Western Gas Partners LP Form 10-Q May 06, 2015 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q

(Mark One)

 $\mathfrak{p}_{1934}^{QUARTERLY}$ REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF

For the quarterly period ended March 31, 2015

Or

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF $^{\rm o}$ 1934

For the transition period from to

Commission file number: 001-34046

WESTERN GAS PARTNERS, LP

(Exact name of registrant as specified in its charter)

Delaware 26-1075808 (State or other jurisdiction of incorporation or organization) Identification No.)

1201 Lake Robbins Drive

The Woodlands, Texas 77380

(Address of principal executive offices) (Zip Code)

(832) 636-6000

(Registrant's telephone number, including area code)

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 b No o

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 \flat No o

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

Large accelerated filer b Accelerated filer o Non-accelerated filer o Smaller reporting company o (Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No b

There were 128,466,997 common units outstanding as of May 4, 2015.

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DEFINITIONS

As generally used within the energy industry and in this quarterly report on Form 10-Q, the identified terms have the following meanings:

Barrel or Bbl: 42 U.S. gallons measured at 60 degrees Fahrenheit.

Btu: British thermal unit; the approximate amount of heat required to raise the temperature of one pound of water by one degree Fahrenheit.

Condensate: A natural gas liquid with a low vapor pressure mainly composed of propane, butane, pentane and heavier hydrocarbon fractions.

Cryogenic: The process in which liquefied gases, such as liquid nitrogen or liquid helium, are used to bring volumes to very low temperatures (below approximately -238 degrees Fahrenheit) to separate natural gas liquids from natural gas. Through cryogenic processing, more natural gas liquids are extracted than when traditional refrigeration methods are used.

Drip condensate: Heavier hydrocarbon liquids that fall out of the natural gas stream and are recovered in the gathering system without processing.

Fractionation: The process of applying various levels of higher pressure and lower temperature to separate a stream of natural gas liquids into ethane, propane, normal butane, isobutane and natural gasoline for end-use sale.

Imbalance: Imbalances result from (i) differences between gas volumes nominated by customers and gas volumes received from those customers and (ii) differences between gas volumes received from customers and gas volumes delivered to those customers.

MBbls/d: One thousand barrels per day.

MMBtu: One million British thermal units.

MMcf/d: One million cubic feet per day.

Natural gas liquid(s) or NGL(s): The combination of ethane, propane, normal butane, isobutane and natural gasolines that, when removed from natural gas, become liquid under various levels of higher pressure and lower temperature.

Residue: The natural gas remaining after the unprocessed natural gas stream has been processed or treated.

Three Months Ended

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 $PART\ I.\ FINANCIAL\ INFORMATION\ (UNAUDITED)$

Item 1. Financial Statements

WESTERN GAS PARTNERS, LP

CONSOLIDATED STATEMENTS OF INCOME

(UNAUDITED)

	Three Months Ended		
	March 31,		
thousands except per-unit amounts	2015	2014 (1)	
Revenues – affiliates			
Gathering, processing and transportation of natural gas and natural gas liquids	\$128,309	\$92,683	
Natural gas, natural gas liquids and drip condensate sales	117,236	121,585	
Other	170	728	
Total revenues – affiliates	245,715	214,996	
Revenues – third parties			
Gathering, processing and transportation of natural gas and natural gas liquids	81,535	61,814	
Natural gas, natural gas liquids and drip condensate sales	46,932	16,064	
Other	912	843	
Total revenues – third parties	129,379	78,721	
Total revenues	375,094	293,717	
Equity income, net (2)	18,220	9,251	
Operating expenses			
Cost of product (3)	137,920	94,376	
Operation and maintenance (3)	56,149	44,577	
General and administrative (3)	10,512	8,904	
Property and other taxes	8,523	7,234	
Depreciation, amortization and impairments	70,292	42,085	
Total operating expenses	283,396	197,176	
Operating income	109,918	105,792	
Interest income – affiliates	4,225	4,225	
Interest expense (4)	(22,960) (13,961)
Other income (expense), net	71	477	
Income before income taxes	91,254	96,533	
Income tax (benefit) expense	4,460	1,785	
Net income	86,794	94,748	
Net income attributable to noncontrolling interest	3,226	3,692	
Net income attributable to Western Gas Partners, LP	\$83,568	\$91,056	
Limited partners' interest in net income:			
Net income attributable to Western Gas Partners, LP	\$83,568	\$91,056	
Pre-acquisition net (income) loss allocated to Anadarko	(1,742) (2,665)
General partner interest in net (income) loss (5)	(41,993) (24,834)
Limited partners' interest in net income ⁽⁵⁾	39,833	63,557	
Net income per common unit – basić ⁶⁾	\$0.26	\$0.54	
Net income per common unit – diluted ⁶⁾	0.26	0.54	

⁽¹⁾ Financial information has been recast to include the financial position and results attributable to the DBJV system. See Note 1 and Note 2.

(3)

⁽²⁾ Income earned from equity investments is classified as affiliate. See Note 1.

Cost of product includes product purchases from Anadarko (as defined in Note 1) of \$42.4 million and \$18.4 million for the three months ended March 31, 2015 and 2014, respectively. Operation and maintenance includes charges from Anadarko of \$15.4 million and \$12.6 million for the three months ended March 31, 2015 and 2014, respectively. General and administrative includes charges from Anadarko of \$7.6 million and \$7.3 million for the three months ended March 31, 2015 and 2014, respectively. See Note 5.

- (4) Includes affiliate (as defined in Note 1) interest expense of \$1.4 million and zero for the three months ended March 31, 2015 and 2014, respectively. See Note 2 and Note 9.
- (5) Represents net income earned on and subsequent to the date of acquisition of the Partnership assets (as defined in Note 1). See Note 4.
- (6) See Note 4 for the calculation of net income per unit.

See accompanying Notes to Consolidated Financial Statements.

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WESTERN GAS PARTNERS, LP CONSOLIDATED BALANCE SHEETS (UNAUDITED)

(UNAUDITED)		
thousands except number of units	March 31, 2015	December 31, 2014 (1)
ASSETS		
Current assets		
Cash and cash equivalents	\$58,639	\$67,054
Accounts receivable, net (2)	144,218	109,243
Other current assets (3)	10,480	10,067
Total current assets	213,337	186,364
Note receivable – Anadarko	260,000	260,000
Property, plant and equipment	,	,
Cost	5,814,914	5,626,650
Less accumulated depreciation	1,103,643	1,055,207
Net property, plant and equipment	4,711,271	4,571,443
Goodwill	393,035	389,087
Other intangible assets	853,449	884,857
Equity investments	635,920	634,492
Other assets	27,616	28,289
Total assets	\$7,094,628	\$6,954,532
LIABILITIES, EQUITY AND PARTNERS' CAPITAL	, ,	
Current liabilities		
Accounts and natural gas imbalance payables (4)	\$51,015	\$54,232
Accrued ad valorem taxes	19,725	14,812
Accrued liabilities	171,609	170,789
Total current liabilities	242,349	239,833
Long-term debt	2,532,995	2,422,954
Deferred income taxes	7,802	45,656
Asset retirement obligations and other	114,766	111,714
Deferred purchase price obligation – Anadarkó ⁵⁾	175,696	_
Total long-term liabilities	2,831,259	2,580,324
Total liabilities	3,073,608	2,820,157
Equity and partners' capital		
Common units (128,177,253 and 127,695,130 units issued and outstanding at	2 116 504	2 110 714
March 31, 2015, and December 31, 2014, respectively)	3,116,504	3,119,714
Class C units (10,959,564 and 10,913,853 units issued and outstanding at	722 900	716 057
March 31, 2015, and December 31, 2014, respectively)	723,899	716,957
General partner units (2,583,068 units issued and outstanding at March 31,	111.071	105 725
2015, and December 31, 2014)	111,071	105,725
Net investment by Anadarko	_	122,509
Total partners' capital	3,951,474	4,064,905
Noncontrolling interest	69,546	69,470
Total equity and partners' capital	4,021,020	4,134,375
Total liabilities, equity and partners' capital	\$7,094,628	\$6,954,532

⁽¹⁾ Financial information has been recast to include the financial position and results attributable to the DBJV system. See Note 1 and Note 2.

Accounts receivable, net includes amounts receivable from affiliates (as defined in Note 1) of \$38.9 million and \$64.7 million as of March 31, 2015, and December 31, 2014, respectively.

- (3) Other current assets includes natural gas imbalance receivables from affiliates of zero and \$0.2 million as of March 31, 2015, and December 31, 2014, respectively.
- (4) Accounts and natural gas imbalance payables includes amounts payable to affiliates of zero and \$0.1 million as of March 31, 2015, and December 31, 2014, respectively.
- (5) See Note 2.

See accompanying Notes to Consolidated Financial Statements.

