



FORWARD-LOOKING STATEMENTS / LEGAL DISCLAIMER

Management of Energy Transfer Equity, L.P. (ETE) and Energy Transfer Partners, L.P. (ETP) will provide this presentation to analysts at meetings to be held on November 5th, 2018. At the meetings, members of management may make statements about future events, outlook and expectations related to Panhandle Eastern Pipe Line Company, L.P. (PEPL), Sunoco L.P. (SUN), USA Compression Partners, L.P. (USAC), ETP and ETE (collectively, the Partnerships), and their subsidiaries all of which statements are forward-looking statements. Any statement made by a member of management of the Partnerships at these weetings and any statement in this presentation that is not a historical fact will be deemed to be a forward-looking statement. These forward-looking statements rely on a number of assumptions concerning future events that members of management of the Partnerships believe to be reasonable, but these statements are subject to a number of risks, uncertainties and other factors, many of which are outside the control of the Partnerships. While the Partnerships believe that the assumptions concerning these future events are reasonable, but these statements are subject to a number of risks, and uncertainties in predicting these future events that could cause the actual results, performance or achievements of the Partnerships and their subsidiaries to be materially different. These risks and uncertainties are discussed in more detail in the filings made by the Partnerships with the Securities and Exchange Commission, copies of which are available to the public. The Partnerships expressly disclaim any intention or obligation to revise or publicly update any forward-looking statements, whether as a result of new information, future events, or otherwise.

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

Additional Information and Where to Find I

ETE has filed with the SEC a registration statement on Form S-4, which includes a proxy statement of ETP that also constitutes a prospectus of ETE (the "Proxy Statement/Prospectus"). The registration statement on Form S-4 has not been declared effective by the SEC, and the definitive Proxy Statement/Prospectus has not yet been delivered to ETP common unitholders. SECURITY HOLDERS ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS AND THE REGISTRATION STATEMENT READABLING THE TRANSACTION CAREFULLY WHEN THEY BECOME AVAILABLE. These documents (when they become available), and any other documents filed by ETE or ETP with the SEC, may be obtained free of charge at the SEC's website, at www.sec.gov. In addition, investors and security holders will be able to obtain free copies of the registration statement and the Proxy Statement/Prospectus by phone, e-mail or written request by contacting the investor relations department of ETE or ETP at the numbers and addresses set for below:

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Forward-Looking Statements

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

Participants in the Solicitation

ETE, ETP and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies in connection with the proposed merger. Information regarding the directors and executive officers of ETE is contained in ETE's Form 10-K for the year ended December 31, 2017, which was filed with the SEC on February 23, 2018. Information regarding the directors and executive officers of ETP is contained in ETE's Form 10-K for the year ended December 31, 2017, which was filed with the SEC on February 23, 2018. Additional information regarding the interests of participants in the solicitation of proxies in connection with the proposed merger will be included in the proxy statement/prospectus.

No Offer or Solicitation

This communication is for informational purposes only and does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval, in any jurisdiction, pursuant to the proposed merger or otherwise, nor shall there be any sale, issuance, exchange or transfer of the securities referred to in this document in any jurisdiction in contravention of applicable law. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.





ETP KEY INVESTMENT HIGHLIGHTS

Well Positioned Assets

- Fully integrated platform spanning entire midstream value chain
- Assets well positioned in most active basins
- Integrated assets allow solid commercial synergies across entire midstream value chain, including gas, crude and NGLs

Growth From Organic Investments

- Completing multi-year capex program
- Beginning to see strong EBITDA growth from recently completed major growth projects
- Expect additional EBITDA growth from remainder of projects coming online through 2020

Solid Financials

- Stable cash flow profile with minimal contract rolloffs
- Healthy and improving balance sheet
- Strong funding activity in 2017 and YTD 2018 resulting in majority of 2018 pre-funded

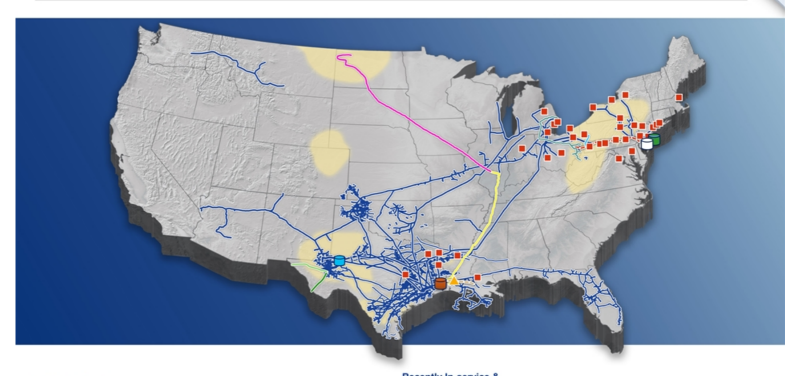


RECENT HIGHLIGHTS

Q2 2018 Earnings	 ETP Adjusted EBITDA (consolidated): \$2.05 billion, up more than 30% year-over-year Distributable Cash Flow attributable to the partners of ETP: \$1.32 billion, up nearly 40% year-over-year ETE Distributable Cash Flow, as adjusted: \$407 million Distribution per ETP common unit paid August 14, 2018: \$0.565 (\$2.26 per ETP common unit annualized) Distribution per ETE common unit will be paid August 20, 2018: \$0.305 (\$1.22 per ETE common unit annualized) Distribution coverage ratio: ETP - 1.23x; ETE - 1.15x
Series D Perpetual Preferred Units	 In July 2018, ETP issued \$445 million of its 75% Series D Fixed-To-Floating Rate Cumulative Redeemable Perpetual Preferred Units Provide a cost-effective means of raising equity capital, and ETP used the proceeds to repay amounts outstanding under its revolving credit facilities and for general partnership purposes The securities received 50% equity treatment from all three ratings agencies
ETE / ETP Simplification	 In August 2018, ETP and ETE entered into a merger agreement pursuant to which ETP will merge with a wholly-owned subsidiary of ETE, with ETP unitholders (other than ETE and its subsidiaries) receiving 1.28 ETE common units in exchange for each ETP common unit owned The transaction is expected to close in the fourth quarter of 2018, subject to approval by a majority of the unaffiliated unitholders of ETP and other customary closing conditions
Growth Project Updates	 In August 2018, ETP received approval to commence service on the Burgettstown and Majorsville supply laterals, as well as the associated compressor and metering stations, allowing for 100% of contractual commitments on Rover to begin September 1, 2018 In May 2018, ETP announced the receipt of approval to place the remaining portion of Phase 2 of the Rover pipeline in service, effective June 1, 2018, allowing for use of 100% of Rover's 3.25 Bcf/d mainline capacity In May 2018, ETP placed into service Red Bluff Express Pipeline, a 1.4 Bcf/d natural gas pipeline that runs through the heart of the Delaware basin and connects the ETP Orla Plant and multiple third-party plants to ETP's Waha Oasis Header In July 2018, ETP placed into service Frac V, a 120,000 barrel per day fractionator located in Mont Belvieu, Texas that is fully subscribed under multiple long-term, fixed-fee contracts



