UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q

☑ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF

THE SECURITIES AND EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2016

or

□ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF

THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission File No. 1-36413

ENABLE MIDSTREAM PARTNERS, LP

(Exact name of registrant as specified in its charter)

Delaware (State or jurisdiction of incorporation or organization) 72-1252419 (I.R.S. Employer Identification No.)

One Leadership Square 211 North Robinson Avenue Suite 150 Oklahoma City, Oklahoma 73102 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (405) 525-7788

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. \square Yes \square 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 🗆 No

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

Large accelerated filer		Accelerated filer					
Non-accelerated filer	\Box (Do not check if a smaller reporting company)	Smaller reporting company					
Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). 🗆 Yes 🗹 No							
As of July 15, 2016, there wer	e 214,461,682 common units and 207,855,430 subordinated units outstandin	ıg.					

ENABLE MIDSTREAM PARTNERS, LP FORM 10-Q TABLE OF CONTENTS

	Page
GLOSSARY OF TERMS	<u>1</u>
FORWARD-LOOKING STATEMENTS	<u>3</u>
Part I - FINANCIAL INFORMATION	
Item 1. Financial Statements (Unaudited)	
Condensed Consolidated Statements of Income	<u>4</u>
Condensed Consolidated Statements of Comprehensive Income	<u>5</u>
Condensed Consolidated Balance Sheets	<u>6</u>
Condensed Consolidated Statements of Cash Flows	<u>6</u> Z
Condensed Consolidated Statements of Partners' Equity	<u>8</u> 9
Notes to Condensed Consolidated Financial Statements	<u>9</u>
Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations	<u>30</u>
Item 3. Quantitative and Qualitative Disclosures About Market Risk	<u>42</u>
Item 4. Controls and Procedures	<u>43</u>
Part II - OTHER INFORMATION	
Item 1. Legal Proceedings	<u>43</u>
Item 1A. Risk Factors	<u>43</u>
Item 5. Other Information	<u>44</u>
Item 6. Exhibits	<u>44</u>
<u>Signature</u>	<u>46</u>

AVAILABLE INFORMATION

Our website is www.enablemidstream.com. On the investor relations tab of our website, http://investors.enablemidstream.com, we make available free of charge a variety of information to investors. Our goal is to maintain the investor relations tab of our website as a portal through which investors can easily find or navigate to pertinent information about us, including but not limited to:

- our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, and any amendments to those reports as soon as reasonably practicable after we electronically file that material with or furnish it to the SEC;
- press releases on quarterly distributions, quarterly earnings, and other developments;
- governance information, including our governance guidelines, committee charters, and code of ethics and business conduct;
- · information on events and presentations, including an archive of available calls, webcasts, and presentations; and
- news and other announcements that we may post from time to time that investors may find useful or interesting.

i

GLOSSARY

Adjusted EBITDA.	A non-GAAP measure calculated as net income from continuing operations before interest expense, income tax expense, depreciation and amortization expense and certain other items management believes affect the comparability of operating results.
Annual Report.	Annual Report on Form 10-K for the year ended December 31, 2015.
ASU.	Accounting Standards Update.
Barrel.	42 U.S. gallons of petroleum products.
Bbl.	Barrel.
Bbl/d.	Barrels per day.
Bcf/d.	Billion cubic feet per day.
Btu.	British thermal unit. When used in terms of volume, Btu refers to the amount of natural gas required to raise the temperature of one pound of water by one degree Fahrenheit at one atmospheric pressure.
CenterPoint Energy.	CenterPoint Energy, Inc., a Texas corporation, and its subsidiaries, other than Enable Midstream Partners, LP for periods prior to formation of the Partnership on May 1, 2013.
Condensate.	A natural gas liquid with a low vapor pressure, mainly composed of propane, butane, pentane and heavier hydrocarbon fractions.
DRIP.	Distribution Reinvestment Plan entered into on June 23, 2016, which, beginning with the quarterly distribution for the quarter ending September 30, 2016, offers owners of our common and subordinated units the ability to purchase additional common units by reinvesting all or a portion of the cash distributions paid to them on their common or subordinated units.
EGT.	Enable Gas Transmission, LLC, a wholly owned subsidiary of the Partnership that operates a 5,900-mile interstate pipeline that provides natural gas transportation and storage services to customers principally in the Anadarko, Arkoma and Ark-La-Tex basins in Oklahoma, Texas, Arkansas, Louisiana and Kansas.
Enable GP.	Enable GP, LLC, a Delaware limited liability company and the general partner of Enable Midstream Partners, LP.
Enable Midstream Services.	Enable Midstream Services, LLC, a wholly owned subsidiary of Enable Midstream Partners, LP.
Enogex.	Enogex LLC, a Delaware limited liability company.
EOIT.	Enable Oklahoma Intrastate Transmission, LLC, formerly Enogex LLC, a wholly owned subsidiary of the Partnership that operates a 2,200-mile intrastate pipeline that provides natural gas transportation and storage services to customers in Oklahoma.
Exchange Act.	Securities Exchange Act of 1934, as amended.
FASB.	Financial Accounting Standards Board.
FERC.	Federal Energy Regulatory Commission.
Fractionation.	The separation of the heterogeneous mixture of extracted NGLs into individual components for end-use sale.
GAAP.	Generally accepted accounting principles in the United States.
Gas imbalance.	The difference between the actual amounts of natural gas delivered from or received by a pipeline, as compared to the amounts scheduled to be delivered or received.
General Partner.	Enable GP, LLC, a Delaware limited liability company, the general partner of Enable Midstream Partners, LP.
Gross margin.	A non-GAAP measure calculated as revenues minus cost of natural gas and natural gas liquids, excluding depreciation and amortization.
LIBOR.	London Interbank Offered Rate.
March 31 Quarterly Report.	Quarterly Report on Form 10-Q for the period ended March 31, 2016.
MBbl/d.	Thousand barrels per day.
MFA.	Master Formation Agreement dated as of March 14, 2013.
MMcf.	Million cubic feet of natural gas.
MMcf/d.	Million cubic feet per day.
NGLs.	Natural gas liquids, which are the hydrocarbon liquids contained within natural gas including condensate.

Table of Contents

NYMEX.	New York Mercantile Exchange.
Offering.	Initial public offering of Enable Midstream Partners, LP.
OGE Energy.	OGE Energy Corp., an Oklahoma corporation, and its subsidiaries.
Partnership.	Enable Midstream Partners, LP, and its subsidiaries.
Partnership Agreement.	Fourth Amended and Restated Agreement of Limited Partnership of Enable Midstream Partners, LP dated as of June 22, 2016.
Purchase Agreement.	Purchase Agreement, dated January 28, 2016, by and between the Partnership and CenterPoint Energy, Inc. for the sale by the Partnership and purchase by CenterPoint Energy, Inc. of Series A Preferred Units.
Revolving Credit Facility.	\$1.75 billion senior unsecured revolving credit facility.
SEC.	Securities and Exchange Commission.
Securities Act.	Securities Act of 1933, as amended.
Series A Preferred Units.	10% Series A Fixed-to-Floating Non-Cumulative Redeemable Perpetual Preferred Units representing limited partner interests in the Partnership.
SESH.	Southeast Supply Header, LLC, in which the Partnership owns a 50% interest, that operates an approximately 290-mile interstate natural gas pipeline from Perryville, Louisiana to southwestern Alabama near the Gulf Coast.
TBtu.	Trillion British thermal units.
TBtu/d.	Trillion British thermal units per day.
WTI.	West Texas Intermediate.
2015 Term Loan Agreement.	\$450 million unsecured term loan agreement.
2019 Notes.	\$500 million 2.400% senior notes due 2019.
2024 Notes.	\$600 million 3.900% senior notes due 2024.
2044 Notes.	\$550 million 5.000% senior notes due 2044.

FORWARD-LOOKING STATEMENTS

Some of the information in this report may contain forward-looking statements. Forward-looking statements give our current expectations, contain projections of results of operations or of financial condition, or forecasts of future events. Words such as "could," "will," "should," "may," "assume," "forecast," "position," "predict," "strategy," "expect," "intend," "plan," "estimate," "anticipate," "believe," "project," "budget," "potential," or "continue," and similar expressions are used to identify forward-looking statements. Without limiting the generality of the foregoing, forward-looking statements contained in this report include our expectations of plans, strategies, objectives, growth and anticipated financial and operational performance, including revenue projections, capital expenditures and tax position. Forward-looking statements can be affected by assumptions used or by known or unknown risks or uncertainties. Consequently, no forward-looking statements can be guaranteed.

A forward-looking statement may include a statement of the assumptions or bases underlying the forward-looking statement. We believe that we have chosen these assumptions or bases in good faith and that they are reasonable. However, when considering these forward-looking statements, you should keep in mind the risk factors and other cautionary statements in this report, in our Annual Report on Form 10-K for the year ended December 31, 2015 (Annual Report) and in our Quarterly Report on Form 10-Q for the period ended March 31, 2016 (March 31 Quarterly Report). Those risk factors and other factors noted throughout this report, in our Annual Report and in our March 31 Quarterly Report could cause our actual results to differ materially from those disclosed in any forward-looking statement. You are cautioned not to place undue reliance on any forward-looking statements. You should also understand that it is not possible to predict or identify all such factors and should not consider the following list to be a complete statement of all potential risks and uncertainties. Factors that could cause our actual results to differ materially from the results contemplated by such forward-looking statements include:

- changes in general economic conditions;
- competitive conditions in our industry;
- actions taken by our customers and competitors;
- the supply and demand for natural gas, NGLs, crude oil and midstream services;
- our ability to successfully implement our business plan;
- our ability to complete internal growth projects on time and on budget;
- the price and availability of debt and equity financing;
- operating hazards and other risks incidental to transporting, storing and gathering natural gas, NGLs, crude oil and midstream products;
- natural disasters, weather-related delays, casualty losses and other matters beyond our control;
- interest rates;
- labor relations;
- large customer defaults;
- changes in the availability and cost of capital;
- changes in tax status;
- the effects of existing and future laws and governmental regulations;
- changes in insurance markets impacting costs and the level and types of coverage available;
- the timing and extent of changes in commodity prices;
- the suspension, reduction or termination of our customers' obligations under our commercial agreements;
- · disruptions due to equipment interruption or failure at our facilities, or third-party facilities on which our business is dependent;
- the effects of future litigation; and
- other factors set forth in this report and our other filings with the SEC, including our Annual Report and our March 31 Quarterly Report.

Forward-looking statements speak only as of the date on which they are made. We expressly disclaim any obligation to update or revise any forward-looking statement, whether as a result of new information, future events or otherwise, except as required by law.

PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

ENABLE MIDSTREAM PARTNERS, LP CONDENSED CONSOLIDATED STATEMENTS OF INCOME (unaudited)

		Three Months Ended June 30,				Six Mont Jur	ths En 1e 30,	ded
	2	2016		2015		2016		2015
			(In r	nillions, exc	ept p	er unit data)		
Revenues (including revenues from affiliates (Note 11)):	¢	266	¢	225	đ	F 44	¢	606
Product sales	\$	266	\$	335	\$	511	\$	686
Service revenue		263		255		527		520
Total Revenues		529		590		1,038		1,206
Cost and Expenses (including expenses from affiliates (Note 11)):								
Cost of natural gas and natural gas liquids (excluding depreciation and amortization shown separately)		254		277		449		569
Operation and maintenance		93		108		188		212
General and Administrative		27		23		47		49
Depreciation and amortization		83		76		164		149
Taxes other than income taxes		15		13		30		30
Total Cost and Expenses		472		497		878		1,009
Operating Income		57		93		160		197
Other Income (Expense):	-							
Interest expense (including expenses from affiliates (Note 11))		(25)		(23)		(48)		(43)
Equity in earnings of equity method affiliates		7		7		14		14
Other, net		_		1		_		2
Total Other Income (Expense)		(18)		(15)		(34)		(27)
Income Before Income Taxes		39		78		126		170
Income tax expense				1		1		2
Net Income	\$	39	\$	77	\$	125	\$	168
Less: Net income attributable to noncontrolling interest						_		
Net Income attributable to limited partners	\$	39	\$	77	\$	125	\$	168
Less: Series A Preferred Unit distributions (Note 4)		4				4		_
Net Income attributable to common and subordinated units (Note 3)	\$	35	\$	77	\$	121	\$	168
Basic earnings per unit (Note 3)								
Common units	\$	0.08	\$	0.18	\$	0.29	\$	0.40
Subordinated units	\$	0.08	\$	0.18	\$	0.29	\$	0.40
Diluted earnings per unit (Note 3)								
Common units	\$	0.08	\$	0.18	\$	0.28	\$	0.40
Subordinated units	\$	0.08	\$	0.18	\$	0.29	\$	0.40

See Notes to the Unaudited Condensed Consolidated Financial Statements

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

	Three Months Ended June 30,					ths Ende 1e 30,	hs Ended e 30,	
	2016 2015					2016		2015
				(In m	illions)			
Net income	\$	39	\$	77	\$	125	\$	168
Comprehensive income		39		77		125		168
Less: Comprehensive income attributable to noncontrolling interest		_				_		—
Comprehensive income attributable to Enable Midstream Partners, LP	\$	39	\$	77	\$	125	\$	168

See Notes to the Unaudited Condensed Consolidated Financial Statements

ENABLE MIDSTREAM PARTNERS, LP CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited)

		June 30, 2016	December 31, 2015		
Current Assets:		(In m	illions)		
Cash and cash equivalents	\$	6	\$	4	
Accounts receivable, net of allowance for doubtful accounts	Ŷ	225	Ŷ	245	
Accounts receivable—affiliated companies		19		21	
Inventory		44		53	
Gas imbalances		19		23	
Other current assets		36		35	
Total current assets		349		381	
Property, Plant and Equipment:			. <u> </u>		
Property, plant and equipment		11,456		11,293	
Less accumulated depreciation and amortization		1,291		1,162	
Property, plant and equipment, net		10,165		10,131	
Other Assets:		10,100		10,101	
Intangible assets, net		320		333	
Investment in equity method affiliates		331		344	
Other		35		37	
Total other assets		686		714	
Total Assets	\$	11,200	\$	11,226	
	ъ 	11,200	¢	11,220	
Current Liabilities:	<i>.</i>		<i>.</i>		
Accounts payable	\$	141	\$	248	
Accounts payable—affiliated companies		4		9	
Short-term debt				236	
Taxes accrued		43		30	
Gas imbalances		10		25	
Other		103		67	
Total current liabilities		301		615	
Other Liabilities:					
Accumulated deferred income taxes, net		8		8	
Notes payable—affiliated companies		—		363	
Regulatory liabilities		18		18	
Other		23	_	20	
Total other liabilities		49		409	
Long-Term Debt		3,101		2,671	
Commitments and Contingencies (Note 12)					
Partners' Equity:					
Series A Preferred Units (14,520,000 issued and outstanding at June 30, 2016 and 0 issued and outstanding a December 31, 2015)	t	362		_	
Common units (214,462,878 issued and outstanding at June 30, 2016 and 214,541,422 issued and outstandin at December 31, 2015, respectively)	g	3,644		3,714	
Subordinated units (207,855,430 issued and outstanding at June 30, 2016 and December 31, 2015, respectively)		3,732		3,805	
Noncontrolling interest		11		12	
Total Partners' Equity		7,749		7,531	
Total Liabilities and Partners' Equity	\$	11,200	\$	11,226	

See Notes to the Unaudited Condensed Consolidated Financial Statements

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

		Six Months Ended June 30,				
		2016	2015			
		(In mi	llions)			
Cash Flows from Operating Activities:	¢	105	¢ 100			
Net income	\$	125	\$ 168			
Adjustments to reconcile net income to net cash provided by operating activities:		104	1.40			
Depreciation and amortization		164	149			
Deferred income taxes			1			
Loss on sale/retirement of assets		7	2			
Equity in earnings of equity method affiliates, net of distributions		_	5			
Equity based compensation		5	6			
Amortization of debt costs and discount (premium)		(1)	(1)			
Changes in other assets and liabilities:						
Accounts receivable, net		20	(3)			
Accounts receivable—affiliated companies		2	5			
Inventory		9	10			
Gas imbalance assets		4	6			
Other current assets		(1)	2			
Other assets		1	(6)			
Accounts payable		(79)	(45)			
Accounts payable—affiliated companies		(5)	(25)			
Gas imbalance liabilities		(15)	3			
Other current liabilities		48	13			
Other liabilities		5	(6)			
Net cash provided by operating activities		289	284			
Cash Flows from Investing Activities:						
Capital expenditures		(221)	(456)			
Acquisitions, net of cash acquired		—	(80)			
Investment in equity method affiliates		—	(7)			
Return of investment in equity method affiliates		13	8			
Net cash used in investing activities		(208)	(535)			
Cash Flows from Financing Activities:						
Proceeds from revolving credit facility		693	425			
Repayment of revolving credit facility		(261)	(150)			
Increase (decrease) in short-term debt		(236)	235			
Repayment of notes payable—affiliated companies		(363)				
Proceeds from issuance of Series A Preferred Units, net of issuance costs		362				
Distributions		(274)	(263)			
Net cash provided by (used in) financing activities		(79)	247			
Net Increase (Decrease) in Cash and Cash Equivalents		2	(4)			
Cash and Cash Equivalents at Beginning of Period		4	12			
Cash and Cash Equivalents at End of Period	\$	6	\$ 8			
1	Ψ	<u> </u>	+ 0			

See Notes to the Unaudited Condensed Consolidated Financial Statements

ENABLE MIDSTREAM PARTNERS, LP CONDENSED CONSOLIDATED STATEMENTS OF PARTNERS' EQUITY (Unaudited)

	Pre	ries A ferred nits		Common Units		Subordinated Units			Noncontrolling Interest			Total Partners' Equity		
	Units		Value	Units		Value	Units		Value		Value			Value
						(In 1	nillions)							
Balance as of December 31, 2014	—	\$	—	214	\$	4,353	208	\$	4,439	\$		31	\$	8,823
Net income	—		_	—		88	_		80			—		168
Issuance of common units upon interest acquisition of SESH	_		_	_		1	—		_			_		1
Distributions	—		—	—		(133)	_		(130)			_		(263)
Equity based compensation	—		—			6			_					6
Balance as of June 30, 2015	_	\$		214	\$	4,315	208	\$	4,389	\$		31	\$	8,735
Balance as of December 31, 2015	_	\$	—	214	\$	3,714	208	\$	3,805	\$		12	\$	7,531
Net income	_		4	_		62	_		59					125
Issuance of Series A Preferred Units	15		362	_		—	_		_			_		362
Distributions	_		(4)	_		(137)	_		(132)			(1)		(274)
Equity based compensation	_		—	_		5	_		_					5
Balance as of June 30, 2016	15	\$	362	214	\$	3,644	208	\$	3,732	\$		11	\$	7,749

See Notes to the Unaudited Condensed Consolidated Financial Statements

ENABLE MIDSTREAM PARTNERS, LP NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(1) Summary of Significant Accounting Policies

Organization

Enable Midstream Partners, LP (Partnership) is a large-scale, growth-oriented Delaware limited partnership formed to own, operate and develop strategically located natural gas and crude oil infrastructure assets. The Partnership's assets and operations are organized into two reportable segments: (i) Gathering and Processing, which primarily provides natural gas gathering, processing and fractionation services and crude oil gathering for our producer customers, and (ii) Transportation and Storage, which provides interstate and intrastate natural gas pipeline transportation and storage services primarily to natural gas producers, utilities and industrial customers. The natural gas gathering and processing assets are located in five states and serve natural gas production in the Anadarko, Arkoma and Ark-La-Tex basins. This segment also includes a crude oil gathering business in the Bakken Shale formation, principally located in the Williston basin. The natural gas transportation and storage assets extend from western Oklahoma and the Texas Panhandle to Alabama and from Louisiana to Illinois.

