Gas Liquids	Natural Gas Basis Swaps

Year of Expiration	Net (Short) Position (Bbls)	Net (Short) Position (MMBtu)	Net (Short) Position (Bbls)	Net Long (Short) Position (Mmbtu)	
2012	(170,759	(240,000) (788,429) 605,000	
2013	(927,310	(6,865,000) (700,975) 10,072,500	
2014	(547,500	(365,000) (629,625) (900,000)
2015	(365,000) —	(155,250) —	
2016	(183,000) —		_	
30					

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

We periodically enter into interest rate swap agreements to mitigate a portion of our floating rate interest exposure. As of September 30, 2013, we have swaps with a notional value of \$70 million and \$80 million, which, in aggregate, exchange \$150 million of our floating rate obligation to a fixed rate obligation through June 2014.

11. Partnership Equity and Distributions

General — Our partnership agreement requires that, within 45 days after the end of each quarter, we distribute all of our Available Cash, as defined in the partnership agreement, to unitholders of record on the applicable record date, as determined by our general partner.

In August 2013, we issued 9,000,000 common units at \$50.04 per unit. We received proceeds of \$434 million, net of offering costs.

On June 14, 2013, we filed a shelf registration statement on Form S-3 with the SEC with a maximum offering price of \$300 million, which became effective on June 27, 2013. The shelf registration statement will allow us to issue additional common units under an equity distribution agreement. As of September 30, 2013, we have issued no securities under this registration statement.

In March 2013, we issued 2,789,739 common units to DCP Midstream, LLC as partial consideration for 46.67% interest in the Eagle Ford system.

In March 2013, we issued 12,650,000 common units at \$40.63 per unit. We received proceeds of \$494 million, net of offering costs.

In August 2011, we entered into an equity distribution agreement with a financial institution, as sales agent. The agreement provides for the offer and sale from time to time, through our sales agent, of common units having an aggregate offering amount of up to \$150 million. During the nine months ended September 30, 2013, we issued 1,408,547 of our common units pursuant to the equity distribution agreement and received proceeds of \$67 million, net of commissions and offering costs of \$2 million, which were used to finance growth opportunities and for general corporate purposes. As of September 30, 2013, no common units remain available for sale pursuant to this equity distribution agreement.

The following table presents our cash distributions paid in 2013 and 2012:

Doymant Data	Per Unit	Total Cash
Payment Date	Distribution	Distribution
		(Millions)
August 14, 2013	\$0.71	\$72
May 15, 2013	\$0.70	\$69
February 14, 2013	\$0.69	\$54
November 14, 2012	\$0.68	\$53
August 14, 2012	\$0.67	\$49
May 15, 2012	\$0.66	\$43
February 14, 2012	\$0.65	\$37

12. Net Income or Loss per Limited Partner Unit

Basic and diluted net income or loss per limited partner unit is calculated by dividing net income or loss allocable to limited partners, by the weighted-average number of outstanding limited partner units during the period. Diluted net income or loss per limited partner unit is computed based on the weighted average number of units plus the effect of dilutive potential units outstanding during the period using the two-class method. Dilutive potential units include outstanding Performance Units, Phantom Units and Restricted Units. The potentially dilutive effect of unit-based awards was 18,074 and 26,466 equivalent units during the three months ended September 30, 2013 and 2012, respectively. The dilutive effect of unit-based awards was 21,175 and 35,908 equivalent units during the nine months ended September 30, 2013 and 2012, respectively.

13. Commitments and Contingent Liabilities

Prospect — During the fourth quarter of 2011, we received a claim for arbitration, or the Claim, filed with the American Arbitration Association by Prospect Street Energy, LLC and Prospect Street Ventures I, LLC, or together, the Claimants, against EE Group, LLC, or EE Group, and a number of other parties that previously owned, directly or indirectly, our Marysville NGL storage facility, or collectively, the Respondents. EE Group is our indirect subsidiary which we acquired in connection with our acquisition of Marysville Hydrocarbons Holdings, LLC, or Marysville, on December 30, 2010, or the Acquisition. The Claim involves actions taken and time periods prior to our ownership of EE Group and Marysville, and includes several causes of action including claims of civil conspiracy, breach of fiduciary duty and fraud. We acquired a 90% interest in Marysville from Dart Energy Corporation, a 5% interest in Marysville from Prospect Street Energy, LLC and a 100% interest in EE Group, which owned the remaining 5% interest in Marysville. The Claimants seek, from the Respondents collectively, alleged actual, punitive and treble damages and disgorgement of profits, as well as fees and costs. The purchase agreements for the Acquisition contain indemnification and other provisions that may provide some protection to us for any breach of the representations, warranties and covenants made by the sellers in the Acquisition. In August 2012, we entered into a Settlement Agreement with the Claimants in which the Claimants have agreed that if an award is issued to the Claimants in the arbitration, the Claimants will not attempt to recover such an award from us. Additionally, in November 2012, we entered into a Settlement Agreement with the prior owners of EE Group in which such prior owners, who are named Respondents in the arbitration, agreed to fully release us from any liability that may arise out of the arbitration. Notwithstanding those settlement agreements, this matter is subject to the uncertainties inherent in any litigation, and the ultimate outcome of this matter may not be known for an extended period of time.

Other — We are not a party to any other significant legal proceedings, but are a party to various administrative and regulatory proceedings and commercial disputes that have arisen in the ordinary course of our business. Management currently believes that the ultimate resolution of the foregoing matters, taken as a whole, and after consideration of amounts accrued, insurance coverage or other indemnification arrangements, will not have a material adverse effect on our consolidated results of operations, financial position, or cash flow.

Insurance - We renewed our insurance policies in May, June and July 2013 for the 2013-2014 insurance year. We contract with third party and affiliate insurers for: (1) automobile liability insurance for all owned, non-owned and hired vehicles; (2) general liability insurance; (3) excess liability insurance above the established primary limits for general liability and automobile liability insurance; and (4) property insurance, which covers replacement value of real and personal property and includes business interruption/extra expense. These renewals have not resulted in any material change to the premiums we are contracted to pay or our limits in the 2013-2014 insurance year compared with the 2012-2013 insurance year. We are jointly insured with DCP Midstream, LLC for a portion of the directors and officers insurance covering our directors and officers for acts related to our business activities. All coverage is subject to certain limits and deductibles, the terms and conditions of which are common for companies that are of similar size to us and with similar types of operations.

The insurance on Discovery, as placed by Williams Field Service Group LLC, for the 2013-2014 insurance year includes general and excess liability, onshore property damage, including named windstorm and business interruption, and offshore non-wind property and business interruption insurance. The availability of offshore named windstorm property and business interruption insurance has been significantly reduced over the past few years as a result of higher industry-wide damage claims. Additionally, the named windstorm property and business interruption insurance that is available comes at uneconomic premium levels, higher deductibles and lower coverage limits. As such, Discovery continues to elect not to purchase offshore named windstorm property and business interruption insurance coverage for the 2013-2014 insurance year.