SIGNIFICANT GEOGRAPHIC FOOTPRINT ACROSS THE FAMILY



Asset Overview







Trans-Pecos Pipeline

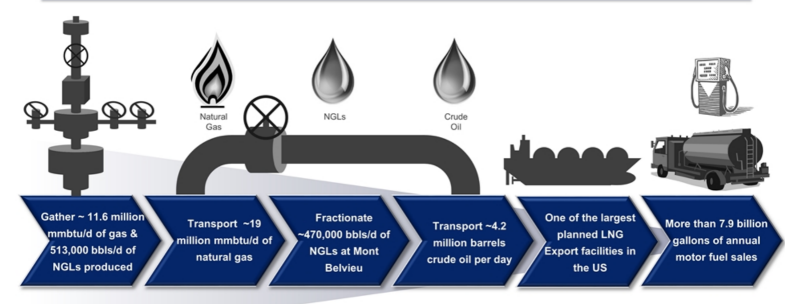


A TRULY UNIQUE FRANCHISE











FULLY INTEGRATED PLATFORM SPANNING THE ENTIRE MIDSTREAM VALUE CHAIN

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

Franchise Strengths

Opportunities

Interstate Natural Gas T&S

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

Intrastate Natural Gas T&S

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

Midstream

- ~33,000 miles of gathering pipelines with ~6.9 Bcf/d of processing capacity
- Projects placed in-service underpinned by long-term, fee-based contracts
- · Gathering and processing build out in Texas and Marcellus/Utica
- · Synergies with ETP downstream assets
- Significant growth projects ramping up to full capacity over the next two years

NGL & Refined Products

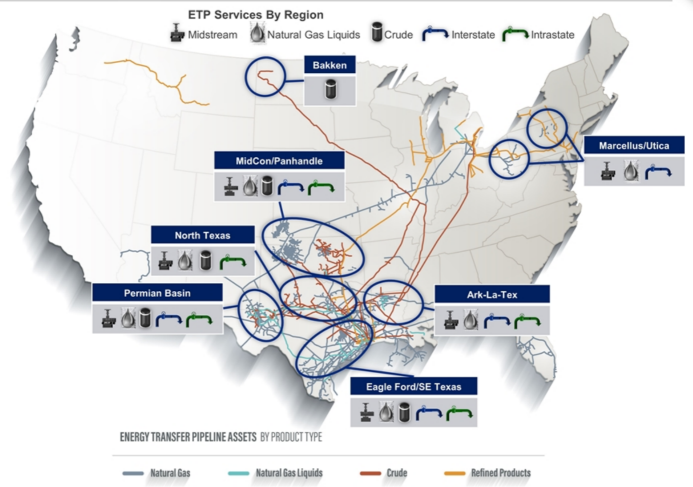
- World-class integrated platform for processing, transporting, fractionating, storing and exporting NGLs
- Fastest growing NGLs business in Mont Belvieu via Lone Star
- Liquids volumes from our midstream segment culminate in the ETE family's Mont Belvieu / Mariner South / Nederland Gulf Coast Complex
- Mariner East provides significant Appalachian liquids takeaway capacity connecting NGL volumes to local, regional and international markets via Marcus Hook
- Increased volumes from transporting and fractionating volumes from Permian/Delaware and Midcontinent basins
- Increased fractionation volumes as large NGL fractionation third-party agreements expire
- · Permian NGL takeaway
- · New ethane and ethylene export opportunities from Gulf Coast

Crude Oil

- Bakken Crude Oil pipeline supported by long-term, fee-based contracts; expandable to 570,000 bpd with pump station modifications
- Significant Permian takeaway abilities with potential to provide the market with ~1 million barrels of crude oil takeaway
- · ~400,000 barrels per day crude oil export capacity from Nederland
- · 26 million barrel Nederland crude oil terminal on the Gulf Coast
- · Bakken crude takeaway to Gulf Coast refineries
- Permian Express 3 expected to provide Midland & Delaware Basin crude oil takeaway to various markets, including Nederland, TX
- · Permian Express Partners Joint Venture with ExxonMobil
- Also aggressively pursuing larger project to move barrels from the Permian Basin to Nederland, providing shipper capacity to ETP storage facilities and header systems



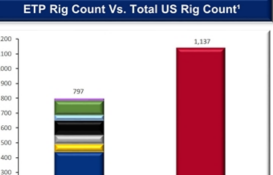
FULLY INTEGRATED SERVICES BY REGION



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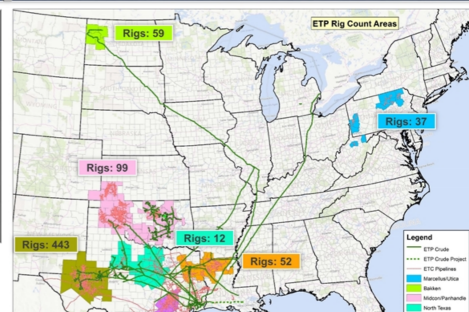
ETP ASSETS ALIGNED WITH MAJOR U.S. DRILLING REGIONS



500 400

200

ETP Rig Count¹ Vs. Lower 48 US Rig Count



Rigs: 95

Significant growth opportunities from bolt-on projects

ETP Rig Count By Region

Ark-La-Tex Marcellus/Utica MidCon/Panhandle North Texas

Bolt-on projects are typically lower cost, higher return

ETP's gas and crude gathering assets are located in counties where ~70% of total US rigs are currently drilling

ArkLaTex

Total US Rig Count Eagle Ford



ETP's Lone Star presence in Mont Belvieu combined with its Nederland terminal provide

Potential ethane and ethylene projects delivering Lone Star fractionated products to

opportunities for multiple growth projects

Nederland for export

FULLY INTEGRATED MIDSTREAM/LIQUIDS PLATFORM ACROSS NORTH AMERICA

LNG Facilities

Fractionator

Facility

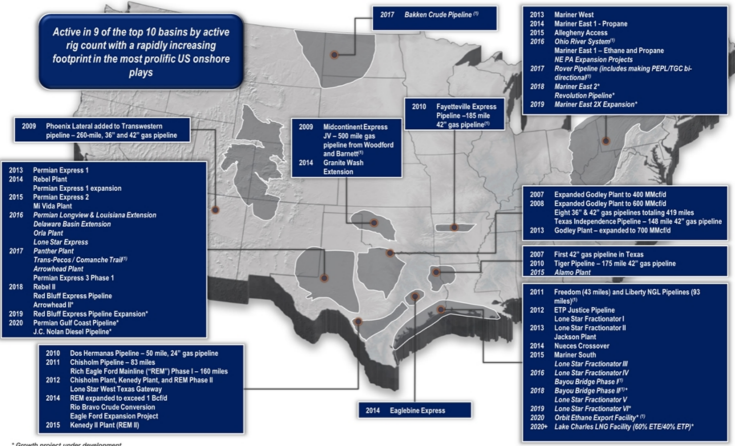
The ability to integrate an end-to-end liquids solution will better serve customers and alleviate bottlenecks currently faced by producers





