



Sunoco Logistics Partners L.P. Energy Transfer Partners, L.P.

Mizuho Energy Infrastructure Summit April 3-4, 2017

Forward-Looking Statements

This presentation relates to a presentation that the management of Energy Transfer Equity, L.P. (ETE) and Energy Transfer Partners, L.P. (ETP) will give to analysts on April 3 and 4, 2017. At the meeting, members of the Partnerships' management may make statements about future events, outlook and expectations related to Energy Transfer Partners, L.P. (ETP), Sunoco Logistics Partners L.P. (SXL), Panhandle Eastern Pipe Line Company, LP (PEPL), Sunoco LP (SUN), PennTex Midstream Partners, LP (PennTex) and ETE (collectively, the Partnerships), and their subsidiaries and this presentation may contain statements about future events, outlook and expectations related to the Partnerships and their subsidiaries all of which statements are forward-looking statement. Any statement made by a member of management of the Partnerships at this meeting and any statement in this presentation that is not a historical fact will be deemed to be a forward-looking statement. These forward-looking statements rely on a number of assumptions concerning future events that members of management of the Partnerships believe to be reasonable, but these statements are subject to a number of risks, uncertainties and other factors, many of which are outside the control of the Partnerships. While the Partnerships believe that the assumptions concerning these future events are reasonable, we caution that there are inherent risks and uncertainties in predicting these future events that could cause the actual results, performance or achievements of the Partnerships with the Partnerships with the securities and Exchange Commission, copies of which are available to the public. The Partnerships expressly disclaim any intention or obligation to revise or publicly update any forward-looking statements, whether as a result of new information, future events, or otherwise.

All references in this presentation to capacity of a pipeline, processing plant or storage facility relate to maximum capacity under normal operating conditions and with respect to pipeline transportation capacity, is subject to multiple factors (including natural gas injections and withdrawals at various delivery points along the pipeline and the utilization of compression) which may reduce the throughput capacity from specified capacity

Additional Information and Where to Find It

This presentation does not constitute an offer to buy or solicitation of an offer to sell any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as amended. This presentation relates to a proposed merger between ETP and SXL. In furtherance of the proposed merger and subject to future developments, SXL has filed a registration statement on Form S-4 with the U.S. Securities and Exchange Commission ("SEC") and a proxy statement/prospectus of SXL and other documents related to the proposed merger. This communication is not a substitute for any registration statement, proxy statement/prospectus or other document ETP or SXL may file with the SEC in connection with the proposed merger. The registration statement of SXL was declared effective by the SEC on March 24, 2017. INVESTORS AND SECURITY HOLDERS OF ETP AND SXL ARE URGED TO READ THE REGISTRATION STATEMENT, PROXY STATEMENT/PROSPECTUS AND OTHER DOCUMENTS THAT HAVE BEEN OR MAY BE FILED WITH THE SEC CAREFULLY IN THEIR ENTIRETY AS THEY CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED MERGER. The definitive proxy statement/prospectus has been mailed to ETP unitholders.

These documents and any other documents filed by SXL or ETP with the U.S. Securities and Exchange Commission ("SEC"), may be obtained free of charge at the SEC's website, at www.sec.gov. In addition, investors and security holders may obtain free copies of the registration statement and the proxy statement/prospectus by phone, e-mail or written request by contacting the investor relations department of SXL or ETP at the following:

Sunoco Logistics Partners L.P. 3807 West Chester Pike Newtown Square, PA 19073 Attention: Investor Relations Phone: 866-248-4344 Energy Transfer Partners, L.P. 8111 Westchester Drive, Suite 600 Dallas, TX 75225 Attention: Investor Relations Phone: 214-981-0700

Participants in the Solicitation

SXL, ETP and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies in connection with the proposed merger. Information regarding the directors and executive officers of SXL is contained in SXL's Form 10-K for the year ended December 31, 2016, which was filed with the SEC on February 24, 2017. Information regarding the directors and executive officers of ETP is contained in ETP's Form 10-K for the year ended December 31, 2016, which was filed with the SEC on February 24, 2017. Additional information regarding the interests of participants in the solicitation of proxies in connection with the proposed merger will be included in the proxy statement/prospectus.