The Partnership is controlled equally by CenterPoint Energy and OGE Energy, who each have 50% of the management rights of Enable GP. Enable GP was established by CenterPoint Energy and OGE Energy to govern the Partnership and has no other operating activities. Enable GP is governed by a board made up of an equal number of representatives designated by each of CenterPoint Energy and OGE Energy, along with the independent board members CenterPoint Energy and OGE Energy mutually agreed to appoint. Based on the 50/50 management ownership, with neither company having control, CenterPoint Energy and OGE Energy do not consolidate their interests in the Partnership. CenterPoint Energy and OGE Energy also own a 40% and 60% interest, respectively, in the incentive distribution rights held by Enable GP. As of June 30, 2016, CenterPoint Energy held approximately 55.4% of the common and subordinated units in the Partnership, or 94,151,707 common units and 139,704,916 subordinated units, and OGE Energy held approximately 26.3% of the common and subordinated units in the Partnership, or 42,832,291 common units and 68,150,514 subordinated units. Additionally, CenterPoint Energy holds 14,520,000 Series A Preferred Units. See Note 4 for further information related to the Series A Preferred Units.

For the period from December 31, 2014 through June 29, 2015, the financial statements reflect a 49.90% interest in SESH. On June 12, 2015, CenterPoint Energy exercised its put right with respect to a 0.1% interest in SESH. Pursuant to the put right, on June 30, 2015, CenterPoint Energy contributed its remaining 0.1% interest in SESH to the Partnership in exchange for 25,341 common units representing limited partner interests in the Partnership. As of June 30, 2016, the Partnership owned a 50% interest in SESH. See Note 6 for further discussion of SESH.

Basis of Presentation

The accompanying condensed consolidated financial statements and related notes of the Partnership have been prepared pursuant to the rules and regulations of the SEC and GAAP. Pursuant to such rules and regulations, certain disclosures normally included in financial statements prepared in accordance with GAAP have been omitted. The accompanying condensed consolidated financial statements and related notes should be read in conjunction with the combined and consolidated financial statements and related notes included in our Annual Report.

These condensed consolidated financial statements and the related financial statement disclosures reflect all normal recurring adjustments that are, in the opinion of management, necessary to present fairly the financial position and results of operations for the respective periods. Amounts reported in the Partnership's Condensed Consolidated Statements of Income are not necessarily indicative of amounts expected for a full-year period due to the effects of, among other things, (a) seasonal fluctuations in demand for energy and energy services, (b) changes in energy commodity prices, (c) timing of maintenance and other expenditures and (d) acquisitions and dispositions of businesses, assets and other interests.

For a description of the Partnership's reportable segments, see Note 14.

Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Accounts Receivable and Allowance for Doubtful Accounts

Accounts receivable are recorded at the invoiced amount and do not bear interest. It is the policy of management to review the outstanding accounts receivable at least quarterly, as well as the bad debt write-offs experienced in the past. Based on this review, a \$2 million allowance for doubtful accounts was recognized as of June 30, 2016. There was no allowance for doubtful accounts as of December 31, 2015.

Third Amended and Restated Agreement of Limited Partnership of Enable Midstream Partners, LP

On February 18, 2016, in connection with the closing of the private placement of 14,520,000 Series A Preferred Units and pursuant to the Purchase Agreement, the General Partner adopted the Third Amended and Restated Agreement of Limited Partnership which, among other things, authorized and established the terms of the Series A Preferred Units and the other series of preferred units that are issuable upon conversion of the Series A Preferred Units. For further information related to the issuance of the Series A Preferred Units, see Note 4.

Fourth Amended and Restated Agreement of Limited Partnership of Enable Midstream Partners, LP

On June 22, 2016, the General Partner adopted the Fourth Amended and Restated Agreement of Limited Partnership (the Partnership Agreement), which changed the last permitted distribution date with respect to each fiscal quarter from 45 days following the close of such quarter to 60 days following the close of such quarter.

(2) New Accounting Pronouncements

Revenue from Contracts with Customers

In May 2014, the FASB issued ASU No. 2014-09, "Revenue from Contracts with Customers (Topic 606)," which supersedes the revenue recognition requirements in "Revenue Recognition (Topic 605)," and requires entities to recognize revenue in a way that depicts the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled to in exchange for those goods or services. In August 2015, the FASB issued ASU No. 2015-14, "Revenue from Contracts with Customers (Topic 606)—Deferral of the Effective Date," which deferred the effective date of ASU 2014-09 by one year to December 15, 2017 for annual reporting periods beginning after that date. The FASB also proposed permitting early adoption of the standard, but not before the original effective date of December 15, 2016.

In March 2016, the FASB issued ASU No. 2016-08, "Revenue from Contracts with Customers (Topic 606)—Principal versus Agent Considerations (Reporting Revenue Gross versus Net)". ASU No. 2016-08 requires an entity to determine whether the nature of its promise is to provide the specified good or service itself (i.e., the entity is a principal) or to arrange for that good or service to be provided by the other party (i.e., the entity is an agent) when another party is involved in providing goods or services to a customer. Additionally, the amendments in this ASU require an entity that is a principal to recognize revenue in the gross amount of consideration to which it expects to be entitled in exchange for the specified good or service transferred to the customer, and require an entity that is an agent to recognize revenue in the amount of any fee or commission to which it expects to be entitled in exchange for the specified good or service to be provided by the other party.

In April 2016, the FASB issued ASU No. 2016-10, "Revenue from Contracts with Customers (Topic 606)—Identifying Performance Obligations and Licensing". The amendments in ASU No. 2016-10 impact entities with transactions that include contracts with customers to transfer goods or services (that are an output of the entity's ordinary activities) in exchange for consideration, and they require entities to recognize revenue by following certain steps, including (1) identifying the contract(s) with a customer; (2) identifying the performance obligations in a contract; (3) determining the transaction price; (4) allocating the transaction price to the performance obligations in the contract; and (5) recognizing revenue when, or as, the entity satisfies a performance obligation. Notably, ASU No. 2016-10 does not impact the core revenue recognition principles set forth in Topic 606, but rather clarifies the identification of performance obligations and the licensing implementation guidance, while retaining the related principles for those areas.

The Partnership is currently evaluating the impact, if any, the adoption of these revenue standards will have on our Condensed Consolidated Financial Statements and related disclosures.

Leases

In February 2016, the FASB issued ASU 2016-02, "Leases (Topic 842)." The amendments in this update require, among other things, that lessees recognize the following for all leases (with the exception of short-term leases) at the commencement date: (1) a lease liability, which is a lessee's obligation to make lease payments arising from a lease, measured on a discounted basis; and (2) a right-of-use asset, which is an asset that represents the lessee's right to use, or control the use of, a specified asset for the lease term. Lessees and lessors must apply a modified retrospective transition approach for leases existing at, or entered into after, the beginning of the earliest comparative period presented in the financial statements. The Partnership expects to adopt the amendments in the first quarter of 2019 and is currently evaluating the impact of the amendments to our Condensed Consolidated Financial Statements and accounting practices for leases.

Share-Based Compensation

In March 2016, the FASB issued ASU No. 2016-09, "Compensation—Stock Compensation (Topic 718)." This standard makes several modifications to Topic 718 related to the accounting for forfeitures, employer tax withholding on share-based compensation and the financial statement presentation of excess tax benefits or deficiencies. ASU 2016-09 also clarifies the statement of cash flows presentation for certain components of share-based awards. The standard is effective for interim and annual reporting periods beginning after December 15, 2016, although early adoption is permitted. The Partnership is currently evaluating the impact, if any, the adoption of this standard will have on our Condensed Consolidated Financial Statements and related disclosures.

Financial Instruments—Credit Losses

In June 2016, the FASB issued ASU No. 2016-13, "Financial Instruments—Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments." The amendment in this update requires entities to measure all expected credit losses of financial assets held at a reporting date based on historical experience, current conditions, and reasonable and supportable forecasts in order to record credit losses in a more timely matter. ASU 2016-13 also amends the accounting for credit losses on available-for-sale debt securities and purchased financial assets with credit deterioration. The standard is effective for interim and annual reporting periods beginning after December 15, 2019, although early adoption is permitted for interim and annual periods beginning after December 15, 2019, although early adoption of this standard will have on our Condensed Consolidated Financial Statements and related disclosures.

(3) Earnings Per Limited Partner Unit

The following table illustrates the Partnership's calculation of earnings per unit for common and subordinated units:

	Three Months Ended June 30,					Six Mon Jui	ded	
		2016		2015		2016		2015
				(In millions, exc	ept po	er unit data)		
Net income	\$	39	\$	77	\$	125	\$	168
Net income attributable to noncontrolling interest		—		—		_		—
Series A Preferred Unit distribution		4		—		4		—
General partner interest in net income			<u> </u>					
Net income available to common and subordinated unitholders	\$	35	\$	77	\$	121	\$	168
Net income allocable to common units	\$	18	\$	39	\$	61	\$	85
Net income allocable to subordinated units		17		38		60		83
Net income available to common and subordinated unitholders	\$	35	\$	77	\$	121	\$	168
Net income allocable to common units	\$	18	\$	39	\$	61	\$	85
Dilutive effect of Series A Preferred Unit distribution		_		_		4		_
Dilutive effect of performance units				_		_		—
Diluted net income allocable to common units		18		39		65		85
Diluted net income allocable to subordinated units		17		38		60		83
Total	\$	35	\$	77	\$	125	\$	168
Basic weighted average number of outstanding								
Common units		214		214		214		214
Subordinated units		208		208		208		208
Total		422		422		422		422
Basic earnings per unit								
Common units	\$	0.08	\$	0.18	\$	0.29	\$	0.40
Subordinated units	\$	0.08	\$	0.18	\$	0.29	\$	0.40
Basic weighted average number of outstanding common units		214		214		214		214
Dilutive effect of Series A Preferred Units				_		20		_
Dilutive effect of performance units		1		_		_		_
Diluted weighted average number of outstanding common units		215		214		234		214
Diluted weighted average number of outstanding subordinated units		208		208		208		208
Total		423		422		442		422
Diluted earnings per unit								
Common units	\$	0.08	\$	0.18	\$	0.28	\$	0.40
Subordinated units	\$	0.08	\$	0.18	\$	0.29	\$	0.40

(4) Partners' Equity

The Partnership Agreement requires that, within 60 days subsequent to the end of each quarter, the Partnership distribute all of its available cash (as defined in the Partnership Agreement) to unitholders of record on the applicable record date.

Table of Contents

The Partnership paid or has authorized payment of the following cash distributions to common and subordinated unitholders during 2015 and 2016 (in millions, except for per unit amounts):

Quarter Ended	Record Date	Payment Date	Per Unit Distribution			Total Cash Distribution
June 30, 2016 ⁽¹⁾	August 16, 2016	August 23, 2016	\$	0.318	\$	134
March 31, 2016	May 6, 2016	May 13, 2016	\$	0.318	\$	134
December 31, 2015	February 2, 2016	February 12, 2016	\$	0.318	\$	134
September 30, 2015	November 3, 2015	November 13, 2015	\$	0.318	\$	134
June 30, 2015	August 3, 2015	August 13, 2015	\$	0.316	\$	134
March 31, 2015	May 5, 2015	May 15, 2015	\$	0.3125	\$	132

(1) The board of directors of Enable GP declared this \$0.318 per common unit cash distribution on August 2, 2016, to be paid on August 23, 2016, to common and subordinated unitholders of record at the close of business on August 16, 2016.

The Partnership paid or has authorized payment of the following cash distributions to holders of the Series A Preferred Units during 2016 (in millions, except for per unit amounts):

Quarter Ended	Record Date	Payment Date	Per	Per Unit Distribution		otal Cash Distribution
June 30, 2016 ⁽¹⁾	August 2, 2016	August 12, 2016	\$	0.625	\$	9
March 31, 2016 ⁽²⁾	May 6, 2016	May 13, 2016	\$	0.2917	\$	4

⁽¹⁾ The board of directors of Enable GP declared a \$0.625 per Series A Preferred Unit cash distribution on August 2, 2016, to be paid on August 12, 2016, to Series A Preferred unitholders of record at the close of business on August 2, 2016.

(2) The prorated quarterly distribution for the Series A Preferred Units is for a partial period beginning on February 18, 2016, and ending on March 31, 2016, which equates to \$0.625 per unit on a full-quarter basis or \$2.50 per unit on an annualized basis.

General Partner Interest and Incentive Distribution Rights

Enable GP owns a non-economic general partner interest in the Partnership and thus will not be entitled to distributions that the Partnership makes prior to the liquidation of the Partnership in respect of such general partner interest. Enable GP currently holds incentive distribution rights that entitle it to receive increasing percentages, up to a maximum of 50.0%, of the cash the Partnership distributes from operating surplus (as defined in the Partnership Agreement) in excess of \$0.330625 per unit per quarter. The maximum distribution of 50.0% does not include any distributions that Enable GP or its affiliates may receive on common units or subordinated units that they own.

Subordinated Units

Subordinated Unit Ownership

All subordinated units are held by CenterPoint Energy and OGE Energy. These units are considered subordinated because during the subordination period (as defined in the Partnership Agreement), the common units will have the right to receive distributions of available cash from operating surplus each quarter in an amount equal to \$0.2875 per common unit, which amount is defined in the Partnership Agreement as the minimum quarterly distribution, plus any arrearages in the payment of the minimum quarterly distribution on the common units from prior quarters, before any distributions of available cash from operating surplus may be made on the subordinated units. These units are deemed "subordinated" because for a period of time, referred to as the subordinated units will not be entitled to receive any distributions until the common units have received the minimum quarterly distribution plus any arrearages from prior quarters. Furthermore, no arrearages will be paid on the subordinated units.

Subordination Period

The subordination period began on the closing date of the Offering and will extend until the first business day following the date on which the following tests are met: (1) distributions of available cash from operating surplus (as defined in the Partnership Agreement) on each of the outstanding common units and subordinated units equal or exceed \$1.15 per unit (the annualized minimum quarterly distribution) for each of the three consecutive, non-overlapping four-quarter periods immediately preceding June 30, 2017 and (2) the adjusted operating surplus for each of the three consecutive, non-overlapping four-quarter periods immediately preceding such date equaled or exceeded the sum of the minimum quarterly distribution on all common units and subordinated units that were outstanding during such periods on a fully diluted weighted average basis. Also, if the Partnership has paid distributions of available cash from operating surplus on each of the outstanding common units and subordinated units equal to or exceeding \$1.725 per unit (150% of the annualized minimum quarterly distribution) and the related distribution on the incentive distribution rights, for any four-consecutive-quarter period ending on or after June 30, 2015, the subordination period will terminate.

Series A Preferred Units

On February 18, 2016, the Partnership completed the private placement of 14,520,000 Series A Preferred Units representing limited partner interests in the Partnership for a cash purchase price of \$25.00 per Series A Preferred Unit, resulting in proceeds of \$362 million, net of issuance costs. The Partnership incurred approximately \$1 million of expenses related to the offering, which is shown as an offset to the proceeds. In connection with the closing of the private placement, the Partnership redeemed approximately \$363 million of notes scheduled to mature in 2017 payable to a wholly-owned subsidiary of CenterPoint Energy.

Pursuant to the Partnership Agreement, the Series A Preferred Units:

- rank senior to the Partnership's common units with respect to the payment of distributions and distribution of assets upon liquidation, dissolution and winding up;
- have no stated maturity;
- are not subject to any sinking fund; and
- will remain outstanding indefinitely unless repurchased or redeemed by the Partnership or converted into its common units in connection with a change of control.

Holders of the Series A Preferred Units receive, on a non-cumulative basis and if and when declared by the General Partner, a quarterly cash distribution, subject to certain adjustments, equal to an annual rate of 10% on the stated liquidation preference of \$25.00 from the date of original issue to, but not including, the five year anniversary of the original issue date and an annual rate of LIBOR plus a spread of 8.5% on the stated liquidation preference thereafter.

At any time on or after five years after the original issue date, the Partnership may redeem the Series A Preferred Units, in whole or in part, from any source of funds legally available for such purpose, by paying \$25.50 per unit plus an amount equal to all accumulated and unpaid distributions thereon to the date of redemption, whether or not declared. In addition, the Partnership (or a third-party with its prior written consent) may redeem the Series A Preferred Units following certain changes in the methodology employed by ratings agencies, changes of control or fundamental transactions as set forth in the Partnership Agreement. If, upon a change of control or certain fundamental transactions, the Partnership (or a third-party with its prior written consent) does not exercise this option, then the holders of the Series A Preferred Units have the option to convert the Series A Preferred Units into a number of common units per Series A Preferred Unit as set forth in the Partnership Agreement. The Series A Preferred Units are also required to be redeemed in certain circumstances if they are not eligible for trading on the New York Stock Exchange.

Holders of Series A Preferred Units have no voting rights except for limited voting rights with respect to potential amendments to the Partnership Agreement that have a material adverse effect on the existing terms of the Series A Preferred Units, the issuance by the Partnership of certain securities, approval of certain fundamental transactions and as required by law.

Upon the transfer of any Series A Preferred Unit to a non-affiliate of CenterPoint Energy, the Series A Preferred Units will automatically convert into a new series of preferred units (the Series B Preferred Units) on the later of the date of transfer and the second anniversary of the date of issue. The Series B Preferred Units will have the same terms as the Series A Preferred Units except that unpaid distributions on the Series B Preferred Units will accrue on a cumulative basis until paid.

On February 18, 2016, the Partnership entered into a Registration Rights Agreement with CenterPoint Energy, pursuant to which, among other things, the Partnership gave CenterPoint Energy certain rights to require the Partnership to file and maintain

a registration statement with respect to the resale of the Series A Preferred Units and any other series of preferred units or common units representing limited partner interests in the Partnership that are issuable upon conversion of the Series A Preferred Units.

(5) Assessing Impairment of Long-lived Assets (including Intangible Assets)

The Partnership periodically evaluates long-lived assets, including property, plant and equipment, and specifically identifiable intangibles other than goodwill, when events or changes in circumstances indicate that the carrying value of these assets may not be recoverable. The determination of whether an impairment has occurred is based on an estimate of undiscounted cash flows attributable to the assets, as compared to the carrying value of the assets. The Partnership recorded no material impairments to long-lived assets in the three and six months ended June 30, 2016 or 2015. Based upon review of forecasted undiscounted cash flows, none of the asset groups were at risk of failing step one of the impairment test. Further price declines, throughput declines, cost increases, regulatory or political environment changes, and other changes in market conditions could reduce forecast undiscounted cash flows.

(6) Investments in Equity Method Affiliates

The Partnership uses the equity method of accounting for investments in entities in which it has an ownership interest between 20% and 50% and exercises significant influence.