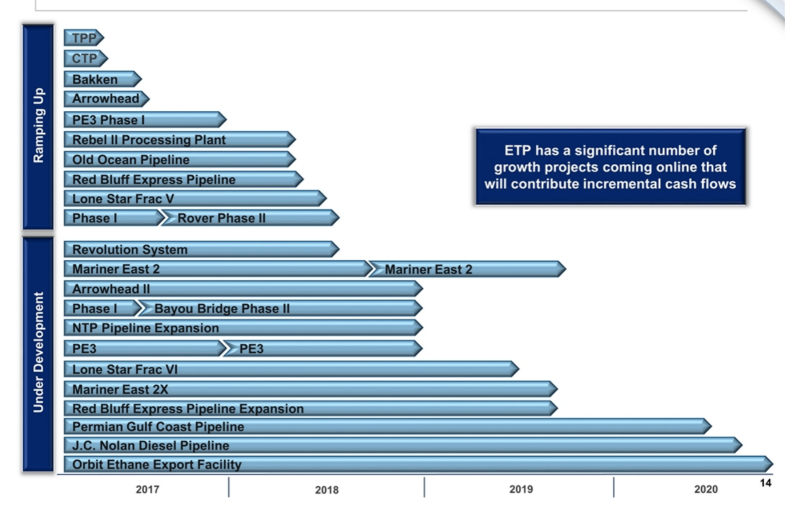


ORGANIC GROWTH ENHANCES THE COMBINED ENTITY'S STRONG FOOTHOLD IN THE MOST PROLIFIC PRODUCING BASINS





ETP PROJECTS PROVIDE VISIBILITY FOR FUTURE EBITDA GROWTH



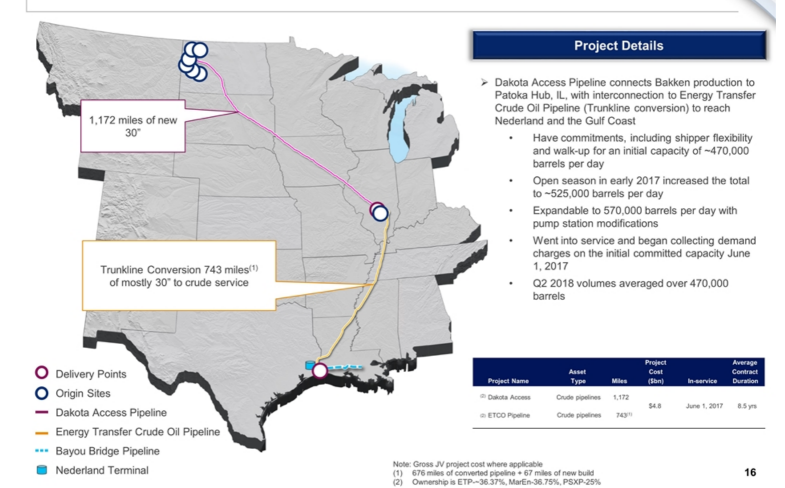


FORESEE SIGNIFICANT EBITDA GROWTH IN 2018 FROM COMPLETION OF PROJECT BACKLOG

	Project Description	Project Timing				
Trans-Pecos & Comanche Trail Pipelines ⁽¹⁾	Collective 337 miles of natural gas pipelines with 2.5 Bcf/d capacity in the Permian	In Service Q1 2017				
Bakken Crude Pipeline ⁽¹⁾	30" pipeline from North Dakota to Patoka Hub, interconnection with ETCO to reach Nederland	In Service June 2017				
Arrowhead Processing Plant	200 MMcf/d cryogenic processing plant in Midland Basin	In Service Q3 2017				
Permian Express 3	Provides incremental Permian takeaway capacity, with total capacity of 140Mbpd	100 Mbpd Q4 2017 Remainder Q4 2018				
Rebel II Processing Plant	Rebel II Processing Plant 200 MMcf/d cryogenic processing plant near existing Rebel plant					
Old Ocean Pipeline ⁽¹⁾	24-inch, 160,000 Mmbtu/d natural gas pipeline from Maypearl, TX to Hebert, TX	In Service Q2 2018				
Red Bluff Express Pipeline	~80-mile pipeline with capacity of at least 1.4 bcf/d will connect Orla Plant to the Waha Plant to provide residue takeaway; new extension will add an incremental 25 miles of pipeline	Q2 2018 / 2H 2019				
Rover Pipeline ⁽¹⁾	712 mile pipeline from Ohio / West Virginia border to Defiance, OH and Dawn, ON	Aug. 31, 2017 – Q2 2018				
Revolution	110 miles of gas gathering pipeline, cryogenic processing plant, NGL pipelines, and fractionation facility in PA					
Lone Star Frac V	one Star Frac V Additional 120 Mbpd fractionator at Mont Belvieu complex					
Mariner East 2 NGLs from Ohio/PA Marcellus Shale to the Marcus Hook Industrial Complex with 275Mbpd capacity upon full completion		End of Q3 2018				
Arrowhead II	200 MMcf/d cryogenic processing plant in Midland Basin	Q4 2018				
Bayou Bridge ⁽¹⁾	Crude pipeline connecting Nederland to Lake Charles / St. James, LA	Q2 2016 / Q4 2018				
NTP Pipeline Expansion ⁽¹⁾	36-inch natural gas pipeline expansion, providing 160,000 Mmbtu/d of additional capacity from WTX for deliveries into Old Ocean	End of 2018				
Mariner East 2X	Increase NGL takeaway from the Marcellus to the East Coast w/storage at Marcus Hook Industrial Complex	Q2/Q3 2019				
Lone Star Frac VI	Additional 140 Mbpd fractionator at Mont Belvieu complex	Q2 2019				
Permian Gulf Coast Pipeline ⁽¹⁾	600-mile crude oil pipeline from Permian Basin to Texas Gulf Coast region	Mid-2020				
J.C. Nolan Diesel Pipeline	30,000 bbls/d diesel pipeline from Hebert, TX to newly-constructed terminal in Midland, TX	Q3 2020				
Orbit Ethane Export Terminal	800,000 bbl refrigerated ethane storage tank and 175,000 bbl/d ethane refrigeration facility and 20-inch ethane pipeline to connect Mont Belvieu to export terminal	End of 2020				



CRUDE OIL SEGMENT-BAKKEN PIPELINE PROJECT





CRUDE OIL SEGMENT - PERMIAN EXPRESS PROJECTS

Permian Crude Projects

Colorado City Ablene Lea Station Corsicana Corsicana Corsicana Permian Express Terminal Permian Express 2 Nederland Access Pipeline San Antonio Corsicana C

Permian Express 3

- Expected to provide Midland & Delaware Basin producers new crude oil takeaway capacity (utilizing existing pipelines) from this rapidly growing area to multiple markets, including the 26 million barrel ETP Nederland, Texas terminal facility
- Total PE3 capacity expected to be 140,000 barrels per day (formerly PE3 Phase I)
- Placed ~100,000 barrels of capacity into-service in Q4 2017, with remaining capacity expected to come online in Q4 2018
- Completed successful open season for up to 50,000 additional barrels per day, which represents the remaining available capacity on PE3



CRUDE OIL SEGMENT - GULF COAST PARTNERS PIPELINE

Permian Gulf Coast Pipeline

New Mexico Midland Wink Crane Texas Magellan East Houston Magellan Early-3020 Completion Magellan Houston Distribution System

Permian Gulf Coast Pipeline JV

- Announced Joint Venture with Magellan Midstream, MPLX and Delek US Holdings to construct crude pipeline to transport crude oil from the Permian Basin to the Texas Gulf Coast region
- 30-inch diameter, 600-mile PGC pipeline expected to be operational mid-2020
- Multiple Texas origins, including Wink, Crane and Midland
- Strategic capability to transport crude oil to both ETP's Nederland terminal and Magellan's East Houston terminal for ultimate delivery through their respective distribution systems



CRUDE OIL SEGMENT - BAYOU BRIDGE PIPELINE PROJECT

Project Details

- Joint venture between Phillips 66 Partners (40%) and ETP (60%, operator)
- 30" Nederland to Lake Charles segment went into service in April 2016
- 24" St. James segment expected to be complete in the fourth quarter of 2018
- Light and heavy service
- Project highlights synergistic nature of ETP crude platform and creates additional growth opportunities and market diversification

Bayou Bridge Pipeline Map





NGL & REFINED PROJECTS SEGMENT: MARINER EAST SYSTEM

- > A comprehensive Marcellus Shale solution reaching local, regional and international markets
- > Will transport Natural Gas Liquids from OH / Western PA to the Marcus Hook Industrial Complex on the East Coast
- Supported by long-term, fee-based contracts