Cautionary Statement Regarding Forward-Looking Statements

This presentation includes "forward-looking" statements. Forward-looking statements are identified as any statement that does not relate strictly to historical or current facts. Statements using words such as "anticipate," "believe," "intend," "project," "plan," "expect," "continue," "estimate," "goal," "forecast," "may" or similar expressions help identify forward-looking statements. SXL and ETP cannot give any assurance that expectations and projections about future events will prove to be correct. Forward-looking statements are subject to a variety of risks, uncertainties and assumptions. These risks and uncertainties include the risks that the proposed transaction may not be consummated or the benefits contemplated therefrom may not be realized. Additional risks include: the ability to obtain requisite regulatory and unitholder approval and the satisfaction of the other conditions to the consummation of the proposed transaction, the ability of SXL to successfully integrate ETP's operations and employees and realize anticipated synergies and cost savings, the potential impact of the announcement or consummation of the proposed transaction on relationships, including with employees, suppliers, customers, competitors and credit rating agencies, the ability to achieve revenue, DCF and EBITDA growth, and volatility in the price of oil, natural gas, and natural gas liquids. Actual results and outcomes may differ materially from those expressed in such forward-looking statements. These and other risks and uncertainties are discussed in more detail in filings made by SXL and ETP with the SEC, which are available to the public. SXL and ETP undertake no obligation to update publicly or to revise any forward-looking statements, whether as a result of new information, future events or otherwise.

Key Transaction Highlights

- Sunoco Logistics Partners L.P. ("SXL") and Energy Transfer Partners, L.P. ("ETP") have entered into a merger agreement providing for the acquisition of ETP by SXL in a unit-for-unit transaction
 - 1.500 SXL common units for each ETP unit, implying a price of \$39.29 per unit based on SXL's closing price immediately prior to the announcement of the transaction
 - That price represents a 10% premium to the volume weighted average price of ETP's common units for the last 30 trading days immediately prior to the announcement of the transaction
- SXL will assume ETP outstanding debt
 - No change of control triggered in ETP's existing notes
- Expected to be immediately accretive to SXL's distributable cash flow and distribution per unit
- Expected to allow the combined partnership to be in position to achieve near-term distribution increases in the low double digits and a more than 1.0x distribution coverage ratio
- SXL's IDR structure survives following the transaction
 - Existing SXL and ETP IDR subsidies remain in place
- SXL Common Units and Class B Units held by ETP are retired
 - ETP Class H units held by ETE are retired, with ETE owning 100% of the pro forma company's GP / IDRs
- Transaction subject to customary approvals
 - SXL's registration statement on Form S-4 was declared effective by the SEC on March 24, 2017
 - ETP filed its definitive proxy statement with the SEC on March 24, 2017
 - The special meeting of ETP unitholders will be held on April 26, 2017
 - Expect transaction to close in April, shortly after receipt of the ETP unitholder vote
 - In the event that the transaction does not close prior to the distribution record date for the Q1 2017 distribution, ETP expects to reduce its distribution to the equivalent level that would replicate the SXL distribution as if the merger had occurred
- Combined company to be called Energy Transfer Partners, L.P.
- CEO, President, CFO and Chief Commercial Officer of combined company will be Kelcy Warren, Matt Ramsey, Tom Long and Mackie McCrea, respectively
- Mike Hennigan and other members of the SXL management team will continue in leading management roles of the combined company with SXL business remaining headquartered in Philadelphia

TRANSACTION CREATES ONE OF THE LARGEST MLPS BY ENTERPRISE VALUE AND UNLOCKS VALUE THROUGH LIQUIDS INTEGRATION OPPORTUNITIES

Key Transaction Highlights

EXPANDS STRATEGIC FOOTPRINT

- Unique opportunity to extend SXL's strategic footprint further upstream to vertically integrate its NGL and crude businesses and realize potential benefits of consolidating additional volumes
- Potential benefits of additional scale and scope of business, including diversification of basin and product exposures

ENHANCED ABILITY TO PURSUE CONTINUED GROWTH

- Enhanced ability to manage risk associated with large-scale investment opportunities
- Strong access to capital markets
- Maintain investment grade metrics and attractive funding costs
- Existing IDR subsidies remain

