

REFINITIV

DELTA REPORT

10-K

EPD - ENTERPRISE PRODUCTS PARTN

10-K - DECEMBER 31, 2023 COMPARED TO 10-K - DECEMBER 31, 2022

The following comparison report has been automatically generated

TOTAL DELTAS 4816

█ CHANGES 880

█ DELETIONS 1806

█ ADDITIONS 2130

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

FORM 10-K

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

For the fiscal year ended December 31, 2022

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: 1-14323

ENTERPRISE PRODUCTS PARTNERS L.P.

(Exact name of Registrant as Specified in Its Charter)

Delaware

(State or Other Jurisdiction of Incorporation or Organization)

76-0568219

(I.R.S. Employer Identification No.)

1100 Louisiana Street, 10th Floor, Houston, Texas 77002

(Address of Principal Executive Offices, including Zip Code)

(713) 381-6500

(Registrant's Telephone Number, including Area Code)

Securities registered pursuant to Section 12(b) of the Securities Exchange Act of 1934:

Title of Each Class
Common Units

Trading Symbol(s)
EPD

Name of Each Exchange On Which Registered
New York Stock Exchange

Securities to be registered pursuant to Section 12(g) of the Act: None.

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes No

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes No

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 every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company or an emerging growth company. See 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 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 has filed a report on and attestation to its management's assessment of the effectiveness of its internal control over financial reporting under Section 404(b) of the Sarbanes-Oxley Act (15 U.S.C. 7262(b)) by the registered public accounting firm that prepared or issued its audit report.

If securities are registered pursuant to Section 12(b) of the Act, indicate by check mark whether the financial statements of the registrant included in the filing reflect the correction of an error to previously issued financial statements.

Indicate by check mark whether any of those error corrections are restatements that required a recovery analysis of incentive-based compensation received by any of the registrant's executive officers during the relevant recovery period pursuant to §240.10D-1(b).

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

The aggregate market value of our common units held by non-affiliates at June 30, 2022 June 30, 2023 (the last business day of the registrant's most recently completed second fiscal quarter) was \$35.99 \$38.72 billion based on a closing price on that date of \$24.13 \$26.35 per common unit on the New York Stock Exchange Composite ticker tape. There were 2,170,806,347 2,168,245,238 common units outstanding at January 31, 2023 January 31, 2024.

ENTERPRISE PRODUCTS PARTNERS L.P.
TABLE OF CONTENTS

	Page Number
PART I	
Items 1 and 2.	3
Item 1A.	33
Item 1B.	55
Item 1C.	56
Item 3.	56
Item 4.	55
PART II	
Item 5.	56
Market for Registrant's Common Equity, Related Unitholder Matters and Issuer Purchases of Equity Securities.	59
Item 6.	57
Item 7.	60
Management's Discussion and Analysis of Financial Condition and Results of Operations.	57
Item 7A.	88
Quantitative and Qualitative Disclosures About Market Risk.	89
Item 8.	89
Financial Statements and Supplementary Data.	91
Item 9.	89
Changes in and Disagreements with Accountants on Accounting and Financial Disclosure.	91
Item 9A.	90
Controls and Procedures.	91
Item 9B.	93
Other Information.	94
Item 9C.	93
PART III	
Item 10.	93
Directors, Executive Officers and Partnership Governance.	94
Item 11.	103
Executive Compensation.	105
Item 12.	112
Security Ownership of Certain Beneficial Owners and Management and Related Unitholder Matters.	114
Item 13.	115
Certain Relationships and Related Transactions, and Director Independence.	117
Item 14.	119
PART IV	
Item 15.	119
Exhibits, Financial Statement Schedules.	121
Item 16.	129
Form 10-K Summary.	130
Signatures	129
131	

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING INFORMATION

This annual report on Form 10-K for the year ended December 31, 2022 December 31, 2023 (our "annual report") contains various forward-looking statements and information that are based on our beliefs and those of our general partner, as well as assumptions made by us and information currently available to us. When used in this document, words such as "anticipate," "project," "expect," "plan," "seek," "goal," "estimate," "forecast," "intend," "could," "should," "would," "will," "believe," "may," "scheduled," "pending," "potential" and similar expressions and statements regarding our plans and objectives for future operations are intended to identify forward-looking statements. Although we and our general partner believe that our expectations reflected in such forward-looking statements (including any forward-looking statements/expectations of third parties referenced in this annual report) are reasonable, neither we nor our general partner can give any assurances that such expectations will prove to be correct.

Forward-looking statements are subject to a variety of risks, uncertainties and assumptions as described in more detail under Part I, Item 1A of this annual report. If one or more of these risks or uncertainties materialize, or if underlying assumptions prove incorrect, our actual results may vary materially from those anticipated, estimated, projected or expected. You should not put undue reliance on any forward-looking statements. The forward-looking statements in this annual report speak only as of the date hereof. Except as required by federal and state securities laws, we undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or any other reason.

KEY REFERENCES USED IN THIS REPORT

Unless the context requires otherwise, references to "we," "us" or "our" within this annual report are intended to mean the business and operations of Enterprise Products Partners L.P. and its consolidated subsidiaries.

References to the "Partnership" or "Enterprise" mean Enterprise Products Partners L.P. on a standalone basis.

References to "EPO" mean Enterprise Products Operating LLC, which is an indirect wholly owned subsidiary of the Partnership, and its consolidated subsidiaries, through which the Partnership conducts its business. We are managed by our general partner, Enterprise Products Holdings LLC ("Enterprise GP"), which is a wholly owned subsidiary of Dan Duncan LLC, a privately held Texas limited liability company.

The membership interests of Dan Duncan LLC are owned by a voting trust, the current trustees ("DD LLC Trustees") of which are: (i) Randa Duncan Williams, who is also a director and Chairman of the Board of Directors of Enterprise GP (the "Board") of Enterprise GP; (ii) Richard H. Bachmann, who is also a director and Vice Chairman of the Board of Enterprise GP; and (iii) W. Randall Fowler, who is also a director and the Co-Chief Executive Officer and Chief Financial Officer of Enterprise GP. Ms. Duncan Williams and Messrs. Bachmann and Fowler also currently serve as managers of Dan Duncan LLC.

References to "EPCO" mean Enterprise Products Company, a privately held Texas corporation, and its privately held affiliates. The outstanding voting capital stock of EPCO is owned by a voting trust, the current trustees ("EPCO Trustees") of which are: (i) Ms. Duncan Williams, who serves as Chairman of EPCO; (ii) Mr. Bachmann, who serves as the President and Chief Executive Officer of EPCO; and (iii) Mr. Fowler, who serves as an Executive Vice President and the Chief Financial Officer of EPCO. Ms. Duncan Williams and Messrs. Bachmann and Fowler also currently serve as directors of EPCO.

We, Enterprise GP, EPCO and Dan Duncan LLC are affiliates under the collective common control of the DD LLC Trustees and the EPCO Trustees. EPCO, together with its privately held affiliates, owned approximately 32.4% of the Partnership's common units outstanding at December 31, 2022 December 31, 2023.

As generally used in the energy industry and in this annual report, the acronyms below have the following meanings:

/d	=	per day	MMBD	=	million barrels per day
BBtus	=	billion British thermal units	MMBtus	=	million British thermal units
Bcf	=	billion cubic feet	MMcf	=	million cubic feet
BPD	=	barrels per day	MWac	=	megawatts, alternating current
MBPD	=	thousand barrels per day	MWdc	=	megawatts, direct current
MMBbls	=	million barrels	TBtus	=	trillion British thermal units

PART I

ITEMS 1 AND 2. BUSINESS AND PROPERTIES

General

We are a publicly traded Delaware limited partnership, the common units of which are listed on the New York Stock Exchange ("NYSE") under the ticker symbol "EPD." Our preferred units are not publicly traded. We were formed in April 1998 to own and operate certain natural gas liquids ("NGLs") related businesses of EPCO and are a leading North American provider of midstream energy services to producers and consumers of natural gas, NGLs, crude oil, petrochemicals and refined products. We are owned by our limited partners (preferred and common unitholders) from an economic perspective. Enterprise GP, which owns a non-economic general partner interest in us, manages our Partnership. We conduct substantially all of our business operations through EPO and its consolidated subsidiaries.

Our fully integrated, midstream energy asset network (or "value chain") links producers of natural gas, NGLs and crude oil from some of the largest supply basins in the United States ("U.S."), Canada and the Gulf of Mexico with domestic consumers and international markets. Our midstream energy operations include:

- natural gas gathering, treating, processing, transportation and storage;
 - natural gas gathering, treating, processing, transportation and storage;
- NGL transportation, fractionation, storage, and marine terminals (including those used to export liquefied petroleum gases ("LPG") and ethane);
 - NGL transportation, fractionation, storage, and marine terminals (including those used to export liquefied petroleum gases ("LPG") and ethane);
- crude oil gathering, transportation, storage, and marine terminals;

- crude oil gathering, transportation, storage, and marine terminals;
- propylene production facilities (including propane dehydrogenation ("PDH") facilities), butane isomerization, octane enhancement, isobutane dehydrogenation ("iBDH") and high purity isobutylene ("HPIB") production facilities;
 - propylene production facilities (including propane dehydrogenation ("PDH") facilities), butane isomerization, octane enhancement, isobutane dehydrogenation ("iBDH") and high purity isobutylene ("HPIB") production facilities;
- petrochemical and refined products transportation, storage, and marine terminals (including those used to export ethylene and polymer grade propylene ("PGP")); and
 - petrochemical and refined products transportation, storage, and marine terminals (including those used to export ethylene and polymer grade propylene ("PGP")); and
- a marine transportation business that operates on key U.S. inland and intracoastal waterway systems.
 - a marine transportation business that operates on key U.S. inland and intracoastal waterway systems.

Our business strategy seeks to manage these operations to:

- capitalize on expected trends and opportunities in all energy supply and demand cycles to provide value added services to our customers;
 - capitalize on expected trends and opportunities in all energy supply and demand cycles to provide value added services to our customers;
- maintain a diversified portfolio of midstream energy assets and expand this asset base through growth capital projects and accretive acquisitions of complementary assets that enhance our overall value chain; and
 - maintain a diversified portfolio of midstream energy assets and expand this asset base through growth capital projects and accretive acquisitions of complementary assets that enhance our overall value chain; and
- share capital costs and risks through business ventures or alliances with strategic partners, including those that provide incremental volumes on our systems.
 - share capital costs and risks through business ventures or alliances with strategic partners, including those that provide incremental volumes on our systems.

Our financial position, results of operations and cash flows are contingent on the supply of, and demand for the energy commodities we handle across our integrated midstream energy asset network. See "Current Outlook" included under Part II, Item 7 of this annual report for management's views on key midstream energy supply and demand fundamentals in 2023.

3

Business Segments

The following sections provide an overview of our business segments, including information regarding principal products produced and/or services rendered and properties owned. Our operations are reported under four business segments: NGL Pipelines & Services, Crude Oil Pipelines & Services, Natural Gas Pipelines & Services and Petrochemical & Refined Products Services.

Each of our business segments benefits from the supporting role of our marketing activities. The main purpose of our marketing activities is to support the utilization and expansion of assets across our midstream energy asset network by increasing the volumes handled by such assets, which results in additional fee-based earnings for each business segment. In performing these support roles, our marketing activities also seek to participate in supply and demand opportunities as a supplemental source of segment gross operating margin for us. The financial results of our marketing efforts fluctuate due to changes in volumes handled and overall market conditions, which are influenced by current and forward market prices for the products bought and sold.

Our financial position, results of operations and cash flows are subject to certain risks. For information regarding such risks, see "Risk Factors" included under Part I, Item 1A of this annual report. In addition, our business activities are subject to various federal, state and local laws and regulations governing a wide variety of topics, including commercial, operational, environmental, safety and other matters. For a discussion of the principal effects of such laws and regulations on our business activities, see "Regulatory Matters" within this Part I, Items 1 and 2 discussion.

For management's discussion and analysis of our results of operations, liquidity and capital resources and capital investment program, see Part II, Item 7 of this annual report.

For detailed financial information regarding our business segments, including major customer information, see Note 10 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

NGL Pipelines & Services

This business segment includes our natural gas processing and related NGL marketing activities, NGL pipelines, NGL fractionation facilities, NGL and related product storage facilities, and NGL marine terminals.

Natural gas processing and related NGL marketing activities

At the core of our natural gas processing business are processing facilities located in Colorado, Louisiana, Mississippi, New Mexico, Texas and Wyoming.

In its raw form, natural gas produced at the wellhead (especially in association with crude oil production) contains varying amounts of NGLs such as ethane and propane. Natural gas streams containing NGLs and other impurities are usually not acceptable for transportation in downstream natural gas transmission pipelines or for commercial use as fuel; therefore, the unprocessed natural gas stream must be transported to a natural gas processing facility to remove the NGLs and other impurities. Once the natural gas is processed and the NGLs and impurities are removed, the residue natural gas meets downstream natural gas pipeline and commercial quality specifications.

In general, on an energy-equivalent basis, NGLs have greater economic value as feedstock for petrochemical and motor gasoline production than as components of a natural gas stream. Typical uses of NGLs include the following:

- Ethane is primarily used in the petrochemical industry as a feedstock in the production of ethylene, one of the basic building blocks for a wide range of plastics and other chemical products.
 - Ethane is primarily used in the petrochemical industry as a feedstock in the production of ethylene, one of the basic building blocks for a wide range of plastics and other chemical products.
- Propane is used for heating, as an engine and industrial fuel, and as a petrochemical feedstock in the production of ethylene and propylene.
 - Propane is used for heating, as an engine and industrial fuel, and as a petrochemical feedstock in the production of ethylene and propylene.
- Normal butane is used as a petrochemical feedstock in the production of ethylene and butadiene (a key ingredient of synthetic rubber), as a blendstock for motor gasoline, and to produce isobutane through isomerization.
 - Normal butane is used as a petrochemical feedstock in the production of ethylene and butadiene (a key ingredient of synthetic rubber), as a blendstock for motor gasoline, and to produce isobutane through isomerization.
- Isobutane is fractionated from mixed butane (a mixed stream of normal butane and isobutane) or produced from normal butane through the process of isomerization, and is used in refinery alkylation to enhance the octane content of motor gasoline, in the production of iso-octane and other octane additives, and in the production of propylene oxide.
 - Isobutane is fractionated from mixed butane (a mixed stream of normal butane and isobutane) or produced from normal butane through the process of isomerization, and is used in refinery alkylation to enhance the octane content of motor gasoline, in the production of iso-octane and other octane additives, and in the production of propylene oxide.
- Natural gasoline, a mixture of pentanes and heavier hydrocarbons, is primarily used as a blendstock for motor gasoline, diluent in crude oil to aid in transportation, and as a petrochemical feedstock.
 - Natural gasoline, a mixture of pentanes and heavier hydrocarbons, is primarily used as a blendstock for motor gasoline, diluent in crude oil to aid in transportation, and as a petrochemical feedstock.

The results of operations from natural gas processing are primarily dependent on the difference between the revenues we earn from extracting NGLs (in terms of cash processing fees and/or the value of any retained NGLs) and the cost of natural gas and other operating costs incurred in connection with such extraction activities.

Natural gas processing utilizes service contracts that are either fee-based, commodity-based or a combination of the two. Our commodity-based contracts include keepwhole, margin-band, percent-of-liquids, percent-of-proceeds and contracts featuring a combination of commodity and fee-based terms. To the extent we retain all or a portion of the extracted NGLs as consideration for our processing services, we refer to such volumes as our "equity NGL-equivalent production."

If the operating costs of a natural gas processing facility are higher than the incremental value of the NGLs that would be extracted, then recovery levels of certain NGLs, primarily ethane, may be purposefully reduced. This scenario is typically referred to as "ethane rejection" and results in a reduction in NGL volumes available to us for subsequent transportation, fractionation, storage and marketing.

Our NGL marketing activities entail spot and term sales of NGLs that we take title to through our natural gas processing activities (i.e., our equity NGL-equivalent production) and open market and contract purchases. The results of operations for NGL marketing are primarily dependent on the difference between NGL sales prices and the associated purchase and other costs, including those costs attributable to the use of our other assets by the marketing group. Market prices for NGLs are subject to fluctuations in response to changes in supply and demand and a variety of additional factors that are beyond our control. We attempt to mitigate these price risks through the use of commodity derivative instruments. For a discussion of our commodity hedging program, see Part II, Item 7A of this annual report.

The following table presents selected information regarding our natural gas processing facilities assets at **February 1, 2023** February 1, 2024:

Facility Name	Location(s)	Total Gas				Net Gas				Total Gas			
		Production		Region Served	Ownership Interest	Processing Capacity (MMcf/d) (1)	Capacity of Plant (MMcf/d)	Production		Region	Ownership	No. of Processing	Net Gas Capacity
		Region Served	Ownership Interest					Region	Ownership				
South Texas (2)	Texas	Eagle Ford, Strawn	100.0%			2,200	2,200						
Description of Asset								Location	Served	Interest	Trains (1)	(MMcf/d)	(2)
Rocky Mountains													
Meeker	Colorado	Piceance	100.0%			1,800	1,800	Colorado	Piceance	100.0%	2	1,600	1,600
Delaware Basin (3)	Texas, New Mexico	Delaware	100.0%			1,595	1,595						
Midland Basin (4)	Texas	Midland	100.0%			1,020	1,020						
Pioneer	Wyoming	Green River	100.0%			800	800	Wyoming	Green River	100.0%	2	1,100	1,100
Chaco								New Mexico	San Juan	100.0%	2	700	700
South Texas													
Yoakum								Texas	Eagle Ford	100.0%	3	900	900
Thompsonville								Texas	Eagle Ford	100.0%	1	330	330
Shoup								Texas	Eagle Ford	100.0%	1	280	280
Armstrong								Texas	Eagle Ford	100.0%	2	250	250
San Martin								Texas	Eagle Ford	100.0%	1	200	200
Sonora								Texas	Strawn	100.0%	3	90	90
Delaware Basin													
Orla								Texas	Delaware	100.0%	3	900	900
Mentone								Texas	Delaware	100.0%	2	600	600
South Eddy								New Mexico	Delaware	100.0%	1	200	200
Waha								Texas	Delaware	100.0%	1	150	150
Chaparral								New Mexico	Delaware	100.0%	1	40	40
Midland Basin													
Poseidon								Texas	Midland	100.0%	1	300	300
Newberry								Texas	Midland	100.0%	2	260	260
Leiker								Texas	Midland	100.0%	1	200	200
Trident								Texas	Midland	100.0%	1	200	200
Taylor								Texas	Midland	100.0%	1	200	200
Louisiana and Mississippi								Louisiana and Mississippi					
Pascagoula	Mississippi	Gulf of Mexico	75.0% (5)			750	1,000	Mississippi	Gulf of Mexico	75.0% (3)	2	750	1,000
Chaco	New Mexico	San Juan	100.0%			600	600						
Neptune	Louisiana	Gulf of Mexico	66.0% (6)			429	650	Louisiana	Gulf of Mexico	66.0% (4)	2	429	650
Carthage (7)	Texas	Cotton Valley	100.0%			320	320						
Venice	Louisiana	Gulf of Mexico	13.1% (8)			98	750	Louisiana	Gulf of Mexico	13.1% (5)	2	98	750
Carthage													
Bulldog								Texas	Cotton Valley	100.0%	1	200	200
Panola								Texas	Cotton Valley	100.0%	1	120	120
Other													
Indian Springs	Texas	Wilcox-Woodbine	75.0% (6)			90	120	Texas	Wilcox-Woodbine	75.0% (4)	1	75	100
Total						9,702	10,855					10,172	11,320

(1) Each of our natural gas processing assets is comprised of one or more natural gas processing units (referred to as "processing trains") that are available to handle unprocessed natural gas delivered to each facility. The approximate net nameplate capacity of each processing train will vary.

