Summit Midstream Partners, LP

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Form 10-O
May 04, 2018
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smlp:MeadowlarkMidstreamGatheringSystemMember 2018-01-01 2018-03-31 0001549922
smlp:MeadowlarkMidstreamGatheringSystemMember 2018-03-31 0001549922
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smlp:DropDownAssets2016AcquisitionMember 2016-03-02 2016-03-03 0001549922 smlp:DropDownAssets2016AcquisitionMember 2016-06-01 2016-06-30 0001549922 smlp:DropDownAssets2016AcquisitionMember 2018-03-31 0001549922 us-gaap:ReportableLegalEntitiesMember us-gaap:ParentCompanyMember 2018-03-31 0001549922 us-gaap:ReportableLegalEntitiesMember us-gaap; Subsidiary Issuer Member 2018-03-31 0001549922 us-gaap; Reportable Legal Entities Member us-gaap:GuarantorSubsidiariesMember 2018-03-31 0001549922 us-gaap:ReportableLegalEntitiesMember us-gaap:NonGuarantorSubsidiariesMember 2018-03-31 0001549922 us-gaap:ConsolidationEliminationsMember 2018-03-31 0001549922 us-gaap:ParentCompanyMember us-gaap:ReportableLegalEntitiesMember 2017-12-31 0001549922 us-gaap:SubsidiaryIssuerMember us-gaap:ReportableLegalEntitiesMember 2017-12-31 0001549922 us-gaap:GuarantorSubsidiariesMember us-gaap:ReportableLegalEntitiesMember 2017-12-31 0001549922 us-gaap:NonGuarantorSubsidiariesMember us-gaap:ReportableLegalEntitiesMember 2017-12-31 0001549922 us-gaap:ConsolidationEliminationsMember 2017-12-31 0001549922 us-gaap:ParentCompanyMember us-gaap:ReportableLegalEntitiesMember 2018-01-01 2018-03-31 0001549922 us-gaap:SubsidiaryIssuerMember us-gaap:ReportableLegalEntitiesMember 2018-01-01 2018-03-31 0001549922 us-gaap:GuarantorSubsidiariesMember us-gaap:ReportableLegalEntitiesMember 2018-01-01 2018-03-31 0001549922 us-gaap:NonGuarantorSubsidiariesMember us-gaap:ReportableLegalEntitiesMember 2018-01-01 2018-03-31 0001549922 us-gaap: Consolidation Eliminations Member 2018-01-01 2018-03-31 0001549922 us-gaap:ParentCompanyMember us-gaap:ReportableLegalEntitiesMember 2017-01-01 2017-03-31 0001549922 us-gaap:SubsidiaryIssuerMember us-gaap:ReportableLegalEntitiesMember 2017-01-01 2017-03-31 0001549922 us-gaap:GuarantorSubsidiariesMember us-gaap:ReportableLegalEntitiesMember 2017-01-01 2017-03-31 0001549922 us-gaap:NonGuarantorSubsidiariesMember us-gaap:ReportableLegalEntitiesMember 2017-01-01 2017-03-31 0001549922 us-gaap: Consolidation Eliminations Member 2017-01-01 2017-03-31 0001549922 us-gaap:ParentCompanyMember us-gaap:ReportableLegalEntitiesMember 2016-12-31 0001549922 us-gaap:SubsidiaryIssuerMember us-gaap:ReportableLegalEntitiesMember 2016-12-31 0001549922 us-gaap:GuarantorSubsidiariesMember us-gaap:ReportableLegalEntitiesMember 2016-12-31 0001549922 us-gaap:NonGuarantorSubsidiariesMember us-gaap:ReportableLegalEntitiesMember 2016-12-31 0001549922 us-gaap:ConsolidationEliminationsMember 2016-12-31 0001549922 us-gaap:ParentCompanyMember us-gaap:ReportableLegalEntitiesMember 2017-03-31 0001549922 us-gaap:SubsidiaryIssuerMember us-gaap:ReportableLegalEntitiesMember 2017-03-31 0001549922 us-gaap:GuarantorSubsidiariesMember us-gaap:ReportableLegalEntitiesMember 2017-03-31 0001549922 us-gaap:NonGuarantorSubsidiariesMember us-gaap:ReportableLegalEntitiesMember 2017-03-31 0001549922 us-gaap:ConsolidationEliminationsMember 2017-03-31 0001549922 smlp:UticaShaleSegmentMember us-gaap;SubsequentEventMember 2018-04-01 2018-04-30 0001549922 smlp:UticaShaleSegmentMember us-gaap:SubsequentEventMember 2018-04-30 **UNITED STATES**

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-Q

(Mark One)

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2018

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 number: 001-35666

Summit Midstream Partners, LP

(Exact name of registrant as specified in its charter)

Delaware 45-5200503

(State or other jurisdiction of (I.R.S. Employer

incorporation or organization) Identification No.)

1790 Hughes Landing Blvd, Suite 500

The Woodlands, TX 77380

(Address of principal executive offices) (Zip Code)

(832) 413-4770

(Registrant's telephone number, including area code)

Not applicable

(Former name or former address, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes 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, smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer

Accelerated filer

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

Emerging growth company

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

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Yes No

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

As of April

Class 30, 2018

73,355,775

Common Units units

1,490,999

General Partner Units units

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COMMONLY USED OR DEFINED TERMS

2016 Drop Down the Partnership's March 3, 2016 acquisition of substantially all of (i) the issued and

outstanding membership interests in Summit Utica, Meadowlark Midstream and

Tioga Midstream and (ii) SMP Holdings' 40% ownership interest in Ohio

Gathering from SMP Holdings

5.5% Senior Notes Summit Holdings' and Finance Corp.'s 5.5% senior unsecured notes due August

2022

7.5% Senior Notes Summit Holdings' and Finance Corp.'s 7.5% senior unsecured notes redeemed

in March 2017

5.75% Senior Notes Summit Holdings' and Finance Corp.'s 5.75% senior unsecured notes due April 2025 associated natural gas which is found with deposits of petroleum, either dissolved in the

oil or as a free gas cap above the oil in the reservoir

ASU Accounting Standards Update

Bbl one barrel; used for crude oil and produced water and equivalent to 42 U.S. gallons

Bef one billion cubic feet
Bison Midstream Bison Midstream, LLC

Board of Directors the board of directors of our General Partner

condensate a natural gas liquid with a low vapor pressure, mainly composed of propane, butane,

pentane and heavier hydrocarbon fractions

Deferred Purchase Price

the deferred payment liability recognized in connection with the 2016 Drop Down

Obligation

DFW Midstream DFW Midstream Services LLC
DJ Basin Denver-Julesburg Basin

dry gas natural gas primarily composed of methane where heavy hydrocarbons and water

either do not exist or have been removed through processing or treating

Energy Capital Partners Energy Capital Partners II, LLC and its parallel and co-investment funds; also known

as the Sponsor

Epping Transmission Company, LLC

EPU earnings or loss per unit

FASB Financial Accounting Standards Board Finance Corp. Summit Midstream Finance Corp.

GAAP accounting principles generally accepted in the United States of America

General Partner
Grand River
Grand River
Grand River
Grand River Gathering, LLC
incentive distribution rights
IPO
initial public offering

LIBOR London Interbank Offered Rate

Mbbl one thousand barrels

Mbbl/d one thousand barrels per day
Mcf one thousand cubic feet

MD&A Management's Discussion and Analysis of Financial Condition and Results of

Operations

Meadowlark Midstream Meadowlark Midstream Company, LLC

MMcf one million cubic feet

MMcf/d one million cubic feet per day

Mountaineer Midstream Mountaineer Midstream gathering system

MVC minimum volume commitment

NGL natural gas liquids; the combination of ethane, propane, normal butane, iso-butane

and natural gasolines that when removed from unprocessed natural gas streams

become liquid under various levels of higher pressure and lower temperature

Niobrara G&P Niobrara Gathering and Processing system

OCC Ohio Condensate Company, L.L.C. OGC Ohio Gathering Company, L.L.C.

Ohio Gathering Company, L.L.C. and Ohio Condensate Company, L.L.C.