COMMERCIAL SYNERGIES AND INTEGRATION OPPORTUNITIES

- Ability to capitalize on commercial synergies between the businesses and realize potential cost synergies not available as separate entities
- Significant commercial synergies related to Permian basin, Marcellus / Utica basin, and Gulf Coast platforms
- Complementary businesses create tremendous value that mitigate commodity price headwinds

STRONG PRO FORMA FINANCIAL PROFILE

- Immediately accretive to SXL distributable cash flow and distributions per unit
- Expect to achieve near-term distribution increases in low double digits with a more than 1.0x distribution coverage ratio
- Investment grade credit profile
- Simplified structure

A "WIN-WIN" FOR ALL STAKEHOLDERS

Strategic Rationale

SXL

- Expands SXL's strategic footprint and integrates the NGL business closer to the wellhead
 - More closely aligns ETP's NGL growth plans with SXL's
- Increased scale and scope of business
- Complementary geographic asset bases
- Additional diversification and enhanced ability to manage risk and large-scale investment opportunities
- Enhanced ability to offer wider range of services to the market

ETP

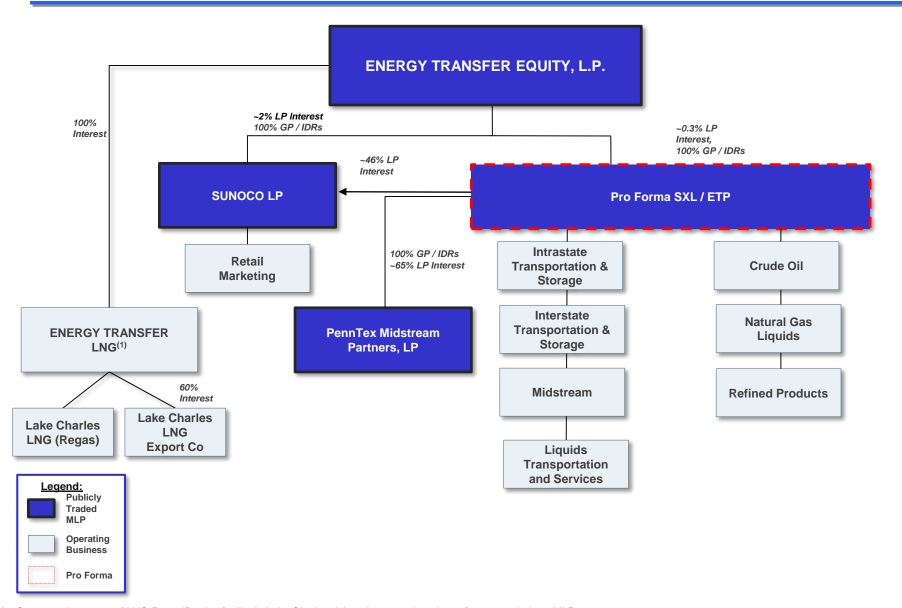
- Preserves cash for debt reduction and growth capital funding through implied distribution reduction
 - Creates the ability to accelerate deleveraging
- Increased diversification through the combination of ETP's primarily gas focused and SXL's primarily liquids focused businesses
- Without this transaction. ETP would need to consider a distribution reduction in the range of 15-25%, subject to a number of assumptions, in order to reduce leverage and increase distribution coverage to strengthen ETP's financial health and future cash distribution growth profile
- With this transaction, current ETP unitholders will participate in the expected cash distribution growth of the combined company