(2) Total gas processing capacity does not necessarily correspond to our ownership interest in represents the combined nameplate processing capacity of all processing trains at each facility. The Actual processing capacity is based on a variety of may differ from nameplate processing capacity due to multiple factors including items such as compression limitations, and quality and composition of the level of volumes an owner processes at the facility and contractual arrangements with joint owners.

(2) The South Texas processing facility consists of eight natural gas processing plants: Yoakum I, Yoakum II, Yoakum III, Thompsonville, Shoup, Armstrong, San Martin and Sonora, being processed.

(3) The Delaware Basin processing facility consists of seven natural gas processing plants: Orla I, Orla II, Orla III, Mentone I, South Eddy, Waha and Chaparral.

(4) The Midland Basin processing facility consists of five natural gas processing plants: Newberry I, Newberry II, Leiker, Trident and Taylor.

(5) We own a 75% consolidated interest in the Pascagoula facility through our majority owned subsidiary, Pascagoula Gas Processing LLC.

(6) (4) We proportionately consolidate our undivided interests in these operating assets.

(7) The Carthage processing facility consists of two natural gas processing plants: Panola and Bulldog.

(8) (5) Our 13.1% ownership in the Venice plant is held indirectly through our equity method investment in Venice Energy Services Company, L.L.C.

We operate all of our natural gas processing facilities assets except for the Venice plant. Venice. On a weighted-average basis, utilization rates for our natural gas processing facilities were approximately 66.5% 69.6%, 58.1% 66.5% and 57.6% 58.1% during the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, respectively.

Midland Basin natural gas processing facility processing. The Midland Basin Our natural gas processing facility consists assets that support customer production in the Midland Basin consist of five six natural gas processing plants, trains, which includes include four natural gas processing plants (Newberry I, Newberry II, Trident and Taylor) trains that we acquired as part of our acquisition of Navitas Midstream Partners, LLC ("Navitas Midstream") in February 2022, and a fifth natural gas processing plant (Leiker) train ("Leiker"), which we completed construction of and placed into service in March 2022. See 2022, and a sixth natural gas processing train ("Poseidon"), which we completed construction of and placed into service in July 2023. For more information regarding the acquisition described above, see Note 12 of the Notes to Consolidated Financial Statements under Part II, Item 78 of this annual report for additional information regarding our acquisition of Navitas Midstream. report.

During 2022, In response to increasing production, we announced plans to construct two new are constructing a seventh natural gas processing plants in the Midland Basin, Poseidon (previously referred to as Plant 6) train ("Leonidas") and Leonidas (previously referred to as Plant 7) eighth natural gas processing train ("Orion"), which are expected to be placed into service in the third quarter of 2023 and first quarter of 2024 and second half of 2025, respectively. Each of these plants trains will have the capacity to process 300 MMcf/d of natural gas and extract over 40 MBPD of NGLs and is supported by long-term acreage dedication agreements.

Delaware Basin natural gas processing. Our natural gas processing assets that support customer production in the Delaware Basin consist of eight natural gas processing trains, including a second natural gas processing train at Mentone, which was placed into service in October 2023.

In response to increasing production, we are constructing an additional natural gas processing train at Mentone and another natural gas processing train at our Mentone West location, which are expected to be placed into service in the first quarter of 2024 and the second half of 2025. Each of these natural gas processing trains will have the capacity to process 300 MMcf/d of natural gas and extract over 40 MBPD of NGLs and are supported by long-term acreage dedication agreements.

Once the Poseidon agreements and Leonidas plants are completed and placed into service, we expect to have an aggregate 1.6 Bcf/d of natural gas processing capacity and more than 220 MBPD of NGL production capacity from our natural gas processing facility in the Midland Basin.

Delaware Basin natural gas processing facility. During 2022, we announced plans to construct two additional natural gas processing plants in the Delaware Basin, the Mentone II and III plants, which are expected to be placed into service in the fourth quarter of 2023 and first quarter of 2024, respectively. Each of these plants will have the capacity to process 300 MMcf/d of natural gas and extract 40 MBPD of NGLs and are supported by long-term capacity agreements.

When the Mentone II and III plants are completed and placed into service, we expect to have an aggregate 2.2 Bcf/d of natural gas processing capacity and more than 300 MBPD of NGL production capacity from our natural gas processing facility in the Delaware Basin, minimum volume commitments.

Our NGL marketing activities utilize a fleet of approximately 480 510 railcars, the majority of which are leased from third parties. These railcars are used to deliver feedstocks to our facilities and to distribute NGLs throughout the U.S. and parts of Canada. We have rail loading and unloading capabilities at certain of our terminal facilities in Arizona, Kansas, Louisiana, Minnesota, Mississippi, New York, North Carolina and Texas. These facilities service both our rail shipments and those of our customers. Our NGL marketing activities also utilize a fleet of approximately 180 160 tractor-trailer tank trucks that are used to transport LPG for us and on behalf of third parties. We lease and operate the majority of these trucks and trailers. trucks.

NGL pipelines

Our NGL pipelines transport mixed NGLs from natural gas processing facilities, refineries and marine terminals to downstream fractionation plants and storage facilities; gather and distribute purity NGL products to and from fractionation plants, storage and terminal facilities, petrochemical plants, refineries and export facilities; and deliver propane and ethane to destinations along our pipeline systems.

The results of operations from our NGL pipelines are primarily dependent upon the volume of NGLs transported (or capacity reserved) and the associated fees we charge for such transportation services. Transportation fees charged to shippers are based on either tariffs regulated by governmental agencies, including the Federal Energy Regulatory Commission ("FERC"), or contractual arrangements. See "Regulatory Matters" within this Part I, Items 1 and 2 for information regarding governmental regulation of our liquids pipelines.

The following table presents selected information regarding our NGL pipelines at February 1, 2023 February 1, 2024:

Description of Asset	Location(s)	Ownership Interest	Pipeline		Pipeline
			Length (Miles)	Location(s)	Ownership Interest
Mid-America Pipeline System (1)	Midwest and Western U.S.	100.0%	7,862	Western U.S.	100.0%
South Texas NGL Pipeline System	Texas	100.0%	2,032	Texas	100.0%

		South and Southeastern U.S.		100.0%	South and Southeastern		1,307	U.S.	100.0%	1,300
Dixie Pipeline (1)								Texas	100.0%	1,245
Seminole NGL Pipeline (1)					Texas to Midwest and Northeast U.S.		1,229	U.S.	100.0%	1,224
ATEX (1)					Texas, New Mexico		1,085			
Chaparral NGL System (1)								Texas, New Mexico	100.0%	1,080
Chaparral NGL System								Louisiana	100.0%	875
Louisiana Pipeline System (1)								Texas	100.0%	869
Seminole NGL Pipeline (1)								Texas	67.0% (3)	670
Shin Oak NGL Pipeline								Texas	35.0% (4)	594
Texas Express Pipeline (1)								Texas, Oklahoma	50.0% (5)	572
Skelly-Belvieu Pipeline (1)								Colorado, Oklahoma, Texas	33.3% (6)	452
Front Range Pipeline (1)								Texas	100.0%	307
Houston Ship Channel Pipeline System								Texas	55.0% (7)	253
Panola Pipeline (1)								Texas	100.0%	249
Rio Grande Pipeline (1)								Texas, Louisiana	100.0%	233
Aegis Ethane Pipeline (1)								Louisiana	100.0%	206
Lou-Tex NGL Pipeline (1)								Texas, Louisiana	100.0%	194
Promix NGL Gathering System								Louisiana	50.0% (8)	191
Tri-States NGL Pipeline (1)								Alabama, Mississippi, Louisiana	83.3% (9)	168
Texas Express Gathering System								Texas	45.0% (10)	138
Others (nine systems) (2)								Various	Various (11)	525
Total										19,820
										20,081

(1) Interstate transportation services provided by on these liquids pipelines, in whole or part, are regulated by federal governmental agencies.

(2) Includes our Belle Rose and Wilprise pipelines located in the coastal regions of Louisiana; two pipelines located near Port Arthur in southeast Texas; our San Jacinto pipeline located in East Texas; our Permian NGL lateral pipelines located in New Mexico; Leveret pipeline in West Texas and New Mexico; Enterprise Ethane Pipeline in Texas; and a pipeline in Colorado associated with our Meeker facility. Transportation services provided by on the Wilprise and Leveret pipelines are regulated by federal governmental agencies.

(3) We own a 67% consolidated interest in the Shin Oak NGL Pipeline through our majority owned subsidiary, Brevibola, LLC.

(4) Our 35% ownership interest in the Texas Express Pipeline is held indirectly through our equity method investment in Texas Express Pipeline LLC.

(5) Our 50% ownership interest in the Skelly-Belvieu Pipeline is held indirectly through our equity method investment in Skelly-Belvieu Pipeline Company, L.L.C.

(6) Our 33.3% ownership interest in the Front Range Pipeline is held indirectly through our equity method investment in Front Range Pipeline LLC.

(7) We own a 55% consolidated interest in the Panola Pipeline through our majority owned subsidiary, Panola Pipeline Company, L.L.C. ("Panola"). On February 16, 2024, an affiliate of Enterprise entered into a definitive agreement to acquire additional equity interest in Panola. For more information, see Note 20 of the Notes to Consolidated Financial Statements under Part II, Item 8 of this annual report.

(8) Our 50% ownership interest in the Promix NGL Gathering System is held indirectly through our equity method investment in K/D/S Promix, L.L.C.

(9) We own an 83.3% consolidated interest in the Tri-States NGL Pipeline through our majority owned subsidiary, Tri-States NGL Pipeline, L.L.C.

(10) Our 45% ownership interest in the Texas Express Gathering System is held indirectly through our equity method investment in Texas Express Gathering LLC.

(11) We own a 74.7% consolidated interest in the 30-mile Wilprise pipeline through our majority owned subsidiary, Wilprise Pipeline Company, L.L.C. We proportionately consolidate our 50% undivided interest in a 45-mile segment of the Port Arthur pipelines. The remainder of these NGL pipelines are wholly owned.

The maximum number of barrels per day that our NGL pipelines can transport depends on the operating rates achieved at a given point in time between various segments of each system (e.g., demand levels at each injection and delivery point and the mix of products being transported). As a result, we measure the utilization rates of our NGL pipelines in terms of net throughput, which is based on our ownership interest. In the aggregate, net throughput volumes for these pipelines were 4,040 MBPD, 3,703 MBPD 3,412 MBPD and 3,589 3,412 MBPD during the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, respectively.

We operate our NGL pipelines with the exception of the Texas Express Gathering System. The following information describes our principal NGL pipelines:

- The Mid-America Pipeline System is an NGL pipeline system consisting of the 3,119-mile 3,111-mile Rocky Mountain pipeline, the 2,023-mile 2,020-mile Conway North pipeline, the 632-mile 628-mile Ethane-Propane ("EP") Mix pipeline, and the 2,088-mile 2,091-mile Conway South pipeline. The Rocky Mountain pipeline transports mixed NGLs from production fields located in the Rocky Mountain Overthrust and San Juan Basin to the Hobbs NGL hub located on the Texas-New Mexico border. The Conway North segment links the NGL hub at Conway, Kansas to refineries, petrochemical plants and propane markets in the upper Midwest. NGL hubs provide buyers and sellers with a centralized location for the storage and pricing of products, while also providing connections to intrastate and/or interstate pipelines. The EP Mix segment transports EP mix from the Conway hub to petrochemical plants in Iowa and Illinois. The Conway South pipeline connects the Conway hub with Kansas refineries and provides bi-directional transportation of NGLs between the Conway and Hobbs hubs. At the Hobbs NGL hub, the Mid-America Pipeline System interconnects with our Seminole NGL Pipeline and Hobbs NGL fractionation and storage facility. The Mid-America Pipeline System is also connected to 18 non-regulated NGL terminals, that 17 of which we own and operate.

In anticipation of our Texas Western Products System, a wholly owned subsidiary has leased capacity on 679 miles of the Rocky Mountain pipeline to transport refined products from our Permian Basin Terminal in West Texas to terminals located in New Mexico and Utah. See "Petrochemicals & Refined Products Services Segment – Refined Products Pipelines" within this Part I, Items 1 and 2 for additional information regarding the Texas Western Products System.

- The *South Texas NGL Pipeline System* is a network of NGL gathering and transportation pipelines located in South Texas that gather and transport mixed NGLs from natural gas processing facilities (owned by either us or third parties) to our NGL fractionators located in South Texas and in Chambers County, Texas. In addition, this system transports purity NGL products from our South Texas NGL fractionators to refineries and petrochemical plants located between Corpus Christi, Texas and Houston, Texas and within the Texas City-Houston area, as well as to interconnects with other NGL pipelines and to our Chambers County storage complex. The South Texas NGL Pipeline System extends our ethane header system from Chambers County, Texas to Corpus Christi, Texas.
- The *Dixie Pipeline* transports propane and other NGLs from locations in southeast Texas, south Louisiana and Mississippi to markets in the southeastern U.S. The Dixie Pipeline operates in seven states: Alabama, Georgia, Louisiana, Mississippi, North Carolina, South Carolina and Texas, and is connected to eight non-regulated propane terminals that we own and operate.
- The Appalachia-to-Texas Express, or *ATEX*, pipeline transports ethane in southbound service from third-party owned NGL fractionation plants located in Ohio, Pennsylvania and West Virginia to our Chambers County storage complex. Ethane originating at these fractionation facilities is sourced from the Marcellus and Utica Shale production areas. ATEX operates in nine states: Arkansas, Illinois, Indiana, Louisiana, Missouri, Ohio, Pennsylvania, Texas and West Virginia.
- The *Chaparral NGL System* transports mixed NGLs from natural gas processing facilities located in West Texas and New Mexico to *interconnects with our NGL pipelines, which will have destinations at our facilities in Chambers County, Texas*. This system consists of the *906-mile 901-mile Chaparral pipeline Pipeline* and the 179-mile Quanah pipeline. *Interstate and intrastate Pipeline. Intrastate* transportation services provided *by on* the Chaparral pipeline Pipeline are regulated; however, transportation services provided by the Quanah pipeline are not.

In anticipation of our Texas Western Products System, a wholly owned subsidiary has leased capacity on 481 miles of the Chaparral Pipeline to facilitate movements of refined products from our storage complex in Chambers County, TX to a connection with our Seminole NGL Pipeline in Martin County, TX where it will continue to our Permian Basin Terminal in West Texas. See "Petrochemicals & Refined Products Services Segment – Refined Products Pipelines" within this Part I, Items 1 and 2 for additional information regarding the Texas Western Products System.

- The *Louisiana Pipeline System* is a network of NGL pipelines that transport NGLs originating in Louisiana and Texas to refineries and petrochemical plants located along the Mississippi River corridor in southern Louisiana. This system also provides transportation services for our natural gas processing facilities, NGL fractionators and other assets located in Louisiana.

9

- The *Seminole NGL Pipeline* transports NGLs from the Hobbs hub and the Permian Basin to markets in southeast Texas, including our Chambers County NGL fractionation complex. NGLs originating on the Mid-America Pipeline System are a significant source of throughput for the Seminole NGL Pipeline.

In January 2024, the 378-mile Midland-to-Sealy segment of the Midland-to-ECHO 2 pipeline was converted from crude oil service back to NGL service (as part of our Seminole NGL Pipeline) in order to provide incremental NGL transportation service until construction of the Bahia NGL Pipeline is complete. We retain the flexibility to keep this pipeline in NGL service or convert it to crude oil or other liquid hydrocarbons service depending on future market conditions.

Additionally, in anticipation of our Texas Western Products System, a wholly owned subsidiary has leased capacity on 65 miles of our Seminole NGL Pipeline to facilitate movements of refined products from a connection with our Chaparral Pipeline in Martin County, TX to our Permian Basin Terminal in West Texas. See "Petrochemicals & Refined Products Services Segment – Refined Products Pipelines" within this Part I, Items 1 and 2 for additional information regarding the Texas Western Products System.

- The *Shin Oak NGL Pipeline* transports NGL production from Orla, Texas in the Permian Basin to our Chambers County NGL fractionation and storage complex.

In August 2022, we announced plans to expand our Shin Oak NGL Pipeline transportation capacity by up to 275 MBPD to approximately 825 MBPD. We anticipate that this expansion project will be completed in the first half of 2025.