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WESTERN GAS PARTNERS, LP CONSOLIDATED STATEMENT OF EQUITY AND PARTNERS' CAPITAL (UNAUDITED)

	Partners' Cap	ital				
thousands	Net Investment by Anadarko	Common Units	Class C Units	General Partner Units	Noncontrolling Interest	⁷ Total
Balance at December 31, 2014 (1)	\$122,509	\$3,119,714	\$716,957	\$105,725	\$69,470	\$4,134,375
Net income (loss)	1,742	36,576	3,257	41,993	3,226	86,794
Issuance of common units, net of offering expenses	_	31,044		_		31,044
Amortization of beneficial						
conversion feature of Class C		(3,685)	3,685		_	_
units						
Distributions to noncontrolling interest owner	_			_	(3,150)	(3,150)
Distributions to unitholders		(89,387)		(36,657)	_	(126,044)
Acquisitions from affiliates	(196,191)	21,915			_	(174,276)
Contributions of equity-based compensation from Anadarko	_	828	_	17	_	845
Net pre-acquisition contributions from (distributions to) Anadarko	30,096	_	_	_	_	30,096
Net distributions to Anadarko of other assets	_	(341)	_	(7)	_	(348)
Elimination of net deferred tax liabilities	41,844		_	_	_	41,844
Other		(160)		_		(160)
Balance at March 31, 2015	\$ —	\$3,116,504	\$723,899	\$111,071	\$69,546	\$4,021,020

⁽¹⁾ Financial information has been recast to include the financial position and results attributable to the DBJV system. See Note 1 and Note 2.

See accompanying Notes to Consolidated Financial Statements.

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WESTERN GAS PARTNERS, LP CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

	Three Mont March 31,	hs Ended	Ended	
thousands	2015	2014 (1)		
Cash flows from operating activities				
Net income	\$86,794	\$94,748		
Adjustments to reconcile net income to net cash provided by operating activities:				
Depreciation, amortization and impairments	70,292	42,085		
Non-cash equity-based compensation expense	1,035	1,150		
Deferred income taxes	3,758	993		
Accretion and amortization of long-term obligations, net	2,112	680		
Equity income, net (2)	(18,220) (9,251)	
Distributions from equity investment earnings (2)	18,706	10,269		
Changes in assets and liabilities:				
(Increase) decrease in accounts receivable, net	(17,672) (15,439)	
Increase (decrease) in accounts and natural gas imbalance payables and accrued	10,451	6,706		
liabilities, net	10,431			
Change in other items, net	(1,220) 1,878		
Net cash provided by operating activities	156,036	133,819		
Cash flows from investing activities				
Capital expenditures	(200,940) (199,150)	
Acquisitions from affiliates	(1,128) (360,952)	
Investments in equity affiliates	(4,878) (28,462)	
Distributions from equity investments in excess of cumulative earnings (2)	2,964	2,044		
Proceeds from the sale of assets to third parties	22	_		
Net cash used in investing activities	(203,960) (586,520)	
Cash flows from financing activities				
Borrowings, net of debt issuance costs	140,000	917,742		
Repayments of debt	(30,000) (430,000)	
Increase (decrease) in outstanding checks	(2,468) 1,928		
Proceeds from the issuance of common and general partner units, net of offering	31,075	18,289		
expenses				
Distributions to unitholders	(126,044) (92,609)	
Distributions to noncontrolling interest owner	(3,150) (4,124)	
Net contributions from Anadarko	30,096	23,838		
Net cash provided by financing activities	39,509	435,064		
Net increase (decrease) in cash and cash equivalents	(8,415) (17,637)	
Cash and cash equivalents at beginning of period	67,054	100,728		
Cash and cash equivalents at end of period	\$58,639	\$83,091		
Supplemental disclosures				
Acquisition of DBJV from Anadarko (3)	\$174,276	\$ <u> </u>		
Net distributions to (contributions from) Anadarko of other assets	348	(43)	
Interest paid, net of capitalized interest	17,594	14,106		
Taxes paid (reimbursements received)	(138) (340)	

⁽¹⁾ Financial information has been recast to include the financial position and results attributable to the DBJV system. See Note 1 and Note 2.

- (2) Income earned on, distributions from and contributions to equity investments are classified as affiliate. See Note 1.
- (3) See Note 2.

See accompanying Notes to Consolidated Financial Statements.

1. DESCRIPTION OF BUSINESS AND BASIS OF PRESENTATION

General. Western Gas Partners, LP is a growth-oriented Delaware master limited partnership formed by Anadarko Petroleum Corporation in 2007 to acquire, own, develop and operate midstream energy assets. For purposes of these consolidated financial statements, the "Partnership" refers to Western Gas Partners, LP and its subsidiaries. The Partnership's general partner, Western Gas Holdings, LLC (the "general partner" or "GP"), is owned by Western Gas Equity Partners, LP ("WGP"), a Delaware master limited partnership formed by Anadarko Petroleum Corporation in September 2012 to own the Partnership's general partner, as well as a significant limited partner interest in the Partnership (see Western Gas Equity Partners, LP below), Western Gas Equity Holdings, LLC is WGP's general partner and is a wholly owned subsidiary of Anadarko Petroleum Corporation. "Anadarko" refers to Anadarko Petroleum Corporation and its subsidiaries, excluding the Partnership and the general partner, and "affiliates" refers to subsidiaries of Anadarko, excluding the Partnership, and includes equity interests in Fort Union Gas Gathering, LLC ("Fort Union"), White Cliffs Pipeline, LLC ("White Cliffs"), Rendezvous Gas Services, LLC ("Rendezvous"), Enterprise EF78 LLC (the "Mont Belvieu JV"), Texas Express Pipeline LLC ("TEP"), Texas Express Gathering LLC ("TEG") and Front Range Pipeline LLC ("FRP"). The interests in TEP, TEG and FRP are referred to collectively as the "TEFR Interests," "Equity investment throughput" refers to the Partnership's 14.81% share of average Fort Union throughput and 22% share of average Rendezvous throughput, but excludes throughput measured in barrels, consisting of the Partnership's 10% share of average White Cliffs throughput, 25% share of average Mont Belvieu JV throughput, 20% share of average TEP and TEG throughput and 33.33% share of average FRP throughput. The "DJ Basin complex" refers to the Platte Valley system, Wattenberg system and Lancaster plant, all of which were combined into a single complex in the first quarter of 2014. The "MGR assets" include the Red Desert complex, the Granger straddle plant and the 22% interest in Rendezvous.

The Partnership is engaged in the business of gathering, processing, compressing, treating and transporting natural gas, condensate, NGLs and crude oil for Anadarko, as well as for third-party producers and customers. As of March 31, 2015, the Partnership's assets and investments accounted for under the equity method consisted of the following:

	Owned and	Operated	Non-Operated	Equity
	Operated	Interests	Interests	Interests
Natural gas gathering systems	14	2	5	2
Natural gas treating facilities	8	5	_	1
Natural gas processing facilities	13	3		2
NGL pipelines	3	_		3
Natural gas pipelines	4	_		_
Oil pipelines	1	_	_	1

These assets and investments are located in the Rocky Mountains (Colorado, Utah and Wyoming), the Mid-Continent (Kansas and Oklahoma), North-central Pennsylvania and Texas. The Partnership is constructing Train II at the Lancaster plant (located at the DJ Basin complex) with operations expected to commence in the second quarter of 2015. In addition, the Partnership is preparing for construction of Train IV at the DBM complex (see Note 2), with operations expected to commence in the first quarter of 2016. The Partnership has also made progress payments towards the construction of another cryogenic unit at the DBM complex (Train V), with an expected in-service date of mid-2016.

1. DESCRIPTION OF BUSINESS AND BASIS OF PRESENTATION (CONTINUED)

Western Gas Equity Partners, LP. WGP owns the following types of interests in the Partnership: (i) the general partner interest and all of the incentive distribution rights ("IDRs") in the Partnership, both owned through WGP's 100% ownership of the Partnership's general partner and (ii) a significant limited partner interest (see Holdings of Partnership equity in Note 4). WGP has no independent operations or material assets other than its partnership interests in the Partnership.

Basis of presentation. The consolidated financial statements have been prepared in accordance with generally accepted accounting principles in the United States ("GAAP"). The consolidated financial statements include the accounts of the Partnership and entities in which it holds a controlling financial interest. All significant intercompany transactions have been eliminated. Investments in non-controlled entities over which the Partnership exercises significant influence are accounted for under the equity method. The Partnership proportionately consolidates its 33.75% share of the assets, liabilities, revenues and expenses attributable to the Non-Operated Marcellus Interest systems and Anadarko-Operated Marcellus Interest systems and its 50% share of the assets, liabilities, revenues and expenses attributable to the Newcastle system and the DBJV system (see Note 2) in the accompanying consolidated financial statements.

In preparing financial statements in accordance with GAAP, management makes informed judgments and estimates that affect the reported amounts of assets, liabilities, revenues and expenses. Management evaluates its estimates and related assumptions regularly, using historical experience and other methods considered reasonable. Changes in facts and circumstances or additional information may result in revised estimates and actual results may differ from these estimates. Effects on the business, financial condition and results of operations resulting from revisions to estimates are recognized when the facts that give rise to the revisions become known. The information furnished herein reflects all normal recurring adjustments which are, in the opinion of management, necessary for a fair presentation of the consolidated financial statements, and certain prior-period amounts have been reclassified to conform to the current-year presentation.

Certain information and note disclosures commonly included in annual financial statements have been condensed or omitted pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"). Accordingly, the accompanying consolidated financial statements and notes should be read in conjunction with the Partnership's 2014 Form 10-K, as filed with the SEC on February 26, 2015. Management believes that the disclosures made are adequate to make the information not misleading.

