Filing pursuant to Rule 425 under the Securities Act of 1933, as amended Deemed filed under Rule 14a-12 under the Securities Exchange Act of 1934, as amended

Filer: Crestwood Equity Partners LP

Subject Company: Crestwood Midstream Partners LP

Commission File No.: 001-35377

This filing relates to a proposed business combination (the "Merger") involving Crestwood Equity Partners LP ("Crestwood Equity") and Crestwood Midstream Partners LP ("Crestwood Midstream" and, together with Crestwood Equity, "Crestwood").

Additional Information and Where to Find It

This communication contains information about the proposed merger involving Crestwood Equity and Crestwood Midstream. In connection with the proposed merger, Crestwood Equity will file with the SEC a registration statement on Form S-4 that will include a proxy statement/prospectus for the unitholders of Crestwood Midstream. Crestwood Midstream will mail the final proxy statement/prospectus to its unitholders. INVESTORS AND UNITHOLDERS ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS AND OTHER RELEVANT DOCUMENTS FILED OR TO BE FILED WITH THE SEC CAREFULLY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT CRESTWOOD EQUITY, CRESTWOOD MIDSTREAM, THE PROPOSED MERGER AND RELATED MATTERS. Investors and unitholders will be able to obtain free copies of the proxy statement/prospectus (when available) and other documents filed with the SEC by Crestwood through the website maintained by the SEC at www.sec.gov. In addition, investors and unitholders will be able to obtain free copies of documents filed by Crestwood with the SEC from Crestwood's website, www.crestwoodlp.com.

Participants in the Solicitation

Crestwood Equity, Crestwood Midstream, and their respective general partner's directors and executive officers may be deemed to be participants in the solicitation of proxies from the unitholders of Crestwood Midstream in respect of the proposed merger transaction. Information regarding the persons who may, under the rules of the SEC, be deemed participants in the solicitation of the unitholders of Crestwood Midstream in connection with the proposed transaction, including a description of their direct or indirect interests, by security holdings or otherwise, will be set forth in the proxy statement/prospectus when it is filed with the SEC. Information regarding Crestwood Midstream's directors and executive officers is contained in Crestwood Midstream's Annual Report on Form 10-K for the year ended December 31, 2014, which was filed with the SEC on March 2, 2015, and any subsequent statements of changes in beneficial ownership filed with the SEC. Information regarding Crestwood Equity's directors and executive officers is contained in Crestwood Equity's Annual Report on Form 10-K for the year ended December 31, 2014, which was filed with the SEC on March 2, 2015, and any

subsequent statements of changes in beneficial ownership filed with the SEC. Free copies of these documents may be obtained from the sources described above.

Forward-Looking Statements

The statements in this communication regarding future events, occurrences, circumstances, activities, performance, outcomes and results are forwardlooking statements. Although these statements reflect the current views, assumptions and expectations of Crestwood's management, the matters addressed herein are subject to numerous risks and uncertainties which could cause actual activities, performance, outcomes and results to differ materially from those indicated. Such forward-looking statements include, but are not limited to, statements about the benefits that may results from the merger and statements about the future financial and operating results, objectives, expectations and intentions and other statements that are not historical facts. Factors that could result in such differences or otherwise materially affect Crestwood's financial condition, results of operations and cash flows include, without limitation, the possibility that expected cost reductions will not be realized, or will not be realized within the expected timeframe; fluctuations in crude oil, natural gas and NGL prices (including, without limitation, lower commodity prices for sustained periods of time); the extent and success of drilling efforts, as well as the extent and quality of natural gas and crude oil volumes produced within proximity of Crestwood assets; failure or delays by customers in achieving expected production in their oil and gas projects; competitive conditions in the industry and their impact on our ability to connect supplies to Crestwood gathering, processing and transportation assets or systems; actions or inactions taken or non-performance by third parties, including suppliers, contractors, operators, processors, transporters and customers; the ability of Crestwood to consummate acquisitions, successfully integrate the acquired businesses, realize any cost savings and other synergies from any acquisition; changes in the availability and cost of capital; operating hazards, natural disasters, weather-related delays, casualty losses and other matters beyond Crestwood's control; timely receipt of necessary government approvals and permits, the ability of Crestwood to control the costs of construction, including costs of materials, labor and right-of-way and other factors that may impact Crestwood's ability to complete projects within budget and on schedule; the effects of existing and future laws and governmental regulations, including environmental and climate change requirements; the effects of existing and future litigation; and risks related to the substantial indebtedness, of either company, as well as other factors disclosed in Crestwood's filings with the U.S. Securities and Exchange Commission. You should read filings made by Crestwood with the U.S. Securities and Exchange Commission, including Annual Reports on Form 10-K and the most recent Quarterly Reports and Current Reports for a more extensive list of factors that could affect results. Readers are cautioned not to place undue reliance on forwardlooking statements, which reflect management's view only as of the date made. Crestwood does not assume any obligation to update these forward-looking statements.



Leveraged Finance Investor Conference

June 2015

Crestwood Midstream Partners LP

Crestwood Equity Partners LP

Company Information

Crestwood Midstream Partners LP

NYSE Ticker	CMLP
Market Capitalization (\$MM) ^(1,2)	\$2,522
Enterprise Value (\$MM) ⁽²⁾	\$4,971
Annualized Distribution	\$1.64

Crestwood Equity Partners LP

NYSE Ticker	CEQP
Market Capitalization (\$MM) ^(1,2)	\$932
Enterprise Value (\$MM) ⁽²⁾	\$1,315
Annualized Distribution	\$0.55

Contact Information

Corporate Headquarters

700 Louisiana Street Suite 2550 Houston, TX 77002

Investor Relations

investorrelations@crestwoodlp.com (713) 380-3081

(1) Market price as of 5/29/2015. (2) Unit count and balance sheet data as of 3/31/2015.