Mariner East 1:

- Currently in-service for propane & ethane transportation, storage & terminalling services
- Approximate capacity of 70,000 barrels per day

Mariner East 2:

- Expected to be in initial service end of Q3 2018
- NGL transportation, storage & terminalling services
- Capacity of 275,000 barrels per day upon full completion, with ability to expand as needed

Mariner East 2x:

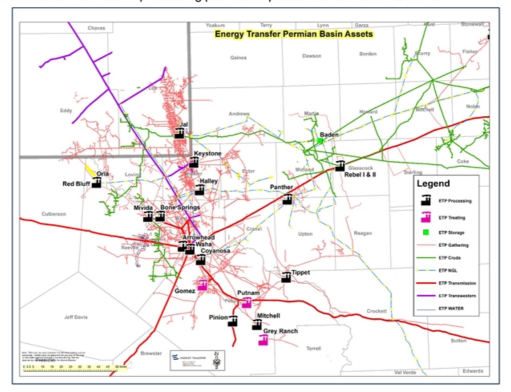
- Expected to be in-service Q2/Q3 2019
- Transportation, storage and terminalling services for ethane, propane, butane, C3+, natural gasoline, condensate and refined products





MIDSTREAM SEGMENT: PERMIAN BASIN INFRASTRUCTURE BUILDOUT

- > ETP is nearing capacity in both the Delaware and Midland Basins due to continued producer demand and strong growth outlook in the Permian
- > As a result of this demand, ETP has continued to build out its Permian infrastructure
 - Brought 600 mmcf/d of processing capacity online in 2016 and 2017
 - Brought 200 mmcf/d Rebel II processing plant online at the end of April 2018
 - Expect 200 mmcf/d Arrowhead II processing plant to be placed into service in Q4 2018



MIDSTREAM SEGMENT: REVOLUTION SYSTEM PROJECT



Project Details

- System is located in Pennsylvania's Marcellus/Upper Devonian Shale rich-gas area
- > Rich-gas, complete solution system
- > Currently 20 miles of 16" in-service
- > Build out assets will include:
 - 110 miles of 20", 24" & 30" gathering pipelines
 - Cryogenic processing plant with deethanizer
 - Natural gas residue pipeline with direct connect to Rover pipeline
 - Purity ethane pipeline to Mariner East system
 - C3+ pipeline and storage to Mariner East system
 - Fractionation facility located at Marcus Hook facility
- Multiple customers committed to project, which include volume commitments and a large acreage dedication
- Expect to be in full service in mid-September 2018

Revolution Project Map



- Opportunity to connect Revolution system to Mariner East system to move additional NGL volumes out of the Marcellus / Utica
- Potential to increase product flows to Marcus Hook

INTERSTATE SEGMENT: MARCELLUS/UTICA ROVER **PIPELINE**



Project Details

- Sourcing natural gas from the Marcellus and Utica shales
- Connectivity to numerous markets in the U.S. and Canada
 - · Midwest: Panhandle Eastern and ANR Pipeline near Defiance, Ohio
 - Michigan: MichCon, Consumers
 - · Trunkline Zone 1A (via PEPL/Trunkline)
 - · Canada: Union Gas Dawn Hub in Ontario, Canada
- 712 miles of new pipeline with capacity of 3.25 Bcf/d
- 3.1 Bcf/d contracted under long-term, fee-based agreements
- 32.56% owned by ETP / 32.44% owned by Blackstone / 35% owned by Traverse Midstream Partners LLC1

Timeline

- Phase IA began natural gas service on August 31, 2017; Phase IB began natural gas service in mid- December
- > Received FERC approval to place additional Phase II facilities into service, allowing for the full commercial operational capability of the Market North Zone segments
- > 100% of Rover mainline capacity is in service
- > In August 2018, ETP received approval to commence service on the Burgettstown and Majorsville supply laterals, allowing for 100% of contractual commitments on Rover to begin September 1, 2018
- Submitted in-service requests to FERC for Sherwood / CGT laterals at the end of August 2018



Rover Project Map

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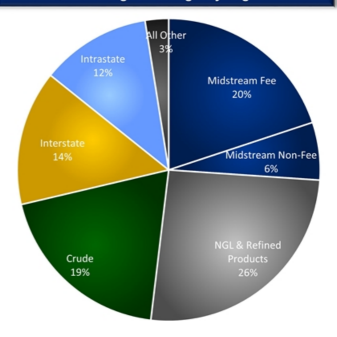
PRIMARILY FEE-BASED BUSINESS MIX

Stability of Cash Flows

Midstream: Approximately 80% fee-based margins from minimum volume commitment, acreage dedication and throughput-based contracts

- NGL & Refined Products: Transportation revenue from dedicated capacity and take-or-pay contracts, storage revenues consisting of both storage fees and throughput fees, and fractionation fees, which are primarily frac-orpay structures
- Interstate Transportation & Storage: Approximately 95% firm reservation charges based on amount of firm capacity reserved, regardless of usage
- Crude Oil: Primarily fee-based revenues derived from the transporting and terminalling of crude oil
- Intrastate: Primarily fixed-fee reservation charges, transport fees based on actual throughput, and storage fees

Q2 2018 Segment Margin by Segment



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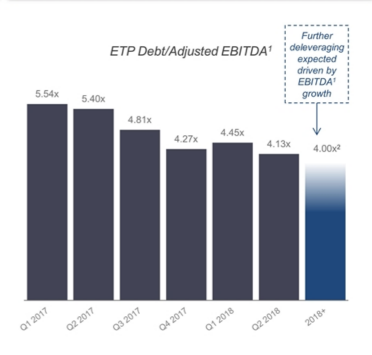
STRONG FOCUS ON THE BALANCE SHEET AND LIQUIDITY POSITION

Focus on liquidity and the balance sheet

> Liquidity update:

- December 2017, the Partnership entered into a new \$4 billion 5year revolving credit facility, and \$1 billion 364-day credit facility to replace the legacy ETP and legacy SXL credit facilities
- Recent credit-supportive strategic actions:
 - November 2017, ETP raised \$1.48 billion through Series A and Series B Perpetual Preferred Units. These securities received 50% equity treatment from all three ratings agencies
 - February 2018, SUN repurchased approximately 17.3 million SUN common units owned by ETP for approximately \$540 million. ETP used the proceeds to repay amounts outstanding under its revolving credit facility
 - April 2018, ETP sold its CDM compression business to USA Compression Partners (USAC) for \$1.232 billion in cash, 19.2 million USAC common units, and 6.4 million USAC Class B units
 - In April 2018, ETP issued \$450 million of its 7.375% Series C Perpetual Preferred Units. These securities received 50% equity treatment from all three ratings agencies
 - In July 2018, ETP issued \$445 million of its 7.625% Series D Perpetual Preferred Units. These securities also received 50% equity treatment from all three ratings agencies

Improving leverage metrics



¹ EBITDA and Adjusted EBITDA represents ETP consolidated on a last quarter annualized basis. See reconciliation of non-GAAP measures in the Appendix to this presentation.