Benefits to Both Entities

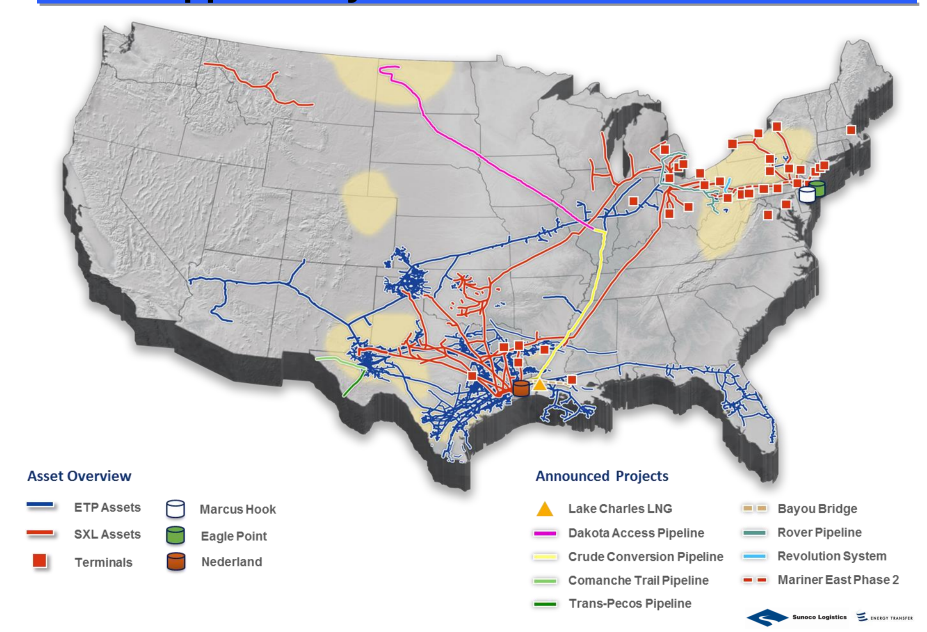
- Combination allows for more efficient capitalization of commercial synergies
- Combination allows for cost reductions across the two companies
- Transaction represents another large step in ETE's simplification of the family of partnerships



Pro Forma Energy Transfer Family Organizational Structure



Diversified Asset Base Across North America Drives Opportunity



Fully Integrated Platform Spanning the Entire Midstream Value Chain

Involvement in Major Midstream Themes Across the Best Basins and Logistics Hubs

Franchise Strengths

Opportunities

Interstate Natural Gas T&S

- · Access to multiple shale plays, storage facilities and markets
- · Approximately 95% of revenue from reservation fee contracts
- Well-positioned to capitalize on changing market dynamics
- · Key assets: PEPL, FGT, Transwestern, Trunkline, Tiger, MEP
- Marcellus natural gas takeaway to the Midwest, Gulf Coast, and Canada
- Backhaul to LNG exports and new petrochemical demand on Gulf Coast

Intrastate Natural Gas T&S

- Well-positioned to capture additional revenues from anticipated changes in natural gas supply and demand
- Largest intrastate natural gas pipeline and storage system on the Gulf Coast
- Key assets: ET Fuel Pipeline, Oasis Pipeline, Houston Pipeline System, ETC Pipeline
- Natural gas exports to Mexico
- Additional demand from LNG and petrochemical development on Gulf Coast

Midstream

- ~33,000 miles of gathering pipelines with ~6.7 Bcf/d of processing capacity
- Projects placed in-service underpinned by long-term, feebased contracts
- Gathering and processing build out in Texas and Marcellus
- Synergies with ETP downstream assets
- Significant growth projects ramping up to full capacity over the next two years

