NGL Energy Partners LP Form 10-Q February 09, 2018 Table of Contents

UNITED STATES	
SECURITIES AND EXCHANGE COMMISSION	
Washington, D.C. 20549	
FORM 10-Q	
(Mark One)	
x QUARTERLY REPORT PURSUANT TO SECTION 13 (OR 15(d) OF THE SECURITIES EXCHANGE ACT
OF 1934	` '
For the quarterly period ended December 31, 2017	
OR	
" TRANSITION REPORT PURSUANT TO SECTION 13 C	OR 15(d) OF THE SECURITIES EXCHANGE ACT OF
1934	
For the transition period from to	
Commission File Number: 001-35172	
NGL Energy Partners LP	
(Exact Name of Registrant as Specified in Its Charter)	
Delaware	27-3427920
(State or Other Jurisdiction of Incorporation or Organization)	(I.R.S. Employer Identification No.)
6120 South Yale Avenue, Suite 805	74136
Tulsa, Oklahoma	74130
(Address of Principal Executive Offices)	(Zip Code)
(918) 481-1119	

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

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 x No "

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

Large accelerated filer x Accelerated filer "

Non-accelerated filer o (Do not check if a smaller reporting company) Smaller reporting company

Emerging growth company o

(Registrant's Telephone Number, Including Area Code)

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. o

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

At February 5, 2018, there were 121,083,664 common units issued and outstanding.

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Forward-Looking Statements

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

the prices of crude oil, natural gas liquids, gasoline, diesel, ethanol, and biodiesel;

energy prices generally;

the general level of crude oil, natural gas, and natural gas liquids production;

the general level of demand, and the availability of supply, for crude oil, natural gas liquids, gasoline, diesel, ethanol, and biodiesel;

the level of crude oil and natural gas drilling and production in areas where we have water treatment and disposal facilities;

the prices of propane and distillates relative to the prices of alternative and competing fuels;

•he price of gasoline relative to the price of corn, which affects the price of ethanol;

the ability to obtain adequate supplies of products if an interruption in supply or transportation occurs and the availability of capacity to transport products to market areas;

actions taken by foreign oil and gas producing nations;

the political and economic stability of foreign oil and gas producing nations;

the effect of weather conditions on supply and demand for crude oil, natural gas liquids, gasoline, diesel, ethanol, and biodiesel:

the effect of natural disasters, lightning strikes, or other significant weather events;

the availability of local, intrastate, and interstate transportation infrastructure with respect to our truck, railcar, and barge transportation services;

the availability, price, and marketing of competing fuels;

the effect of energy conservation efforts on product demand;

energy efficiencies and technological trends;

governmental regulation and taxation;

the effect of legislative and regulatory actions on hydraulic fracturing, wastewater disposal, and the treatment of flowback and produced water;

hazards or operating risks related to transporting and distributing petroleum products that may not be fully covered by insurance:

the maturity of the crude oil, natural gas liquids, and refined products industries and competition from other marketers;

loss of key personnel;

the ability to renew contracts with key customers;

the ability to maintain or increase the margins we realize for our terminal, barging, trucking, wastewater disposal, recycling, and discharge services;

the ability to renew leases for our leased equipment and storage facilities;

the nonpayment or nonperformance by our counterparties;

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the availability and cost of capital and our ability to access certain capital sources;

- a deterioration of the credit and capital markets;
- the ability to successfully identify and complete accretive acquisitions, and integrate acquired assets and businesses;
- changes in the volume of hydrocarbons recovered during the wastewater treatment process;
- changes in the financial condition and results of operations of entities in which we own noncontrolling equity interests;
- changes in applicable laws and regulations, including tax, environmental, transportation, and employment regulations, or new interpretations by regulatory agencies concerning such laws and regulations and the effect of such laws and regulations (now existing or in the future) on our business operations;
- the costs and effects of legal and administrative proceedings;
- any reduction or the elimination of the federal Renewable Fuel Standard; and
- changes in the jurisdictional characteristics of, or the applicable regulatory policies with respect to, our pipeline assets.

You should not put undue reliance on any forward-looking statements. All forward-looking statements speak only as of the date of this Quarterly Report. Except as may be required by state and federal securities laws, we undertake no obligation to publicly update or revise any forward-looking statements as a result of new information, future events, or otherwise. When considering forward-looking statements, please review the risks discussed under Part I, Item 1A—"Risk Factors" in our Annual Report on Form 10-K for the fiscal year ended March 31, 2017 and under Part II, Item 1A—"Risk Factors" in our Quarterly Report on Form 10-Q for the quarter ended June 30, 2017.

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PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Unaudited Condensed Consolidated Balance Sheets

(in Thousands, except unit amounts)

(in Thousands, except unit unionitis)	December 31 2017	, March 31, 2017
ASSETS		
CURRENT ASSETS:		
Cash and cash equivalents	\$ 28,469	\$12,264
Accounts receivable-trade, net of allowance for doubtful accounts of \$5,561 and \$5,234,	1,063,907	800,607
respectively	1,003,907	800,007
Accounts receivable-affiliates	3,517	6,711
Inventories	645,100	561,432
Prepaid expenses and other current assets	97,395	103,193
Assets held for sale	131,591	_
Total current assets	1,969,979	1,484,207
PROPERTY, PLANT AND EQUIPMENT, net of accumulated depreciation of \$420,174	1,708,683	1,790,273
and \$375,594, respectively		
GOODWILL	1,313,317	1,451,716
INTANGIBLE ASSETS, net of accumulated amortization of \$455,532 and \$414,605,	1,064,955	1,163,956
respectively		
INVESTMENTS IN UNCONSOLIDATED ENTITIES	16,369	187,423
LOAN RECEIVABLE-AFFILIATE	318	3,200
OTHER NONCURRENT ASSETS	242,765	239,604
Total assets	\$6,316,386	\$6,320,379
LIABILITIES AND EQUITY		
CURRENT LIABILITIES:		
Accounts payable-trade	\$866,768	\$658,021
Accounts payable-affiliates	474	7,918
Accrued expenses and other payables	230,752	207,125
Advance payments received from customers	46,850	35,944
Current maturities of long-term debt	3,260	29,590
Liabilities held for sale	16,574	
Total current liabilities	1,164,678	938,598
LONG-TERM DEBT, net of debt issuance costs of \$22,883 and \$33,458, respectively, are current maturities.	^{id} 2.921.966	2,963,483
current maturities		
OTHER NONCURRENT LIABILITIES	168,281	184,534
COMMITMENTS AND CONTINGENCIES (NOTE 9)		
CLASS A 10.75% CONVERTIBLE PREFERRED UNITS, 19,942,169 and 19,942,169	76.056	62 900
preferred units issued and outstanding, respectively	76,056	63,890
REDEEMABLE NONCONTROLLING INTEREST	4,011	3,072
EQUITY:		
EQUII I.	(50,869)	(50,529)

General partner, representing a 0.1% interest, 121,205 and 120,300 notional units, respectively

Limited partners, representing a 99.9% interest, 121,083,664 and 120,179,407 common	1,823,740	2,192,413	
units issued and outstanding, respectively			
Class B preferred limited partners, 8,400,000 and 0 preferred units issued and outstanding,	202,731	_	
respectively			
Accumulated other comprehensive loss	(1,478) (1,828)
Noncontrolling interests	7,270	26,746	
Total equity	1,981,394	2,166,802	
Total liabilities and equity	\$6,316,386	\$6,320,379)

The accompanying notes are an integral part of these unaudited condensed consolidated financial statements.

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NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Unaudited Condensed Consolidated Statements of Operations (in Thousands, except unit and per unit amounts)

	December 31,		Nine Months December 3	1,
DEVENIUES.	2017	2016	2017	2016
REVENUES:	\$585,007	\$ 385,906	\$1,526,944	\$1,161,742
Crude Oil Logistics Water Solutions	64,024	40,359	162,023	115,845
	709,044	470,275	1,379,981	909,584
Liquids Patail Propaga	160,025	128,654	291,797	240,131
Retail Propane Refined Products and Renewables	,	2,381,283	·	•
Other	2,944,874	2,361,263	8,806,717 696	6,746,168 679
Total Revenues	4,463,263		12,168,158	9,174,149
COST OF SALES:	4,403,203	3,400,041	12,100,130	9,174,149
	550 071	261 920	1 422 511	1 107 507
Crude Oil Logistics Water Solutions	552,871	361,839 477	1,423,511	1,107,587
	10,192		13,019	3,871 831,221
Liquids Patail Propaga	670,701	430,946 60,508	1,319,344	106,019
Retail Propane Refined Products and Renewables	87,487	2,374,175	148,443	6,674,194
Other	2,931, 44 0 117	2,374,173 77	8,781,009 311	300
Total Cost of Sales				
OPERATING COSTS AND EXPENSES:	4,272,808	3,228,022	11,685,637	8,723,192
	84,846	76,981	237,285	225,408
Operating General and administrative	29,218	18,280	77,689	88,077
	63,340	-	•	
Depreciation and amortization (Goin) loss on disposal or impairment of assets, not	-	60,767	192,427	160,276 (203,433)
(Gain) loss on disposal or impairment of assets, net Revaluation of liabilities	(111,480)	34	(11,242) 5,600	(203,433)
	<u> </u>	22,557	•	 180,629
Operating Income (Loss) OTHER INCOME (EXPENSE):	124,331	22,331	(19,238)	100,029
Equity in earnings of unconsolidated entities	3,426	1,279	7,270	1,726
Revaluation of investments	3,420	1,279	7,270	
Interest expense	(51,790)	(41,436	—) (151,249)	(14,365) (105,316)
(Loss) gain on early extinguishment of liabilities, net		— —		30,890
Other income, net	2,107	20,007	6,113	25,860
Income (Loss) Before Income Taxes	57,133	2,407		119,424
INCOME TAX EXPENSE	-	•		(2,036)
Net Income (Loss)	56,769	1,293		117,388
LESS: NET INCOME ATTRIBUTABLE TO	30,707	1,273	(100,517)	117,500
NONCONTROLLING INTERESTS	(89)	(317) (221)	(6,091)
LESS: NET (INCOME) LOSS ATTRIBUTABLE TO				
REDEEMABLE NONCONTROLLING INTERESTS	(424)		261	_
NET INCOME (LOSS) ATTRIBUTABLE TO NGL ENERGY				
PARTNERS LP	56,256	976	(180,477)	111,297
LESS: DISTRIBUTIONS TO PREFERRED UNITHOLDERS	(16,219)	(8,906) (42,001	(20,958)
LESS: NET (INCOME) LOSS ALLOCATED TO GENERAL	,			, ,
PARTNER	(73)	(22) 121	(180)
LESS: REPURCHASE OF WARRANTS			(349)	_
LLOS, REI ORCHAGE OF WARRANTS			(37)	_

NET INCOME (LOSS) ALLOCATED TO COMMON	\$20.064	¢ (7.052	`	\$ (222 706	`	¢00.150
UNITHOLDERS	\$39,964	\$ (7,952)	\$(222,700)	\$90,139
BASIC INCOME (LOSS) PER COMMON UNIT	\$0.33	\$ (0.07)	\$(1.84)	\$0.85
DILUTED INCOME (LOSS) PER COMMON UNIT	\$0.32	\$ (0.07)	\$(1.84)	\$0.82
BASIC WEIGHTED AVERAGE COMMON UNITS	120 844 0	NSI N.7 066 00	Դ1	120 800 50	12	106,114,668
OUTSTANDING	120,044,0	0407,900,90	,1	120,099,50	_	100,114,000
DILUTED WEIGHTED AVERAGE COMMON UNITS	124 161 0	6807 066 00	Դ1	120 800 50	12	109,554,928
OUTSTANDING	124,101,9	00.07,900,90	,1	120,099,30	_	109,554,926

The accompanying notes are an integral part of these unaudited condensed consolidated financial statements.

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NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Unaudited Condensed Consolidated Statements of Comprehensive Income (Loss) (in Thousands)

Three Months
Ended
December 31,
Nine Months Ended
December 31,

2017 2016 2017 2016

Net income (loss) \$56,769 \$1,293 \$(180,517) \$117,388

Other comprehensive income 784 545 350 60

Comprehensive income (loss) \$57,553 \$1,838 \$(180,167) \$117,448

The accompanying notes are an integral part of these unaudited condensed consolidated financial statements.

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NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Unaudited Condensed Consolidated Statement of Changes in Equity

Nine Months Ended December 31, 2017

(in Thousands, except unit amounts)

Limited Partners

		Class B P	referred	Common		Accumulat Other	ed		
	General Partner	Units	Amount	Units	Amount	Compreher Loss	nsikoncontrol Interests	lî hg tal Equity	
BALANCES AT MARCH 31, 2017	\$(50,529)		\$—	120,179,407	\$2,192,413	\$ (1,828)	\$ 26,746	\$2,166,802	2
Distributions to general and common unit partners and preferred unitholders (Note 10)	(242)	_	_	_	(171,072)	_	_	(171,314)
Distributions to noncontrolling	_	_		_		_	(3,082)	(3,082)
interest owners Contributions	_	_	_	_	_	_	23	23	
Purchase of noncontrolling	_	_	_	_	(6,245)	_	(16,638)	(22,883)
interest (Note 4) Redemption valuation adjustment (Note 2)	_	_	_	_	(1,201	_	_	(1,201)
Repurchase of warrants (Note 10) Equity issued	_	_	_	_	(10,549)	_	_	(10,549)
pursuant to incentive compensation plan (Note 10) Common unit	23	_	_	1,855,102	28,611	_	_	28,634	
repurchases and cancellations (Note 10)	-	_	_	(1,558,498)	(15,608)	· —	_	(15,608)
Warrants exercised (Note 10)		_		607,653	6	_	_	6	
Accretion of beneficial conversion feature of Class A convertible preferred units	_	_	_	_	(12,259)	<u> </u>	_	(12,259)

(Note 10)								
Issuance of Class B								
preferred units	—	8,400,000	202,731	_				202,731
(Note 10)								
Net (loss) income	(121) —			(180,356) —	221	(180,256)
Other								
comprehensive	_	_	_	_	_	350	_	350
income								
BALANCES AT	* = = = = = =				*	* / · · ·		
DECEMBER 31,	\$(50,869) 8,400,000	\$202,731	121,083,664	\$1,823,740	\$ (1,478	\$7,270	\$1,981,394
2017								

The accompanying notes are an integral part of these unaudited condensed consolidated financial statements.