2 Pro forma for Class C unit offering and cash proceeds from USAC transaction, debt/adjusted EBITDA would have been 4.23x





TRANSACTION OVERVIEW

- Energy Transfer Equity, LP ("ETE") and Energy Transfer Partners, LP ("ETP") have entered into a merger agreement providing for the acquisition of ETP by ETE for \$27 billion in ETE units
 - 1.280x ETE common units for each public ETP common unit, implying a price of \$23.59 per unit based on ETE's closing price immediately prior to the announcement of the transaction
 - Represents an 11% premium to the previous day's ETP closing price and a 15% premium to 10-day
 VWAP
- Transaction expected to be immediately accretive to ETE's distributable cash flow per unit
- Expect to maintain ETE distribution per unit and significantly increase cash coverage and retained cash flow
- ETP unitholders to benefit from stronger pro forma cash distribution coverage and reduced cost of capital
- Expect the pro forma partnership to receive investment-grade credit ratings
- ETP's incentive distribution rights will be eliminated
- Transaction subject to customary approvals, including the approval by a majority of the unaffiliated ETP unitholders
 - ETE filed its registration statement on Form S-4 with the SEC on August 14, 2018
 - Received early termination of the HSR waiting period on September 4, 2018
 - The special meeting of ETP unitholders will be held on October 18, 2018¹, and we expect the transaction to close shortly after receipt of the vote

1 Record date for special meeting is September 10, 2018

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STRATEGIC RATIONALE

SIMPLIFIES OWNERSHIP STRUCTURE

- Transaction will simplify Energy Transfer's corporate structure
- Further aligns economic interests within the Energy Transfer family
- · Responsive to investor sentiment regarding structural evolution of midstream sector

ELIMINATES IDR BURDEN AND IMPROVES COST OF CAPITAL

- · Removing the growing IDR burden for ETP will reduce the cost of equity for the combined entity
- · Improved cost of capital promotes the ability to compete for organic growth and strategic opportunities

INCREASES RETAINED CASH FLOW AND ENHANCES CREDIT PROFILE

- Increases retained cash flow to accelerate deleveraging
 - ETE pro forma expected to generate \$2.5 \$3.0 billion of excess retained cash flow per annum
 - Reduces common and preferred equity funding needs
- Expect the pro forma partnership to receive investment-grade credit ratings

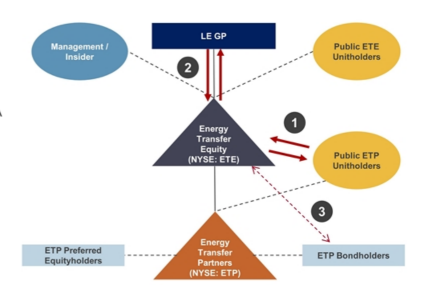
LONGER-TERM DISTRIBUTION SUSTAINABILITY

- Increased distribution coverage provides distribution stability and long-term growth prospects
 - ~1.6x 1.9x pro forma distribution coverage ratio enhances funding optionality and reduces reliance on capital markets



ILLUSTRATIVE TRANSACTION STRUCTURE

- 1 ETE acquires all of the outstanding ETP common units (excluding units owned by ETE or its subsidiaries) in a unit-for-unit exchange at a fixed exchange ratio of 1.280x
 - ETP debt and preferred equity remain in place
- 2 The general partner of ETE will be issued new Class A units of ETE such that the general partner and its affiliates will retain their current voting interest in ETE
 - The Class A units will not be entitled to cash distributions and otherwise have no economic attributes
 - The Class A units are not convertible or exchangeable for ETE common units
- 3 ETE expects to refinance its term loan and revolver at which point its senior notes become unsecured
 - No change of control triggered in ETE's existing notes



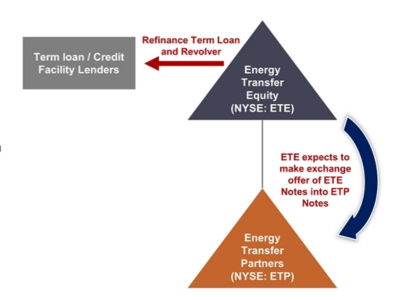


ENHANCED PRO FORMA BALANCE SHEET AND LIQUIDITY POSITION

CONSERVATIVE AND FLEXIBLE FINANCIAL POLICY

- Expect to maintain ETE distribution per unit at current level
- Meaningfully higher retained cash flow to drive further deleveraging
 - ~\$2.5 \$3.0 billion per year of distribution coverage expected
 - ~1.6x 1.9x expected coverage ratio
- Expect to fund majority of growth capex with retained cash flow
- Target leverage metrics consistent with strong investment grade ratings
- Ample liquidity through \$5 billion credit facility to provide balance sheet flexibility

DEBT EXCHANGE OVERVIEW



SIMPLIFIED FINANCIAL STRUCTURE STRENGTHENS BALANCE SHEET AND CREDIT PROFILE AND POSITIONS THE COMPANY FOR FUTURE GROWTH



ETE CLASS A UNIT OVERVIEW

- Under the ETE partnership agreement, the general partner of ETE, LE GP, has a contractual right to purchase common units from ETE whenever ETE issues common units so that LE GP can maintain its and its affiliates' collective equity interest percentage in ETE
- LE GP and its affiliates currently own approximately 31.0% of the outstanding ETE common units, and following the merger, would own approximately 13.5% of the outstanding ETE common units if it did not exercise its preemptive rights
- In connection with the ETP merger, LE GP will agree to waive its preemptive right to purchase additional ETE common units as partial consideration for the issuance of a new series of Class A units to LE GP
- Summary terms of Class A units
 - Represent limited partner interest in ETE that will not be entitled to any cash distributions and will have no other economic attributes
 - Class A units will be entitled to one vote per Class A unit and will vote together with ETE common units as a single class
 - The number of Class A Units issued to LE GP will be such that LE GP and its affiliates will maintain their combined current voting interest in ETE following the issuance of ETE common units in the merger
 - For as long as Kelcy Warren continues as a director or officer of LE GP, upon issuance of additional common units following the closing of the merger, ETE will issue additional Class A Units to LE GP such that the Class A Units will continue to represent, in the aggregate, the same voting interest as they represent upon the closing of the merger



KEY TAKEAWAYS

Business Diversity Diversified business model, together with the geographical diversity of our assets, continues to allow our businesses to demonstrate resiliency. The underlying fundamentals of our business are strong and we believe we are in a great position for growth

Capex Program

- Nearing the conclusion of major project backlog spend, and continue to foresee significant EBITDA growth in 2018 from the completion of these projects
- · The majority of these projects are backed by long-term, fee-based contracts

Balance Sheet

 Will remain prudent as it relates to the balance sheet, lowering leverage and increasing coverage and liquidity

Family Structure Energy Transfer Equity, LP ("ETE") and Energy Transfer Partners, LP ("ETP") have entered into a merger agreement providing for the acquisition of ETP by ETE for \$27 billion in ETE units

Distribution

 Expect to maintain ETE distribution per unit, and significantly increase cash coverage and retained cash flow post closing of the merger of ETE and ETP

TRANSACTION CREATES ~\$90 BILLION ENTERPRISE UNDER A SIMPLIFIED STRUCTURE WITH ENHANCED FINANCIAL FLEXIBILITY AND LOWER COST OF CAPITAL

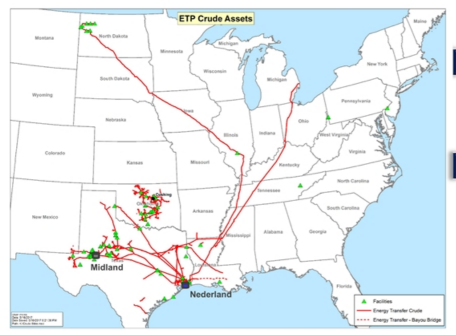




CRUDE OIL SEGMENT

Crude Oil Pipelines

- ~9,360 miles of crude oil trunk and gathering lines located in the Southwest and Midwest United States
- Controlling interest in 3 crude oil pipeline systems
 - · Bakken Pipeline (~36.37%)
 - · Bayou Bridge Pipeline (60%)
 - · Permian Express Partners (~88%)