For the period from December 31, 2014 through June 29, 2015, the Partnership held a 49.90% interest in SESH. On June 12, 2015, CenterPoint Energy exercised its put right with respect to its remaining 0.1% interest in SESH. Pursuant to the put right, on June 30, 2015, CenterPoint Energy contributed a 0.1% interest in SESH to the Partnership in exchange for 25,341 common units representing limited partner interests in the Partnership, which had a fair value of \$1 million based upon the closing market price of the Partnership's common units. Spectra Energy Partners, LP owns the remaining 50% interest in SESH. Pursuant to the terms of the SESH LLC Agreement, if, at any time, CenterPoint Energy has a right to receive less than 50% of our distributions through its interest in the Partnership and its economic interest in Enable GP, or does not have the ability to exercise certain control rights, Spectra Energy Partners, LP may, under certain circumstances, have the right to purchase our interest in SESH at fair market value. As of June 30, 2016, the Partnership owned a 50% interest in SESH.

The Partnership shares operations of SESH with Spectra Energy Partners, LP under service agreements. The Partnership is responsible for the field operations of SESH. SESH reimburses each party for actual costs incurred, which are billed based upon a combination of direct charges and allocations. The Partnership billed SESH \$5 million and \$2 million during the three months ended June 30, 2016 and 2015, respectively, and \$9 million and \$4 million during the six months ended June 30, 2016 and 2015, respectively, associated with these service agreements.

Investment in Equity Method Affiliates:

		Six Months Ended June 30,					
	2	016		2015			
		(In m	illions)				
Balance as of December 31,	\$	344	\$	348			
Interest acquisition of SESH		—		1			
Equity in earnings of equity method affiliate		14		14			
Contributions to equity method affiliate		_		7			
Distributions from equity method affiliate ⁽¹⁾		(27)		(27)			
Balance as of June 30,	\$	331	\$	343			

(1) Distributions from equity method affiliates includes a \$14 million and \$19 million return on investment and a \$13 million and \$8 million return of investment for the six months ended June 30, 2016 and 2015, respectively.



Equity in Earnings of Equity Method Affiliates:

T			ded		Six			d	
2016	2016 2015				2016	2015			
			(In m	illions)					
\$	7	\$	7	\$		14	\$	14	
	2010	2016	June 30, 2016	2016 2015 (In m	June 30, 2016 2015 (In millions)	June 30, 2016 2015 2016 (In millions)	June 30, June 30, 2016 2015 2016 (In millions)	June 30, June 30, 2016 2015 2016 (In millions)	June 30, June 30, 2016 2015 2016 2015 (In millions)

Distributions from Equity Method Affiliates:

	Three Mor Jun	nths Ei ne 30,	nded		Six Months Ended June 30,				
20)16		2015		2016		2015		
			(In m	illions)					
\$	7	\$	15	\$	2	7 \$		27	

Summarized financial information of SESH:

	 Three Months Ended June 30,				Six Months Ended June 30,			
	 2016		2015		2016		2015	
			(In n	nillions)			
Income Statements:								
Revenues	\$ 28	\$	28	\$	57	\$	57	
Operating income	18		18		37		36	
Net income	14		14		28		28	

(7) Debt

The following table presents the Partnership's outstanding debt as of June 30, 2016 and December 31, 2015.

	 June 30, 2016	December 31, 2015		
	(In m	millions)		
Commercial Paper	\$ —	\$ 236		
2015 Term Loan Agreement	450	450		
Revolving Credit Facility	742	310		
Notes payable — affiliated companies (Note 11)		363		
2019 Notes	500	500		
2024 Notes	600	600		
2044 Notes	550	550		
EOIT Senior Notes	250	250		
Premium (Discount) on long-term debt	20	23		
Total debt	3,112	3,282		
Less: Short-term debt ⁽¹⁾		236		
Less: Unamortized debt expense	11	12		
Less: Notes payable—affiliated companies	_	363		
Total long-term debt	\$ 3,101	\$ 2,671		

(1) There were no commercial paper borrowings outstanding as of June 30, 2016. Short-term debt includes \$236 million of commercial paper as of December 31, 2015.

Revolving Credit Facility

On June 18, 2015, the Partnership amended and restated its Revolving Credit Facility to, among other things, increase the borrowing capacity thereunder to \$1.75 billion and extend its maturity date to June 18, 2020. As of June 30, 2016, there was \$742 million of principal advances and \$3 million in letters of credit outstanding under the Revolving Credit Facility. The weighted average interest rate of the Revolving Credit Facility was 1.95% as of June 30, 2016.

The Revolving Credit Facility provides that outstanding borrowings bear interest at the LIBOR and/or an alternate base rate, at the Partnership's election, plus an applicable margin. The applicable margin is based on the Partnership's applicable credit ratings. As of June 30, 2016, the applicable margin for LIBOR-based borrowings under the Revolving Credit Facility was 1.50% based on the Partnership's credit ratings. In addition, the Revolving Credit Facility requires the Partnership to pay a fee on unused commitments. The commitment fee is based on the Partnership's applicable credit rating from the rating agencies. As of June 30, 2016, the commitment fee under the Revolving Credit Facility was 0.20% per annum based on the Partnership's credit ratings. The commitment fee is recorded as interest expense in the Partnership's Condensed Consolidated Statements of Income.

Commercial Paper

The Partnership has a commercial paper program, pursuant to which the Partnership is authorized to issue up to \$1.4 billion of commercial paper. The commercial paper program is supported by our Revolving Credit Facility, and outstanding commercial paper effectively reduces our borrowing capacity thereunder. There was zero and \$236 million outstanding under our commercial paper program as of June 30, 2016 and December 31, 2015, respectively. On February 2, 2016, Standard & Poor's Ratings Services lowered its credit rating on the Partnership from an investment grade rating to a non-investment grade rating. The short-term rating on the Partnership was also reduced from an investment grade rating to a non-investment grade rating. As a result of the downgrade, the Partnership repaid its outstanding borrowings under the commercial program upon maturity and did not issue any additional commercial paper.

Term Loan Agreement

On July 31, 2015, the Partnership entered into a Term Loan Agreement, providing for an unsecured three-year \$450 million term loan agreement (2015 Term Loan Agreement). The entire \$450 million principal amount of the 2015 Term Loan Agreement was borrowed by the Partnership on July 31, 2015. The 2015 Term Loan Agreement contains an option, which may be exercised up to two times, to extend the term of the 2015 Term Loan Agreement, in each case, for an additional one-year term. The 2015 Term Loan Agreement provides an option to prepay, without penalty or premium, the amount outstanding, or any portion thereof, in a minimum amount of \$1 million, or any multiple of \$0.5 million in excess thereof. As of June 30, 2016, there was \$450 million outstanding under the 2015 Term Loan Agreement. As of June 30, 2016, the weighted average interest rate of the 2015 Term Loan Agreement was 1.83%.

The 2015 Term Loan Agreement provides that outstanding borrowings bear interest at the LIBOR and/or an alternate base rate, at the Partnership's election, plus an applicable margin. The applicable margin is based on our applicable credit ratings. As of June 30, 2016, the applicable margin for LIBOR-based borrowings under the term loan agreement was 1.375% based on our credit ratings.

Senior Notes

In connection with the issuance of the 2019 Notes, 2024 Notes and 2044 Notes, the Partnership, CenterPoint Energy Resources Corp., as guarantor of the 2019 Notes and the 2024 Notes, and RBS Securities Inc., Merrill Lynch, Pierce, Fenner & Smith Incorporated, Credit Suisse Securities (USA) LLC, and RBC Capital Markets, LLC, as representatives of the initial purchasers, entered into a registration rights agreement whereby the Partnership and the guarantor agreed to file with the SEC a registration statement relating to a registered offer to exchange the 2019 Notes, 2024 Notes and 2044 Notes for new series of the Partnership's notes in the same aggregate principal amount as, and with terms substantially identical in all respects to, the 2019 Notes, 2024 Notes and 2044 Notes. On December 29, 2015, the Partnership completed the exchange offer.

A wholly owned subsidiary of CenterPoint Energy guaranteed collection of the Partnership's obligations under the 2019 Notes and the 2024 Notes, which expired on May 1, 2016.

As of June 30, 2016, the Partnership's debt included EOIT's \$250 million 6.25% senior notes due March 2020 (the EOIT Senior Notes). The EOIT Senior Notes have a \$21 million unamortized premium at June 30, 2016, resulting in an effective interest rate of 5.77%, during the six months ended June 30, 2016. These senior notes do not contain any financial covenants other than a limitation on liens. This limitation on liens is subject to certain exceptions and qualifications.

Financing Costs

Unamortized debt expense of \$16 million and \$18 million as of June 30, 2016 and December 31, 2015, respectively, is classified as either a reduction to Long-Term Debt or Other Assets in the Condensed Consolidated Balance Sheets and is being amortized over the life of the respective debt. Unamortized premium, net of unamortized discount on long-term debt of \$20 million and \$23 million at June 30, 2016 and December 31, 2015, respectively, is classified as either Long-Term Debt or Short-Term Debt, consistent with the underlying debt instrument, in the Condensed Consolidated Balance Sheets and is being amortized over the life of the respective debt.

As of June 30, 2016, the Partnership and EOIT were in compliance with all of their debt agreements, including financial covenants.

(8) Fair Value Measurements

Certain assets and liabilities are recorded at fair value in the Condensed Consolidated Balance Sheets and are categorized based upon the level of judgment associated with the inputs used to measure their value. Hierarchical levels, as defined below and directly related to the amount of subjectivity associated with the inputs to fair valuations of these assets and liabilities are as follows:

Level 1: Inputs are unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date. Instruments classified as Level 1 include natural gas futures, swaps and options transactions for contracts traded on the NYMEX and settled through a NYMEX clearing broker.

Level 2: Inputs, other than quoted prices included in Level 1, are observable for the asset or liability, either directly or indirectly. Level 2 inputs include quoted prices for similar instruments in active markets, and inputs other than quoted prices that are observable for the asset or liability. Fair value assets and liabilities that are generally included in this category are derivatives with fair values based on inputs from actively quoted markets. Instruments classified as Level 2 include over-the-counter NYMEX natural gas swaps, natural gas basis swaps and natural gas purchase and sales transactions in markets such that the pricing is closely related to the NYMEX pricing, and over-the-counter WTI crude swaps for condensate sales.

Level 3: Inputs are unobservable for the asset or liability, and include situations where there is little, if any, market activity for the asset or liability. Unobservable inputs reflect the Partnership's judgments about the assumptions market participants would use in pricing the asset or liability since limited market data exists. The Partnership develops these inputs based on the best information available, including the Partnership's own data.

The Partnership utilizes the market approach in determining the fair value of its derivative positions by using either NYMEX or WTI published market prices, independent broker pricing data or broker/dealer valuations. The valuations of derivatives with pricing based on NYMEX published market prices may be considered Level 1 if they are settled through a NYMEX clearing broker account with daily margining. Over-the-counter derivatives with NYMEX or WTI based prices are considered Level 2 due to the impact of counterparty credit risk. Valuations based on independent broker pricing or broker/dealer valuations may be classified as Level 2 only to the extent they may be validated by an additional source of independent market data for an identical or closely related active market. In certain less liquid markets or for longer-term contracts, forward prices are not as readily available. In these circumstances, contracts are valued using internally developed methodologies that consider historical relationships among various quoted prices in active markets that result in management's best estimate of fair value. These contracts are classified as Level 3.

The Partnership determines the appropriate level for each financial asset and liability on a quarterly basis and recognizes transfers between levels at the end of the reporting period. For the period ended June 30, 2016, there were no transfers between Level 1, 2, and 3 investments.

The impact to the fair value of derivatives due to credit risk is calculated using the probability of default based on Standard & Poor's Ratings Services and/or internally generated ratings. The fair value of derivative assets is adjusted for credit risk. The fair value of derivative liabilities is adjusted for credit risk only if the impact is deemed material.

Contracts with Master Netting Arrangements

Fair value amounts recognized for forward, interest rate swap, option and other conditional or exchange contracts executed with the same counterparty under a master netting arrangement may be offset. The reporting entity's choice to offset or not must be applied consistently. A master netting arrangement exists if the reporting entity has multiple contracts, whether for the same type of conditional or exchange contract or for different types of contracts, with a single counterparty that are subject to a contractual agreement that provides for the net settlement of all contracts through a single payment in a single currency in the event of default on or termination of any one contract. Offsetting the fair values recognized for forward, interest rate swap, option and other conditional or exchange contracts outstanding with a single counterparty results in the net fair value of the transactions being reported as an asset or a liability in the Condensed Consolidated Balance Sheets. The Partnership has presented the fair values of its derivative contracts under master netting agreements using a net fair value presentation.

The following tables summarize the Partnership's assets and liabilities that are measured at fair value on a recurring basis as of June 30, 2016 and December 31, 2015:

June 30, 2016	Commodity Contracts				Gas Imbalances (1)			
		Assets	Lia	Liabilities Ass			Liabi	ilities (3)
			(In m	illions)				
Quoted market prices in active market for identical assets (Level 1)	\$	2	\$	15	\$		\$	—
Significant other observable inputs (Level 2)		2		3		13		10
Unobservable inputs (Level 3)		1		6				—
Total fair value		5		24		13		10
Netting adjustments		(1)		(1)				—
Total	\$	4	\$	23	\$	13	\$	10

December 31, 2015	Commodity Contracts				Gas Imbalances (1)			
		Assets	Liabilities		Assets (2)		Liabi	ilities (3)
	(In mi				illions)			
Quoted market prices in active market for identical assets (Level 1)	\$	17	\$	3	\$		\$	—
Significant other observable inputs (Level 2)		10		_		17		20
Unobservable inputs (Level 3)		4						
Total fair value		31		3		17		20
Netting adjustments		(3)		(3)				
Total	\$	28	\$	—	\$	17	\$	20

(1) The Partnership uses the market approach to fair value its gas imbalance assets and liabilities at individual, or where appropriate an average of, current market indices applicable to the Partnership's operations, not to exceed net realizable value. Gas imbalances held by EOIT are valued using an average of the Inside FERC Gas Market Report for Panhandle Eastern Pipe Line Co. (Texas, Oklahoma Mainline), ONEOK (Oklahoma) and ANR Pipeline (Oklahoma) indices. There were no netting adjustments as of June 30, 2016 and December 31, 2015.

(2) Gas imbalance assets exclude fuel reserves for under retained fuel due from shippers of \$6 million and \$6 million at June 30, 2016 and December 31, 2015, respectively, which fuel reserves are based on the value of natural gas at the time the imbalance was created and which are not subject to revaluation at fair market value.

(3) Gas imbalance liabilities exclude fuel reserves for over retained fuel due to shippers of zero and \$5 million at June 30, 2016 and December 31, 2015, respectively, which fuel reserves are based on the value of natural gas at the time the imbalance was created and which are not subject to revaluation at fair market value.

Changes in Level 3 Fair Value Measurements

The following table provides a reconciliation of changes in the fair value of our Level 3 commodity contracts between the periods presented.

nmodity Contracts
atural gas liquids incial futures/swaps
(In millions)
4
(9)
(1)
(6)

Quantitative Information on Level 3 Fair Value Measurements

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

			June 30, 2	2016	
Proc	Product Group		Fair Value		Forward Curve Range
			(In millions)		(Per gallon)
Natural gas liquids		\$		(5)	\$0.521 - \$0.575

Estimated Fair Value of Financial Instruments

The fair values of all accounts receivable, notes receivable, accounts payable, commercial paper, and other such financial instruments on the Condensed Consolidated Balance Sheets are estimated to be approximately equivalent to their carrying amounts and have been excluded from the table below. The following table summarizes the fair value and carrying amount of the Partnership's financial instruments as of June 30, 2016 and December 31, 2015.

	June	30, 2016	Decemb	er 31, 2015
	Carrying Amount	Fair Value	Carrying Amount	Fair Value
		nillions)		
Long-Term Debt				
Long-term notes payable—affiliated companies (Level 2)	\$	\$	\$ 363	\$ 350
Revolving Credit Facility (Level 2) ⁽¹⁾	742	742	310	310
2015 Term Loan Agreement (Level 2)	450	450	450	450
EOIT Senior Notes (Level 2)	271	273	273	280
Enable Midstream Partners, LP 2019, 2024 and 2044 Notes (Level 2)	1,649	1,431	1,650	1,255

(1) Borrowing capacity is effectively reduced by our borrowings outstanding under the commercial paper program. There was zero and \$236 million of commercial paper outstanding as of June 30, 2016 and December 31, 2015, respectively.

The fair value of the Partnership's Long-term notes payable—affiliated companies, Revolving Credit Facility, and 2015 Term Loan Agreement, along with the EOIT Senior Notes and Enable Midstream Partners, LP 2019, 2024 and 2044 Notes, is based on quoted market prices and estimates of current rates available for similar issues with similar maturities and is classified as Level 2 in the fair value hierarchy.

Non-Financial Assets and Liabilities Measured at Fair Value on a Nonrecurring Basis

Certain assets and liabilities are measured at fair value on a nonrecurring basis; that is, the assets and liabilities are not measured at fair value on an ongoing basis, but are subject to fair value adjustments in certain circumstances (e.g., when there is evidence of impairment).

As of June 30, 2016, no material fair value adjustments or fair value measurements were required for these non-financial assets or liabilities.

(9) Derivative Instruments and Hedging Activities

The Partnership is exposed to certain risks relating to its ongoing business operations. The primary risk managed using derivative instruments is commodity price risk. The Partnership is also exposed to credit risk in its business operations.

Commodity Price Risk

The Partnership has used forward physical contracts, commodity price swap contracts and commodity price option features to manage the Partnership's commodity price risk exposures in the past. Commodity derivative instruments used by the Partnership are as follows:

- NGL put options, NGL futures and swaps, and WTI crude futures and swaps for condensate sales are used to manage the Partnership's NGL and condensate exposure associated with its processing agreements;
- natural gas futures and swaps are used to manage the Partnership's natural gas exposure associated with its gathering, processing and transportation and storage assets; and
- natural gas futures and swaps, natural gas options and natural gas commodity purchases and sales are used to manage the Partnership's natural gas exposure associated with its storage and transportation contracts and asset management activities.

Normal purchases and normal sales contracts are not recorded in Other Assets or Liabilities in the Condensed Consolidated Balance Sheets and earnings are recognized and recorded in the period in which physical delivery of the commodity occurs. Management applies normal purchases and normal sales treatment to: (i) commodity contracts for the purchase and sale of natural gas used in or produced by the Partnership's operations and (ii) commodity contracts for the purchase and sale of NGLs produced by the Partnership's gathering and processing business.

The Partnership recognizes its non-exchange traded derivative instruments as Other Assets or Liabilities in the Condensed Consolidated Balance Sheets at fair value with such amounts classified as current or long-term based on their anticipated settlement. Exchange traded transactions are settled on a net basis daily through margin accounts with a clearing broker and, therefore, are recorded at fair value on a net basis in Other Current Assets in the Condensed Consolidated Balance Sheets.

As of June 30, 2016 and December 31, 2015, the Partnership had no derivative instruments that were designated as cash flow or fair value hedges for accounting purposes.

Credit Risk

The Partnership is exposed to certain credit risks relating to its ongoing business operations. Credit risk includes the risk that counterparties that owe the Partnership money or energy will breach their obligations. If the counterparties to these arrangements fail to perform, the Partnership may be forced to enter into alternative arrangements. In that event, the Partnership's financial results could be adversely affected, and the Partnership could incur losses.

Derivatives Not Designated As Hedging Instruments

Derivative instruments not designated as hedging instruments for accounting purposes are utilized in the Partnership's asset management activities. For derivative instruments not designated as hedging instruments, the gain or loss on the derivative is recognized currently in earnings.

Quantitative Disclosures Related to Derivative Instruments

The majority of natural gas physical purchases and sales not designated as hedges for accounting purposes are priced based on a monthly or daily index, and the fair value is subject to little or no market price risk. Natural gas physical sales volumes exceed natural gas physical purchase volumes due to the marketing of natural gas volumes purchased via the Partnership's processing contracts, which are not derivative instruments.