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NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Unaudited Condensed Consolidated Statements of Cash Flows (in Thousands)

	Nine Months Ended		
	December	*	
	2017	2016	
OPERATING ACTIVITIES:			
Net (loss) income	\$(180,517)	\$117,388	}
Adjustments to reconcile net (loss) income to net cash provided by (used in) operating			
activities:			
Depreciation and amortization, including amortization of debt issuance costs	205,192	173,566	
Loss (gain) on early extinguishment or revaluation of liabilities, net	28,079	(30,890	
Gain on termination of a storage sublease agreement		(16,205)
Non-cash equity-based compensation expense	27,114	39,859	
Gain on disposal or impairment of assets, net		(203,433)
Provision for doubtful accounts	1,910	471	
Net adjustments to fair value of commodity derivatives	99,814	102,638	
Equity in earnings of unconsolidated entities		•)
Distributions of earnings from unconsolidated entities	4,891	2,094	
Revaluation of investments		14,365	
Other	854	(3,269)
Changes in operating assets and liabilities, exclusive of acquisitions:			
Accounts receivable-trade and affiliates	(278,547)	•	-
Inventories) (244,941	-
Other current and noncurrent assets) (65,331)
Accounts payable-trade and affiliates	200,363	245,506	
Other current and noncurrent liabilities	14,991	•)
Net cash provided by (used in) operating activities	4,061	(115,572)
INVESTING ACTIVITIES:			
Capital expenditures) (264,580	
Acquisitions, net of cash acquired		(127,513	-
Cash flows from settlements of commodity derivatives		(82,815)
Proceeds from sales of assets	33,673	14,195	
Proceeds from sale of interest in Glass Mountain	292,117	_	
Proceeds from sale of TLP common units		112,370	
Proceeds from sale of Grassland		22,000	
Transaction with an unconsolidated entity (Note 13)	` ') —	
Investments in unconsolidated entities	(21,461) —	
Distributions of capital from unconsolidated entities	11,710	7,608	
Repayments on loan for natural gas liquids facility	7,425	6,585	
Loan to affiliate		(2,700)
Repayments on loan to affiliate	4,160	655	
Payment to terminate development agreement	_	(16,875)
Other (Note 14)	20,000		
Net cash provided by (used in) investing activities	105,052	(331,070)
FINANCING ACTIVITIES:	4 2 4 4 5 5	4 4	^
Proceeds from borrowings under Revolving Credit Facility	1,674,500	1,176,000	
Payments on Revolving Credit Facility	(1,349,500)	(1,510,50)()

Tonon or of continuous and notes		700 000
Issuance of senior unsecured notes		700,000
Repayment and repurchase of senior secured and senior unsecured notes		(15,129)
Payments on other long-term debt) (6,549)
Debt issuance costs	(2,497	(12,608)
Contributions from general partner		59
Contributions from noncontrolling interest owners, net	23	639
Distributions to general and common unit partners and preferred unitholders	(166,589	(132,135)
Distributions to noncontrolling interest owners	(3,082	(3,292)
Proceeds from sale of preferred units, net of offering costs	202,731	234,989
Repurchase of warrants	(10,549) —
Common unit repurchases and cancellations	(15,608) —
Proceeds from sale of common units, net of offering costs		43,896
Payments for settlement and early extinguishment of liabilities	(2,408	(27,977)
Net cash (used in) provided by financing activities	(92,908) 447,393
Net increase in cash and cash equivalents	16,205	751
Cash and cash equivalents, beginning of period	12,264	28,176
Cash and cash equivalents, end of period	\$28,469	\$28,927
Supplemental cash flow information:		
Cash interest paid	\$153,788	\$89,102
Income taxes paid (net of income tax refunds)	\$1,614	\$1,985
Supplemental non-cash investing and financing activities:		
Distributions declared but not paid to Class B preferred unitholders	\$4,725	\$ —
Accrued capital expenditures	\$7,444	\$2,754
Value of common units issued in business combinations	\$ —	\$3,947
The accompanying notes are an integral part of these unaudited condensed consolidated finance	cial statemer	nts.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements

Note 1—Organization and Operations

NGL Energy Partners LP ("we," "us," "our," or the "Partnership") is a Delaware limited partnership. NGL Energy Holdings LLC serves as our general partner. At December 31, 2017, our operations include:

Our Crude Oil Logistics segment purchases crude oil from producers and transports it to refineries or for resale at pipeline injection stations, storage terminals, barge loading facilities, rail facilities, refineries, and other trade hubs, and provides terminaling, trucking, marine and pipeline transportation services through its owned assets.

Our Water Solutions segment provides services for the treatment and disposal of wastewater generated from crude oil and natural gas production and for the disposal of solids such as tank bottoms and drilling fluids and performs truck and frac tank washouts. In addition, our Water Solutions segment sells the recovered hydrocarbons that result from performing these services.

Our Liquids segment supplies natural gas liquids to retailers, wholesalers, refiners, and petrochemical plants throughout the United States and in Canada using its leased underground storage and fleet of leased railcars, markets regionally through its 21 owned terminals throughout the United States, and provides terminaling and storage services at its salt dome storage facility in Utah.

Our Retail Propane segment sells propane, distillates, equipment and supplies to end users consisting of residential, agricultural, commercial, and industrial customers and to certain resellers in 30 states and the District of Columbia. Our Refined Products and Renewables segment conducts gasoline, diesel, ethanol, and biodiesel marketing operations, purchases refined petroleum and renewable products primarily in the Gulf Coast, Southeast and Midwest regions of the United States and schedules them for delivery at various locations throughout the country.

Note 2—Significant Accounting Policies

Basis of Presentation

The accompanying unaudited condensed consolidated financial statements include our accounts and those of our controlled subsidiaries. Intercompany transactions and account balances have been eliminated in consolidation. Investments we cannot control, but can exercise significant influence over, are accounted for using the equity method of accounting. We also own an undivided interest in a crude oil pipeline, and include our proportionate share of assets, liabilities, and expenses related to this pipeline in our unaudited condensed consolidated financial statements.

Our unaudited condensed consolidated financial statements are prepared in accordance with accounting principles generally accepted in the United States ("GAAP") for interim consolidated financial information in accordance with the rules and regulations of the Securities and Exchange Commission ("SEC"). Accordingly, the unaudited condensed consolidated financial statements exclude certain information and notes required by GAAP for complete annual consolidated financial statements. However, we believe that the disclosures made are adequate to make the information presented not misleading. The unaudited condensed consolidated financial statements include all adjustments that we consider necessary for a fair presentation of our consolidated financial position and results of operations for the interim periods presented. Such adjustments consist only of normal recurring items, unless otherwise disclosed in this Quarterly Report. The unaudited condensed consolidated balance sheet at March 31, 2017 was derived from our audited consolidated financial statements for the fiscal year ended March 31, 2017 included in our Annual Report on Form 10-K ("Annual Report") filed with the SEC on May 26, 2017.

These interim unaudited condensed consolidated financial statements should be read in conjunction with our audited consolidated financial statements and notes thereto included in our Annual Report. Due to the seasonal nature of certain of our operations and other factors, the results of operations for interim periods are not necessarily indicative

of the results of operations to be expected for future periods or for the full fiscal year ending March 31, 2018.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Use of Estimates

The preparation of consolidated financial statements in conformity with GAAP requires us to make estimates and assumptions that affect the amount of assets and liabilities reported at the date of the consolidated financial statements and the amount of revenues and expenses reported during the periods presented.

Critical estimates we make in the preparation of our unaudited condensed consolidated financial statements include, among others, determining the fair value of assets and liabilities acquired in business combinations, the collectibility of accounts receivable, the recoverability of inventories, useful lives and recoverability of property, plant and equipment and amortizable intangible assets, the impairment of long-lived assets and goodwill, the fair value of asset retirement obligations, the value of equity-based compensation, and accruals for environmental matters. Although we believe these estimates are reasonable, actual results could differ from those estimates.

Significant Accounting Policies

Our significant accounting policies are consistent with those disclosed in Note 2 of our audited consolidated financial statements included in our Annual Report.

Fair Value Measurements

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability (an exit price) in an orderly transaction between market participants at the measurement date. Fair value is based upon assumptions that market participants would use when pricing an asset or liability. We use the following fair value hierarchy, which prioritizes valuation technique inputs used to measure fair value into three broad levels:

Level 1: Quoted prices in active markets for identical assets and liabilities that we have the ability to access at the measurement date.

Level 2: Inputs (other than quoted prices included within Level 1) that are either directly or indirectly observable for the asset or liability, including (i) quoted prices for similar assets or liabilities in active markets, (ii) quoted prices for identical or similar assets or liabilities in inactive markets, (iii) inputs other than quoted prices that are observable for the asset or liability, and (iv) inputs that are derived from observable market data by correlation or other means. Instruments categorized in Level 2 include non-exchange traded derivatives such as over-the-counter commodity price swap and option contracts and forward commodity contracts. We determine the fair value of all of our derivative financial instruments utilizing pricing models for similar instruments. Inputs to the pricing models include publicly available prices and forward curves generated from a compilation of data gathered from third parties.

Level 3: Unobservable inputs for the asset or liability including situations where there is little, if any, market activity for the asset or liability.

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

Derivative Financial Instruments

We record all derivative financial instrument contracts at fair value in our unaudited condensed consolidated balance sheets except for certain contracts that qualify for the normal purchase and normal sale election. Under this accounting policy election, we do not record the contracts at fair value at each balance sheet date; instead, we record the purchase or sale at the contracted value once the delivery occurs.

We have not designated any financial instruments as hedges for accounting purposes. All changes in the fair value of our commodity derivative instruments that do not qualify as normal purchases and normal sales (whether cash transactions or

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Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

non-cash mark-to-market adjustments) are reported within cost of sales in our unaudited condensed consolidated statements of operations, regardless of whether the contract is physically or financially settled.

We utilize various commodity derivative financial instrument contracts to attempt to reduce our exposure to price fluctuations. We do not enter into such contracts for trading purposes. Changes in assets and liabilities from commodity derivative financial instruments result primarily from changes in market prices, newly originated transactions, and the timing of settlements. We attempt to balance our contractual portfolio in terms of notional amounts and timing of performance and delivery obligations. However, net unbalanced positions can exist or are established based on our assessment of anticipated market movements. Inherent in the resulting contractual portfolio are certain business risks, including commodity price risk and credit risk. Commodity price risk is the risk that the market value of crude oil, natural gas liquids, or refined and renewables products will change, either favorably or unfavorably, in response to changing market conditions. Credit risk is the risk of loss from nonperformance by suppliers, customers or financial counterparties to a contract. Procedures and limits for managing commodity price risks and credit risks are specified in our market risk policy and credit risk policy, respectively. Open commodity positions and market price changes are monitored daily and are reported to senior management and to marketing operations personnel. Credit risk is monitored daily and exposure is minimized through customer deposits, restrictions on product liftings, letters of credit, and entering into master netting agreements that allow for offsetting counterparty receivable and payable balances for certain transactions.

Revenue Recognition

We record product sales revenues when title to the product transfers to the purchaser, which typically occurs when the purchaser receives the product. We record terminaling, transportation, storage, and service revenues when the service is performed, and we record tank and other rental revenues over the lease term. Revenues for our Water Solutions segment are recognized when we obtain the wastewater at our treatment and disposal facilities.

The tariffs we charge for our pipeline transportation systems are primarily regulated by the Federal Energy Regulatory Commission. Our tariffs include provisions which allow us to deduct from our customer's inventory a small percentage of the products our customers transport on our pipeline systems. We refer to these product quantities as pipeline loss allowance. We receive pipeline loss allowances from our customers as consideration for product losses during the transportation of their products on our pipeline systems. Our customers are guaranteed delivery of the amount of their injected volumes, net of pipeline loss allowance, irrespective of what our actual product losses may be during the delivery process.

We report taxes collected from customers and remitted to taxing authorities, such as sales and use taxes, on a net basis. We include amounts billed to customers for shipping and handling costs in revenues in our unaudited condensed consolidated statements of operations. We enter into certain contracts whereby we agree to purchase product from a counterparty and sell the same volume of product to the same counterparty at a different location or time. When such agreements are entered into at the same time and in contemplation of each other, we record the revenues for these transactions net of cost of sales.

Revenues during the three months ended December 31, 2017 and 2016 include \$0.3 million and \$1.2 million, respectively, and revenues during the nine months ended December 31, 2017 and 2016 include \$1.0 million and \$3.7 million, respectively, associated with the amortization of a liability recorded in the acquisition accounting for an acquired business related to certain out-of-market revenue contracts.