Presentation of Partnership assets. The term "Partnership assets" refers to the assets owned and interests accounted for under the equity method (see Note 7) by the Partnership as of March 31, 2015. Because Anadarko controls the Partnership through its ownership and control of WGP, which owns the Partnership's entire general partner interest, each acquisition of Partnership assets from Anadarko has been considered a transfer of net assets between entities under common control. As such, the Partnership assets acquired from Anadarko were initially recorded at Anadarko's historic carrying value, which did not correlate to the total acquisition price paid by the Partnership. Further, after an acquisition of Partnership assets from Anadarko, the Partnership may be required to recast its financial statements to include the activities of such Partnership assets from the date of common control. See Note 2.

For those periods requiring recast, the consolidated financial statements for periods prior to the Partnership's acquisition of the Partnership assets from Anadarko have been prepared from Anadarko's historical cost-basis accounts and may not necessarily be indicative of the actual results of operations that would have occurred if the Partnership had owned the Partnership assets during the periods reported. Net income attributable to the Partnership assets acquired from Anadarko for periods prior to the Partnership's acquisition of the Partnership assets is not allocated to the limited partners.

1. DESCRIPTION OF BUSINESS AND BASIS OF PRESENTATION (CONTINUED)

Recently issued accounting standards. The Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2015-06, Earnings Per Share (Topic - 260)—Effects on Historical Earnings per Unit of Master Limited Partnership Dropdown Transactions. This ASU contains guidance that addresses the historical earnings per unit presentation for master limited partnerships that apply the two-class method of calculating earnings per unit. When a general partner transfers or "drops down" net assets to a master limited partnership the transactions is accounted for as a transaction between entities under common control and the statements of operations are adjusted retrospectively to reflect the transaction. This ASU specifies that the historical earnings (losses) of a transferred business before the date of a dropdown transaction should be allocated entirely to the general partner, and the previously reported earnings per unit of the limited partners should not change as a result of the dropdown transaction. The ASU also requires additional disclosures about how the rights to the earnings (losses) differ before and after the dropdown transaction occurs for purposes of computing earnings per unit under the two-class method. This ASU is effective for annual and interim periods beginning in 2016 and is required to be adopted using a retrospective approach, with early adoption permitted. The Partnership believes it is currently in compliance with this ASU, but will continue to evaluate the impact of the adoption of this ASU on its consolidated financial statements. The FASB issued ASU 2015-03, Interest—Imputation of Interest (Subtopic 853-30)—Simplifying the Presentation of Debt Issuance Costs. This ASU will simplify the presentation of debt issuance costs by requiring such costs to be presented in the balance sheet as a reduction from the corresponding debt liability rather than as an asset. This ASU is effective for annual and interim periods beginning in 2016 and is required to be adopted using a retrospective approach, with early adoption permitted. The Partnership is considering the alternatives for timing of adoption. The FASB issued ASU 2015-02, Consolidation—Amendments to the Consolidation Analysis. This ASU will simplify existing requirements by reducing the number of consolidation models and placing more emphasis on risk of loss when determining a controlling financial interest. The provisions will affect how limited partnerships and similar entities are assessed for consolidation, including the elimination of the presumption that a general partner should consolidate a limited partnership. This ASU is effective for annual and interim periods beginning in 2016 and is required to be adopted using a retrospective or modified retrospective approach, with early adoption permitted. The Partnership is evaluating the impact of the adoption of this ASU on its consolidated financial statements. The FASB issued ASU 2014-09, Revenue from Contracts with Customers. This ASU supersedes the revenue recognition requirements in Topic 605, Revenue Recognition, and industry-specific guidance in Subtopic 932-605, Extractive Activities—Oil and Gas—Revenue Recognition, and requires an entity to recognize revenue when it transfers promised goods or services to customers in an amount that reflects the consideration the entity expects to be entitled to in exchange for those goods or services. This ASU is effective for annual and interim periods beginning in 2017 and is required to be adopted using one of two retrospective application methods, with no early adoption permitted. The Partnership is evaluating the impact of the adoption of this ASU on its consolidated financial statements.

2. ACQUISITIONS

The following table presents the acquisitions completed by the Partnership during 2015 and 2014, and identifies the funding sources for such acquisitions:

thousands except unit and percent amounts	Acquisition Date	Percentage Acquired	Deferred Purchase Price Obligation - Anadarko	Borrowings	Cash On Hand	Common Units Issued to Anadarko	Class C Units Issued to Anadarko
TEFR Interests (1)	03/03/2014	Various (1)	\$	\$350,000	\$6,250	308,490	_
DBM (2)	11/25/2014	100 %		475,000	298,327	_	10,913,853
DBJV system (3)	03/02/2015	50 %	174,276				

The Partnership acquired a 20% interest in each of TEG and TEP and a 33.33% interest in FRP from Anadarko. These assets gather and transport NGLs primarily from the Anadarko and Denver-Julesburg ("DJ") Basins. The

- (1) interests in these entities are accounted for under the equity method of accounting. In connection with the issuance of the common units, the Partnership's general partner purchased 6,296 general partner units in exchange for the general partner's proportionate capital contribution of \$0.4 million.
 - The Partnership acquired Nuevo Midstream, LLC ("Nuevo") from a third party. Following the acquisition, the Partnership changed the name of Nuevo to Delaware Basin Midstream, LLC ("DBM"). The assets acquired include
- (2) cryogenic processing plants, a gas gathering system, and related facilities and equipment, which are collectively referred to as the "DBM complex" and serve production from Reeves, Loving and Culberson Counties, Texas and Eddy and Lea Counties, New Mexico.
 - The Partnership acquired Anadarko's interest in Delaware Basin JV Gathering LLC ("DBJV"), which owns a 50% interest in a gathering system and related facilities (the "DBJV system"). The DBJV system is located in the
- (3) Delaware Basin in Loving, Ward, Winkler and Reeves Counties, Texas. The Partnership will make a cash payment on March 31, 2020, to Anadarko as consideration for the acquisition of DBJV. The Partnership currently estimates the future payment will be \$282.8 million, the net present value of which was \$174.3 million as of the acquisition date. See Deferred purchase price obligation Anadarko below.

DBJV acquisition. Because the acquisition of DBJV was a transfer of net assets between entities under common control, the Partnership's historical financial statements previously filed with the SEC have been recast in this Form 10-Q to include the results attributable to the DBJV system as if the Partnership owned DBJV for all periods presented. The consolidated financial statements for periods prior to the Partnership's acquisition of DBJV have been prepared from Anadarko's historical cost-basis accounts and may not necessarily be indicative of the actual results of operations that would have occurred if the Partnership had owned DBJV during the periods reported.

The following table presents the impact of the DBJV system on revenue, equity income, net and net income as presented in the Partnership's historical consolidated statements of income:

	111100 1110111115 2110000 111011011 0 1, 201 1			
thousands	Partnership Historical	DBJV System Combin		
Revenues	\$279,457	\$14,260	\$293,717	
Equity income, net	9,251	_	9,251	
Net income	91,127	3,621	94,748	

Three Months Ended March 31, 2014

Deferred purchase price obligation - Anadarko. The consideration to be paid by the Partnership for the acquisition of DBJV consists of a cash payment to Anadarko due on March 31, 2020. The cash payment will be equal to eight multiplied by (a) the average of the Partnership's share in the Net Earnings (see definition below) of the DBJV system for the calendar years 2018 and 2019, less (b) the Partnership's share of all capital expenditures incurred for the DBJV system between March 1, 2015, and February 29, 2020. Net Earnings is defined as all revenues less cost of product, operating expenses and property taxes, in each case attributable to the DBJV system on an accrual basis. As of the acquisition date, the estimated future payment obligation was \$282.8 million, which had a net present value of \$174.3 million, using a discount rate of 10%. As of March 31, 2015, the net present value of this obligation was \$175.7 million and has been recorded on the consolidated balance sheet under Deferred purchase price obligation - Anadarko. Accretion expense for the three months ended March 31, 2015, was \$1.4 million and has been recorded as a charge to interest expense. The fair value measurement was calculated using Level 3 inputs, which consisted of management's estimate of the Partnership's share of forecasted Net Earnings and capital expenditures for the DBJV system.

2. ACQUISITIONS (CONTINUED)

DBM acquisition. The DBM acquisition has been accounted for under the acquisition method of accounting. The assets acquired and liabilities assumed in the DBM acquisition were recorded in the consolidated balance sheet at their estimated fair values as of the acquisition date. Results of operations attributable to the DBM acquisition were included in the Partnership's consolidated statement of income beginning on the acquisition date in the fourth quarter of 2014.

The following is the preliminary allocation of the purchase price as of March 31, 2015, including \$3.5 million of post-closing purchase price adjustments, to the assets acquired and liabilities assumed in the DBM acquisition as of the acquisition date, pending final review of support related to the acquired entity's assets: thousands

tho dodings		
Current assets	\$63,020	
Property, plant and equipment	467,171	
Goodwill	282,999	
Other intangible assets	811,048	
Accounts payables	(17,679)
Accrued liabilities	(38,684)
Deferred income taxes	(1,342)
Asset retirement obligations and other	(9,060)
Total purchase price	\$1,557,473	

The purchase price allocation is based on an assessment of the fair value of the assets acquired and liabilities assumed in the DBM acquisition using inputs that are not observable in the market and thus represent Level 3 inputs. The fair values of the processing plants, gathering system, and related facilities and equipment are based on market and cost approaches. The fair value of the intangible assets was determined using an income approach. Deferred taxes represent the tax effects of differences in the tax basis and acquisition-date fair value of the assets acquired and liabilities assumed.