As of June 30, 2016 and December 31, 2015, the Partnership had the following derivative instruments that were not designated as hedging instruments for accounting purposes:

	June 30, 2	2016	December 3	1, 2015				
	Gross Notional Volume							
	Purchases	Sales	Purchases	Sales				
Natural gas—TBtu ⁽¹⁾								
Physical purchases/sales	1	37	2	51				
Financial fixed futures/swaps	2	41	1	37				
Financial basis futures/swaps	3	43	4	38				
Crude oil (for condensate)— MBbl ⁽²⁾								
Financial Futures/swaps	—	550	—	506				
Natural gas liquids— MBbl ⁽³⁾								
Financial Futures/swaps	_	1,656	75	1,011				

(1) As of June 30, 2016, 89.0% of the natural gas contracts had durations of one year or less and 11.0% had durations of more than one year and less than two years. As of December 31, 2015, 97.7% of the natural gas contracts had durations of one year or less and 2.3% had durations of more than one year and less than two years.

(2) As of June 30, 2016, 80.9% of the condensate contracts had durations of one year or less and 19.1% had durations of more than one year and less than two years. As of December 31, 2015, 100% of the crude oil (for condensate) contracts had durations of one year or less.

(3) As of June 30, 2016, 82.8% of the natural gas liquids contracts had durations of one year or less and 17.2% had durations of more than one year and less than two years. As of December 31, 2015, 100% of the natural gas liquid contracts had durations of one year or less.

Balance Sheet Presentation Related to Derivative Instruments

The fair value of the derivative instruments that are presented in the Partnership's Condensed Consolidated Balance Sheets as of June 30, 2016 and December 31, 2015 that were not designated as hedging instruments for accounting purposes are as follows:

		June 30, 2016				December 31, 2015			
			Fair Value						
<u>Instrument</u>	Balance Sheet Location	Ass	ets	Liabi	ilities	As	sets	Lia	bilities
					(In n	nillions)			
Natural gas									
Financial futures/swaps	Other Current	\$	2	\$	15	\$	17	\$	3
Physical purchases/sales	Other Current		1		1		1		
Crude Oil (for condensate)									
Financial futures/swaps	Other Current		2		2		9		
Natural gas liquids									
Financial Futures/swaps	Other Current		—		6		4		
Total gross derivatives ⁽¹⁾		\$	5	\$	24	\$	31	\$	3

(1) See Note 8 for a reconciliation of the Partnership's total derivatives fair value to the Partnership's Condensed Consolidated Balance Sheets as of June 30, 2016 and December 31, 2015.

Income Statement Presentation Related to Derivative Instruments

The following table presents the effect of derivative instruments on the Partnership's Condensed Consolidated Statements of Income for the three and six months ended June 30, 2016 and 2015.

		Amo	ounts Recog	gnized in I	ncome		
	 	nths Ended 1e 30,			Six Mont Jun	ths Enc 1e 30,	led
	2016	20)15	2	2016		2015
			(In m	illions)			
Natural gas financial futures/swaps gains (losses)	\$ (21)	\$	(2)	\$	(11)	\$	5
Natural gas physical purchases/sales gains (losses)	(4)		—		(8)		(4)
Crude Oil (for condensate) financial futures/swaps gains (losses)	(4)		(7)		(3)		(3)
Natural gas liquids financial futures/swaps gains (losses)	(5)		6		(9)		6
Total	\$ (34)	\$	(3)	\$	(31)	\$	4

For derivatives not designated as hedges in the tables above, amounts recognized in income for the periods ended June 30, 2016 and 2015, if any, are reported in Product Sales.

The following table presents the components of gain (loss) on derivative activity in the Partnership's Condensed Consolidated Statements of Income for the three and six months ended June 30, 2016 and 2015.

	 Three Mor Jun	nths E e 30,	Inded		Six Mont Jur	ths Ei 1e 30,	
	2016		2015		2016		2015
			(In mi	illions)		
Change in fair value of derivatives	\$ (39)	\$	(10)	\$	(47)	\$	(17)
Realized gain on derivatives	5		7		16		21
Gain (loss) on derivative activity	\$ (34)	\$	(3)	\$	(31)	\$	4

Credit-Risk Related Contingent Features in Derivative Instruments

Based upon the Partnership's senior unsecured debt rating with Moody's Investors Services or Standard & Poor's Ratings Services, the Partnership could be required to provide credit assurances to third parties, which could include letters of credit or cash collateral to satisfy its obligation under its financial and physical contracts relating to derivative instruments that are in a net liability position. As of June 30, 2016, under these obligations, \$1 million of cash collateral has been posted. However, based on positions as of June 30, 2016, approximately \$4 million of additional collateral may be required to be posted by the Partnership.

(10) Supplemental Disclosure of Cash Flow Information

The following table provides information regarding supplemental cash flow information:

	 Six Month June	
	 2016	2015
	(In mil	lions)
Supplemental Disclosure of Cash Flow Information:		
Cash Payments:		
Interest, net of capitalized interest	\$ 51	\$ 44
Income taxes, net of refunds	1	2
Non-cash transactions:		
Accounts payable related to capital expenditures	24	62
Issuance of common units upon interest acquisition of SESH (Note 6)	—	1

(11) Related Party Transactions

The material related party transactions with CenterPoint Energy, OGE Energy and their respective subsidiaries are summarized below. There were no material related party transactions with other affiliates.

The Partnership's revenues from affiliated companies accounted for 7% and 6% of revenues during the three months ended June 30, 2016 and 2015, respectively, and 8% and 7% of revenues during the six months ended June 30, 2016 and 2015, respectively. Amounts of revenues from affiliated companies included in the Partnership's Condensed Consolidated Statements of Income are summarized as follows:

	 Three Mor Jun	nths E ne 30,	nded		Six Mon Ju	ths En ne 30,	
	 2016		2015		2016		2015
			(In m	illions)		
Gas transportation and storage service revenue — CenterPoint Energy	\$ 24	\$	23	\$	57	\$	56
Natural gas product sales — CenterPoint Energy	—		1		1		7
Gas transportation and storage service revenue — OGE Energy	9		9		18		18
Natural gas product sales — OGE Energy	5		1		6		4
Total revenues — affiliated companies	\$ 38	\$	34	\$	82	\$	85

Amounts of natural gas purchased from affiliated companies included in the Partnership's Condensed Consolidated Statements of Income are summarized as follows:

	 Three Mor Jun	iths En e 30,	ded		ded		
	 2016		2015		2016		2015
			(In m	illions)			
Cost of natural gas purchases — CenterPoint Energy	\$ —	\$	—	\$	—	\$	1
Cost of natural gas purchases — OGE Energy	3		4		5		7
Total cost of natural gas purchases — affiliated companies	\$ 3	\$	4	\$	5	\$	8

Prior to May 1, 2013, the Partnership had employees and reflected the associated benefit costs directly and not as corporate services. Under the terms of the MFA, effective May 1, 2013 the Partnership's employees were seconded by CenterPoint Energy and OGE Energy, and the Partnership began reimbursing each of CenterPoint Energy and OGE Energy for all employee costs under the seconding agreements until the seconded employees transition from CenterPoint Energy and OGE Energy to the Partnership. The Partnership transitioned seconded employees from CenterPoint Energy and OGE Energy to the Partnership effective January 1, 2015, except for certain employees who are participants under OGE Energy's defined benefit and retiree

medical plans, who will remain seconded to the Partnership, subject to certain termination rights of the Partnership and OGE Energy. The Partnership's reimbursement of OGE Energy for employee costs arising out of OGE Energy's defined benefit and retiree medical plans is fixed at \$6 million in 2016, \$5 million in 2017, and at actual cost subject to a cap of \$5 million in 2018 and thereafter, in the event of continued secondment.

Prior to May 1, 2013, the Partnership received certain services and support functions from CenterPoint Energy described below. Under the terms of the MFA, effective May 1, 2013, the Partnership receives services and support functions from each of CenterPoint Energy and OGE Energy under service agreements for an initial term that ended on April 30, 2016. The service agreements automatically extend year-to-year at the end of the initial term, unless terminated by the Partnership with at least 90 days' notice. Additionally, the Partnership may terminate these service agreements at any time with 180 days' notice, if approved by the Board of Enable GP. The Partnership reimburses CenterPoint Energy and OGE Energy for these services up to annual caps, which for 2016 are \$7 million and \$5 million, respectively.

Amounts charged to the Partnership by affiliates for seconded employees and corporate services, included primarily in Operation and maintenance and General and administrative expenses in the Partnership's Condensed Consolidated Statements of Income are as follows:

	Three Mo Jui	nths En 1e 30,	ıded		Six Mon Jui	ths En 1e 30,		
	 2016 2015				2016		2015	
			(In m	illions)	1			
Corporate Services — CenterPoint Energy	\$ 3	\$	4	\$	5	\$	8	
Seconded Employee Costs — OGE Energy	8		8		17		17	
Corporate Services — OGE Energy	1		3		3		6	
Total corporate services and seconded employees expense	\$ 12	\$	15	\$	25	\$	31	

The Partnership had outstanding long-term notes payable—affiliated companies to CenterPoint Energy at December 31, 2015 of \$363 million, which were scheduled to mature in 2017. On February 18, 2016, in connection with the private placement of the Series A Preferred Units, the Partnership redeemed the \$363 million of notes payable—affiliated companies payable to a subsidiary of CenterPoint Energy.

The Partnership recorded affiliated interest expense to CenterPoint Energy on notes payable—affiliated companies of zero and \$2 million during the three months ended June 30, 2016 and 2015, respectively, and \$1 million and \$4 million during the six months ended June 30, 2016 and 2015, respectively.

On February 18, 2016, the Partnership completed the private placement, with CenterPoint Energy, of 14,520,000 Series A Preferred Units representing limited partner interests in the Partnership for a cash purchase price of \$25.00 per Series A Preferred Unit, resulting in proceeds of \$362 million, net of issuance costs. See Note 4 for further discussion.

(12) Commitments and Contingencies

The Partnership is involved in legal, environmental, tax and regulatory proceedings before various courts, regulatory commissions and governmental agencies regarding matters arising in the ordinary course of business. Some of these proceedings involve substantial amounts. The Partnership regularly analyzes current information and, as necessary, provides accruals for probable liabilities on the eventual disposition of these matters. The Partnership does not expect the disposition of these matters to have a material adverse effect on its financial condition, results of operations or cash flows.

(13) Equity Based Compensation

The following table summarizes the Partnership's compensation expense for the three and six months ended June 30, 2016 and 2015 related to performance units, restricted units, and phantom units for the Partnership's employees and independent directors:

	 Three Mor Jun	nths E ne 30,	nded		ded		
	 2016		2015		2016		2015
			(In m	illions)			
Performance units	\$ 2	\$	1	\$	3	\$	2
Restricted units	1		1		1		3
Phantom units	—		1		1		1
Total compensation expense	\$ 3	\$	3	\$	5	\$	6

Units Outstanding

The Partnership periodically grants performance units, restricted units, and phantom units to certain employees under the Enable Midstream Partners, LP Long Term Incentive Plan. A summary of the activity for the Partnership's performance units, restricted units, and phantom units applicable to the Partnership's employees at June 30, 2016 and changes during 2016 are shown in the following table.

	Performance Units				Restric	iits	Phantom Units				
			Weighted Average Grant Number Date Fair of Units Value, Per Uni			 Number of Units	Ave E	Veighted rage Grant- Date Fair 1e, Per Unit			
				(In millions, ex	cept u	nit data)				
Units Outstanding at December 31, 2015	814,510	\$	20.67		581,772	\$	21.04	9,817	\$	12.70	
Granted	1,208,443		7.88		—			621,537		8.12	
Vested	(3,027)		18.56		(78,707)		22.55	(168)		8.12	
Forfeited	(50,658)		15.39		(54,647)		19.28	(3,858)		8.12	
Units Outstanding at June 30, 2016	1,969,268	\$	12.42		448,418	\$	20.99	 627,328	\$	8.19	
Aggregate Intrinsic Value of Units Outstanding at June 30, 2016	\$ 27			\$	6			\$ 8			

Unrecognized Compensation Cost

A summary of the Partnership's unrecognized compensation cost for its non-vested performance units, restricted units, and phantom units, and the weighted-average periods over which the compensation cost is expected to be recognized are shown in the following table.

		June 30	, 2016
	Unrecognized C Cos (In mill	st	Weighted Average to be Recognized (In years)
Performance Units	\$	15	2.34
Restricted Units		4	1.53
Phantom Units		5	2.80
Total	\$	24	

As of June 30, 2016, there were 9,335,547 units available for issuance under the long term incentive plan.

(14) Reportable Segments

The Partnership's determination of reportable segments considers the strategic operating units under which it manages sales, allocates resources and assesses performance of various products and services to customers in differing regulatory environments. The accounting policies of the reportable segments are the same as those described in the summary of significant accounting policies excerpt in the Partnership's audited 2015 combined and consolidated financial statements included in the Annual Report. The Partnership uses operating income as the measure of profit or loss for its reportable segments.

The Partnership's assets and operations are organized into two reportable segments: (i) Gathering and Processing, which primarily provides natural gas gathering, processing and fractionation services and crude oil gathering for our producer customers, and (ii) Transportation and Storage, which provides interstate and intrastate natural gas pipeline transportation and storage service primarily to natural gas producers, utilities and industrial customers.

Financial data for reportable segments are as follows:

Table of Contents

Three Months Ended June 30, 2016	 Gathering and Processing	Transportation and Storage(1)		Eliminations	Total
		(In m	illions))	
Revenues	\$ 387	\$ 225	\$	(83) \$	529
Cost of natural gas and natural gas liquids	231	106		(83)	254
Operation and maintenance, General and administrative	67	53			120
Depreciation and amortization	52	31		—	83
Taxes other than income tax	8	7			15
Operating income	\$ 29	\$ 28	\$	— \$	57
Total assets	\$ 7,494	\$ 4,926	\$	(1,220) \$	11,200
Capital expenditures	\$ 79	\$ 12	\$	— \$	91

Three Months Ended June 30, 2015	Gathering and Processing	Transportation and Storage(1)		Eliminations	Total
		(In m	illions	5)	
Revenues	\$ 422	\$ 268	\$	(100)	\$ 590
Cost of natural gas and natural gas liquids	241	135		(99)	277
Operation and maintenance, General and administrative	78	54		(1)	131
Depreciation and amortization	45	31		—	76
Taxes other than income tax	7	6		—	13
Operating income	\$ 51	\$ 42	\$	_	\$ 93
Total assets as of December 31, 2015	\$ 7,536	\$ 4,976	\$	(1,286)	\$ 11,226
Capital expenditures	\$ 275	\$ 22	\$		\$ 297

Table of Contents

Six Months Ended June 30, 2016	 Gathering and Processing	Transportation and Storage(1)		Eliminations	Total
		(In mi	illions	5)	
Revenues	\$ 720	\$ 471	\$	(153)	\$ 1,038
Cost of natural gas and natural gas liquids	396	205		(152)	449
Operation and maintenance, General and administrative	142	94		(1)	235
Depreciation and amortization	101	63		—	164
Impairments		_		—	_
Taxes other than income tax	16	14		—	30
Operating income	\$ 65	\$ 95	\$		\$ 160
Total assets	\$ 7,494	\$ 4,926	\$	(1,220)	\$ 11,200
Capital expenditures	\$ 200	\$ 21	\$	_	\$ 221

Six Months Ended June 30, 2015	Gathering and Processing		Transportation and Storage(1)		Eliminations	Total		
			(In m	illions)			
Revenues	\$	823	\$ 576	\$	(193)	\$	1,206	
Cost of natural gas and natural gas liquids		463	298		(192)		569	
Operation and maintenance, General and administrative		154	108		(1)		261	
Depreciation and amortization		88	61		—		149	
Impairments		—	—		—		—	
Taxes other than income tax		15	15		—		30	
Operating income	\$	103	\$ 94	\$		\$	197	
Total assets as of December 31, 2015	\$	7,536	\$ 4,976	\$	(1,286)	\$	11,226	
Capital expenditures	\$	490	\$ 46	\$		\$	536	

(1) See Note 6 for discussion regarding ownership interests in SESH and related equity earnings included in the Transportation and Storage segment for the three and six months ended June 30, 2016 and 2015.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion and analysis should be read in conjunction with our unaudited condensed consolidated financial statements and the related notes included herein and our audited combined and consolidated financial statements for the year ended December 31, 2015, included in our Annual Report. The following discussion contains forward-looking statements that reflect our future plans, estimates, beliefs and expected performance. The forward-looking statements are dependent upon events, risks and uncertainties that may be outside our control. Our actual results could differ materially from those discussed in these forward-looking statements. Please read "Forward-Looking Statements." In light of these risks, uncertainties and assumptions, the forward-looking events discussed may not occur.

Overview

We are a large-scale, growth-oriented publicly traded Delaware limited partnership formed to own, operate and develop strategically located natural gas and crude oil infrastructure assets. We serve current and emerging production areas in the United States, including several unconventional shale resource plays and local and regional end-user markets in the United States. Our assets and operations are organized into two reportable segments: (i) Gathering and Processing, which primarily provides natural gas gathering, processing and fractionation services and crude oil gathering for our producer customers, and (ii) Transportation and Storage, which provides interstate and intrastate natural gas pipeline transportation and storage services primarily to natural gas producers, utilities and industrial customers.

Our natural gas gathering and processing assets are located in Oklahoma, Texas, Arkansas, Louisiana and Mississippi and serve natural gas production in the Anadarko, Arkoma and Ark-La-Tex basins. We also own a crude oil gathering business located in North Dakota to serve shale development in the Bakken Shale formation of the Williston Basin. Our natural gas transportation and storage assets extend from western Oklahoma and the Texas Panhandle to Alabama and from Louisiana to Illinois.

We expect our business to continue to be affected by the key trends included in our Annual Report. Our expectations are based on assumptions made by us and information currently available to us. To the extent our underlying assumptions about, or interpretations of, available information prove to be incorrect, our actual results may vary materially from our expected results.

The following table shows the components of our gross margin for the six months ended June 30, 2016:

	Fee-Ba	sed		
	Demand/ Commitment/ Guaranteed Return	Volume Dependent	Commodity- Based	Total
Six Months Ended June 30, 2016				
Gathering and Processing Segment	34%	46%	20%	100%
Transportation and Storage Segment	93%	6%	1%	100%
Partnership Weighted Average	61%	27%	12%	100%

Recent Developments

Construction update

The Bradley II Plant, a 200 MMcf/d cryogenic processing facility located in Grady County, Oklahoma, was placed in service in the second quarter of 2016 and began full commercial operations in July 2016. We constructed the Bradley II plant to serve producers in the Anadarko basin, and the plant is connected to our super-header processing system.

During the quarter ended June 30, 2016, the Partnership elected to delay the scheduled completion of the Wildhorse Plant, which commenced construction in the third quarter of 2015. As of June 30, 2016, total costs of approximately \$112 million have been incurred in connection with the engineering, site construction and the purchase and delivery of equipment. We anticipate resuming construction once the plant's capacity is necessary to accommodate anticipated volume increases. The plant is estimated to be in service no sooner than the second half of 2017.