Income Taxes

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

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

We evaluate uncertain tax positions for recognition and measurement in the consolidated financial statements. To recognize a tax position, we determine whether it is more likely than not that the tax position will be sustained upon examination, including resolution of any related appeals or litigation, based on the technical merits of the position. A tax

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

position that meets the more likely than not threshold is measured to determine the amount of benefit to be recognized in the consolidated financial statements. We had no material uncertain tax positions that required recognition in our unaudited condensed consolidated financial statements at December 31, 2017 or March 31, 2017.

On December 22, 2017, the Tax Cuts and Jobs Act of 2017 (the "Act") was signed into law by the President of the United States. The Act amended the Internal Revenue Code of 1986 for taxable years beginning after December 31, 2017 and does not extend retroactively to any prior tax periods. Beginning in tax year 2018, the deductibility of net interest expense is limited to 30% of our adjusted taxable income. For tax years beginning after December 31, 2017 and before January 1, 2022, the Act calculates adjusted taxable income using an EBITDA-based calculation. For tax years beginning January 1, 2022 and thereafter, the calculation of adjusted taxable income will not add back depreciation or amortization. Any disallowed business interest expense is then generally carried forward as a deduction in a succeeding taxable year at the partner level. These limitations might cause interest expense to be deducted by our unitholders in a later period than recognized in the GAAP financial statements.

As of December 31, 2017, we do not have any deferred tax assets or liabilities. Any future deferred tax assets or liabilities will be valued based on the new corporate tax rate under the Act.

Inventories

We value our inventories at the lower of cost or market, with cost determined using either the weighted-average cost or the first in, first out (FIFO) methods, including the cost of transportation and storage. Market is determined based on estimated replacement cost using prices at the end of the reporting period. On April 1, 2017, we adopted the new inventory standard, Accounting Standards Update ("ASU") No. 2015-11. Under this ASU, inventory is to be measured at the lower of cost or net realizable value, which is defined as the estimated selling price in the ordinary course of business, less reasonable predictable costs of completion, disposal, and transportation. In performing this analysis, we consider fixed-price forward commitments and the opportunity to transfer propane inventory from our wholesale Liquids business to our Retail Propane business to sell the inventory in retail markets.

Inventories consist of the following at the dates indicated:

inventories consist of the following at the						
December March 31						
2017	2017					
(in thousa	nds)					
\$77,306	\$146,857					
118,998	38,631					
40,670	5,992					
11,778	6,035					
214,717	193,051					
129,126	98,237					
39,631	42,009					
8,124	21,410					
4,750	9,210					
\$645,100	\$561,432					
	December 2017 (in thousa \$77,306 118,998 40,670 11,778 214,717 129,126 39,631 8,124 4,750					

Amounts as of December 31, 2017 in the table above exclude inventory related to the potential sale of a portion of the Retail Propane segment, as these amounts have been classified as current assets held for sale in our unaudited condensed consolidated balance sheet (see Note 14).

Investments in Unconsolidated Entities

Investments we cannot control, but can exercise significant influence over, are accounted for using the equity method of accounting. Investments in partnerships and limited liability companies, unless our investment is considered to be minor, and

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Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

investments in unincorporated joint ventures are also accounted for using the equity method of accounting. Under the equity method, we do not report the individual assets and liabilities of these entities on our unaudited condensed consolidated balance sheets; instead, our ownership interests are reported within investments in unconsolidated entities on our unaudited condensed consolidated balance sheets. Under the equity method, the investment is recorded at acquisition cost, increased by our proportionate share of any earnings and additional capital contributions and decreased by our proportionate share of any losses, distributions paid, and amortization of any excess investment. Excess investment is the amount by which our total investment exceeds our proportionate share of the historical net book value of the net assets of the investee. We use the cumulative earnings approach to classify distributions received from unconsolidated entities as either operating activities or investing activities in our unaudited condensed consolidated statements of cash flows.

Our investments in unconsolidated entities consist of the following at the dates indicated:

Entity	Sagment	Ownership	Date Acquired	Decembe	eMalrch 31,
Entity	Segment	Interest (1)	or Formed	2017	2017
				(in thous	ands)
Glass Mountain Pipeline, LLC (2)	Crude Oil Logistics	 %	December 2013	\$	\$172,098
E Energy Adams, LLC	Refined Products and Renewables	19%	December 2013	14,369	12,952
Water treatment and disposal facility (3)	Water Solutions	50%	August 2015	2,000	2,147
Victory Propane, LLC (4)	Retail Propane	50%	April 2015	_	226
Total				\$16,369	\$187,423

- (1) Ownership interest percentages are at December 31, 2017.
 - On December 22, 2017, we sold our previously held 50% interest in Glass Mountain Pipeline, LLC for net
- proceeds of \$292.1 million and recorded a gain on disposal of \$108.6 million during the three months ended December 31, 2017 within (gain) loss on disposal or impairment of assets, net in our unaudited condensed consolidated statement of operations.
- (3) This is an investment in an unincorporated joint venture.
 - As our investment is \$0 at December 31, 2017, our proportionate share of Victory Propane, LLC's ("Victory
- (4) Propane") losses have been recorded against the loan receivable we have with Victory Propane. See Note 13 for a further discussion of the loan receivable and a description of other transactions between us and Victory Propane.

Variable Interest Entity

Victory Propane was formed as a joint venture in April 2015 by us and an unrelated third party. The business purpose of Victory Propane is to acquire and/or develop retail propane operations in a defined geographic area. In conjunction with the formation of Victory Propane, we agreed to provide Victory Propane a revolving line of credit of \$5.0 million to be used for working capital and/or acquisition funding. Victory Propane began using this revolving line of credit shortly after operations commenced. At December 31, 2017, we provided a majority of Victory Propane's financing and have concluded that Victory Propane is a variable interest entity because the equity is not sufficient to fund Victory Propane's activities without additional subordinated financial support. Each joint venture member has an equal ownership interest in Victory Propane and has equal representation on Victory Propane's board of managers to make all significant decisions relating to the operations of Victory Propane. Therefore, we do not have the power to direct activities that significantly influence the economic performance of Victory Propane and have concluded that we are not the primary beneficiary. Our maximum exposure to loss related to Victory Propane is limited to the sum of our equity investment as shown in the table above and the outstanding loan receivable (see Note 13) at December 31,

2017.

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Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Other Noncurrent Assets

Other noncurrent assets consist of the following at the dates indicated:

	December March 31,		
	2017	2017	
	(in thousands)		
Loan receivable (1)	\$32,396	\$40,684	
Line fill (2)	36,446	30,628	
Tank bottoms (3)	42,044	42,044	
Minimum shipping fees - pipeline commitments (4)	82,301	67,996	
Other	49,578	58,252	
Total	\$242,765	\$239,604	

- (1) Represents a loan receivable associated with our financing of the construction of a natural gas liquids facility to be utilized by a third party.
 - Represents minimum volumes of product we are required to leave on certain third-party owned pipelines under long-term shipment commitments. At December 31, 2017, line fill consisted of 377,320 barrels of crude oil and
- (2)262,000 barrels of propane (requirement is due to a new contract). At March 31, 2017, line fill consisted of 427,193 barrels of crude oil. Line fill held in pipelines we own is included within property, plant and equipment (see Note 5).
 - Tank bottoms, which are product volumes required for the operation of storage tanks, are recorded at historical cost. We recover tank bottoms when the storage tanks are removed from service. At December 31, 2017 and
- (3) March 31, 2017, tank bottoms held in third party terminals consisted of 366,212 barrels and 366,212 barrels of refined products, respectively. Tank bottoms held in terminals we own are included within property, plant and equipment (see Note 5).
- Represents the minimum shipping fees paid in excess of volumes shipped for two contracts. This amount can be (4) recovered when volumes shipped exceed the minimum monthly volume commitment (see Note 9). Under these contracts, we currently have 2.3 years and 2.8 years, respectively, in which to ship the excess volumes.

Accrued Expenses and Other Payables

Accrued expenses and other payables consist of the following at the dates indicated:

	December March 31		
	2017	2017	
	(in thousands)		
Accrued compensation and benefits	\$16,237	\$22,227	
Excise and other tax liabilities	48,803	64,051	
Derivative liabilities	34,713	27,622	
Accrued interest	33,389	44,418	
Product exchange liabilities	24,312	1,693	
Deferred gain on sale of general partner interest in TLP	30,113	30,113	
Other	43,185	17,001	
Total	\$230,752	\$207,125	

Amounts as of December 31, 2017 in the table above exclude accrued expenses and other payables related to the potential sale of a portion of the Retail Propane segment, as these amounts have been classified as current liabilities held for sale in our unaudited condensed consolidated balance sheet (see Note 14).

Deferred Gain on Sale of General Partner Interest in TLP

On February 1, 2016, we sold our general partner interest in TransMontaigne Partners L.P. ("TLP") to an affiliate of ArcLight Capital Partners. We deferred a portion of the gain on the sale and will recognize this amount over our future lease payment obligations, which is approximately seven years. During the three months ended December 31, 2017 and 2016, we recognized \$7.5 million and \$7.5 million, respectively, and during the nine months ended December 31, 2017 and 2016, we recognized \$22.6 million and \$22.6 million, respectively, of the deferred gain in our unaudited condensed consolidated

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Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

statements of operations. Within our December 31, 2017 unaudited condensed consolidated balance sheet, the current portion of the deferred gain, \$30.1 million, is recorded in accrued expenses and other payables, and the long-term portion, \$116.7 million, is recorded in other noncurrent liabilities.

Noncontrolling Interests

Noncontrolling interests represent the portion of certain consolidated subsidiaries that are owned by third parties. Amounts are adjusted by the noncontrolling interest holder's proportionate share of the subsidiaries' earnings or losses each period and any distributions that are paid. Noncontrolling interests are reported as a component of equity, unless the noncontrolling interest is considered redeemable, in which case the noncontrolling interest is recorded between liabilities and equity (mezzanine or temporary equity) in our unaudited condensed consolidated balance sheet. The redeemable noncontrolling interest is adjusted at each balance sheet date to its maximum redemption value if the amount is greater than the carrying value. During the nine months ended December 31, 2017, we recorded \$1.2 million to adjust the redeemable noncontrolling interest to its maximum redemption value.

Business Combination Measurement Period

We record the assets acquired and liabilities assumed in a business combination at their acquisition date fair values. Pursuant to GAAP, an entity is allowed a reasonable period of time (not to exceed one year) to obtain the information necessary to identify and measure the fair value of the assets acquired and liabilities assumed in a business combination. As discussed in Note 4, certain of our acquisitions are still within this measurement period, and as a result, the acquisition date fair values we have recorded for the assets acquired and liabilities assumed are subject to change.

Also, as discussed in Note 4, we made certain adjustments during the nine months ended December 31, 2017 to our estimates of the acquisition date fair values of assets acquired and liabilities assumed in business combinations that occurred during the fiscal year ended March 31, 2017.

Reclassifications

We have reclassified certain prior period financial statement information to be consistent with the classification methods used in the current fiscal year. These reclassifications did not impact previously reported amounts of equity, net income, or cash flows.

Recent Accounting Pronouncements

In August 2016, the Financial Accounting Standards Board ("FASB") issued ASU No. 2016-15, "Statement of Cash Flows-Classification of Certain Cash Receipts and Cash Payments." The ASU requires cash payments not made soon after the acquisition date of a business combination by an acquirer to settle a contingent consideration liability to be separated and classified as cash outflows for financing activities and operating activities. Cash payments up to the amount of the contingent consideration liability recognized at the acquisition date (including measurement-period adjustments) should be classified as financing activities and any excess should be classified as operating activities. We adopted this ASU effective April 1, 2017 and have revised previously reported information.

In June 2016, the FASB issued ASU No. 2016-13, "Financial Instruments-Credit Losses." The ASU requires a financial asset (or a group of financial assets) measured at amortized cost to be presented at the net amount expected to be collected, which would include accounts receivable. The measurement of expected credit losses is based on relevant

information about past events, including historical experience, current conditions, and reasonable and supportable forecasts that affect the collectibility of the reported amount. The ASU is effective for the Partnership beginning April 1, 2020, and requires a modified retrospective method of adoption, although early adoption is permitted. We are currently in the process of assessing the impact of this ASU on our consolidated financial statements.

In February 2016, the FASB issued ASU No. 2016-02, "Leases." The ASU will replace previous lease accounting guidance in GAAP. The ASU requires the recognition of lease assets and lease liabilities by lessees for those leases classified as operating leases. The ASU retains a distinction between finance leases and operating leases. The ASU is effective for the Partnership beginning April 1, 2019, and requires a modified retrospective method of adoption. We are currently in the process

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Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

of compiling a database of leases and analyzing each lease to assess the impact under this ASU on our consolidated financial statements.

In May 2014, the FASB issued ASU No. 2014-09, "Revenue from Contracts with Customers." The ASU will replace most existing revenue recognition guidance in GAAP. The core principle of this ASU is that an entity should recognize revenue for the transfer of goods or services equal to the amount that it expects to be entitled to receive for those goods or services. The ASU is effective for the Partnership beginning April 1, 2018, and allows for both full retrospective and modified retrospective methods of adoption.