Environmental — The operation of pipelines, plants and other facilities for gathering, transporting, processing, treating, or storing natural gas, NGLs and other products is subject to stringent and complex laws and regulations pertaining to health, safety and the environment. As an owner or operator of these facilities, we must comply with United States

laws and regulations at the federal, state and local levels that relate to air and water quality, hazardous and solid waste management and disposal, and other environmental matters. The cost of planning, designing, constructing and operating pipelines, plants, and other facilities incorporates compliance with environmental laws and regulations and safety standards. Failure to comply with these laws and regulations may trigger a variety of administrative, civil and potentially criminal enforcement measures, including citizen suits, which can include the assessment of monetary penalties, the imposition of remedial requirements, and the issuance of injunctions or restrictions on operation. Management believes that, based on currently known information, compliance with these laws and regulations will not have a material adverse effect on our consolidated results of operations, financial position or cash flows.

14. Business Segments

Our operations are located in the United States and are organized into three reporting segments: Natural Gas Services; NGL Logistics; and Wholesale Propane Logistics.

Natural Gas Services — Our Natural Gas Services segment provides services that include gathering, compressing, treating, processing, transporting and storing natural gas. The segment consists of our 80% interest in the Eagle Ford system, our wholly-owned Eagle Plant, our East Texas system, our Southeast Texas system, our Michigan system, our Northern Louisiana system, our Southern Oklahoma system, our Wyoming system, our 75% interest in the Colorado system, our 40% interest in Discovery, and our O'Connor plant.

NGL Logistics — Our NGL Logistics segment provides services that include transportation, storage and fractionation of NGLs. The segment consists of the NGL storage facility in Michigan, our 20% interest in the Mont Belvieu 1 fractionator, our 12.5% interest in the Mont Belvieu Enterprise fractionator, the Black Lake and Wattenberg interstate NGL pipelines, the DJ Basin NGL fractionators in Colorado, the Seabreeze and Wilbreeze intrastate NGL pipelines, our 33.33% interest in the Front Range interstate NGL pipeline, and our 10% interest in the Texas Express intrastate NGL pipeline.

Wholesale Propane Logistics — Our Wholesale Propane Logistics segment provides services that include the receipt of propane by pipeline, rail or ship to our terminals that deliver the product to distributors. The segment consists of six owned rail terminals, one owned marine terminal, one leased marine terminal, one pipeline terminal and access to several open-access pipeline terminals.

These segments are monitored separately by management for performance against our internal forecast and are consistent with internal financial reporting. These segments have been identified based on the differing products and services, regulatory environment and the expertise required for these operations. Gross margin is a performance measure utilized by management to monitor the business of each segment.

The following tables set forth our segment information: Three Months Ended September 30, 2013

	Natural Ga Services	S	NGL Logistics		Wholesale Propane Logistics		Other		Total	
	(Millions)									
Total operating revenue	\$608		\$17		\$47		\$—		\$672	
Total purchases	(524)			(43)	_		(567)
Gross margin (a)	\$84		\$17		\$4		_		\$105	
Operating and maintenance expense	(47)	(5)	(4)	_		(56)
Depreciation and amortization expense	(22)	(2)	(1)			(25)
General and administrative expense			_				(15)	(15)
Other income			1						1	
(Loss) earnings from unconsolidated affiliates	(1)	8						7	
Interest expense							(14)	(14)
Income tax expense							(1)	(1)
Net income (loss)	\$14		\$19		\$(1)	\$(30)	\$2	
Net income attributable to noncontrolling interests	(3)	_		_		_		(3)
Net income (loss) attributable to partners	\$11		\$19		\$(1)	\$(30)	\$(1)
Non-cash derivative mark-to-market (b)	\$(49)	\$ —		\$(1)	\$1		\$(49)
Non-cash lower of cost or market adjustments	\$—		\$ —		\$1		\$ —		\$1	,

Three Months Ended September 30, 2012

	Natural Gas Services (c)		.	Wholesale Propane Logistics	:	Other		Total	
	(Millions)								
Total operating revenue	\$551	\$16		\$37		\$ —		\$604	
Total purchases	(468) —		(35)			(503)
Gross margin (a)	\$83	\$16		\$2		\$ —		\$101	
Operating and maintenance expense	(44) (5)	(4)	_		(53)
Depreciation and amortization expense	(16) (2)	(1)	_		(19)
General and administrative expense	_	_		_		(20)	(20)
Earnings from unconsolidated affiliates	4	5		_		_		9	
Interest expense	_	_		_		(8)	(8)
Net income (loss)	\$27	\$14		\$(3)	\$(28)	\$10	
Net income attributable to noncontrolling interests	(2) —		_		_		(2)
Net income (loss) attributable to partners	\$25	\$14		\$(3)	\$(28)	\$8	
Non-cash derivative mark-to-market (b)	\$(21) \$—		\$(2)	\$1	,	\$(22)

Nine Months Ended September 30, 2013

	Natural Gas Services (c)	NGL Logistics		Wholesale Propane Logistics		Other		Total	
	(Millions)								
Total operating revenue	\$1,868	\$55		\$255		\$ —		\$2,178	
Total purchases	(1,508) —		(218)	_		(1,726)
Gross margin (a)	\$360	\$55		\$37		_		\$452	
Operating and maintenance expense	(128	(13)	(11)	_		(152)
Depreciation and amortization expense	(61) (5)	(2)	_		(68)
General and administrative expense						(47)	(47)
Other income (expense)		1		(4)	_		(3)
Earnings from unconsolidated affiliates		23				_		23	
Interest expense	_		-			(40)	(40)
Income tax expense	_		-			(2)	(2)
Net income (loss)	\$171	\$61		\$20		\$(89)	\$163	
Net income attributable to noncontrolling interests	(10) —		_		_		(10)
Net income (loss) attributable to partners	\$161	\$61		\$20		\$(89)	\$153	
Non-cash derivative mark-to-market (b)	\$ —	\$		\$(2)	\$1		\$(1)
Non-cash lower of cost or market adjustments	\$2	\$ —		\$2		\$ —		\$4	
Capital expenditures	\$260	\$15		\$2		\$ —		\$277	
Acquisition expenditures	\$696	\$86		\$ —		\$ —		\$782	
Investments in unconsolidated affiliates	\$67	\$83		\$ —		\$ —		\$150	

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

Nine Months Ended September 30, 2012

	Natural Gas Services (c)		NGL Logistics		Wholesale Propane Logistics		Other		Total	
	(Millions)									
Total operating revenue	\$1,748		\$47		\$314		\$ —		\$2,109	
Total purchases	(1,399)			(290)			(1,689)
Gross margin (a)	\$349		\$47		\$24		\$ —		\$420	
Operating and maintenance expense	(121)	(13)	(11)			(145)
Depreciation and amortization expense	(61)	(5)	(2)	_		(68)
General and administrative expense							(56)	(56)
Other income							_		_	
Earnings from unconsolidated affiliates	12		5		_				17	
Interest expense							(32)	(32)
Income tax expense							(1)	(1)
Net income (loss)	\$179		\$34		\$11		\$(89)	\$135	
Net income attributable to noncontrolling interests	(8)	_		_		_		(8)
Net income (loss) attributable to partners	\$171		\$34		\$11		\$(89)	\$127	
Non-cash derivative mark-to-market (b)	\$5		\$ —		\$14		\$ —		\$19	
Non-cash lower of cost or market adjustments	\$4		\$ —		\$15		\$ —		\$19	
Capital expenditures	\$354		\$9		\$3		\$ —		\$366	
Acquisition expenditures	\$375		\$30		\$ —		\$ —		\$405	
Investments in unconsolidated affiliates	\$53		\$33		\$ —		\$—		\$86	