3. PARTNERSHIP DISTRIBUTIONS

The partnership agreement of Western Gas Partners, LP requires the Partnership to distribute all of its available cash (as defined in the partnership agreement) to unitholders of record on the applicable record date within 45 days of the end of each quarter. The Board of Directors of the general partner declared the following cash distributions to the Partnership's common and general partner unitholders for the periods presented:

thousands except per-unit amounts Quarters Ended	Distribution per Unit	Total Quarterly Cash Distribution	Date of Distribution
March 31, 2014	\$0.625	\$98,749	May 2014
March 31, 2015 (1)	0.725	133,203	May 2015

On April 20, 2015, the Board of Directors of the Partnership's general partner declared a cash distribution to the Partnership's unitholders of \$0.725 per unit, or \$133.2 million in aggregate, including incentive distributions, but excluding distributions on Class C units (see Class C unit distributions below). The cash distribution is payable on May 13, 2015, to unitholders of record at the close of business on April 30, 2015.

3. PARTNERSHIP DISTRIBUTIONS (CONTINUED)

Class C unit distributions. The Class C units receive quarterly distributions at a rate equivalent to the Partnership's common units. The distributions are paid in the form of additional Class C units ("PIK Class C units") until the end of 2017 (unless earlier converted), and the Class C units are disregarded with respect to distributions of the Partnership's available cash until they are converted to common units. The number of additional PIK Class C units to be issued in connection with a distribution payable on the Class C units is determined by dividing the corresponding distribution attributable to the Class C units by the volume-weighted-average price of the Partnership's common units for the ten days immediately preceding the payment date for the common unit distribution, less a 6% discount. The Partnership records the PIK Class C unit distributions at fair value at the time of issuance. This Level 2 fair value measurement uses the Partnership's unit price as a significant input in the determination of the fair value. On February 12, 2015, the Partnership issued 45,711 PIK Class C units to APC Midstream Holdings, LLC ("AMH"), a subsidiary of Anadarko and the holder of the Class C units, based on the \$0.700 common unit distribution for the fourth quarter of 2014, with an implied fair value of \$3.1 million. The Class C unit distribution was prorated for the 37-day period the Class C units were outstanding during the fourth quarter of 2014.

4. EQUITY AND PARTNERS' CAPITAL

Equity offerings. The Partnership completed the following public offerings of its common units during 2015 and 2014, including through its Continuous Offering Programs ("COP"):

				Underwriting	
thousands arount unit and non unit amounts	Common	GP Units	Price Per	Discount and	Net
thousands except unit and per-unit amounts	Units Issued	Issued (1)	Unit	Other Offering	Proceeds
				Expenses	
\$125.0 million COP (2)	1,133,384	23,132	\$73.48	\$1,738	\$83,245
November 2014 equity offering (3)	8,620,153	153,061	70.85	18,615	602,967
\$500.0 million COP (4)	480,109		65.55	396	31,076

- (1) Represents general partner units issued to the general partner in exchange for the general partner's proportionate capital contribution.
 - Represents common and general partner units issued during the year ended December 31, 2014, pursuant to the Partnership's registration statement filed with the SEC in August 2012 authorizing the issuance of up to an aggregate of \$125.0 million of common units (the "\$125.0 million COP"). Gross proceeds generated (including the
- (2) general partner's proportionate capital contributions) during the year ended December 31, 2014, were \$85.0 million. The price per unit in the table above represents an average price for all issuances under the \$125.0 million COP during the year ended December 31, 2014. As of December 31, 2014, the Partnership had used all the capacity to issue common units under this registration statement.
 - Includes the issuance of 1,120,153 common units pursuant to the partial exercise of the underwriters'
- (3) over-allotment option, the net proceeds from which were \$77.0 million. Beginning with this partial exercise, the Partnership's general partner elected not to make a corresponding capital contribution to maintain its 2.0% interest in the Partnership.
- (4) Represents common units issued during the three months ended March 31, 2015, pursuant to the Partnership's registration statement filed with the SEC in August 2014 authorizing the issuance of up to an aggregate of \$500.0 million of common units (the "\$500.0 million COP"). Gross proceeds generated and commissions paid during the three months ended March 31, 2015, were \$31.5 million and \$0.3 million, respectively. The price per unit in the table above represents an average price for all issuances under the \$500.0 million COP during the three months

ended March 31, 2015. Does not include sales of 289,744 common units that settled after March 31, 2015.

4. EQUITY AND PARTNERS' CAPITAL (CONTINUED)

Class C units. In connection with the closing of the DBM acquisition in November 2014, the Partnership issued 10,913,853 Class C units to AMH at a price of \$68.72 per unit, generating proceeds of \$750.0 million, pursuant to the Unit Purchase Agreement ("UPA") with Anadarko and AMH. All outstanding Class C units will convert into common units on a one-for-one basis on December 31, 2017, unless the Partnership elects to convert such units earlier or Anadarko extends the conversion date. The Class C units were issued to partially fund the acquisition of DBM, and the UPA contains an optional redemption feature that provides the Partnership the ability to redeem up to \$150.0 million of the Class C units within 10 days of the receipt of cash proceeds from an entity that is not an affiliate of the Partnership or AMH, if these cash proceeds were in relation to (i) the assets of DBM, (ii) the equity interests in DBM or (iii) the equity interests in a subsidiary of the Partnership that owns a majority of the outstanding equity interests in DBM. As of March 31, 2015, no such proceeds had been received and no Class C units had been redeemed. The Class C units were issued at a discount to the then-current market price of the common units into which they are convertible. This discount, totaling \$34.8 million, represents a beneficial conversion feature and at December 31, 2014, was reflected as an increase in common unitholders' capital and a decrease in Class C unitholder capital to reflect the fair value of the Class C units at issuance. The beneficial conversion feature is considered a non-cash distribution that will be recognized from the date of issuance through the date of conversion, resulting in an increase in Class C unitholder capital and a decrease in common unitholders' capital. The Partnership is amortizing the beneficial conversion feature assuming a conversion date of December 31, 2017, using the effective yield method. The impact of the beneficial conversion feature is also included in the calculation of earnings per unit.

Common, Class C and general partner units. The Partnership's common units are listed on the New York Stock Exchange under the symbol "WES."

The following table summarizes the common, Class C and general partner units issued during the three months ended March 31, 2015:

Balance at December 31, 2014 127,695,130 10,913,853 2,583,068 141,192,051 PIK Class C units — 45,711 — 45,711 Long-Term Incentive Plan award vestings 2,014 — — 2,014 \$500.0 million COP 480,109 — 480,109
Long-Term Incentive Plan award vestings 2,014 — 2,014
e ,
\$500.0 million COP 480,109 — 480,109
Balance at March 31, 2015 128,177,253 10,959,564 2,583,068 141,719,885

Holdings of Partnership equity. As of March 31, 2015, WGP held 49,296,205 common units, representing a 34.8% limited partner interest in the Partnership, and, through its ownership of the general partner, WGP indirectly held 2,583,068 general partner units, representing a 1.8% general partner interest in the Partnership, and 100% of the Partnership's IDRs. As of March 31, 2015, other subsidiaries of Anadarko held 757,619 common units and 10,959,564 Class C units, representing an aggregate 8.3% limited partner interest in the Partnership. As of March 31, 2015, the public held 78,123,429 common units, representing a 55.1% limited partner interest in the Partnership.

Net income per unit for common units. The Partnership's net income earned on and subsequent to the date of the acquisition of the Partnership assets is allocated to the general partner and the limited partners, including any Class C unitholders, in accordance with their respective weighted-average ownership percentages and, when applicable, giving effect to incentive distributions allocable to the general partner. The Partnership's net income allocable to the limited partners is net of amortization of the beneficial conversion feature related to the Class C units (see Class C units above) and is allocated between the common and Class C unitholders by applying the provisions of the partnership

agreement that govern actual cash distributions and capital account allocations, as if all earnings for the period had been distributed. Net income attributable to the Partnership assets acquired from Anadarko for periods prior to the Partnership's acquisition of the Partnership assets is not allocated to the limited partners for purposes of calculating net income per common unit.

4. EQUITY AND PARTNERS' CAPITAL (CONTINUED)

Basic net income per common unit is calculated by dividing the limited partners' interest in net income attributable to common unitholders by the weighted-average number of common units outstanding during the period. The common units issued in connection with acquisitions and equity offerings are included on a weighted-average basis for periods they were outstanding. Because the Class C units participate in distributions with common units according to a predetermined formula (see Note 3), they are considered a participating security and are included in the computation of earnings per unit pursuant to the two-class method. The Class C unit participation right results in a non-contingent transfer of value each time the Partnership declares a distribution. Diluted net income per common unit is calculated by dividing the sum of (i) the limited partners' interest in net income attributable to common units, and (ii) the limited partners' interest in net income allocable to the Class C units as a participating security, by the sum of the weighted-average number of common units outstanding plus the dilutive effect of outstanding Class C units. The following table illustrates the Partnership's calculation of net income per unit for common units:

	Three Months Ended March 31,			
thousands except per-unit amounts	2015	2014		
Net income attributable to Western Gas Partners, LP	\$83,568	\$91,056		
Pre-acquisition net (income) loss allocated to Anadarko	(1,742) (2,665)		
General partner interest in net (income) loss	(41,993) (24,834)		
Limited partners' interest in net income	39,833	63,557		
Net income allocable to common units (1)	32,891	63,557		
Net income allocable to Class C units (1)	6,942	_		
Limited partners' interest in net income	\$39,833	\$63,557		
Net income per unit				
Common units - basic	\$0.26	\$0.54		
Common units – diluted ²⁾	0.26	0.54		
Weighted-average units outstanding				
Common units – basic	127,736	117,716		
Class C units	10,938	_		
Common units – diluted	138,674	117,716		

⁽¹⁾ Adjusted to reflect amortization for the beneficial conversion feature. See Class C units above for a discussion of the Class C units.