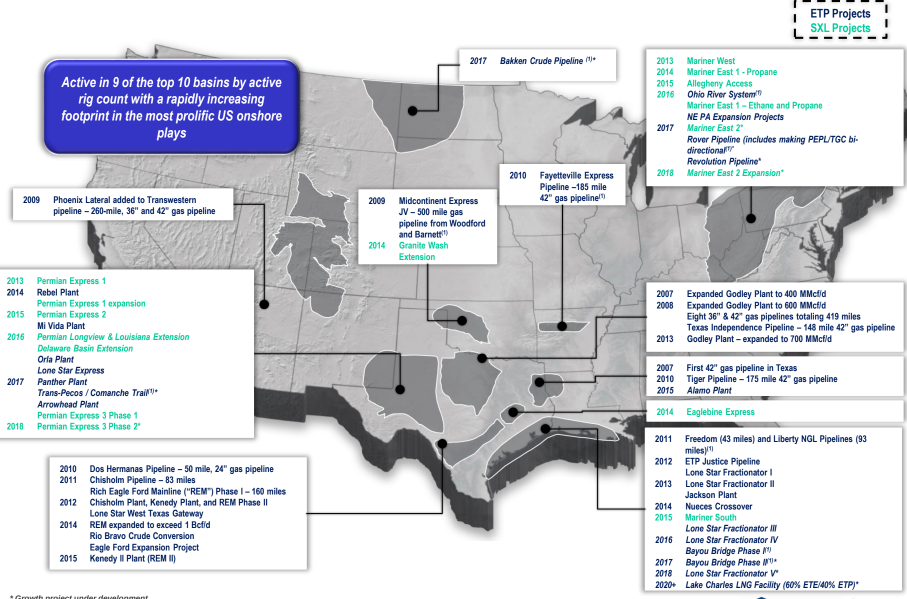
Lone Star NGL

- World-class integrated platform for processing, transporting, fractionating, storing and exporting NGLs
- Fastest growing NGLs business in Mont Belvieu
- Liquids volumes from our midstream segment culminate in the ETE family's Mont Belvieu / Mariner South / Nederland Gulf Coast Complex
- Increased volumes from transporting and fractionating volumes from Permian/Delaware and Midcontinent basins
- Increased fractionation volumes as large NGL fractionation thirdparty agreements expire

Liquids Transportation & Services

- Bakken Crude Oil pipeline supported by long-term, fee-based contracts; expandable to 570,000 bpd with incremental pumps
- Mariner East provides significant Appalachian liquids takeaway capacity connecting NGL volumes to local, regional and international markets via Marcus Hook
- Bakken crude takeaway to Gulf Coast refineries
- Permian crude, condensate and NGL takeaway
- NGL optimization in the Marcellus / Utica basin
- Marcellus / Utica NGL takeaway pipelines

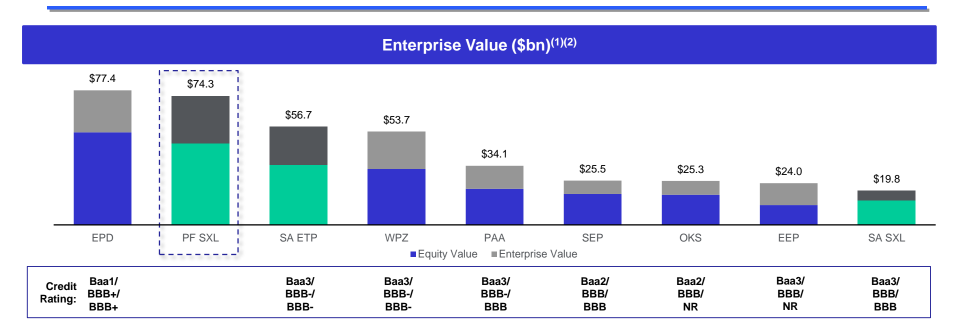
Organic Growth Enhances the Combined Entity's Strong Foothold in the Most Prolific Producing Basins

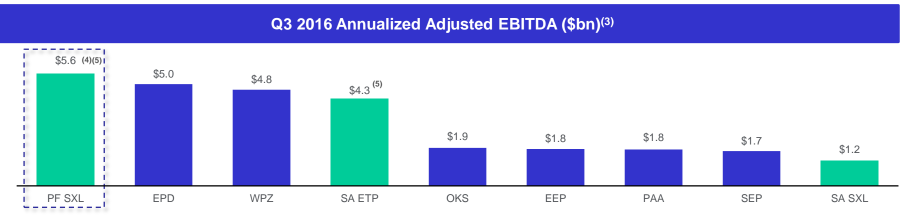


^{*} Growth project under development

Joint venture.

One of the Largest and Most Dynamic Midstream MLPs





- (1) Enterprise Value includes GP value. Private GP value calculated as LP equity value / (1 - Gross GP / IDR Take Percentage) * (Gross GP / IDR Take Percentage). Pro forma SXL calculated using the exchange ratio of 1.500x and SXL unit price as of 11/18/2016. Excludes Midstream C-Corps.
- Market data as of 11/18/16.
- Annualized adjusted EBITDA amounts derived from respective quarterly SEC filings of each company and multiplied by four. Reconciliations of the guarterly EBITDA amounts for each company to generally accepted accounting principle metrics can be found in the respective SEC filings for each company.
- Pro forma annualized adjusted EBITDA for SXL derived from historical adjusted EBITDA for each of SXL and ETP for the 3rd quarter of 2016. As a result, this pro forma adjusted EBITDA does not reflect any pro forma adjustments related to the proposed transaction between SXL and ETP. Sunoco Logistics 😉 ENERGY TRANSFER 10
- (5) ETP standalone EBITDA excludes investment in Sunoco Logistics.