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

	September 30, 2013	December 31, 2012
	(Millions)	
Segment long-term assets:		
Natural Gas Services (c)	\$3,161	\$2,706
NGL Logistics	517	340
Wholesale Propane Logistics	104	105
Other (d)	129	84
Total long-term assets	3,911	3,235
Current assets (c)	420	368
Total assets	\$4,331	\$3,603

Gross margin consists of total operating revenues, including commodity derivative activity, less purchases of natural gas, propane, NGLs and condensate. Gross margin is viewed as a non-GAAP measure under the rules of the SEC, but is included as a supplemental disclosure because it is a primary performance measure used by

- (a) management as it represents the results of product sales versus product purchases. As an indicator of our operating performance, gross margin should not be considered an alternative to, or more meaningful than, net income or cash flow as determined in accordance with GAAP. Our gross margin may not be comparable to a similarly titled measure of another company because other entities may not calculate gross margin in the same manner.
- (b) Non-cash commodity derivative mark-to-market is included in segment gross margin, along with cash settlements for our commodity derivative contracts.
 - The segment information for the nine months ended September 30, 2013, three and nine months ended September 30, 2012, and as of December 31, 2012, includes the results of our 80% interest in the Eagle Ford system, and the segment information for the nine months ended September 30, 2012, includes the results of our 100% interest in
- (c) Southeast Texas. Transfers of net assets between entities under common control are accounted for as if the transfer occurred at the beginning of the period, and prior years are retrospectively adjusted to furnish comparative information, similar to the pooling method.
- Other long-term assets not allocable to segments consist of unrealized gains on derivative instruments, corporate leasehold improvements and other long-term assets.

15. Supplemental Cash Flow Information

	Nine Months Ended		
	September 30,		
	2013	2012	
	(Millions)		
Cash paid for interest and income taxes:			
Cash paid for interest, net of amounts capitalized	\$25	\$7	
Cash paid for income taxes, net of income tax refunds	\$1	\$1	
Non-cash investing and financing activities:			
Property, plant and equipment acquired with accounts payable	\$41	\$27	
Other non-cash additions of property, plant and equipment	\$1	\$7	
Non-cash contributions from DCP Midstream, LLC	\$ —	\$3	

16. Supplementary Information — Condensed Consolidating Financial Information

The following condensed consolidating financial information presents the results of operations, financial position and cash flows of DCP Midstream Partners, LP, or parent guarantor, DCP Midstream Operating LP, or subsidiary issuer, which is a 100% owned subsidiary, and non-guarantor subsidiaries, as well as the consolidating adjustments necessary

to present DCP Midstream Partners, LP's results on a consolidated basis. In conjunction with the universal shelf registration statement on Form S-3 filed with the SEC on June 14, 2012, the parent guarantor has agreed to fully and unconditionally guarantee securities of the subsidiary issuer. For the purpose of the following financial information, investments in subsidiaries are reflected in accordance with the equity method of accounting. The financial information may not necessarily be indicative of results of operations, cash flows, or financial position had the subsidiaries operated as independent entities.

	Condensed Consolidating Balance Sheet Condensed Consolidating Balance Sheet September 30, 2013 Parent Subsidiary Non-Guarantor Consolidating Consolidating Consolidating Consolidating Consolidating Consolidating Consolidations							
	Guarantor	Issuer	Subsidiaries	Adjustments	Consolidated			
ASSETS	(Millions)							
Current assets:								
Cash and cash equivalents	\$ —	\$—	\$ 1	\$	\$1			
Accounts receivable, net			277		277			
Inventories			54		54			
Other			88		88			
Total current assets	_		420		420			
Property, plant and equipment, net	_	_	2,960		2,960			
Goodwill and intangible assets, net	_	_	285		285			
Advances receivable — consolidated subsidiaries	1,799	1,576	_	(3,375)				
Investments in consolidated subsidiaries	111	344	_	(455)	_			
Investments in unconsolidated affiliates	_	_	532		532			
Other long-term assets	_	13	121		134			
Total assets	\$1,910	\$1,933	\$ 4,318	\$(3,830)	\$4,331			
LIABILITIES AND EQUITY								
Accounts payable and other current liabilities	\$ —	\$21	\$ 337	\$ —	\$358			
Advances payable — consolidated subsidiaries	_	_	3,375	(3,375)	_			
Long-term debt		1,801			1,801			
Other long-term liabilities		—	39		39			
Total liabilities	_	1,822	3,751	(3,375)	2,198			
Commitments and contingent liabilities		,-	- ,	(-,,	,			
Equity:								
Partners' equity:								
Net equity	1,910	118	349	(455)	1,922			
Accumulated other comprehensive loss	_	(7)	(5)	_	(12)			
Total partners' equity	1,910	111	344	(455)	1,910			
Noncontrolling interests	_		223	_	223			
Total equity	1,910	111	567	(455)	2,133			
Total liabilities and equity	\$1,910	\$1,933	\$ 4,318	\$(3,830)	\$4,331			

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

	Condensed Consolidating Balance Sheet December 31, 2012 (a)							
	Parent Guarantor (Millions)	Subsidiary Issuer	Non-Guarantor Subsidiaries	Consolidating Adjustments	Consolidated			
ASSETS								
Current assets:								
Cash and cash equivalents	\$ —	\$3	\$ 2	\$(3	\$2			
Accounts receivable, net	_	_	239	_	239			
Inventories	_	_	76		76			
Other	_	_	51	_	51			
Total current assets	_	3	368	(3	368			
Property, plant and equipment, net	_	_	2,550	_	2,550			
Goodwill and intangible assets, net	_	_	291		291			
Advances receivable — consolidated subsidiaries	873	1,424	_	(2,297	· —			
Investments in consolidated subsidiaries	532	728		(1,260	· —			
Investments in unconsolidated affiliates			304		304			
Other long-term assets		11	79		90			
Total assets	\$1,405	\$2,166	\$ 3,592	\$(3,560	\$3,603			
LIABILITIES AND EQUITY								
Accounts payable and other current liabilities	\$ —	\$12	\$ 336	\$(3	\$345			
Advances payable — consolidated subsidiaries	_	_	2,297	(2,297	· —			
Long-term debt		1,620			1,620			
Other long-term liabilities	_	2			1,020			
Total liabilities	_	1,634	2,675	(2,300	2,009			
Commitments and contingent liabilities		1,034	2,073	(2,300	2,009			
Equity:								
Partners' equity:								
			357		357			
Predecessor equity	1,405		376	(1,260				
Net equity	1,403	(4.0		(1,200	1,063 (15)			
Accumulated other comprehensive loss	1 405	(10) 532		(1.260	,			
Total partners' equity	1,405	334	728	(1,260	1,405 189			
Noncontrolling interests		532	189 917	(1,260	189			
Total liabilities and aguity	*				•			
Total liabilities and equity	\$1,405	\$2,166	\$ 3,592	\$(3,560	\$3,603			