5. TRANSACTIONS WITH AFFILIATES

Affiliate transactions. Revenues from affiliates include amounts earned by the Partnership from services provided to Anadarko as well as from the sale of residue, drip condensate and NGLs to Anadarko. In addition, the Partnership purchases natural gas from an affiliate of Anadarko pursuant to gas purchase agreements. Operation and maintenance expense includes amounts accrued for or paid to affiliates for the operation of the Partnership assets, whether in providing services to affiliates or to third parties, including field labor, measurement and analysis, and other disbursements. A portion of the Partnership's general and administrative expenses is paid by Anadarko, which results in affiliate transactions pursuant to the reimbursement provisions of the Partnership's omnibus agreement. Affiliate expenses do not bear a direct relationship to affiliate revenues, and third-party expenses do not bear a direct relationship to third-party revenues. See Note 2 for further information related to contributions of assets to the

⁽²⁾ Inclusion of 10,938,232 Class C units in the calculation would have had an anti-dilutive effect.

Partnership by Anadarko.

5. TRANSACTIONS WITH AFFILIATES (CONTINUED)

Cash management. Anadarko operates a cash management system whereby excess cash from most of its subsidiaries' separate bank accounts is generally swept to centralized accounts. Prior to the Partnership's acquisition of the Partnership assets, third-party sales and purchases related to such assets were received or paid in cash by Anadarko within its centralized cash management system. The outstanding affiliate balances were entirely settled through an adjustment to net investment by Anadarko in connection with the acquisition of the Partnership assets. Subsequent to the acquisition of Partnership assets from Anadarko, transactions related to such assets are cash-settled directly with third parties and with Anadarko affiliates. Chipeta cash settles its transactions directly with third parties and Anadarko, as well as with the other subsidiaries of the Partnership.

Note receivable from and Deferred purchase price obligation - Anadarko. Concurrently with the closing of the Partnership's May 2008 initial public offering, the Partnership loaned \$260.0 million to Anadarko in exchange for a 30-year note bearing interest at a fixed annual rate of 6.50%, payable quarterly. The fair value of the note receivable from Anadarko was \$327.0 million and \$317.8 million at March 31, 2015, and December 31, 2014, respectively. The fair value of the note reflects consideration of credit risk and any premium or discount for the differential between the stated interest rate and quarter-end market interest rate, based on quoted market prices of similar debt instruments. Accordingly, the fair value of the note receivable from Anadarko is measured using Level 2 inputs. The consideration to be paid by the Partnership for the March 2015 acquisition of DBJV consists of a cash payment to Anadarko due on March 31, 2020. See Note 2 and Note 9.

Commodity price swap agreements. The Partnership has commodity price swap agreements with Anadarko to mitigate exposure to a substantial majority of the commodity price volatility that would otherwise be present as a result of the purchase and sale of natural gas, condensate or NGLs. Notional volumes for each of the commodity price swap agreements are not specifically defined. Instead, the commodity price swap agreements apply to the actual volume of natural gas, condensate and NGLs purchased and sold at the Hugoton system, the MGR assets and the DJ Basin complex, with various expiration dates through December 2016. On December 31, 2014, the Partnership's commodity price swap agreements for the Hilight and Newcastle systems and the Granger complex (excluding the Granger straddle plant) expired without renewal. The commodity price swap agreements do not satisfy the definition of a derivative financial instrument and, therefore, are not required to be measured at fair value.

Below is a summary of the fixed price ranges on the Partnership's outstanding commodity price swap agreements as of March 31, 2015:

per barrel except natural gas	2015			2016
Ethane	\$18.41	_	23.41	\$23.11
Propane	47.08	_	52.99	52.90
Isobutane	62.09	_	74.02	73.89
Normal butane	54.62	_	65.04	64.93
Natural gasoline	72.88	_	81.82	81.68
Condensate	76.47	_	81.82	81.68
Natural gas (per MMBtu)	4.66	_	5.96	4.87

5. TRANSACTIONS WITH AFFILIATES (CONTINUED)

The following table summarizes realized gains and losses on commodity price swap agreements:

	Three Months Ended		
	March 31,		
thousands	2015	2014	
Gains (losses) on commodity price swap agreements related to sales: (1)			
Natural gas sales	\$10,982	\$(3,667)
Natural gas liquids sales	44,432	9,455	
Total	55,414	5,788	
Losses on commodity price swap agreements related to purchases (2)	(34,179) (19)
Net gains (losses) on commodity price swap agreements	\$21,235	\$5,769	

- (1) Reported in affiliate natural gas, natural gas liquids and drip condensate sales in the consolidated statements of income in the period in which the related sale is recorded.
- (2) Reported in cost of product in the consolidated statements of income in the period in which the related purchase is recorded.

Gas gathering and processing agreements. The Partnership has significant gas gathering and processing arrangements with affiliates of Anadarko on a majority of its systems. The Partnership's gathering, transportation and treating throughput (excluding equity investment throughput and throughput measured in barrels) attributable to natural gas production owned or controlled by Anadarko was 48% and 49% for the three months ended March 31, 2015 and 2014, respectively. The Partnership's processing throughput (excluding equity investment throughput and throughput measured in barrels) attributable to natural gas production owned or controlled by Anadarko was 52% and 59% for the three months ended March 31, 2015 and 2014, respectively.

Purchase and sale agreements. The Partnership sells a significant amount of its natural gas, condensate and NGLs to Anadarko Energy Services Company ("AESC"), Anadarko's marketing affiliate. In addition, the Partnership purchases natural gas, condensate and NGLs from AESC pursuant to purchase agreements. The Partnership's purchase and sale agreements with AESC are generally one-year contracts, subject to annual renewal.

WES LTIP. The general partner awards phantom units under the Western Gas Partners, LP 2008 Long-Term Incentive Plan ("WES LTIP") primarily to its independent directors, but also from time to time to its executive officers and Anadarko employees performing services for the Partnership. The phantom units awarded to the independent directors vest one year from the grant date, while all other awards are subject to graded vesting over a three-year service period. Compensation expense is recognized over the vesting period and was \$0.1 million for each of the three months ended March 31, 2015 and 2014.

WGP LTIP and Anadarko Incentive Plans. For the three months ended March 31, 2015 and 2014, general and administrative expenses included \$1.0 million and \$0.9 million, respectively, of equity-based compensation expense, allocated to the Partnership by Anadarko, for awards granted to the executive officers of the general partner and other employees under the Western Gas Equity Partners, LP 2012 Long-Term Incentive Plan ("WGP LTIP"), and the Anadarko Petroleum Corporation 1999 Stock Incentive Plan and the Anadarko Petroleum Corporation 2008 and 2012 Omnibus Incentive Compensation Plans (collectively referred to as the "Anadarko Incentive Plans"). Of this amount, \$0.8 million is reflected as a contribution to partners' capital in the Partnership's consolidated statement of equity and partners' capital for the three months ended March 31, 2015.

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5. TRANSACTIONS WITH AFFILIATES (CONTINUED)

Equipment purchases. The following table summarizes the Partnership's purchases from Anadarko of pipe and equipment:

	Three Months Ended March 31,	
	2015	2014
thousands	Purchases	
Cash consideration	\$1,128	\$4,702
Net carrying value	780	4,745
Partners' capital adjustment	\$348	\$(43)

Summary of affiliate transactions. The following table summarizes affiliate transactions, which include revenue from affiliates, reimbursement of operating expenses and purchases of natural gas:

Inree Months Ended			
March 31,			
2015	2014		
\$245,715	\$214,996		
18,220	9,251		
42,407	18,356		
15,376	12,551		
7,566	7,303		
65,349	38,210		
4,225	4,225		
1,420	_		
71,695	51,882		
	March 31, 2015 \$245,715 18,220 42,407 15,376 7,566 65,349 4,225 1,420		

- Represents amounts earned or incurred on and subsequent to the date of acquisition of the Partnership assets, as well as amounts earned or incurred by Anadarko on a historical basis related to the Partnership assets prior to the acquisition of such assets, recognized under gathering, treating or processing agreements, and purchase and sale agreements.
- Represents expenses incurred on and subsequent to the date of the acquisition of the Partnership assets, as well as expenses incurred by Anadarko on a historical basis related to the Partnership assets prior to the acquisition of such assets.
 - Represents general and administrative expense incurred on and subsequent to the date of the Partnership's acquisition of the Partnership assets, as well as a management services fee for reimbursement of expenses incurred
- (3) by Anadarko for periods prior to the acquisition of the Partnership assets by the Partnership. These amounts include equity-based compensation expense allocated to the Partnership by Anadarko (see WES LTIP and WGP LTIP and Anadarko Incentive Plans within this Note 5).
- (4) Represents interest income recognized on the note receivable from Anadarko.
- (5) For the three months ended March 31, 2015, includes accretion expense recognized on the Deferred purchase price obligation Anadarko for the acquisition of DBJV (see Note 2 and Note 9).
- (6) Represents distributions paid under the partnership agreement (see Note 3 and Note 4).