8

- The *Texas Express Pipeline* extends from Skellytown, Texas to our Chambers County NGL fractionation and storage complex. Mixed NGLs from production fields located in the Rocky Mountains, Permian Basin and Mid-Continent regions are delivered to the Texas Express Pipeline via an interconnect with our Mid-America Pipeline System near Skellytown. In addition, the Texas Express Pipeline transports mixed NGLs gathered by the Texas Express Gathering System. Also, mixed NGLs originating from the Denver-Julesburg ("DJ") Basin in Colorado are transported to the Texas Express Pipeline using the Front Range Pipeline.
- The *Skelly-Belvieu Pipeline* transports mixed NGLs from Skellytown, Texas to Chambers County, Texas. The Skelly-Belvieu Pipeline receives a significant quantity of NGLs through an interconnect with our Mid-America Pipeline System at Skellytown.

- The *Front Range Pipeline* transports mixed NGLs from natural gas processing facilities located in the DJ Basin in Colorado to an interconnect with our Texas Express Pipeline, Mid-America Pipeline System and other third-party facilities located at Skellytown, Texas.
- The *Houston Ship Channel Pipeline System* connects our Chambers County, Texas assets to our marine terminals on the Houston Ship Channel and to area petrochemical plants, refineries and other pipelines.
- The *Panola Pipeline* transports mixed NGLs from injection points near Carthage, Texas to Chambers County, Texas and supports the Haynesville and Cotton Valley crude oil and natural gas production areas.
- The *Rio Grande Pipeline* transports mixed NGLs from near Odessa, Texas to a pipeline interconnect at the Mexican border south of El Paso, Texas.
- The *Aegis Ethane Pipeline* ("Aegis") delivers purity ethane to petrochemical facilities located along the southeast Texas and Louisiana Gulf Coast. Aegis, when combined with our Enterprise Ethane Pipeline and a portion of our South Texas NGL Pipeline System, forms an ethane header system stretching from Corpus Christi, Texas to the Mississippi River in Louisiana.
- The *Lou-Tex NGL Pipeline* transports mixed NGLs, purity NGL products and refinery grade propylene ("RGP") between the Louisiana and Texas markets.

Bahia NGL Pipeline. In October 2023, we announced plans to build the 550-mile Bahia NGL Pipeline to transport growing NGL production from the Permian Basin to our NGL fractionation complex in Chambers County, Texas. The Bahia NGL Pipeline, which has a design capacity of 600 MBPD, will consist of a 24-inch diameter segment from the Delaware Basin where it will connect to a 30-inch diameter segment from the Midland Basin to Chambers County. This project is expected to be placed into service in the first half of 2025.

10

NGL fractionation and related facilities

Our NGL fractionators separate mixed NGLs into purity NGL products for third-party customers and our NGL marketing activities. Mixed NGLs extracted by domestic natural gas processing facilities represent the largest source of volumes processed at our NGL fractionators. Based upon industry data, we believe that sufficient volumes of mixed NGLs, especially those originating from natural gas processing facilities located in West Texas, will be available for fractionation for the foreseeable future.

The results of operations from our NGL fractionation business are generally dependent upon the volume of mixed NGLs fractionated and either (i) the level of fractionation fees charged (under fee-based contracts) or (ii) the value of NGLs received (under percent-of-liquids arrangements). Under fee-based fractionation contracts, customers retain title to the NGLs that we process for them. Under percent-of-liquids fractionation contracts, we retain a portion of the purity NGLs we separate for customers and are exposed to commodity price risk through fluctuations in NGL prices. We attempt to mitigate these risks through the use of commodity derivative instruments.

9

The following table presents selected information regarding our NGL fractionation facilities at February 1, 2023 February 1, 2024:

Description of Asset	Location	Ownership	Net Plant	Total Plant	Net Plant		Total Plant
			Capacity (MBPD) (1)	Capacity (MBPD)	Capacity (MBPD) (1)	Capacity (MBPD) (2)	
NGL fractionation facilities:							
Chambers County:							
Fracs I, II and III	Texas	75.0% (2)	189	245			
Fracs IV, V, VI, IX, X and XI	Texas	100.0%	645	645			
Fracs VII and VIII	Texas	75.0% (3)	128	170			
Fracs 1, 2 and 3					Texas	75.0% (3)	189 245
Fracs 4, 5, 6, 9, 10, 11 and 12					Texas	100.0%	770 770
Fracs 7 and 8					Texas	75.0% (4)	128 170
Total Chambers County			962	1,060			1,087 1,185
Shoup and Armstrong	Texas	100.0%	93	93	Texas	100.0%	97 97
Hobbs	Texas	100.0%	75	75	Texas	100.0%	75 75
Norco	Louisiana	100.0%	75	75	Louisiana	100.0%	75 75
Promix	Louisiana	50.0% (4)	73	145	Louisiana	50.0% (5)	73 145
Tebone	Louisiana	100.0%	30	30	Louisiana	100.0%	30 30
Baton Rouge	Louisiana	32.2% (5)	19	60	Louisiana	32.2% (6)	19 60
Total			1,327	1,538			1,456 1,667

(1) The approximate net plant capacity does not necessarily correspond to our ownership interest in each facility. The capacity is based on a variety of factors such as the level of volumes an owner processes at the facility and contractual arrangements with joint owners.

(2) Total plant capacity reflects nameplate capacity at our fractionation facilities. Actual fractionation capacity, which may routinely exceed nameplate capacity, can vary based on operating conditions including the composition of the NGLs being processed.

(3) We proportionately consolidate a 75% undivided interest in these fractionators.

(3) (4) We own a 75% consolidated equity interest in NGL fractionators **VII 7** and **VIII 8** through our majority owned subsidiary, Enterprise EF78 LLC. On February 16, 2024, we acquired the remaining 25% equity interest in Enterprise EF78 LLC. For more information, see Note 20 of the Notes to Consolidated Financial Statements under Part II, Item 8 of this annual report.

(4) (5) Our 50% ownership interest in the Promix NGL fractionator is held indirectly through our equity method investment in K/D/S Promix, L.L.C.

(5) (6) Our 32.2% ownership interest in the Baton Rouge fractionator is held indirectly through our equity method investment in Baton Rouge Fractionators LLC.

On a weighted-average basis, the overall utilization rates for our NGL fractionators (based on nameplate capacities) were **100.0%** **106.0%**, **93.8%** **100.0%** and **101.6%** **93.8%** during the years ended **December 31, 2022** **December 31, 2023, 2021** **2022** and **2020, 2021**, respectively.

The following information describes our principal NGL fractionators, all of which we operate:

- We own and operate NGL fractionators located in Chambers County, Texas. These fractionators process mixed NGLs from several major NGL supply basins in North America, including the Permian Basin, Rocky Mountains, Eagle Ford Shale, Mid-Continent and San Juan Basin. Our Chambers County NGL fractionators are connected to our network of NGL supply and distribution pipelines, approximately 170 MMBbls of underground salt dome storage capacity, along with access to international markets through our marine terminals located on the Houston Ship Channel.
- In July 2023, our twelfth NGL fractionator ("Frac 12") located in Chambers County, Texas. These fractionators process mixed NGLs from several major NGL supply basins in North America, including the Permian Basin, Rocky Mountains, Eagle Ford Shale, Mid-Continent and San Juan Basin. Our Chambers County NGL fractionators are connected to our network of NGL supply and distribution pipelines, approximately 130 MMBbls of underground salt dome storage capacity, along with access to international markets through our marine terminals located on the Houston Ship Channel.
- In April 2022, we announced plans to construct a twelfth NGL fractionator ("Frac XII") in Chambers County, Texas. Frac XII is expected to be capable of processing Texas was placed into service. The incremental 150 MBPD of NGLs and enter service in the third quarter of 2023. Completion of this fractionator is expected to increase nameplate capacity at Frac 12 brings our total Chambers County NGL fractionation capacity to approximately 1.2 MMBPD.
- In October 2023, we announced plans to construct NGL fractionator 14 ("Frac 14") and an associated deisobutanizer ("DIB") unit in Chambers County, Texas. Frac 14, which will have a design nameplate capacity of 150 MBPD, is expected to be capable of fractionating up to 195 MBPD of NGLs and enter service in the second half of 2025.

11

- The Shoup and Armstrong NGL fractionators in South Texas process mixed NGLs supplied by regional natural gas processing facilities. Purity NGL products from these fractionators are transported to local markets in the Corpus Christi area and also to Chambers County, Texas using our South Texas NGL Pipeline System.
- The Hobbs NGL fractionator serves NGL producers in West Texas, New Mexico, Colorado and Wyoming. This fractionator receives mixed NGLs from several major supply basins, including the Mid-Continent, Permian Basin, San Juan Basin and Rocky Mountains. The facility is located at the interconnect of our Mid-America Pipeline System and Seminole NGL Pipeline, thus providing customers access to the Conway hub and Chambers County, Texas.
- The Norco NGL fractionator receives mixed NGLs from refineries and natural gas processing facilities located in southern Louisiana and along the Mississippi and Alabama Gulf Coast, including our Pascagoula and Venice facilities.

We also own and operate a 60 MBPD natural gasoline hydrotreater facility at our Chambers County complex along with related storage and pipeline infrastructure, which is designed to lower the sulfur content of natural gasoline.

10

NGL and related product storage facilities

We utilize underground salt dome storage caverns and above-ground storage tanks to store mixed and purity NGLs, petrochemicals and related products that are owned by us and our customers. The results of operations from our storage facilities are dependent upon the level of storage capacity reserved by customers, the volume of product delivered into and withdrawn from storage, and the fees associated with each activity.

The following table presents selected information regarding our NGL and related product storage assets at **February 1, 2023** **February 1, 2024**:

Description of Asset	Location	Ownership Interest	Net Usable Storage Capacity (MMBbls) (1)	Net Usable Storage Capacity (MMBbls) (1)		
				Location	Ownership Interest	Net Usable Storage Capacity (MMBbls) (1)
Chambers County storage complex	Texas	100.0%	129.8	Texas	100.0%	169.5

Almeda and Markham (2)	Texas	Leased	12.4	Texas	Leased	12.4
Breaux Bridge, Anse La Butte and Sorrento (3)	Louisiana	100.0%	11.0	Louisiana	100.0%	11.0
Petal (4)	Mississippi	100.0%	5.4	Mississippi	100.0%	5.4
Hutchinson (5)	Kansas	100.0%	4.0	Kansas	100.0%	4.0
Others (6)	Various		14.4	Various		14.4
Total			177.0			216.7

(1) Net usable storage capacity is based on our ownership interest or contractual right-of-use.
 (2) These storage facilities are used in connection with our South Texas NGL Pipeline System.
 (3) These storage facilities are used in connection with our Louisiana Pipeline System.
 (4) This storage facility is used in connection with our Dixie Pipeline.
 (5) This storage facility is used in connection with our Mid-America Pipeline System.
 (6) Primarily consists of operational storage capacity for our major pipeline systems, including the Mid-America Pipeline System, Dixie Pipeline and TE Products Pipeline. We own substantially all of this storage capacity.

We operate substantially all of our NGL and related product storage facilities.

Our largest underground storage facility is located in Chambers County, Texas. This facility consists of 3837 underground salt dome caverns used to store and redeliver mixed and purity NGLs, petrochemicals and related products. This facility has an aggregate usable storage capacity of 129.8 169.5 MMBbls, a brine system with approximately 36 MMBbls of above-ground brine storage capacity and five three wells used in brine production.

NGL marine terminals and related operations

We own and operate marine terminals (export and import) that handle NGLs. The results of operations from our NGL marine terminals, all of which are located on the Houston Ship Channel, are primarily dependent upon the level of volumes handled (loading and unloading) and the associated fees we charge for such services.

12

The following information describes our Houston Ship Channel terminals:

- The *Enterprise Hydrocarbons Terminal* ("EHT") provides terminaling services to exporters, marketers, distributors, chemical companies and major integrated oil companies. EHT has extensive waterfront access consisting of eight deep-water ship docks and a barge dock. The terminal can accommodate vessels with up to a 45 foot draft, including Suezmax tankers, which are the largest tankers that can navigate the Houston Ship Channel. We believe that our location on the Houston Ship Channel enables us to handle larger vessels than our competitors because our waterfront has fewer draft and beam (width) restrictions. The size and structure of our waterfront allows us to receive and unload products for our customers and provide terminaling services.

EHT can load refrigerated cargoes of low-ethane propane and/or butane (collectively referred to as LPG) onto multiple tanker vessels simultaneously. Our LPG export services continue to benefit from increased NGL supplies produced from domestic shale plays, international demand for propane as a feedstock in ethylene and propylene production, and for power generation and heating purposes. The current estimated maximum loading capacity for LPG at EHT is approximately 835 MBPD. EHT has the capability to load up to six Very Large Gas Carrier ("VLGC") vessels simultaneously, while maintaining the option to switch between loading propane and butane. EHT can load a single VLGC in less than 24 hours, creating greater efficiencies and cost savings for our customers. LPG loading volumes at EHT averaged 623 MBPD, 555 MBPD 501 MBPD and 588 501 MBPD during the years ended December 31, 2022 December 31, 2023, 2022 and 2021, and 2020, respectively.

11

The primary customer of EHT is our NGL marketing group, which uses the terminal to meet the needs of export customers. NGL marketing transacts with these customers using long-term sales contracts with take-or-pay provisions and/or exchange agreements. In recent years, the U.S. has become the largest exporter of LPG in the world, with shipments originating from EHT playing a key role.

EHT also includes an NGL import terminal. This import terminal can offload NGLs from tanker vessels at rates up to 8,000 barrels per hour depending on the product. Our NGL import volumes for the last three years were minimal.

EHT also provides terminaling services involving crude oil, propylene and refined products. EHT's assets and activities associated with crude oil terminaling and storage are a component of our Crude Oil Pipelines & Services business segment. EHT's activities involving propylene and refined products are a component of our Petrochemical & Refined Products Services business segment.

- The *Morgan's Point Ethane Export Terminal*, located on the Houston Ship Channel, has a nameplate loading capacity of approximately 10,000 barrels per hour of fully refrigerated ethane and is the largest of its kind in the world. The terminal supports domestic production of U.S. ethane from shale plays by providing the global petrochemical industry with access to a low-cost feedstock option and opportunities for supply diversification. Ethane loading volumes handled by the terminal are sourced from our Chambers County NGL fractionation and storage complex. Ethane loading volumes at the terminal averaged 198 MBPD, 168 MBPD 157 MBPD and 134 157 MBPD during the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, respectively.

Neches River Ethane / Propane Export Facility. In April 2022, we announced plans to build construct a new Ethane Export Terminal, ethane / propane export facility, which will be located on the Neches River in Orange County, Texas. The In response to growing demand for LPG exports, this project will expand our ethane and propane export capabilities on the U.S. Gulf Coast. This multi-phase project is expected to be completed in 2025, during the second half of 2025 and first half of 2026.

Crude Oil Pipelines & Services

This business segment includes our crude oil pipelines, crude oil storage and marine terminals, and related crude oil marketing activities.

Crude oil pipelines

We have crude oil gathering and transportation pipelines located in Oklahoma, New Mexico and Texas. The results of operations from our crude oil pipelines are primarily dependent upon the volume of crude oil transported (or capacity reserved) and the associated fees we charge for such transportation services. Transportation fees charged to shippers are based on either tariffs regulated by governmental agencies, including the FERC, or contractual arrangements. See "Regulatory Matters" within this Part I, Items 1 and 2 for information regarding governmental regulation of our liquids pipelines.

12 13

The following table presents selected information regarding our crude oil pipelines and related operations at **February 1, 2023** **February 1, 2024**:

Description of Asset	Location(s)	Interest	Operational		Operational		
			Ownership	Storage Capacity (MMBbls) (2)	Length (Miles)	Ownership	Capacity (MMBbls) (2)
Midland-to-ECHO System:							
Midland-to-ECHO 1 Pipeline	Texas	80.0% (3)		3.7	418		
Midland-to-ECHO 2 Pipeline	Texas	100.0%		—	444		
Midland-to-ECHO 3 Pipeline	Texas	29.0% (4)		—	521		
Total Midland-to-ECHO System				3.7	1,383		
Seaway Pipeline (1)	Texas, Oklahoma	50.0% (5)		9.7	1,273	Texas, Oklahoma	50.0% (3)
West Texas System (1)	Texas, New Mexico	100.0%		1.4	1,044	Texas, New Mexico, Mexico	100.0%
Midland-to-ECHO System						Various (4)	3.7
Basin Pipeline (1)	Texas, New Mexico, Oklahoma	13.0% (6)		6.0	601	Oklahoma	13.0% (5)
South Texas Crude Oil Pipeline System						Texas	100.0%
EFS Midstream System	Texas	100.0%		0.3	500	Texas	100.0%
South Texas Crude Oil Pipeline System	Texas	100.0%		5.8	490		
Eagle Ford Crude Oil Pipeline System	Texas	50.0% (7)		4.5	390	Texas	50.0% (6)
Total				31.4	5,681		4.5
							30.7
							5,291

(1) Transportation services provided by on these liquids pipelines are regulated, in whole or part, by federal governmental agencies.

(2) Operational storage capacity amounts presented on a gross basis.

(3) The Midland-to-Sealy section of the Midland-to-ECHO 1 Pipeline is owned by Whitethorn Pipeline Company LLC, in which we own an 80% consolidated interest.

(4) We proportionately consolidate our 29% undivided interest in the Midland-to-Webster pipeline, which we refer to as the Midland-to-ECHO 3 Pipeline.

(5) Our 50% ownership interest in the Seaway Pipeline is held indirectly through our equity method investment in Seaway Crude Holdings LLC ("Seaway").

(6) (4) We own an 80% consolidated interest in the 417-mile Midland-to-Sealy section of the Midland-to-ECHO 1 Pipeline through our majority owned subsidiary, Whitethorn Pipeline Company LLC. On February 16, 2024, we acquired the remaining 20% equity interest in Whitethorn Pipeline Company LLC. For more information, see Note 20 of the Notes to Consolidated Financial Statements under Part II, Item 8 of this annual report. Additionally, we proportionately consolidate our 29% undivided interest in the 521-mile Midland-to-Webster pipeline, which we refer to as the Midland-to-ECHO 3 Pipeline.

(5) We proportionately consolidate our 13% undivided interest in the Basin Pipeline.

(7) (6) Our 50% ownership interest in the Eagle Ford Crude Oil Pipeline System is held indirectly through our equity method investment in Eagle Ford Pipeline LLC.