Forward-Looking Statements

ADDITIONAL INFORMATION AND WHERE TO FIND IT

This press release contains information about the proposed merger involving Crestwood Equity and Crestwood Midstream. In connection with the proposed merger, Crestwood Equity will file with the SEC a registration statement on Form S-4 that will include a proxy statement/prospectus for the untiholders of Crestwood Midstream. Crestwood Midstream will mail the final proxy statement/prospectus to its untiholders. NIVeSTORS AND UNITHOLDERS ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS AND OTHER RELEVANT DOCUMENTS FILED OR TO BE FILED WITH THE SEC CAREFULLY WHEN THEY SECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT CRESTWOOD EQUITY, CRESTWOOD MIDSTREAM, THE PROPOSED MERGER AND RELATED MATTERS, investors and unitholders will be able to obtain free copies of the proxy statement/prospectus (when available) and other documents filed with the SEC by Crestwood through the website maintained by the SEC at was e.g. or. In addition, investors and unitholders will be able to obtain free copies of documents filed by Crestwood with the SEC by Crestwood's website,

PARTICIPANTS IN THE SOLICITATION

Crestwood Equity, Crestwood Midstream, and their respective general partner's directors and executive officers may be deemed to be participants in the solicitation of proxies from the untiholders of Crestwood Midstream in respect of the proposed merger transaction. Information regarding the persons who may, under the rules of the SEC, be deemed participants in the solicitation of the untiholders of Crestwood Midstream in connection with the proposed transaction, including a description of their direct indirect interests, by security holdings or otherwise, will be set forth in the proxy statement/prospectus when it is filed with the SEC. Information regarding Crestwood Midstream's directors and executive officers is contained in Crestwood Midstream's Annual Report on Form 10-K for the year ended December 31, 2014, which is filed with the SEC information regarding Crestwood Equity's directors and executive officers is contained in Crestwood Equity's directors and executive officers is contained in Crestwood Equity's Annual Report on Form 10-K for the year ended December 31, 2014, which is filed with the SEC on March 2, 2015, and any subsequent statements of changes in beneficial ownership on file with the SEC. Free copies of these documents may be obtained from the sources described home.

The statements in this communication regarding future events, occurrences, circumstances, activities, performance, outcomes and results are forward-looking statements. Although these statements reflect the current views, assumptions and expectations of Crestwood's management, the matters addressed herein are subject to numerous risks and uncertainties which could cause actual activities, performance, outcomes and results to differ materially from those indicated. Such forward-looking statements include, but are not limited to, statements about the benefits that may result from the merger and statements about the future financial and operating results, objectives, expectations and intentions and other statements that are not historical facts. Factors that count result in such differences or otherwise materially affect Crestwood's financial condition, results of operations and cash flows include, without limitation, the possibility that expected cost reductions will not be realized, or will not be realized within the expected timeframe, fluctuations in crude oil, natural gas and rouse oil volumes produced within proximity of Crestwood assets; failure or delays by customers in achieving expected production in their oil and gas projects; competitive conditions in the industry and their impact on our ability to connect supplies to Crestwood gathering, processing and transportation assets or systems; actions or inactions taken or non-performance by third parties, including suppliers, contractors, operators, processors, transporters and customers; the ability of Crestwood to consummate acquisitions, successfully integrate the acquired businesses, realize any cost savings and other synergies from any acquisition; changes in the availability and cost of capital; operating hazards, natural disasters, weather-related delays, cassually losses and other mathers beyond Crestwood's control; timely receipt of necessary government approvals and permits, the ability of critical construction, including costs of materials, labor a



Crestwood™ Connections for America's Energy™

Key Investor Highlights



Cash Flow Stability and Long Term Growth

- Diversified platform ensures cash flow stability in current environment of lower commodity prices
 - Substantial operations across the entire midstream value chain
 - Strategically located assets in the most economic US shale plays
 - Fixed fee and take or pay contracts provide safety net
 - Six consecutive quarters of improving financial results
- Simplification Merger positions Crestwood to create long-term value for investors
 - Lowers cost of capital by permanently eliminating incentive distribution rights for future investments
 - Improves consolidated credit profile by eliminating structural subordination at CMLP
 - Further reduces cost structure; drives substantial improvement in CEQP distributable cash flow
 - Maintains optionality for strategic alternatives





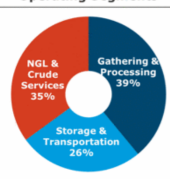


Crestwood™ Connections for America's Energy™

Balanced and Diverse Business Mix

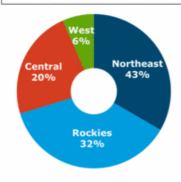
Estimated 2015 EBITDA Contribution

Operating Segments



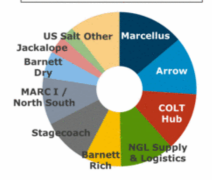
- Balanced portfolio of crude, NGL, natural gas and water services
- Pipeline Services Group to streamline operations and maintain competitive structure
- Supply & Logistics Group offers volume growth and asset optimization

Regional Footprint



- Regional focus on best US resource plays
- Marcellus/Utica, Bakken, PRB Niobrara, Delaware Permian assets located on core, long term acreage dedications
- Strong producer drilling economics; substantial undrilled wellhead locations