Distribution Reinvestment Program

In June 2016, the Partnership implemented a Distribution Reinvestment Plan (DRIP), which, beginning with the quarterly distribution for the quarter ending September 30, 2016, offers owners of our common and subordinated units the ability to purchase additional common units by reinvesting all or a portion of the cash distributions paid to them on their common or subordinated units. The Partnership will have the sole discretion to determine whether common units purchased under the DRIP will come from our newly issued common units or from common units purchased on the open market. The purchase price for newly issued common units will be the average of the high and low trading prices of the common units on the New York Stock Exchange-Composite Transactions for the five trading days immediately preceding the investment date. The purchase price for common units purchased on the open market will be the weighted average price of all common units purchased for the DRIP for the respective investment date. We will set a discount ranging from 0% to 5% for common units purchased pursuant to the DRIP. Participation in the DRIP is voluntary, and once enrolled, our unitholders may terminate participation at any time.

Results of Operations

The following tables summarize the key components of our results of operations for the three and six months ended June 30, 2016 and 2015.

Three Months Ended June 30, 2016	Gathering and Processing	Transportation and Storage		Eliminations	Enable Midstream Partners, LP
		(In mi	lions)		
Revenues	\$ 387	\$ 225	\$	(83)	\$ 529
Cost of natural gas and natural gas liquids (excluding depreciation and amortization shown separately)	231	106		(83)	254
Gross margin ⁽¹⁾	156	119			275
Operation and maintenance, General and administrative	67	53			120
Depreciation and amortization	52	31			83
Taxes other than income tax	8	7			15
Operating income	\$ 29	\$ 28	\$	_	\$ 57
Equity in earnings of equity method affiliates	\$ 	\$ 7	\$	_	\$ 7

Three Months Ended June 30, 2015		Gathering and Processing	Transportation and Storage		Eliminations	Enable Midstream Partners, LP
			(In mi	llions)		
Revenues	\$	422	\$ 268	\$	(100)	\$ 590
Cost of natural gas and natural gas liquids (excluding depreciation and amortization shown separately)	l	241	135		(99)	277
Gross margin ⁽¹⁾		181	133		(1)	313
Operation and maintenance, General and administrative		78	54		(1)	131
Depreciation and amortization		45	31			76
Taxes other than income tax		7	6			13
Operating income	\$	51	\$ 42	\$	_	\$ 93
Equity in earnings of equity method affiliates	\$		\$ 7	\$	_	\$ 7

Six Months Ended June 30, 2016	Gathering and Processing	Transportation and Storage	Eliminations		Enable Midstream Partners, LP
		(In m	illions)		
Revenues	\$ 720	\$ 471	\$ (15	3) 5	\$ 1,038
Cost of natural gas and natural gas liquids (excluding depreciation and amortization shown separately)	396	205	(15	2)	449
Gross margin ⁽¹⁾	 324	 266	(589
Operation and maintenance, General and administrative	142	94	(1)	235
Depreciation and amortization	101	63	_	-	164
Taxes other than income tax	16	14	_	-	30
Operating income	\$ 65	\$ 95	\$ –	- 5	\$ 160
Equity in earnings of equity method affiliates	\$ 	\$ 14	\$	- 5	\$ 14

Six Months Ended June 30, 2015	(Gathering and Processing	Transportation and Storage	Eliminations	Enable Midstream Partners, LP
			(In mi	illions)	
Revenues	\$	823	\$ 576	\$ (193)	\$ 1,206
Cost of natural gas and natural gas liquids (excluding depreciation					
and amortization shown separately)		463	298	(192)	569
Gross margin ⁽¹⁾		360	 278	(1)	 637
Operation and maintenance, General and administrative		154	108	(1)	261
Depreciation and amortization		88	61	—	149
Taxes other than income tax		15	15	—	30
Operating income	\$	103	\$ 94	\$ —	\$ 197
Equity in earnings of equity method affiliates	\$	_	\$ 14	\$	\$ 14

(1) Gross margin is defined and reconciled to its most directly comparable financial measures calculated and presented below under the caption Non-GAAP Financial Measures.

	Three Month June 3		Six Months June 3	
	2016	2015	2016	2015
Operating Data:				
Gathered volumes—TBtu	282	291	560	577
Gathered volumes—TBtu/d	3.10	3.19	3.07	3.19
Natural gas processed volumes—TBtu	161	167	323	318
Natural gas processed volumes—TBtu/d	1.76	1.84	1.78	1.76
NGLs produced—MBbl/d ⁽¹⁾	83.09	74.19	78.36	69.56
NGLs sold—MBbl/d ⁽¹⁾⁽²⁾	83.80	75.91	80.15	71.68
Condensate sold—MBbl/d	6.08	5.43	6.26	5.70
Crude Oil - Gathered volumes—MBbl/d	25.52	9.00	27.18	7.87
Transported volumes—TBtu	446	456	911	970
Transportation volumes—TBtu/d	4.87	4.97	4.99	5.34
Interstate firm contracted capacity—Bcf/d	6.95	7.22	7.06	7.52
Intrastate average deliveries—TBtu/d	1.72	1.83	1.70	1.83

Table of Contents

	Three Months June 3		Six Months Ended June 30,		
	2016	2015	2016	2015	
Anadarko					
Gathered volumes—TBtu/d	1.62	1.63	1.62	1.55	
Natural gas processed volumes—TBtu/d	1.44	1.41	1.43	1.33	
NGLs produced—MBbl/d ⁽¹⁾	69.64	58.63	64.17	53.60	
Arkoma					
Gathered volumes—TBtu/d	0.65	0.67	0.63	0.70	
Natural gas processed volumes—TBtu/d	0.10	0.11	0.10	0.11	
NGLs produced—MBbl/d ⁽¹⁾	5.03	4.96	5.01	4.96	
Ark-La-Tex					
Gathered volumes—TBtu/d	0.83	0.89	0.82	0.94	
Natural gas processed volumes—TBtu/d	0.22	0.32	0.25	0.32	
NGLs produced—MBbl/d ⁽¹⁾	8.42	10.60	9.18	11.00	

(1) Excludes condensate.

(2) NGLs sold includes volumes of NGLs withdrawn from inventory or purchased for system balancing purposes.

Gathering and Processing

Three Months Ended June 30, 2016 compared to three months ended June 30, 2015. Our gathering and processing segment reported operating income of \$29 million in the three months ended June 30, 2016 compared to operating income of \$51 million in the three months ended June 30, 2015. Operating income decreased \$22 million primarily from decreased gross margin of \$25 million, an increase in depreciation and amortization of \$7 million and an increase in taxes other than income tax of \$1 million, partially offset by a decrease in operation and maintenance and general and administrative expenses of \$11 million, during the three months ended June 30, 2016.

Our gathering and processing segment revenues decreased \$35 million primarily due to a decrease of \$27 million due to lower natural gas sales resulting from lower average natural gas prices and lower gathered volumes and losses attributable to changes in the fair value of condensate and NGL derivatives of \$8 million.

Our gathering and processing segment gross margin decreased \$25 million primarily due to losses attributable to changes in the fair value of condensate and NGL derivatives of \$8 million and a decrease in processing margins of \$6 million resulting from lower average NGLs prices and lower processed volumes in the Ark-La-Tex basin offset by higher processed volumes in the Anadarko basin. Additionally, gathering margins decreased \$4 million due to reduced sales of natural gas as a result of lower average natural gas prices and \$11 million as a result of lower natural gas volumes sold. Additionally, crude oil gathering increased \$5 million due to higher volumes in the Williston basin, offset by a decrease of \$1 million from one-time project reimbursements during the three months ended June 30, 2016.

Our gathering and processing segment operation and maintenance and general and administrative expenses decreased \$11 million primarily due to cost reduction efforts with a decrease of \$6 million in employee expenses, \$4 million in reduced materials and supplies costs, \$4 million of other operating costs and \$2 million in equipment rentals. Also, there was a decrease in allowance for doubtful accounts of \$1 million. These decreases were partially offset by increased payroll related costs of \$5 million and higher losses on sales of assets of \$1 million.

Our gathering and processing segment depreciation and amortization increased \$7 million due to additional assets placed in service.

Our gathering and processing segment taxes other than income increased \$1 million due to higher estimated ad valorem taxes.

Six months ended June 30, 2016 compared to six months ended June 30, 2015. Our gathering and processing segment reported operating income of \$65 million in the six months ended June 30, 2016 compared to operating income of \$103 million in the six months ended June 30, 2015. Operating income decreased \$38 million primarily from decreased gross margin of \$36 million, an increase in taxes other than income tax of \$1 million and an increase in depreciation and amortization of \$13 million, partially offset by a decrease in operation and maintenance and general and administrative expenses of \$12 million, during the six months ended June 30, 2016.

Our gathering and processing segment revenues decreased \$103 million primarily due to a decrease in natural gas sales resulting from lower average natural gas prices and lower gathered volumes of \$45 million, a decrease in NGL sales resulting from lower average NGL prices, partially offset by an increase in NGLs sold of \$37 million and losses attributable to changes in the fair value of condensate and NGL derivatives of \$16 million.

Our gathering and processing segment gross margin decreased \$36 million primarily due to losses attributable to changes in the fair value of condensate and NGL derivatives of \$16 million and a decrease in processing margins of \$15 million resulting from lower average NGL prices and lower processed volumes in the Ark-La-Tex basin offset by higher processed volumes in the Anadarko basin. Additionally gathering margins decreased \$10 million due to reduced sales on natural gas due to lower average natural gas prices, \$8 million as a result of lower natural gas volumes and \$1 million due to lower revenues on third party measurement and communication services. These decreases were partially offset by an increase in the imbalance receivable of \$9 million associated with our annual fuel rate determination. Also, crude oil gathering increased \$9 million due to higher volumes in the Williston basin, offset by a decrease of \$4 million from one-time project reimbursements during the six months ended June 30, 2016.

Our gathering and processing segment operation and maintenance and general and administrative expenses decreased \$12 million primarily due to cost reduction efforts with a decrease of \$6 million in employee expenses, \$4 million in reduced materials and supplies costs, \$4 million of other operating costs and \$2 million in equipment rentals. Also, there was a decrease in severance charges related to 2015 workforce reductions of \$2 million. These decreases were partially offset by an increase in in payroll related costs of \$2 million, an increase in an allowance for doubtful accounts of \$2 million and higher losses on sales of assets of \$2 million.

Our gathering and processing segment depreciation and amortization increased \$13 million due to additional assets placed in service.

Our gathering and processing segment taxes other than income increased \$1 million due to higher estimated ad valorem taxes.

Transportation and Storage

Three Months Ended June 30, 2016 compared to three months ended June 30, 2015. Our transportation and storage segment reported operating income of \$28 million in the three months ended June 30, 2016 compared to operating income of \$42 million in the three months ended June 30, 2015. Operating income decreased \$14 million primarily resulting from a decrease in gross margin of \$14 million and an increase in taxes other than income tax of \$1 million, partially offset by a decrease of \$1 million in operation and maintenance and general and administrative expenses for the three months ended June 30, 2016.

Our transportation and storage segment revenues decreased \$43 million primarily due to losses attributable to changes in the fair value of natural gas derivatives of \$22 million and lower revenues of \$19 million related to lower natural gas sales associated with lower sales volumes and lower average sales price.

Our transportation and storage segment gross margin decreased \$14 million primarily due to lower margins of \$22 million related to losses attributable to changes in the fair value of natural gas derivatives and lower firm transportation revenues of \$1 million. These decreases were partially offset by an increase of \$6 million in gains on system optimization activities and higher margin on transportation services for local distribution companies of \$3 million for the three months ended June 30, 2016.

Our transportation and storage segment operation and maintenance and general and administrative expenses decreased \$1 million due to lower integration and other contract services costs of \$2 million and a decrease of \$1 million in reduced materials and supplies costs. These decreases were partially offset by an increase in payroll related costs of \$2 million.

Our transportation and storage segment taxes other than income tax increased \$1 million due to higher estimated ad valorem taxes.

Our transportation and storage segment recorded equity in earnings of equity method affiliates of \$7 million for each of the three months ended June 30, 2016 and 2015 from our interest in SESH.

Six months ended June 30, 2016 compared to six months ended June 30, 2015. Our transportation and storage segment reported operating income of \$95 million in the six months ended June 30, 2016 compared to operating income of \$94 million in the six months ended June 30, 2015. Operating income increased \$1 million primarily resulting from a decrease of \$14 million in operation and maintenance and general and administrative expenses and a decrease in taxes other than income tax of \$1 million, partially offset by a decrease in gross margin of \$12 million and a \$2 million increase in depreciation and amortization expenses for the six months ended June 30, 2016.

Our transportation and storage segment revenues decreased \$105 million primarily due to lower revenues of \$83 million related to lower natural gas sales associated with lower sales volumes and lower average sales price and \$14 million related to a decrease in the fair value of natural gas derivatives.

Our transportation and storage segment gross margin decreased \$12 million primarily due to lower margins of \$14 million related to a decrease in the fair value of natural gas derivatives, lower firm transportation revenues of \$6 million and decreased margins from off-system transportation revenues of \$2 million. These decreases were partially offset by an increase of \$7 million in gains on system optimization activities and higher margin on transportation services for local distribution companies of \$3 million for the six months ended June 30, 2016.

Our transportation and storage segment operation and maintenance and general and administrative expenses decreased \$14 million due to lower integration and other contract services costs of \$6 million, a decrease in payroll related costs of \$5 million, lower severance charges related to 2015 workforce reductions of \$2 million and a decrease of \$1 million in reduced materials and supplies costs.

Our transportation and storage segment depreciation and amortization increased \$2 million primarily due to additional assets placed in service.

Our transportation and storage segment taxes other than income tax decreased \$1 million due to favorable ad valorem assessments and appeal efforts.

Our transportation and storage segment recorded equity in earnings of equity method affiliates of \$14 million for each of the six months ended June 30, 2016 and 2015 from our interest in SESH.

Condensed Consolidated Interim Information

		Three Months Ended June 30,			Six Months June			ed
	:	2016		2015		2016		2015
				(In m	illions)			
Operating Income	\$	57	\$	93	\$	160	\$	197
Other Income (Expense):								
Interest expense		(25)		(23)		(48)		(43)
Equity in earnings of equity method affiliates		7		7		14		14
Other, net		—		1				2
Total Other Income (Expense)		(18)		(15)		(34)		(27)
Income Before Income Taxes		39		78		126		170
Income tax expense		_		1		1		2
Net Income	\$	39	\$	77	\$	125	\$	168
Less: Net income attributable to noncontrolling interest		_		_		_		_
Net Income attributable to limited partners	\$	39	\$	77	\$	125	\$	168
Less: Series A Preferred Unit distributions		4		_		4		_
Net Income attributable to common and subordinated units	\$	35	\$	77	\$	121	\$	168
			-					

	 Three Months Ended June 30,				Six Months Ended June 30,			
	 2016		2015		2016		2015	
			(In m	illions))			
Other Financial Data:								
Gross margin ⁽¹⁾	\$ 275	\$	313	\$	589	\$	637	
Adjusted EBITDA (1)	196		200		411		407	
Distributable cash flow ⁽¹⁾	144		139		318		284	

(1) Gross margin, Adjusted EBITDA and distributable cash flow are defined and reconciled to their most directly comparable financial measures calculated and presented below under the caption Non-GAAP Financial Measures within this Part I, Item 2.

Three Months Ended June 30, 2016 compared to Three Months Ended June 30, 2015

Net Income attributable to limited partners. We reported net income attributable to limited partners of \$39 million in the three months ended June 30, 2016 compared to net income attributable to limited partners of \$77 million in the three months ended June 30, 2015. The decrease in net income attributable to limited partners of \$38 million was primarily attributable to a decrease in operating income of \$36 million, an increase in interest expense of \$2 million, and a decrease in other income and expense of \$1 million in the three months ended June 30, 2016.

Interest Expense. Interest expense increased \$2 million due to higher interest rates on the Partnership's outstanding debt and an increase in the amount of outstanding variable rate debt.

Six Months Ended June 30, 2016 compared to Six Months Ended June 30, 2015

Net Income attributable to limited partners. We reported net income attributable to limited partners of \$125 million in the six months ended June 30, 2016 compared to net income attributable to limited partners of \$168 million in the six months ended June 30, 2015. The decrease in net income attributable to limited partners of \$43 million was primarily attributable to a decrease in operating income of \$37 million, an increase in interest expense of \$5 million and a decrease in other income and expense of \$2 million in the six months ended June 30, 2016.

Interest Expense. Interest expense increased \$5 million due to higher interest rates on the Partnership's outstanding debt and an increase in the amount of outstanding variable rate debt.

Non-GAAP Financial Measures

The Partnership has included the non-GAAP financial measures Gross margin, Adjusted EBITDA, Adjusted interest expense, distributable cash flow and distribution coverage ratio in this report based on information in its condensed consolidated financial statements.

Gross margin, Adjusted EBITDA, Adjusted interest expense, distributable cash flow and distribution coverage ratio are supplemental financial measures that management and external users of the Partnership's financial statements, such as industry analysts, investors, lenders and rating agencies may use, to assess:

- The Partnership's operating performance as compared to those of other publicly traded partnerships in the midstream energy industry, without regard to capital structure or historical cost basis;
- The ability of the Partnership's assets to generate sufficient cash flow to make distributions to its partners;
- The Partnership's ability to incur and service debt and fund capital expenditures; and
- The viability of acquisitions and other capital expenditure projects and the returns on investment of various investment opportunities.

This report includes a reconciliation of Gross margin to revenues, Adjusted EBITDA and distributable cash flow to net income attributable to limited partners, and Adjusted EBITDA to net cash provided by operating activities and Adjusted interest expense to interest expense, the most directly comparable GAAP financial measures, on a historical basis, as applicable, for each of the periods indicated. Distribution coverage ratio is a financial performance measure used by management to reflect the

Table of Contents

relationship between the Partnership's financial operating performance and cash distribution. The Partnership believes that the presentation of Gross margin, Adjusted EBITDA, Adjusted interest expense, distributable cash flow and distribution coverage ratio provides information useful to investors in assessing its financial condition and results of operations. Gross margin, Adjusted EBITDA, Adjusted interest expense, distributable cash flow and distribution coverage ratio should not be considered as alternatives to net income, operating income, revenue, cash from operations or any other measure of financial performance or liquidity presented in accordance with GAAP. Gross margin, Adjusted EBITDA, Adjusted interest expense, distributable cash flow and distribution coverage ratio have important limitations as an analytical tool because they exclude some but not all items that affect the most directly comparable GAAP measures. Additionally, because Gross margin, Adjusted EBITDA, Adjusted interest expense, distributable cash flow and distribution coverage ratio may be defined differently by other companies in the Partnership's industry, its definitions of Gross margin, Adjusted EBITDA. Adjusted interest expense, distributable cash flow and distribution coverage ratio may not be comparable to similarly titled measures of other companies, thereby diminishing their utility.