Crude Oil Acquisition & Marketing

- Crude truck fleet of approximately 370 trucks
- Purchase crude at the wellhead from ~3,000 producers in bulk from aggregators at major pipeline interconnections and trading locations
- Marketing crude oil to major pipeline interconnections and trading locations
- Marketing crude oil to major, integrated oil companies, independent refiners and resellers through various types of sale and exchange transactions
- > Storing inventory during contango market conditions

Crude Oil Terminals

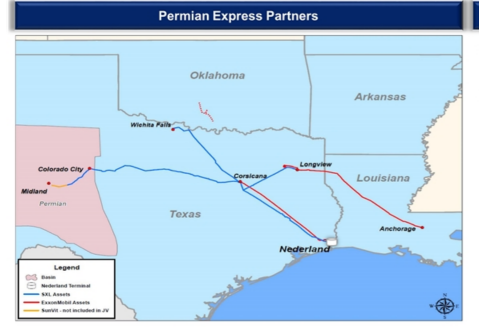
- Nederland, TX Crude Terminal ~26 million barrel capacity
- ➤ Northeast Crude Terminals ~3 million barrel capacity
- ➤ Midland, TX Crude Terminal ~2 million barrel capacity

ETP Opportunities

- Delaware Basin Pipeline has ability to expand by 100 mbpd
- Evaluating Permian Express 4 Expansion Project (formerly PE3 Phase II)
- Aggressively pursuing larger project to move barrels from the Permian Basin to Nederland



CRUDE OIL SEGMENT - PERMIAN EXPRESS PARTNERS



Joint Venture Details

- Strategic joint venture with ExxonMobil (ETP owns ~88% and is the operator)
- Combines key crude oil pipeline network of both companies and aligns ETP's Permian takeaway assets with ExxonMobil's crude pipeline network



NGL & REFINED PRODUCTS SEGMENT

NGL Storage

- TET Mont Belvieu Storage Hub ~50 million barrels NGL storage, ~600 Mbpd throughput
- 3 million barrel Mont Belvieu cavern under development
- ~7 million barrels of NGL storage at Marcus Hook, Nederland and Inkster
- Hattiesburg Butane Storage ~3 million barrels

Fractionation

- > 4 Mont Belvieu fractionators (420+ Mbpd)
- 40 Mbpd King Ranch, 25 Mbpd Geismar
- 50 Mbpd Houston DeEthanizer and 30 to 50 Mbpd Marcus Hook C3+ Frac in service Q4 2017
- > 120 Mbpd Frac V in-service July 2018
- 140 Mbpd Frac VI in-service Q2 2019

NGL Pipeline Transportation

- ~4,300 miles of NGL Pipelines throughout Texas and Northeast
- \succ ~ 1,300 Mbpd of raw make transport capacity in Texas
- > ~ 1,130 Mbpd of purity NGL pipeline capacity
 - > 732 Mbpd on the Gulf Coast
 - > 398 Mbpd in the Northeast

Mariner Franchise

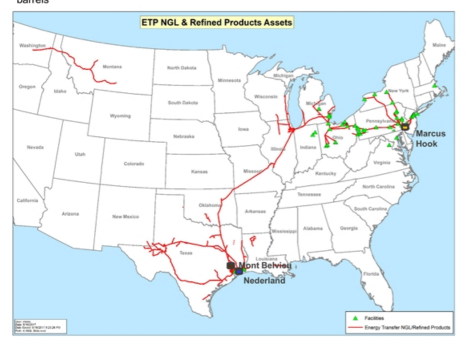
- ~200 Mbpd Mariner South LPG from Mont Belvieu to Nederland
- > 50 Mbpd Mariner West ethane to Canada
- > 70 Mbpd ME1 ethane and propane to Marcus Hook
- 275 Mbpd⁽¹⁾ ME2 NGLs to Marcus Hook (Initial inservice Q3 2018)
- ME2X expected in-service Q2/Q3 2019

Refined Products

- ~2,200 miles of refined products pipelines in the northeast, Midwest and southwest US markets
- 40 refined products marketing terminals with 8 million barrels storage capacity

37

(1) Upon full completion

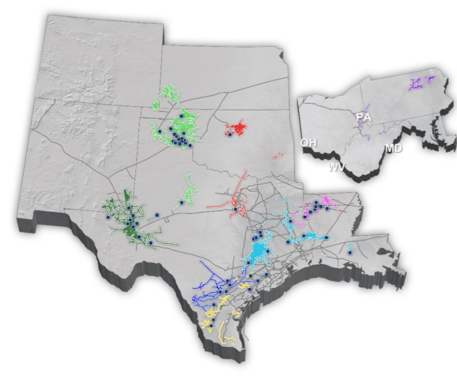




MIDSTREAM ASSETS

Midstream Asset Map

Midstream Highlights



- > Volume growth in key regions:
 - Q1 2018 gathered volumes averaged ~11.3 million mmbtu/d, and NGLs produced were ~503,000 bbls/d, both up over Q1 2017
- Permian Capacity Additions:
- 200 MMcf/d Panther processing plant in the Midland Basin came online in January 2017
- 200 MMcf/d Arrowhead processing plant in the Delaware Basin came online early Q3 2017
- 200 MMcf/d Rebel II processing plant came online in April 2018
- Due to continued strong demand in the Permian, nearing capacity in both the Delaware and Midland basins
- Expect 200 MMcf/d Arrowhead II processing plant to come online in Q4 2018

	Current P	rocessing	Capacity
		Bcf/d	Basins Served
— Pen	mian	2.1	Permian, Midland, Delaware
— Mid	continent/Panhandle	0.9	Granite Wash, Cleveland
- Nor	th Texas	0.7	Barnett, Woodford
Sou	th Texas	1.9	Eagle Ford
- Nor	th Louisiana	1.0	Haynesville, Cotton Valley
- Sou	theast Texas	0.4	Eagle Ford, Eagle Bine
Fac	tern	_	Marcellus Iltica

More than 40,000 miles of gathering pipelines with ~ 7.1 Bcf/d of processing capacity



INTERSTATE PIPELINE ASSETS

Interstate Asset Map

Interstate Highlights



Our interstate pipelines provide:

- Stability
 - Approximately 95% of revenue is derived from fixed reservation fees
- Diversity
 - · Access to multiple shale plays, storage facilities and markets
- Growth Opportunities
 - · Well positioned to capitalize on changing supply and demand dynamics
 - · Expect earnings to pick up once Rover is in service
 - In addition, expect to receive significant revenues from backhaul capabilities on Panhandle and Trunkline

	PEPL	TGC (1)	TW	FGT	SR	FEP	Tiger	MEP	Gulf States	Rover ⁽²⁾	Total
Miles of Pipeline	5,980	2,220	2,570	5,360	830	185	195	500	10	713	18,563
Capacity (Bcf/d)	2.8	0.9	2.1	3.1	2.0	2.0	2.4	1.8	0.1	3.3	20.5
Owned Storage (Bcf)	83.9	13									96.9
Ownership	100%	100%	100%	50%	100%	50%	100%	50%	100%	32.6%	

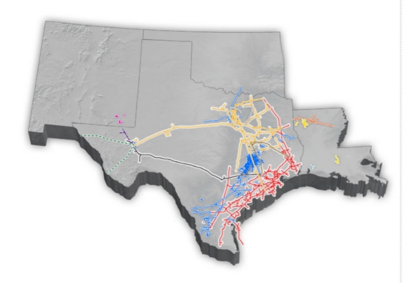
~18,600 miles of interstate pipelines with ~21Bcf/d of throughput capacity currently in-service