Operating Assets



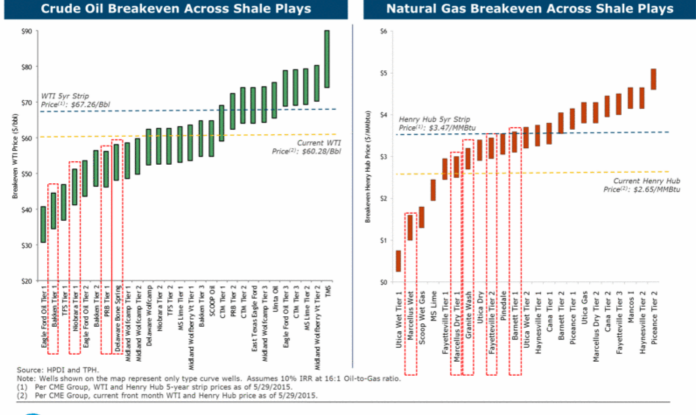
- Diverse portfolio of operating assets and cash flow profiles
- 10+ different key assets generating >\$15 MM of annual EBITDA
- 2014 expansion projects provide growth capacity; minimal capex in 2015



Crestwood ™ Connections for America's Energy ™

Stable Volumes in Current Commodity Cycle

Crestwood's crude oil & natural gas operations situated in highest returning shale plays





Connections for America's Energy"

Fixed-Fee Contracts Provide Safety Net

- √ ~90% of Consolidated 2015E EBITDA from take-or-pay and fixed-fee contracts
- √ Significant cash flow contribution protected from commodity change and volume reduction

Consolidated Contract Portfolio 2015E EBITDA



>50% of EBITDA is guaranteed through takeor-pay contracts

Select Take-or-Pay Contract Portfolio

Key Asset	Contract Type	Contract Volume	Weighted Avg. Tenor
COLT Hub Rail Loading	Take-or-Pay	149,300 Bbls/d	2017
Marcellus G&P (Antero)	Minimum Volume Commitment	450 MMcf/d ⁽¹⁾	2018 ⁽¹⁾
PRB Niobrara G&P (CHK)	15% Cost of Service fee on Cuml. Capex	~\$175MM capex to date	2033
NE Marcellus S&T	Firm Storage and Transportation	Firm Storage: 41 Bcf Transportation: 1.1 Bcf/d	Firm Storage: 2017 Transportation: 2020

(1) MVC of 425 MMcf/d in 2015, stepping up to 450 MMcf/d in 2016-2018. Fixed fee contract extends until 12/31/2031.



Consistent Operating and Financial Results

Consolidated							Segment EBITDA
Segment Adjusted		20	14		2015	\$MMs	+19%
EBITDA ^{(1)(\$MM)}	1Q	2Q	3Q	4Q	1Q	\$160 \$140	
Gathering and Processing	\$ 47.7	\$ 50.5	\$ 51.2	\$ 49.4	\$ 53.4	\$120 \$100 \$80 \$60	\$45 \$47 \$59 \$63 \$63 \$38 \$34 \$33 \$38 \$39
Storage and Transportation	\$ 38.0	\$ 34.3	\$ 33.2	\$ 37.9	\$ 39.0	\$40 \$20 \$0	\$48 \$51 \$51 \$49 \$53 1Q 14 2Q 14 3Q 14 4Q 14 1Q 15 • G&P • S&T • N&C
NGL and Crude						10 m (2)	Operating Statistics
Services	\$ 45.0	\$ 46.6	\$ 58.8	\$ 63.1	\$ 63.3	3,750	+13%
Total	\$130.7	\$131.4	\$143.2	\$150.4	\$155.7	3,500	3,355 3,362
Consolidated Operati	ng Statisti	cs				3,250 3,000 2,750	2,982 3,049 3,086 1Q 14 2Q 14 3Q 14 4Q 14 1Q 15
Natural gas(MMcf/d)	2,982	3,049	3,086	3,355	3,362		■ Natural Gas (MMcf/d)
Crude oil (MBbls/d)	152	203	227	214	228	300 250 200	+50% > 228 228 214 228
Natural gas liquids MBR	ols/d) 244	166	182	221	232	150 100 50	1Q 14 2Q 14 3Q 14 4Q 14 1Q 15
(1) See accompanying tables of	non-GAAP reconcilia	ations.					■Crude (MBbls/d)

Crestwood™ Connections for America's Energy™

Continuing to Execute our Financing Strategy

Senior Notes Offering in March 2015

- Corporate Family Rating Ba3/BB
- Issue Rating B1/BB
- \$700 MM senior notes new issuance in March 2015

- Coupon: 6.25%

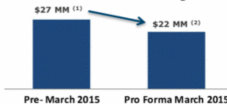
- Maturity: 2023

- Use of proceeds to fully pay down \$1.0 BB CMLP revolving credit facility
- In April 2015, fully redeemed the \$350 MM 7.75% senior notes due 2019
 - Refinancing results in ~\$4.8 MM in annualized interest expense savings
 - Extends long term average debt maturity profile from ~5.5 years to >6.5 years



Cash Flow Accretion

Annualized Interest Savings on \$350 MM Sr. **Notes Refinancing**



~\$4.8 MM interest expense savings contributing to future DCF

Pro Forma March 2015 Refinancing Refinancing

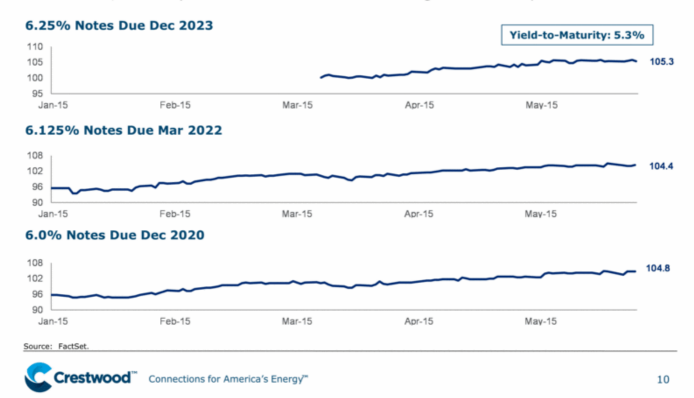
(1) 7.75% coupon on \$350 MM senior notes due 2019.
(2) 6.25% coupon on \$350 MM senior notes refinanced into 2023 senior notes. Includes additional revolver borrowings required for \$13.6 MM call premium on 2019 senior notes.