Concentration of credit risk. Anadarko was the only customer from whom revenues exceeded 10% of the Partnership's consolidated revenues for all periods presented in the consolidated statements of income.

6. PROPERTY, PLANT AND EQUIPMENT

A summary of the historical cost of the Partnership's property, plant and equipment is as follows:

1 1 1 1 1	* *	
Estimated Useful Life	March 31, 2015	December 31, 2014
n/a	\$3,260	\$2,884
3 to 47 years	5,232,882	4,972,892
15 to 45 years	135,916	151,107
n/a	424,779	483,347
3 to 40 years	18,077	16,420
	5,814,914	5,626,650
	1,103,643	1,055,207
	\$4,711,271	\$4,571,443
	n/a 3 to 47 years 15 to 45 years n/a	n/a \$3,260 3 to 47 years 5,232,882 15 to 45 years 135,916 n/a 424,779 3 to 40 years 18,077 5,814,914 1,103,643

The cost of property classified as "Assets under construction" is excluded from capitalized costs being depreciated. These amounts represent property that is not yet suitable to be placed into productive service as of the respective balance sheet date.

During 2015, the Partnership recognized impairments of \$8.2 million, primarily due to the abandonment of compressors at the MIGC system and the DJ Basin complex.

7. EQUITY INVESTMENTS

The following table presents the activity in the Partnership's equity investments for the three months ended March 31, 2015:

	Equity In	vestments						
thousands	Fort Union	White Cliffs	Rendezvous	Mont Belvieu JV	TEG	TEP	FRP	Total
Balance at December 31, 2014	\$25,933	\$44,315	\$56,336	\$121,337	\$16,790	\$198,793	\$170,988	\$634,492
Investment earnings								
(loss), net of	1,555	3,980	377	5,791	190	3,616	2,711	18,220
amortization								
Contributions	_	2,917		(432)		1,180	1,213	4,878
Distributions	(948)	(3,834)	(862)	(6,291)	(337)	(3,679)	(2,755)	(18,706)
Distributions in excess								
of cumulative earnings	_	(902)	(736)	_	_	(581)	(745)	(2,964)
Balance at March 31, 2015	\$26,540	\$46,476	\$55,115	\$120,405	\$16,643	\$199,329	\$171,412	\$635,920

⁽¹⁾ Distributions in excess of cumulative earnings, classified as investing cash flows in the consolidated statements of cash flows, is calculated on an individual investment basis.

8. COMPONENTS OF WORKING CAPITAL

A summary of other curre	ent assets is as follows:
--------------------------	---------------------------

March 31, 2015	December 31, 2014
\$6,087	\$5,316
1,682	415
1,416	2,443
1,295	1,893
\$10,480	\$10,067
March 31, 2015	December 31, 2014
\$94,176	\$128,856
37,826	14,023
27,995	24,741
5,739	1,224
475	475
299	207
5,099	1,263
\$171,609	\$170,789
	\$6,087 1,682 1,416 1,295 \$10,480 March 31, 2015 \$94,176 37,826 27,995 5,739 475 299 5,099

⁽¹⁾ Includes \$3.5 million of post-closing purchase price adjustments at March 31, 2015, related to the acquisition of DBM.

9. DEBT AND INTEREST EXPENSE

At March 31, 2015, the Partnership's debt consisted of 5.375% Senior Notes due 2021 (the "2021 Notes"), 4.000% Senior Notes due 2022 (the "2022 Notes"), 2.600% Senior Notes due 2018 (the "2018 Notes"), 5.450% Senior Notes due 2044 (the "2044 Notes"), and borrowings on the senior unsecured revolving credit facility ("RCF").

The following table presents the Partnership's outstanding debt as of March 31, 2015, and December 31, 2014:

	March 31, 20	15		December 31	, 2014	
thousands	Principal	Carrying Value	Fair Value ⁽¹⁾	Principal	Carrying Value	Fair Value ⁽¹⁾
2021 Notes	\$500,000	\$495,854	\$555,175	\$500,000	\$495,714	\$549,530
2022 Notes	670,000	672,841	683,554	670,000	672,930	681,942
RCF	620,000	620,000	620,000	510,000	510,000	510,000
2018 Notes	350,000	350,443	355,372	350,000	350,474	352,162
2044 Notes	400,000	393,857	433,456	400,000	393,836	417,619
Total long-term debt	\$2,540,000	\$2,532,995	\$2,647,557	\$2,430,000	\$2,422,954	\$2,511,253

⁽¹⁾ Fair value is measured using Level 2 inputs.

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9. DEBT AND INTEREST EXPENSE (CONTINUED)

Debt activity. The following table presents the debt activity of the Partnership for the three months ended March 31, 2015:

thousands	Carrying Value
Balance at December 31, 2014	\$2,422,954
RCF borrowings	140,000
Repayment of RCF	(30,000)
Other	41
Balance at March 31, 2015	\$2,532,995

Senior Notes. At March 31, 2015, the Partnership was in compliance with all covenants under the indentures governing the 2021 Notes, 2022 Notes, 2018 Notes and 2044 Notes.

Revolving credit facility. The interest rate on the RCF, which matures in February 2019, was 1.48% and 1.47% at March 31, 2015, and December 31, 2014, respectively. The facility fee rate was 0.20% at March 31, 2015, and December 31, 2014.

As of March 31, 2015, the Partnership had \$620.0 million of outstanding borrowings, \$12.8 million in outstanding letters of credit and \$567.2 million available for borrowing under the RCF. At March 31, 2015, the Partnership was in compliance with all covenants under the RCF.

Interest expense. The following table summarizes the amounts included in interest expense:

	March 31,	
thousands	2015	2014
Third parties		
Long-term debt	\$23,342	\$16,135
Amortization of debt issuance costs and commitment fees	1,292	1,266
Capitalized interest	(3,094) (3,440)
Total interest expense – third parties	21,540	13,961
Affiliates		
Deferred purchase price obligation – Anadarkó ¹⁾	1,420	
Total interest expense – affiliates	1,420	
Interest expense	\$22,960	\$13,961

⁽¹⁾ See Note 2 for a discussion of the accretion and present value of the Deferred purchase price obligation - Anadarko.

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10. COMMITMENTS AND CONTINGENCIES

Litigation and legal proceedings. In March 2011, DCP Midstream, LP ("DCP") filed a lawsuit against Anadarko and others, including a Partnership subsidiary, Kerr-McGee Gathering, LLC, in Weld County District Court (the "Court") in Colorado, alleging that Anadarko diverted gas from DCP's gathering and processing facilities in breach of certain dedication agreements. In addition to various claims against Anadarko, DCP is claiming unjust enrichment and other damages against Kerr-McGee Gathering, LLC, the entity that holds the Wattenberg assets (located in the DJ Basin complex). Anadarko countersued DCP asserting that DCP has not properly allocated values and charges to Anadarko for the gas that DCP gathers and/or processes, and seeks a judgment that DCP has no valid gathering or processing rights to much of the gas production it is claiming, in addition to other claims.

The Court has scheduled this matter for trial in June 2016, and the parties are currently engaged in discovery and motion practice. Management does not believe the outcome of this proceeding will have a material effect on the Partnership's financial condition, results of operations or cash flows. The Partnership intends to vigorously defend this litigation. Furthermore, without regard to the merit of DCP's claims, management believes that the Partnership has adequate contractual indemnities covering the claims against it in this lawsuit.

In addition, from time to time, the Partnership is involved in legal, tax, regulatory and other proceedings in various forums regarding performance, contracts and other matters that arise in the ordinary course of business. Management is not aware of any such proceeding for which a final disposition could have a material adverse effect on the Partnership's financial condition, results of operations or cash flows.

Other commitments. The Partnership has short-term payment obligations, or commitments, related to its capital spending programs, as well as those of its unconsolidated affiliates. As of March 31, 2015, the Partnership had unconditional payment obligations for services to be rendered or products to be delivered in connection with its capital projects of \$24.1 million, the majority of which is expected to be paid in the next twelve months. These commitments relate primarily to projects at the DJ Basin complex, which include the continued construction of Train II at the Lancaster plant and compressor expansions, as well as projects at the Hilight system and the Red Desert complex.

Lease commitments. Anadarko, on behalf of the Partnership, has entered into lease agreements for corporate offices, shared field offices and a warehouse supporting the Partnership's operations, for which Anadarko charges the Partnership rent. The leases for the corporate offices and shared field offices extend through 2017 and 2018, respectively, and the lease for the warehouse extends through February 2017.

Rent expense associated with the office, warehouse and equipment leases was \$4.2 million and \$2.3 million for the three months ended March 31, 2015 and 2014, respectively.