- After abandonment of 30° line being connected to crude service 100% of mainline capacity in-service. Request has been submitted to FERC to place additional facilities into service



INTRASTATE PIPELINE ASSETS

Intrastate Asset Map



- ~ 8,700 miles of intrastate pipelines
- ~20 Bcf/d of throughput capacity

Intrastate Highlights

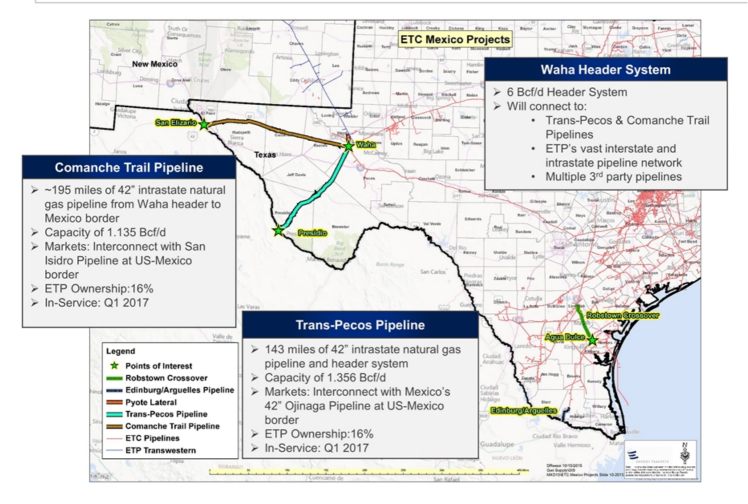
- Continue to expect volumes to Mexico to grow, particularly with the startup of Trans-Pecos and Comanche Trail in Q1 2017, which will result in increased demand for transport services through ETP's existing pipeline network
 - Have seen an increase in 3rd party activity on both of these pipes, mostly via backhaul services being provided to the Trans-Pecos header
- Well positioned to capture additional revenues from anticipated changes in natural gas supply and demand in the next five years
- Red Bluff Express Pipeline connects the Orla Plant, as well as 3rd party plants, to the Waha Oasis Header, and went into service in Q2 2018
 - An expansion to Red Bluff Express is expected online in 2H 2019

		In Sei	vice		
	Capacity (Bcf/d)	Pipeline (Miles)	Storage Capacity (Bcf)	Bi-Directional Capabilities	Major Connect Hubs
Trans Pecos & Comanche Trail Pipelines	2.5	338	NA	No	Waha Header, Mexico Border
ET Fuel Pipeline	5.2	2,780	11.2	Yes	Waha, Katy, Carthage
Oasis Pipeline	1.2	750	NA	Yes	Waha, Katy
Houston Pipeline System	5.3	3,920	52.5	No	HSC, Katy, Aqua Dulce
ETC Katy Pipeline	2.4	460	NA	No	Katy
RIGS ¹	2.1	450	NA	No	Union Power, LA Tech
 Red Bluff Express 	1.4	100	NA	No	Waha

(1) ETP owns a 49.99% general partnership interest



INTRASTATE SEGMENT: MEXICO (CFE)





ETP NON-GAAP FINANCIAL MEASURES

	Pro Forma Full Year	for Merger		2017					
	2016	Q1	Q2	Q3	Q4	YTD	Q1	2018 Q2	YTD
Net income (loss)	\$ 583	\$ 393	\$ 296	\$ 715	\$ 1,097	\$ 2,501	\$ 879	\$ 602	\$ 1,481
Interest expense, net	1,317	332	336	352	345	1,365	346	358	704
Gains on acquistions	(83)								
Impairment losses	813				920	920		-	
Income tax expense (benefit)	(186)	55	79	(112)	(1,518)	(1,496)	(40)	69	29
Depreciation, depletion and amortization	1,986	560	557	596	619	2,332	603	588	1,191
Non-cash compensation expense	80	23	15	19	17	74	20	21	41
(Gains) losses on interest rate derivatives	12	(5)	25	8	9	37	(52)	(20)	(72)
Unrealized (gains) losses on commodity risk management activities	131	(64)	(34)	81	(39)	(56)	87	265	352
Gain on Sunoco LP unit repurchase							(172)		(172)
Loss on deconsolidation of CDM		-						86	86
Losses on extinguishments of debt			v		42	42			
Impairment of investment in unconsolidated affiliates	308				313	313		~	
Equity in (earnings) losses of unconsolidated affiliates	(59)	(73)	61	(127)	(17)	(156)	72	(106)	(34)
Adjusted EBITDA related to unconsolidated affiliates	946	239	247	279	219	984	185	228	413
Other, net	(115)	(15)	(37)	(27)	(69)	(148)	(47)	(40)	(87)
Adjusted EBITDA (consolidated)	5,733	1,445	1,545	1,784	1,938	6,712	1,881	2,051	3,932
Adjusted EBITDA related to unconsolidated affiliates	(946)	(239)	(247)	(279)	(219)	(984)	(185)	(228)	(413)
Distributable cash flow from unconsolidated affiliates	518	144	123	169	138	574	125	141	266
Interest expense, net	(1,317)	(332)	(336)	(352)	(345)	(1,365)	(346)	(358)	(704)
Preferred Unitholders' distributions					(12)	(12)	(24)	(30)	(54)
Current income tax (expense) benefit	17	(1)	(12)	(9)	(13)	(35)		22	22
Maintenance capital expenditures	(368)	(60)	(107)	(119)	(143)	(429)	(88)	(116)	(204)
Other, net	1	15	12	16	(1)	42	3	5	8
Distributable Cash Flow (consolidated)	3,638	972	978	1,210	1,343	4,503	1,366	1,487	2,853
Distributable Cash Flow attributable to PennTex Midstream Partners, LP (100%)	(11)	(19)			-	(19)			
Distributions from PennTex Midstream Partners, LP to ETP	16	8				8		-	
Distributable cash flow attributable to noncontrolling interest in other consolidated subsidiaries	(40)	(23)	(57)	(119)	(151)	(350)	(147)	(180)	(327)
Distributable Cash Flow attributable to the partners of ETP	3,603	938	921	1,091	1,192	4,142	1,219	1,307	2,526
Transaction-related expenses	16	7	25	13	3	48	4	10	14
Distributable Cash Flow attributable to the partners of ETP, as adjusted	\$ 3,619	\$ 945	\$ 946	\$ 1,104	\$ 1,195	\$ 4,190	\$ 1,223	\$ 1,317	\$ 2,540

Notes
During the fourth quarter of 2017, the Partnership changed its accounting policy related to certain inventories. Certain crude oil, refined product and NGL inventories associated with the legacy Sunco Logistics business were changed from the LIFO method to the weighted everage cost method. These changes have been applied retrospectively to all periods presented, and the prior period amounts reflected below have been adjusted from those amounts previously reported. Certain other prior period amounts have also been reclassified to conform to the current period presentation, including a reclassification between capitalized interest and AFUDC from the nine months ended September 30, 2017.

Definitions

Adjusted EBITDA and Distributable Cash Flow are non-GAAP financial measures used by industry analysts, investors, fenders, and rating agencies to assess the financial performance and the operating results of ETP's fundamental business activities and should not be consisteded in solation or as a substitute for net income, income from operation, cash flows from operating activities, or other GAAP measures. There are material intellects that the strategies are used as Adjusted EBITDA and Distributable Cash Flow, including the distributable cash flow, including the distributable cash flow, and the including and the strategies of the strategies are the strategies of the other closes or cash flows. In addition, our calculations of Adjusted EBITDA and Distributable Cash Flow may not be consistent with smillarly titled measures of other companies and should be viewed in conjunction with measurements that are computed in accordance with GAAP, such as gross margin, operating income, net income, and cash flow the operating activities on operating activities.