OpCo Summit Midstream OpCo, LP

play a proven geological formation that contains commercial amounts of hydrocarbons

Permian Finance Summit Midstream Permian Finance, LLC

ii

Polar and Divide the Polar and Divide system; collectively Polar Midstream and Epping

Polar Midstream, LLC

produced water water from underground geologic formations that is a by-product of natural gas and

crude oil production

Red Rock Gathering Red Rock Gathering Company, LLC

Remaining Consideration management's estimate of the consideration to be paid to SMP Holdings in 2020 in

connection with the 2016 Drop Down, the present value of which is reflected on

our balance sheets as the Deferred Purchase Price Obligation

Revolving Credit Facility the Third Amended and Restated Credit Agreement dated as of May 26, 2017

SEC Securities and Exchange Commission

segment adjusted total revenues less total costs and expenses; plus (i) other income excluding interest

EBITDA income, (ii) our proportional adjusted EBITDA for equity method investees, (iii)

depreciation and amortization, (iv) adjustments related to MVC shortfall

payments, (v) adjustments related to capital reimbursement activity, (vi) unit-

based and noncash compensation, (vii) the change in the Deferred Purchase

Price Obligation fair value, (viii) early extinguishment of debt expense, (ix)

impairments and (x) other noncash expenses or losses, less other noncash

income or gains

shortfall payment the payment received from a counterparty when its volume throughput does not meet

its MVC for the applicable period

SMLP Summit Midstream Partners, LP SMLP LTIP SMLP Long-Term Incentive Plan

SMP Holdings Summit Midstream Partners Holdings, LLC

Sponsor Energy Capital Partners II, LLC and its parallel and co-investment funds; also known

as Energy Capital Partners

Summit Holdings
Summit Midstream Holdings, LLC
Summit Investments
Summit Midstream Partners, LLC
Summit Niobrara
Summit Midstream Niobrara, LLC
Summit Mestream Marketing, LLC
Summit Permian
Summit Midstream Permian, LLC
Summit Utica
Summit Midstream Utica, LLC

the Company Summit Midstream Partners, LLC and its subsidiaries the Partnership Summit Midstream Partners, LP and its subsidiaries

throughput volume the volume of natural gas, crude oil or produced water transported or passing through

a pipeline, plant or other facility during a particular period; also referred to as

volume throughput

Tioga Midstream Tioga Midstream, LLC

unconventional resource a basin where natural gas or crude oil production is developed from unconventional

basin sources that require hydraulic fracturing as part of the completion process, for

instance, natural gas produced from shale formations and coalbeds; also

referred to as an unconventional resource play

wellhead the equipment at the surface of a well, used to control the well's pressure; also, the

point at which the hydrocarbons and water exit the ground

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PART I - FINANCIAL INFORMATION

Item 1. Financial Statements.

SUMMIT MIDSTREAM PARTNERS, LP AND SUBSIDIARIES

UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEETS

	March 31, 2018 (In thousand amounts)	December 31, 2017 ds, except unit
Assets		
Current assets:		
Cash and cash equivalents	\$3,366	\$ 1,430
Accounts receivable	68,811	72,301
Other current assets	3,535	4,327
Total current assets	75,712	78,058
Property, plant and equipment, net	1,858,312	1,795,129
Intangible assets, net	293,771	301,345
Goodwill	16,211	16,211
Investment in equity method investees	682,227	690,485
Other noncurrent assets	13,153	13,565
Total assets	\$2,939,386	\$ 2,894,793
Liabilities and Partners' Capital Current liabilities:		
Trade accounts payable	\$21,232	\$ 16,375
Accrued expenses	13,971	12,499
Due to affiliate	443	1,088
Deferred revenue	10,159	4,000
Ad valorem taxes payable	3,834	8,329
Accrued interest	15,383	12,310
Accrued environmental remediation	3,068	3,130
Other current liabilities	5,984	11,258
Total current liabilities	74,074	68,989
Long-term debt	1,091,602	1,051,192
Deferred Purchase Price Obligation	384,617	362,959
Noncurrent deferred revenue	36,587	12,707
Noncurrent accrued environmental remediation	1,916	2,214
Other noncurrent liabilities	6,509	7,063
Total liabilities	1,595,305	1,505,124
Commitments and contingencies (Note 16)	1,393,303	1,303,124
Series A Preferred Units (300,000 units issued and outstanding at		
March 31, 2018 and December 31, 2017)	300,741	294,426

Common limited partner capital (73,355,775 units issued and outstanding

at March 31, 2018 and 73,085,996 units issued and outstanding at

December 31, 2017)	1,005,409	1,056,510
General Partner interests (1,490,999 units issued and outstanding at		
March 31, 2018 and December 31, 2017)	27,033	27,920
Noncontrolling interest	10,898	10,813
Total partners' capital	1,344,081	1,389,669
Total liabilities and partners' capital	\$2,939,386	\$ 2,894,793

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

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UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

	Three months ended March 31, 2018 2017 (In thousands, except per-unit amounts)		
Revenues:			
Gathering services and related fees	\$84,361 \$118,013		
Natural gas, NGLs and condensate sales	26,117 11,120		
Other revenues	6,842 6,672		
Total revenues	117,320 135,805		
Costs and expenses:			
Cost of natural gas and NGLs	20,286 9,052		
Operation and maintenance	24,604 23,692		
General and administrative	14,385 14,132		
Depreciation and amortization	26,677 28,569		
Transaction costs	57 —		
(Gain) loss on asset sales, net	(74) 3		
Long-lived asset impairment			
Total costs and expenses	85,935 75,732		
Other (expense) income	(7) 71		
Interest expense	(15,122) (16,716)		
Early extinguishment of debt	— (22,020)		
Deferred Purchase Price Obligation	(21,658) (20,883)		
(Loss) income before income taxes and income (loss)			
from equity method investees	(5,402) 525		
Income tax benefit (expense)	171 (452)		
Income (loss) from equity method investees	1,386 (656)		
Net loss	\$(3,845) \$(583)		
Less:			
Net income attributable to noncontrolling interest	85 102		
Net loss attributable to SMLP	(3,930) (685)		
Less net income attributable to General Partner,			
including IDRs	2,058 2,092		
Net loss attributable to limited partners	(5,988) (2,777)		
Less net income attributable to Series A Preferred Units	7,125 —		
Net loss attributable to common limited partners	\$(13,113) \$(2,777)		
Loss per limited partner unit:			
Common unit – basic	\$(0.18) \$(0.04)		
Common unit – diluted	\$(0.18) \$(0.04)		

Weighted-average limited partner units outstanding:

 Common units – basic
 73,134
 72,149

 Common units – diluted
 73,134
 72,149

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

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UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF PARTNERS' CAPITAL

Partners' capital, January 1, 2017 Net (loss) income Distributions to unitholders Unit-based compensation Tax withholdings on vested SMLP LTIP	Partners' capital Limited partners General Noncontrolling Common Partner interest Total (In thousands) \$1,129,132 \$29,294 \$ 11,247 \$1,169,673 (2,777) 2,092 102 (583) (41,464) (2,988) — (44,452) 2,048 — — 2,048	
awards ATM Program issuances, net of costs Contribution from General Partner Partners' capital, March 31, 2017	(2,051) — — (2,051) 367 — — 367 — 113 — 113 \$1,085,255 \$28,511 \$11,349 \$1,125,115	
Partners' capital, December 31, 2017,	Partners' capital Limited partners Series A Preferred Noncontrolling Units Common General Partner interest (In thousands)	Total
as reported January 1, 2018 impact of Topic 606	\$294,426 \$1,056,510 \$ 27,920 \$ 10,813	\$1,389,669
day 1 adoption Partners' capital, January 1, 2018 Net income (loss) Distributions to unitholders Unit-based compensation Tax withholdings on vested SMLP LTIP	— 4,130 84 — 294,426 1,060,640 28,004 10,813 7,125 (13,113 2,058 85 — (42,024 (3,029) — — 1,979 — —	4,214 1,393,883 (3,845) (45,053) 1,979
awards Other Partners' capital, March 31, 2018 The accompanying notes are an integral p	— (1,943) — — — (810) (130) — — — — — — — — — — — — — — — — — —	(1,943) (940) \$1,344,081 ements.

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

	Three mont	hs ended
	March 31, 2018	2017
	(In thousand	
Cash flows from operating activities:		,
Net loss	\$(3,845)	\$(583)
Adjustments to reconcile net loss to net cash		
provided by operating activities:		
Depreciation and amortization	26,526	28,418
Amortization of debt issuance costs	1,040	1,032
Deferred Purchase Price Obligation	21,658	20,883
Unit-based and noncash compensation	1,962	2,128
(Income) loss from equity method investees	(1,386)	656
Distributions from equity method investees	9,644	8,944
(Gain) loss on asset sales, net	(74)	3
Long-lived asset impairment	_	284
Early extinguishment of debt	_	22,020
Changes in operating assets and liabilities:		
Accounts receivable	3,490	43,695
Trade accounts payable	(3,294)	(4,042)
Accrued expenses	1,472	718
Due (to) from affiliate	(645)	228
Deferred revenue, net	1,130	(38,485)
Ad valorem taxes payable	(4,495)	(6,522)
Accrued interest	3,073	(11,780)
Accrued environmental remediation, net	(360)	(307)
Other, net	(4,686)	(4,841)
Net cash provided by operating activities	51,210	62,449
Cash flows from investing activities:		
Capital expenditures	(40,778)	(14,428)
Contributions to equity method investees		(4,936)
Other, net	(221)	(361)
Net cash used in investing activities	(40,999)	(19,725)
4		

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(continued)