Synergy Opportunities

Permian Crude Gathering and Mainline Optimization

- Delaware Basin & Midland Basin opportunities
- Better opportunity to fill capacity on underutilized pipelines
 - SXL's Delaware Basin Pipeline has ability to expand by 100 MBPD
 - ETP has an idle 12" 100 MBPD pipeline in the basin
- ETP's gathering system is very synergistic with SXL's recently acquired Midland crude oil platform

Marcellus Optimization

- ETP's Rover and Revolution system combined with SXL's NE Mariner system provide long-term growth potential
- Wellhead to market service offering

Gulf Coast NGL Projects

- ETP's Lone Star presence in Mont Belvieu combined with SXL's Nederland terminal provide opportunities for multiple growth projects
- Potential ethane and ethylene projects delivering Lone Star fractionated products to Nederland for export

Cost Reduction Opportunities

- More efficient tax structure with SXL's C-corp joint ventures
- Single public company cost
- SG&A optimization

EXPECT THAT THE TRANSACTION WILL ALLOW FOR COMMERCIAL SYNERGIES AND COST SAVINGS IN **EXCESS OF \$200 MILLION ANNUALLY BY 2019**

Proven Track Records of Successful Integration

SXL and ETP's management teams have proven track records of successfully integrating acquisitions:



- Knowledge of respective assets and businesses will facilitate a smooth integration of:
 - Operations
 - Commercial
 - Risk Management
 - Finance / Accounting
 - Information Technology
- Integration plan expected to be substantially complete by the time transaction closes

Key Takeaways

• SXL/ETP becomes the second largest MLP

- Pro forma SXL becomes a fully integrated midstream / liquids platform across North America with more than 71,000 miles of pipeline
- Operations in major high-growth oil and gas shales and basins, including Permian, Eagle Ford, Panhandle and Marcellus / Utica SXL benefits from further diversified basin exposure and enhanced liquids integration

The transaction creates benefits for current ETP unitholders

- Long-term value potential from improved distribution growth profile and strong coverage
- Larger float and enhanced access to capital markets for larger pro forma entity

This transaction will make ETP stronger and better positioned for future strategic opportunities

ETE benefits from size and strength of SXL's more diversified platform

- A stronger MLP creates a stronger GP
- Clearly identified commercial synergy opportunities and cost saving initiatives
- Step toward simplifying ETE family structure

ETE benefits from a larger, combined underlying MLP

Transaction Timeline

Integration plan will result in one functional organization at closing

November 2016

- Sign Agreement
- Announce transaction
- Begin drafting Proxy / registration statement
- Begin regulatory approval process

March 24, 2017

Proxy statement / S-4 registration statement declared effective by the SEC and filed definitive proxy statement with the SEC

April 26, 2017

Special meeting of ETP unitholders

April 2017

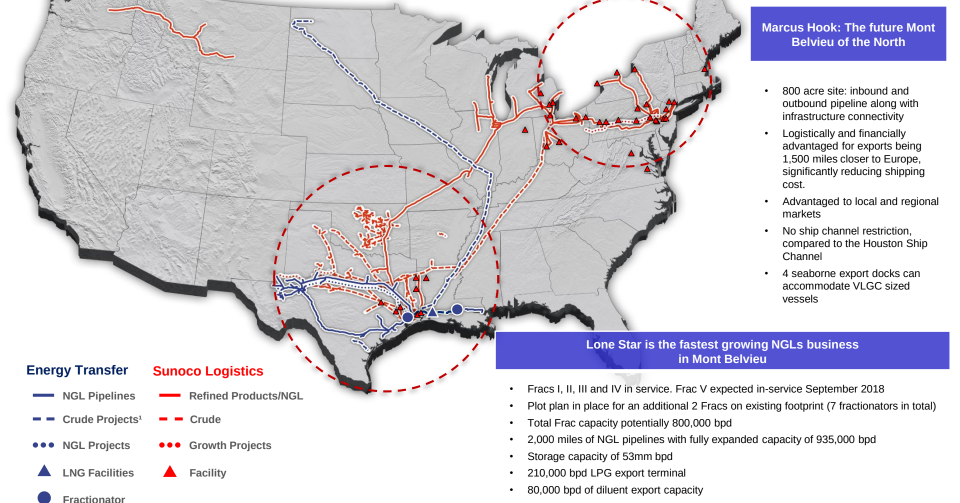
In the event that the transaction does not close prior to the distribution record date for the Q1 2017 distribution, ETP expects to reduce its distribution to the equivalent level that would replicate the SXL distribution as if the merger had occurred