We are in the process of evaluating our revenue contracts by segment and type to determine the potential impact of adopting this ASU. At this point in our evaluation process, we have determined that the timing and/or amount of revenue that we recognize on certain contracts, particularly contracts with minimum volume commitments, specifically in our Water Solutions, Crude Oil Logistics, Refined and Renewables and Liquids segments, tiered pricing, non-cash consideration and multi-year services arrangements, may be impacted by the adoption of this ASU; however, we are still in the process of quantifying these impacts, if any, and have not yet determined whether they would be material to our consolidated financial statements. We have hired a third-party to assist us in the evaluation of these contracts. In addition, we are in the process of implementing appropriate changes to our business processes, systems and controls to support recognition and disclosure under this ASU. We continue to monitor additional authoritative or interpretive guidance related to this ASU as it becomes available, as well as comparing our conclusions on specific interpretative issues to other peers in our industry, to the extent that such information is available to us. We currently anticipate utilizing a modified retrospective adoption as of April 1, 2018.

Note 3—Income (Loss) Per Common Unit

The following table presents our calculation of basic and diluted weighted average units outstanding for the periods indicated:

Three Months Ended		Nine Months Ended		
December 31,		December 31,		
2017	2016	2017	2016	
120,844,008	107,966,901	120,899,502	106,114,668	
			111,826	
2,914,383			3,328,434	
403,575			_	
124,161,966	107,966,901	120,899,502	109,554,928	
	December 31 2017 120,844,008 — 2,914,383 403,575	December 31, 2017 2016 120,844,008 107,966,901 — — — 2,914,383 — 403,575 —	December 31, December 31, 2017 2016 2017 120,844,008 107,966,901 120,899,502	

For the three months ended December 31, 2017, the Class A Preferred Units (as defined herein) and Performance Awards (as defined herein) were considered antidilutive. For the nine months ended December 31, 2017 and three months ended December 31, 2016, the Class A Preferred Units, Performance Awards, Service Awards and warrants were considered antidilutive. For the nine months ended December 31, 2016, the Class A Preferred Units and Service Awards were considered antidilutive.

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Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Our income (loss) per common unit is as follows for the periods indicated:

	Three Months Ended			Nine Months Ended		
	December 31,			December 31,		,
	2017	2016		2017		2016
	(in thousands, except unit and per unit amounts)				amounts)	
Net income (loss)	\$56,769	\$ 1,293		\$(180,517)	\$ 117,388
Less: Net income attributable to noncontrolling interests	(89) (317)	(221)	(6,091)
Less: Net (income) loss attributable to redeemable noncontrolling interests	(424) —		261		_
Net income (loss) attributable to NGL Energy Partners LP	56,256	976		(180,477)	111,297
Less: Distributions to preferred unitholders	(16,219) (8,906)	(42,001)	(20,958)
Less: Net (income) loss allocated to general partner (1)	(73) (22)	121		(180)
Less: Repurchase of warrants (2)	_			(349)	_
Net income (loss) allocated to common unitholders	\$39,964	\$ (7,952)	\$(222,706)	\$ 90,159
Basic income (loss) per common unit	\$0.33	\$ (0.07)	\$(1.84)	\$ 0.85
Diluted income (loss) per common unit	\$0.32	\$ (0.07)	\$(1.84)	\$ 0.82
Basic weighted average common units outstanding	120,844,	00807,966,9	01	120,899,50	2	106,114,668
Diluted weighted average common units outstanding	124,161,	96 6 07,966,9	01	120,899,50	2	109,554,928

⁽¹⁾ Net (income) loss allocated to the general partner includes distributions to which it is entitled as the holder of incentive distribution rights.

Note 4—Acquisitions

The following summarizes our acquisitions during the nine months ended December 31, 2017:

Acquisition of Remaining Interest in NGL Solids Solutions, LLC

On April 17, 2017, we entered into a purchase and sale agreement with the party owning the 50% noncontrolling interest in NGL Solids Solutions, LLC, a consolidated subsidiary in our Water Solutions segment. Total consideration was \$23.1 million, which consisted of cash of \$20.0 million and the termination of a non-compete agreement that we valued at \$3.1 million, and in return we received the following:

The remaining 50% interest in NGL Solids Solutions, LLC; and

Two parcels of land to develop saltwater disposal wells.

We accounted for the transaction as an acquisition of assets. Acquiring assets in groups requires not only ascertaining the cost of the asset (or net asset) group but also allocating that cost to the individual assets (or individual assets and liabilities) that make up the group. The cost of a group of assets acquired in an asset acquisition is allocated to the individual assets acquired or liabilities assumed/released based on their relative fair values and does not give rise to goodwill or bargain purchase gains. We allocated \$22.9 million to noncontrolling interest and \$0.2 million to land. The acquisition of the remaining interest was accounted for as an equity transaction, no gain or loss was recorded and the carrying value of the noncontrolling interest was adjusted to reflect the change in ownership interest of the subsidiary. As of the date of the transaction, the 50% noncontrolling interest had a carrying value of \$16.6 million. For the termination of the non-compete agreement, we recorded a gain of \$1.3 million, which included the carrying value

This amount represents the excess of the repurchase price over the fair value of the warrants, as discussed further in Note 10.

of the non-compete agreement intangible asset that was written off (see Note 7). This gain was recorded within (gain) loss on disposal or impairment of assets, net in our unaudited condensed consolidated statement of operations during the nine months ended December 31, 2017.

Retail Propane Businesses

During the nine months ended December 31, 2017, we acquired six retail propane businesses for total consideration of \$30.5 million. The agreements for these acquisitions contemplate post-closing payments for certain working capital items.

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Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

We are in the process of identifying and determining the fair values of the assets acquired and liabilities assumed for these retail propane businesses, and as a result, the estimates of fair value at December 31, 2017 are subject to change. The following table summarizes the preliminary estimates of the fair values of the assets acquired and liabilities assumed (in thousands):

Current assets \$2,042
Property, plant and equipment 10,686
Goodwill 3,010
Intangible assets 16,625
Current liabilities (1,586)
Other noncurrent liabilities (291)
Fair value of net assets acquired \$30,486

Goodwill represents the excess of the consideration paid for the acquired businesses over the fair value of the individual assets acquired, net of liabilities assumed. Goodwill represents a premium paid to acquire the skilled workforce of each of the businesses acquired and the ability to expand into new markets. We expect that all of the goodwill will be deductible for federal income tax purposes.

The operations of these retail propane businesses have been included in our unaudited condensed consolidated statement of operations since their acquisition date. Our unaudited condensed consolidated statement of operations for the nine months ended December 31, 2017 includes revenues of \$8.8 million and operating income of \$0.8 million that were generated by the operations of three of these retail propane businesses. The revenues and operating income of the other retail propane business acquisitions are not considered material.

The following summarizes the status of the preliminary purchase price allocation of acquisitions prior to April 1, 2017:

Water Solutions Facilities

During the six months ended September 30, 2017, we completed the acquisition accounting for two water solutions facilities. During the six months ended September 30, 2017, we received additional information and recorded a decrease of \$0.2 million to property, plant and equipment and an increase of less than \$0.1 million to other noncurrent liabilities related to an asset retirement obligation. The offset of these adjustments was recorded to goodwill.

Retail Propane Businesses

During the nine months ended December 31, 2017, we completed the acquisition accounting for four retail propane businesses. During the nine months ended December 31, 2017, we received additional information and recorded a decrease of \$0.2 million to current assets and a decrease of less than \$0.1 million to property, plant and equipment. The offset of these adjustments was recorded to goodwill. In addition, we paid \$0.4 million in cash to the sellers during the nine months ended December 31, 2017 for consideration that was held back at the acquisition date, which we recorded as a liability within accrued expenses and other payables in our unaudited condensed consolidated balance sheet.

Natural Gas Liquids Facilities

During the three months ended June 30, 2017, we completed the acquisition accounting for certain natural gas liquids facilities acquired in January 2017. There were no material adjustments to the fair value of assets acquired and

liabilities assumed during the three months ended June 30, 2017.

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Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Note 5—Property, Plant and Equipment

Our property, plant and equipment consists of the following at the dates indicated:

Description	Estimated	December 31,March 31,			
Description	Useful Lives	2017	2017		
		(in thousands)			
Natural gas liquids terminal and storage assets	2–30 years	\$238,092	\$207,825		
Pipeline and related facilities	30–40 years	255,930	248,582		
Refined products terminal assets and equipment	15–25 years	7,062	6,736		
Retail propane equipment	2–30 years	195,414	239,417		
Vehicles and railcars	3–25 years	179,691	198,480		
Water treatment facilities and equipment	3–30 years	585,569	557,100		
Crude oil tanks and related equipment	2–30 years	218,056	203,003		
Barges and towboats	5–30 years	91,884	91,037		
Information technology equipment	3–7 years	43,495	43,880		
Buildings and leasehold improvements	3–40 years	167,446	161,957		
Land		56,593	56,545		
Tank bottoms and line fill (1)		20,094	24,462		
Other	3–20 years	14,802	39,132		
Construction in progress		54,729	87,711		
		2,128,857	2,165,867		
Accumulated depreciation		(420,174)	(375,594)		
Net property, plant and equipment		\$1,708,683	\$1,790,273		

Tank bottoms, which are product volumes required for the operation of storage tanks, are recorded at historical cost. We recover tank bottoms when the storage tanks are removed from service. Line fill, which represents our portion of the product volume required for the operation of the proportionate share of a pipeline we own, is recorded at historical cost.

Amounts as of December 31, 2017 in the table above exclude property, plant and equipment and the accumulated depreciation related to the potential sale of a portion of the Retail Propane segment, as these amounts have been classified as current assets held for sale in our unaudited condensed consolidated balance sheet (see Note 14).

The following table summarizes depreciation expense and capitalized interest expense for the periods indicated:

_	_					
	Three Months		Nine Months			
			Ended December 31,			
	2017	2016	2017	2016		
	(in thous	ands)				
Depreciation expense	\$32,629	\$32,039	\$98,761	\$88,396		
Capitalized interest expense	\$66	\$1,429	\$66	\$6,233		

We record losses (gains) from the sales of property, plant and equipment and any write-downs in value due to impairment within (gain) loss on disposal or impairment of assets, net in our unaudited condensed consolidated statements of operations. During the three months ended December 31, 2017, we recorded a net loss of \$4.7 million. The net loss consisted of losses of \$7.5 million related to the disposal of certain assets, offset by a gain of \$2.8 million related to the sale of excess pipe in our Crude Oil Logistics segment. During the nine months ended December 31,

2017, we recorded a net loss of \$4.0 million. The net loss consisted of losses of \$10.6 million related to the disposal of certain assets and the write-down of other assets, offset by a gain of \$6.6 million related to the sale of excess pipe in our Crude Oil Logistics segment.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Note 6—Goodwill

The following table summarizes changes in goodwill by segment during the nine months ended December 31, 2017:

	Crude Oil Logistics		Liquids	Retail Propane	Refined Products and Renewables	Total
	(in thousa	nds)				
Balances at March 31, 2017	\$579,846	\$424,270	\$266,046	\$130,427	\$ 51,127	\$1,451,716
Revisions to acquisition accounting (Note 4)	_	195	_	232	_	427
Acquisitions (Note 4)	_	_	_	3,010		3,010
Impairment	_	_	(116,877)	_	_	(116,877)
Assets held for sale (Note 14)	_		_	(24,959)		(24,959)
Balances at December 31, 2017	\$579,846	\$424,465	\$149,169	\$108,710	\$ 51,127	\$1,313,317

Goodwill Impairment

Due to the decreased demand for natural gas liquid storage and resulting decline in revenues and earnings as compared to actual and projected results of prior and future periods, we tested the goodwill within our natural gas liquids salt cavern storage reporting unit ("Sawtooth reporting unit"), which is part of our Liquids segment, for impairment at September 30, 2017. We estimated the fair value of our Sawtooth reporting unit based on the income approach, also known as the discounted cash flow method, which utilizes the present value of future expected cash flows to estimate the fair value. The future cash flows of our Sawtooth reporting unit were projected based upon estimates as of the test date of future revenues, operating expenses and cash outflows necessary to support these cash flows, including working capital and maintenance capital expenditures. We also considered expectations regarding: (i) expected storage volumes, which are assumed to increase in the coming years due to increased production of natural gas liquids, (ii) expected propane and butane prices and (iii) expected rental fees. We assumed a 2% per year increase in commodity prices and a 4% increase in rental fees per year starting in April 2018, and held such prices and fees flat for periods in our model beyond our 2023 fiscal year. For expenses, we assumed an increase consistent with the increase in storage volumes, and maintenance capital was held flat throughout the model. The discount rate used in our discounted cash flow method was a risk adjusted weighted average cost of capital calculated as of September 30, 2017 of 12%. The discounted cash flow results indicated that the estimated fair value of our Sawtooth reporting unit was less than its carrying value by approximately 32% at September 30, 2017.

During the three months ended September 30, 2017, we recorded a goodwill impairment charge of \$116.9 million, which was recorded within (gain) loss on disposal or impairment of assets, net, in our unaudited condensed consolidated statement of operations. At September 30, 2017, our Sawtooth reporting unit had a goodwill balance of \$66.2 million.