The financial information as of December 31, 2012 includes the results of our 80% interest in the Eagle Ford (a) system, a transfer of net assets between entities under common control that was accounted for as if the transfer occurred at the beginning of the period, and prior years are retrospectively adjusted to furnish comparative information similar to the pooling method.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

	Condensed Consolidating Statement of Operations Three Months Ended September 30, 2013									
	Parent Guarantor	Subsidiary Issuer	Non- Guarantor Subsidiaries	Consolidating Adjustments	Consolidated	1				
	(Millions)									
Operating revenues:										
Sales of natural gas, propane, NGLs and condensate	\$—	\$ —	\$641	\$—	\$641					
Transportation, processing and other			63		63					
Losses from commodity derivative activity, net	_		(32) —	(32)				
Total operating revenues	_		672		672					
Operating costs and expenses:										
Purchases of natural gas, propane and			567		567					
NGLs										
Operating and maintenance expense			56		56					
Depreciation and amortization expense			25		25					
General and administrative expense			15	_	15					
Other income			(1) —	(1)				
Total operating costs and expenses			662	_	662					
Operating income			10	_	10					
Interest expense		(14) —		(14)				
(Loss) income from consolidated subsidiaries	(1	13	_	(12)	_					
Earnings from unconsolidated affiliates	_		7	_	7					
(Loss) income before income taxes	(1) (1) 17	(12)	3					
Income tax expense		_	(1) —	(1)				
Net (loss) income	(1) (1) 16	(12)	2					

	Condensed Consolidating Statement of Comprehensive Income Three Months Ended September 30, 2013									
	Parent Guarantor (Millions)		Subsidiary Issuer		Non-Guarantor Subsidiaries	Consolidatin Adjustments	g	Consolidated		
Net (loss) income Other comprehensive income:	\$(1)	\$(1)	\$ 16	\$(12)	\$2		
Reclassification of cash flow hedge losses into earnings	_		1		_	_		1		
Other comprehensive income from consolidated subsidiaries	1		_		_	(1)	_		
Total other comprehensive income Total comprehensive income (loss)	1		1			(1 (13)	1 3		

) \$(1

(3

) \$13

Net income attributable to noncontrolling

Net (loss) income attributable to partners \$(1)

(3

) \$(1

\$(12

Total comprehensive income attributable to noncontrolling interests

Total comprehensive income (loss) attributable to partners

— (3) — (3)

— (3) — (3)

— (13) — (13)

— (13) — (13) — (13)

— (13) — (13

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

Condensed Consolidating Statement of Operations								
Three Months Ended September 30, 2012 (a)								
Parent	Subsidiary	Non-Guarantor	Consolidating	Consolidated				
Guarantor	Issuer	Subsidiaries	Adjustments	Consonuateu				
(Millions)								
¢	¢	¢ 560	Φ	¢560				
5 —	5 —	\$ 309	5 —	\$309				
	_	55		55				
		(20)		(20)				
_	_	(20)	_	(20)				
	_	604		604				
		502		502				
_	_	303	_	303				
_	_	53	_	53				
	_	19		19				
	_	20		20				
	_	595		595				
	_	9		9				
_	(9)	1	_	(8)				
8	17		(25)	_				
_	_	9	_	9				
8	8	19	(25)	10				
_	_		_	_				
8	8	19	(25)	10				
7		(2)		(2)				
_	_	(2)	_	(2)				
\$8	\$8	\$ 17	\$(25)	\$8				
	Three Months Parent Guarantor (Millions) \$— — — — — — — — 8 — 8 — 8 — 8 — 8	Three Months Ended September Subsidiary Guarantor (Millions) \$	Three Months Ended September 30, 2012 (a) Parent Subsidiary Non-Guarantor Guarantor Issuer Subsidiaries \$	Three Months Ended September 30, 2012 (a) Parent Subsidiary Non-Guarantor Guarantor (Millions) Subsidiary Subsidiaries Adjustments Subsidiaries Adjustments	Three Months Ended September 30, 2012 (a) Parent Subsidiary Non-Guarantor (Millions) Subsidiaries Subsidiaries Subsidiaries Adjustments Consolidated Subsidiaries Adjustments Consolidation Adjustments Subsidiaries Subsidiaries Adjustments Subsidiaries Subsidiaries Adjustments Subsidiaries Adjustments Subsidiaries Adjustments Consolidated Subsidiaries Adjustments Subsidiaries Adjustments Subsidiaries Adjustments Consolidated Subsidiaries Adjustments Consolidated Subsidiaries Adjustments Consolidated Subsidiaries Adjustments Subsidiaries Adjustments Consolidated Subsidiaries Adjustments Subsidiaries Adjustments Subsidiaries Adjustments Subsidiaries Adjustments Subsidiaries Adjustments Consolidated Subsidiaries Adjustments Consolidated Subsidiaries Adjustments Subsidiaries Adjustments Consolidated Subsidiaries Adjustments Subsidiaries Adjustments Subsidiaries Adjustments Subsidiaries Adjustments Subsidiaries Adjustments Consolidated Subsidiaries Adjustments Subsidiaries Adjustments Subsidiaries Adjustments Subsidiaries Adjustments Consolidated Subsidiaries Adjustmen			

The financial information for the three months ended September 30, 2012 includes the results of our 80% interest in the Eagle Ford system, a transfer of net assets between entities under common control that was accounted for as if the transfer occurred at the beginning of the period, and prior years are retrospectively adjusted to furnish comparative information similar to the pooling method.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

Condensed Consolidating Statement of Comprehensive Income Three Months Ended September 30, 2012 (a) Non-Guarantor Consolidating Parent **Subsidiary** Consolidated Guarantor Issuer Subsidiaries Adjustments (Millions) Net income \$8 \$8 \$19 \$(25) \$10 Other comprehensive income: Reclassification of cash flow hedge losses into earnings Net unrealized (losses) gains on cash (1) 2 1 flow hedges Other comprehensive income from 2 (3 consolidated subsidiaries 2 Total other comprehensive income 1 1 (3) 1 Total comprehensive income 9 21 (28)) 11 Total comprehensive income attributable (2 (2) to noncontrolling interests Total comprehensive income attributable \$9 \$9 \$19 \$(28) \$9 to partners

The financial information for the three months ended September 30, 2012 includes the results of our 80% interest in the Eagle Ford system, a transfer of net assets between entities under common control that was accounted for as if the transfer occurred at the beginning of the period, and prior years are retrospectively adjusted to furnish comparative information similar to the pooling method.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

Condensed Consolidating Statement of Operations Nine Months Ended September 30, 2013 (a)