	Three Months Ended June 30,					lonths Ended June 30,	
	 2016		2015		2016		2015
			(In m	illions)		
Reconciliation of Gross Margin to Revenues:							
Consolidated							
Revenues	\$ 529	\$	590	\$	1,038	\$	1,206
Cost of natural gas and natural gas liquids (excluding depreciation and amortization)	254		277		449		569
Gross margin	\$ 275	\$	313	\$	589	\$	637
Reportable Segments							
Gathering and Processing							
Revenues	\$ 387	\$	422	\$	720	\$	823
Cost of natural gas and natural gas liquids (excluding depreciation and amortization)	231		241		396		463
Gross margin	\$ 156	\$	181	\$	324	\$	360
Transportation and Storage							
Revenues	\$ 225	\$	268	\$	471	\$	576
Cost of natural gas and natural gas liquids (excluding depreciation and amortization)	106		135		205		298
Gross margin	\$ 119	\$	133	\$	266	\$	278

	Three Months Ended June 30,				ded			
		2016		2015		2016		2015
		(In mil	lions, except dis	tribut	ion coverage rati	o)	
Reconciliation of Adjusted EBITDA and distributable cash flow to net incom- attributable to limited partners and calculation of distribution coverage ratio:	e							
Net income attributable to limited partners	\$	39	\$	77	\$	125	\$	168
Add:								
Depreciation and amortization expense		83		76		164		149
Interest expense, net of interest income		25		23		48		43
Income tax expense		_		1		1		2
EBITDA	\$	147	\$	177	\$	338	\$	362
Add:								
Distributions from equity method affiliates ⁽¹⁾		7		15		27		27
Non-cash equity based compensation		3		3		5		6
Other non-cash losses ⁽²⁾		46		12		58		26
Less:								
Other non-cash gains ⁽³⁾		_		_		(3)		_
Equity in earnings of equity method affiliates		(7)		(7)		(14)		(14)
Adjusted EBITDA	\$	196	\$	200	\$	411	\$	407
Less:								
Series A Preferred Unit distributions ⁽⁴⁾		(9)		_		(13)		_
Adjusted interest expense ⁽⁵⁾		(26)		(28)		(49)		(50)
Maintenance capital expenditures		(17)		(33)		(30)		(72)
Current income taxes		—		—		(1)		(1)
Distributable cash flow	\$	144	\$	139	\$	318	\$	284
					-			
Distributions related to common and subordinated unitholders ⁽⁶⁾	\$	134	\$	132	\$	268	\$	266
			_		_		_	
Distribution coverage ratio		1.07		1.05		1.18		1.07
			_		_		_	

(1) Distributions from equity method affiliates includes a \$7 million and \$7 million return on investment and a zero and \$8 million return of investment for the three months ended June 30, 2016 and 2015, respectively. Distributions from equity method affiliates includes a \$14 million and \$19 million return on investment and a \$13 million and \$8 million return of investment for the six months ended June 30, 2016 and 2015, respectively. Equity in earnings of equity method affiliates, net of distributions only includes those distributions representing a return on investment.

(2) Other non-cash losses includes changes in the fair value of derivatives, lower of cost or net realizable value adjustments, loss on sale of assets, and write-downs of materials and supplies.

(3) Other non-cash gains include lower of the cost or net realizable value adjustment recoveries upon the sale of the related inventory.

(4) This amount represents the quarterly cash distributions on the Series A Preferred Units declared for the three and six months ended June 30, 2016. In accordance with the Partnership Agreement, the Series A Preferred Unit distributions are deemed to have been paid out of available cash with respect to the quarter immediately preceding the quarter in which the distribution is made.

(5) See below for a reconciliation of Adjusted interest expense to Interest expense.

(6) Represents cash distributions declared for common and subordinated units outstanding as of each respective period. Amounts for 2016 reflect estimated cash distributions for common and subordinated units outstanding for the quarter ended June 30, 2016.

	Three Months Ended June 30,			Six Months E June 30			led
	 2016		2015		2016		2015
			(In mi	illions)		
Reconciliation of Adjusted EBITDA to net cash provided by operating activities:							
Net cash provided by operating activities	\$ 172	\$	96	\$	289	\$	284
Interest expense, net of interest income	25		23		48		43
Income tax expense	_		1		1		2
Deferred income tax expense	—		(1)		—		(1)
Equity in earnings of equity method affiliates, net of distributions $^{(1)}$	_		(8)		_		(13)
Non-cash equity based compensation	(3)		(3)		(5)		(6)
Other non-cash items	(6)		6		(6)		7
Changes in operating working capital which (provided) used cash:							
Accounts receivable	2		(2)		(22)		(2)
Accounts payable	(3)		61		84		70
Other, including changes in noncurrent assets and liabilities	 (40)		4		(51)		(22)
EBITDA	\$ 147	\$	177	\$	338	\$	362
Add:							
Non-cash equity based compensation	3		3		5		6
Distributions from equity method affiliates ⁽¹⁾	7		15		27		27
Other non-cash losses ⁽²⁾	46		12		58		26
Less:							
Other non-cash gains ⁽³⁾	_		_		(3)		_
Equity in earnings of equity method affiliates	(7)		(7)		(14)		(14)
Adjusted EBITDA	\$ 196	\$	200	\$	411	\$	407

(1) Distributions from equity method affiliates includes a \$7 million and \$7 million return on investment and a zero and \$8 million return of investment for the three months ended June 30, 2016 and 2015, respectively. Distributions from equity method affiliates includes a \$14 million and \$19 million return on investment and a \$13 million and \$8 million return of investment for the six months ended June 30, 2016 and 2015, respectively. Equity in earnings of equity method affiliates, net of distributions only includes those distributions representing a return on investment.

(2) Other non-cash losses includes changes in the fair value of derivatives, lower of cost or net realizable value adjustments, loss on sale of assets, and write-downs of materials and supplies.

(3) Other non-cash gains include lower of the cost or net realizable value adjustment recoveries upon the sale of the related inventory.

	 Three Months Ended June 30,			Six Months Ended June 30,				
	 2016		2015		2016		2015	
			(In m	illions)			
Reconciliation of Adjusted interest expense to Interest expense:								
Interest Expense	\$ 25	\$	23	\$	48	\$	43	
Add:								
Amortization of premium on long-term debt	1		1		3		2	
Capitalized interest on expansion capital	1		3		1		6	
Less:								
Amortization of debt costs	(1)		1		(3)		(1)	
Adjusted interest expense	\$ 26	\$	28	\$	49	\$	50	

Liquidity and Capital Resources

Working Capital

Working capital is the difference in our current assets and our current liabilities. Working capital is an indication of liquidity and potential need for short-term funding. The change in our working capital requirements are driven generally by changes in accounts receivable, accounts payable, commodity prices, credit extended to, and the timing of collections from, customers, and the level and timing of spending for maintenance and expansion activity. As of June 30, 2016, we had a working capital surplus of \$48 million. We utilize our revolving credit facility to manage the timing of cash flows and fund short-term working capital deficits.

Cash Flows

The following tables reflect cash flows for the applicable periods:

	Six Moi Ju	iths End ne 30,	led
	2016		2015
	(In ı	nillions))
Net cash provided by operating activities	\$ 289	\$	284
Net cash used in investing activities	(208)		(535)
Net cash provided by (used in) financing activities	(79)		247

Operating Activities

The increase of \$5 million, or 2%, in net cash provided by operating activities for the six months ended June 30, 2016 as compared to the six months ended June 30, 2015 was primarily due to timing of payments to suppliers, receipts from customers, and changes in other working capital assets and liabilities.

Investing Activities

The decrease of \$327 million, or 61%, in net cash used in investing activities for the six months ended June 30, 2016 as compared to the six months ended June 30, 2015 was primarily due to lower capital expenditures, including acquisitions, net of cash acquired, of \$315 million.

Financing Activities

Net cash provided by (used in) financing activities decreased \$326 million for the six months ended June 30, 2016 as compared to the six months ended June 30, 2015. Our primary financing activities consist of the following:

	 Six Mon Ju	ths En ne 30,	ded
	 2016		2015
	(In n	nillions)
Net proceeds from Revolving Credit Facility	\$ 432	\$	275
Proceeds (repayments) from commercial paper program	(236)		235
Repayment of notes payable—affiliated companies	(363)		
Proceeds from issuance of Series A Preferred Units, net of issuance costs	362		_
Distributions to partners	(274)		(263)

Term Loan Agreement

On July 31, 2015, the Partnership entered into a Term Loan Agreement providing for an unsecured three-year \$450 million term loan agreement (2015 Term Loan Agreement). The entire \$450 million principal amount of the 2015 Term Loan Agreement was borrowed by Enable on July 31, 2015. The 2015 Term Loan Agreement contains an option, which may be exercised up to two times, to extend the term of the 2015 Term Loan Agreement, in each case, for an additional one-year term. The 2015 Term Loan Agreement provides an option to prepay, without penalty or premium, the amount outstanding, or any portion thereof, in a

minimum amount of \$1 million, or any multiple of \$0.5 million in excess thereof. As of June 30, 2016 there was \$450 million outstanding under the 2015 Term Loan Agreement.

The 2015 Term Loan Agreement provides that outstanding borrowings bear interest at the LIBOR and/or an alternate base rate, at the Partnership's election, plus an applicable margin. The applicable margin is based on our applicable credit ratings. As of June 30, 2016, the applicable margin for LIBOR-based borrowings under the term loan agreement was 1.375% based on our credit ratings. As of June 30, 2016, the weighted average interest rate of the 2015 Term Loan Agreement was 1.83%.

Revolving Credit Facility

On June 18, 2015, the Partnership amended and restated its Revolving Credit Facility to, among other things, increase the borrowing capacity thereunder to \$1.75 billion and extend its maturity date to June 18, 2020. The Revolving Credit Facility is discussed in Note 7 of the condensed consolidated financial statements. As of June 30, 2016, there were \$742 million of principal advances and \$3 million in letters of credit outstanding under the Revolving Credit Facility. The weighted average interest rate of the Revolving Credit Facility was 1.95% as of June 30, 2016. As of June 30, 2016, we had no outstanding borrowings under our commercial paper program.

The Revolving Credit Facility provides that outstanding borrowings bear interest at the LIBOR and/or an alternate base rate, at the Partnership's election, plus an applicable margin. The applicable margin is based on the Partnership's applicable credit ratings. As of June 30, 2016, the applicable margin for LIBOR-based borrowings under the Revolving Credit Facility was 1.50% based on the Partnership's credit ratings. In addition, the Revolving Credit Facility requires the Partnership to pay a fee on unused commitments. The commitment fee is based on the Partnership's applicable credit rating from the rating agencies. As of June 30, 2016, the commitment fee under the Revolving Credit Facility was 0.20% per annum based on the Partnership's credit ratings. The commitment fee is recorded as interest expense in the Partnership's Consolidated Statements of Income.

Preferred Equity Issuance

On February 18, 2016, the Partnership completed the private placement of 14,520,000 Series A Preferred Units representing limited partner interests in the Partnership for a cash purchase price of \$25.00 per Series A Preferred Unit, with CenterPoint Energy, resulting in proceeds of \$362 million, net of issuance costs. See Part 1, Note 4 for further discussion.

Distribution Reinvestment Plan

In June 2016, the Partnership implemented a Distribution Reinvestment Plan (DRIP), which, beginning with the quarterly distribution for the quarter ending September 30, 2016, offers owners of our common and subordinated units the ability to purchase additional common units by reinvesting all or a portion of the cash distributions paid to them on their common or subordinated units. The Partnership will have the sole discretion to determine whether common units purchased under the DRIP will come from our newly issued common units or from common units purchased on the open market. The purchase price for newly issued common units will be the average of the high and low trading prices of the common units on the New York Stock Exchange-Composite Transactions for the five trading days immediately preceding the investment date. The purchase price for common units purchased on the open market will be the weighted average price of all common units purchased for the DRIP for the respective investment date. We will set a discount ranging from 0% to 5% for common units purchased pursuant to the DRIP. Participation in the DRIP is voluntary, and once enrolled, our unitholders may terminate participation at any time.

Sources of Liquidity

As of June 30, 2016, our sources of liquidity included:

- cash on hand;
- cash generated from operations;
- borrowings under our Revolving Credit Facility; and
- capital raised through debt and equity markets.

Capital Requirements

The midstream business is capital intensive and can require significant investment to maintain and upgrade existing operations, connect new wells to the system, organically grow into new areas and comply with environmental and safety regulations. Going forward, our capital requirements will consist of the following:

- maintenance capital expenditures, which are cash expenditures (including expenditures for the construction or development of new capital assets or the replacement, improvement or expansion of existing capital assets) made to maintain, over the long-term, our operating capacity or operating income; and
- expansion capital expenditures, which are cash expenditures incurred for acquisitions or capital improvements that we expect will increase our operating income or operating capacity over the long term.

Our future expansion capital expenditures may vary significantly from period to period based on commodity prices and the investment opportunities available to us. We expect to fund future capital expenditures from cash flow generated from our operations, borrowings under our Revolving Credit Facility, new debt offerings or the issuance of additional partnership units. Issuances of equity or debt in the capital markets may not, however, be available to us on acceptable terms.

Distributions

On August 2, 2016, the board of directors of Enable GP declared a quarterly cash distribution of \$0.318 per common unit on all of the Partnership's outstanding common and subordinated units for the period ended June 30, 2016. The distributions will be paid August 23, 2016 to unitholders of record as of the close of business on August 16, 2016. Additionally, the board of directors of Enable GP declared a quarterly cash distribution of \$0.625 on the Partnership's outstanding Series A Preferred Units. The distributions will be paid August 12, 2016 to unitholders of record as of the close of business on August 2, 2016.

Off-Balance Sheet Arrangements

We do not have any off-balance sheet arrangements.

Credit Risk

We are exposed to certain credit risks relating to our ongoing business operations. Credit risk includes the risk that counterparties that owe us money or energy will breach their obligations. If the counterparties to these arrangements fail to perform, we may be forced to enter into alternative arrangements. In that event, our financial results could be adversely affected, and we could incur losses. We examine the creditworthiness of third party customers to whom we extend credit and manage our exposure to credit risk through credit analysis, credit approval, credit limits and monitoring procedures, and for certain transactions, we may request letters of credit, prepayments or guarantees.

Critical Accounting Policies and Estimates

The Partnership's critical accounting policies and estimates are described in Critical Accounting Policies and Estimates within Item 7. "Management's Discussion and Analysis of Financial Condition and Results of Operations" and Note 1 of the Notes to the Combined and Consolidated Financial Statements in Item 8. "Financial Statements and Supplementary Data" in our Annual Report on Form 10-K for the year ended December 31, 2015. The accounting policies and estimates used in preparing our interim Condensed Consolidated Financial Statements for the three months ended June 30, 2016 are the same as those described in our Annual Report on Form 10-K for the year ended December 31, 2015.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We are exposed to various market risks, including volatility in commodity prices and interest rates.

Commodity Price Risk

While we generate a substantial portion of our gross margin pursuant to long-term, fee-based contracts that include minimum volume commitments and/or demand fees, we are also exposed to changes in the prices of natural gas and NGLs. The Partnership utilizes derivatives and forward commodity sales to mitigate the effects of price changes. We do not enter into risk management contracts for speculative purposes.

Based on our forecasted volumes, prices and contractual arrangements, we estimate approximately 14% of our total gross margin for the twelve months ending December 31, 2016 is directly exposed to changes in commodity prices, excluding the impact of hedges.

Commodity price risk is estimated as the potential loss in value resulting from a hypothetical 10% decline in prices over the next six months. Based on a sensitivity analysis, a 10% decrease in prices from forecasted levels would decrease net income by approximately \$4 million for natural gas and ethane and \$5 million for NGLs, excluding ethane, and condensate, excluding the impact of hedges, for the remaining six months ending December 31, 2016.

Interest Rate Risk

Our current interest rate risk exposure is related primarily to our debt portfolio. Our debt portfolio is substantially comprised of fixed rate debt, which mitigates the impact of fluctuations in interest rates. Future issuances of long-term debt could be impacted by increases in interest rates, which could result in higher interest costs. Borrowings under our Revolving Credit Facility, 2015 Term Loan Agreement and issuances under our commercial paper program are at a variable interest rate and expose us to the risk of increasing interest rates. Based upon the \$1,192 million outstanding borrowings under the 2015 Term Loan Agreement and Revolving Credit Facility as of June 30, 2016, and holding all other variables constant, a 100 basis-point, or 1%, increase in interest rates would increase our annual interest expense by approximately \$12 million.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

Our management, with the participation of our chief executive officer and chief financial officer, has evaluated the effectiveness of our disclosure controls and procedures (as such term is defined in Rules 13a-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act")) as of June 30, 2016. Based on such evaluation, our management has concluded that, as of June 30, 2016, our disclosure controls and procedures are designed and effective to ensure that information required to be disclosed in our reports filed or submitted under the Exchange Act is recorded, processed, summarized and reported within the time periods specified by the SEC's rules and forms and that information is accumulated and communicated to our management, including its principal executive officer and principal financial officer, or persons performing similar functions, as appropriate, to allow timely decisions regarding required disclosure.

In designing and evaluating our disclosure controls and procedures, management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable, and not absolute, assurance that the objectives of the control system will be met. In addition, the design of any control system is based in part upon certain assumptions about the likelihood of future events and the application of judgment in evaluating the costbenefit relationship of possible controls and procedures. Because of these and other inherent limitations of control systems, there is only reasonable assurance that our controls will succeed in achieving their goals under all potential future conditions.

Changes in Internal Control Over Financial Reporting

There were no changes in our internal controls over financial reporting during the quarter ended June 30, 2016, that have materially affected, or that are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

Information regarding legal proceedings is set forth in Note 12 - Commitments and Contingencies to the Partnership's condensed consolidated financial statements included in Item 1 of Part I of this Quarterly Report on Form 10-Q and is incorporated herein by reference.

Item 1A. Risk Factors

We are subject to various risks and uncertainties in the course of our business. Risk factors relating to the Partnership are set forth under "Risk Factors" in our Annual Report and our March 31 Quarterly Report. No other material changes to such risk factors have occurred during the three and six months ended June 30, 2016.

Item 5. Other Information.

Change of Control Plan

On August 1, 2016, the Compensation Committee of the Board adopted the Enable Midstream Partners, LP Change of Control Plan to help recruit and retain executives.

The change of control benefits are "double trigger," meaning the executive must experience a covered termination during the two years after a change of control. The plan provides that a covered termination occurs if an executive's employment is terminated for any reason other than death, disability, cause or resignation by the executive other than for good reason. The plan also provides that a change of control occurs if: (i) anyone, other than an affiliate of Enable GP, becomes the beneficial owner of more than 50% of the general partner interest in the Partnership; (ii) a plan of complete liquidation of Enable GP or the Partnership is approved; (iii) Enable GP or the Partnership sell or otherwise dispose of all or substantially all of its assets in one or more transactions to anyone other than an affiliate of Enable GP or an affiliate of Enable GP becomes the general partner of the Partnership.

The plan provides the following change of control benefits for each of our named executive officers:

- for the President and Chief Executive Officer, a lump-sum cash payment of 2.99 times his annual base salary and short-term incentive plan award target;
- for each Executive Vice President, a lump-sum cash payment of two times his or her annual base salary and short-term incentive plan award target; and
- for any other officer who is not an Executive Vice President, a lump-sum cash payment of 1.5 times his or her annual base salary and short-term incentive plan award target.

For each of our officers, the plan also provides for a lump-sum cash payment in an amount equal to his or her target bonus under the short term incentive plan based on eligible earnings through the date of termination and cash payments for certain health and welfare and outplacement benefits.

The payment of change of control benefits are subject to the executive's execution, without revocation, of a general waiver and release of claims. The plan also contains standard confidentiality, non-disparagement and non-solicitation provisions.

The foregoing description of the plan does not purport to be complete and is qualified in its entirety by reference to the plan, a copy of which is attached hereto and filed herewith as Exhibit 10.1.

Item 6. Exhibits

The following exhibits are filed herewith:

Exhibits not incorporated by reference to a prior filing are designated by a cross (+); all exhibits not so designated are incorporated by reference to a prior filing as indicated.