Our estimated fair value is predicated upon management's assumption of the growth in the production of natural gas liquids and the decline in the use of railcars to store natural gas liquids. We used these assumptions to estimate the demand for storage at our facility and the revenue generated by customers reserving capacity at our facility. Due to the current volatility in commodity prices and the excess railcars currently in the market, we believe it is reasonably possible that the need for underground storage we estimate in our model does not materialize, such that our estimate of fair value could change and result in further impairment of the goodwill in our Sawtooth reporting unit.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Note 7—Intangible Assets

Our intangible assets consist of the following at the dates indicated:

Description	Amortizable Lives	December 31, 2017 Gross CarryiAgcumulated Amount Amortization (in thousands)			March 31, 2 Gross Carry Amount	s Carryi Ag cumulated Net			
Amortizable:									
Customer relationships	3–20 years	\$882,256	\$ (352,364)	\$529,892	\$906,782	\$(316,242)	\$590,540
Customer commitments	10 years	310,000	(36,167)	273,833	310,000	(12,917)	297,083
Pipeline capacity rights	30 years	161,785	(15,697)	146,088	161,785	(11,652)	150,133
Rights-of-way and easements	1–40 years	63,485	(2,670)	60,815	63,402	(2,154)	61,248
Executory contracts and other agreements	3–30 years	23,097	(16,626)	6,471	29,036	(20,457)	8,579
Non-compete agreements	2–32 years	17,988	(6,767)	11,221	32,984	(17,762)	15,222
Trade names	1-10 years	4,076	(1,822)	2,254	15,439	(13,396)	2,043
Debt issuance costs (1)	5 years	40,790	(23,419)	17,371	38,983	(20,025)	18,958
Total amortizable		1,503,477	(455,532)	1,047,945	1,558,411	(414,605)	1,143,806
Non-amortizable:									
Trade names		17,010			17,010	20,150			20,150
Total non-amortizable		17,010			17,010	20,150			20,150
Total		\$1,520,487	\$ (455,532)	\$1,064,955	\$1,578,561	\$ (414,605)	\$1,163,956

⁽¹⁾ Includes debt issuance costs related to the Revolving Credit Facility (as defined herein). Debt issuance costs related to fixed-rate notes are reported as a reduction of the carrying amount of long-term debt.

Amounts as of December 31, 2017 in the table above exclude intangible assets and the accumulated amortization related to the potential sale of a portion of the Retail Propane segment, as these amounts have been classified as current assets held for sale in our unaudited condensed consolidated balance sheet (see Note 14).

The weighted-average remaining amortization period for intangible assets is approximately 11.4 years.

Write off of Intangible Asset

During the nine months ended December 31, 2017, we wrote off \$1.8 million related to the non-compete agreement which was terminated as part of our acquisition of the remaining interest in NGL Solids Solutions, LLC (see Note 4).

Amortization expense is as follows for the periods indicated:

	Three Months		Nine Months		
	Ended		Ended		
	Decembe	er 31,	December	r 31,	
Recorded In	2017	2016	2017	2016	
	(in thous	ands)			
Depreciation and amortization	\$30,711	\$28,728	\$93,666	\$71,880	
Cost of sales	1,505	1,753	4,596	5,098	

Interest expense Total 1,154 1,721 3,394 5,177 \$33,370 \$32,202 \$101,656 \$82,155

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

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

Fiscal Year Ending March 31,

2018 (three months)	\$32,936
2019	128,009
2020	124,632
2021	111,519
2022	96,432
Thereafter	554,417
Total	\$1,047,945

Note 8—Long-Term Debt

Our long-term debt consists of the following at the dates indicated:

	December 31, 2017				March 31, 2017			
		Unamortize	ed		Unamortized			
	Face	Debt		Book	Face	Debt		Book
	Amount	Issuance		Value	Amount	Issuance		Value
		Costs (1)				Costs (1)		
	(in thousand	ds)						
Revolving credit facility:								
Expansion capital borrowings	\$125,000	\$ <i>—</i>		\$125,000	\$ —	\$ <i>—</i>		\$ —
Working capital borrowings	1,014,500	_		1,014,500	814,500	_		814,500
Senior secured notes					250,000	(4,559)	245,441
Senior unsecured notes:								
5.125% Notes due 2019	360,781	(2,015)	358,766	379,458	(3,191)	376,267
6.875% Notes due 2021	367,048	(4,817)	362,231	367,048	(5,812)	361,236
7.500% Notes due 2023	656,589	(9,515)	647,074	700,000	(11,329)	688,671
6.125% Notes due 2025	412,507	(6,536)	405,971	500,000	(8,567)	491,433
Other long-term debt	11,684			11,684	15,525	_		15,525
	2,948,109	(22,883)	2,925,226	3,026,531	(33,458)	2,993,073
Less: Current maturities	3,260			3,260	29,590	_		29,590
Long-term debt	\$2,944,849	\$ (22,883)	\$2,921,966	\$2,996,941	\$ (33,458)	\$2,963,483

⁽¹⁾ Debt issuance costs related to the Revolving Credit Facility are reported within intangible assets, rather than as a reduction of the carrying amount of long-term debt.

Amortization expense for debt issuance costs related to long-term debt in the table above was \$1.5 million and \$1.2 million during the three months ended December 31, 2017 and 2016, respectively, and \$4.8 million and \$3.0 million during the nine months ended December 31, 2017 and 2016, respectively.

Expected amortization of debt issuance costs is as follows (in thousands):

Fiscal Year Ending March 31.

1 15001 1 001 21101118 1110111 0 1 1	
2018 (three months)	\$1,283
2019	5,124
2020	4,191
2021	3,810
2022	3,229

Thereafter 5,246 Total \$22,883

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Credit Agreement

We are party to a \$1.765 billion credit agreement (the "Credit Agreement") with a syndicate of banks. As of December 31, 2017, the Credit Agreement includes a revolving credit facility to fund working capital needs, which had a capacity of \$1.2 billion for cash borrowings and letters of credit, (the "Working Capital Facility") and a revolving credit facility to fund acquisitions and expansion projects, which had a capacity of \$565.0 million (the "Expansion Capital Facility," and together with the Working Capital Facility, the "Revolving Credit Facility"). During the three months ended September 30, 2017, we reallocated \$50.0 million from the Expansion Capital Facility to the Working Capital Facility. During the three months ended December 31, 2017, we reallocated an additional \$150.0 million from the Expansion Capital Facility to the Working Capital Facility. We had letters of credit of \$182.1 million on the Working Capital Facility at December 31, 2017.

At December 31, 2017, the borrowings under the Credit Agreement had a weighted average interest rate of 4.90%, calculated as the weighted average LIBOR rate of 1.53% plus a margin of 3.00% for LIBOR borrowings and the prime rate of 4.50% plus a margin of 2.00% on alternate base rate borrowings. At December 31, 2017, the interest rate in effect on letters of credit was 3.00%. Commitment fees were charged at a rate ranging from 0.375% to 0.50% on any unused capacity.

On June 2, 2017, we amended our Credit Agreement. The amendment, among other things, restricts us from increasing our distribution rate over the amount paid in the preceding quarter if our leverage ratio is greater than 4.25 to 1. In addition, the Credit Agreement contains covenants that require us to satisfy certain debt ratios, which are summarized in the table below.

		Senior	Interest
		Secured	Interest
Period Beginning	Leverage	Leverage	Coverage
Terrod Deginning	Ratio (1)	Ratio (1)	Ratio (2)
December 31, 2017	5.50	2.50	2.25
March 31, 2018	4.75	3.25	2.75
March 31, 2019 and thereafter	4.50	3.25	2.75

- (1) Amount represents the maximum ratio for the period presented.
- (2) Amount represents the minimum ratio for the period presented.

On February 5, 2018, we amended our Credit Agreement. The amendment, among other things, amended the defined term "Consolidated EBITDA" to include the "Accrued Blenders Tax Credits" (as defined in the Credit Agreement) solely for the two quarters ending December 31, 2017 and March 31, 2018.

At December 31, 2017, our leverage ratio was approximately 5.13 to 1, our senior secured leverage ratio was approximately 0.35 to 1 and our interest coverage ratio was approximately 2.32 to 1.

At December 31, 2017, we were in compliance with the covenants under the Credit Agreement.

Senior Secured Notes

On August 2, 2017, we amended the note purchase agreement for our senior secured notes with an effective date of June 2, 2017. The amendment, among other things, conforms the financial covenants to match the amended terms of the Credit Agreement and provides for an increase in interest charged if our leverage ratio exceeds certain

predetermined levels. In addition, the amendment also restricts us from increasing our distribution rate over the amount paid in the preceding quarter if our interest coverage ratio is less than 3.00 to 1.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Repurchases

On December 29, 2017, we repurchased all of the remaining outstanding Senior Secured Notes. The following table summarizes repurchases of Senior Secured Notes for the periods indicated:

Three Months Ended Nine Months

December 3December 31,

2017 2017 (in thousands)

Senior Secured Notes

Notes repurchased \$175,500 \$230,500 Cash paid (excluding payments of accrued interest) \$192,979 \$250,179 Loss on early extinguishment of debt (1) \$(20,807) \$(23,971)

(1) Loss on the early extinguishment of debt for the Senior Secured Notes during the three months and nine months ended December 31, 2017 are net of debt issuance costs of \$3.3 million and \$4.3 million, respectively.

Prior to the December 29, 2017 repurchase of all of the remaining outstanding Senior Secured Notes, we made a semi-annual principal installment payment of \$19.5 million on December 19, 2017.

Senior Unsecured Notes

Registration Rights

In connection with the issuance of the 7.50% senior notes due 2023 (the "2023 Notes") and the 6.125% senior notes due 2025 (the "2025 Notes"), we entered into a registration rights agreement in which we agreed to file a registration statement with the SEC so that the holders can exchange the 2023 Notes and the 2025 Notes for registered notes that have substantially identical terms as the 2023 Notes and the 2025 Notes and evidence the same indebtedness of the 2023 Notes and the 2025 Notes. In addition, the subsidiary guarantors agreed to exchange the guarantee related to the 2023 Notes and the 2025 Notes for a registered guarantee having substantially the same terms as the original guarantee. We filed a registration statement for both the 2023 Notes and the 2025 Notes, and the related guarantees, with the SEC which became effective on July 11, 2017 and 99.98% of the 2023 Notes and 99.98% of the 2025 Notes were exchanged on August 8, 2017.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Repurchases

The following table summarizes repurchases of Senior Unsecured Notes for the periods indicated:

	Three Months Ended December 2017 (in thousa	Nine Mont Ended r D &cember 2017 inds)	
2019 Notes			
Notes repurchased	\$ —	\$ 18,677	
Cash paid (excluding payments of accrued interest)	\$ —	\$ 18,641	
Loss on early extinguishment of debt (1)	\$ —	\$ (102)
2023 Notes Notes repurchased Cash paid (excluding payments of accrued interest) Loss on early extinguishment of debt (2)	\$16,954 \$17,434 \$(730)	\$ 42,893)
2025 Notes			
Notes repurchased	\$71,793	\$ 87,493	
Cash paid (excluding payments of accrued interest)	\$70,248	\$ 84,356	
Gain on early extinguishment of debt (3)	\$396	\$ 1,729	

- (1) Loss on the early extinguishment of debt for the 2019 Notes during the nine months ended December 31, 2017 are net of debt issuance costs of \$0.1 million.
- (2) Loss on the early extinguishment of debt for the 2023 Notes during the three months and nine months ended December 31, 2017 are net of debt issuance costs of \$0.2 million and \$0.7 million, respectively.
- (3) Gain on the early extinguishment of debt for the 2025 Notes during the three months and nine months ended December 31, 2017 are net of debt issuance costs of \$1.1 million and \$1.4 million, respectively.

At December 31, 2017, we were in compliance with the covenants under the indentures for all of the senior unsecured notes.

Other Long-Term Debt

We have executed various non-interest bearing notes payable, primarily related to non-compete agreements entered into in connection with acquisitions of businesses. These instruments have an aggregate principal balance of \$5.4 million at December 31, 2017, and the implied interest rates on these instruments range from 1.91% to 7.00% per year. We also have certain notes payable related to equipment financing. These instruments have an aggregate principal balance of \$6.3 million at December 31, 2017, and the interest rates on these instruments range from 4.13% to 7.10% per year.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Debt Maturity Schedule

The scheduled maturities of our long-term debt are as follows at December 31, 2017:

	Revolving	Senior	Other	
Fiscal Year Ending March 31,	Credit	Unsecured	Long-Term	Total
	Facility	Notes	Debt	
	(in thousand	ds)		
2018 (three months)	\$	\$	\$ 604	\$604
2019	_	_	2,939	2,939
2020	_	360,781	2,318	363,099
2021	_	_	5,470	5,470
2022	1,139,500	367,048	286	1,506,834
Thereafter	_	1,069,096	67	1,069,163
Total	\$1,139,500	\$1,796,925	\$ 11,684	\$2,948,109

Note 9—Commitments and Contingencies

Legal Contingencies

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

Environmental Matters

Our unaudited condensed consolidated balance sheet at December 31, 2017 includes a liability, measured on an undiscounted basis, of \$2.3 million related to environmental matters, which is recorded within accrued expenses and other payables in our unaudited condensed consolidated balance sheet. Our operations are subject to extensive federal, state, and local environmental laws and regulations. Although we believe our operations are in substantial compliance with applicable environmental laws and regulations, risks of additional costs and liabilities are inherent in our business, and there can be no assurance that we will not incur significant costs. Moreover, it is possible that other developments, such as increasingly stringent environmental laws, regulations and enforcement policies thereunder, and claims for damages to property or persons resulting from the operations, could result in substantial costs. Accordingly, we have adopted policies, practices, and procedures in the areas of pollution control, product safety, occupational health, and the handling, storage, use, and disposal of hazardous materials designed to prevent material environmental or other damage, and to limit the financial liability that could result from such events. However, some risk of environmental or other damage is inherent in our business.