ETP defines Adjusted EBITDA as total partnership earnings before interest, taxes, depreciation, depletion, amortization and other non-cash items, such as non-cash compensation expense, gains and losses on disposals of assets, the allowance for equity funds used during construction, usrealized gains and losses on commodity risk management activities, non-cash impairment charges, losses on endinguishments of debt and other non-operating income or expense terms. Unrealized gains and losses on commodity risk management activities notube unrealized gains and losses on commodity deviratives and university fair value adjustments (excluding lower of cost or market adjustments). Adjusted EBITDA reflects amounts for less than wholly-owned subsidiaries based on 100% of the subsidiaries' results of operations and for unconsolidated affiliates based on ETP's proportionate ownership.

Distributable Cash Flow is used by management to evaluate our overall performance. Our partnership agreement requires us to distribute all available cash, and Distributable Cash Flow is calculated to evaluate our ability to fund distributions through cash generated by our operations. ETP distributable Cash Flow as net income, adjusted for certain non-cash items, less distributions to preferred unimbiddens and maintenance capital sependatures. Non-cash items include dependation, despendation, described in compensation included in interest expense, guitar and losses on commodity in item management advises, non-cash maintenance capital separation included in interest expense, guitar advises on commodity in item management advises, non-cash impairment of control construction, unrestrated gains and losses on commodity risk management advises in commodity risk management advises in commodity derivatives and inventory fair value adjustments for construction unrestrated gains and losses on commodity derivatives and inventory fair value adjustments (excluding lower of cost or market adjustments). The commodities of the control of the control of the commodities of the control of the

On a consolidated basis, Distributable Cash Flow includes 100% of the Distributable Cash Flow of ETP's consolidated subsidiaries. However, to the estert that noncontrolling interests exist among ETP's subsidiaries, the Distributable Cash Flow of ETP's subsidiaries may not be available to be distributable to the partners of ETP. In order to reflect the cash flows available to the first distributable cash Flow (consolidated), as follows:

- For subsidiaries with publicly traided equaly interests. Distributable Cash Flow (consolidated) includes 100% of Distributable Cash Flow attributable Cash Flow attributable to the partners of ETP, which is calculated by adjusting Distributable Cash Flow attributable cash Flow attributable to such subsidiary, and Distributable Cash Flow attributable to the partners of ETP in claudes distributable to cash Flow attributable to such subsidiary, and Distributable Cash Flow attributable to such subsidiary, and Distributable Cash Flow attributable to such subsidiary.

- For consolidated place ventures or smile entities, where the noncontrolling interests and partners of ETP in an expension of distributable to such subsidiary to the noncontrolling interests.



ETP NON-GAAP FINANCIAL MEASURES

		nths Ended ne 30,		Ended June 0,		
	2018	2017	2018	2017		
Intrastate transportation and storage	\$ 267	\$ 202	\$ 438	\$ 384		
Interstate transportation and storage	328	207	644	442		
Midstream	593	571	1,146	1,084		
NGL and refined products transportation and services	587	516	1,187	1,075		
Crude oil transportation and services	442	374	1,010	646		
All other	57	76	152	178		
Intersegment eliminations	(4)	6	(15)	(12)		
Total segment margin	2,270	1,952	4,562	3,797		
Less:						
Operating expenses	627	539	1,231	1,031		
Depreciation, depletion and amortization	588	557	1,191	1,117		
Selling, general and administrative	112	120	224	230		
Operating income	\$ 943	\$ 736	\$ 1,916	\$ 1,419		

Segment Margin is a non-GAAP financial measure and is presented herein to assist in the analysis of segment operating results and particularly to facilitate an understanding of the impacts that changes in sales revenues have on the segment performance measure of Segment Adjusted EBITDA. Segment Margin is similar to the GAAP measure of gross margin, except that Segment Margin excludes charges for depreciation, depletion and amortization.

Following is a reconciliation of Segment Margin to operating income, as reported in the Partnership's consolidated statements of operations:



ETE NON-GAAP FINANCIAL MEASURES

		2016	2017										2018					
	Fu	ill Year		Q1	_	Q2	_	Q3	(Q4	,	YTD		Q1		Q2		YTD
Net income attributable to partners	S	995	S	239	S	212	S	252	S	251	s	954	S	363	S	355	S	718
Equity in earnings related to investments in ETP, Sunoco LP and USAC		(1,374)		(325)		(273)		(310)		(335)		(1,243)		(414)		(420)		(834)
Total cash distributions from investments in subsidiaries		1,459		262		284		317		311		1,174		443		454		897
Amortization included in interest expense (excluding ETP, Sunoco LP and USAC)		12		2		3		2		2		9		2		3		5
Lake Charles LNG maintenance capital expenditures		_		_		_		(1)		(1)		(2)		_		_		_
Other non-cash (excluding ETP, Sunoco LP and USAC)		56		34		10		10		34		88		6		11		17
Distributable Cash Flow		1,148		212		236		270		262		980		400		403		803
Transaction-related expenses		59		3		4		1		1		9		(5)		4		(1)
Distributable Cash Flow, as adjusted	\$	1,207	\$	215	\$	240	\$	271	\$	263	\$	989	\$	395	\$	407	\$	802
Total cash distributions to be paid to the partners of ETE	_	974		251		251		257		266		1025		266		354		620
Distribution coverage ratio		1.24x		0.86x		0.96x		1.05x		0.99x		0.96x		1.48x		1.15x		1.29

Distributable Cash Flow and Distributable Cash Flow, as adjusted, for a period as cash distributions expected to be received in respect of such period in connection with the Partnership's investments in limited and general partner interests, net of the Partnership's cash expenditures for general and administrative costs and interest expense. The Partnership's definitions of Distributable Cash Flow and Distributable Cash Flow, as adjusted, also include distributable cash flow from Lake Charles LNG to the Partnership. For Distributable Cash Flow, as adjusted, certain transaction-related expenses that are included in net income are excluded.

Distributable Cash Flow is a significant liquidity measure used by the Partnership's senior management to compare net cash flows generated by the Partnership to the distributions the Partnership expects to pay its unitholders. Due to cash expenses incurred from time to time in connection with the Partnership's merger and acquisition activities and other transactions, Distributable Cash Flow, as adjusted, is also a significant liquidity measure used by the Partnership's senior management to compare net cash flows generated by the Partnership to the distributions the Partnership expects to pay its unitholders. Using these measures, the Partnership's management can compute the coverage ratio of estimated cash flows for a period to planned cash distributions for such period.

Distributable Cash Flow and Distributable Cash Flow, as adjusted, are also important non-GAAP financial measures for our limited partners since these indicate to investors whether the Partnership's investments are generating cash flows at a level that can sustain or support an increase in quarterly cash distribution levels. Financial measures such as Distributable Cash Flow and Distributable Cash Flow, as adjusted, are quantitative standards used by the investment community with respect to publicly traded partnerships because the value of a partnership unit is in part measured by its yield (which in turn is based on the amount of cash distributions a partnership can pay to a unitholder). The GAAP measure most directly comparable to Distributable Cash Flow, and Distributable Cash Flow, as adjusted, is net income for ETE on a stand-alone basis (the "Parent Company").

Distribution Coverage Ratio. The Partnership defines Distribution Coverage Ratio for a period as Distributable Cash Flow, as adjusted, divided by total cash distributions expected to be paid to the partners of ETE in respect of such period.