Expected shortly after receipt of ETP unitholder vote

Liquids Integration Opportunities

Fully Integrated Midstream / Liquids Platform Across North America

The ability to integrate a producer liquids end-to-end solution will better serve customers and alleviate bottlenecks currently faced by producers



ETP NGL Transportation & Services

*Growth Projects

NGL Storage Pipeline Transportation Fractionation and Processing ~53 million barrels NGL storage 2,000+ miles of NGL Pipelines Four fractionators at Mont Belvieu with a total capacity of 420,000 bpd Permitted to drill additional 8 caverns* ~ 580 Mbpd of raw make transport capacity Frac V expected in-service September Expanding capacity to 935 Mbpd 2018 210 Mbpd LPG export terminal Ability to build a total of 7 Mont Belvieu 80 Mbpd of Diluent export capacity fractionators on current footprint* Extensive Houston Ship Channel pipeline network 533 miles of new 24" and 30" Lone Star Express NGL pipeline Mariner South II opportunity would Baden Storage **Godley Plant** connect ETP's Mt. Belvieu fractionators with SXL's Nederland terminal Hattiesburg Storage • Geismar Chalmette Mt. Belvieu Fractionator Plant Fractionation Sea Robin & Storage Plant A Sorrento LaGrange/Chisholm **Plant Complex** Kenedy Plant Jackson Existing Lone Star Lone Star West Texas Gateway Expansion ETP-Copano Liberty JV **ETP Justice ETP Spirit ETP Freedom** Approved Lone Star Express Storage Fractionation **Mariner South Nederland Terminal**

Mariner Franchise & Revolution System Projects

Project Details

- System is located in Pennsylvania's Marcellus/Utica Shale rich-gas area
- Rich-gas, complete solution system
- Currently 20 miles of 16" in-service
- Build out assets will include:
 - 110 miles of 20", 24" & 30" gathering pipelines
 - Cryogenic processing plant with deethanizer
 - Natural gas residue pipeline with direct connect to ETP's Rover pipeline
 - Purity ethane pipeline to SXL's Mariner East system
 - C3+ pipeline and storage to SXL's Mariner East system
 - Fractionation facility located at SXL's Marcus Hook facility
- Expected in-service Q4 2017
 - Opportunity to connect ETP's Revolution system to SXL's Mariner East system to move additional NGL volumes out of the Marcellus / Utica
 - Potential to increase product flows to SXL's Marcus Hook

Revolution Project Map



Bayou Bridge Pipeline Project

Project Details

- Crude oil transportation joint venture between Phillips 66 Partners (40%), SXL (30% operator) and ETP (30%)
 - Phillips 66 Partners = construction manager for segment 1 - Nederland to Lake Charles, Louisiana
 - ETP = construction manager for segment 2 - Lake Charles to St. James, Louisiana
- 30" Nederland to Lake Charles segment went into service in April 2016
- 24" St. James segment expected in-service fourth quarter of 2017
- Light and heavy crude service

Project highlights synergistic nature of ETP and SXL crude platforms and creates additional growth opportunities and market diversification