	Three mon March 31, 2018	ths ended
	(In thousan	
Cash flows from financing activities:	(III tilousali	ius)
Distributions to unitholders	(45,053)	(44,452)
Borrowings under Revolving Credit Facility	50,000	72,000
Repayments under Revolving Credit Facility	(10,000)	
Debt issuance costs	(4)	, ,
Payment of redemption and call premiums on senior notes		(17,913)
Proceeds from ATM Program common unit issuances, net of		,
2		
costs		367
Contribution from General Partner		113
Issuance of senior notes		500,000
Tender and redemption of senior notes		(300,000)
Other, net	(3,218)	(2,157)
Net cash used in financing activities	(8,275)	(43,867)
Net change in cash and cash equivalents	1,936	(1,143)
Cash and cash equivalents, beginning of period	1,430	7,428
Cash and cash equivalents, end of period	\$3,366	\$6,285
Supplemental cash flow disclosures:		
Cash interest paid	\$12,207	\$28,040
Less capitalized interest	1,222	468
Interest paid (net of capitalized interest)	\$10,985	\$27,572
Noncash investing and financing activities		
Capital expenditures in trade accounts payable (period-end		
	***	*
accruals)	\$19,943	\$13,977
Capital expenditures relating to contributions in aid of construction		
for Topic 606 day 1 adoption	33,123	_
The accompanying notes are an integral part of these unaudited cond	densed conso	lidated financial statements.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. ORGANIZATION, BUSINESS OPERATIONS AND PRESENTATION AND CONSOLIDATION

Organization. SMLP, a Delaware limited partnership, was formed in May 2012 and began operations in October 2012 in connection with its IPO of common limited partner units. SMLP is a growth-oriented limited partnership focused on developing, owning and operating midstream energy infrastructure assets that are strategically located in the core producing areas of unconventional resource basins, primarily shale formations, in the continental United States. Our business activities are conducted through various operating subsidiaries, each of which is owned or controlled by our wholly owned subsidiary holding company, Summit Holdings, a Delaware limited liability company. References to the "Partnership," "we," or "our" refer collectively to SMLP and its subsidiaries.

The General Partner, a Delaware limited liability company, manages our operations and activities. Summit Investments, a Delaware limited liability company, is the ultimate owner of our General Partner and has the right to appoint the entire Board of Directors. Summit Investments is controlled by Energy Capital Partners.

In addition to its approximate 2% general partner interest in SMLP (including the IDRs), Summit Investments has indirect ownership interests in our common units. As of March 31, 2018, Summit Investments beneficially owned 25,854,581 SMLP common units and a subsidiary of Energy Capital Partners directly owned 5,915,827 SMLP common units.

Neither SMLP nor its subsidiaries have any employees. All of the personnel that conduct our business are employed by Summit Investments, but these individuals are sometimes referred to as our employees.

Business Operations. We provide natural gas gathering, treating and processing services as well as crude oil and produced water gathering services pursuant to primarily long-term and fee-based agreements with our customers. Our results are driven primarily by the volumes of natural gas that we gather, treat, compress and process as well as by the volumes of crude oil and produced water that we gather. We are the owner-operator of or have significant ownership interests in the following gathering systems:

Summit Utica, a natural gas gathering system operating in the Appalachian Basin, which includes the Utica and Point Pleasant shale formations in southeastern Ohio;

Ohio Gathering, a natural gas gathering system and a condensate stabilization facility operating in the Appalachian Basin, which includes the Utica and Point Pleasant shale formations in southeastern Ohio; Polar and Divide, crude oil and produced water gathering systems and transmission pipelines located in the Williston Basin, which includes the Bakken and Three Forks shale formations in northwestern North Dakota:

•Tioga Midstream, crude oil, produced water and associated natural gas gathering systems operating in the Williston Basin, which includes the Bakken and Three Forks shale formations in northwestern North Dakota;

Bison Midstream, an associated natural gas gathering system operating in the Williston Basin, which includes the Bakken and Three Forks shale formations in northwestern North Dakota;

Grand River, a natural gas gathering and processing system located in the Piceance Basin, which includes the Mesaverde formation and the Mancos and Niobrara shale formations in western Colorado and eastern Utah;

Niobrara G&P, an associated natural gas gathering and processing system operating in the DJ Basin, which includes the Niobrara and Codell shale formations in northeastern Colorado;

DFW Midstream, a natural gas gathering system operating in the Fort Worth Basin, which includes the Barnett Shale formation in north-central Texas;

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Mountaineer Midstream, a natural gas gathering system operating in the Appalachian Basin, which includes the Marcellus Shale formation in northern West Virginia; and

Summit Permian, an associated natural gas gathering and processing system under development in the northern Delaware Basin in southeastern New Mexico.

In February 2016, the Partnership and SMP Holdings, a wholly owned subsidiary of Summit Investments, entered into a contribution agreement (the "Contribution Agreement") pursuant to which SMP Holdings agreed to contribute to the Partnership substantially all of its limited partner interest in OpCo, a Delaware limited partnership that owns (i) 100% of the issued and outstanding membership interests of Summit Utica, Meadowlark Midstream and Tioga Midstream and collectively with Summit Utica and Meadowlark Midstream, (the "Contributed Entities"), each a limited liability company and (ii) a 40% ownership interest in each of OGC and OCC (collectively with OpCo and the Contributed Entities, the "2016 Drop Down Assets")(the "2016 Drop Down"). The 2016 Drop Down closed in March 2016; concurrent therewith, a subsidiary of Summit Investments retained a 1% noncontrolling interest in OpCo.

In December 2017, the Niobrara associated natural gas gathering and processing assets held by Meadowlark Midstream were contributed to Summit Niobrara, a newly formed entity. Concurrent with this contribution (i) a subsidiary of SMLP purchased the remaining 1% ownership interest in Summit Niobrara held by Summit Epping, LLC for approximately \$0.8 million; and (ii) 100% of the ownership interests in Summit Niobrara were contributed to Grand River Gathering, LLC ("Grand River"), after which Summit Niobrara became a wholly-owned subsidiary of Grand River.

Summit Marketing, a Delaware limited liability company and a wholly owned subsidiary of Summit Holdings, manages OpCo, a Delaware limited liability partnership, and provides natural gas and crude oil marketing services in and around our gathering systems.

Presentation and Consolidation. We prepare our unaudited condensed consolidated financial statements in accordance with GAAP as established by the FASB. We make estimates and assumptions that affect the reported amounts of assets and liabilities at the balance sheet dates, including fair value measurements, the reported amounts of revenue and expense and the disclosure of contingencies. Although management believes these estimates are reasonable, actual results could differ from its estimates.

These unaudited condensed consolidated financial statements have been prepared pursuant to the rules and the regulations of the SEC. Certain information and note disclosures normally included in the annual financial statements prepared in accordance with GAAP have been condensed or omitted pursuant to those rules and regulations. We believe that the disclosures made are adequate to make the information not misleading. In the opinion of management, the unaudited condensed consolidated financial statements contain all adjustments, including normal recurring adjustments, which are necessary to fairly present the unaudited condensed consolidated balance sheet as of March 31, 2018, the unaudited condensed consolidated statements of operations, partners' capital and cash flows for the three months ended March 31, 2018 and 2017. The balance sheet at December 31, 2017 included herein was derived from our audited financial statements, but does not include all disclosures required by GAAP. These unaudited condensed consolidated financial statements should be read in conjunction with the consolidated financial statements and notes thereto that are included in our annual report on Form 10-K for the year ended December 31, 2017, as filed with the SEC on February 26, 2018 (the "2017 Annual Report"). The results of operations for an interim period are not necessarily indicative of results expected for a full year.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Except for the changes below, there have been no changes to our significant accounting policies since December 31, 2017.

Recent Accounting Pronouncements. Accounting standard setters frequently issue new or revised accounting rules. We review new pronouncements to determine the impact, if any, on our financial statements. Accounting standards that have or could possibly have a material effect on our financial statements are discussed below.

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<u>Recently Adopted Accounting Pronouncements</u>. We have recently adopted the following accounting pronouncements:

ASU No. 2014-09 Revenue from Contracts with Customers ("Topic 606"). We adopted Topic 606 with a date of initial application of January 1, 2018. We applied Topic 606 by recognizing the cumulative effect of initially applying Topic 606 as an adjustment to the opening balance of partners' capital at January 1, 2018. The comparative information has not been adjusted and is reported under the accounting standards in effect for those periods. For contracts where we perform gathering services and earn a per-unit fee which is recognized at a point in time, revenue is recognized over time as the service is performed and results in revenue recognition materially consistent with historical GAAP. In addition, our contracts generally contain forms of variable consideration, which will likely be constrained as the volumes are susceptible to factors outside of our control and influence. As a result of applying the constraint guidance, timing of revenue recognition will be materially consistent with historical GAAP.