	Mille Monuis	Enaea Septemb				
	Parent Guarantor	Subsidiary Issuer	Non- Guarantor Subsidiaries	Consolidating Adjustments	Consolidated	
	(Millions)					
Operating revenues:						
Sales of natural gas, propane, NGLs and condensate	\$—	\$ —	\$1,952	\$ —	\$1,952	
Transportation, processing and other			187		187	
Gains from commodity derivative activity, net	_	_	39	_	39	
Total operating revenues	_	_	2,178	_	2,178	
Operating costs and expenses:						
Purchases of natural gas, propane and NGLs	_	_	1,726	_	1,726	
Operating and maintenance expense	_		152		152	
Depreciation and amortization expense	_	_	68	_	68	
General and administrative expense	_		47		47	
Other expense	_		3		3	
Total operating costs and expenses			1,996		1,996	
Operating income			182		182	
Interest expense	_	(40)	_	_	(40)	
Income from consolidated subsidiaries	153	193	_	(346)	_	
Earnings from unconsolidated affiliates	_		23		23	
Income before income taxes	153	153	205	(346)	165	
Income tax expense	_	_	(2)	_	(2)	
Net income	153	153	203	(346)	163	
Net income attributable to noncontrolling interests		_	(10)	_	(10)	
Net income attributable to partners	\$153	\$153	\$193	\$(346)	\$153	

The financial information for the nine months ended September 30, 2013 includes the results of our 80% interest in the Eagle Ford system, a transfer of net assets between entities under common control that was accounted for as if the transfer occurred at the beginning of the period, and prior years are retrospectively adjusted to furnish comparative information similar to the pooling method.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

Condensed Consolidating Statement of Comprehensive Income Nine Months Ended September 30, 2013 (a) Non-Guarantor Consolidating Parent Subsidiary Consolidated Guarantor Issuer **Subsidiaries** Adjustments (Millions) Net income \$153 \$153 \$ 203 \$(346) \$163 Other comprehensive income: Reclassification of cash flow hedge 3 3 losses into earnings Other comprehensive income from 3 (3) consolidated subsidiaries Total other comprehensive income 3 3 (3) 3 Total comprehensive income 156 203 (349)) 166 156 Total comprehensive income attributable (10 (10) to noncontrolling interests Total comprehensive income attributable \$156 \$156 \$ 193 \$(349) \$156 to partners

The financial information for the nine months ended September 30, 2013 includes the results of our 80% interest in the Eagle Ford system, a transfer of net assets between entities under common control that was accounted for as if the transfer occurred at the beginning of the period, and prior years are retrospectively adjusted to furnish comparative information similar to the pooling method.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

Condensed Consolidating Statement of Operations								
Parent	Subsidiary		_	Consolidated				
Guarantor	Issuer	Subsidiaries	Adjustments	Consondated				
(Millions)								
\$	\$	\$ 1 902	\$	\$1,902				
ψ	Ψ		Ψ					
_	_	157		157				
	_	50		50				
		30		30				
_	_	2,109	_	2,109				
		1 680		1,689				
		1,007						
		145		145				
		68		68				
		56		56				
		1,958		1,958				
		151		151				
	(32)			(32)				
127	159		(286)	_				
		17		17				
127	127	168	(286)	136				
	_	(1)	_	(1)				
127	127	167	(286)	135				
3		(0)		(0)				
_	_	(0)	_	(8)				
\$127	\$127	\$ 159	\$(286)	\$127				
	Nine Months I Parent Guarantor (Millions) \$— — — — — — — — — — — — — — — — — —	Nine Months Ended September Parent Subsidiary Guarantor (Millions) Issuer \$	Nine Months Ended September 30, 2012 (a) Parent Subsidiary Non-Guarantor Guarantor Issuer Subsidiaries (Millions) \$1,902 — 157 — 50 — 2,109 — 1,689 — 145 — 68 — 68 — 1,958 — 151 — 127 127 159 — 17 127 168 — 127 127 127 127 167 — (8	Nine Months Ended September 30, 2012 (a) Parent Subsidiary Non-Guarantor Subsidiaries Consolidating Adjustments Guarantor (Millions) \$1,902 \$— \$				

The financial information for the nine months ended September 30, 2012 includes the results of our 80% interest in the Eagle Ford system and our 100% interest in Southeast Texas, transfers of net assets between entities under common control that was accounted for as if the transfer occurred at the beginning of the period, and prior years are retrospectively adjusted to furnish comparative information similar to the pooling method.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

Condensed Consolidating Statement of Comprehensive Income Nine Months Ended September 30, 2012 (a) Non-Guarantor Consolidating Parent Subsidiary Consolidated Guarantor Issuer Subsidiaries Adjustments (Millions) Net income \$127 \$ 167 \$(286 \$127) \$135 Other comprehensive loss: Reclassification of cash flow hedge 9 9 losses into earnings Net unrealized losses on cash flow (1 (1) Other comprehensive income from (8 consolidated subsidiaries Total other comprehensive income 8 8 (8) 8 Total comprehensive income 135 135 167 (294)) 143 Total comprehensive income attributable (8 (8)) to noncontrolling interests Total comprehensive income attributable \$135 \$ 159 \$(294) \$135 to partners

The financial information for the nine months ended September 30, 2012 includes the results of our 80% interest in the Eagle Ford system and our 100% interest in Southeast Texas, transfers of net assets between entities under common control that was accounted for as if the transfer occurred at the beginning of the period, and prior years are retrospectively adjusted to furnish comparative information similar to the pooling method.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

	Condensed Consolidating Statement of Cash Flows Nine Months Ended September 30, 2013 (a)								
	Parent Guarantor		Subsidiary Issuer	•		tor	Consolidating Adjustments	Consolidate	d
	(Millions)						3		
OPERATING ACTIVITIES									
Net cash (used in) provided by operating	Φ (000	,	ф.(1 70	`	¢ 1 2 4 0		Φ.2	\$264	
activities	\$(800)	\$(179)	\$ 1,240		\$3	\$264	
INVESTING ACTIVITIES:									
Capital expenditures	_		_		(277)	_	(277)
Acquisitions, net of cash acquired					(696)	_	(696)
Acquisition of unconsolidated affiliates	_		_		(86)	_	(86)
Investments in unconsolidated affiliates					(150)	_	(150)
Net cash used in investing activities					(1,209)		(1,209)
FINANCING ACTIVITIES:									
Proceeds from debt			1,826					1,826	
Payments of debt	_		(1,646)	_		_	(1,646)
Payments of deferred financing cost	_		(4)	_		_	(4)
Excess purchase price over acquired					(86	`	_	(86	`
interests and commodity hedge					(00	,		(00	,
Proceeds from issuance of common units	'995						_	995	
net of offering cost	775							773	
Net change in advances to predecessor					32			32	
from DCP Midstream, LLC					32			32	
Distributions to limited partners and	(195)						(195)
general partner	(1)3	,						`	,
Distributions to noncontrolling interests					(16)	_	(16)
Contributions from noncontrolling					40			40	
interests									
Distributions to DCP Midstream, LLC			_		(3)	_	(3)
Contributions from DCP Midstream,	_				1		_	1	
LLC									
Net cash provided by (used in) financing	800		176		(32)	_	944	
activities			(2	,		(2	/1	\
Net change in cash and cash equivalents			(3)	(1)	3	(1)
Cash and cash equivalents, beginning of			3		2		(3)	2	
period Coch and coch againstants and of period	¢		¢		\$ 1		¢	¢ 1	
Cash and cash equivalents, end of period	φ—		\$ —		φΙ		\$—	\$1	

The financial information for the nine months ended September 30, 2013 includes the results of our 80% interest in the Eagle Ford system, a transfer of net assets between entities under common control that was accounted for as if the transfer occurred at the beginning of the period, and prior years are retrospectively adjusted to furnish comparative information similar to the pooling method.