Agreements included as exhibits are included only to provide information to investors regarding their terms. Agreements listed below may contain representations, warranties and other provisions that were made, among other things, to provide the parties thereto with specified rights and obligations and to allocate risk among them, and no such agreement should be relied upon as constituting or providing any factual disclosures about Enable Midstream Partners, LP, any other persons, any state of affairs or other matters.

Table of Contents

Exhibit Number	Description	Report or Registration Statement	SEC File or Registration Number	Exhibit Reference
2.1	Master Formation Agreement dated as of March 14, 2013 by and among CenterPoint Energy, Inc., OGE Energy Corp., Bronco Midstream Holdings, LLC and Bronco Midstream Holdings II, LLC	Registrant's registration statement on Form S-1, filed on November 26, 2013	File No. 333- 192545	Exhibit 2.1
3.1	Certificate of Limited Partnership of CenterPoint Energy Field Services LP, as amended	Registrant's registration statement on Form S-1, filed on November 26, 2013	File No. 333- 192545	Exhibit 3.1
3.2	Fourth Amended and Restated Agreement of Limited Partnership of Enable Midstream Partners, LP	Registrant's Form 8-K filed June 22, 2016	File No. 001-36413	Exhibit 3.1
4.1	Specimen Unit Certificate representing common units (included with Second Amended and Restated Agreement of Limited Partnership of Enable Midstream Partners, LP as Exhibit A thereto)	Registrant's Form 8-K filed April 22, 2014	File No. 001-36413	Exhibit 3.1
4.2	Indenture, dated as of May 27, 2014, between Enable Midstream Partners, LP and U.S. Bank National Association, as trustee.	Registrant's Form 8-K filed May 29, 2014	File No. 001-36413	Exhibit 4.1
4.3	First Supplemental Indenture, dated as of May 27, 2014, by and among Enable Midstream Partners, LP, CenterPoint Energy Resources Corp., as guarantor, and U.S. Bank National Association, as trustee.	Registrant's Form 8-K filed May 29, 2014	File No. 001-36413	Exhibit 4.2
4.4	Registration Rights Agreement, dated as of May 27, 2014, by and among Enable Midstream Partners, LP, CenterPoint Energy Resources Corp., as guarantor, and RBS Securities Inc., Merrill Lynch, Pierce, Fenner & Smith Incorporated, Credit Suisse Securities (USA) LLC, and RBC Capital Markets, LLC, as representatives of the initial purchasers.	Registrant's Form 8-K filed May 29, 2014	File No. 001-36413	Exhibit 4.3
4.5	Registration Rights Agreement, dated as of February 18, 2016, by and between Enable Midstream Partners, LP and CenterPoint Energy, Inc.	Registrant's Form 8-K filed February 19, 2016	File No. 001-36413	Exhibit 4.1
+10.1	Enable Midstream Partners, LP Change of Control Plan			
+31.1	Rule 13a-14(a)/15d-14(a) Certification of principal executive officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.			
+31.2	Rule 13a-14(a)/15d-14(a) Certification of principal financial officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.			
+32.1	Section 1350 Certification of principal executive officer			
+32.2	Section 1350 Certification of principal financial officer			
+101.INS	XBRL Instance Document.			
+101.SCH	XBRL Taxonomy Schema Document.			
+101.PRE	XBRL Taxonomy Presentation Linkbase Document.			
+101.LAB	XBRL Taxonomy Label Linkbase Document.			
+101.CAL	XBRL Taxonomy Calculation Linkbase Document.			
+101.DEF	XBRL Definition Linkbase Document.			

SIGNATURE

Pursuant to the requirements of the Securities Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

ENABLE MIDSTREAM PARTNERS, LP (Registrant)

By: ENABLE GP, LLC Its general partner

Date: August 3, 2016

/s/ Tom Levescy

By:

Tom Levescy Senior Vice President, Chief Accounting Officer and Controller (Principal Accounting Officer)

ENABLE MIDSTREAM PARTNERS, LP

CHANGE OF CONTROL PLAN

This Enable Midstream Partners, LP Change of Control Plan, effective as of August 1, 2016 (this "*Plan*"), has been adopted by Enable GP, LLC, a Delaware limited liability company (the "*General Partner*"), the general partner of Enable Midstream Partners, LP, a Delaware limited partnership (the "*Partnership*"), and Enable Midstream Services, LLC, a Delaware limited liability company (the "*Employer*"), to provide benefits to certain qualified employees of the Employer whose employment may be terminated under circumstances entitling them to severance benefits as provided herein, subject to the terms and conditions hereinafter stated.

This Plan is intended to be an unfunded plan intended to provide severance compensation and benefits to a select group of management or highly compensated employees within the meaning of Sections 201(2), 301(a)(3) and 401(a)(1) of the Employee Retirement Income Security Act of 1974, as amended.

ARTICLE I

DEFINITIONS AND INTERPRETATIONS

Section 1.01 <u>Definitions</u>. All terms defined in this Section 1.01 shall, throughout this Plan, have the meanings given herein:

"Affiliate" means with respect to any Person, any other Person that directly or indirectly through one or more intermediaries controls, is controlled by or is under common control with, the Person in question. As used herein, the term "control" means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a Person, whether through ownership of voting securities, by contract or otherwise. Notwithstanding the foregoing, the term "Affiliate" with respect to the General Partner, means (i) OGE Energy Corp. and each of its wholly-owned subsidiaries, so long as OGE Energy Corp, or one of its wholly-owned subsidiaries has the power under the GP Agreement to designate one or more individuals to serve on the Board and (ii) CenterPoint Energy, Inc. and each of its wholly-owned subsidiaries has the power under the GP Agreement to designate one or more individuals to serve on the Board.

"Base Salary" shall mean the annual regular base salary or wages in effect for the Participant.

"Board" means the board of directors of the General Partner.

"*Cause*" means the termination of the Participant's employment with the Employer due to: (i) the Participant's willful and continued failure to perform his or her duties; (ii)the Participant's willful failure to comply with any valid and legal directive of either the person to whom the Participant reports or the Board; (iii) the Participant's conviction of or plea of guilty or *nolo contendere* to a misdemeanor involving moral turpitude or any felony; or (iv) the Participant's willful engagement in misconduct that results in injury to the Employer or the Partnership or its Affiliates. For purposes of this definition, no act or omission will be considered "*willful*" unless it is done, or omitted to be done, by the Participant in bad faith or without the Participant's reasonable belief that the act or omission was in the best interests of the Employer or the Partnership or its Affiliates.

"CEO" means the General Partner's Chief Executive Officer.

"*Change of Control*" means, and shall be deemed to have occurred upon the occurrence of one or more of the following events:

(i) any Person, other than an Affiliate of the General Partner, shall become the beneficial owner, by way of merger, consolidation, recapitalization, purchase, reorganization or otherwise, of greater than 50%, directly or indirectly, of the voting power of the Voting Securities of the General Partner;

(ii) a plan of complete liquidation of the General Partner or the Partnership is approved;

(iii) the sale or other disposition by the General Partner or the Partnership of all or substantially all of its assets in one or more transactions to any Person other than an Affiliate of the General Partner and other than any such transaction or transactions where, upon completion of the transaction or transactions, either CenterPoint Energy, Inc. and its Affiliates or OGE Energy Corp. and its Affiliates own at least 50% of the voting power of the Voting Securities of such Person; or

(iv) a Person, other than the General Partner or an Affiliate of the General Partner, becomes the general partner of the Partnership.

"Change of Control Multiple" means:

(i) 2.99, in the case of the CEO;

- (ii) 2, in the case of Participants who are designated Tier 1 Officers; and
- (iii) 1.5, in the case of Participants who are designated Tier 2 Officers.

"*Code*" shall mean the Internal Revenue Code of 1986, as amended, and the rules and regulations promulgated thereunder.

"Committee" means the Compensation Committee of the Board.

"*Compensation*" means the greater of (i) the sum of Base Salary plus Target Bonus determined immediately prior to the date on which a Change of Control occurs; or (ii) the sum of Base Salary plus Target Bonus determined immediately prior to the date of his or her Covered Termination (or as determined immediately prior to a reduction in Base Salary or Target Bonus if the Covered Termination is due to clause (i) of the definition of Good Reason).

"*Covered Termination*" means any termination of the Participant's employment with the Employer that is a Separation from Service thereof that occurs during the Protected Period and *does not* result from:

- (i) death;
- (ii) disability entitling the Participant to benefits under the Employer's long-term disability plan;
- (iii) termination by the Employer for Cause; or
- (iv) resignation by the Participant other than for Good Reason.

"*Employee*" means an individual who is employed by the Employer or any Affiliate.

"*Employer*" means Enable Midstream Services, LLC, a Delaware limited liability company, and any successor thereto.

"General Partner" means Enable GP, LLC.

"*Good Reason*" means the Participant terminates the Participant's status as an employee of the Employer due to one or more of the following events arising without the Participant's consent:

(i) a decrease in any of Base Salary, Target Bonus, or Target Incentive in effect immediately preceding the date of the Covered Termination by more than 10% other than as a result of general across-the-board reductions applicable to all Officers of the same level;

(ii) a material reduction in the Participant's authority, duties or responsibilities in effect immediately preceding the date of the Covered Termination, which, for the avoidance of doubt, will not include any changes in connection with the Partnership ceasing to be a separate publicly-traded entity; or

(iii) the Participant being required to relocate his or her principal residence as a requirement to maintain his or her Officer position with the Employer or an Affiliate by more than 50 miles away from the city in which his or her principal office is located immediately preceding the date of the Covered Termination; or

(iv) any other action or inaction that constitutes a material breach by the Employer of any written employment agreement with Participant.

provided, however, that, notwithstanding the foregoing, an event will not constitute Good Reason for purposes of this Plan unless all of the following requirements are met:

(1) the Participant provides written notice to the Board, in the case of the CEO, or to the CEO, in the case of all other Participants, of the event that the Participant believes constitutes Good Reason within 90 days of the occurrence of the event;

(2) the Participant thereafter provides at least 30 days from the date such notice in clause (1) is received by the Board or CEO, as applicable, for the Employer to cure or correct the event that the Participant believes constitutes Good Reason ("*cure period*"); and

(3) the Participant terminates his or her employment with the Employer and all Affiliates and resigns all board positions (if any) no later than 30 days after the end of the cure period (provided the Employer has not cured the event).

For the avoidance of doubt, if the Employer or the Affiliate cures the event within the cure period or if the Participant fails to satisfy all of clauses (1), (2) and (3) above, the Participant's Separation from Service will not be due to Good Reason.

"GP Agreement" means the limited liability company agreement of the General Partner.

"*LTI Plan*" means the Enable Midstream Partners, LP Long Term Incentive Plan or any successor plan or program thereto.

"*Officer*" means the CEO and any Chief Administrative Officer, Chief Commercial Officer, Chief Financial Officer, Chief Operating Officer, General Counsel, President, Executive Vice

President, Senior Vice President and Vice President of the General Partner and any other officer of the General Partner designated as an "Officer" for purposes of this Plan by the Committee.

"*Participant*" shall mean each Officer who satisfies the requirements of Section 2.01(a) of this Plan.

"*Participant Agreement*" means a written or electronic document, in the form and manner prescribed by the Committee, that shall be executed by an Officer designated to be a Participant (in writing or electronic medium permitted by the Committee) by the date required by the Committee (or its delegate) pursuant to which such Officer (i) acknowledges he or she has been designated to be a Participant and agrees to the terms and conditions of this Plan and (ii) accepts and acknowledges that he or she is subject to the restrictive covenants set forth in Article IV of this Plan.

"Partnership" means Enable Midstream Partners, LP.

"*Person*" has the meaning ascribed to such term in Section 3(a)(9) of the Securities Exchange Act of 1934, as amended, and the rules and regulations thereunder, as such law, rules and regulations may be amended from time to time, and used in Sections 13(d) and 14(d) thereof, including a "group" as defined in Section 13(d) thereof.

"*Plan*" shall mean this Enable Midstream Partners, LP Change of Control Plan, as amended, supplemented or modified from time to time in accordance with its terms.

"*Protected Period*" means the 24-month period immediately following the date upon which a Change of Control occurs.

"*Seconded Employee*" means an individual who has been seconded by his or her employer to provide services to the Partnership or any of its Affiliates.

"Separation from Service" shall have the meaning ascribed to such term in Code Section 409A and Treasury Regulation § 1.409A-1(h)(3) (or any successor regulations or guidance thereto).

"STI Plan" means the Partnership's Short Term Incentive Plan, as in effect from time to time, or any similar successor plan adopted by the Partnership.

"*Target Bonus*" means the Participant's target incentive award opportunity under the STI Plan in effect for the year with respect to which the target bonus amount is being determined (assuming that the target level of performance has been achieved by the Employer and the Participant) or, if no such target incentive award opportunity is then in effect, for the last year in which such a target incentive award opportunity was in effect, expressed as a dollar amount based upon the Participant's Base Salary for the year of such determination.

"*Target Incentive*" the Participant's target incentive award opportunity under the LTI Plan in effect for the year with respect to which the target incentive amount is being determined (assuming that the target level of performance has been achieved by the Employer and the Participant) or, if no such target incentive award opportunity is then in effect, for the last year in which such a target incentive award opportunity was in effect, expressed as a dollar amount based upon the Participant's Base Salary for the year of such determination.

"*Tier 1 Officer*" means an Officer who is an Executive Vice President.

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"Tier 2 Officer" means an Officer who is not the CEO or a Tier 1 Officer.

"*Voting Securities*" of a Person means the securities of any class of such Person entitling the holders thereof to vote in the election of, or to appoint, members of the board of directors or other similar governing body of the Person.

"Waiver and Release" means a legal document, in a form determined by the Committee, in which a Participant, in exchange for certain severance benefits described in Section 3.01, among other things, releases the Employer, the Affiliates, their directors, officers, employees and agents, their employee benefit plans and the fiduciaries and agents of said plans from liability and damages in any way related to the Participant's employment with or separation from the Employer or any of its Affiliates.

Section 1.02 <u>Interpretation</u>. In this Plan (a) the words "herein," "hereof" and "hereunder" refer to this Plan as à whole and not to any particular Article, Section or other subdivision, (b) reference to any Article or Section, means such Article or Section hereof, (c) the words "including" (and with correlative meaning "include") means including, without limiting the generality of any description preceding such term and (d) words used in the singular shall include the plural and the plural shall include the singular. The Article and Section headings herein are for convenience only and shall not affect the construction hereof.

ARTICLE II

ELIGIBILITY

Section 2.01 Participants.

(a) Participants in this Plan shall be each Officer who (i) has been designated a Participant by the Committee and (ii) has executed and timely returned to the Committee (or its delegate) a Participation Agreement. If an Officer is not designated a Participant or fails to timely execute and return to the Committee (or its delegate) the Participation Agreement, he or she shall not be a Participant in this Plan. For the avoidance of doubt, an individual must be an Officer as of the date of his or her Covered Termination in order to be eligible for the benefits described in Article III.

(b) This Plan is only for the benefit of the Participants, and no other employees, personnel, consultants or independent contractors shall be eligible to participate in this Plan or to receive any rights or benefits hereunder. Upon an Officer's Separation of Service, other than due to a Covered Termination, such Officer shall automatically cease to be, and shall no longer be, a Participant as of his or her Separation from Service date without notice.

ARTICLE III

SEVERANCE AND RELATED TERMINATION BENEFITS

Section 3.01 <u>Benefits</u>. If the Participant experiences a Covered Termination, then subject to the Waiver and Release requirement in Section 3.02, as applicable, the Participant shall be entitled to receive, as additional compensation for services rendered to the Employer the following benefits:

(a) <u>Accrued Obligations</u>. A lump sum cash payment in an amount equal to the aggregate of (i) the Participant's Base Salary through the date of the Covered Termination, to the extent not already paid; (ii) the Participant's earned, but not taken, vacation days through the date of the Covered

Termination; and (iii) reimbursement for any unreimbursed business expenses properly incurred by the Participant, in accordance with the Employer's applicable policy, prior to the date of the Covered Termination. The amount due to the Participant pursuant to this Section 3.01(a) shall be paid as soon as practicable following the date of the Covered Termination in accordance with the Employer's normal payroll policies and practice, and shall not be subject to the Waiver and Release requirement in Section 3.02.

(b) <u>Pro-Rated Bonus</u>. A lump sum cash payment in an amount equal to the Target Bonus in effect at the time of the Participant's Covered Termination based on the Participant's eligible earnings under the STI Plan as of the date of his or her Covered Termination, but reduced by any amount payable under the terms of the STI Plan for such performance year, subject to applicable withholding for income and employment taxes. Such pro-rated bonus shall be paid no later than the 60th day following the date of the Participant's Covered Termination.

(c) <u>Outplacement Services</u>. A lump sum cash payment of \$25,000 for outplacement services, subject to applicable withholding for income and employment taxes. Such payment shall be paid no later than the 60th day following the date of the Participant's Covered Termination.

(d) <u>Change of Control Severance Payment</u>. A lump sum cash payment in an amount equal to the Participant's Compensation *multiplied by* the Participant's Change of Control Multiple, subject to applicable withholding for income and employment taxes. Such payment shall be paid no later than the 60th day following the date of the Participant's Covered Termination.

(e) <u>Welfare Benefits Payment</u>. A lump sum cash payment in an amount equal to the sum of the Employer's portion of the annual premium for medical, dental and vision benefit coverage for the Participant and his or her eligible dependents in effect immediately prior to the date of the Participant's Covered Termination *multiplied by* the Participant's Change of Control Multiple. Such payment shall be paid no later than the 60th day following the date of the Participant's Covered Termination.

Section 3.02 <u>Waiver and Release Requirement</u>. Except for the payment of benefits under Section 3.01(a), the payment of benefits under Section 3.01 is subject to the Participant's timely execution and return of a Waiver and Release to the Employer, without subsequent revocation during the seven-day period following such execution date (the "*Waiver and Release Revocation Period*"). The Participant shall have 45 days following the date of the Participant's Covered Termination to consider, execute and return the Waiver and Release to the Employer and shall then have the right to revoke the Waiver and Release during the Waiver and Release Revocation Period. If the Participant fails to timely execute and return the Waiver and Release to the Employer or revokes such Waiver and Release during the Waiver and Release Revocation Period, then the Participant shall forfeit, and shall not be entitled to, any of the benefits described under Section 3.01, except for benefits under Section 3.01(a). In the event the time period during which a completed Waiver and Release must be submitted and made effective spans across two calendar years, the benefits described under Section 3.01, except for the benefits under Section 3.01(a), will be paid in the second calendar year.