Prior to the adoption of Topic 606, contributions in aid of construction were recognized as a reduction to our cost basis of property, plant and equipment and facility fees were recognized as revenue when the amounts were billed. Upon adoption of Topic 606, the contributions in aid of construction amounts previously received were capitalized to property, plant and equipment, net of any accumulated depreciation, and will be depreciated over the remaining useful lives. Any future contributions in aid of construction will be recognized as revenue over the remaining term of the respective contract in accordance with Topic 606. Additionally, facility fees will be deferred and recognized over the contract term.

There are certain percent-of-proceeds contracts within our Williston Basin reportable segment where we previously recognized revenue for services provided to producers in gathering services and related fees. Such amounts which were previously presented gross in gathering services and related fees are presented net within cost of natural gas and NGLs. This change did not have any impact on our net income (loss), cash flows, or the amount we present as segment adjusted EBITDA.

For contracts containing MVC arrangements with banking mechanisms we previously deferred revenue. Under Topic 606, the recognition of revenue was accelerated. This acceleration totaled \$16.7 million and is included in the Topic 606 day one adjustment amounts below in deferred revenue.

The cumulative effect of the changes made to our consolidated January 1, 2018 balance sheet for the adoption of Topic 606 was as follows:

	Balance at		
	December		Balance at
	31,	Adjustments	January 1,
		Due to	
	2017	Topic 606	2018
	(In thousand	s)	
Assets			
Property, plant and equipment, net	\$1,795,129	\$ 33,123	\$1,828,252
Liabilities			
Deferred revenue, current	4,000	6,088	10,088
Deferred revenue, noncurrent	12,707	22,821	35,528
Partners' Capital (1)	1,084,430	4,214	1,088,644

(1) Includes common limited partner capital and general partner interests.

Impact on financial statements

The following tables summarize the impact of Topic 606 adoption on our unaudited condensed consolidated financial statements.

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Unaudited condensed consolidated balance sheet

	March 31, 2018			
		Balances		
		Without	Effect of	
		Adoption	Change	
	As	of Topic	Increase /	
	Reported	606	(Decrease)	
	(In thousand	s)		
Assets				
Accounts receivable	\$68,811	\$66,386	\$ 2,425	
Property, plant and equipment, net	1,858,312	1,824,484	33,828	
Liabilities				
Deferred revenue, current	10,159	4,071	6,088	
Deferred revenue, noncurrent	36,587	12,707	23,880	
Partners' Capital (1)	1,032,442	1,026,157	6,285	

⁽¹⁾ Includes common limited partner capital and general partner interests.

Unaudited condensed consolidated statement of operations

	Three months ended March 31,			
	2018			
		Balances		
		Without	Effect of	
		Adoption	Change	
	As	of Topic	Increase /	
	Reported	606	(Decrease))
	(In thousands)			
Revenues				
Gathering services and related fees	\$84,361	\$85,303	\$ (942)
Costs and expenses				
Cost of natural gas and NGLs	20,286	23,602	(3,316)
Depreciation and amortization	26,677	26,374	303	

Unaudited condensed consolidated statement of cash flows

Three months ended March 31,					
2018					
As	Balances	Effect of			
Reported	Without	Change			
	Adoption	Increase /			
	of Topic	(Decrease)			

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(In thousands)

Cash flows from operating activities:

Net loss \$(3,845) \$(5,916) \$2,071

Adjustments to reconcile net loss to net cash

provided by operating activities:

Depreciation and amortization	26,526	26,223	303	
Cash flows from operating activities:				
Accounts receivable	3,490	5,915	(2,425)
Deferred revenue, net	1,130	1,079	51	

ASU No. 2017-04 Intangibles—Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment ("ASU 2017-04"). ASU 2017-04 simplifies the subsequent measurement of goodwill by, among other things, eliminating step two from the goodwill impairment test. ASU 2017-04 is effective for public companies for fiscal years beginning after December 15, 2019 and it specifies the amendments in ASU 2017-04 should be applied on a prospective basis. Early adoption is permitted for interim or annual goodwill impairment tests performed on testing dates after January 1, 2017. We adopted the provisions of ASU 2017-04 effective January 1, 2018. The adoption of this standard had no impact on our consolidated financial statements.

<u>Accounting Pronouncements Pending Adoption</u>. We have not yet adopted the following accounting pronouncements as of March 31, 2018:

ASU No. 2016-02 Leases (Topic 842) ("ASU 2016-02"). ASU 2016-02 requires that lessees recognize all leases on the balance sheet, with the exception of short-term leases. A lease liability will be recorded for the obligation of a lessee to make lease payments arising from a lease. A right-of-use asset will be recorded which represents the lessee's right to use, or to control the use of, a specified asset for a lease term. ASU 2016-02 is effective for public companies for fiscal years beginning after December 15, 2018, and requires the modified retrospective approach for transition. We are currently evaluating the provisions of ASU 2016-02 to determine its impact on our financial statements and related disclosures and will adopt its provisions effective January 1, 2019.

ASU No. 2018-01 Leases: Land Easement Practical Expedient for Transition to Topic 842 ("ASU 2018-01"). ASU 2018-01 provides an optional transition practical expedient to not evaluate existing or expired land easements that were not previously accounted for as leases under the current lease guidance in Topic 840. Upon adoption of Topic 842, an entity that elects this practical expedient should evaluate new or modified land easements under Topic 842 beginning at the date the entity adopts Topic 842. We expect to adopt the optional transition practical expedient of ASU 2018-01 effective January 1, 2019.

3. REVENUE

The majority of our revenue is derived from long-term and fee-based contracts with original terms of up to 25 years. We account for revenue in accordance with Topic 606 which we adopted on January 1, 2018, using the modified retrospective method. See Note 2 for further discussion of the adoption, including the impact on our consolidated financial statements.

We recognize revenue earned from fee-based gathering, treating and processing services in gathering services and related fees. We also earn revenue in the Williston Basin reporting segment from the sale of physical natural gas purchased from our customers under certain percent-of-proceeds arrangements. Under Topic 606, these contracts are presented net within cost of natural gas and NGLs. We sell natural gas that we retain from certain DFW Midstream customers to offset the power expenses of the electric-driven compression on the DFW Midstream system. We also sell condensate retained from our gathering services at Grand River. Revenues from the sale of natural gas and condensate are recognized in natural gas, NGLs and condensate sales; the associated expense is included in operation and maintenance expense. Certain customers reimburse us for costs we incur on their behalf. We record costs incurred and reimbursed by our customers on a gross basis, with the revenue component recognized in other revenues.

The transaction price in our contracts is primarily based on the volume of natural gas, crude oil or produced water transferred by our gathering systems to the customer's agreed upon delivery point multiplied by the contractual rate. For contracts that include MVCs, variable consideration up to the MVC will be included in the transaction price. For contracts that do not include MVCs, we do not estimate variable consideration because the performance obligations are completed and settled on a daily basis. For contracts containing noncash consideration such as fuel received in-kind, we will measure the transaction price at the point of sale when the volume, mix and market price of the commodities are known.

We have contracts with MVCs that are variable and constrained. Contracts with MVCs are reviewed on a quarterly basis and adjustments to those estimates are made during each respective reporting period, if necessary.

The transaction price is allocated if the contract contains more than one performance obligation such as contracts that include MVCs. The transaction price allocated is based on the MVC for the applicable measurement period.

Performance obligations. The majority of our contracts have a single performance obligation which is either to provide gathering services (an integrated service) or sell natural gas, NGLs and condensate, which are both satisfied

when the related natural gas, crude oil and produced water are picked up and transferred to an agreed upon delivery point. We also have certain contracts with multiple performance obligations. They include an option for the customer to acquire additional services such as contracts containing MVCs. These performance obligations would also be

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satisfied when the related natural gas, crude oil and produced water are picked up and transferred to an agreed upon delivery point. In these instances, we allocate the contract's transaction price to each performance obligation using our best estimate of the standalone selling price of each service in the contract.

Performance obligations for gathering services are generally satisfied over time. We utilize either an output method (i.e., measure of progress) for guaranteed, stand-ready service contracts or an asset / system delivery time estimate for non-guaranteed, as-available service contracts.

Performance obligations for the sale of natural gas, NGLs and condensate are satisfied at a point in time. There are no significant judgments for these transactions because the customer obtains control based on an agreed upon delivery point.

Certain of our gathering and/or processing agreements provide for monthly or annual MVCs. Under these MVCs, our customers agree to ship and/or process a minimum volume of production on our gathering systems or to pay a minimum monetary amount over certain periods during the term of the MVC. A customer must make a shortfall payment to us at the end of the contracted measurement period if its actual throughput volumes are less than its MVC for that period. Certain customers are entitled to utilize shortfall payments to offset gathering fees in one or more subsequent contracted measurement periods to the extent that such customer's throughput volumes in a subsequent contracted measurement period exceed its MVC for that contracted measurement period.