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

	Condensed Consolidating Statements of Cash Flows Nine Months Ended September 30, 2012 (a)									
	Parent Guarantor (Millions)		Subsidiary Issuer		Non-Guaranto Subsidiaries	or	Consolidating Adjustments	3	Consolidated	l
OPERATING ACTIVITIES										
Net cash (used in) provided by operating activities	\$(317)	\$(285)	\$ 751		\$3		\$152	
INVESTING ACTIVITIES:										
Capital expenditures					(366)			(366)
Acquisitions, net of cash acquired					(375)			(375)
Acquisitions of unconsolidated affiliates					(30)			(30)
Investments in unconsolidated affiliates					(86)			(86)
Return of investment in unconsolidated affiliates	_		_		1		_		1	
Proceeds from sales of assets	_				1				1	
Net cash used in investing activities					(855)			(855)
FINANCING ACTIVITIES:										
Proceeds from debt	_		1,353						1,353	
Payments of debt			(1,062)					(1,062)
Payment of deferred financing costs	_		(4)	_		_		(4)
Excess purchase price over acquired					(110	`			(110	`
interests and commodity hedges					(110)			(110)
Proceeds from issuance of common units net of offering costs	4445				_		_		445	
Distributions to limited partners and general partner	(128)	_		_		_		(128)
Distributions to noncontrolling interests					(5)			(5)
Contributions from DCP Midstream,					7				7	
LLC	_		_		7		_		7	
Net change in advances to predecessor from DCP Midstream, LLC	_		_		164		_		164	
Net change in advances to predecessor - noncontrolling interest	_		_		44		_		44	
Net cash provided by (used in) financing activities	317		287		100		_		704	
Net change in cash and cash equivalents	_		2		(4)	3		1	
Cash and cash equivalents, beginning of period	_		4		6	,			8	
Cash and cash equivalents, end of period	\$—		\$6		\$2		\$1		\$9	

The financial information during the nine months ended September 30, 2012 includes the results of our 80% interest in the Eagle Ford system and our 100% interest in Southeast Texas, transfers of net assets between entities under common control that was accounted for as if the transfer occurred at the beginning of the period, and prior years are retrospectively adjusted to furnish comparative information similar to the pooling method.

17. Subsequent Events

On October 25, 2013, we announced that the board of directors of the General Partner declared a quarterly distribution of \$0.72 per unit, payable on November 14, 2013 to unitholders of record on November 7, 2013. In October 2013, the Partnership and its wholly-owned subsidiary, DCP Midstream Operating, LP, or the Operating Partnership, entered into a commercial paper program, or the commercial paper program, under which the Operating Partnership may issue unsecured commercial paper notes, or the Notes, guaranteed by the Partnership. The commercial paper

DCP MIDSTREAM PARTNERS, LP NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued) (Unaudited)

program serves as an alternative source of funding for the Operating Partnership and does not increase the Operating Partnership's current overall borrowing capacity. Amounts available under the commercial paper program may be borrowed, repaid, and re-borrowed from time to time with the maximum aggregate principal amount of Notes outstanding, combined with the amount outstanding under our revolving credit facility, not to exceed \$1 billion in the aggregate. Amounts undrawn under our revolving credit facility, which expires on November 10, 2016, are available to repay the Notes, if necessary. The maturities of the Notes will vary, but may not exceed 397 days from the date of issue. The Notes will be sold under customary terms in the commercial paper market and may be issued at a discount from par, or, alternatively, may be sold at par and bear varying interest rates on a fixed or floating basis. The proceeds of the issuances of the Notes are expected to be used for capital expenditures and other general partnership purposes.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations
The following discussion analyzes our financial condition and results of operations. You should read the following discussion of our financial condition and results of operations in conjunction with our condensed consolidated financial statements and notes included elsewhere in this Form 10-Q and the consolidated financial statements and notes thereto included as Exhibit 99.3 in our Current Report on Form 8-K filed with the SEC on June 14, 2013.

Overview

We are a Delaware limited partnership formed by DCP Midstream, LLC to own, operate, acquire and develop a diversified portfolio of complementary midstream energy assets. Our operations are organized into three business segments: Natural Gas Services, NGL Logistics and Wholesale Propane Logistics.

Our business is impacted by commodity prices, which we mitigate on an overall Partnership basis through a multi-year hedging program, as well as volumes of throughput and sales of natural gas and NGLs. Various factors impact both commodity prices and volumes. Commodity prices historically have been volatile and continue to be volatile. Crude oil prices have generally remained at favorable levels, while NGL and natural gas prices remain modest due to increasing supplies. Although we have not experienced a significant impact to our natural gas throughput volumes as a result of decreased commodity prices, if commodity prices remain weak for a sustained period, our natural gas throughput volumes may be impacted, particularly if producers were to shut in gas. Natural gas drilling activity levels vary by geographic area, but in general, drilling remains firm in areas with liquids rich gas. Drilling remains weak in certain areas with dry gas where relatively lower commodity prices currently do not support the economics of drilling. However, advances in technology, such as horizontal drilling and hydraulic fracturing in shale plays, have led to certain geographic areas becoming increasingly accessible. Our long-term view is that commodity prices will be at levels that we believe will support sustained or increasing levels of domestic natural gas production. We use direct NGL hedges to mitigate a significant portion of our NGL price exposure; however, weakening of the relationship of natural gas liquids to crude oil prices does modestly impact the effectiveness of our hedging program to mitigate our exposure to price fluctuations where we use crude oil to hedge our NGL price exposure.

NGL prices are also impacted by the demand from petro-chemical and refining industries. The petrochemical industry is making significant investment in building or expanding facilities to convert chemical plants from heavier oil-based feed stock to lighter NGL-based feed stock, including ethane. This increased demand should support increasing ethane supplies. In addition, propane export facilities are also being expanded or built, which is supporting increasing propane supply. Although there can be, and has been, near-term volatility in NGL prices, longer term we believe there will be sufficient demand in NGLs to support increasing supply.

The global economic outlook continues to be cause for concern for U.S. financial markets and businesses and investors alike. A further slowdown in global economic growth or a potential liquidity crisis may lead to further declines in commodity prices. This uncertainty may contribute to volatility in financial and commodity markets. The amount of NGLs we produce, fractionate, transport, sell and store, may be reduced if the pipelines and storage and fractionation facilities to which we deliver NGLs are capacity constrained and cannot, or will not, accept the NGLs. Recent capacity expansions are coming online, which we believe will mitigate the risk of these NGL capacity constraints.