The maximum number of barrels per day that our crude oil pipelines can transport depends on the operating rates achieved at a given point in time between various segments of each system (e.g., demand levels at each delivery point and the grades of crude oil being transported). As a result, we measure the utilization rates of our crude oil pipelines in terms of net throughput, which is based on our ownership interest. In the aggregate, net throughput volumes for these pipelines were 2,461 MBPD, 2,222 MBPD 2,088 MBPD and 2,166 2,088 MBPD during the years ended **December 31, 2022** **December 31, 2023**, **2021** **2022** and **2020**, **2021**, respectively.

We operate our crude oil pipelines with the exception of the Basin Pipeline, Eagle Ford Crude Oil Pipeline System and Midland-to-ECHO 3 Pipeline. The following information describes our principal crude oil pipelines:

- The *Midland-to-ECHO System* supports Permian Basin crude oil production by providing producers and other shippers with transportation solutions that are both cost-efficient and operationally flexible. After aggregating crude at our Midland terminal, the system has the capability to transport multiple grades of crude oil, including West Texas Intermediate ("WTI"), WTI light sweet crude oil ("West Texas Light"), West Texas Sour, and condensate, to our Enterprise Crude Houston ("ECHO") storage terminal (using batched shipments to safeguard crude quality) for further delivery to markets along the Gulf Coast. Using the ECHO terminal, shippers on the Midland-to-ECHO System have access to every refinery in Houston, Texas City, Beaumont and Port Arthur, Texas, as well as our crude oil export terminal facilities.

The Midland-to-ECHO 1 Pipeline originates at our Midland terminal and extends 418 miles to our Sealy storage terminal. Volumes arriving at Sealy are then transported to our ECHO terminal using the Rancho II pipeline, which is a component of our South Texas Crude Oil Pipeline System. The Midland-to-ECHO 1 Pipeline has an approximate maximum transportation capacity of up to 620 MBPD, depending on certain operational variables.

The Midland-to-ECHO 2 Pipeline originates at our Midland terminal and extends 444 miles to our Sealy terminal, with crude oil volumes arriving at Sealy transported to our ECHO terminal using the Rancho II pipeline. The Midland-to-ECHO 2 Pipeline was created by converting the Midland-to-Sealy segment of one of our two Seminole NGL pipelines from NGL service to crude oil service. We retain the flexibility to convert this pipeline back to NGL service should future market conditions support the need for additional NGL transportation capacity out of the Permian Basin. The Midland-to-ECHO 2 Pipeline has an approximate maximum transportation capacity of up to 225 MBPD, depending on certain operational variables.

13

The Midland-to-ECHO 3 Pipeline is comprised of a 36-inch pipeline extending from Midland, Texas to our ECHO terminal, and further from ECHO to a third-party terminal in Webster, Texas (collectively, the "Midland-to-Webster pipeline"). The maximum transportation capacity on the Midland-to-Webster pipeline is approximately 450 MBPD.

14

From January 2019 through January 2024, our Midland-to-ECHO system included the Midland-to-ECHO 2 Pipeline that originated at our Midland terminal and extended to our Sealy terminal, with crude oil volumes arriving at Sealy transported to our ECHO terminal using the Rancho II pipeline. The Midland-to-ECHO 2 Pipeline was created in January 2019 by converting the Midland-to-Sealy segment of one of our two Seminole NGL pipelines from NGL service to crude oil service. In January 2024, the Midland-to-Sealy segment of the Midland-to-ECHO 2 pipeline was converted from crude oil service back to NGL service (as part of our Seminole NGL Pipeline). Crude oil previously transported by our Midland-to-ECHO 2 Pipeline will be transported using other pipelines within our Midland-to-ECHO System. We retain the flexibility to keep this pipeline in NGL service or convert it to crude oil or other liquid hydrocarbons service depending on future market conditions.

- The Seaway Pipeline connects the Cushing, Oklahoma crude oil hub with markets in southeast Texas. The Seaway Pipeline is comprised of the Longhaul System, the Freeport System and the Texas City System. The Cushing hub is an industry trading hub and price settlement point for WTI crude oil on the New York Mercantile Exchange ("NYMEX").

The Longhaul System consists of two approximately 500-mile 30-inch diameter pipelines (Seaway I and the Seaway Loop) that provide north-to-south transportation of crude oil from the Cushing hub to Seaway's Jones Creek terminal located near Freeport, Texas. The aggregate transportation capacity of the Longhaul System is approximately 950 MBPD, depending on the type and mix of crude oil being transported and other variables. The Jones Creek terminal is connected by pipeline to our ECHO terminal, which enables Seaway to serve a variety of customers along the upper Texas Gulf Coast including the Beaumont/Port Arthur area.

The Freeport System consists of a marine terminal that facilitates both crude oil imports and exports, along with pipelines that transport crude oil to and from Freeport, Texas and the Jones Creek terminal.

The Texas City System consists of a marine terminal and storage tanks, various pipelines and related infrastructure used to transport crude oil to refineries in the Texas City, Texas area and to and from terminals in the Galena Park, Texas area, our ECHO terminal and locations along the Houston Ship Channel. The Texas City System also receives production from certain offshore Gulf of Mexico developments. The intrastate pipeline transportation capacity of the Freeport System and Texas City System is approximately 480 MBPD and 800 MBPD, respectively.

Seaway's Texas City marine terminal features two docks, a 45-foot draft, an overall length of 1,125 feet, a 200-foot beam (width) and the capacity to load crude oil at a rate of 35,000 barrels per hour. We have used Seaway's Texas City terminal to partially load Very Large Crude Carrier ("VLCC") tankers, with the remaining volumes subsequently loaded on such vessels using lightering operations in the Gulf of Mexico.

- The West Texas System connects crude oil gathering systems in West Texas and southeast New Mexico to our terminal facility located in Midland, Texas. The West Texas System, including the Loving County pipeline, is a key part of our strategic crude oil aggregation program designed to support Permian Basin producers with a transport capacity over 600 MBPD. At Midland, shippers have access to storage and terminal services, as well as connectivity to multiple transportation alternatives such as trucking and pipeline infrastructure that offer access to various downstream markets, including the Gulf Coast.
- The Basin Pipeline transports crude oil from the Permian Basin in West Texas and southern New Mexico to the Cushing hub.
- The EFS Midstream System serves producers in the Eagle Ford Shale by providing condensate gathering and processing services as well as gathering, treating and compression services for associated natural gas. The EFS Midstream System includes 500 miles of gathering pipelines, 11 central gathering plants having a combined condensate storage capacity of 0.3 MMBbls, 201 MBPD of condensate stabilization capacity and 1.0 Bcf/d of associated natural gas treating capacity.

- The *South Texas Crude Oil Pipeline System* has the capacity to transport approximately 450 MBPD of crude oil and condensate originating in South Texas to customers in the Houston area. This system includes storage terminal assets located at Lyssy, Milton, Marshall and Sealy, Texas. The South Texas Crude Oil Pipeline System also includes our Rancho II pipeline, which extends 89-miles from the Sealy terminal to our ECHO terminal. From ECHO, we have connectivity to refinery customers and our marine terminals along the Texas Gulf Coast.

15

- The *Eagle Ford Crude Oil Pipeline System* transports crude oil and condensate for producers in South Texas. The system, which is effectively looped and has a capacity to transport over 600 MBPD of light and medium grades of crude oil, consists of 390 miles of crude oil and condensate pipelines originating in Gardendale, Texas and extending to Corpus Christi, Texas. The system interconnects with our South Texas Crude Oil Pipeline System in Wilson County, Texas and our Corpus Christi marine terminal.

14

Crude oil terminals

In addition to the operational storage capacity associated with our crude oil pipelines, we also own and operate crude oil terminals located in Houston, Midland and Beaumont, Texas and Cushing, Oklahoma that are used to store crude oil for us and our customers. In conjunction with other aspects of our midstream network, our crude oil terminals provide Gulf Coast refiners with an integrated system featuring supply diversification, significant storage capabilities and a high capacity pipeline distribution system. Our system has access to an aggregate refining capacity of approximately 8 MMBPD.

The results of operations from crude oil terminals are primarily dependent upon the level of volumes stored and the length of time such storage occurs, including the level of firm storage capacity reserved, pumpover volumes and the fees associated with each activity. If the terminal offers marine services, the results of operations from these activities are primarily dependent upon the level of volumes handled (loading and unloading) and the associated fees we charge for such services.

The following table presents selected information regarding our crude oil terminals at **February 1, 2023** **February 1, 2024**:

Description of Asset	Location	Interest	Number of Tanks in Service	Net Storage (MMBbls)	Number of Storage Tanks in Service		
					Ownership	Above-Ground	Capacity (MMBbls)
EHT (crude oil)	Texas	100.0%	82	23.8	Texas	100.0%	81 24.0
ECHO (1)	Texas	100.0%	15	6.5	Texas	100.0%	15 6.6
Midland (2)	Texas	100.0%	13	5.2	Texas	100.0%	13 5.2
Beaumont Marine West	Texas	100.0%	12	4.2	Texas	100.0%	12 4.2
Cushing	Oklahoma	100.0%	19	3.3	Oklahoma	100.0%	19 3.5
Corpus Christi	Texas	50.0% (3)	4	0.7	Texas	50.0% (3)	4 0.7
Total			145	43.7			144 44.2

(1) Number of tanks and storage capacity excludes three tanks that are used in the operation of our Midland-to-ECHO 1 pipeline and three tanks owned by Seaway.

(2) Number of tanks and storage capacity excludes three tanks that are used in the operation of our Midland-to-ECHO 1 pipeline.

(3) Our 50% ownership interest in the terminal is held indirectly through our equity method investment in Eagle Ford Terminals Corpus Christi LLC.

The following information describes our principal crude oil terminals, all of which we operate with the exception of the Corpus Christi terminal.

- The *EHT* marine terminal located on the Houston Ship Channel includes export assets capable of loading up to **2.02.9** MMBPD, or **62.88** MMBbls per month, of crude oil. The crude oil terminal at EHT represents one of the largest such facilities on the Gulf Coast. As noted previously, EHT can accommodate vessels with up to a 45-foot draft, including Suezmax tankers, which are the largest tankers that can navigate the Houston Ship Channel.
- The *ECHO* terminal is located in Houston, Texas and provides storage customers with access to major refineries located in the Houston, Texas City and Beaumont/Port Arthur areas. Beginning in March 2022, the ECHO terminal became one of two physical delivery points for the Midland WTI American Gulf Coast futures contract ("HOU") traded on the Intercontinental Exchange ("ICE"). ECHO also has connections to marine terminals, including EHT, that provide access to any refinery on the U.S. Gulf Coast and international markets.
- The *Beaumont Marine West* terminal is located on the Neches River near Beaumont, Texas. This terminal includes three deep-water docks and one barge dock that facilitate the exporting and importing of crude oil and related products.
- The *Cushing* terminal is located at the Cushing hub in Oklahoma and provides crude oil storage, pumpover and trade documentation services. This terminal is one of the origination points for our Seaway Pipeline.

- The *Midland* terminal provides crude oil storage, pumpover and trade documentation services. The Midland terminal is the origination point for our Midland-to-ECHO pipelines.

16

- The *Corpus Christi* terminal, located in Corpus Christi, Texas, is capable of loading ocean-going vessels with either crude oil or condensate. The terminal includes one deep-water ship dock and serves Eagle Ford Shale and Permian Basin producers through a connection with our Eagle Ford Crude Oil Pipeline System.

15

Sea Port Oil Terminal. In January 2019, we filed our application for regulatory permitting of our Sea Port Oil Terminal ("SPOT") in the Gulf of Mexico with the Department of Transportation's Maritime Administration. SPOT would consist of proposed onshore and offshore facilities, including a fixed platform located approximately 30 nautical miles off the Texas coast in approximately 115 feet of water. SPOT is designed to load VLCCs and other crude oil tankers at rates of approximately 85,000 barrels per hour. The platform would be connected to an onshore storage facility with approximately 4.8 MMBbls of capacity in Brazoria County, Texas, by two 36-inch, bi-directional pipelines. The SPOT project includes state-of-the-art pipeline control, vapor recovery and leak detection systems that are designed to minimize emissions. SPOT would provide customers with an integrated export solution that leverages our extensive supply, storage and distribution network along the Gulf Coast.

In November 2022, we received a favorable Record of Decision ("ROD") from the Department of Transportation's Maritime Administration in accordance with the provisions of the Deepwater Port Act of 1974. The receipt of the ROD is was a significant milestone in the process to obtain a license for SPOT under the Deepwater Port Act. Remaining conditions We believe that we must address and satisfy have completed all conditions in the ROD that are a prerequisite to obtain approval for obtaining the license, issuance include routine construction, operating and decommissioning guarantees, submission of public outreach, wetland restoration and volatile organic compound ("VOC") monitoring plans, and other state approvals. We expect to satisfy these remaining conditions therefore we anticipate that the Maritime Administration will issue the license in 2023; however, 2024. However, we can give no assurance as to when or whether the project will ultimately be authorized to begin construction or operation.

We continue to commercialize this project in order to support a final investment decision, which is subject to the execution of long-term customer contracts and receiving a license to construct and operate the facility.

Crude oil marketing activities

Our crude oil marketing activities generate revenues from the sale and delivery of crude oil and condensate purchased either directly from producers or from others on the open market. The results of operations from our crude oil marketing activities are primarily dependent upon the difference, or spread, between crude oil and condensate sales prices and the associated purchase and other costs, including those costs attributable to the use of our assets. In general, sales prices referenced in the underlying contracts are market-based and include pricing differentials for factors such as delivery location or crude oil quality. We use derivative instruments to mitigate our exposure to commodity price risks associated with our crude oil marketing activities. For a discussion of our commodity hedging program, see Part II, Item 7A of this annual report.

Our Crude Oil Pipelines & Services segment also includes a fleet of approximately 245 250 tractor-trailer tank trucks, the majority of which we own and operate, that are used to transport crude oil.

Natural Gas Pipelines & Services

This business segment includes our natural gas pipeline systems that provide for the gathering, treating and transportation of natural gas. This segment also includes our natural gas marketing activities.

Natural gas pipelines and related storage assets

Our natural gas gathering pipelines gather, treat and transport natural gas from production developments to regional natural gas plants for further processing. Our natural gas transmission pipelines transport natural gas from regional processing facilities to downstream electric generation plants, local gas distribution companies, industrial and municipal customers, storage facilities or other connecting pipelines.

The results of operations from our natural gas pipelines and related storage assets are primarily dependent upon the volume of natural gas gathered, treated, transported or stored, the level of firm or interruptible capacity reservations made by shippers, and the fees associated with each activity. Transportation fees charged to shippers are based on either tariffs regulated by governmental agencies, including the FERC, or contractual arrangements. See "Regulatory Matters" within this Part I, Items 1 and 2 for information regarding governmental regulation of our natural gas pipelines.

16 17

The following table presents selected information regarding our natural gas pipelines and related infrastructure at **February 1, 2023** February 1, 2024:

	Net Capacity (1)	Net Capacity (1)
--	------------------	------------------

Description of Asset	Location(s)	Ownership Interest	Pipeline	Pipeline	Natural Gas	Usable	Natural				
			Length (Miles)	Capacity (MMcf/d)	Treating (MMcf/d)	Storage (Bcf)	Location(s)	Ownership Interest	Length (Miles)	Pipeline Capacity (MMcf/d)	
Texas Intrastate System (2)	Texas	Various (5)	6,770	7,328	—	12.9	Texas	Various (5)	6,719	7,328	—
Acadian Gas System (2)	Louisiana	100.0% (6)	1,392	4,400	—	1.3	Louisiana	100.0% (6)	1,409	4,825	—
Jonah Gathering System	Wyoming	100.0%	778	2,360	—	—	Wyoming	100.0%	786	2,360	—
Delaware Basin Gathering System				Texas, New Mexico				—			
Midland Basin Gathering System				Mexico				1,772			
Piceance Basin Gathering System	Colorado	100.0%	191	1,800	—	—	Texas	100.0%	1,818	1,900	—
Delaware Basin Gathering System	Texas, New Mexico	100.0%	1,763	1,575	150	—	Colorado	100.0%	195	1,800	—
White River Hub (3)	Colorado	50.0% (7)	10	1,500	—	—	Colorado	50.0% (7)	10	1,500	—
BTA Gathering System (4)	Texas	100.0% (8)	801	1,420	240	—	Texas	100.0% (8)	804	1,420	240
Midland Basin Gathering System	Texas	100.0%	1,782	1,305	—	—	—				
Haynesville Gathering System	Louisiana, Texas	100.0%	380	1,300	810	—	Louisiana, Texas	100.0%	364	1,300	810
San Juan Gathering System				New Mexico, Colorado				—			
Indian Springs Gathering System (4)	Texas	80.0% (9)	145	160	—	—	Texas	80.0% (9)	145	160	—
Delmita Gathering System	Texas	100.0%	203	145	—	—	Texas	100.0%	201	145	—
South Texas Gathering System	Texas	100.0%	517	143	320	—	Texas	100.0%	524	143	320
Old Ocean Pipeline	Texas	50.0% (10)	240	80	—	—	Texas	50.0% (10)	240	80	—
Big Thicket Gathering System (4)	Texas	100.0%	249	60	—	—	Texas	100.0%	234	60	—
Central Treating Facility	Colorado	100.0%	—	200	—	—	Colorado	100.0%	—	200	—
Total			20,815	24,776	1,720	14.2			20,789	26,521	1,570
											14.1

(1) Net capacity amounts are based on our ownership interest or contractual right-of-use.

(2) Transportation services provided by on these pipeline systems, in whole or part, are regulated by both federal and state governmental agencies.

(3) Services provided by the White River Hub are regulated by federal governmental agencies.

(4) Transportation services provided by on these systems are regulated in part by state governmental agencies.

(5) We proportionately consolidate our undivided interests, which range from 22% to 80%, in 1,471 1,469 miles of the Texas Intrastate System. The Texas Intrastate System also includes our Wilson natural gas storage facility, which consists of a network of leased and owned underground salt dome storage caverns located in Wharton County, Texas with an aggregate 12.9 Bcf of usable storage capacity. Four of these caverns, comprising 6.9 Bcf of usable capacity, are held under an operating lease. The remainder of our Texas Intrastate System is wholly owned.