Crestwood [™] Connections for America's Energy [™]

Competitive Cost of Debt Capital

- Six consecutive quarters of improving sequential operating results driving improving credit profile
 - 2023 benchmark CMLP Senior Notes issued at par on March 9, 2015, currently trading at 105.3; current yield of 5.9% attractive cost of long-term debt capital



Simplification Merger



Simplification Highlights

Unified Corporate Strategy

- Focus on core strategy of servicing the full midstream value chain in the premier shale plays in North America
- · Greater strategic transparency more attractive to a broader universe of investors

Simplified Corporate Structure

- Improved credit profile due to the elimination of structural subordination
- · Better positions Crestwood to participate in the continuing trend of industry consolidation

Improving Distribution Coverage

- Pro forma 2015 CEQP coverage ratio improved to ~1.05x at \$0.55 per unit distribution (~\$15 million excess cash flow coverage)(1)
- Expected pro forma DCF growth of ~11% through 2017(2); accelerated with greater M&A and organic investment

Reduced Cost Structure / Fixed Charges

- Eliminates \$5 million of estimated public company costs
- Additive to \$25 million to \$30 million run-rate savings identified as a part of Crestwood's 2015 cost reduction initiatives

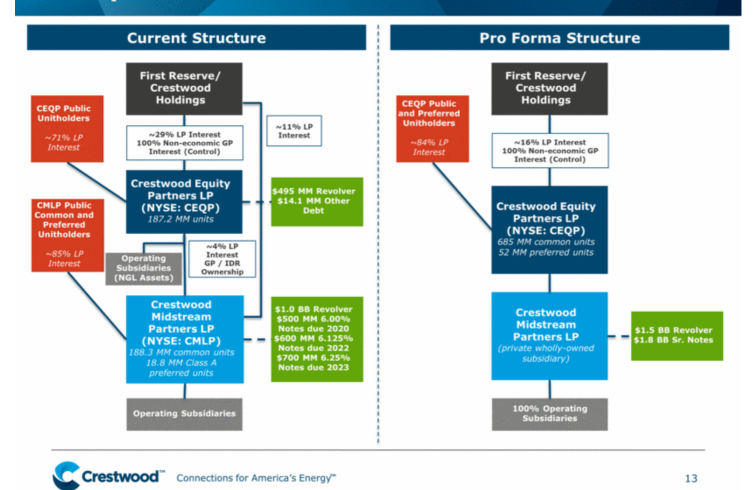
Improved Cost of Capital

- Elimination of ~\$30 million of IDRs drives immediate cost of capital improvement
- · Competitive cost of capital improves positioning for >\$3.0 billion of identified expansion opportunities
- Assumes January 1, 2015 effective date for the transaction for illustrative purposes.
 Represents growth rate from 2015E pro forma DCF (assuming January 1, 2015 effective date) to 2017E pro forma DCF



Crestwood™ Connections for America's Energy™

Simplified Structure Creates One Crestwood!



Expense / Fixed Charge Reduction drives DCF

- Bold action to materially reduce expense and fixed charges to improve margins and distribution coverage
- Execution of our current strategy to materially reduce operating cost across the partnership
 - Expected 2015 cost savings of ~\$15 MM; 2016+ run-rate savings of \$25-30 MM
 - Drives greater profitability in the current industry environment
- · Increased efficiency without sacrificing customer service, reliability, safety or compliance
- · Simplification further adds to coverage improvement through fixed charge elimination
 - Eliminates dual public company costs (~\$5 MM)
 - Merger terms provide incremental retained DCF (~\$23 MM)(1)



(1) Represents the incremental retained DCF pro forma for the simplification transaction at CEQP's current distribution of \$0.55 per unit.

(2) Estimated \$5 million of reduced administrative expenses through elimination of second publically traded entity.



Cost of Capital Analysis - Impact of IDR Elimination

Elimination of IDRs drives immediate cost of capital improvement

	Statu	s Quo C	MLP	Pro Forma CEQP							
	Pre-Ann	ouncer	nent ⁽³⁾	Curre	nt Price	s ⁽⁴⁾	8% Yield				
(\$ millions except per unit data)	\$500 MM Investment (5)			\$500 M	M Investm	nent ⁽⁵⁾	\$500 MM Investment (5)				
Investment Multiple	6.0x	x 9.0x 12.0x			9.0x	12.0x	6.0x	9.0x	12.0x		
Acquired EBITDA	\$83	\$56	\$42	\$83	\$56	\$42	\$83	\$56	\$42		
(-) Maintenance Capex	(4)	(3)	(2)	(4)	(3)	(2)	(4)	(3)	(2)		
(-) Incremental Interest Expense	(16)	(16)	(16)	(16)	(16)	(16)	(16)	(16)	(16)		
(-) Cost of New Equity (1)	(26)	(26)	(26)	(28)	(28)	(28)	(20)	(20)	(20)		
Incremental DCF Available to Distribute	\$38 \$12 (\$2)		\$36	\$36 \$10 (\$4)		\$44 \$17		\$4			
(-) Incremental GP Distribution / IDRs	(19)	(6)	0	_	-	-	_	-	_		
Incremental DCF Available to LPs	\$19	\$5	(\$2)	\$36	\$10	(\$4)	\$44	\$17	\$4		
Existing Units	188	188	188	685	685	685	685	685	685		
New Units	16	16	16	50	50	50	36	36	36		
Pro Forma Total Units	204	204	204	735	735	735	721	721	721		
Distribution Summary											
Current Distribution per Unit	\$1.64	\$1.64	\$1.64	\$0.55	\$0.55	\$0.55	\$0.55	\$0.55	\$0.55		
(+) Incremental Distribution per Unit (2)	0.08	0.02	(0.01)	0.05	0.01	(0.00)	0.06	0.02	0.01		
Pro Forma Distribution per Unit	\$1.72	\$1.66	\$1.63	\$0.60	\$0.56	\$0.55	\$0.61	\$0.57	\$0.56		
Distribution Growth %	4.8%	1.1%	(0.8%)	8.5%	2.3%	(0.8%)	10.5%	4.1%	1.0%		