Increased activity levels in liquids rich gas basins combined with access to capital markets at relatively low historical costs have enabled us to continue executing our multi-faceted growth strategy, with an emphasis on dropdowns from DCP Midstream, LLC. Our multi-faceted growth strategy may take numerous forms such as accretive dropdown opportunities from DCP Midstream, LLC, third-party acquisitions, joint venture opportunities and organic build opportunities within our footprint. Dropdowns from DCP Midstream, LLC since the beginning of 2012 totaled approximately \$2 billion.

Some of our recent growth projects include the following:

On August 5, 2013, we entered into a purchase and sale agreement with a wholly owned subsidiary of DCP Midstream, LLC pursuant to which the Partnership acquired all of the membership interests in DCP LaSalle Plant LLC, or the LaSalle Transaction, for consideration of \$209 million, subject to certain customary purchase price adjustments. DCP LaSalle Plant LLC owns the O'Connor plant, a 110 MMcf/d cryogenic natural gas processing plant, previously known as the LaSalle plant, in the DJ Basin in Weld County, Colorado with plans to complete an expansion to 160 MMcf/d. In connection with the LaSalle Transaction, we also entered into a 15-year fee-based processing agreement with an affiliate of DCP Midstream, LLC pursuant to which such affiliate agreed to pay us (i) a fixed demand charge of 75% of the plant's capacity, and (ii) a throughput fee on all volumes processed for such affiliate at the O'Connor plant. The processing agreement commenced with commercial operations of the new plant in October 2013.

On August 5, 2013, we entered into a purchase and sale agreement with a wholly owned subsidiary of DCP Midstream, LLC pursuant to which the Partnership acquired all of the membership interests in DCP Midstream Front Range LLC, or Front Range, for consideration of \$86 million, subject to certain customary purchase price adjustments. Front Range owns a 33.33% equity interest in Front Range Pipeline LLC, a joint venture with affiliates of Enterprise and Anadarko Petroleum Corporation, which was formed to construct the Front Range pipeline, a new raw NGL mix pipeline that will originate in the DJ Basin and extend approximately 435 miles to Skellytown, Texas. Enterprise is the operator of the pipeline and expects the Front Range pipeline to be in service in the first quarter of 2014.

On March 28, 2013, we acquired an additional 46.67% interest in the Eagle Ford system from DCP Midstream, LLC and fixed price commodity derivative hedges for a three-year period for aggregate consideration of \$626 million. Our 80% interest in the construction of the Goliad 200 MMcf/d natural gas processing plant, including fixed price commodity price hedges, representing a total investment of approximately \$290 million, is expected to be in-service in the first quarter of 2014.

Our expansion plan for Discovery's Keathley Canyon natural gas gathering pipeline system is progressing and is expected to be completed in the fourth quarter of 2014.

The construction of the Texas Express pipeline, of which we own a 10% interest, is complete and commenced operations in the fourth quarter of 2013. Originating near Skellytown in Carson County, Texas, the 20-inch diameter Texas Express pipeline extends approximately 580 miles to Enterprise's natural gas liquids fractionation and storage complex at Mont Belvieu, Texas, and provides access to other third party facilities in the area.

• Our construction of our wholly-owned Eagle 200 MMcf/d natural gas processing plant is complete and commenced operations in the first quarter of 2013.

Our capital markets execution has positioned us well in terms of both liquidity and cost of capital to execute our growth plans, including dropdown opportunities with DCP Midstream, LLC. In August 2013, we issued 9,000,000 common units at \$50.04 per unit. We received proceeds of \$434 million, net of offering costs. During the nine months ended September 30, 2013, we issued 1,408,547 of our common units pursuant to the equity distribution agreement and received proceeds of \$67 million, net of commissions and offering costs of \$2 million, which were used to finance growth opportunities and for general corporate purposes. In June 2013, we filed a shelf registration statement on Form S-3 with the Securities and Exchange Commission, or the SEC, with a maximum offering price of \$300 million, which became effective on June 27, 2013. The shelf registration statement will allow us to issue additional common units. As of September 30, 2013, we have issued no securities under this registration statement. In March 2013, we raised \$494 million, net of commissions and offering costs, through a public equity offering and \$490 million, net of underwriters' fees, related expenses, and unamortized discounts, through a public debt offering of 3.875% 10-year Senior Notes, which were used to finance our growth opportunities. As of September 30, 2013, the unused capacity under the Credit Agreement was \$788 million, all of which was available for general working capital purposes, providing liquidity to continue to execute on our growth plans.

We raised our distribution for the quarter, resulting in a 6% increase in our quarterly distribution rate over the rate declared for the third quarter of 2012. The distribution reflects our business results as well as our recent execution on growth opportunities.

General Trends and Outlook

In the remainder of 2013, our strategic objectives will continue to focus on maintaining stable distributable cash flows from our existing assets and executing on growth opportunities to increase our long-term distributable cash flows. We believe the key elements to stable distributable cash flows are the diversity of our asset portfolio, our significant fee-based business currently representing approximately 50% of our estimated margins, plus our highly hedged commodity position, the objective of which is to protect against downside risk in our distributable cash flows. We incur capital expenditures for our consolidated entities and our unconsolidated affiliates. We anticipate maintenance capital expenditures of between \$20 million and \$30 million, and approved expenditures for expansion capital of approximately \$500 million, for the year ending December 31, 2013. Expansion capital expenditures include construction of the Front Range pipeline, Texas Express pipeline and Discovery's Keathley Canyon Connector, which are shown as investments in unconsolidated affiliates, construction of the Goliad plant within the Eagle Ford system, the Eagle plant and the O'Connor plant expansion, expansion and upgrades to our Southeast Texas complex, the Marysville NGL storage project, expansion of our Cheasapeake facility and acquisitions. The board of directors may, at its discretion, approve additional growth capital during the year.

We expect to continue to pursue a multi-faceted growth strategy, which includes maximizing opportunities provided by our partnership with DCP Midstream, LLC, pursuing strategic and accretive third party acquisitions and capitalizing on organic expansion opportunities in order to grow our distributable cash flows. Given the significant level of growth opportunities currently in DCP Midstream, LLC's footprint, we would expect substantial emphasis on our dropdown objective over the next few years.

For an in-depth discussion of factors that may significantly affect our results, see "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations — Factors That May Significantly Affect Our Results" included as Exhibit 99.2 to our Current Report on Form 8-K filed with the SEC on June 14, 2013.

Transfers of net assets between entities under common control that represent a change in reporting entity are accounted for as if the transfer occurred at the beginning of the period, and prior years are retrospectively adjusted to furnish comparative information similar to the pooling method. Accordingly, our condensed consolidated financial statements have been adjusted to include the historical results of our 80% interest in the Eagle Ford system and 100% interest in Southeast Texas for all periods presented, similar to the pooling method. The financial statements of our predecessor have been prepared from the separate records maintained by DCP Midstream, LLC and may not necessarily be indicative of the conditions that would have existed or the results of operations if our predecessor had been operated as an unaffiliated entity.

Reconciliation of Non-GAAP Measures

Gross Margin, Segment Gross Margin and Adjusted Segment Gross Margin — We view our gross margin as an important performance measure of the core profitability of our operations. We review our gross margin monthly for consistency and trend analysis.