We recognize customer obligations under their MVCs as revenue and contract assets when (i) we consider it remote that the customer will utilize shortfall payments to offset gathering or processing fees in excess of its MVCs in subsequent periods; (ii) the customer incurs a shortfall in a contract with no banking mechanism or claw back provision; (iii) the customer's banking mechanism has expired; or (iv) it is remote that the customer will use its unexercised right.

Our services are typically billed on a monthly basis and we do not offer extended payment terms. We do not have contracts with financing components.

The following table presents estimated revenue expected to be recognized during the remainder of 2018 and over the remaining contract period related to performance obligations that are unsatisfied and are comprised of estimated MVC shortfall payments.

We applied the practical expedient in paragraph 606-10-50-14 of Topic 606 for certain arrangements that we consider optional purchases (i.e., there is no enforceable obligation for the customer to make purchases) and those amounts are excluded from the table.

2018 2019 2020 2021 2022 Thereafter (In thousands)

Gathering services and related fees \$115,834 \$133,743 \$122,429 \$102,777 \$83,648 \$174,227 Revenue by Category. In the following table, revenue is disaggregated by geographic area and major products and services. For more detailed information about reportable segments, see Note 4.

Reportable Segments

Three months ended March 31, 2018

Piceance Total Utica Williston / DJ Barnett Marcellus reportable All other Shale Basin Basins Shale Shale segments Total segments (In thousands)

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Major products/services

lines

Gathering services and

related fees	\$10,041	\$17,666	\$35,294	\$13,637	\$ 7,825	\$84,463	\$ (102) \$84,361
Natural gas, NGLs and								
condensate sales		7,846	4,325	545		12,716	13,401	26,117
Other revenues		2,912	1,968	1,988		6,868	(26) 6,842
Total	\$10,041	\$28,424	\$41,587	\$16,170	\$ 7,825	\$ 104,047	\$ 13,273	\$117,320
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Contract balances. Contract assets relate to our rights to consideration for work completed but not billed at the reporting date and consist of the estimated MVC shortfall payments expected from our customers and unbilled activity associated with contributions in aid of construction. Contract assets are transferred to trade receivables when the rights become unconditional. As of March 31, 2018, receivables with customers totaled \$63.4 million and contract assets totaled \$3.4 million which were included in the accounts receivable caption on the unaudited condensed consolidated balance sheet.

Contract liabilities (deferred revenue) relate to the advance consideration received from customers primarily for contributions in aid of construction. We recognize contract liabilities under these arrangements in revenue over the contract period. For the three months ended March 31, 2018, we recognized \$1.1 million of gathering services and related fees which was included in the contract liability balance as of the beginning of the period. See Note 9 for additional details.

4. SEGMENT INFORMATION

As of March 31, 2018, our reportable segments are:

- the Utica Shale, which is served by Summit Utica:
- Ohio Gathering, which includes our ownership interest in OGC and OCC;
- the Williston Basin, which is served by Polar and Divide, Tioga Midstream and Bison Midstream;
- the Piceance/DJ Basins, which is served by Grand River and Niobrara G&P;
- the Barnett Shale, which is served by DFW Midstream; and
- the Marcellus Shale, which is served by Mountaineer Midstream.

Each of our reportable segments provides midstream services in a specific geographic area. Our reportable segments reflect the way in which we internally report the financial information used to make decisions and allocate resources in connection with our operations.

The Ohio Gathering reportable segment includes our investment in OGC and OCC (see Note 8). Income or loss from equity method investees, as reflected on the statements of operations, solely relates to Ohio Gathering and is recognized and disclosed on a one-month lag (see Note 8). No other line items in the statements of operations or cash flows, as disclosed in the tables below, include results for our investment in Ohio Gathering.

Corporate and Other represents those results that are: (i) not specifically attributable to a reportable segment; (ii) not individually reportable; or (iii) not allocated to our reportable segments for the purpose of evaluating their performance, including certain general and administrative expense items, natural gas and crude oil marketing services, and transaction costs.

Assets by reportable segment follow.

	March 31,	December 31,			
	2018	2017			
	(In thousand	(In thousands)			
Assets:					
Utica Shale	\$211,058	\$ 212,311			
Ohio Gathering	682,227	690,485			
Williston Basin	515,701	512,860			
Piceance/DJ Basins	829,571	798,722			
Barnett Shale	379,360	383,306			
Marcellus Shale	215,587	217,362			

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Total reportable segment assets	2,833,504	2,815,046	
Corporate and Other	106,268	79,996	
Eliminations	(386)	(249)
Total assets	\$2,939,386	\$ 2,894,793	
12			

Revenues by reportable segment follow.

	Three months ended March 31,	
	2018	2017
	(In thousands)	
Revenues (1):		
Utica Shale	\$10,041	\$8,796
Williston Basin	28,424	66,885
Piceance/DJ Basins	41,587	34,808
Barnett Shale	16,170	17,742
Marcellus Shale	7,825	6,904
Total reportable segments revenue	104,047	135,135
Corporate and Other	14,176	1,786
Eliminations	(903)	(1,116)
Total revenues	\$117,320	\$135,805

(1) Excludes revenues earned by Ohio Gathering due to equity method accounting.

Counterparties accounting for more than 10% of total revenues were as follows:

- (1) Includes recognition of revenue that was previously deferred in connection with minimum volume commitments.
- (2) Excludes revenues earned by Ohio Gathering due to equity method accounting.

Depreciation and amortization, including the amortization expense associated with our favorable and unfavorable gas gathering contracts as reported in other revenues, by reportable segment follows.

	Three mo	nths ended
	March 31	,
	2018	2017
	(In thousa	inds)
Depreciation and amortization (1):		
Utica Shale	\$1,853	\$1,647
Williston Basin	5,609	8,381
Piceance/DJ Basins	12,555	12,211
Barnett Shale (2)	3,757	3,762
Marcellus Shale	2,272	2,263

^{*} Less than 10%

Total reportable segment depreciation and amortization	26,046	28,264
Corporate and Other	480	154
Total depreciation and amortization	\$26,526	\$28,418

- (1) Excludes depreciation and amortization recognized by Ohio Gathering due to equity method accounting.
- (2) Includes the amortization expense associated with our favorable and unfavorable gas gathering contracts as reported in other revenues.

Cash paid for capital expenditures by reportable segment follow.

	Three months ended March 31,	
	2018	2017
	(In thousands)	
Cash paid for capital expenditures (1):		
Utica Shale	\$1,020	\$7,862
Williston Basin	5,888	429
Piceance/DJ Basins	16,904	5,864
Barnett Shale	37	(995)
Marcellus Shale	487	265
Total reportable segment capital expenditures	24,336	13,425
Corporate and Other	16,442	1,003
Total cash paid for capital expenditures	\$40,778	\$14,428
13		

(1) Excludes cash paid for capital expenditures by Ohio Gathering due to equity method accounting.

During the three months ended March 31, 2018, Corporate included cash paid of \$0.3 million for corporate purposes; the remainder represents capital expenditures for Summit Permian.

We assess the performance of our reportable segments based on segment adjusted EBITDA. We define segment adjusted EBITDA as total revenues less total costs and expenses; plus (i) other income excluding interest income, (ii) our proportional adjusted EBITDA for equity method investees (as defined below), (iii) depreciation and amortization, (iv) adjustments related to MVC shortfall payments, (v) adjustments related to capital reimbursement activity, (vi) unit-based and noncash compensation, (vii) change in the Deferred Purchase Price Obligation fair value, (viii) early extinguishment of debt expense, (ix) impairments and (x) other noncash expenses or losses, less other noncash income or gains. We define proportional adjusted EBITDA for our equity method investees as the product of (i) total revenues less total expenses, excluding impairments and other noncash income or expense items and (ii) amortization for deferred contract costs; multiplied by our ownership interest in Ohio Gathering during the respective period.

For the purpose of evaluating segment performance, we exclude the effect of Corporate and Other revenues and expenses, such as certain general and administrative expenses (including compensation-related expenses and professional services fees), natural gas and crude oil marketing services, transaction costs, interest expense, change in the Deferred Purchase Price Obligation fair value, early extinguishment of debt expense and income tax expense or benefit from segment adjusted EBITDA.

Segment adjusted EBITDA by reportable segment follows.

	Three months ended	
	March 31	,
	2018	2017
	(In thousa	ınds)
Reportable segment adjusted EBITDA		
Utica Shale	\$8,715	\$7,912
Ohio Gathering	10,477	9,073
Williston Basin	15,970	17,809
Piceance/DJ Basins	29,235	28,974
Barnett Shale	9,859	12,088
Marcellus Shale	6,676	5,647
Total of reportable segments' measures of profit or loss	\$80,932	\$81,503
14		

A reconciliation of income or loss before income taxes and income or loss from equity method investees to total of reportable segments' measures of profit or loss follows.