⁽¹⁾ Current LP distribution on newly issued units.
(2) Assumes 1.05x distribution coverage on incremental DCF.
(3) Assumes CMLP pricing as of 5/5/2015 (\$16.00 / unit).
(4) Assumes CEQP pricing as of 5/29/2015 (\$5.00 / unit).
(5) \$500 MM Investment, 50% Equity / 50% Debt Consideration, Cost of Debt = 6.25%



Attractive Opportunity Set for Long Term Growth

Improving cost of capital to capture >\$3.0 billion of identified potential expansion opportunities around asset footprint

Expansion Opportunities

A. Marcellus Shale:

- \$500 to \$600 million (2015-2019)
- · North-South / Marc I Expansion, Marc II
- · Antero Gathering

B. South Texas:

- · \$1.1 to \$1.3 billion (2016-2019)
- Connecting Tres to developing demand centers (LNG, Mexico export)

C. Permian Basin:

- \$600 to \$1.0 billion (2015-2019)
- Willow Lake expansion, Delaware Permian Crude and Water Gathering opportunities

D. Niobrara Shale:

- \$300 to \$350 million (2015-2019)
- Jackalope gathering & processing, crude oil gathering, Douglas Terminal expansion

E. Bakken Shale:

- \$500 to \$750 million (2015-2019)
- Arrow gathering expansion, third party crude, gas and water gathering opportunities





Crestwood[™] Connections for America's Energy[™]

The New Crestwood Investment Opportunity

Cash Flow Stability

- Simplified Corporate Structure
- 2 Substantial Expense / Fixed Charge Reduction
- 3 Improving Financial Results Quarter-over-Quarter
- Diversified / Balanced Portfolio
- 5 Fixed Fee / Firm Contract Profile

Cash Flows Supported by Portfolio Stability

Capital Appreciation

- Leveraged to Volume Growth with Commodity Price Upside
- Cost of Capital Improvement
- Organic Expansion Opportunities
- 4 Asset and Corporate M&A
- 5 Improving Credit Profile

Execution Drives Significant Upside Opportunity and Credit Improvement



Crestwood™ Connections for America's Energy™

Core Operations Update



Bakken Arrow Gathering System

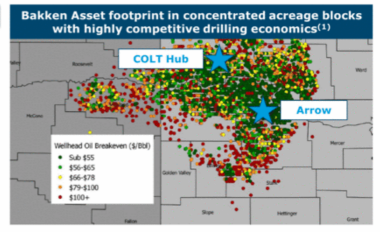
Tier 1 acreage dedication with substantial long-term growth through system build out

Summary

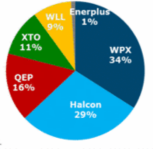
- ~150,000 acre dedication under LT contracts
- · Crude, natural gas and water gathering for fee
- · Substantial system build-out completed in 2014
- Producers continuing active 2015 development through aid-in-construction lateral requests
- · Lower operating cost in 2015 improves margin
- Crestwood purchases crude oil up to 60 MBbls/d at Arrow CDP at monthly index prices
- Arrow system connected to COLT Hub through Tesoro and Hiland crude oil pipelines

Long-Term Outlook

- >1,200 estimated future drilling locations
- 20 wells connected in Q1 2015; 75-85 new well connects expected in 2015
- 2015E Throughput: Crude oil: 60 65 MBbls/d; Natural gas: 40 – 45 MMcf/d; Water: 20 – 25 MBbls/d



2015E Net Revenue Contribution by Producer



(1) Source: BTU Analytics LLC.



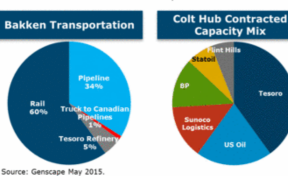
Crestwood Connections for America's Energy™

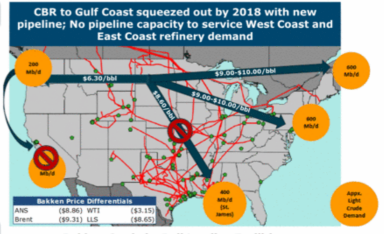
Bakken COLT Hub and Connector

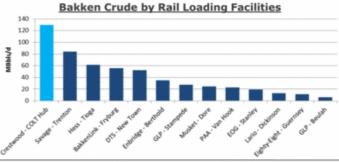
COLT Hub is the leading Bakken CBR facility linking Bakken crude supply to prime refinery markets

Summary

- Premier crude oil pipeline, storage and CBR facility in North Dakota
 - 160 MBbl/d crude-by-rail facility; 1.2 MMBbls storage capacity;70 MBbls/d COLT connector pipeline
- ~ 300 MBbls/d supply aggregation capacity at COLT HUB (gathering, truck rack, pipelines)
- ~ 149 MBbls/d CBR take-or-pay contracts through 2015/16; current customers to 2019
- Markets: 73% West Coast, 27% East Coast









Connections for America's Energy™

PRB Niobrara Gathering, Processing & CBR

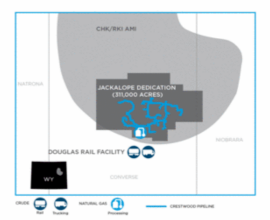
Actively developing a leading position in the PRB to handle both crude and gas