We define gross margin as total operating revenues, including commodity derivative activity, less purchases of natural gas, propane and NGLs, and we define segment gross margin for each segment as total operating revenues, including commodity derivative activity, for that segment less commodity purchases for that segment. Our gross margin equals the sum of our segment gross margins. We define adjusted segment gross margin as segment gross margin plus non-cash commodity derivative losses, less non-cash commodity derivative gains for that segment. Gross margin, segment gross margin and adjusted segment gross margin are primary performance measures used by management, as these measures represent the results of product sales and purchases, a key component of our operations. As an indicator of our operating performance, gross margin, segment gross margin and adjusted segment gross margin should not be considered an alternative to, or more meaningful than, operating revenues, net income or loss, net income or loss attributable to partners, operating income, cash flows from operating activities or any other measure of financial performance presented in accordance with accounting principles generally accepted in the United States of America, or GAAP.

Adjusted EBITDA — We define adjusted EBITDA as net income or loss attributable to partners less interest income, noncontrolling interest in depreciation and income tax expense and non-cash commodity derivative gains, plus interest expense, income tax expense, depreciation and amortization expense and non-cash commodity derivative losses. Our adjusted EBITDA may not be comparable to a similarly titled measure of another company because other entities may not calculate this measure in the same manner.

Adjusted EBITDA should not be considered an alternative to, or more meaningful than, net income or loss, net income or loss attributable to partners, operating income, cash flows from operating activities or any other measure of financial performance presented in accordance with GAAP as measures of operating performance, liquidity or ability to service debt obligations.

Adjusted Segment EBITDA — We define adjusted segment EBITDA for each segment as segment net income or loss attributable to partners less non-cash commodity derivative gains for that segment, plus depreciation and amortization expense and non-cash commodity derivative losses for that segment, adjusted for any noncontrolling interest on depreciation and amortization expense for that segment. Our adjusted segment EBITDA may not be comparable to similarly titled measures of other companies because they may not calculate adjusted segment EBITDA in the same manner.

Adjusted segment EBITDA should not be considered in isolation or as an alternative to our financial measures presented in accordance with GAAP, including operating revenues, net income or loss attributable to Partners, or any other measure of performance presented in accordance with GAAP.

Adjusted EBITDA is used as a supplemental liquidity and performance measure and adjusted segment EBITDA is used as a supplemental performance measure by our management and by external users of our financial statements, such as investors, commercial banks, research analysts and others to assess:

financial performance of our assets without regard to financing methods, capital structure or historical cost basis; our operating performance and return on capital as compared to those of other companies in the midstream energy industry, without regard to financing methods or capital structure;

viability and performance of acquisitions and capital expenditure projects and the overall rates of return on investment opportunities; and

in the case of Adjusted EBITDA, the ability of our assets to generate cash sufficient to pay interest costs, support our indebtedness, make cash distributions to our unitholders and general partner, and finance maintenance capital expenditures.

The accompanying schedules provide reconciliations of gross margin, segment gross margin and adjusted segment EBITDA to its most directly comparable GAAP financial measure.

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Distributable Cash Flow — We define Distributable Cash Flow as net cash provided by or used in operating activities, less maintenance capital expenditures, net of reimbursable projects, plus or minus adjustments for non-cash mark-to-market of derivative instruments, proceeds from divestiture of assets, net income attributable to noncontrolling interest net of depreciation and income tax, net changes in operating assets and liabilities, and other adjustments to reconcile net cash provided by or used in operating activities. Maintenance capital expenditures are cash expenditures made to maintain our cash flows, operating or earnings capacity. These expenditures add on to or improve capital assets owned, including certain system integrity, compliance and safety improvements. Maintenance capital expenditures also include certain well connects, and may include the acquisition or construction of new capital assets. Non-cash mark-to-market of derivative instruments is considered to be non-cash for the purpose of computing Distributable Cash Flow because settlement will not occur until future periods, and will be impacted by future changes in commodity prices and interest rates. Distributable Cash Flow is used as a supplemental liquidity and performance measure by our management and by external users of our financial statements, such as investors, commercial banks, research analysts and others, to assess our ability to make cash distributions to our unitholders and our general partner. Our Distributable Cash Flow may not be comparable to a similarly titled measure of another company because other entities may not calculate Distributable Cash Flow in the same manner.

Our gross margin, segment gross margin, adjusted segment gross margin and adjusted segment EBITDA may not be comparable to a similarly titled measure of another company because other entities may not calculate these measures in the same manner. The following table sets forth our reconciliation of certain non-GAAP measures:

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	Three Months Ended				s Er	nded September			
	September 30, 2013	,	2012		30, 2013		2012		
Reconciliation of Non-GAAP Measures	(Millions)								
Reconciliation of net income attributable to partners to gross margin:	3								
Net (loss) income attributable to partners	\$(1)	\$8		\$153		\$127		
Interest expense	14		8		40		32		
Income tax expense	1				2		1		
Operating and maintenance expense	56		53		152		145		
Depreciation and amortization expense	25		19		68		68		
General and administrative expense	15		20		47		56		
Other (income) expense	(1)			3		_		
Earnings from unconsolidated affiliates	(7)	(9)	(23)	(17)	
Net income attributable to noncontrolling interests	3		2		10		8		
Gross margin	\$105		\$101		\$452		\$420		
Non-cash commodity derivative mark-to-market (a)	\$(50)	\$(23)	\$(2)	\$19		
Reconciliation of segment net income attributable to partners to segment gross margin:)								
Natural Gas Services segment:									
Segment net income attributable to partners	\$11		\$25		\$161		\$171		
Operating and maintenance expense	47		44		128		121		
Depreciation and amortization expense	22		16		61		61		
Loss (earnings) from unconsolidated affiliates	1		(4)			(12)	
Net income attributable to noncontrolling interests	3		2		10		8		
Segment gross margin	\$84		\$83		\$360		\$349		
Non-cash commodity derivative mark-to-market (a))	\$(21)	\$—		\$5		
NGL Logistics segment:									
Segment net income attributable to partners	\$19		\$14		\$61		\$34		
Operating and maintenance expense	5		5		13		13		
Depreciation and amortization expense	2		2		5		5		
Other income	(1	`	2		(1	`	3		
Earnings from unconsolidated affiliates	(8) \	(5	`	(23)	(5)	
Segment gross margin	\$17	,	\$16	,	\$55	,	\$47)	
Segment gross margin	Φ17		\$10		\$33		Φ4 /		
Wholesale Propane Logistics segment:									
Segment net (loss) income attributable to partners	\$(1)	\$(3)	7		\$11		
Operating and maintenance expense	4		4		11		11		
Depreciation and amortization expense	1		1		2		2		
Other expense					4		_		
Segment gross margin	\$4		\$2		\$37		\$24		
Non-cash commodity derivative mark-to-market (a)	\$(1)	\$(2)	\$(2)	\$14		

Non-cash commodity derivative mark-to-market is included in segment gross margin, along with cash settlements for our commodity derivative contracts.

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Three Months Ended Nine Months Ended September September 30, 30,

2013 2012 2013 2012

(Millions)

\$

Reconciliation of net income attributable to partners

to adjusted segment EBITDA: Natural Gas Services segment:

Segment net income attributable to partners (a)