Three months ended March 31, 2018 2017 (In thousands)

Reconciliation of (loss) income before income taxes

and income (loss) from equity method investees

to total of reportable segments' measures of

profit or loss:

(Loss) income before income taxes and income

(loss) from equity method investees	\$(5,402)	\$525
Add:		
Corporate and Other	10,623	10,093
Interest expense	15,122	16,716
Early extinguishment of debt		22,020
Deferred Purchase Price Obligation	21,658	20,883
Depreciation and amortization	26,526	28,418
Proportional adjusted EBITDA for equity method		
investees	10,477	9,073
Adjustments related to MVC shortfall payments		(28,640)
Adjustments related to capital reimbursement activity	40	
Unit-based and noncash compensation	1,962	2,128
(Gain) loss on asset sales, net	(74)	3
Long-lived asset impairment	_	284
Total of reportable segments' measures of profit or loss	\$80,932	\$81,503

For the three months ended March 31, 2017, we included adjustments related to MVC shortfall payments in our calculation of segment adjusted EBITDA to account for (i) the net increases or decreases in deferred revenue for MVC shortfall payments and (ii) our inclusion of expected annual MVC shortfall payments. With respect to the impact of a net change in deferred revenue for MVC shortfall payments, we treated increases in deferred revenue balances as a favorable adjustment to segment adjusted EBITDA, while decreases in deferred revenue balances were treated as an unfavorable adjustment to segment adjusted EBITDA. We also included a proportional amount of any historical and expected MVC shortfall payments in each quarter prior to the quarter in which we actually recognized the shortfall payment.

For the three months ended March 31, 2018, in accordance with Topic 606, adjustments related to MVC shortfall payments are recognized in gathering services and related fees (see Note 3).

In accordance with Topic 606, contributions in aid of construction are recognized over the remaining term of the respective contract. We include adjustments related to capital reimbursement activity in our calculation of segment adjusted EBITDA to account for revenue recognized from contributions in aid of construction.

Adjustments related to MVC shortfall payments by reportable segment for the three months ended March 31, 2017 follow. There were no adjustments related to MVC shortfall payments for the three months ended March 31, 2018.

Three months ended March 31, 2017 Piceance/DJ Barnett

Williston Basisins	Shale	Total
(In thousands)		

Adjustments related to MVC shortfall payments: Net change in deferred revenue for MVC shortfall

payments	\$(37,693)	\$ (792) \$—	\$(38,485)
Expected MVC shortfall adjustments	1,982	6,545	1,318	9,845
Total adjustments related to MVC shortfall payments	\$(35,711)	\$ 5,753	\$1,318	\$(28,640)

5. PROPERTY, PLANT AND EQUIPMENT, NET

Details on property, plant and equipment follow.

	March 31,	December 31,
	2018	2017
	(In thousand	ls)
Gathering and processing systems and related equipment	\$2,014,522	\$ 1,973,722
Construction in progress	122,132	78,850
Land and line fill	11,735	11,735
Other	41,114	40,262
Total	2,189,503	2,104,569
Less accumulated depreciation	331,191	309,440
Property, plant and equipment, net	\$1,858,312	\$ 1,795,129

Depreciation expense and capitalized interest follow.

Three months ended March 31, 2018 2017 (In thousands)

Depreciation expense \$18,557 \$18,491

Capitalized interest 1,222 468

6. AMORTIZING INTANGIBLE ASSETS AND UNFAVORABLE GAS GATHERING CONTRACT

Details regarding our intangible assets and the unfavorable gas gathering contract (included in other noncurrent liabilities), all of which are subject to amortization, follow.

	March 31, Gross	2018	
	carrying amount	Accumulated amortization	
	(In thousan	nds)	
Favorable gas gathering contracts	\$24,195	\$ (12,739) \$11,456
Contract intangibles	278,448	(124,356) 154,092
Rights-of-way	160,931	(32,708) 128,223
Total intangible assets	\$463,574	\$ (169,803) \$293,771
Unfavorable gas gathering contract	\$10,962	\$ (9,613) \$1,349

December 31, 2017
Gross Accumulated Net carrying amortization

amount (In thousands) Favorable gas gathering contracts \$ (12,350) \$11,845 \$24,195 Contract intangibles 278,448 (117,821) 160,627 Rights-of-way 159,986 (31,113)128,873 Total intangible assets \$462,629 \$ (161,284) \$301,345 \$ (9,074 Unfavorable gas gathering contract \$10,962) \$1,888

We recognized amortization expense in other revenues as follows:

Three months ended March 31, 2018 2017 (In thousands)

Amortization expense – favorable gas gathering contracts \$ (389) \$ (389)

Amortization expense – unfavorable gas gathering

contract 540 540

We recognized amortization expense in costs and expenses as follows:

Three months ended March 31, 2018 2017 (In thousands)

Amortization expense – contract intangibles \$ 6,535 \$ 8,551 Amortization expense – rights-of-way 1,585 1,527

The estimated aggregate annual amortization expected to be recognized for the remainder of 2018 and each of the four succeeding fiscal years follows.

Unfavorable gas
Intangible gathering assets contract (In thousands)

2018 \$25,544 \$ 1,349

2019 33,171 —

2020 32,995 —

2021 29,303 —

2022 26,236 —

7. GOODWILL

We evaluate goodwill for impairment annually on September 30. We also evaluate goodwill whenever events or circumstances indicate that it is more likely than not that the fair value of a reporting unit is less than its carrying value, including goodwill. There have been no impairments of goodwill during the three months ended March 31, 2018.

Fair Value Measurement. Our impairment determinations, in the context of (i) our annual impairment evaluations and (ii) our other-than-annual impairment evaluations involved significant assumptions and judgments, as discussed in the 2017 Annual Report. Differing assumptions regarding any of these inputs could have a significant effect on the various valuations. As such, the fair value measurements utilized within these models are classified as non-recurring Level 3 measurements in the fair value hierarchy because they are not observable from objective sources. Due to the volatility of the inputs used, we cannot predict the likelihood of any future impairment.

8. EQUITY METHOD INVESTMENTS

Ohio Gathering owns, operates and is currently developing midstream infrastructure consisting of a liquids-rich natural gas gathering system, a dry natural gas gathering system and a condensate stabilization facility in the Utica Shale in southeastern Ohio. Ohio Gathering provides gathering services pursuant to primarily long-term, fee-based gathering agreements, which include acreage dedications.

A reconciliation of our 40% ownership interest in Ohio Gathering to our investment per Ohio Gathering's books and records follows (in thousands).

Investment in equity method investees, March 31, 2018	\$682,227
March cash distributions	2,568
Basis difference	(126,846)

Investment in equity method investees, net of basis difference,

February 28, 2018 \$557,949

Summarized statements of operations information for OGC and OCC follow (amounts represent 100% of investee financial information).

	Three			
	months e	nded	Three months e	nded
	February	28,		
	2018		February	28, 2017
	OGC	OCC	OGC	OCC
	(In thous	ands)		
Total revenues	\$34,960	\$2,489	\$37,075	\$2,053
Total operating expenses	26,775	2,141	27,105	2,473
Net income (loss)	8.180	180	7.973	(1.215)

9. DEFERRED REVENUE

A rollforward of current deferred revenue follows.

		a Williston e Basin	Piceance/DJ Basins	Barnett Shale	arcellus iale	Total current
Current deferred revenue,	(In th	nousands)				
December 31, 2017, as reported Net impact of Topic 606 day 1	\$—	\$—	\$ 4,000	\$ —	\$ _	\$4,000
adoption Current deferred revenue,	18	1,017	3,396	1,619	38	6,088
January 1, 2018 Additions Less revenue recognized Current deferred revenue,	18 5 5	1,017 325 254	7,396 5,344 5,344	1,619 400 400	38 9 9	10,088 6,083 6,012
March 31, 2018 A rollforward of noncurrent deferre	\$18 ed reve	\$ 1,088 enue follow	\$ 7,396	\$1,619	\$ 38	\$10,159

	Utica Williston Shale Basin (In thousands)	Piceance/DJ Basins	Barnett Shale	Marcellus Shale	Total noncurrent
Noncurrent deferred revenue,					
December 31, 2017, as reported Net impact of Topic 606 day 1 adoption	\$— \$— 39 4,215	\$ 12,707 10,017	\$— 8,217	\$ — 333	\$ 12,707 22,821

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Noncurrent deferred revenue,

January 1, 2018 Additions Less reclassification to current	39	4,215 —	22,724 2,833	8,217 724	333	35,528 3,557
deferred revenue Noncurrent deferred revenue,	5	254	1,830	400	9	2,498
March 31, 2018	\$34	\$ 3,961	\$ 23,727	\$8,541	\$ 324	\$ 36,587

10. DEBT

Debt consisted of the following:

March 31, December 31, 2018 2017 (In thousands)

Summit Holdings variable rate senior secured Revolving Credit Facility

(3.90% at March 31, 2018 and 4.07% at December 31, 2017)

due May 2022	\$301,000 \$261,000	
Summit Holdings 5.5% senior unsecured notes due August 2022	300,000 300,000	
Less unamortized debt issuance costs (1)	(2,747) (2,910)
Summit Holdings 5.75% senior unsecured notes due April 2025	500,000 500,000	
Less unamortized debt issuance costs (1)	(6,651) (6,898)
Total long-term debt	\$1,091,602 \$1,051,192	

(1) Issuance costs are being amortized over the life of the notes.