(6) The Acadian Gas System includes a leased 1.3 1.2 Bcf underground salt dome natural gas storage cavern located at Napoleonville, Louisiana.

(7) Our 50% ownership interest in White River Hub is held indirectly through our equity method investment in White River Hub, LLC.

(8) This system includes approximately 56 miles of leased pipelines.

(9) We proportionately consolidate our 80% undivided interest in the Indian Springs Gathering System.

(10) Our 50% ownership interest in the Old Ocean Pipeline is held indirectly through our equity method investment in Old Ocean Pipeline, LLC.

On a weighted-average basis, overall utilization rates for our natural gas pipelines were approximately 65.0%, 60.4% 65.0% and 57.2% 60.4% during the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020 2021, respectively. These utilization rates represent actual natural gas volumes delivered as a percentage of our nominal delivery capacity and do not reflect firm capacity reservation agreements where capacity fees are earned whether or not the shipper actually utilizes such capacity.

We operate our natural gas pipelines and storage facilities with the exception of the White River Hub, Old Ocean Pipeline and certain segments of the Texas Intrastate System. The following information describes our principal natural gas pipelines:

- The Texas Intrastate System is comprised of the 6,161-mile 6,071-mile Enterprise Texas pipeline system and the 609-mile 648-mile Channel pipeline system. The Texas Intrastate System gathers, transports and stores natural gas from supply basins in Texas including the Permian Basin and Eagle Ford and Barnett Shales for delivery to local gas distribution companies, electric utility plants and industrial and municipal consumers. The system is also connected to regional natural gas processing facilities and other intrastate and interstate pipelines. The Texas Intrastate System serves a number of commercial markets in Texas, including Corpus Christi, San Antonio/Austin, Beaumont/Orange and Houston, including the Houston Ship Channel industrial market.
- The Acadian Gas System transports, stores and markets natural gas in Louisiana. The Acadian Gas System is comprised of the 582-mile Cypress pipeline, 424-mile 1,006-mile Acadian pipeline, 275-mile 292-mile Acadian Haynesville Extension pipeline, 83-mile Gillis Lateral pipeline and 28-mile Enterprise Pelican pipeline. The Acadian Gas System links natural gas supplies from Louisiana (e.g., from the Haynesville Shale supply basin) and offshore Gulf of Mexico developments with local gas distribution companies, electric utility plants and industrial customers located primarily in the Baton Rouge/New Orleans/Mississippi River corridor. Additionally, the Acadian Gas System delivers natural gas production from the Haynesville Shale to the liquefied natural gas ("LNG") markets in South Louisiana via the Gillis Lateral pipeline.

17 18

In April 2022, May 2023, we announced plans for an additional 400 MMcf/d completed the expansion of our Acadian Gas System. The Haynesville Extension natural gas pipeline. This expansion is expected added approximately 400 MMcf/d of Haynesville natural gas takeaway, which increased total natural gas transportation capacity on the Acadian Haynesville Extension from approximately 2.1 Bcf/d to be completed in the second quarter of 2023. 2.5 Bcf/d.

- The *Jonah Gathering System* is located in the Greater Green River Basin of southwest Wyoming. This system gathers natural gas from the Jonah and Pinedale supply fields for delivery to regional natural gas processing facilities, including our Pioneer facility.
- The *Piceance Basin Gathering System* gathers natural gas produced from the Piceance Basin in northwestern Colorado to our Meeker natural gas processing facility.
- The *Midland Basin Gathering System*, which is located in West Texas, gathers natural gas from the Midland Basin for delivery to our Midland Basin processing facility. We acquired this system in February 2022, along with our Midland Basin processing facility, as part of our acquisition of Navitas Midstream in February 2022. See the Notes to Consolidated Financial Statements under Part II, Item 7 of this annual report for additional information regarding this acquisition.
- The *Delaware Basin Gathering System* is comprised of the 1,124-mile 1,130-mile Carlsbad pipeline system, the 582-mile 585-mile Waha pipeline system, the 34-mile Orla pipeline system and the 23-mile Mentone pipeline system. The Delaware Basin Gathering System gathers natural gas from the Delaware Basin for delivery to regional natural gas processing facilities, including our Delaware Basin natural gas processing facility, and delivers residue and treated natural gas into our Texas Intrastate System and third-party pipelines.
- The *White River Hub* is a natural gas hub facility serving producers in the Piceance Basin. The facility enables producers to access six interstate natural gas pipelines and has a gross throughput capacity of 3 Bcf/d of natural gas.
- The *BTA Gathering System*, which is located in East Texas, gathers and treats natural gas from the Haynesville Shale and Bossier, Cotton Valley and Travis Peak formations. This system includes our Fairplay Gathering System.
- The *Haynesville Gathering System* gathers and treats natural gas produced from the Haynesville and Bossier Shale supply basins and the Cotton Valley and Taylor Sand formations in Louisiana and eastern Texas for delivery to regional markets, including (through an interconnect with the Acadian Haynesville Extension pipeline) markets served by our Acadian Gas System.
- The *San Juan Gathering System* gathers and treats natural gas produced from the San Juan Basin in northern New Mexico and southern Colorado and delivers the natural gas either directly into interstate pipelines or to regional natural gas plants, including our Chaco facility, for processing prior to being transported on interstate pipelines.
- The *Indian Springs Gathering System*, along with the *Big Thicket Gathering System*, gather natural gas from the Woodbine, Wilcox and Yegua production areas in East Texas.
- The *Delmita Gathering System* gathers natural gas from the Frio-Vicksburg formation in South Texas for delivery to our South Texas natural gas processing facilities.
- The *South Texas Gathering System* gathers natural gas from the Olmos and Wilcox formations for delivery to our South Texas natural gas processing facilities.
- The *Old Ocean Pipeline* transports natural gas from an injection point on our Texas Intrastate System near Maypearl, Texas for delivery to a pipeline interconnect at Sweeny, Texas. A third party serves as operator of the pipeline, which has a gross natural gas transportation capacity of 160 MMcf/d.
- The *Central Treating Facility* is located in Rio Blanco County, Colorado and serves producers in the Piceance Basin. Natural gas delivered to the treating facility is treated to remove impurities and transported to our Meeker gas plant processing trains for further processing.

18 19

Natural gas marketing activities

Our natural gas marketing activities generate revenues from the sale and delivery of natural gas purchased from producers, regional natural gas processing facilities and on the open market. Our natural gas marketing customers include local gas distribution companies and electric utility plants. The results of operations from our natural gas marketing activities are primarily dependent upon the difference, or spread, between natural gas sales prices and the associated purchase and other costs, including those costs attributable to the use of our assets. In general, sales prices referenced in the underlying contracts are market-based and may include pricing differentials for factors such as delivery location.

We are exposed to commodity price risk to the extent that we take title to natural gas volumes in connection with our natural gas marketing activities and certain intrastate natural gas transportation contracts. In addition, we purchase and resell natural gas for certain producers that use our San Juan, Piceance, Midland Basin, Delaware Basin and Jonah Gathering Systems and certain segments of our Acadian Gas and Texas Intrastate Systems. Also, several of our natural gas gathering systems, while not providing marketing services, have some exposure to risks related to fluctuations in commodity prices through transportation arrangements with shippers. For example, nearly all of the transportation revenues generated by our San Juan Gathering System are based on a percentage of a regional natural gas price index. This index may fluctuate based on a variety of factors, including changes in natural gas supply and consumer demand. We attempt to mitigate these price risks through the use of commodity derivative instruments. For a discussion of our commodity hedging program, see Part II, Item 7A of this annual report.

Petrochemical & Refined Products Services

This business segment includes our:

- propylene production facilities, which include propylene fractionation units and a PDH facility, and related pipelines and marketing activities;
 - propylene production facilities, which include propylene fractionation units and PDH facilities, and related pipelines and marketing activities;
- butane isomerization complex and related deisobutanizer ("DIB") operations;
 - butane isomerization complex and related DIB operations;
- octane enhancement, iBDH and HPIB production facilities;
 - octane enhancement, iBDH and HPIB production facilities;
- refined products pipelines, terminals and related marketing activities;
 - refined products pipelines, terminals and related marketing activities;
- an ethylene export terminal and related operations; and
 - an ethylene export terminal and related operations; and
- marine transportation business.
 - marine transportation business.

Propylene production facilities and related operations

Our propylene production facilities and related operations include propylene fractionation (or splitter) units, a PDH facility, propylene pipelines, propylene export assets and related petrochemical marketing activities.

Propylene production and related marketing activities. Propylene is a key feedstock used by the petrochemical industry. There are three grades of propylene: polymer grade propylene ("PGP"), with a minimum purity of 99.5%; chemical grade propylene ("CGP"), with a minimum purity of approximately 93-94%; and refinery grade propylene ("RGP"), with a purity of approximately 70%. Propylene fractionation units separate RGP, which is a mixture of propane and propylene, into either PGP or CGP. Our PDH facility produces facilities produce PGP using propane feedstocks. The demand for PGP primarily relates to the manufacture of polypropylene, which has a variety of end uses including packaging film, fiber for carpets and upholstery, molded plastic parts for appliances, and automotive, houseware and medical products. CGP is a basic petrochemical used in the manufacturing of plastics, synthetic fibers and foams.

To the extent we fractionate RGP for customers, we enter into toll processing arrangements. In our petrochemical marketing activities, we purchase RGP on the open market for fractionation at our splitter units and sell the resulting PGP to customers at market-based prices. The results of this marketing activity are primarily dependent upon the difference, or spread, between the sales prices of the PGP and the associated purchase and other costs, including the costs attributable to use of our propylene production assets and related infrastructure. To limit the exposure of these marketing activities to price risk, we attempt to match the timing and price of our feedstock purchases with those of the sales of end products.

19 20

Our petrochemical marketing activities also include the purchase of propane for our PDH facility facilities to process into PGP, which is then sold to customers under long-term sales contracts (take-or-pay arrangements) that feature minimum volume commitments and contractual pricing that minimizes our commodity price risk.

The following table presents selected information regarding our propylene production facilities at February 1, 2023 February 1, 2024:

Description of Asset	Location	Ownership Interest	Net Plant	Total Plant	Net Plant		Total Plant
			Capacity (MBPD)	Capacity (MBPD)	Location	Ownership Interest	Capacity (MBPD)
Propylene fractionation facilities:							
Chambers County (six units)	Texas	Various (1)	80	93	Texas	Various (1)	82 95
BRPC (one unit)	Louisiana	30.0% (2)	7	23	Louisiana	30.0% (2)	7 23
Total			87	116			89 118
PDH facility:							
PDH facilities:							
PDH 1	Texas	100.0%	25	25	Texas	100.0%	25 25
PDH 2					Texas	100.0%	25 25

Total	50	50
-------	----	----

(1) We proportionately consolidate a 66.7% undivided interest in three of the propylene splitters, which have an aggregate 38.40 MBPD of total plant capacity. The remaining three propylene fractionation units are wholly owned.

(2) Our 30% ownership interest in the BRPC facility is held indirectly through our equity method investment in Baton Rouge Propylene Concentrator LLC ("BRPC").

We produce PGP at our Chambers County facilities and CGP at our BRPC facility. On a weighted-average basis, the overall utilization rate of our propylene production facilities was approximately 90.0% 72.9%, 88.7% 90.0% and 79.4% 88.7% during the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, respectively.

Global demand for propylene is increasing; however, the use of lighter crude oil feedstocks by U.S. refiners and increased use of ethane by steam crackers has reduced propylene production from these traditional sources. This has led to the development of more "on purpose" propylene production facilities such as our PDH 1 facility located in Chambers County, Texas. This facility Texas, the second of which was placed into service in July 2023. The construction of each of our PDH facilities were underwritten by long-term, fee-based contracts that feature minimum volume commitments. Each of these facilities has the capacity to produce up to 1.65 billion pounds per year, or approximately 25 MBPD, of PGP. At this nameplate production rate, the each facility upgrades approximately 35 MBPD of propane as feedstock. The These PDH 1 facility is facilities are integrated with our legacy Chambers County propylene fractionation units, which provides us with operational reliability and flexibility for both the PDH facility facilities and the fractionation units. The construction of PDH 1 was underwritten by long-term, fee-based contracts that feature minimum volume commitments.

In November 2022, we reached a settlement related to legal proceedings involving the former general contractor for PDH 1. For additional information regarding this litigation, see Note 17 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

PDH 2. In September 2019, we announced the execution of long-term, fee-based contracts with affiliates of LyondellBasell Industries N.V. that support construction of our second PDH facility (referred to as "PDH 2"). In June 2020, we executed additional long-term PGP sales agreements with Marubeni Corporation in support of PDH 2. Like PDH 1, PDH 2 is expected to have the capacity to upgrade up to 35 MBPD of propane and produce up to 1.65 billion pounds per year of PGP. PDH 2 is also located in Chambers County, Texas and is scheduled to begin service in the second quarter of 2023. Once PDH 2 is placed into service and Our integrated with PDH 1 and our other propylene production facilities, we will have system has the capability to produce an aggregate 11 billion pounds of propylene per year.

20

Propylene pipelines. The results of operations from our petrochemical pipelines are primarily dependent upon the volume of products transported and the associated fees we charge for such transportation services. The following table presents selected information regarding our propylene pipelines at February 1, 2023 February 1, 2024:

Description of Asset	Location(s)	Ownership Interest	Length (Miles)	Ownership Length		
				Location(s)	Interest	Length (Miles)
Texas RGP Gathering System	Texas	100.0%	708	Texas	100.0%	708
Lou-Tex Propylene Pipeline	Texas, Louisiana	100.0%	267	Texas, Louisiana	100.0%	267
North Dean Pipeline System	Texas	100.0%	181	Texas	100.0%	254
Propylene Splitter PGP Distribution System	Texas	100.0%	150	Texas	100.0%	152
Taurus Pipeline	Texas	70.0% (1)	115	Texas	70.0% (1)	115
Louisiana RGP Gathering System	Louisiana	100.0%	63	Louisiana	100.0%	63
Lake Charles PGP Pipeline	Texas, Louisiana	50.0% (2)	27	Louisiana	50.0% (2)	27
Sabine Pipeline	Texas, Louisiana	100.0%	24	Louisiana	100.0%	24
La Porte PGP Pipeline	Texas	80.0% (3)	20	Texas	80.0% (3)	20
Total			1,555			1,630

(1) We own a 70% consolidated interest in the Taurus Pipeline through our majority owned subsidiary Steor LLC.

(2) We proportionately consolidate our 50% undivided interest in the Lake Charles PGP Pipeline.

(3) We own an 80% consolidated interest in the La Porte PGP Pipeline through our majority owned subsidiaries, La Porte Pipeline Company, L.P. and La Porte Pipeline GP, L.L.C.

21

The maximum number of barrels per day that our petrochemical pipelines can transport depends on the operating rates achieved at a given point in time between various segments of each system (e.g., demand levels at each delivery point and the mix of products being transported). As a result, we measure the utilization rates of our petrochemical pipelines in terms of net throughput, which is based on our ownership interest. Total net throughput volumes were 161 MBPD, 163 MBPD 152 MBPD and 140 152 MBPD during the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, respectively.

With the exception of the Lake Charles PGP Pipeline in Louisiana, we operate all of our propylene production assets and related pipelines.

Propylene export assets. Our EHT marine terminal located on the Houston Ship Channel includes export assets capable of loading up to 3,000 barrels per hour, or 72 MBPD, of semi-refrigerated propylene.

Isomerization and related operations

We own and operate three isomerization units located in Chambers County, Texas having an aggregate processing capacity of 116 MBPD that comprise the largest commercial isomerization facility in the U.S. We also own and operate an 83-mile pipeline system used to transport high-purity isobutane from Chambers County, Texas to Port Neches, Texas and to Channelview, Texas.

The demand for commercial isomerization services depends upon the energy industry's requirements for isobutane and high-purity isobutane in excess of the isobutane produced through the process of NGL fractionation and refinery operations. Isomerization units convert normal butane feedstock into mixed butane, which is a stream of isobutane and normal butane. DIB units, of which we own and operate ten located at our Chambers County complex, then separate the isobutane from the normal butane. Any remaining unconverted (or residual) normal butane generated by the DIB process is then recirculated through the isomerization process until it has been converted into varying grades of isobutane, including high-purity isobutane. The primary uses of isobutane are for the production of propylene oxide, isooctane, isobutylene and alkylate for motor gasoline. We also use certain of our DIB units to fractionate mixed butanes originating from NGL fractionation activities, imports and other sources into isobutane and normal butane. The operating flexibility provided by our multiple standalone DIBs enables us to capture market opportunities resulting from fluctuations in demand and prices for different types of butanes.

The results of operations from our isomerization business are generally dependent on the volume of normal and mixed butanes processed and the level of toll processing fees charged to customers.

Our isomerization assets provide processing services to meet the needs of third-party customers and our other businesses, including our NGL marketing activities and octane enhancement production facility. On a weighted-average basis, the utilization rates of our isomerization facility were approximately 93.1% 96.6%, 73.3% 93.1% and 82.8% 73.3% during the years ended December 31, 2022 December 31, 2023, 2022 and 2021, and 2020, respectively.

21

Octane enhancement and related operations

We own and operate an octane enhancement production facility located in Chambers County, Texas that is designed to produce isobutylene and either isooctane or methyl tertiary butyl ether ("MTBE"). The products produced by this facility are used by refiners to increase octane values in reformulated motor gasoline blends. The high-purity isobutane feedstocks consumed in the production of these products are supplied by our isomerization units.

We sell our octane enhancement products at market-based prices. We attempt to mitigate the price risk associated with these products by entering into commodity derivative instruments. To the extent that we produce MTBE, it is sold exclusively into the export market. We measure the utilization of our octane enhancement facility in terms of its combined isooctane, isobutylene and MTBE production volumes, which averaged 27 MBPD, 26 MBPD 14 MBPD and 15 14 MBPD during the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, respectively.