As previously disclosed, the U.S. Environmental Protection Agency ("EPA") had informed NGL Crude Logistics, LLC, formerly known as Gavilon, LLC ("Gavilon Energy"), of alleged violations in 2011 by Gavilon Energy of the Clean Air Act's renewable fuel standards regulations (prior to its acquisition by us in December 2013). On October 4, 2016, the U.S. Department of Justice, acting at the request of the EPA, filed a civil complaint in the Northern District of Iowa against Gavilon Energy and one of its then suppliers, Western Dubuque Biodiesel LLC ("Western Dubuque"). Consistent with the earlier allegations by the EPA, the civil complaint related to transactions between Gavilon Energy and Western Dubuque and the generation of biodiesel renewable identification numbers ("RINs") sold by Western

Dubuque to Gavilon Energy in 2011. On December 19, 2016, we filed a motion to dismiss the complaint. On January 9, 2017, the EPA filed an amended complaint. The amended complaint seeks an order declaring Western Dubuque's RINs invalid and requiring the defendants to retire an equivalent number of valid RINs and that the defendants pay statutory civil penalties. On January 23, 2017, we filed a motion to dismiss the amended complaint, which was denied on May 24, 2017. On October 17, 2017, the EPA filed a motion for partial summary judgment against Gavilon Energy. Consistent with our position against the previous EPA allegations, we deny the allegations in the amended civil complaint and that the EPA is entitled to summary judgment and we intend to continue vigorously defending ourselves in the civil action. However, at this time we are unable to determine the outcome of this action or its significance to us.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Asset Retirement Obligations

We have contractual and regulatory obligations at certain facilities for which we have to perform remediation, dismantlement, or removal activities when the assets are retired. Our liability for asset retirement obligations is discounted to present value. To calculate the liability, we make estimates and assumptions about the retirement cost and the timing of retirement. Changes in our assumptions and estimates may occur as a result of the passage of time and the occurrence of future events. The following table summarizes changes in our asset retirement obligation, which is reported within other noncurrent liabilities in our unaudited condensed consolidated balance sheets (in thousands):

Balance at March 31, 2017 \$8,181 Liabilities incurred 422 Liabilities assumed in acquisitions 21 Liabilities settled (549) Accretion expense 655 Balance at December 31, 2017 \$8,730

In addition to the obligations described above, we may be obligated to remove facilities or perform other remediation upon retirement of certain other assets. However, the fair value of the asset retirement obligation cannot currently be reasonably estimated because the settlement dates are indeterminable. We will record an asset retirement obligation for these assets in the periods in which settlement dates are reasonably determinable.

Operating Leases

We have executed various noncancelable operating lease agreements for product storage, office space, vehicles, real estate, railcars, and equipment. The following table summarizes future minimum lease payments under these agreements at December 31, 2017 (in thousands):

Fiscal Year Ending March 31,

2018 (three months)	\$34,721
2019	120,928
2020	107,342
2021	93,662
2022	66,036
Thereafter	94,023
Total	\$516,712

Rental expense relating to operating leases was \$31.1 million and \$32.0 million during the three months ended December 31, 2017 and 2016, respectively, and \$94.9 million and \$88.9 million during the nine months ended December 31, 2017 and 2016, respectively.

Pipeline Capacity Agreements

We have executed noncancelable agreements with crude oil pipeline operators, which guarantee us minimum monthly shipping capacity on the pipelines. As a result, we are required to pay the minimum shipping fees if actual shipments are less than our allotted capacity. Under certain agreements we have the ability to recover minimum shipping fees previously paid if our shipping volumes exceed the minimum monthly shipping commitment during each month remaining under the agreement, with some contracts containing provisions that allow us to continue shipping up to six months after the maturity date of the contract in order to recapture previously paid minimum shipping delinquency fees. We currently have an asset recorded in other noncurrent assets in our unaudited condensed consolidated balance

sheet for minimum shipping fees paid in previous periods that are expected to be recovered in future periods by exceeding the minimum monthly volumes (see Note 2).

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

The following table summarizes future minimum throughput payments under these agreements at December 31, 2017 (in thousands):

Fiscal Year Ending March 31,

2018 (three months)	\$13,001
2019	52,042
2020	42,351
Total	\$107,394

Construction Commitments

At December 31, 2017, we had construction commitments of \$6.2 million.

Sales and Purchase Contracts

We have entered into product sales and purchase contracts for which we expect the parties to physically settle and deliver the inventory in future periods.

At December 31, 2017, we had the following commodity purchase commitments (in thousands):

	Crude Oil (1)		Natural G Liquids	as
		Volume	•	Volume
	Value	(in	Value	(in
		barrels)		gallons)
Fixed-Price Commodity Purchase Commitments:				
2018 (three months)	\$51,001	899	\$20,600	26,213
2019	_	—	1,341	2,268
Total	\$51,001	899	\$21,941	28,481
Index-Price Commodity Purchase Commitments:				
2018 (three months)	\$427,214	7,386	\$310,124	319,467
2019	790,287	14,640	46,559	50,644
2020	511,636	10,395		
2021	438,851	9,314		
2022	357,603	7,729		
Thereafter	447,158	9,592		_
Total	\$2,972,749	59,056	\$356,683	370,111

Our crude oil index-price purchase commitments exceed our crude oil index-price sales commitments (presented below) due primarily to our long-term purchase commitments for crude oil that we purchase and ship on the Grand Mesa pipeline. As these purchase commitments are deliver-or-pay contracts, we have not entered into corresponding long-term sales contracts for volumes we may not receive.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

At December 31, 2017, we had the following commodity sale commitments (in thousands):

	('rude ()ıl		Natural Gas Liquids	
		Volume		Volume
	Value	(in	Value	(in
		barrels)		gallons)
Fixed-Price Commodity Sale Commitments:				
2018 (three months)	\$63,247	1,149	\$94,582	103,982
2019	_	_	9,521	12,298
2020	_	_	162	215
Total	\$63,247	1,149	\$104,265	116,495
Index-Price Commodity Sale Commitments:				
2018 (three months)	\$468,661	7,872	\$285,758	247,918
2019	389,596	7,311	7,914	7,685
2020	59,885	1,070		

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

Certain other forward purchase and sale contracts do not qualify for the normal purchase and normal sale election. These contracts are recorded at fair value in our unaudited condensed consolidated balance sheet and are not included in the tables above. These contracts are included in the derivative disclosures in Note 11, and represent \$33.4 million of our prepaid expenses and other current assets and \$31.7 million of our accrued expenses and other payables at December 31, 2017.

Note 10—Equity

Partnership Equity

The Partnership's equity consists of a 0.1% general partner interest and a 99.9% limited partner interest, which consists of common units. Our general partner has the right, but not the obligation, to contribute a proportionate amount of capital to us to maintain its 0.1% general partner interest. Our general partner is not required to guarantee or pay any of our debts and obligations.

General Partner Contributions

In connection with the issuance of common units for the vesting of restricted units and the warrants that were exercised for common units during the nine months ended December 31, 2017, we issued 905 notional units to our general partner for less than \$0.1 million in order to maintain its 0.1% interest in us.

Common Unit Repurchase Program

On August 29, 2017, the board of directors of our general partner authorized a common unit repurchase program, under which we may repurchase up to \$15.0 million of our outstanding common units through December 31, 2017 from time to time in the open market or in other privately negotiated transactions. During the three months ended December 31, 2017, we repurchased 323,213 common units for an aggregate price of \$3.8 million, including commissions. During the nine months ended December 31, 2017, we repurchased 1,516,848 common units for an aggregate price of \$15.0 million, including commissions.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Our Distributions

The following table summarizes distributions declared on our common units during the last four quarters:

				Amount	AIIIC	Juiii
Date Declared	Record Date	Date	Amount	Paid/Payable	Paid	/Payable
Date Declared	Record Date	Paid/Payable	Per Unit	to Limited	to General	
				Partners	Parti	ner
				(in thousands)	(in tl	housands)
April 24, 2017	May 8, 2017	May 15, 2017	\$0.3900	\$ 46,870	\$	80
July 20, 2017	August 4, 2017	August 14, 2017		\$ 47,460	\$	81
October 19, 2017	November 6, 2017	November 14, 2017	\$0.3900	\$ 47,000	\$	81
January 23, 2018	February 6, 2018	February 14, 2018	\$0.3900	\$ 47,223	\$	81

Class A Convertible Preferred Units

On April 21, 2016, we received net proceeds of \$235.0 million (net of offering costs of \$5.0 million) in connection with the issuance of 19,942,169 Class A Convertible Preferred Units ("Class A Preferred Units") and 4,375,112 warrants.

We allocated the net proceeds on a relative fair value basis to the Class A Preferred Units, which includes the value of a beneficial conversion feature, and the warrants. Accretion for the beneficial conversion feature, recorded as a deemed distribution, was \$5.0 million and \$2.5 million during the three months ended December 31, 2017 and 2016, respectively, and \$12.3 million and \$6.3 million during the nine months ended December 31, 2017 and 2016, respectively.

The holders of the warrants may exercise one-third of the warrants from and after the first anniversary of the original issue date, another one-third of the warrants from and after the second anniversary and the final one-third of the warrants from and after the third anniversary. The warrants have an exercise price of \$0.01 and an eight year term. During the nine months ended December 31, 2017, 607,653 warrants were exercised for common units and we received proceeds of less than \$0.1 million. In addition, we repurchased 850,716 unvested warrants for a total purchase price of \$10.5 million on June 23, 2017. As of December 31, 2017, we had 2,916,743 warrants outstanding.

We pay a cumulative, quarterly distribution in arrears at an annual rate of 10.75% on the Class A Preferred Units to the extent declared by the board of directors of our general partner.

The following table summarizes distributions declared on our Class A Preferred Units during the last four quarters:

		Amount
		Paid/Payable
		to Class A
Data Daalamad	Data Daid/Davahla	Preferred
Date Declared	Date Paid/Payable	Unitholders
		(in thousands)
April 24, 2017	May 15, 2017	\$ 6,449
July 20, 2017	August 14, 2017	\$ 6,449

October 19, 2017 November 14, 2017 \$ 6,449 January 23, 2018 February 14, 2018 \$ 6,449

Class B Preferred Units

During the nine months ended December 31, 2017, we issued 8,400,000 of our 9.00% Class B Fixed-to-Floating Rate Cumulative Redeemable Perpetual Preferred Units ("Class B Preferred Units") representing limited partner interests at a price of \$25.00 per unit for net proceeds of \$202.7 million (net of the underwriters' discount of \$6.6 million and offering costs of \$0.7 million).

At any time on or after July 1, 2022, we may redeem our Class B Preferred Units, in whole or in part, at a redemption price of \$25.00 per Class B Preferred Unit plus an amount equal to all accumulated and unpaid distributions to, but not including, the date of redemption, whether or not declared. We may also redeem the Class B Preferred Units upon a change of control as defined in our partnership agreement. If we choose not to redeem the Class B Preferred Units, the Class B preferred

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

unitholders may have the ability to convert the Class B Preferred Units to common units at the then applicable conversion rate. Class B preferred unitholders have no voting rights except with respect to certain matters set forth in our partnership agreement.

Distributions on the Class B Preferred Units are payable on the 15th day of each January, April, July and October of each year to holders of record on the first day of each payment month. The initial distribution rate for the Class B Preferred Units from and including the date of original issue to, but not including, July 1, 2022 is 9.00% per year of the \$25.00 liquidation preference per unit (equal to \$2.25 per unit per year). On and after July 1, 2022, distributions on the Class B Preferred Units will accumulate at a percentage of the \$25.00 liquidation preference equal to the applicable three-month LIBOR plus a spread of 7.213%. On September 18, 2017, the board of directors of our general partner declared a distribution for the three months ended September 30, 2017 of \$5.7 million. The distribution was paid to the holders of the Class B Preferred Units on October 16, 2017. On December 19, 2017, the board of directors of our general partner declared a distribution for the three months ended December 31, 2017 of \$4.7 million to the holders of record on December 29, 2017. The distribution amount is included in accrued expenses and other payables in our unaudited condensed consolidated balance sheet at December 31, 2017. The distribution was paid to the holders of the Class B Preferred Units on January 15, 2018.

Amended and Restated Partnership Agreement

On June 13, 2017, NGL Energy Holdings LLC executed the Fourth Amended and Restated Agreement of Limited Partnership. The preferences, rights, powers and duties of holders of the Class B Preferred Units are defined in the amended and restated partnership agreement. The Class B Preferred Units rank senior to the common units, with respect to the payment of distributions and distribution of assets upon liquidation, dissolution and winding up, and are on parity with the Class A Preferred Units. The Class B Preferred Units have no stated maturity but we may redeem the Class B Preferred Units at any time on or after July 1, 2022 or upon the occurrence of a change in control.

At-The-Market Program

On August 24, 2016, we entered into an equity distribution agreement in connection with an at-the-market program (the "ATM Program") pursuant to which we may issue and sell up to \$200.0 million of common units. We did not issue any common units under the ATM Program during the nine months ended December 31, 2017, and approximately \$134.7 million remained available for sale under the ATM Program at December 31, 2017.

Equity-Based Incentive Compensation

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

The restricted units include both awards that: (i) vest contingent on the continued service of the recipients through the vesting date (the "Service Awards") and (ii) vest contingent both on the continued service of the recipients through the vesting date and also on the performance of our common units relative to other entities in the Alerian MLP Index (the "Index") over specified periods of time (the "Performance Awards").

On April 1, 2017, we made an accounting policy election to account for actual forfeitures, rather than estimate forfeitures each period (as previously required). As a result, the cumulative effect adjustment, which represents the differential between the amount of compensation expense previously recorded and the amount that would have been recorded without assuming forfeitures, had no impact on our consolidated financial statements.