Summary

- · 50/50 Jackalope Joint Venture with Williams (Access)
 - 20-year, 15% cost of service contract with Chesapeake and RKI; 311,000 acres under dedication
 - ~\$250 MM Crestwood capital investment to date
 - 120 MMcf/d processing plant completed in January 2015; 199 miles gathering pipeline and compression
- · 50/50 Douglas Joint Venture with Enserco
 - Douglas Crude-by-Rail Terminal 20 MBbls/d CBR facility;
 120 MBbl storage; connections to Plains and Hiland in 2015
 - Long term CBR contract with Chesapeake at Douglas

Long-Term Outlook

- 3,000 + potential Chesapeake gross drilling locations (~126 wells drilled to date) in CHK/RKI AMI
- > 2.0 billion BOE gross recoverable resources per CHK
- Opportunity to connect full value chain services for CHK and other area producers – gas gathering and processing; crude oil gathering, trucking, CBR and storage







Crestwood™ Connections for America's Energy™

NE Marcellus Storage and Transportation

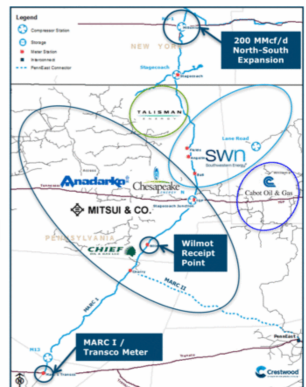
Strategically located NE assets provide significant level of contracted cash flows and growth opportunities

Summary

- ~41 Bcf of natural gas storage and pipeline capacity of ~1.8 Bcf/d
- · Weighted average contract term of 4 years
- · Storage facilities continue to reflect favorable market dynamics
 - 99% subscribed throughout 2015
 - ~15% of capacity up for renewal in 2016
 - Majority of contract renewals at or above existing rates
- North/South Pipeline 200 MMcf/d expansion completed in 2014; expansion fully contracted

Long-Term Outlook

- ~3.5 Bcf/d Marcellus dry gas supply access to NS/MARC I pipeline system through upstream gathering and producer connections
- New ~700 MMcf/d receipt point at Wilmot scheduled in 2015
- MARC I Pipeline Secured 100 MMcf/d anchor shipper on expansion to Transco; currently in FERC process
- MARC II Non-binding indications of interest >700 MMcf/d in Q414 support potential 30 mile lateral connecting MARC I with PennEast





Crestwood™ Connections for America's Energy™

SW Marcellus Gathering & Compression

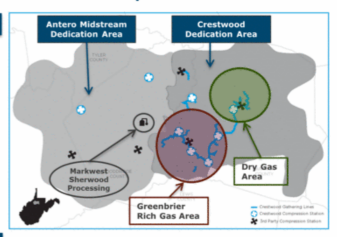
Long-term fee-based contracts in southwest Marcellus core production window

Summary

- 20-year, fixed-fee contracts for gathering and compression services with Antero Resources
 - ~140,000 acre dedication (235 wells connected)
 - Current system capacity of 875 MMcf/d
 - 450 MMcf/d MVC's on gathering system; compression MVC at ~50% of design capacity
 - 4-well Wagner pad completed in Q4 2014 at 59 MMcf/d IP rate in Greenbriar area
- Q1 2015 average gathering volumes of 653 MMcf/d
 - 8 new wells completed by Antero in Q1 2015

Long-Term Outlook

- ~1,850 Antero drilling locations on Crestwood dedication
- New 1.4 Bcf/d regional pipeline scheduled for Q4 2015 to increase takeaway capacity to higher priced gas markets
- 22 drilled but uncompleted wells on CMLP system (Greenbrier rich gas area) to be completed in 2016
- Antero expected to use CMLP system/compression over next 3 to 4 years to help fulfill its >4 Bcf/d FT takeaway commitments commencing in 2018







Crestwood™ Connections for America's Energy™

Crestwood NGL Assets and Services

Premier NGL supply and logistics platform servicing the value chain to connect NGL supplies to NGL demand markets

Summary

- · Leading marketer of Marcellus/Utica NGL's
- · 2.8 MMBbls of Northeast US NGL storage capacity
- >500 NGL trucking units; >1,600 NGL railcars
- · Sources, transports, stores and delivers NGLs to domestic and export markets; >350 customers
- Commenced LPG exports in 1Q 2015 through Marcus Hook, PA
- · New LPG terminals in WY, RI and NC underway

2015E EBITDA Contribution



Servicing Blue Chip Customers Across the Full Energy Value Chain





























































(1) Processing capacity includes 25 MMcf/d West Coast, 120 MMcf/d JGGS JV and 480 MMcf/d CMLP.

Crestwood[™] Connections for America's Energy"

Non-GAAP Reconciliations



CMLP Non-GAAP Reconciliations

(in millions, unaudited)	Three Mon	Three Months Ended December 31,			
	2015	:	2014		2014
EBITDA					
Net income (loss)	\$ 21.7	\$	5.5	\$	(60.4)
Interest and debt expense, net	29.9		28.1		26.6
Provision (benefit) for income taxes	0.3		0.7		(0.1)
Depreciation, amortization and accretion	59.9		50.8		60.5
EBITDA (a)	\$ 111.8	\$	85.1	\$	26.6
Significant items impacting EBITDA:					
Unit-based compensation charges	5.2		4.6		4.2
(Gain) loss on long-lived assets, net	0.8		(0.5)		34.3
Goodwill impairment	_		_		48.8
Loss on contingent consideration	_		2.1		_
(Earnings) loss from unconsolidated affiliates, net	(3.4)		0.1		(0.6)
Adjusted EBITDA from unconsolidated affiliates, net	6.5		1.7		2.9
Significant transaction and environmental related costs and other items	3.8		5.8		1.5
Adjusted EBITDA (*)	\$ 124.7	\$	98.9	\$	117.7
Distributable Cash Flow					
Adjusted EBITDA (a)	\$ 124.7	\$	98.9	\$	117.7
Cash interest expense (b)	(28.0)		(26.3)		(24.8)
Maintenance capital expenditures (c)	(2.7)		(3.3)		(7.4)
(Provision) benefit for income taxes	(0.3)		(0.7)		0.1
Deficiency payments	(0.6)		1.1		3.5
Distributable cash flow attributable to CMLP (d)	\$ 93.1	\$	69.7	\$	89.1