We also own and operate a facility located on the Houston Ship Channel that produces up to approximately 4 MBPD of HPIB and includes an associated storage facility with 0.6 MMBbls of related product storage capacity. The primary feedstock for this plant, an isobutane/isobutylene mix, is produced by our octane enhancement and iBDH facilities. HPIB is used in the production of polyisobutylene, which is used in the manufacture of lubricants and rubber. In general, we sell HPIB at market-based prices with a cost-based floor. On a weighted-average basis, utilization rates for this facility were 106.6% 112.3%, 91.7% 106.9% and 97.6% 91.9% for the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, respectively.

The results of operations from our octane enhancement and HPIB facilities are generally dependent on the level of production volumes and the difference, or spread, between the sales prices of the products and the associated feedstock purchase costs and other operating expenses.

22

Isobutane Dehydrogenation Unit. We own and operate an iBDH facility located in Chambers County, Texas that is capable of processing approximately 25 MBPD of butane into nearly 1 billion pounds per year of isobutylene. Production from the iBDH plant enables us to optimize our MTBE and high purity isobutylene assets and meet growing market demand for isobutylene.

Steam crackers and refineries have historically been the major source of propane and butane olefins for downstream use; however, with the increased use of light-end feedstocks such as ethane, the need for "on purpose" olefins production has increased. Like our PDH facility, facilities, the iBDH plant facility helps meet market demand where traditional supplies have been reduced. The iBDH plant facility increases our production of high purity and low purity isobutylene, both of which are used as feedstocks to manufacture lubricants, rubber products and fuel additives. On a weighted-average basis, utilization rates for this facility were 86.0%, 86.7% and 88.9% for the years ended December 31, 2023, 2022 and 2021, respectively.

The results of operations from our octane enhancement, HPIB and iBDH facilities are generally dependent on the level of production volumes and the difference, or spread, between the sales prices of the products and the associated feedstock purchase costs and other operating expenses.

Refined products services

Our refined products services business includes refined products pipelines, terminals and associated marketing activities.

Refined products pipelines. We own and operate the *TE Products Pipeline*, which is a 3,041-mile 3,026-mile pipeline system comprised of 2,923 2,910 miles of regulated interstate pipelines and 118 116 miles of unregulated intrastate Texas pipelines. The system primarily transports refined products from the upper Texas Gulf Coast to Seymour, Indiana. From Seymour, segments of the TE Products Pipeline extend to Chicago, Illinois; Lima, Ohio; Selkirk, New York; and a location near Philadelphia, Pennsylvania. East of Seymour, Indiana, the TE Products Pipeline is primarily dedicated to NGL transportation service. The refined products transported by the TE Products Pipeline are produced by refineries and include motor gasoline and distillates.

The results of operations for this pipeline system are dependent upon the volume of products transported and the level of fees charged to shippers. The tariffs charged for such services are either contractual or regulated by governmental agencies, including the FERC. See "Regulatory Matters" within this Part I, Items 1 and 2 discussion for information regarding governmental regulation of our liquids pipelines, including tariffs charged for transportation services.

22

The maximum number of barrels per day that our TE Products Pipeline can transport depends on the operating balance achieved at a given point in time between various segments of the system (e.g., demand levels at each delivery point and the mix of products being transported). As a result, we measure the utilization rate of this pipeline in terms of throughput. Aggregate throughput volumes by product type for the TE Products Pipeline were as follows for the years indicated:

	For the Year Ended December 31,			For the Year Ended December 31,		
	2022	2021	2020	2023	2022	2021
Refined products transportation (MBPD)	447	464	419	502	447	464
Petrochemical transportation (MBPD)	—	170	156	—	—	170
NGL transportation (MBPD)	56	52	55	51	56	52

The TE Products Pipeline system includes five non-regulated refined products truck terminals and 20.9 access to approximately 21.2 MMBbls of aggregate storage capacity.

Texas Western Products System

In April 2022, we announced plans for our Texas Western Products System, created by repurposing a portion of our Mid-America Pipeline System's Rocky Mountain segment which will utilize new and adding westbound service existing assets to our Chaparral Pipeline business to primarily transport refined products from the U.S. Gulf Coast to markets in West Texas, New Mexico, Colorado and Utah.

Refined products destined for these western markets will be sourced at our terminals near Beaumont, Texas and Baytown, Texas and stored at our complex in Chambers County, Texas. After aggregating refined products at our storage complex in Chambers County, TX, refined products will be transported and sold to customers at our Permian Terminal located in West Texas, our Jal and Moriarty Terminals located in New Mexico and our Grand Junction Terminal located in Utah. In order to facilitate the transportation and delivery of these refined products, the Texas Western Products System has leased capacity on approximately 1,225 miles of existing pipeline assets and constructed 20 tanks with aggregate storage capacity of 2.0 MMBbls. We expect the first phase of the Texas Western Products System, which is currently in the commissioning stage, will begin operations during the first quarter of 2024. The remainder of this system is expected to be completed in phases beginning and placed into service during the first half of 2024. The results of operations for this pipeline system will be dependent on the level of demand for refined products in the fourth quarter of 2023, markets that it will serve.

23

Refined products marine terminals. We own and operate marine terminals located on the Neches River near Beaumont, Texas that handle refined products along with crude oil. Our Beaumont facilities include five deep-water ship docks, three barge docks and access to approximately 10.4 10.5 MMBbls of aggregate refined products storage capacity.

We also handle refined products at EHT on the Houston Ship Channel. In addition to providing vessel loading and unloading services for refined products, EHT's refined products operations include 2.4 3.0 MMBbls of aggregate storage capacity through the use of 20 above-ground storage tanks.

The results of operations from these marine terminals are primarily dependent upon the volume handled and the associated storage and other fees we charge.

Refined products marketing activities. Our refined products marketing activities generate revenues from the sale and delivery of refined products obtained on the open market. The results of operations from our refined products marketing activities are primarily dependent upon the difference, or spread, between product sales prices and the associated purchase and other costs, including those costs attributable to the use of our other assets. In general, we sell our refined products at market-based prices, which may include pricing differentials for factors such as grade and delivery location. We use derivative instruments to mitigate our exposure to commodity price risks associated with our refined products marketing activities. For a discussion of our commodity hedging program, see Part II, Item 7A of this annual report.

Ethylene export terminal and related operations

Our ethylene export terminal located at our Morgan's Point facility on the Houston Ship Channel features two docks with a combined nameplate capacity to load 1 million tons of ethylene per year and a refrigerated storage tank capable of handling 66 million pounds of ethylene. Ethylene is the primary feedstock for a wide variety of consumer products, including cell phones and computer parts, food packaging, apparel, textiles and personal protective equipment. We own a 50% consolidated member interest in Enterprise Navigator Ethylene Terminal LLC, which owns the export facility. In April 2022, we announced plans to expand the ethylene export capacity of our Morgan's Point facility. The expansion project, which will be completed in two phases, will expand our existing capacity by 50% during 2024 and to more than double our current capacity by 2025.

Our ethylene system serves as an open market storage and trading hub for the ethylene industry by incorporating storage capacity, connections to multiple ethylene pipelines, and high-volume export capabilities. In support of our ethylene business, our Chambers County storage complex includes a high-capacity underground ethylene storage well having a storage capacity of **more than** 600 million pounds of ethylene. The storage well is connected to our Morgan's Point ethylene export terminal and further to Bayport, Texas through a 58-mile pipeline system.

We also operate the Baymark ethylene pipeline in South Texas, which is a leading growth area for new ethylene crackers and related facilities. The Baymark pipeline, which is supported by long-term customer commitments, originates in Bayport and extends **92** **93** miles to Markham, Texas. We own a 70% consolidated interest in the Baymark pipeline through our majority owned subsidiary, Baymark Pipeline LLC. Customers using the Baymark pipeline have pipeline access to our high-capacity ethylene storage well in Chambers County and our export terminal at Morgan's Point.

23

Marine transportation

Our marine transportation business consists of 64 tow boats and **157** **158** tank barges used to transport refined products, crude oil, asphalt, condensate, heavy fuel oil, LPG and other petroleum products on key U.S. inland and intracoastal waterway systems. The marine transportation industry uses tow boats as power sources and tank barges for freight capacity. We operate our marine transportation assets that serve refinery and storage terminal customers along the Mississippi River, the intracoastal waterway between Texas and Florida, and the Tennessee-Tombigbee waterway system. We own and operate shipyard and repair facilities located in Houma and Morgan City, Louisiana and marine fleeting facilities located in Bourg, Louisiana and Channelview, Texas.

The results of operations from our marine transportation business are generally dependent upon the level of fees charged to transport petroleum products.

Our fleet of marine vessels operated at an average utilization rate of **92.3%** **95.8%**, **85.2%** **92.3%** and **86.1%** **85.2%** during the years ended **December 31, 2022** **December 31, 2023**, **2021** **2022** and **2020**, **2021**, respectively.

Our marine transportation business is subject to regulation, including by the U.S. Department of Transportation ("DOT"), Department of Homeland Security, U.S. Department of Commerce and the U.S. Coast Guard ("USCG"). For information regarding these regulations, see "*Regulatory Matters – Federal Regulation of Marine Operations*," within this Part I, Items 1 and 2 discussion.

24

Regulatory Matters

The following information describes the principal effects of regulation on our operations, including those regulations involving safety and environmental matters and the rates we charge customers for transportation services.

Environmental, Safety and Conservation

The safe operation of our pipelines and other assets is a top priority. We are committed to protecting the environment and the health and safety of the public and those working on our behalf by conducting our business activities in a safe and environmentally responsible manner.

Occupational Safety and Health

Certain of our facilities are subject to general industry requirements of the Federal Occupational Safety and Health Act, as amended ("OSHA"), and comparable state statutes. We believe we are in material compliance with OSHA and similar state requirements, including general industry standards, record keeping requirements and monitoring of occupational exposures of employees.

Certain of our facilities are also subject to OSHA Process Safety Management ("PSM") regulations, which are designed to prevent or minimize the consequences of catastrophic releases of toxic, reactive, flammable or explosive chemicals. These regulations apply to any process involving certain chemicals, flammable gases or liquids at or above a specified threshold (as defined in the regulations). In addition, we are subject to Risk Management Plan regulations of the U.S. Environmental Protection Agency ("EPA") at certain facilities. These regulations are intended to complement the OSHA PSM regulations. These EPA regulations require us to develop and implement a risk management program that includes a five-year accident history report, an offsite consequence analysis process, a prevention program and an emergency response program. We believe we are operating in material compliance with the OSHA PSM regulations and the EPA's Risk Management Plan requirements.

The OSHA hazard communication standard, the community right-to-know regulations under Title III of the federal Superfund Amendments and Reauthorization Act, and comparable state statutes require us to organize and disclose information about the hazardous materials used in our operations. Certain parts of this information must be reported to federal, state and local governmental authorities and local citizens upon request. These laws and provisions of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA") require us to report spills and releases of hazardous chemicals in certain situations.

24

Pipeline Safety

We are subject to extensive regulation by the DOT as authorized under various provisions of Title 49 of the United States Code and comparable state statutes relating to the design, installation, testing, construction, operation, replacement and management of our pipelines and associated facilities, including breakout tanks and gas storage facilities. These statutes require companies that own or operate pipelines and associated facilities to (i) comply with such regulations, (ii) permit access to and copying of pertinent records, (iii) file certain reports and (iv) provide information as required by the U.S. Secretary of Transportation. The DOT regulates natural gas and hazardous liquids pipelines through its Pipeline and Hazardous Materials Safety Administration ("PHMSA"), and in many cases, enforcement authority is delegated to state agencies. Noncompliance with these requirements can result in substantial penalties. We believe we are in material compliance with DOT regulations.

Congress has periodically amended the pipeline safety laws to become more stringent and more broadly applicable. Similarly, PHMSA has undertaken several actions in recent years to increase the applicability and stringency of its regulations. Some examples of the types of subject areas governed through the pipeline safety laws, as specified in current or pending PHMSA regulations, include: (i) complying with industry consensus standards for safety of pipeline breakout tanks and underground natural gas storage facilities; (ii) maintaining and updating gas and hazardous liquid pipeline facility inspection and maintenance plans; (iii) leak detection and repair requirements; (iv) managing the maximum pressure of a pipeline facility, depending on factors such as its design, condition, inspection history, and material; and (v) additional integrity management, inspection, and other activities in designated "High Consequence Areas" such as populated areas, unusually sensitive areas, and commercially navigable waterways.

The development and/or implementation of more stringent requirements pursuant to regulations implementing all of the requirements of the pipeline safety laws, as well as any implementation of the PHMSA rules thereunder or reinterpretation of guidance by PHMSA or any state agencies with respect thereto, may result in us incurring significant and unanticipated expenditures to comply with such standards. Until any proposed regulations are finalized, the impact on our operations, if any, is not known.

25

Environmental Matters

Our operations are subject to various environmental and safety requirements and potential liabilities under extensive federal, state and local laws and regulations. These include, without limitation: CERCLA; the Resource Conservation and Recovery Act ("RCRA"); the Federal Clean Air Act ("CAA"); the Clean Water Act ("CWA"); the Oil Pollution Act of 1990 ("OPA"); the OSHA; the Emergency Planning and Community Right-to-Know Act; the National Historic Preservation Act; and comparable or analogous state and local laws and regulations. Such laws and regulations affect many aspects of our present and future operations, and generally require us to obtain and comply with a wide variety of environmental registrations, licenses, permits, inspections and other approvals with respect to air emissions, water quality, wastewater discharges and solid and hazardous waste management. Failure to comply with these requirements may expose us to fines, penalties and/or interruptions in our operations that could have a material adverse effect on our financial position, results of operations and cash flows.

If a leak, spill or release of hazardous substances occurs at any facilities that we own, operate or otherwise use, or where we send materials for treatment or disposal, we could be held liable for all resulting liabilities, including investigation, remedial and clean-up costs. Likewise, we could be required to remove previously disposed waste products or remediate contaminated property, including situations where groundwater has been impacted. Any or all of these developments could have a material adverse effect on our financial position, results of operations and cash flows.

We believe our operations are in material compliance with existing environmental and safety laws and regulations and that our compliance with such regulations will not have a material adverse effect on our financial position, results of operations and cash flows. However, environmental and safety laws and regulations are subject to change. The trend in environmental regulation has been to place more restrictions and limitations on activities that may be perceived to impact the environment, and thus there can be no assurance as to the amount or timing of future expenditures for environmental regulation compliance or remediation. New or revised regulations that result in increased compliance costs or additional operating restrictions, particularly if those costs are not fully recoverable from our customers, could have a material adverse effect on our financial position, results of operations and cash flows.

On occasion, we are assessed monetary sanctions by governmental authorities related to administrative or judicial proceedings involving environmental matters. See Part I, Item 3 of this annual report for additional information.

25

Air Quality

Our operations are associated with regulated, permitted emissions of air pollutants. As a result, we are subject to the CAA and comparable state laws and regulations including state air quality implementation plans. These laws and regulations regulate emissions of air pollutants from various industrial sources, including certain of our facilities, and also impose various monitoring and reporting requirements. These laws and regulations may also require that we (i) obtain pre-approval for the construction or modification of certain projects or facilities expected to produce air emissions or result in an increase in existing levels of air emissions, (ii) obtain and strictly comply with the requirements of air permits containing various emission and operational limitations, or (iii) utilize specific emission control technologies to limit emissions.

Increasingly, environmental groups are challenging requests to receive, modify or renew permits and seeking to apply more stringent provisions on applicants. Our failure to comply with applicable requirements could subject us to monetary penalties, injunctions, conditions or restrictions on operations, including enforcement actions, and our inability to renew or secure a needed modification to an existing permit could adversely affect our operations. We may also be required to incur certain capital expenditures for air pollution control equipment in connection with obtaining and maintaining permits and approvals for air emissions.

Water Quality

The CWA and comparable state laws impose strict controls on the discharge of petroleum and its derivatives into regulated waters. The CWA provides penalties for discharges of petroleum products and imposes substantial potential liability for the costs of removing petroleum or other hazardous substances. State laws for the control of water pollution also provide varying civil and criminal penalties and liabilities in the case of a release of petroleum or its derivatives into navigable waters or groundwater. Federal spill prevention

control and countermeasure mandates require appropriate containment berms and similar structures to help prevent a petroleum tank release from impacting regulated waters. The EPA has also adopted regulations that require us to have permits in order to discharge regulated storm water run-off. Storm water discharge permits may also be required by certain states in which we operate and may impose monitoring and other requirements. The CWA prohibits discharges of dredged and fill material in wetlands and other waters of the U.S. unless authorized by an appropriately issued permit. We believe that our costs of compliance with these CWA requirements will not have a material adverse effect on our financial position, results of operations and cash flows.

The primary federal law for crude oil spill liability is the OPA, which addresses three principal areas of crude oil pollution: prevention, containment and clean-up, and liability. The OPA is applicable to regulated vessels, deep-water ports, offshore production platforms and onshore facilities, including terminals, pipelines and transfer facilities. In order to handle, store or transport crude oil above certain thresholds, onshore facilities are required to file oil spill response plans with the USCG, the DOT's Office of Pipeline Safety ("OPS") or the EPA, as appropriate. Numerous states have enacted laws similar to the OPA. Under the OPA and similar state laws, responsible parties for a regulated facility from which crude oil is discharged may be liable for remediation costs, including damage to surrounding natural resources. Any unpermitted release of petroleum or other pollutants from our pipelines or facilities could result in fines or penalties as well as significant remediation costs.

Contamination resulting from spills or releases of petroleum products is an inherent risk within the pipeline industry. To the extent that groundwater contamination requiring remediation exists along our pipeline systems or other facilities as a result of historical operations, we believe any such contamination could be controlled or remedied; however, such costs are site specific and there is no assurance that the impact will not be material in the aggregate.

Environmental groups have instituted lawsuits regarding certain nationwide permits issued by the U.S. Army Corps of Engineers. These permits allow for streamlined permitting of pipeline projects. If these lawsuits are successful, timelines for future pipeline construction projects could be adversely impacted.

Disposal of Hazardous and Non-Hazardous Wastes

In our normal operations, we generate hazardous and non-hazardous solid wastes that are subject to requirements of the federal RCRA and comparable state statutes, which impose detailed requirements for the handling, storage, treatment and disposal of solid waste. We also utilize waste minimization and recycling processes to reduce the volumes of our solid wastes.