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

Western Gas Partners, LP is a growth-oriented master limited partnership ("MLP") formed by Anadarko Petroleum Corporation in 2007. For purposes of this report, "we," "our," the "Partnership" or "Western Gas Partners" refer to Western Gas Partners, LP and its subsidiaries. Our general partner, Western Gas Holdings, LLC (the "general partner" or "GP"), is owned by Western Gas Equity Partners, LP ("WGP"), a Delaware MLP formed by Anadarko Petroleum Corporation. Western Gas Equity Holdings, LLC is WGP's general partner and is a wholly owned subsidiary of Anadarko Petroleum Corporation. "Anadarko" refers to Anadarko Petroleum Corporation and its subsidiaries, excluding us and our general partner, and "affiliates" refers to subsidiaries of Anadarko, excluding us, and includes equity interests in Fort Union Gas Gathering, LLC ("Fort Union"), White Cliffs Pipeline, LLC ("White Cliffs"), Rendezvous Gas Services, LLC ("Rendezvous"), Enterprise EF78 LLC (the "Mont Belvieu JV"), Texas Express Pipeline LLC ("TEP"), Texas Express Gathering LLC ("TEG") and Front Range Pipeline LLC ("FRP"). The interests in TEP, TEG and FRP are referred to collectively as the "TEFR Interests." "Equity investment throughput" refers to our 14.81% share of average Fort Union throughput and our 22% share of average Rendezvous throughput, but excludes throughput measured in barrels, consisting of our 10% share of average White Cliffs throughput, our 25% share of average Mont Belvieu JV throughput, our 20% share of average TEP and TEG throughput and our 33.33% share of average FRP throughput. The "DJ Basin complex" refers to the Platte Valley system, Wattenberg system and Lancaster plant, all of which were combined into a single complex in the first quarter of 2014. The "MGR assets" include the Red Desert complex, the Granger straddle plant and the 22% interest in Rendezvous.

The following discussion analyzes our financial condition and results of operations and should be read in conjunction with the consolidated financial statements and notes to consolidated financial statements, which are included under Part I, Item 1 of this quarterly report, as well as our historical consolidated financial statements, and the notes thereto, which are included in Part II, Item 8 of our 2014 Form 10-K as filed with the Securities and Exchange Commission, or "SEC," on February 26, 2015.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

We have made in this report, and may from time to time make in other public filings, press releases and statements by management, forward-looking statements concerning our operations, economic performance and financial condition. These forward-looking statements include statements preceded by, followed by or that otherwise include the words "believes," "expects," "anticipates," "intends," "estimates," "projects," "target," "goal," "plans," "objective," "should" or simil or variations on such expressions. These statements discuss future expectations, contain projections of results of operations or financial condition or include other "forward-looking" information.

Although we and our general partner believe that the expectations reflected in such forward-looking statements are reasonable, neither we nor our general partner can give any assurance that such expectations will prove to have been correct. These forward-looking statements involve risks and uncertainties. Important factors that could cause actual results to differ materially from our expectations include, but are not limited to, the following:

our ability to pay distributions to our unitholders;

our and Anadarko's assumptions about the energy market;

future throughput, including Anadarko's production, which is gathered or processed by or transported through our assets;

our operating results;

competitive conditions;

technology;

the availability of capital resources to fund acquisitions, capital expenditures and other contractual obligations, and our ability to access those resources from Anadarko or through the debt or equity capital markets;

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the supply of, demand for, and the price of, oil, natural gas, NGLs and related products or services;

weather and natural disasters;

inflation;

the availability of goods and services;

general economic conditions, either internationally or domestically or in the jurisdictions in which we are doing business;

federal, state and local laws, including those that limit Anadarko and other producers' hydraulic fracturing or other oil and natural gas operations;

environmental liabilities;

legislative or regulatory changes, including changes affecting our status as a partnership for federal income tax purposes;

changes in the financial or operational condition of Anadarko;

changes in Anadarko's capital program, strategy or desired areas of focus;

our commitments to capital projects;

our ability to use our senior unsecured revolving credit facility ("RCF");

the creditworthiness of Anadarko or our other counterparties, including financial institutions, operating partners, and other parties;

our ability to repay debt;

our ability to mitigate exposure to a substantial majority of the commodity price risks inherent in our percent-of-proceeds and keep-whole contracts;

conflicts of interest among us, our general partner, WGP and its general partner, and affiliates, including Anadarko;

our ability to maintain and/or obtain rights to operate our assets on land owned by third parties;

our ability to acquire assets on acceptable terms;

non-payment or non-performance of Anadarko or other significant customers, including under our gathering, processing and transportation agreements and our \$260.0 million note receivable from Anadarko;

the timing, amount and terms of future issuances of equity and debt securities; and

other factors discussed below, in "Risk Factors" and "Management's Discussion and Analysis of Financial Condition and Results of Operations—Critical Accounting Policies and Estimates," included in our 2014 Form 10-K, in our quarterly reports on Form 10-Q and in our other public filings and press releases.

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The risk factors and other factors noted throughout or incorporated by reference in this report could cause actual results to differ materially from those contained in any forward-looking statement. Except as required by law, we undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

EXECUTIVE SUMMARY

We are a growth-oriented Delaware MLP formed by Anadarko to acquire, own, develop and operate midstream energy assets. We currently own or have investments in assets located in the Rocky Mountains (Colorado, Utah and Wyoming), the Mid-Continent (Kansas and Oklahoma), North-central Pennsylvania and Texas, and are engaged in the business of gathering, processing, compressing, treating and transporting natural gas, condensate, NGLs and crude oil for Anadarko, as well as for third-party producers and customers. As of March 31, 2015, our assets and investments accounted for under the equity method consisted of the following:

	Owned and	Operated	Non-Operated	Equity
	Operated	Interests	Interests	Interests
Natural gas gathering systems	14	2	5	2
Natural gas treating facilities	8	5		1
Natural gas processing facilities	13	3		2
NGL pipelines	3		_	3
Natural gas pipelines	4			
Oil pipelines	1	_		1

Significant financial and operational highlights during the three months ended March 31, 2015, included the following:

We completed the acquisition of Delaware Basin JV Gathering LLC from Anadarko. See Acquisitions below.

We issued 480,109 common units to the public under our \$500.0 million Continuous Offering Program (see Equity Offerings below), generating net proceeds of \$31.1 million. Net proceeds were used for general partnership purposes, including funding capital expenditures.

We raised our distribution to \$0.725 per unit for the first quarter of 2015, representing a 4% increase over the distribution for the fourth quarter of 2014 and a 16% increase over the distribution for the first quarter of 2014.

Throughput attributable to Western Gas Partners, LP for natural gas assets totaled 3,917 MMcf/d for the three months ended March 31, 2015, representing a 13% increase compared to the three months ended March 31, 2014.

Adjusted gross margin attributable to Western Gas Partners, LP for natural gas assets (as defined under the caption Key Performance Metrics within this Item 2) averaged \$0.66 per Mcf for the three months ended March 31, 2015, representing a 5% increase compared to the three months ended March 31, 2014.

Adjusted gross margin for crude/NGL assets (as defined under the caption Key Performance Metrics within this Item 2) averaged \$1.71 per Bbl for the three months ended March 31, 2015, representing a 13% increase compared to the three months ended March 31, 2014.

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ACQUISITIONS

(3)

Acquisitions. The following table presents our acquisitions during 2015 and 2014, and identifies the funding sources for such acquisitions. See Note 2—Acquisitions in the Notes to Consolidated Financial Statements under Part I, Item 1 of this Form 10-Q.

thousands except unit and percent amounts	Acquisition Date	Percentage Acquired	Deferred Purchase Price Obligation - Anadarko	Borrowings	Cash On Hand	Common Units Issued to Anadarko	Class C Units Issued to Anadarko
TEFR Interests (1)	03/03/2014	Various (1)	\$ —	\$350,000	\$6,250	308,490	_
DBM (2)	11/25/2014	100 %	_	475,000	298,327	_	10,913,853
DBJV system (3)	03/02/2015	50 %	174,276				

We acquired a 20% interest in each of TEG and TEP and a 33.33% interest in FRP from Anadarko. These assets gather and transport NGLs primarily from the Anadarko and Denver-Julesburg ("DJ") Basins. TEG consists of two NGL gathering systems that link natural gas processing plants to TEP. TEP is an NGL pipeline that originates in Skellytown, Texas and extends approximately 593 miles to Mont Belvieu, Texas. FRP is a 435-mile NGL pipeline that extends from Weld County, Colorado to Skellytown, Texas. The interests in these entities are accounted for under the equity method of accounting. In connection with the issuance of the common units, our general partner purchased 6,296 general partner units in exchange for the general partner's proportionate capital contribution of \$0.4 million.

We acquired Nuevo Midstream, LLC ("Nuevo") from a third party. Following the acquisition, we changed the name of Nuevo to Delaware Basin Midstream, LLC ("DBM"). The assets acquired include cryogenic processing plants, a gas gathering system, and related facilities and equipment, which are collectively referred to as the "DBM complex" and serve production from Reeves, Loving and Culberson Counties, Texas and Eddy and Lea Counties, New Mexico.

We acquired Anadarko's interest in Delaware Basin JV Gathering LLC ("DBJV"), which owns a 50% interest in a gathering system and related facilities (the "DBJV system"). The DBJV system is located in the Delaware Basin in Loving, Ward, Winkler and Reeves Counties, Texas. We will make a cash payment on March 31, 2020, to Anadarko as consideration for the acquisition of DBJV. We currently estimate the future payment will be \$282.8 million, the net present value of which was \$174.3 million as of the acquisition date. See Note 2—Acquisitions in the Notes to Consolidated Financial Statements under Part I, Item 1 of this Form 10-O.