- (a) EBITDA is defined as income before income taxes, plus net interest and debt expense, and depreciation, amortization and accretion expense. In addition, Adjusted EBITDA considers the adjusted earnings impact of our unconsolidated affiliates by adjusting our equity earnings or losses from our unconsolidated affiliates for our proportionate share of their depreciation and interest and the impact of certain significant items, such as unit-based compensation expenses, gains and impairments of long-fived assets and goodwill, gains and losses on acquisition-related contingencies, third party costs incurred related to potential and completed acquisitions, certain environmental remediation costs, change in fair value of certain commodity derivative contracts, certain costs related to our 20 to cost savings initiatives, and other transactions identified in a specific reporting period. EBITDA and Adjusted EBITDA and Adjusted EBITDA and Adjusted EBITDA should not be considered an alternative to net income, operating cash flow or any other measure of financial performance presented in accordance with GAAP. EBITDA and Adjusted EBITDA calculations may vary among entities, so our computation may not be comparable to measures used by other companies.
- (b) Cash interest expense is book interest expense less amortization of deferred financing costs plus bond premium amortization.
- (c) Maintenance capital expenditures are defined as those capital expenditures which do not increase operating capacity or revenues from existing levels.
 (d) Distributable cash flow is defined as Adjusted EBITDA, less cash interest expense, maintenance capital expenditures, income taxes, deficiency payments (primarily related to deferred revenue), and other adjustments. Distributable cash flow should not be considered an alternative to cash flows from operating activities or any other measure of financial performance calculated in accordance with generally accepted accounting principles as those items are used to measure operating performance, isquisity, or the ability to service debt obligations. We believe that distributable cash flow provides additional information for evaluating our ability to declare and pay distributions to unitholders. Distributable cash flow or similarly titled measures used by other corporations and partnerships.



CEQP Segment Data

(in millions, unaudited)	2015					201	14			
	1st Qtr		4	th Qtr	3	rd Qtr	r 2nd Qtr		1	st Qtr
Gathering and Processing										
Revenues	\$	78.5	\$	84.3	\$	85.3	\$	83.4	\$	79.5
Costs of product/services sold		12.7		16.4		18.6		17.6		18.7
Operations and maintenance expense		14.9		18.9		15.9		14.7		13.4
Gain (loss) on long-lived assets, net		(0.3)		(32.8)		(0.9)		0.5		0.5
Goodwill impairment		_		(18.5)		_		_		_
Loss on contingent consideration		_		_		_		(6.5)		(2.1)
Earnings (loss) from unconsolidated affiliate		2.5		0.4		0.4		(0.6)		0.3
EBITDA	\$	53.1	\$	(1.9)	\$	50.3	\$	44.5	\$	46.1
Significant items impacting EBITDA:										
(Gain) loss on long-lived assets, net		0.3		32.8		0.9		(0.5)		(0.5)
Goodwill impairment		_		18.5		_		-		_
Loss on contingent consideration		_		_		_		6.5		2.1
Adjusted EBITDA	\$	53.4	\$	49.4	\$	51.2	\$	50.5	\$	47.7
Storage and Transportation			-		-					
Revenues	\$	45.7	\$	47.5	\$	46.6	\$	47.8	\$	51.0
Costs of product/services sold		3.3	-	3.4	-	7.4	-	7.2		6.8
Operations and maintenance expense		4.3		4.8		6.0		6.3		6.2
Gain on long-lived assets		(0.7)		33.2		_		0.6		_
Earnings (loss) from unconsolidated affiliate		0.9		0.2		_		_		_
EBITDA	\$	38.3	\$	72.7	\$	33.2	\$	34.9	\$	38.0
Significant items impacting EBITDA:	*		-		-		-		*	
(Gain) loss on long-lived assets, net		0.7		(33.2)		_		(0.6)		_
Expenses related to pre-acquisition matters		-		(1.6)		_		(0.0)		_
Adjusted EBITDA	\$	39.0	5	37.9	\$	33.2	5	34.3	5	38.0
NGL and Crude Services	*	5510	*	5715	-	5512	-	5 415	*	50.0
Revenues	\$	607.5	s	865.8	s	904.9	\$	795.1	\$	841.1
Costs of product/services sold	*	513.9	*	769.0	-	817.9	*	722.8	*	760.5
Operations and maintenance expense		31.4		30.9		34.0		27.7		24.5
Gain (loss) on long-lived assets		-		(3.1)		-		0.1		
Goodwill impairment		_		(30.3)		_		-		_
Loss from unconsolidated affiliate		_		(00.0)		(0.1)		(0.9)		(0.4)
ЕВІТДА	\$	62.2	\$	32.5	5	52.9	\$	43.8	5	55.7
Significant items impacting EBITDA:	*	OE.IE.	•	52.15		oz.is		40.0	*	5517
(Gain) loss on long-lived assets, net		_		3.1		_		(0.1)		_
Goodwill impairment				30.3		_		(0.1)		
Change in fair value of commodity inventory-related derivative contracts		1.1		(3.5)		1.0		2.9		(10.7)
Expenses related to environmental and pre-acquisition matters				0.7		4.9		2.5		(10.7)
Adjusted EBITDA	\$	63.3	\$	63.1	\$	58.8	\$	46.6	\$	45.0
Total Segment Adjusted EBITDA	-	155.7	-	150.4	-	143.2	-	131.4	÷	130.7
Significant items impacting EBITDA (ii)	•	(2.1)	•	(47.1)	•	(6.8)	•	(8.2)	*	9.1
Total Segment EBITDA	\$	153.6	\$	103.3	\$	136.4	\$	123.2	\$	139.8
Corporate	7	(27.3)	7	(26.6)	7	(21.2)	*	(24.0)	7	(27.8)
EBITDA	_		_		_		_		_	
EBITUA	_ \$_	126.3	*	76.7	_ \$	115.2	_ \$	99.2	*	112.0

M Significant items impacting EBITDA represents gains and impairments of long-fived assets and goodwill, gains and losses on acqueen commonly inventory related derivative contracts and pre-acquisition neatlers.