The following table summarizes the Service Award activity during the nine months ended December 31, 2017:

Unvested Service Award units at March 31, 2017	2,708,500
Units granted	1,036,202
Units vested and issued	(1,855,102)
Units forfeited	(90,000)
Unvested Service Award units at December 31, 2017	1,799,600

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

In connection with the vesting of certain restricted units during the nine months ended December 31, 2017, we canceled 41,650 of the newly-vested common units in satisfaction of \$0.6 million of employee tax liability paid by us. Pursuant to the terms of the LTIP, these canceled units are available for future grants under the LTIP.

The following table summarizes the scheduled vesting of our unvested Service Award units at December 31, 2017:

Fiscal Year Ending March 31,

2018 (three months)	315,500
2019	896,750
2020	584,600
2021	2,750
Total	1,799,600

Service Awards are valued at the closing price as of the grant date less the present value of the expected distribution stream over the vesting period using a risk-free interest rate. We record the expense for each Service Award on a straight-line basis over the requisite period for the entire award (that is, over the requisite service period of the last separately vesting portion of the award), ensuring that the amount of compensation cost recognized at any date at least equals the portion of the grant-date value of the award that is vested at that date.

In December 2017, the compensation committee of the board of directors of our general partner decided that the vesting of all future grants would be split between dates in February and November instead of the entire grant vesting in July, which was the month the units generally vested. In addition, employees with unvested Service Awards were given an option to switch the vesting of their outstanding Service Awards and split the awards to vest in February and November or keep the vesting in July. For example, if an employee elected to change the vesting of their outstanding Service Awards, an award that was originally scheduled to vest in July 2018 would now be split so that half of the award will vest in February 2018 and the other half in November 2018. The Service Awards of individuals that elected to split the vesting are considered to be modified. The impact of the modification was not material to the current or future unit based compensation expense.

During the three months ended December 31, 2017 and 2016, we recorded compensation expense related to Service Award units of \$3.1 million and \$4.8 million, respectively. During the nine months ended December 31, 2017 and 2016, we recorded compensation expense related to Service Award units of \$11.7 million and \$51.5 million, respectively.

Of the restricted units granted and vested during the nine months ended December 31, 2017, 964,702 units were granted as a bonus for performance during the fiscal year ended March 31, 2017. The total amount of these bonus payments were \$12.4 million, of which we had accrued \$5.5 million as of March 31, 2017.

The following table summarizes the estimated future expense we expect to record on the unvested Service Award units at December 31, 2017 (in thousands):

Fiscal Year Ending March 31,

2018 (three months)	\$3,586
2019	8,909
2020	3,175
2021	18
Total	\$15,688

During April 2015, our general partner granted Performance Award units to certain employees. The number of Performance Award units that will vest is contingent on the performance of our common units relative to the performance of the other entities in the Index. Performance will be calculated based on the return on our common units (including changes in the market price of the common units and distributions paid during the performance period) relative to the returns on the common units of the other entities in the Index. As of December 31, 2017, performance will be measured over the following periods:

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Vesting Date of Tranche Performance Period for Tranche July 1, 2018

July 1, 2015 through June 30, 2018

July 1, 2016 through June 30, 2019

The following table summarizes the Performance Award activity during the nine months ended December 31, 2017:

Units forfeited 1,189,000 Units forfeited (426,000)
Unvested Performance Award units at December 31, 2017 763,000

During the July 1, 2014 through June 30, 2017 performance period, the return on our common units was below the return of the 50th percentile of our peer companies in the Index. As a result, no Performance Award units vested on July 1, 2017 and performance units with the July 1, 2017 vesting date are considered to be forfeited.

The fair value of the Performance Awards is estimated using a Monte Carlo simulation at the grant date. We record the expense for each of the tranches of the Performance Awards on a straight-line basis over the period beginning with the grant date and ending with the vesting date of the tranche. Any Performance Awards that do not become earned Performance Awards will terminate, expire and otherwise be forfeited by the participants. During the three months ended December 31, 2017 and 2016, we recorded compensation expense related to Performance Award units of \$1.1 million and \$2.1 million, respectively. During the nine months ended December 31, 2017 and 2016, we recorded compensation expense related to Performance Awards units of \$4.5 million and \$5.2 million, respectively.

The following table summarizes the estimated future expense we expect to record on the unvested Performance Award units at December 31, 2017 (in thousands):

Fiscal Year Ending March 31,

2018 (three months) \$1,266 2019 3,078 2020 624 Total \$4,968

At December 31, 2017, approximately 2.4 million common units remain available for issuance under the LTIP.

Note 11—Fair Value of Financial Instruments

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

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Commodity Derivatives

The following table summarizes the estimated fair values of our commodity derivative assets and liabilities reported in our unaudited condensed consolidated balance sheet at the dates indicated:

	December 31, 2017		March 31, 2017	
	Derivativ	DerivativeDerivative		eDerivative
	Assets	Liabilities	Assets	Liabilities
	(in thousa	ands)		
Level 1 measurements	\$9,981	\$(41,702)	\$2,590	\$(21,113)
Level 2 measurements	33,645	(37,382)	38,729	(27,799)
	43,626	(79,084)	41,319	(48,912)
Netting of counterparty contracts (1)	(8,470)	8,470	(1,508)	1,508
Net cash collateral (held) provided	(791)	33,233	(1,035)	19,604
Commodity derivatives	\$34,365	\$(37,381)	\$38,776	\$(27,800)

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

The following table summarizes the accounts that include our commodity derivative assets and liabilities in our unaudited condensed consolidated balance sheets at the dates indicated:

	Decembe	r M arch 31,
	2017	2017
	(in thousa	ands)
Prepaid expenses and other current assets	\$34,283	\$38,711
Other noncurrent assets	82	65
Accrued expenses and other payables	(34,713)	(27,622)
Other noncurrent liabilities	(2,668)	(178)
Net commodity derivative (liability) asset	\$(3,016)	\$10,976

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

The following table summarizes our open commodity derivative contract positions at the dates indicated. We do not account for these derivatives as hedges.

		Net Long			
		(Short)	Fair Value	e	
Comtracts	Cattlemant David	Notionalof			
Contracts	Settlement Period	Units	Net Asset	ts	
		(in	(Liabilitie	es)	
		barrels)			
		(in thou	sands)		
At December 31, 2017:					
Cross-commodity (1)	January 2018–March 2018	(21)	\$ (1,587)	
Crude oil fixed-price (2)	January 2018–December 2019	(1,243)	(7,536)	
Propane fixed-price (2)	January 2018–December 2018	3210	1,942		
Refined products fixed-price (2)	January 2018–January 2020		(29,363)	
Refined products index (2)	January 2018–June 2018	(13)	(51)	
Other	January 2018–March 2022		1,137		
			(35,458)	
Net cash collateral provided			32,442		
Net commodity derivative liability			\$ (3,016)	
At March 31, 2017:					
Crude oil fixed-price (2)	April 2017–May 2017	(800)	\$ (55)	
Propane fixed-price (2)	April 2017–December 2018	220	1,082		
Refined products fixed-price (2)	April 2017–January 2019	(4,682)	(7,729)	
Refined products index (2)	April 2017–December 2017	(18)	(103)	
Other	April 2017–March 2022		(788)	
			(7,593)	
Net cash collateral provided			18,569		
Net commodity derivative asset			\$ 10,976		

We may purchase or sell a physical commodity where the underlying contract pricing mechanisms are tied to (1) different commodity price indices. These contracts are derivatives we have entered into as an economic hedge against the risk of one commodity price moving relative to another commodity price.

We may have fixed price physical purchases, including inventory, offset by floating price physical sales or floating (2) price physical purchases offset by fixed price physical sales. These contracts are derivatives we have entered into as an economic hedge against the risk of mismatches between fixed and floating price physical obligations.

During the three months and nine months ended December 31, 2017, we recorded net losses of \$64.9 million and \$99.8 million, respectively, and during the three months and nine months ended December 31, 2016, we recorded net losses of \$57.7 million and \$102.6 million, respectively, from our commodity derivatives to cost of sales in our unaudited condensed consolidated statements of operations.

Credit Risk

We have credit policies that we believe minimize our overall credit risk, including an evaluation of potential counterparties' financial condition (including credit ratings), collateral requirements under certain circumstances, and the use of industry standard master netting agreements, which allow for offsetting counterparty receivable and payable

balances for certain transactions. At December 31, 2017, our primary counterparties were retailers, resellers, energy marketers, producers, refiners, and dealers. This concentration of counterparties may impact our overall exposure to credit risk, either positively or negatively, as the counterparties may be similarly affected by changes in economic, regulatory or other conditions. If a counterparty does not perform on a contract, we may not realize amounts that have been recorded in our unaudited condensed consolidated balance sheets and recognized in our net income.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Interest Rate Risk

Our Revolving Credit Facility is variable-rate debt with interest rates that are generally indexed to bank prime or LIBOR interest rates. At December 31, 2017, we had \$1.1 billion of outstanding borrowings under our Revolving Credit Facility at a weighted average interest rate of 4.90%.

Fair Value of Fixed-Rate Notes

The following table provides fair value estimates of our fixed-rate notes at December 31, 2017 (in thousands): Senior unsecured notes:

5.125% Notes due 2019 \$367,997

6.875% Notes due 2021 \$374,045

7.500% Notes due 2023 \$681,621

6.125% Notes due 2025 \$405,804

For the senior unsecured notes, the fair value estimates were developed based on publicly traded quotes and would be classified as Level 1 in the fair value hierarchy.

Note 12—Segments

The following table summarizes certain financial data related to our segments. Transactions between segments are recorded based on prices negotiated between the segments.

The "Corporate and Other" category in the table below includes certain corporate expenses that are not allocated to the reportable segments.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

	December 31,		Nine Months Ended December 31, 2017 2016	
Revenues:				
Crude Oil Logistics:				
Crude oil sales	\$556,001	\$366,569	\$1,446,560	\$1,123,169
Crude oil transportation and other	33,017	20,914	89,318	43,020
Elimination of intersegment sales	(4,011	, , ,) (4,447)
Total Crude Oil Logistics revenues	585,007	385,906	1,526,944	1,161,742
Water Solutions:				
Service fees	41,045	28,268	109,648	82,493
Recovered hydrocarbons	17,021	6,387	37,427	19,264
Other revenues	5,958	5,704	14,948	14,088
Total Water Solutions revenues	64,024	40,359	162,023	115,845
Liquids:				
Propane sales	403,236	260,562	733,684	458,646
Butane sales	228,535	146,514	408,312	267,769
Other product sales	123,677	89,225	310,389	217,405
Other revenues	6,166	7,704	16,106	22,926
Elimination of intersegment sales	(52,570) (57,162)
Total Liquids revenues	709,044	470,275	1,379,981	909,584
Retail Propane:				
Propane sales	124,466	96,699	221,102	174,510
Distillate sales	22,806	19,569	39,037	35,613
Other revenues	12,797	12,418	31,733	30,056
Elimination of intersegment sales	(44) (32) (75) (48
Total Retail Propane revenues	160,025	128,654	291,797	240,131
Refined Products and Renewables:				
Refined products sales	2,845,482	2,258,317	8,493,357	6,409,889
Renewables sales	99,436	123,065	313,366	325,377
Service fees	94	50	262	11,195
Elimination of intersegment sales	(138) (149) (268) (293)
Total Refined Products and Renewables revenues	2,944,874	2,381,283	8,806,717	6,746,168
Corporate and Other	289	164	696	679
Total revenues	\$4,463,263	3 \$3,406,641	\$12,168,158	\$9,174,149
Depreciation and Amortization:				
Crude Oil Logistics	\$20,092	\$16,503	\$61,885	\$34,496
Water Solutions	24,586	27,150	73,847	76,713
Liquids	6,247	4,441	18,718	13,315
Retail Propane	11,130	11,379	34,205	31,771
Refined Products and Renewables	323	404	971	1,237
Corporate and Other	962	890	2,801	2,744
Total depreciation and amortization	\$63,340	\$60,767	\$192,427	\$160,276
Operating Income (Loss):				
Condo Oil Lociation				
Crude Oil Logistics	\$106,279	\$(9,163) \$111,832	\$(28,827)

Liquids	22,290	24,765	(104,589	33,092	
Retail Propane	23,972	21,772	8,878	10,553	
Refined Products and Renewables	(4,791) 8,209	30,747	169,365	
Corporate and Other	(21,846) (11,128) (56,031) (66,690)
Total operating income (loss)	\$124,531	\$22,557	\$(19,238) \$180,629	

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

The following table summarizes additions to property, plant and equipment and intangible assets by segment for the periods indicated. This information has been prepared on the accrual basis, and includes property, plant and equipment and intangible assets acquired in acquisitions.