Section 3.03 <u>Code Section 280G</u>. Anything in this Plan to the contrary notwithstanding and except as set forth below, in the event it shall be determined by the Employer that any payment or distribution in the nature of compensation (within the meaning of Section 280G(b)(2) of the Code) to or for the benefit of the Participant, whether paid or payable or distributed or distributable pursuant to the terms of this Plan or otherwise, but determined without regard to any reduction (if any) required under this Section 3.03 (the "*Payment*"), would be subject to the excise tax imposed by Section 4999 of the Code, together with any

interest or penalties imposed with respect to such excise tax (*"Excise Tax*"), then the Employer shall automatically reduce (the *"Reduction*") the Participant's Payment to the minimum extent necessary to prevent the Payment (after the Reduction) from being subject to the Excise Tax, but only if, by reason of the Reduction, the after-tax benefit of the reduced Payment exceeds the after-tax benefit if such Reduction was not made. If the after-tax benefit of the reduced Payment does not exceed the after-tax benefit if the Payment is not reduced, then the Reduction shall not apply. If the Reduction is applicable, the Payment shall be reduced in such a manner that provides the Participant with the best economic benefit and, to the extent any portions of the Payment are economically equivalent with each other, each shall be reduced pro rata All determinations required to be made under this Section 3.03, including the after-tax benefit and calculation of the Reduction, shall be made by a nationally recognized certified public accounting firm that is selected by the Employer (the *"Accounting Firm"*), which may be the Partnership's independent auditors. In the event that the Accounting Firm determines that no Excise Tax is payable by the Participant, either with or without application of the Reduction under this Section 3.03, then the Accounting Firm shall furnish the Participant with a written opinion that failure to report the Excise Tax on the Participant's applicable federal income tax return would not result in the imposition of a negligence or similar penalty. If the Reduction is applicable, the Employer shall provide the Participant with a written summary of the portions of the Payment that will be reduced. All fees and expenses of the Accounting Firm shall be binding upon the Employer and the Participant.

ARTICLE IV

RESTRICTIVE COVENANTS

Confidentiality. As a requirement to be a Participant and receive benefits under this Plan, an Section 4.01 Officer shall acknowledge and agree in his or her Participation Agreement and in the Waiver and Release that the Participant will receive and has received Confidential Information. Confidential Information includes, but is not limited to, all records, papers, reports, computer programs, strategies, documents (including, without limitation, memoranda, notes, files and correspondence), opinions, evaluations, inventions, ideas, technical data, products, services, processes, procedures, and interpretations that are or have been produced by the Participant or any employee, officer, director, agent, contractor, or representative of the Partnership or any of its Affiliates related to the business of the Partnership or any of its Affiliates, whether provided in written or printed form, or orally, or on a computer. Confidential Information also includes any other information that the Partnership or any of its Affiliates tries to keep confidential (whether or not expressly marked as "confidential") and that has commercial or competitive value or is of such a nature that its unauthorized disclosure would be detrimental to the interests of the Partnership or any of its Affiliates, whether produced by or provided to the Partnership or any of its Affiliates. As acknowledged and agreed to by the Participant in the Participation Agreement and Waiver and Release, each Participant agrees that (i) during and after his or her employment with the Employer, the Participant will maintain in strictest confidence and, on and after his or her termination of employment with the Employer, will not use in any way, any Confidential Information or any proprietary, confidential, or other nonpublic information or documents relating to the business and affairs of the Partnership or any of its Affiliates; (ii) the Participant will return any and all Confidential Information immediately after his or her termination of employment with the Employer; and (iii) in the event of any breach or threatened breach of this provision by the Participant, the Employer may, in its discretion, discontinue any or all payments provided for herein, recover any and all payments already made, and be entitled to apply to a court of competent jurisdiction for such relief by way of specific performance, restraining order, injunction or otherwise as may be appropriate to ensure compliance with this provision. Should the Participant be served with legal process seeking to compel the Participant to disclose any such information, the Participant agrees to notify the General Counsel of the Partnership immediately, in order that the Partnership and its Affiliates may seek to resist such process if

they so choose. The foregoing notwithstanding, nothing in this Section or any other Section of this Plan, the Participation Agreement, or the Waiver and Release or in any other agreement or policy of the Partnership or the Employer and its Affiliates shall prohibit the Participant from making a good faith report or related disclosures to any governmental agency or entity regarding potential violations of applicable federal, state or local law or to take other actions protected as whistleblower activity under applicable law, and the Participant is not required to notify the Partnership or the Employer and its Affiliates of these reports or disclosures.

Section 4.02 <u>Non-Solicitation</u>. As a requirement to be a Participant and receive benefits under this Plan, an Officer shall acknowledge in his or her Participation Agreement and in the Waiver and Release that the Participant agrees that for a period of 1 year following the termination of the Participant's Separation from Service that the Participant will not: (i) solicit, encourage or take any other action that is intended, directly or indirectly, to induce any other Employee to terminate employment with his or her employer; (ii) interfere in any manner with the contractual or employment relationship between any Employee and his or her employee to terminate employment with his or her employer; (iii) solicit, encourage or take any other action that is intended, directly or indirectly, to induce any Seconded Employee to terminate employment with his or her employer; (iv) interfere in any manner with the contractual or employment with the contractual or employment relationship between a Seconded Employee and his or her employer; and (v) directly or indirectly solicit any customer of the Partnership or any of its Affiliates.

Section 4.03 <u>Non-Disparagement</u>. As a requirement to be a Participant and receive benefits under this Plan, an Officer shall acknowledge and agree in his or her Participation Agreement and in the Waiver and Release that the Participant will not make any false, disparaging or defamatory statement or communication to any third party regarding the Partnership's or any of its Affiliates' businesses, products, services, existing or former Employees, Seconded Employees, directors or management; *provided, however*, that nothing in this Section, nor any other Section of this Plan, the Participation Agreement or the Waiver and Release shall prohibit the Participant from providing truthful testimony as required by law, subpoena or other compulsory process.

Section 4.04 <u>Restrictions Reasonable</u>. As a requirement to be a Participant and receive benefits under this Plan, an Officer shall acknowledge and agree in his or her Participation Agreement and in the Waiver and Release that the restrictive covenants under this Article IV, for which the Participant received valuable consideration from the Employer as provided in this Plan, (including, but not limited to the Employer's agreement to provide the Participant with Confidential Information regarding the Employer and the Employer's business) are ancillary to otherwise enforceable provisions of this Plan, that the consideration provided by the Employer gives rise to the Employer's interest in restraining the Participant from competing, and that the restrictive covenants are designed to enforce the Participant's consideration or return promises under this Plan. Additionally, the Participant acknowledges that these restrictive covenants contain limitations as to time, geographical area, and scope of activity to be restrained that are reasonable and do not impose a greater restraint than is necessary to protect the goodwill or other legitimate business interests of the Employer, including, but not limited to, the Employer's need to protect its Confidential Information.

ARTICLE V

CLAIMS PROCEDURE

Section 5.01 Claims Procedure.

It shall not be necessary for a Participant or beneficiary who has become entitled to receive à benefit (a) hereunder to file a claim for such benefit with any person as a condition precedent to receiving a distribution of such benefit. However, any Participant or beneficiary who believes that he or she has become entitled to a benefit hereunder and who has not received, or commenced receiving, a distribution of such benefit, or who believes that he or she is entitled to a benefit hereunder in excess of the benefit which he or she has received, or commenced receiving, may file a written claim for such benefit with the Committee at any time on or prior to the end of the fiscal year next following the fiscal year in which he or she allegedly became entitled to receive à distribution of such benefit. Such written claim shall set forth the Participant's or beneficiary's name and address and a statement of the facts and a reference to the pertinent provisions of this Plan upon which such claim is based. The Committee shall, within 90 days after such written claim is filed, provide the claimant with written notice of its decision with respect to such claim. If such claim is denied in whole or in part, the Committee shall, in such written notice to the claimant, set forth in à manner calculated to be understood by the claimant the specific reason or reasons for denial; specific references to pertinent provisions of this Plan upon which the denial is based; a description of any additional material or information necessary for the claimant to perfect his or her claim and an explanation of why such material or information is necessary; and an explanation of the provisions for review of claims set forth in Section 5.01(b) below.

(b) A Participant or beneficiary who has filed a written claim for benefits with the Committee which has been denied may appeal such denial to the Committee and receive a full and fair review of his or her claim by filing with the Committee a written application for review at any time within 60 days after receipt from the Committee of the written notice of denial of his or her claim provided for in Section 5.01(a) above. A Participant or beneficiary who submits a timely written application for review shall be entitled to review any and all documents pertinent to his or her claim and may submit issues and comments to the Committee in writing. Not later than 60 days after receipt of a written application for review, the Committee shall give the claimant written notice of its decision on review, which written notice shall set forth in a manner calculated to be understood by the claimant specific reasons for its decision and specific references to the pertinent provisions of this Plan upon which the decision is based.

(c) Any act permitted or required to be taken by a Participant or beneficiary under this Section 5.01 may be taken for and on behalf of such Participant or beneficiary by such Participant's or beneficiary's duly authorized representative. Any claim, notice, application or other writing permitted or required to be filed with or given to a party by this Article shall be deemed to have been filed or given when deposited in the U.S. mail, postage prepaid, and properly addressed to the party to whom it is to be given or with whom it is to be filed. Any such claim, notice, application, or other writing deemed filed or given pursuant to the preceding sentence shall in the absence of clear and convincing evidence to the contrary, be deemed to have been received on the fifth (5th) business day following the date upon which it was filed or given. Any such notice, application, or other writing directed to a Participant or beneficiary shall be deemed properly addressed if directed to the address set forth in the written claim filed by such Participant or beneficiary.

ARTICLE VI

Miscellaneous Provisions

Section 6.01 <u>Conflicts with Other Plans or Agreements</u>. In the event that a Participant becomes entitled to benefits under a prior or subsequent plan or agreement pertaining to a Participant's employment by the Employer or any Affiliate thereof (other than this Plan) or the benefits to which a Participant is entitled as a result of such employment and such benefits conflict with the terms of this Plan, the Participant will receive the greater and more favorable of each of the benefits provided under either this Plan or such other plan or agreement, on an individual benefit basis.

Section 6.02 <u>Notices</u>. For purposes of this Plan, notices and all other communications provided for herein shall be in writing and shall be deemed to have been duly given when personally delivered or when mailed by United States registered or certified mail, return receipt requested, postage prepaid, addressed as follows:

If to the Employer: Enable Midstream Services, LLC One Leadership Square 211 North Robinson Avenue Suite 150 Oklahoma City, OK 73102 Attention: General Counsel

If to the Participant, at his or her residence address on the records of the Employer or to such other address as he may have designated to the Employer in writing for purposes hereof.

Section 6.03 <u>Assistance and Cooperation</u>. Following the date of the termination of the Participant's employment with the Employer, the Participant agrees to provide reasonable assistance and cooperation to the Partnership and its Affiliates as may be requested by the Partnership or any of its Affiliates in connection with any investigation, dispute, charge, or claim involving the Partnership or any of its Affiliates, including, without limitation, any action or proceeding before any arbitrator, court, or regulatory agency, to the extent such investigations, disputes, charges, or claims relate to any services performed or required to be performed by Participant, any knowledge possessed by Participant, or any act or omissions by Participant. The cooperation and assistance provided by the Participant will include, but not be limited to, preparing for and testifying in any action or proceeding before any arbitrator, court, or regulatory agency. The Employer agrees to reimburse the Participant for any reasonable travel and other out-of-pocket expenses incurred by the Participant in connection with providing such assistance and cooperation. The Employer shall use commercially reasonable efforts to prevent such assistance and cooperation from unreasonably interfering with the Participant's personal affairs, business endeavors or future employment.

Section 6.04 <u>Code Section 409A</u>.

(a) *Interpretation*. It is the intent of the Employer and the Participants that the payments under this Plan comply with or be exempt from Code Section 409A and the Treasury regulations and guidance issued thereunder. Accordingly, the Employer and the Participants intend that this Plan be interpreted and operated consistent with such requirements of Code Section 409A in order to avoid the application of penalty taxes under Code Section 409A to the extent reasonably practicable.

(b) *Delay of Payment*. Notwithstanding any provision of this Plan to the contrary, if the

Participant is a "*Specified Employee*" (as that term is defined in Code Section 409A) as of the Participant's Covered Termination date, then any amounts or benefits which are payable under this Plan upon the Participant's Separation from Service, other than due to death, which are subject to the provisions of Code Section 409A and not otherwise excluded under Code Section 409A, and would otherwise be payable during the first six-month period following such Separation from Service, shall be paid on the second business day that (a) is at least six months after the date after the Participant's Covered Termination date or (b) follows the Participant's date of death, if earlier.

(c) *Reimbursements and In-Kind Benefits.* All reimbursements and in-kind benefits provided pursuant to this Plan shall be made in accordance with Treasury Regulation § 1.409A-3(i)(1)(iv) such that any reimbursements or in-kind benefits will be deemed payable at a specified time or on a fixed schedule relative to a permissible payment event. Specifically, (i) the amounts reimbursed and in-kind benefits provided under this Plan, other than total reimbursements that are limited by a lifetime maximum under a group health plan, during a Participant's taxable year may not affect the amounts reimbursed or in-kind benefits provided in any other taxable year, (ii) the reimbursement of an eligible expense shall be made on or before the last day of a Participant's taxable year following the taxable year in which the expense was incurred, and (iii) the right to reimbursement or an in-kind benefit is not subject to liquidation or exchange for another benefit.

Section 6.05 Payment Obligations Absolute. Except for the requirement of the Participant to execute and return to the Employer a Waiver and Release in accordance with Section 3.02, the Employer's obligation to pay (or cause one of its Affiliates to pay) the Participant the amounts and to make the arrangements provided herein shall be absolute and unconditional and shall not be affected by any circumstances, including, without limitation, any set-off, counter-claim, recoupment, defense or other right which the Employer (including the Partnership and its Affiliates) may have against him or anyone else. All amounts payable by the Employer (including the Partnership and its Affiliates hereunder) shall be paid without notice or demand. The Participant shall not be obligated to seek other employment in mitigation of the amounts payable or arrangements made under any provision of this Plan, and, subject to the restrictions in Article IV, the obtaining of any other employment shall in no event affect any reduction of the Employer's obligations to make (or cause to be made) the payments and arrangements required to be made under this Plan.

Section 6.06 <u>Amendment or Termination</u>. The Board may amend (in whole or in part) or terminate this Plan at any time; *provided*, *however*, that this Plan cannot be amended or terminated during the two-year period following a Change of Control. Notwithstanding the foregoing, no termination shall reduce or terminate any Participant's right to receive, or continue to receive, any payments and benefits that became payable in respect of a termination of employment that occurred prior to the date of such termination of this Plan. Nothing herein shall abridge the Committee's authority to designate new Participants to participate in this Plan in accordance with Section 2.01 hereof.

Section 6.07 <u>Administration</u>.

(a) The Committee shall have full and final authority, subject to the express provisions of this Plan, with respect to designation of the Participants and administration of this Plan, including but not limited to, the authority to construe and interpret any provisions of this Plan and to take all other actions deemed necessary or advisable for the proper administration of this Plan, and such decisions shall be binding on all parties.

(b) The Employer shall indemnify and hold harmless each member of the Committee and any other employee of the Employer that acts at the direction of the Committee against any and all expenses and liabilities arising out of his or her administrative functions or fiduciary responsibilities, including any expenses and liabilities that are caused by or result from an act or omission constituting the negligence of such member in the performance of such functions or responsibilities, but excluding expenses and liabilities that are caused by or result from such member's or employee's own gross negligence or willful cause. Expenses against which such member or employee shall be indemnified hereunder shall include, without limitation, the amounts of any settlement or judgment, costs, counsel fees, and related charges reasonably incurred in connection with a claim asserted or a proceeding brought or settlement thereof.

Section 6.08 Successors. This Plan shall be binding upon and inure to the benefit of the Employer, its successors and assigns (including, without limitation, any company into or with which the Employer may merge or consolidate). The Employer agrees that it will not effect the sale or other disposition of all or substantially all of its assets unless either (a) the person or entity acquiring such assets or a substantial portion thereof shall expressly assume by an instrument in writing all duties and obligations of the Employer hereunder or (b) the Employer shall provide, through the establishment of a separate reserve therefor, for the payment in full of all amounts which are or may reasonably be expected to become payable to Participants hereunder.

Section 6.09 <u>No Assignment</u>. A Participant's right to receive payments or benefits hereunder shall not be assignable or transferable, whether by pledge, creation or a security interest or otherwise, whether voluntary, involuntary, by operation of law or otherwise, other than a transfer by will or by the laws of descent or distribution, and in the event of any attempted assignment or transfer contrary to this Section 6.09, the Employer shall have no liability to pay any amount so attempted to be assigned or transferred. The benefits under this Plan shall inure to the benefit of and be enforceable by a Participant's personal or legal representatives, executors, administrators, successors, heirs, distributees, devisees and legatees.

Section 6.10 <u>Tax Withholding</u>. The Employer may withhold from any benefits payable under this Plan all federal, state, city or other taxes as may be required pursuant to any law or governmental regulation or ruling.

Section 6.11 <u>No Employment Rights Conferred</u>. This Plan shall not be deemed to create a contract of employment between any Participant and the Employer and/or its Affiliates. Nothing contained in this Plan shall (a) confer upon any Participant any right with respect to continuation of employment with the Employer or (b) subject to the rights and benefits of any Participant hereunder, interfere in any way with the right of the Employer to terminate such Participant's employment at any time.

Section 6.12 <u>Entire Plan</u>. This Plan contains the entire understanding of the Participants and the Employer with respect to severance arrangements related to a Change of Control maintained on behalf of the Participants by the Employer. There are no restrictions, agreements, promises, warranties, covenants or undertakings between the Participants and the Employer with respect to the subject matter herein other than those expressly set forth herein.

Section 6.13 <u>Prior Agreements</u>. This Plan supersedes all prior agreements, programs and understandings (including all written and verbal agreements and understandings) between each Participant and the Employer regarding the terms and conditions of each Participant's employment and severance arrangements.

Section 6.14 <u>Severability</u>. If any provision of this Plan is, becomes or is deemed to be invalid,

illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions of this Plan shall not be affected thereby.

Section 6.15 <u>Governing Law; Jurisdiction</u>. This Plan shall be governed by and construed in accordance with applicable federal law and the laws of the State of Oklahoma, without giving effect to its conflict of laws rules, and venue for any dispute arising hereunder shall lie exclusively in the state and/or federal courts of Oklahoma County, Oklahoma and the Western District of Oklahoma, respectively.

CERTIFICATIONS

I, Rodney J. Sailor, certify that:

1. I have reviewed this quarterly report on Form 10-Q of Enable Midstream Partners, LP;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

- a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

- a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 3, 2016

/s/ Rodney J. Sailor

Rodney J. Sailor President and Chief Executive Officer, Enable GP, LLC, the General Partner of Enable Midstream Partners, LP (Principal Executive Officer)

CERTIFICATIONS

I, John P. Laws, certify that:

1. I have reviewed this quarterly report on Form 10-Q of Enable Midstream Partners, LP;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

- a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

- a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 3, 2016

/s/ John P. Laws

John P. Laws Executive Vice President, Chief Financial Officer and Treasurer, Enable GP, LLC, the General Partner of Enable Midstream Partners, LP (Principal Financial Officer)

Certification Pursuant to 18 U.S.C. Section 1350 As Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report of Enable Midstream Partners, LP (the Partnership) on Form 10-Q for the period ended June 30, 2016, as filed with the Securities and Exchange Commission (the Report), each of the undersigned does hereby certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Partnership.

Date: August 3, 2016

/s/ Rodney J. Sailor

Rodney J. Sailor President and Chief Executive Officer, Enable GP, LLC, the General Partner of Enable Midstream Partners, LP (Principal Executive Officer)

Certification Pursuant to 18 U.S.C. Section 1350 As Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report of Enable Midstream Partners, LP (the Partnership) on Form 10-Q for the period ended June 30, 2016, as filed with the Securities and Exchange Commission (the Report), each of the undersigned does hereby certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Partnership.

Date: August 3, 2016

/s/ John P. Laws

John P. Laws

Executive Vice President, Chief Financial Officer and Treasurer, Enable GP, LLC, the General Partner of Enable Midstream Partners, LP (Principal Financial Officer)