Crestwood™

Connections for America's Energy™



CEQP Non-GAAP Reconciliations

(in millions, unaudited)		2015	2014							
		lst Qtr	4th Qtr		3rd Qtr			2nd Qtr		Lst Qtr
EBITDA										
Net income (loss)	\$	18.1	\$	(30.7)	\$	11.9	\$	(4.8)	\$	13.2
Interest and debt expense, net		33.6		31.3		31.5		32.6		31.7
Provision (benefit) for income taxes		0.4		_		0.1		0.2		8.0
Depreciation, amortization and accretion		74.2		76.1		71.7		71.2		66.3
EBITDA (*)	\$	126.3	\$	76.7	\$	115.2	\$	99.2	\$	112.0
Significant items impacting EBITDA:										
Unit-based compensation compensation		5.8		4.9		4.8		6.2		5.4
(Gain) loss on long-lived assets, net		1.0		2.7		0.9		(1.2)		(0.5)
Goodwill impairment		_		48.8		_		_		_
Loss on contingent consideration		_		_		_		6.5		2.1
(Earnings) loss from unconsolidated affiliates, net		(3.4)		(0.6)		(0.3)		1.5		0.1
Adjusted EBITDA from unconsolidated affiliates, net		6.5		2.9		1.9		0.4		1.7
Change in fair value of commodity inventory-related										
derivative contracts		1.1		(3.5)		1.0		2.9		(10.7)
Significant transaction and environmental related costs and other items		4.6		0.8		5.4		2.2		6.5
Adjusted EBITDA (*)	\$	141.9	\$	132.7	\$	128.9	\$	117.7	\$	116.6
•	*	24215	*	202.7	*	220.5	*	227.7	*	220.0
Distributable Cash Flow										
Adjusted EBITDA (a)		141.9		132.7		128.9		117.7		116.6
Cash interest expense (b)		(31.8)		(29.4)		(30.3)		(31.2)		(30.4)
Maintenance capital expenditures (c)		(5.4)		(9.4)		(5.5)		(5.7)		(7.0)
(Provision) benefit for income taxes		(0.4)		_		(0.1)		(0.2)		(0.8)
Deficiency payments		(0.6)		3.5		2.3		3.8		1.1
Public Crestwood Midstream LP unitholders interest in CMLP										
distributable cash flow (d)		(82.3)		(77.0)		(78.1)		(71.2)		(60.4)
Distributable cash flow attributable to CEQP (*)	\$	21.4	\$	20.4	\$	17.2	\$	13.2	\$	19.1

(a) EBITDA is defined as income before income taxes, plus net interest and debt expense, and depreciation and accretion expense. In addition, Adjusted EBITDA considers the adjusted earnings impact of our unconsolidated affiliates by adjusting our equity earnings or losses from our unconsolidated affiliates for our proportionate share of their depreciation and interest and the impact of certain significant items, such as unit-based compensation expenses, gains and impairments of long-lived assets and goodwill, gains and losses on acquisition-related contingencies, third party costs incurred related to potential and completed acquisitions, certain environmental remediation to osts, change in fair value of certain commodify derivality or contracts, certain stayings initialities, and other transactions identified in a specific reporting period. EBITDA and Adjusted EBITDA are not measures calculated in accordance with GAAP, as they do not include deductions for items such as depreciation, amortization and accretion, interest and income taxes, which are necessary to maintain our business. EBITDA and Adjusted EBITDA should not be considered an alternative to not income, operating cash flow or any other measure of financial performance presented in accordance with GAAP. EBITDA and Adjusted EBITDA calculations may vary among entities, so our computation may not be comparable to measures used by other companies.

(b) Cash interest expense less amortization of deferred financing costs plus bond premium amortization plus or minus fair value adjustment of interest rate swaps.

- (c) Maintenance capital expenditures are defined as those capital expenditures which do not increase operating capacity or revenues from existing levels. The year ended December 31, 2014, includes \$ 15 million of maccapital expenditures for January 1, 2014 to September 30, 2014 that was reclassified from growth capital expenditures to maintenance capital expenditures.
- (d) Crestwood M idstream distributable cash flowless incentive distributions paid to the general partner and the public LP ownership interest in Crestwood M idstream

⁽c) Distributable cash flow is defined as Adjusted EBITOA, less cash interest expense, maintenance capital expenditures, income taxes, deficiency payments (primarily related to deferred revenue), and public Crestwood Midstream LP unitholders interest in CMLP distributable cash flow. Distributable cash flow bistributable cash flow bistributable cash flow bistributable cash flow and the considered an alternative to cash flows from operating activities or any other measure of financial performance activated in accordan with generally accepted accounting principles as those items are used to measure operating performance, figuidity, or the ability to service debt obligations. We betwee that distributable cash flow provides additional information for evaluating our ability to declare and pay distributions to unitholders. Distributable cash flow, as we define it, may not be comparable to distributable cash flowor similarly titled measures used by other corporations and partnerships.