	Three Months Ended December 31,		Nine Months Ended December 31,	
	2017	2016	2017	2016
	(in thous	ands)		
Crude Oil Logistics	\$14,788	\$42,758	\$26,509	\$147,460
Water Solutions	22,556	18,275	56,996	86,628
Liquids	1,188	1,736	2,868	14,897
Retail Propane	14,527	16,196	49,242	94,170
Refined Products and Renewables	_	(945)	_	42,175
Corporate and Other	625	375	1,334	2,107
Total	\$53,684	\$78,395	\$136,949	\$387,437

The following tables summarize long-lived assets (consisting of property, plant and equipment, intangible assets, and goodwill) and total assets by segment at the dates indicated:

good with this total assets of seguin		
	December 3	March 31,
	2017	2017
	(in thousand	ls)
Long-lived assets, net:		
Crude Oil Logistics	\$1,661,020	\$1,724,805
Water Solutions	1,239,578	1,261,944
Liquids	485,454	619,204
Retail Propane	457,031	547,960
Refined Products and Renewables	210,534	215,637
Corporate and Other	33,338	36,395
Total	\$4,086,955	\$4,405,945
Total assets:		
Crude Oil Logistics	\$2,269,632	\$2,538,768
Water Solutions	1,303,873	1,301,415
Liquids	901,904	767,597
Retail Propane	660,850	622,859
Refined Products and Renewables	1,087,499	988,073
Corporate and Other	92,628	101,667
Total	\$6,316,386	\$6,320,379

Note 13—Transactions with Affiliates

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

We purchase ethanol from E Energy Adams, LLC, an equity method investee (see Note 2). These transactions are reported within cost of sales in our unaudited condensed consolidated statements of operations.

Certain members of our management and members of their families as well as other associated parties own interests in entities from which we have purchased products and services and to which we have sold products and services. During the nine months ended December 31, 2017, \$0.8 million of these transactions were capital expenditures and were recorded as increases to property, plant and equipment.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

The following table summarizes these related party transactions for the periods indicated:

\mathcal{E}	1 2			L		
		Ended		Nine Months		
				Ended		
				December 31,		
		2017	2016	2017	2016	
		(in thous	ands)			
Sales to SemGroup		\$178	\$150	\$408	\$3,734	
Purchases from SemGroup		\$1,050	\$1,911	\$3,978	\$5,874	
Sales to equity method investees		\$98	\$95	\$294	\$595	
Purchases from equity method investees		\$18,373	\$33,538	\$66,842	\$91,530	
Sales to entities affiliated with management		\$64	\$53	\$204	\$205	
Purchases from entities affiliated with manage	ement	\$193	\$2,580	\$1,540	\$14,316	

Accounts receivable from affiliates consist of the following at the dates indicated:

	Decem	b M arth 31,
	2017	2017
	(in thou	usands)
Receivables from SemGroup	\$83	\$ 6,668
Receivables from NGL Energy Holdings LLC	3,413	_
Receivables from equity method investees	2	15
Receivables from entities affiliated with management	19	28
Total	\$3,517	\$ 6,711

Amounts as of December 31, 2017 in the table above exclude accounts receivable from affiliates related to the potential sale of a portion of the Retail Propane segment, as these amounts have been classified as current assets held for sale in our unaudited condensed consolidated balance sheet (see Note 14).

Accounts payable to affiliates consist of the following at the dates indicated:

	Decer	n løl arðli,31,	,
	2017	2017	
	(in the	ousands)	
Payables to SemGroup	\$390	\$ 6,571	
Payables to equity method investees	81	1,306	
Payables to entities affiliated with management	3	41	
Total	\$474	\$ 7,918	

At December 31, 2017 and March 31, 2017, we had a loan receivable from Victory Propane, an equity method investee (see Note 2), of \$0.3 million (net of our proportionate share of their losses of \$0.2 million, as described in Note 2) and \$3.2 million, respectively, with an initial maturity date of March 31, 2021, which can be extended for successive one-year periods unless one of the parties terminates the loan agreement.

Other Related Party Transactions

On June 23, 2017, we repurchased outstanding warrants, as discussed further in Note 10, from funds managed by Oaktree Capital Management, L.P., who are represented on the board of directors of our general partner.

During the three months ended December 31, 2017 we completed a transaction with Victory Propane, an equity method investee (See Note 2), to purchase Victory Propane's Michigan assets. We paid Victory Propane \$6.4 million in cash and received current assets, property, plant and equipment and customers. The allocation of the consideration was as follows:

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Current assets	\$276
Property, plant and equipment	1,366
Intangible assets (customer relationships)	4,782
Fair value of net assets acquired	\$6,424

Victory Propane recognized a gain on this transaction. As all intra-entity profits and losses are eliminated between an investor and investee until realized, we have eliminated our proportionate share of the gain from this transaction on our books. As a result, our underlying equity in the net assets of Victory Propane exceeds our investment (see Note 2), and this difference will be amortized as income over the remaining life of the noncurrent assets acquired or until they are sold.

Victory Propane used a portion of the proceeds to pay off the outstanding balance of their note payable to us of \$4.2 million and paid \$2.0 million in distributions to the owners, including us.

Note 14—Assets and Liabilities Held for Sale

Potential Sale of a Portion of Retail Propane Business

On November 7, 2017, we entered into a definitive agreement with DCC LPG, a division of DCC plc, to sell a portion of our Retail Propane segment for \$200 million in cash, adjusted for working capital at closing. We will retain this business through closing, which is expected to be March 31, 2018. The Retail Propane businesses subject to this transaction are comprised of our operations across the Mid-Continent and Western portions of the United States. We will retain our Retail Propane businesses located in the Eastern and Southeastern section of the United States. At December 31, 2017, we met the criteria for classifying the assets and liabilities of the Retail Propane businesses subject to this transaction as held for sale in our unaudited condensed consolidated balance sheet. As a result, we have not recorded any depreciation or amortization expense for the Retail Propane businesses subject to this transaction since they were classified as held for sale. In November 2017, we received a deposit of \$20 million from DCC LPG related to the sale which is recorded in accrued expenses and other payables in our December 31, 2017 unaudited condensed consolidated balance sheet. As part of the agreement, we issued a letter of credit to DCC LPG for the amount of their deposit.

The following table summarizes the major classes of assets and liabilities classified as held for sale at December 31, 2017 (in thousands):

Assets	Held	for	Sale
ASSCIS	Helu	101	Saic

Cash and cash equivalents	\$1,985
Accounts receivable-trade, net	13,336
Accounts receivable-affiliates	1
Inventories	6,273
Prepaid expenses and other current assets	2,437
Property, plant and equipment, net	61,137
Goodwill	24,959
Intangible assets, net	21,463
Total assets held for sale	\$131,591

Liabilities Held for Sale

Accounts payable-trade	\$686
Accrued expenses and other payables	2,565

Advance payments received from customers 13,163
Other liabilities 160
Total liabilities held for sale \$16,574

As this sale transaction does not represent a strategic shift that will have a major effect on our operations or financial results, operations related to this portion of our Retail Propane segment have not been classified as discontinued operations.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

The Retail Propane businesses subject to this transaction had income before taxes of \$3.4 million for the nine months ended December 31, 2017.

Note 15—Unaudited Condensed Consolidating Guarantor and Non-Guarantor Financial Information

Certain of our wholly owned subsidiaries have, jointly and severally, fully and unconditionally guaranteed the senior unsecured notes (see Note 8). Pursuant to Rule 3-10 of Regulation S-X, we have presented in columnar format the unaudited condensed consolidating financial information for NGL Energy Partners LP (Parent), NGL Energy Finance Corp., the guarantor subsidiaries on a combined basis, and the non-guarantor subsidiaries on a combined basis in the tables below. NGL Energy Partners LP and NGL Energy Finance Corp. are co-issuers of the senior unsecured notes. Since NGL Energy Partners LP received the proceeds from the issuance of the senior unsecured notes, all activity has been reflected in the NGL Energy Partners LP (Parent) column in the tables below.

During the periods presented in the tables below, the status of certain subsidiaries changed, in that they either became guarantors of or ceased to be guarantors of the senior unsecured notes.

There are no significant restrictions that prevent the parent or any of the guarantor subsidiaries from obtaining funds from their respective subsidiaries by dividend or loan. None of the assets of the guarantor subsidiaries (other than the investments in non-guarantor subsidiaries) are restricted net assets pursuant to Rule 4-08(e)(3) of Regulation S-X under the Securities Act of 1933, as amended.

For purposes of the tables below, (i) the unaudited condensed consolidating financial information is presented on a legal entity basis, (ii) investments in consolidated subsidiaries are accounted for as equity method investments, and (iii) contributions, distributions, and advances to (from) consolidated entities are reported on a net basis within net changes in advances with consolidated entities in the unaudited condensed consolidating statement of cash flow tables below.

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Unaudited Condensed Consolidating Balance Sheet (in Thousands)

(in Thousands)	December 31, 2017 NGL Energy Partners LP Finance Contpsidiaries (Parent)		Non-Guaran Subsidiaries	Consolidated		
ASSETS CURRENT ASSETS:						
Cash and cash equivalents	\$14,994	\$ -	-\$11,179	\$ 2,296	\$ —	\$28,469
Accounts receivable-trade, net of			1,060,207	3,700		1,063,907
allowance for doubtful accounts				3,700		
Accounts receivable-affiliates			3,517		_	3,517
Inventories	_	_	644,154	946		645,100
Prepaid expenses and other current assets	_	_	97,058	337	_	97,395
Assets held for sale	_	_	131,742		(151)	131,591
Total current assets	14,994		1,947,857	7,279	(151)	1,969,979
PROPERTY, PLANT AND						
EQUIPMENT, net of accumulated			1,676,248	32,435		1,708,683
depreciation						
GOODWILL			1,300,560	12,757		1,313,317
INTANGIBLE ASSETS, net of	_	_	1,051,683	13,272		1,064,955
accumulated amortization						
INVESTMENTS IN UNCONSOLIDATED ENTITIES	_		16,369	_	_	16,369
NET INTERCOMPANY						
RECEIVABLES (PAYABLES)	2,116,433		(2,095,213)	(21,220)		
INVESTMENTS IN CONSOLIDATED						
SUBSIDIARIES	1,727,675	—	24,623		(1,752,298)	
LOAN RECEIVABLE-AFFILIATE	_		318	_	_	318
OTHER NONCURRENT ASSETS		_	242,765			242,765
Total assets	\$3,859,102	\$ -	\$4,165,210	\$ 44,523	\$(1,752,449)	\$6,316,386
LIABILITIES AND EQUITY						
CURRENT LIABILITIES:						
Accounts payable-trade	\$ —	\$ -	\$865,117	\$ 1,651	\$ —	\$866,768
Accounts payable-affiliates	1		473			474
Accrued expenses and other payables	34,879	_	194,937	936	_	230,752
Advance payments received from customers	_		46,326	675	(151)	46,850
Current maturities of long-term debt	_		2,887	373		3,260
Liabilities held for sale	_		16,574	_	_	16,574
Total current liabilities	34,880	_	1,126,314	3,635	(151)	1,164,678
LONG-TERM DEBT, net of debt	1,774,042		1,147,180	744	ŕ	
issuance costs and current maturities		_			_	2,921,966
OTHER NONCURRENT LIABILITIES			164,041	4,240	_	168,281
	76,056	_	_	_		76,056

CLASS A 10.75% CONVERTIBLE PREFERRED UNITS							
REDEEMABLE NONCONTROLLING INTEREST	_	_	_	4,011	_	4,011	
EQUITY:							
Partners' equity	1,974,124		1,728,919	32,127	(1,759,568)	1,975,602	
Accumulated other comprehensive loss	_		(1,244)	(234)		(1,478)
Noncontrolling interests	_		_		7,270	7,270	
Total equity	1,974,124		1,727,675	31,893	(1,752,298)	1,981,394	
Total liabilities and equity	\$3,859,102	\$ -	-\$4,165,210	\$ 44,523	\$(1,752,449)	\$6,316,386	
41							

NGL ENERGY PARTNERS LP AND SUBSIDIARIES

Notes to Unaudited Condensed Consolidated Financial Statements (Continued)

Unaudited Condensed Consolidating Balance Sheet (in Thousands)

ASSETS	March 31, 2 NGL Energ Partners LP (Parent)	y NGL Er	ne Cgy arantor Csonlp sidiaries	Non-Guarant Subsidiaries	t © onsolidating Adjustments	Consolidated
CURRENT ASSETS:						
Cash and cash equivalents	\$6,257	\$ -	-\$2,903	\$ 3,104	\$ —	\$12,264
Accounts receivable-trade, net of			795,479	5,128		800,607
allowance for doubtful accounts			•	3,120		
Accounts receivable-affiliates			6,711			6,711
Inventories			560,769	663		561,432
Prepaid expenses and other current assets		_	102,703	490	_	103,193
Total current assets	6,257	_	1,468,565	9,385	_	1,484,207
PROPERTY, PLANT AND						
EQUIPMENT, net of accumulated		_	1,725,383	64,890		1,790,273
depreciation						
GOODWILL		_	1,437,759	13,957	_	1,451,716
INTANGIBLE ASSETS, net of			1,149,524	14,432		1,163,956
accumulated amortization			1,147,524	14,432		1,103,730
INVESTMENTS IN			187,423			187,423
UNCONSOLIDATED ENTITIES			107,423			107,423
NET INTERCOMPANY	2,424,730		(2,408,189)	(16.541		
RECEIVABLES (PAYABLES)	2,424,730		(2,400,10)	(10,541)		
INVESTMENTS IN CONSOLIDATED	1,978,158		47,598		(2,025,756)	_
SUBSIDIARIES	1,770,130				(2,023,730)	
LOAN RECEIVABLE-AFFILIATE		_	3,200			3,200
OTHER NONCURRENT ASSETS		_	239,436	168	_	239,604
Total assets	\$4,409,145	\$ -	-\$3,850,699	\$ 86,291	\$(2,025,756)	\$6,320,379
LIABILITIES AND EQUITY						
CURRENT LIABILITIES:						
Accounts payable-trade	\$ —	\$ -	\$657,077	\$ 944	\$ —	\$658,021
Accounts payable-affiliates	1	_	7,907	10		7,918
Accrued expenses and other payables	42,150	—	164,012			