CERCLA, also known as "Superfund," imposes liability, often without regard to fault or the legality of the original act, on certain classes of persons who contributed to the release of a "hazardous substance" into the environment. These persons include the owner or operator of a facility where a release occurred and companies that disposed or arranged for the disposal of hazardous substances found at a facility. Under CERCLA, potentially responsible parties may be subject to joint and several liability for the costs of cleaning up the hazardous substances that have been released into the environment, for damages to natural resources and for the costs of certain health studies. Under enforcement provisions, the EPA and, in some instances, third parties can take actions in response to threats to the public health or the environment and to seek to recover the costs they incur from the responsible parties. It is not uncommon for neighboring landowners and other third parties to file claims for personal injury and property damage allegedly caused by hazardous substances or other pollutants released into the environment. In the course of our ordinary operations, our pipeline systems and other facilities generate wastes that may fall within CERCLA's definition of a "hazardous substance" or be subject to CERCLA and RCRA remediation requirements. It is possible that we could incur liability for remediation, or reimbursement of remediation costs, under CERCLA or RCRA for remediation at sites we currently own or operate, whether as a result of our or our predecessors' operations, at sites that we previously owned or operated, or at disposal facilities previously used by us, even if such disposal was legal at the time it was undertaken.

Endangered Species

The federal Endangered Species Act, as amended, and comparable state laws, may restrict commercial or other activities that affect endangered and threatened species or their habitats. Some of our current or future planned facilities may be located in areas that are designated as a habitat for endangered or threatened species and, if so, may limit or impose increased costs on facility construction or operation. In addition, the designation of previously unidentified endangered or threatened species could cause us to incur additional costs or become subject to operating restrictions or bans in the affected areas.

FERC Regulation – Liquids Pipelines

Certain of our NGL, refined products and crude oil pipeline systems provide interstate common carrier movements that are subject to regulation by the FERC under the Interstate Commerce Act ("ICA"). Pipelines providing such movements (referred to as "interstate liquids pipelines") include, but are not limited to, the following: ATEX, to: Aegis Dixie Ethane Pipeline, TE Products Dixie Pipeline, Front Range Pipeline, Mid-America Pipeline, System, Seaway Pipeline, Seminole NGL Pipeline and Texas Express Pipeline. These pipelines are owned by legal entities whose movements that are subject to FERC regulation, regulations, including periodic reporting requirements. For example, ATEX, Aegis and the TE Products Pipeline are owned by Enterprise TE Products Pipeline Company LLC ("Enterprise TE"), which provides certain FERC-regulated movements.

The ICA prescribes that the rates we charge for transportation on these interstate liquids pipelines must be just and reasonable, and that the rules applied to our services not unduly discriminate against or confer any undue preference upon any shipper. The FERC regulations implementing the ICA further require that interstate liquids pipeline

transportation rates and rules be filed with the FERC. The ICA permits interested persons to challenge proposed new or changed rates or rules and authorizes the FERC to investigate such changes and to suspend their effectiveness for a period of up to seven months. Upon completion of such an investigation, the FERC may require refunds of amounts collected above what it finds to be a just and reasonable level, together with interest. The FERC may also investigate, upon complaint or on its own motion, a carrier's rates and related rules that are already in effect. If the FERC concludes, after holding a hearing on such complaint, that the challenged rate or rule was not just and reasonable, it may order a carrier to change the rate or rule prospectively and pay damages (i.e., reparations) caused by the imposition of such rate or rule for a period of up to two years prior to the filing of the complaint.

The rates charged for our interstate liquids pipeline services are generally based on a FERC-approved indexing methodology, which allows a pipeline to charge rates up to a prescribed ceiling level that changes annually based primarily on upon the year-to-year change in index adjustment promulgated by FERC for the U.S. Producer Price Index for Finished Goods ("PPI") year. A rate increase within the indexed rate ceiling is presumed to be just and reasonable unless a protesting party can demonstrate that the rate increase is substantially in excess of changes in the pipeline's operating costs. The annual index adjustment that is prescribed by FERC indexing reflects the year-to-year change in the U.S. Producer Price Index for Finished Goods ("PPI") plus or minus a predetermined percentage ("Index Level"). The Index Level is subject to review and revision every five years. On December 17, 2020, the FERC issued a final rule setting the Index Index Level for the five-year period beginning July 1, 2021, and ending on June 30, 2026, at PPI plus 0.78%. On January 20, 2022, the FERC granted rehearing of certain aspects of the final rule and revised the index level to PPI minus 0.21% effective March 1, 2022 through June 30, 2026. The FERC ordered pipelines with filed rates that exceed their index ceiling levels based on PPI minus 0.21% to file rate reductions effective March 1, 2022. Enterprise, together with a number of other midstream companies, is currently contesting this index change in the U.S. Court of Appeals for the District of Columbia Circuit. This appeal could result in a further change to the index. As an alternative to this indexing methodology, we may also choose to support changes in our rates based on a cost-of-service methodology, by obtaining advance approval from FERC to charge "market-based rates," or by charging "settlement rates" agreed to by all affected shippers. Certain of our pipelines have been granted market-based rate authority by the FERC, including Seaway.

27

In March 2018, the FERC issued a Revised Policy Statement on the Treatment of Income Taxes (the "Revised Policy"). The Revised Policy reversed a 13-year old policy that permitted a pipeline owned by a master limited partnership ("MLP") to recover an income tax allowance ("ITA") in its cost-of-service rates, if it could demonstrate that the ultimate owners of the pipeline (i.e., the unitholders of the MLP) have an actual or potential income tax liability. In July 2018, the FERC, in an Order on Rehearing, decided to provide pipeline MLPs the opportunity to argue for inclusion of an ITA in cost-of-service rates on a case-by-case basis, as opposed to having no opportunity to recover an ITA. The D.C. Circuit upheld the Revised Policy and Order on Rehearing on July 31, 2020 following court challenges initiated in September 2018.

The Revised Policy and Order on Rehearing do not impact oil and liquids pipelines with market-based rate authority, or those that charge "settlement rates." Following issuance of the Revised Policy, the FERC now requires crude oil and liquids pipelines owned by MLPs to remove the ITA from their cost-of-service reporting in FERC Form No. 6. In its final rule issued December 17, 2020, the FERC removed any effect of the change in ITA treatment in determining the index for rates that became effective on July 1, 2021.

Changes in the FERC's methodologies for approving rates could adversely affect us. In addition, challenges to our regulated rates could be filed with the FERC and future decisions by the FERC regarding our regulated rates could adversely affect our cash flows. We believe the transportation rates currently charged by our interstate liquids pipelines are in accordance with the ICA and applicable FERC regulations. However, we cannot predict the rates we will be allowed to charge in the future for transportation services by such pipelines.

FERC Regulation – Natural Gas Pipelines and Related Matters

Certain of our intrastate natural gas pipelines, including the Texas Intrastate System and Acadian Gas System, are subject to regulation by the FERC under the Natural Gas Policy Act of 1978 ("NGPA"), in connection with the transportation and storage services they provide pursuant to Section 311 of the NGPA. Under Section 311, along with the FERC's implementing regulations, an intrastate pipeline may transport gas "on behalf of" an interstate pipeline company or any local distribution company served by an interstate pipeline, without becoming subject to the FERC's broader regulatory authority under the Natural Gas Act of 1938 ("NGA"). These services must be provided on an open and nondiscriminatory basis, and the rates charged for these services may not exceed a "fair and equitable" level as determined by the FERC in periodic rate proceedings.

In July 2018, the FERC issued a final rule to address the impact of the Tax Cuts and Jobs Act on cost-of-service rates for jurisdictional natural gas pipelines. The final rule primarily impacts interstate pipelines regulated under the NGA. With respect to intrastate pipelines regulated by the FERC under the NGPA, the rule requires an intrastate pipeline with rates on file with a state regulatory agency to file with the FERC a new rate election for its interstate rates if the state rates are reduced to reflect the reduced income tax rates adopted in the Tax Cuts and Jobs Act. As of the filing date of this annual report, we have not been required to refile the rates for our intrastate systems as a result of this rule.

We believe that the transportation rates currently charged and the services performed by our natural gas pipelines are all in accordance with the applicable requirements of the NGPA and FERC regulations. However, we cannot predict the rates we will be allowed to charge in the future for transportation services by our pipelines.

The resale of natural gas in interstate commerce is subject to FERC regulation. In order to increase transparency in natural gas markets, the FERC has established rules requiring the annual reporting of data regarding natural gas sales. The FERC has also established regulations that prohibit manipulation of energy markets. A violation of the FERC's regulations may subject us to civil and criminal penalties, suspension or loss of authorization to perform services or make sales of natural gas, disgorgement of unjust profits or other appropriate non-monetary remedies imposed by the FERC. Pursuant to the Energy Policy Act of 2005, the potential civil and criminal penalties for any violation of the NGA, NGPA, or any rules, regulations or orders of the FERC, were approximately \$1.5 million per day per violation as of January 2023, 2024. The Federal Trade Commission and the Commodity Futures Trading Commission ("CFTC") have also issued rules and regulations prohibiting energy market manipulation. We believe that our natural gas sales activities are in compliance with all applicable regulatory requirements.

28

State Regulation of Pipeline Transportation Services

Transportation services rendered by our intrastate liquids and natural gas pipelines are subject to regulation in many states, including **Alabama, Colorado, Illinois, Kansas, Louisiana, Minnesota, Mississippi, New Mexico, Oklahoma, Texas and Wyoming, Texas**. Although the applicable state statutes and regulations vary widely, they generally require that intrastate pipelines publish tariffs setting forth all rates, rules and regulations applying to intrastate service, and generally require that pipeline rates and practices be reasonable and nondiscriminatory.

Federal Regulation of Marine Operations

The operation of tow boats, barges and marine equipment create obligations involving property, personnel and cargo under General Maritime Law. These obligations create a variety of risks including, among other things, the risk of collision and allision, which may precipitate claims for personal injury, cargo, contract, pollution, third-party claims and property damages to vessels and facilities.

We are subject to the Jones Act and other federal laws that restrict maritime transportation between U.S. departure and destination points to vessels built and registered in the U.S. and owned and manned by U.S. citizens. As a result of this ownership requirement, we are responsible for monitoring the foreign ownership of our common units and other partnership interests. If we do not comply with such requirements, we would be prohibited from operating our vessels in U.S. coastwise trade, and under certain circumstances we would be deemed to have undertaken an unapproved foreign transfer, resulting in severe penalties, including permanent loss of U.S. coastwise trading rights for our vessels, fines or forfeiture of the vessels. In addition, the USCG and American Bureau of Shipping maintain the most stringent regime of vessel inspection in the world, which tends to result in higher regulatory compliance costs for U.S.-flagged operators than for owners of vessels registered under foreign flags of convenience. Our marine operations are also subject to the Merchant Marine Act of 1936, which under certain conditions would allow the U.S. government to requisition our marine assets in the event of a national emergency.

Climate Change Discussion

There is considerable discussion over global warming and climate change including the environmental effects of greenhouse gas emissions and their associated consequences on global climate, oceans and ecosystems. Climate change could have a long-term impact on our operations. For example, our facilities that are located in low lying areas such as the coastal regions of Louisiana and Texas may be at increased risk due to flooding, rising sea levels, or disruption of operations from more frequent and severe weather events. Facilities in areas with limited water availability may be impacted if droughts become more frequent or severe. Changes in climate or weather may hinder exploration and production activities or increase the cost of production of oil and gas resources and consequently affect the volume of hydrocarbon products entering our system. Changes in climate or weather may also affect consumer demand for energy or alter the overall energy mix.

In response to governmental, scientific and public concerns that emissions of certain gases, commonly referred to as greenhouse gases, including gases associated with oil and natural gas production such as carbon dioxide, methane and nitrous oxide among others, contribute to a warming of the earth's atmosphere and other adverse environmental effects, various governmental authorities have considered or taken actions to reduce emissions of greenhouse gases. For example, the EPA has taken action under the CAA to regulate greenhouse gas emissions. In addition, certain states (individually or in regional cooperation), including states in which some of our facilities or operations are located, have taken or proposed measures to reduce emissions of greenhouse gases. Also, the U.S. Congress from time to time has proposed legislative measures for imposing restrictions or requiring fees or carbon taxes for the emission of greenhouse gases. One such fee applicable to certain of our operations has been imposed by the Inflation Reduction Act of 2022, and is known as the "Methane emissions and waste reduction incentive program."

Actions have also taken place at the international level, with the U.S. being involved. Various policies and approaches discussed include establishing a cap on emissions, requiring efficiency measures, or providing incentives for emissions reduction, use of renewable energy, or use of replacement fuels with lower carbon content are under discussion and have and may continue to result in additional actions involving greenhouse gases.

29

These federal, regional and state measures generally apply to industrial sources (including facilities in the oil and gas sector) and suppliers and distributors of fuel, and could increase the operating and compliance costs of our pipelines, natural gas processing facilities, fractionation plants and other facilities, and the costs of certain sale and distribution activities. These regulations could also adversely affect market demand and pricing for products handled by our midstream network, by affecting the price of, or reducing the demand for, fossil fuels or providing competitive advantages to competing fuels and energy sources. The potential increase in the costs of our operations could include costs to operate and maintain our facilities, install new emission controls on our facilities, acquire allowances to authorize our greenhouse gas emissions, pay taxes or fees related to our greenhouse gas emissions, or administer and manage a greenhouse gas emissions program. While we may be able to include some or all of such increased costs in the rates charged by our pipelines or other facilities, such recovery of costs is uncertain and may depend on events beyond our control, including the outcome of future rate proceedings before the FERC and the provisions of any final regulations.

In addition to direct regulation of emissions as described above, there has been an expansion of requirements and incentives relating to reporting greenhouse gas emissions and other climate change-related matters. Examples include the U.S. Securities and Exchange Commission's ("SEC's") 2022 climate disclosure proposal, expanded greenhouse gas and climate change-related reporting requirements enacted by the California legislature in 2023, and periodic requests from commercial counterparties. We currently file greenhouse gas emission reports for certain facilities and equipment subject to EPA reporting regulations. However, we do not publicly report our total direct or indirect greenhouse gas emissions, and it may not be feasible to quantify all types of emissions without relying on estimates. If we are required to determine comprehensively and report publicly our full direct and indirect greenhouse gas emissions, or certain other climate change-related matters, then it could entail significant costs and administrative burdens and be a source of potential liability and negative publicity. Alternatively, if we do not make such public disclosures, we may be prevented from operating or supplying products into certain markets or dealing with certain counterparties.

Finally, changes in regulatory policies or market preferences that result in a reduction in the demand for hydrocarbon products that are deemed to contribute to greenhouse gases, or restrictions on their use, may reduce volumes available to us for processing, transportation, marketing and storage.

Competition

NGL Pipelines & Services

Within their respective market areas, our natural gas processing facilities and related NGL marketing activities encounter competition primarily from independent processors, major integrated oil companies, and financial institutions with commodity trading platforms. Each of our marketing competitors has varying levels of financial and personnel resources, and competition generally revolves around price, quality of customer service and proximity to customers and other market hubs. In the markets served by our NGL pipelines, we compete with a number of intrastate and interstate pipeline companies (including those affiliated with major oil, petrochemical and natural gas companies) and barge, rail and truck fleet operations. In general, our NGL pipelines compete with these entities in terms of transportation fees, reliability and quality of customer service.

Our primary competitors in the NGL and related product storage business are major integrated oil companies, chemical companies and other storage and pipeline companies. We compete with other storage service providers primarily in terms of the fees charged, number of pipeline connections provided and operational dependability. Our export terminal operations compete with those operated by major oil and gas and chemical companies and other midstream service providers primarily in terms of loading and offloading throughput capacity and access to related pipeline and storage infrastructure.

We compete with a number of NGL fractionators in Kansas, Louisiana, New Mexico and Texas. Competition for such services is primarily based on the fractionation fee charged. However, the ability of an NGL fractionator to receive a customer's mixed NGLs and store and distribute the resulting purity NGL products is also an important competitive factor and is a function of having the necessary pipeline and storage infrastructure.

Crude Oil Pipelines & Services

Within their respective market areas, our crude oil pipelines, storage and marine terminals and related marketing activities compete with other crude oil pipeline companies, rail carriers, major integrated oil companies and their marketing affiliates, financial institutions with commodity trading platforms and independent crude oil gathering and marketing companies. The crude oil business can be characterized by intense competition for supplies of crude oil at the wellhead. Competition is based primarily on quality of customer service, competitive pricing and proximity to customers and market hubs.

30

Natural Gas Pipelines & Services

In our natural gas gathering business, we encounter competition in obtaining contracts to gather natural gas supplies, particularly new supplies. Competition in natural gas gathering is based in large part on reputation, efficiency, system reliability, gathering system capacity and pricing arrangements. Our key competitors in the natural gas gathering business include independent gas gatherers and major integrated energy companies. Our natural gas marketing activities compete primarily with other natural gas pipeline companies and their marketing affiliates as well as standalone natural gas marketing and trading firms. Competition in the natural gas marketing business is based primarily on competitive pricing, proximity to customers and market hubs, and quality of customer service.

30

Petrochemical & Refined Products Services

We compete with numerous producers of PGP, which include many of the major refiners and petrochemical companies located along the Gulf Coast, in terms of the level of toll processing fees charged and access to pipeline and storage infrastructure. Our petrochemical marketing activities encounter competition from major integrated oil companies and various petrochemical companies that have varying levels of financial and personnel resources, and competition generally revolves around product price, quality of customer service, logistics and location.

With respect to our isomerization operations, we compete primarily with facilities located in Kansas, Louisiana and New Mexico. Competitive factors affecting this business include the level of toll processing fees charged, the quality of isobutane that can be produced and access to supporting pipeline and storage infrastructure. We compete with other octane additive manufacturing companies primarily on the basis of price.

With respect to our TE Products Pipeline, the pipeline's most significant competitors are third-party pipelines in the areas where it delivers products. Competition among common carrier pipelines is based primarily on transportation fees, quality of customer service and proximity to end users. Trucks, barges and railroads competitively deliver products into some of the markets served by our TE Products Pipeline and river terminals. The TE Products Pipeline also faces competition from rail and pipeline movements of NGLs from Canada and waterborne imports into terminals located along the upper East Coast.