Presentation of Partnership assets. The term "Partnership assets" refers to the assets owned and interests accounted for under the equity method (see Note 7—Equity Investments in the Notes to Consolidated Financial Statements under Part I, Item 1 of this Form 10-Q) by us as of March 31, 2015. Because Anadarko controls us through its ownership and control of WGP, which owns the entire interest in our general partner, each of our acquisitions of Partnership assets from Anadarko has been considered a transfer of net assets between entities under common control. As such, the Partnership assets we acquired from Anadarko were initially recorded at Anadarko's historic carrying value, which did not correlate to the total acquisition price paid by us (see Note 2—Acquisitions in the Notes to Consolidated Financial Statements under Part I, Item 1 of this Form 10-Q). Further, after an acquisition of Partnership assets from Anadarko, we may be required to recast our financial statements to include the activities of such Partnership assets from the date of common control.

The historical financial statements previously filed with the SEC have been recast in this Form 10-Q to include the results attributable to the DBJV system as if we owned DBJV for all periods presented. The consolidated financial statements for periods prior to our acquisition of DBJV have been prepared from Anadarko's historical cost-basis

accounts and may not necessarily be indicative of the actual results of operations that would have occurred if we had owned DBJV during the periods reported.

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EQUITY OFFERINGS

Equity offerings. We completed the following public offerings of our common units during 2015 and 2014, including through our Continuous Offering Programs ("COP"):

	Underwriting				
thousands arount unit and nor unit amounts	Common	GP Units	Price Per	Discount and	Net
thousands except unit and per-unit amounts	Units Issued	Issued (1)	Unit	Other Offering	Proceeds
				Expenses	
\$125.0 million COP (2)	1,133,384	23,132	\$73.48	\$1,738	\$83,245
November 2014 equity offering (3)	8,620,153	153,061	70.85	18,615	602,967
\$500.0 million COP (4)	480,109		65.55	396	31,076

- (1) Represents general partner units issued to the general partner in exchange for the general partner's proportionate capital contribution.
 - Represents common and general partner units issued during the year ended December 31, 2014, pursuant to our registration statement filed with the SEC in August 2012 authorizing the issuance of up to an aggregate of \$125.0 million of common units (the "\$125.0 million COP"). Gross proceeds generated (including the general partner's
- (2) proportionate capital contributions) during the year ended December 31, 2014, were \$85.0 million. The price per unit in the table above represents an average price for all issuances under the \$125.0 million COP during the year ended December 31, 2014. As of December 31, 2014, we had used all the capacity to issue common units under this registration statement.
 - Includes the issuance of 1,120,153 common units pursuant to the partial exercise of the underwriters'
- over-allotment option, the net proceeds from which were \$77.0 million. Beginning with this partial exercise, our general partner elected not to make a corresponding capital contribution to maintain its 2.0% interest in us. Represents common units issued during the three months ended March 31, 2015, pursuant to our registration statement filed with the SEC in August 2014 authorizing the issuance of up to an aggregate of \$500.0 million of
- (4) common units (the "\$500.0 million COP"). Gross proceeds generated and commissions paid during the three months ended March 31, 2015, were \$31.5 million and \$0.3 million, respectively. The price per unit in the table above represents an average price for all issuances under the \$500.0 million COP during the three months ended March 31, 2015. Does not include sales of 289,744 common units that settled after March 31, 2015.

Other equity offerings. In November 2014, we issued 10,913,853 Class C units to a subsidiary of Anadarko at an implied price of \$68.72 per unit, generating proceeds of \$750.0 million, all of which was used to fund a portion of the acquisition of DBM. See Note 2—Acquisitions and Note 4—Equity and Partners' Capital in the Notes to Consolidated Financial Statements under Part I, Item 1 of this Form 10-O.

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RESULTS OF OPERATIONS

OPERATING RESULTS

The following tables and discussion present a summary of our results of operations:

	I nree Months Ended		
	March 31,		
thousands	2015	2014	
Gathering, processing and transportation of natural gas and natural gas liquids	\$209,844	\$154,497	
Natural gas, natural gas liquids and drip condensate sales	164,168	137,649	
Other	1,082	1,571	
Total revenues (1)	375,094	293,717	
Equity income, net	18,220	9,251	
Total operating expenses (1)	283,396	197,176	
Operating income	109,918	105,792	
Interest income – affiliates	4,225	4,225	
Interest expense	(22,960)	(13,961)	
Other income (expense), net	71	477	
Income before income taxes	91,254	96,533	
Income tax (benefit) expense	4,460	1,785	
Net income	86,794	94,748	
Net income attributable to noncontrolling interest	3,226	3,692	
Net income attributable to Western Gas Partners, LP	\$83,568	\$91,056	
Key performance metrics (2)			
Adjusted gross margin attributable to Western Gas Partners, LP	\$254,036	\$206,560	
Adjusted EBITDA attributable to Western Gas Partners, LP	180,900	148,106	
Distributable cash flow	147,997	125,126	

Revenues include amounts earned from services provided to our affiliates, as well as from the sale of residue, drip condensate and NGLs to our affiliates. Operating expenses include amounts charged by our affiliates for services as well as reimbursement of amounts paid by affiliates to third parties on our behalf. See Note 5—Transactions with Affiliates in the Notes to Consolidated Financial Statements under Part I, Item 1 of this Form 10-Q. Adjusted gross margin attributable to Western Gas Partners, LP, Adjusted EBITDA attributable to Western Gas Partners, LP and Distributable cash flow are defined under the caption Key Performance Metrics within this [2] Item 2. For reconciliations of Adjusted gross margin attributable to Western Gas Partners, LP, Adjusted EBITDA attributable to Western Gas Partners, LP and Distributable cash flow to their most directly comparable financial measures calculated and presented in accordance with generally accepted accounting principles in the United

For purposes of the following discussion, any increases or decreases "for the three months ended March 31, 2015" refer to the comparison of the three months ended March 31, 2015, to the three months ended March 31, 2014.

States ("GAAP"), see Key Performance Metrics within this Item 2.

Three Months Ended

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Throughput

		Three Months Ended March 31,		
MMcf/d (except throughput measured in barrels)	2015	2014	Inc/ (Dec)	
Throughput for natural gas assets				
Gathering, treating and transportation	1,654	1,648		%
Processing	2,260	1,799	26	%
Equity investment (1)	165	186	(11)%
Total throughput for natural gas assets	4,079	3,633	12	%
Throughput attributable to noncontrolling interest for natural gas assets	162	173	(6)%
Total throughput attributable to Western Gas Partners, LP for natural gas assets (2)	3,917	3,460	13	%
Total throughput (MBbls/d) for crude/NGL assets (3)	131	79	66	%

- Represents our 14.81% share of average Fort Union and our 22% share of average Rendezvous throughput.
- (1) Excludes equity investment throughput measured in barrels (captured in "Total throughput (MBbls/d) for crude/NGL assets" as noted below).
- (2) Includes affiliate, third-party and equity investment throughput (as equity investment throughput is defined in the above footnote), excluding the noncontrolling interest owner's proportionate share of throughput.

 Represents total throughput measured in barrels, consisting of throughput from our Chipeta NGL pipeline, our 10%
- (3) share of average White Cliffs throughput, our 25% share of average Mont Belvieu JV throughput, our 20% share of average TEG and TEP throughput, and our 33.33% share of average FRP throughput.

Processing throughput increased by 461 MMcf/d for the three months ended March 31, 2015, primarily due to increased production in areas around the DJ Basin complex and the acquisition of DBM in November 2014, partially offset by decreased volumes processed at the Granger straddle plant.

Equity investment throughput decreased by 21 MMcf/d for the three months ended March 31, 2015, primarily due to lower throughput at the Fort Union system due to production declines in the area and volumes being diverted to the third-party Bison pipeline.

Throughput for crude/NGL assets measured in barrels increased by 52 MBbls/d for the three months ended March 31, 2015, due to a full quarter of volumes from the TEFR Interests, Mont Belvieu JV increased volumes and the third quarter 2014 in-service date of a White Cliffs pipeline expansion.

Gathering, Processing and Transportation of Natural Gas and Natural Gas Liquids

	Three Mon March 31,			
thousands except percentages	2015	2014	Inc/ (Dec)	
Gathering, processing and transportation of natural gas and natural gas liquids	\$209,844	\$154,497	36	%

Revenues from gathering, processing and transportation of natural gas and natural gas liquids increased by \$55.3 million for the three months ended March 31, 2015, primarily due to increases of (i) \$43.2 million resulting from increased throughput at the DJ Basin complex, a higher gathering fee, and the introduction of a condensate handling fee, (ii) \$10.2 million due to the acquisition of DBM in November 2014, (iii) \$2.8 million at the Hilight system due to higher throughput, and (iv) \$2.8 million at the Brasada complex due to increases in throughput and a higher processing fee, as well as revenues from treating services beginning in the first quarter of 2015. These increases were partially offset by a decrease of \$5.1 million at the Non-Operated Marcellus Interest systems due to a decrease in average gathering rate.

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Natural Gas, Natural Gas Liquids and Drip Condensate Sales

	Three Months Ended				
thousands except percentages and per-unit amounts	March 31,				
	2015	2014	Inc/ (Dec)		
Natural gas sales	\$60,687	\$30,893	96	%	
Natural gas liquids sales	90,936	95,814	(5)%	
Drip condensate sales	12,545	10,942	15	%	
Total	\$164,168	\$137,649	19	%	
Average price per unit:					
Natural gas (per Mcf)	\$3.61	\$4.25	(15)%	
Natural gas liquids (per Bbl)	25.91	44.77	(42)%	
Drip condensate (per Bbl)	56.65	77.74			