Bayou Bridge Project Map



Permian Crude Gathering and Mainline

Integration Potential

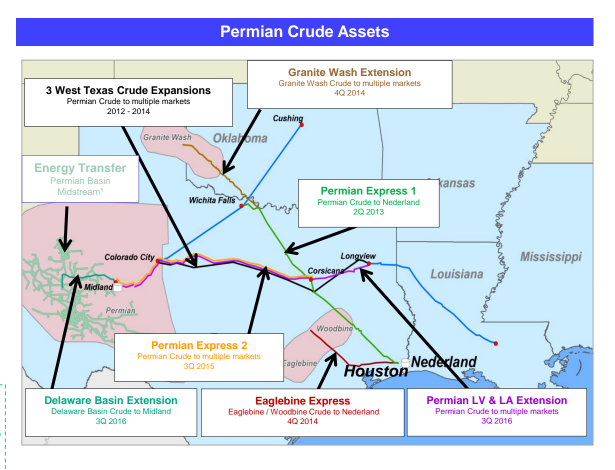
Pecos Crossing System

System Capacity: 100,000 bpd

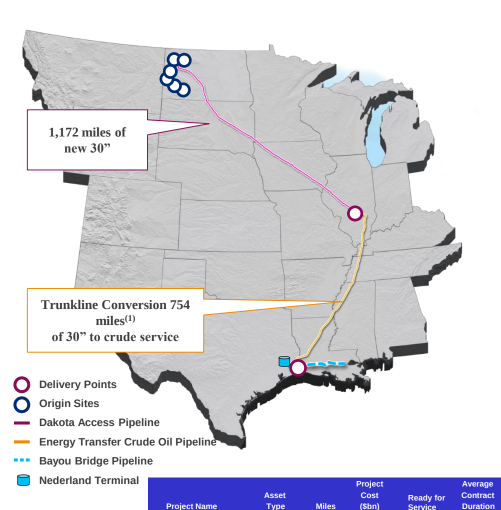
- Currently flowing: ~40,000 bpd
- Adding interconnect to Advantage Pipeline for access to Houston markets

Delaware Gathering Expansion

- 3 new oil gathering systems consisting of 130 miles of pipeline in Reeves, Loving and Lea Counties
- Total Capacity: 120,000 bpd
- Delivery into SXL's new Delaware **Basin Expansion Project**
- Better opportunity to fill capacity on underutilized pipelines
- SXL's Delaware Basin Pipeline has ability to expand by 100 MBPD
- ETP has an idle 12" 100 MBPD pipeline in the basin
- ETP's gathering system is very synergistic with SXL's recently acquired Midland crude oil platform



Bakken Pipeline



Crude pipelines 1,172

754(1)

Crude pipelines

\$4.8

2Q 2017

9 yrs

Project Details

- Dakota Access Pipeline will connect Bakken production to Patoka, IL with interconnection to Energy Transfer Crude Oil Pipeline (Trunkline conversion) to reach Nederland and the Gulf Coast
 - Supported by long-term, fee-based contracts with large, creditworthy counterparties
 - Currently expected to deliver in excess of 470,000 barrels per day
 - Expandable to 570,000 barrels per day

Project highlights synergistic nature of ETP and SXL crude platforms and creates additional growth opportunities and market diversification

Recent Developments

- ETP, SXL and Phillips 66 announced the successful completion of the project-level financing of jointly-owned Bakken Pipeline Project in February 2017
- In February 2017, ETP and SXL closed on their sale of 36.75% of the Bakken Pipeline Project to MarEn Bakken Company LLC (MarEn), an entity jointly owned by Enbridge Energy Partners LP and MPLX LP, for \$2 billion in cash
- As a result, the ownership of the Bakken Pipeline Project is: ETP and SXL - 38.25%, MarEn - 36.75%, and Phillips 66 -25%. ETP and SXL own 60% and 40%, respectively, of the combined 38.25% equity interest in the Bakken pipeline

Note: Gross JV project cost where applicable

-) 686 miles of converted pipeline + 68 miles of new build.
- Bakken Crude Pipelines owned ETP & SXL- 38.25%, MarEn- 36.75%, and P66- 25%.

(2) Dakota Access

(2) ETCO Pipeline

Existing IDR Waivers

(in thousands)

| | Existing ETP IDR Reduction | Existing SXL IDR Reduction | Total IDR Reduction |
|--------------------|-------------------------------|-------------------------------|---------------------|
| March 31, 2017 | \$149,500 | \$7,500 | \$157,000 |
| June 30, 2017 | \$154,500 | \$7,500 | \$162,000 |
| September 30, 2017 | \$155,750 | \$7,500 | \$163,250 |
| December 31, 2017 | \$165,750 | \$7,500 | \$173,250 |
| 2018 | \$138,000 | \$15,000 | \$153,000 |
| 2019 | \$128,000 | | \$128,000 |
| Total Through 2019 | \$891,500 | \$45,000 | \$936,500 |