Revolving Credit Facility. Summit Holdings has a senior secured revolving credit facility that allows for revolving loans, letters of credit and swing line loans. The Revolving Credit Facility has a \$1.25 billion borrowing capacity, matures in May 2022, and includes a \$250.0 million accordion feature.

Borrowings under the Revolving Credit Facility bear interest, at the election of Summit Holdings, at a rate based on the alternate base rate (as defined in the credit agreement) plus an applicable margin ranging from 0.75% to 1.75% or the adjusted Eurodollar rate (as defined in the credit agreement) plus an applicable margin ranging from 1.75% to 2.75%, with the commitment fee ranging from 0.30% to 0.50% in each case based on our relative leverage at the time of determination. At March 31, 2018, the applicable margin under LIBOR borrowings was 2.25%, the interest rate was 3.90% and the unused portion of the Revolving Credit Facility totaled \$949.0 million (subject to a commitment fee of 0.375%).

As of March 31, 2018, we had \$10.3 million of debt issuance costs attributable to our Revolving Credit Facility and related amendments which are included in noncurrent assets on the unaudited condensed consolidated balance sheet.

As of and during the three months ended March 31, 2018, we were in compliance with the Revolving Credit Facility's covenants. There were no defaults or events of default during the three months ended March 31, 2018.

Senior Notes. In June 2013, Summit Holdings and its 100% owned finance subsidiary, Finance Corp. (together with Summit Holdings, the "Co-Issuers") co-issued \$300.0 million of 7.5% senior unsecured notes (the "7.5% Senior Notes"). In July 2014, the Co-Issuers co-issued \$300.0 million of 5.5% senior unsecured notes maturing August 15, 2022 (the "5.5% Senior Notes" and, together with the 5.75% Senior Notes (defined below, the "Senior Notes").

In February 2017, the Co-Issuers completed a public offering of \$500.0 million of 5.75% senior unsecured notes (the "5.75% Senior Notes") as described in the 2017 Annual Report. Concurrent with the 5.75% Senior Notes offering, we made a tender offer to purchase all the outstanding 7.5% Senior Notes. References to the "Senior Notes," when used for dates or periods ended on or after the date of issuance of the 5.75% Senior Notes but before the redemption date, refer collectively to 5.5% Senior Notes, 7.5% Senior Notes and 5.75% Senior Notes. References to the "Senior Notes," when used for dates or periods ended on or prior to the date of issuance of the 5.75% Senior Notes, refer collectively to 5.5% Senior Notes and 7.5% Senior Notes. References to the "Senior Notes," when used for dates or periods that

ended after the redemption date, refer collectively to the 5.5% Senior Notes and the 5.75% Senior Notes.

In 2017, we executed supplemental indentures and amendments to our Revolving Credit Facility to add three newly formed entities, Summit Permian, Permian Finance and Summit Niobrara, as guarantors. As a result, Bison Midstream and its subsidiaries, Grand River and its subsidiary, DFW Midstream, Summit Marketing, Summit Permian, Permian Finance and Summit Niobrara (collectively the "Guarantor Subsidiaries") and SMLP fully and unconditionally and jointly and severally guarantee the 5.5% Senior Notes and the 5.75% Senior Notes. The Senior Notes are not guaranteed by OpCo, Summit Utica, Meadowlark Midstream and Tioga Midstream (collectively, the "Non-Guarantor Subsidiaries"). There are no significant restrictions on the ability of SMLP or Summit Holdings to

obtain funds from its subsidiaries by dividend or loan. Finance Corp. has had no assets or operations since inception in 2013. At no time have the Senior Notes been guaranteed by the Co-Issuers.

As of and during the three months ended March 31, 2018, we were in compliance with the covenants governing our Senior Notes. There were no defaults or events of default during the three months ended March 31, 2018.

11. FINANCIAL INSTRUMENTS

Concentrations of Credit Risk. Financial instruments that potentially subject us to concentrations of credit risk consist of cash and cash equivalents and accounts receivable. We maintain our cash and cash equivalents in bank deposit accounts that frequently exceed federally insured limits. We have not experienced any losses in such accounts and do not believe we are exposed to any significant risk.

Accounts receivable primarily comprise amounts due for the gathering, treating and processing services we provide to our customers and also the sale of natural gas liquids resulting from our processing services. This industry concentration has the potential to impact our overall exposure to credit risk, either positively or negatively, in that our customers may be similarly affected by changes in economic, industry or other conditions. We monitor the creditworthiness of our counterparties and can require letters of credit for receivables from counterparties that are judged to have substandard credit, unless the credit risk can otherwise be mitigated. Our top five customers or counterparties accounted for 47% of total accounts receivable at March 31, 2018, compared with 44% as of December 31, 2017.

Fair Value. The carrying amount of cash and cash equivalents, accounts receivable and trade accounts payable reported on the balance sheet approximates fair value due to their short-term maturities.

The Deferred Purchase Price Obligation's carrying value is its fair value because carrying value represents the present value of the payment expected to be made in 2020. Our calculation of the Deferred Purchase Price Obligation involves significant assumptions and judgments. Differing assumptions regarding any of these inputs could have a material effect on the ultimate cash payment and the Deferred Purchase Price Obligation. As such, its fair value measurement is classified as a non-recurring Level 3 measurement in the fair value hierarchy because our assumptions and judgments are not observable from objective sources (see Note 17).

The Deferred Purchase Price Obligation represents our only Level 3 financial instrument fair value measurement. A rollforward of our Level 3 liability measured at fair value on a recurring basis follows (in thousands).

Level 3 liability, January 1, 2018 \$362,959 Change in fair value 21,658 Level 3 liability, March 31, 2018 \$384,617

A summary of the estimated fair value of our debt financial instruments follows.

March 31, 2018 December 31, 2017 Carrying Estimated Carrying Estimated

value fair value value fair value

(Level 2) (Level 2)

(In thousands)

Summit Holdings 5.5% Senior Notes (\$300.0 million

principal) \$297,253 \$292,250 \$297,090 \$301,750

Summit Holdings 5.75% Senior Notes (\$500.0 million

principal) 493,349 475,000 493,102 501,667

The carrying value on the balance sheet of the Revolving Credit Facility is its fair value due to its floating interest rate. The fair value for the Senior Notes is based on an average of nonbinding broker quotes as of March 31, 2018 and December 31, 2017. The use of different market assumptions or valuation methodologies may have a material effect on the estimated fair value of the Senior Notes.

12. PARTNERS' CAPITAL

A rollforward of the number of common limited partner and General Partner units follows.

	Limited partners			
	Series A		General	
	Preferred			
	Units	Common	Partner	
Units, January 1, 2018	300,000	73,085,996	1,490,999	
Net units issued under the SMLP LTIP		269,779	_	
Units, March 31, 2018	300,000	73,355,775	1,490,999	

At-the-market Program. In 2017, we executed a new equity distribution agreement and filed a prospectus and a prospectus supplement with the SEC for the issuance and sale from time to time of SMLP common units having an aggregate offering price of up to \$150.0 million (the "ATM Program"). These sales will be made (i) pursuant to the terms of the equity distribution agreement between us and the sales agents named therein and (ii) by means of ordinary brokers' transactions at market prices, in block transactions or as otherwise agreed between us and the sales agents. Sales of our common units may be made in negotiated transactions or transactions that are deemed to be at-the-market offerings as defined by SEC rules.

During the three months ended March 31, 2018, there were no transactions under the ATM Program. Following the effectiveness of the new ATM registration statement and after taking into account the aggregate sales price of common units sold under the ATM Program through March 31, 2018, we have the capacity to issue additional common units under the ATM Program up to an aggregate \$132.3 million.

Series A Preferred Units. In 2017, we issued 300,000 Series A Fixed-to-Floating Rate Cumulative Redeemable Perpetual Preferred Units (the "Series A Preferred Units") representing limited partner interests in the Partnership at a price to the public of \$1,000 per unit as described in the 2017 Annual Report.

Noncontrolling Interest. We have recorded Summit Investments' indirect retained ownership interest in OpCo and its subsidiaries as a noncontrolling interest in the unaudited condensed consolidated financial statements.

Cash Distributions Paid and Declared. We paid the following per-unit distributions during the three months ended March 31:

Three months ended March 31, 2018 Per-unit distributions to unitholders 0.575 0.575

On April 26, 2018, the Board of Directors of our General Partner declared a distribution of \$0.575 per unit for the quarterly period ended March 31, 2018. This distribution, which totaled \$45.2 million, will be paid on May 15, 2018 to unitholders of record at the close of business on May 8, 2018.

Incentive Distribution Rights. Our general partner also currently holds IDRs that entitle it to receive increasing percentage allocations, up to a maximum of 50%, of the cash we distribute from operating surplus in excess of \$0.46 per unit per quarter. Our payment of IDRs as reported in distributions to unitholders – general partner in the statement of partners' capital during the three months ended March 31 follow.

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Three months ended March 31, 2018 2017 (In thousands)

IDR payments \$ 2,128 \$ 2,100

For the purposes of calculating net income attributable to General Partner in the statements of operations and partners' capital, the financial impact of IDRs is recognized in respect of the quarter for which the distributions were declared. For the purposes of calculating distributions to unitholders in the statements of partners' capital and cash flows, IDR payments are recognized in the quarter in which they are paid.

13. EARNINGS PER UNIT

The following table details the components of EPU.

	Three months ended March 31,	
	2018	2017
	(In thousa except per amounts)	*
Numerator for basic and diluted EPU:		
Allocation of net loss among limited partner interests:		
Net loss attributable to limited partners	\$(5,988)	\$(2,777)
Less net income attributable to Series A Preferred Units	7,125	
Net loss attributable to common limited partners	\$(13,113)	\$(2,777)
Denominator for basic and diluted EPU:		
Weighted-average common units outstanding – basic	73,134	72,149
Effect of nonvested phantom units	_	
***	50.101	70 1 10

Weighted-average common units outstanding – basic	73,134	72,149
Effect of nonvested phantom units	_	
Weighted-average common units outstanding – diluted	73,134	72,149

Loss per limited partner unit:

Common unit – basic	\$(0.18) \$(0.04)
Common unit – diluted	\$(0.18) \$(0.04)

Nonvested anti-dilutive phantom units excluded from the

calculation of diluted EPU 167 4

14. UNIT-BASED AND NONCASH COMPENSATION

SMLP Long-Term Incentive Plan. The SMLP LTIP provides for equity awards to eligible officers, employees, consultants and directors of our General Partner and its affiliates. Items to note:

In March 2018, we granted 515,358 phantom units and associated distribution equivalent rights to employees in connection with our annual incentive compensation award cycle. These awards had a grant date fair value of \$15.25 and vest ratably over a three-year period.

Also in March 2018, 328,388 phantom units vested.

As of March 31, 2018, approximately 3.2 million common units remained available for future issuance under the SMLP LTIP.

15. RELATED-PARTY TRANSACTIONS

Acquisitions. See Notes 11 and 16 of the 2017 Annual Report.

Reimbursement of Expenses from General Partner. Our General Partner and its affiliates do not receive a

management fee or other compensation in connection with the management of our business, but will be reimbursed for expenses incurred on our behalf. Under our Partnership Agreement, we reimburse our General Partner and its affiliates for certain expenses incurred on our behalf, including, without limitation, salary, bonus, incentive compensation and other amounts paid to our General Partner's employees and executive officers who perform services necessary to run our business. Our Partnership Agreement provides that our General Partner will determine in good faith the expenses that are allocable to us. The "Due to affiliate" line item on the consolidated balance sheet represents the payables to our General Partner for expenses incurred by it and paid on our behalf.

Expenses incurred by the General Partner and reimbursed by us under our Partnership Agreement were as follows:

Three months ended March 31, 2018 2017 (In thousands) \$ 7,623 \$ 6,881

Operation and maintenance expense \$7,623 \$6,881 General and administrative expense 8,117 8,295

16. COMMITMENTS AND CONTINGENCIES

Operating Leases. We and Summit Investments lease certain office space and equipment to support our operations. We have determined that our leases are operating leases. We recognize total rent expense incurred or allocated to us in general and administrative expenses. Rent expense related to operating leases, including rent expense incurred on our behalf and allocated to us, was as follows:

Three months ended March 31, 2018 2017 (In thousands)

Rent expense \$ 1,022 \$ 688

Legal Proceedings. The Partnership is involved in various litigation and administrative proceedings arising in the normal course of business. In the opinion of management, any liabilities that may result from these claims or those arising in the normal course of business would not individually or in the aggregate have a material adverse effect on the Partnership's financial position or results of operations.

Environmental Matters. Although we believe that we are in material compliance with applicable environmental regulations, the risk of environmental remediation costs and liabilities are inherent in pipeline ownership and operation. Furthermore, we can provide no assurances that significant environmental remediation costs and liabilities will not be incurred by the Partnership in the future. We are currently not aware of any material contingent liabilities that exist with respect to environmental matters, except as noted below.

As described in the 2017 Annual Report, in 2015, Summit Investments learned of the rupture of a four-inch produced water gathering pipeline on the Meadowlark Midstream system near Williston, North Dakota. The incident, which was covered by Summit Investments' insurance policies, was subject to maximum coverage of \$25.0 million from its pollution liability insurance policy and \$200.0 million from its property and business interruption insurance policy. Summit Investments exhausted the \$25.0 million pollution liability policy in 2015. We submitted property and business interruption claim requests to the insurers and reached a settlement in January 2017. In connection therewith, we recognized \$2.6 million of business interruption recoveries and \$0.4 million of property recoveries.

A rollforward of the aggregate accrued environmental remediation liabilities follows.

Total
(In
thousands)

Accrued environmental remediation, January 1, 2018 \$ 5,344

Payments made (360)

Accrued environmental remediation, March 31, 2018 \$ 4,984

As of March 31, 2018, we have recognized (i) a current liability for remediation effort expenditures expected to be incurred within the next 12 months and (ii) a noncurrent liability for estimated remediation expenditures and fines expected to be incurred subsequent to March 31, 2019. Each of these amounts represent our best estimate for costs expected to be incurred. Neither of these amounts has been discounted to its present value.

While we cannot predict the ultimate outcome of this matter with certainty for Summit Investments or Meadowlark Midstream, especially as it relates to any material liability as a result of any governmental proceeding related to the incident, we believe at this time that it is unlikely that SMLP or its General Partner will be subject to any material

liability as a result of any governmental proceeding related to the rupture.

17. ACQUISITIONS AND DROP DOWN TRANSACTIONS

2016 Drop Down. In 2016, SMLP acquired a controlling interest in OpCo, the entity which owns the 2016 Drop Down Assets. These assets include certain natural gas, crude oil and produced water gathering systems located in the Utica Shale, the Williston Basin and the DJ Basin, as well as ownership interests in a natural gas gathering system and a condensate stabilization facility, both located in the Utica Shale.

The net consideration paid and recognized in connection with the 2016 Drop Down (i) consisted of a cash payment to SMP Holdings of \$360.0 million funded with borrowings under our Revolving Credit Facility and a \$0.6 million working

capital adjustment received in June 2016 (the "Initial Payment") and (ii) includes the Deferred Purchase Price Obligation payment due in 2020.

The present value of the Deferred Purchase Price Obligation is reflected as a liability on our balance sheet until paid. As of March 31, 2018, Remaining Consideration was estimated to be \$467.5 million and the net present value, as recognized on the consolidated balance sheet, was \$384.6 million, using a discount rate of 10.25%. Any subsequent changes to the estimated future payment obligation will be calculated using a discounted cash flow model with a commensurate risk-adjusted discount rate. Such changes and the impact on the liability due to the passage of time will be recorded as a change in the Deferred Purchase Price Obligation fair value on the consolidated statements of operations in the period of the change.

We currently expect that the Deferred Purchase Price Obligation will be financed with a combination of (i) net proceeds from the issuance of equity securities by us, (ii) the net proceeds from the issuance of senior unsecured debt by us, (iii) borrowings under our Revolving Credit Facility and/or (iv) other internally generated sources of cash.

18. CONDENSED CONSOLIDATING FINANCIAL INFORMATION

The Senior Notes are fully and unconditionally guaranteed, jointly and severally, on a senior unsecured basis by SMLP and the Guarantor Subsidiaries (see Note 10).

The following supplemental condensed consolidating financial information reflects SMLP's separate accounts, the combined accounts of the Co-Issuers, the combined accounts of the Guarantor Subsidiaries, the combined accounts of the Non-Guarantor Subsidiaries and the consolidating adjustments for the dates and periods indicated. For purposes of the following consolidating information each of SMLP and the Co-Issuers account for their subsidiary investments, if any, under the equity method of accounting.

Condensed Consolidating Balance Sheets. Balance sheets as of March 31, 2018 and December 31, 2017 follow.

	March 31, 2018 SMLP Co-Issuers (In thousands)	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Consolidating adjustments	Total
Assets	¢212 ¢ 260	Φ 2 221	ф <i>45.</i> 4	¢	
Cash and cash equivalents	\$213 \$ 368	\$ 2,331	\$ 454	5 —	