Our marine transportation business competes with other inland marine transportation companies as well as providers of other modes of transportation, such as rail tank cars, tractor-trailer tank trucks and, to a limited extent, pipelines. Competition within the marine transportation business is largely based on performance and price. Also, substantial new construction of inland marine vessels could create an oversupply and intensify competition for our marine transportation business.

For a discussion of the general risks involving competition, see "We face competition from third parties in our midstream energy businesses" under Part I, Item 1A of this annual report.

Seasonality

Although the majority of our businesses are not materially affected by seasonality, certain aspects of our operations are impacted by seasonal changes such as tropical weather events, energy demand in connection with heating and cooling requirements and for the summer driving season. Examples include:

- Our operations along the Gulf Coast, including those at our Chambers County complex, may be affected by weather events such as hurricanes and tropical storms, which generally arise during the summer and fall months.
 - Our operations along the Gulf Coast, including those at our Chambers County complex, may be affected by weather events such as hurricanes and tropical storms, which generally arise during the summer and fall months.
- Residential demand for natural gas typically peaks during the winter months in connection with heating needs and during the summer months for power generation for air conditioning. These seasonal trends affect throughput volumes on our natural gas pipelines and associated natural gas storage levels and marketing results.
 - Residential demand for natural gas typically peaks during the winter months in connection with heating needs and during the summer months for power generation for air conditioning. These seasonal trends affect throughput volumes on our natural gas pipelines and associated natural gas storage levels and marketing results.
- Residential demand for propane typically peaks during the winter months in connection with heating needs in rural areas. These seasonal trends can affect throughput volumes on our TE Products Pipeline, Dixie Pipeline and Mid-America Pipeline System and associated terminals.
 - Residential demand for propane typically peaks during the winter months in connection with heating needs in rural areas. These seasonal trends can affect throughput volumes on our TE Products Pipeline, Dixie Pipeline and Mid-America Pipeline System and associated terminals.
- Due to increased demand for fuel additives used in the production of motor gasoline, our isomerization and octane enhancement businesses experience higher levels of demand during the summer driving season, which typically occurs in the spring and summer months. Likewise, shipments of refined products and normal butane experience similar changes in demand due to their use in motor fuels.
- Extreme temperatures and ice during the winter months can negatively impact our gas processing plants as they may experience freeze offs. In addition, these conditions can negatively affect our trucking and inland marine operations on the upper Mississippi and Illinois rivers.
 - Due to increased demand for fuel additives used in the production of motor gasoline, our isomerization and octane enhancement businesses experience higher levels of demand during the summer driving season, which typically occurs in the spring and summer months. Likewise, shipments of refined products and normal butane experience similar changes in demand due to their use in motor fuels.

31

- Extreme temperatures and ice during the winter months can negatively impact our gas processing assets as they may experience freeze offs. In addition, these conditions can negatively affect our trucking and inland marine operations on the upper Mississippi and Illinois rivers.

Workforce and Related Matters

Like many publicly-traded partnerships, we have no direct employees. All of our management, administrative and operating functions are performed by employees of EPCO pursuant to an administrative services agreement (the "ASA") or by other service providers. The culture of our workforce is one of ownership, integrity, and opportunity. We recognize the hard work and contributions of individuals in our workforce who strive to further our goals. We promote an environment where our employees feel that working for us is more than just a job; it is a tight-knit community that looks out for one another. We respect employees' differences and believe everyone should be treated with fairness and respect. We value diverse ideas and perspectives, and we are committed to promoting a safe and inclusive workforce.

As of **February 1, 2023** **February 1, 2024**, there were approximately **7,300** **7,500** EPCO personnel who spend all or a substantial portion of their time engaged in our business. From a diversity perspective, approximately 14% of these personnel were female and approximately 32% of these personnel were minorities. We believe that the diversity of our workforce compares favorably to that of related energy industries.

The health and safety of those working on our behalf is a top priority. We promote a culture in which all personnel share the same commitment to health and safety, and we recognize the importance of mitigating risks. Acting upon our commitment to safety, we engage all levels of employees and management, our Board, our contractors, and various external entities and organizations. We strive to achieve a goal of zero incidents and injuries. We track our safety performance by monitoring our Total Recordable Incident Rate ("TRIR"), which is an OSHA measure that generally reflects the number of recordable incidents per 100 full-time workers during a one-year period. Our TRIR for **2022** **2023** was **0.33**, **0.42**, which compares favorably to the average TRIR for the midstream industry over the last **six** **seven** years. We strive for year-to-year improvement in our safety performance.

Title to Properties

Our real property holdings fall into two basic categories: (i) parcels that we and our unconsolidated affiliates own in fee (e.g., we own the land upon which our Chambers County complex is constructed) and (ii) parcels in which our interests and those of our unconsolidated affiliates are derived from leases, easements, rights-of-way, permits or licenses from landowners or governmental authorities permitting the use of such land for our operations. The fee sites upon which our significant facilities are located have been owned by us or our predecessors in title for many years without any material challenge known to us relating to title to the land upon which the assets are located, and we believe that we have satisfactory title to such fee sites. We and our affiliates have no knowledge of any material challenge to the underlying fee title of any material lease, easement, right-of-way, permit or license held by us or to our rights pursuant to any material lease, easement, right-of-way, permit or license, and we believe that we have satisfactory rights pursuant to all of our material leases, easements, rights-of-way, permits and licenses.

Available Information

As a publicly traded partnership, we electronically file certain documents with the U.S. Securities and Exchange Commission ("SEC"). SEC. We file annual reports on Form 10-K; quarterly reports on Form 10-Q; and current reports on Form 8-K (as appropriate); along with any related amendments and supplements thereto. Occasionally, we may also file registration statements and related documents in connection with equity or debt offerings. The SEC maintains a website at www.sec.gov that contains reports and other information regarding registrants that file electronically with the SEC.

We provide free electronic access to our periodic and current reports on our website, www.enterpriseproducts.com. These reports are available as soon as reasonably practicable after we electronically file such materials with, or furnish such materials to, the SEC. You may also contact our Investor Relations department at (866) 230-0745 for paper copies of these reports free of charge. The information found on our website is not incorporated into this annual report.

ITEM 1A. RISK FACTORS.

Summary of Key Risk Factors

An investment in our common units or debt securities involves certain risks. If any of the following key risks were to occur, it could have a material adverse effect on our financial position, results of operations and cash flows, as well as our ability to maintain or increase distribution levels. In any such circumstance and others described below, the trading price of our securities could decline and you could lose part or all of your investment.

Risks Relating to Our Business

- Certain developments in the global oil and gas markets, including impacts of COVID-19, the Russian invasion of Ukraine and related sanctions, have had, and may continue to have, material adverse consequences for general economic, financial and business conditions, and could materially and adversely affect our business, financial condition, results of operations and liquidity and those of our customers, suppliers and other counterparties.
 - The impact of a global public health crisis or foreign conflict on global oil and gas markets may have material adverse consequences for general economic, financial and business conditions, and could materially and adversely affect our business, financial condition, results of operations and liquidity and those of our customers, suppliers and other counterparties.
- Changes in price levels could negatively impact our revenue, our expenses, or both, which could adversely affect our business.
 - Changes in price levels could negatively impact our revenue, our expenses, or both, which could adversely affect our business.
- Changes in demand for and prices and production of hydrocarbon products could have a material adverse effect on our financial position, results of operations and cash flows.
 - Changes in demand for and prices and production of hydrocarbon products could have a material adverse effect on our financial position, results of operations and cash flows.
- Our debt level may limit our future financial and operating flexibility.
 - Our debt level may limit our future financial and operating flexibility.
- We may not be able to fully execute our growth strategy if we encounter illiquid capital markets or increased competition for investment opportunities.
 - We may not be able to fully execute our growth strategy if we encounter illiquid capital markets or increased competition for investment opportunities.
- Our construction of new assets is subject to operational, regulatory, environmental, political, geopolitical, legal and economic risks, which may result in delays, increased costs or decreased cash flows.
 - Our construction of new assets is subject to operational, regulatory, environmental, political, geopolitical, legal and economic risks, which may result in delays, increased costs or decreased cash flows.
- Several of our assets have been in service for many years and require significant expenditures to maintain them. As a result, an increase in future maintenance or repair costs or delays in completing necessary maintenance or repair activities could have a material adverse effect on our financial position, results of operations and cash flows.

- Several of our assets have been in service for many years and require significant expenditures to maintain them. As a result, an increase in future maintenance or repair costs or delays in completing necessary maintenance or repair activities could have a material adverse effect on our financial position, results of operations and cash flows.
- The inability to continue to access lands owned by third parties and governmental bodies could adversely affect our operations and have a material adverse effect on our financial position, results of operations and cash flows.
 - The inability to continue to access lands owned by third parties and governmental bodies could adversely affect our operations and have a material adverse effect on our financial position, results of operations and cash flows.
- Our growth strategy may adversely affect our results of operations if we do not successfully integrate and manage the businesses that we acquire or if we substantially increase our indebtedness and contingent liabilities to make acquisitions.
 - Our growth strategy may adversely affect our results of operations if we do not successfully integrate and manage the businesses that we acquire or if we substantially increase our indebtedness and contingent liabilities to make acquisitions.
- A natural disaster, catastrophe, terrorist attack or other extraordinary event could result in severe personal injury, property damage and environmental damage, which could curtail our operations and have a material adverse effect on our financial position, results of operations and cash flows.
 - A natural disaster, catastrophe, terrorist attack or other extraordinary event could result in severe personal injury, property damage and environmental damage, which could curtail our operations and have a material adverse effect on our financial position, results of operations and cash flows.
- A cyber-attack on our information technology ("IT") systems could affect our business and assets, and have a material adverse effect on our financial position, results of operations and cash flows.
 - A cyber-attack on our information technology ("IT") or operational technology ("OT") systems could affect our business and assets, and have a material adverse effect on our financial position, results of operations and cash flows.
- Our business requires extensive credit risk management that may not be adequate to protect against customer nonpayment.
 - Our business requires extensive credit risk management that may not be adequate to protect against customer nonpayment.
- The use of derivative financial instruments could result in material financial losses by us.
 - The use of derivative financial instruments could result in material financial losses by us.
- Our risk management policies cannot eliminate all commodity price risks. In addition, any noncompliance with our risk management policies could result in significant financial losses.
 - Our risk management policies cannot eliminate all commodity price risks. In addition, any noncompliance with our risk management policies could result in significant financial losses.
- Federal, state or local regulatory measures (including those related to climate, environmental, health, safety and pipeline integrity matters) could have a material adverse effect on our financial position, results of operations and cash flows.
 - Federal, state or local regulatory measures (including those related to climate, environmental, health, safety and pipeline integrity matters) could have a material adverse effect on our financial position, results of operations and cash flows.

33

- The rates of our regulated assets are subject to review and possible adjustment by federal and state regulators, which could adversely affect our revenues.
 - The rates of our regulated assets are subject to review and possible adjustment by federal and state regulators, which could adversely affect our revenues.
 - Our standalone operating cash flow is derived primarily from cash distributions we receive from EPO.
- Our standalone operating cash flow is derived primarily from cash distributions we receive from EPO.
 - Changes in management's estimates and assumptions may have a material impact on our financial statements and financial performance.

Risks Relating to Our Partnership Structure

- We may not have sufficient operating cash flows to pay cash distributions at the current level following establishment of cash reserves and payments of fees and expenses.
 - We may not have sufficient operating cash flows to pay cash distributions at the current level following establishment of cash reserves and payments of fees and expenses.

- Our general partner and its affiliates have limited fiduciary responsibilities to, and conflicts of interest with respect to, our partnership, which may permit it to favor its own interests to your detriment.
 - Our general partner and its affiliates have limited fiduciary responsibilities to, and conflicts of interest with respect to, our partnership, which may permit it to favor its own interests to your detriment.
- Unitholders have limited voting rights and are not entitled to elect our general partner or its directors. In addition, even if unitholders are dissatisfied, they cannot easily remove our general partner.
 - Unitholders have limited voting rights and are not entitled to elect our general partner or its directors. In addition, even if unitholders are dissatisfied, they cannot easily remove our general partner.
- Our partnership agreement restricts the voting rights of unitholders owning 20% or more of our common units.
 - Our partnership agreement restricts the voting rights of unitholders owning 20% or more of our common units.
- Our general partner has a limited call right that may require common unitholders to sell their common units at an undesirable time or price.
 - Our general partner has a limited call right that may require common unitholders to sell their common units at an undesirable time or price.
- Our common unitholders may not have limited liability if a court finds that limited partner actions constitute control of our business.
 - Our common unitholders may not have limited liability if a court finds that limited partner actions constitute control of our business.
- Unitholders may have a liability to repay distributions.
 - Unitholders may have a liability to repay distributions.
- Our general partner's interest in us and the control of our general partner may be transferred to a third party without unitholder consent.
 - Our general partner's interest in us and the control of our general partner may be transferred to a third party without unitholder consent.

Tax Risks to Common Unitholders

- Our tax treatment depends on our status as a partnership for federal income tax purposes, which could be subject to potential legislative, judicial or administrative changes and differing interpretations, possibly on a retroactive basis.
 - Our tax treatment depends on our status as a partnership for federal income tax purposes, which could be subject to potential legislative, judicial or administrative changes and differing interpretations, possibly on a retroactive basis.
- A successful IRS contest of the federal income tax positions we take and certain valuation methodologies we adopt in determining a unitholder's allocation of income, gain, loss and deductions may adversely impact the market for our common units and the cost of any IRS contest will reduce our cash available for distribution to unitholders.
 - A successful IRS contest of the federal income tax positions we take and certain valuation methodologies we adopt in determining a unitholder's allocation of income, gain, loss and deductions may adversely impact the market for our common units and the cost of any IRS contest will reduce our cash available for distribution to unitholders.
- If the IRS makes audit adjustments to our income tax returns, it (and some states) may assess and collect any taxes (including any applicable penalties and interest) resulting from such audit adjustment directly from us, in which case we would pay the taxes directly to the IRS and our cash available for distribution to our unitholders might be substantially reduced.
 - If the IRS makes audit adjustments to our income tax returns, it (and some states) may assess and collect any taxes (including any applicable penalties and interest) resulting from such audit adjustment directly from us, in which case we would pay the taxes directly to the IRS and our cash available for distribution to our unitholders might be substantially reduced.
- Our unitholders may be required to pay taxes on their share of our income even if they do not receive any cash distributions from us.
 - Our unitholders may be required to pay taxes on their share of our income even if they do not receive any cash distributions from us.
- Tax gains or losses on the disposition of our common units could be more or less than expected.
 - Tax gains or losses on the disposition of our common units could be more or less than expected.
- We treat each purchaser of our common units as having the same tax benefits without regard to the common units purchased. The IRS may challenge this treatment, which could adversely affect the value of our common units.
 - We treat each purchaser of our common units as having the same tax benefits without regard to the common units purchased. The IRS may challenge this treatment, which could adversely affect the value of our common units.
- Our common unitholders will likely be subject to state and local taxes and return filing requirements in states where they do not live as a result of an investment in our common units.

- Our common unitholders will likely be subject to state and local taxes and return filing requirements in states where they do not live as a result of an investment in our common units.

Discussion of Key Risk Factors

The following discussion provides additional information regarding each of our key risk factors by category: Risks Relating to Our Business, Risks Relating to Our Partnership Structure and Tax Risks to Common Unitholders.

Risks Relating to Our Business

Certain developments in the The impact of a global public health crisis or foreign conflict on global oil and gas markets including impacts from COVID-19, the Russian invasion of Ukraine and related sanctions, have had, and may continue to have material adverse consequences for general economic, financial and business conditions, and could materially and adversely affect our business, financial condition, results of operations and liquidity and those of our customers, suppliers and other counterparties.

Changes in the supply of and demand for hydrocarbon products impacts both the volume of products that we purchase and sell and the level of services that we provide to customers, which in turn impacts our financial position, results of operations and cash flows.

The global and U.S. economy has generally recovered from the negative economic impacts of the COVID-19 pandemic, continues which disrupted global supply chains, reduced consumer activity, disrupted travel and created significant volatility and disruption of financial and commodity markets. While the World Health Organization declared an end to have the global effects on demand, including as public health emergency for COVID-19 in May 2023, a result of international COVID-19 containment measures (e.g., quarantines, travel restrictions, temporary business closures and future global public health crisis could lead to similar protective actions), disruptions and related reduced near-term demand for hydrocarbon products.

While many countries have eased their COVID-19 containment measures and economic activity has resumed to near pre-COVID levels, emerging variants and the potential resumption of containment measures could threaten the full recovery of hydrocarbon demand. A continuation of hydrocarbon demand recovery remains partially dependent on successful containment of the disease, the efficacy and distribution of approved vaccines on COVID-19 and its emerging variants, and proven therapeutics. Any resumed period of economic slowdown or recession, or the return to a period of depressed demand or prices for crude oil or other products hydrocarbons that we handle, could have significant adverse consequences on our financial condition and the financial condition of our customers, suppliers and other counterparties, and could diminish our liquidity and negatively affect the volumes of products handled by our pipelines and other facilities.

The Russian invasion of Similarly, foreign conflicts, including the ongoing war in Ukraine and related sanctions have also imposed on Russia and the Israel-Hamas war may significantly disrupted supply chains for crude oil, natural gas and hydrocarbon products. While initial impacts Although we have not experienced any material adverse effect on our results of operations, financial condition or cash flows as a result of these conflicts as of the war in 2022 resulted in increased European demand for U.S. natural gas and hydrocarbon products, date of this report, we cannot predict how the continuation of these wars or other foreign conflicts will impact the level of future demand, effects on domestic pricing, and impacts on U.S. oil and gas production. Any economic slowdown or recession in Europe or globally, major international markets, including as a result of such supply chain disruptions or sanctions, may also impact demand and depress the price for crude oil, natural gas or other products that we handle, which could have significant adverse consequences on our financial condition and the financial condition of our customers, suppliers and other counterparties, and could diminish our liquidity and negatively affect the volumes of products handled by our pipelines and other facilities.

The future potential impact of these current types of events on our financial condition, results of operations and cash flows depends largely on developments outside our control, including the duration of the outbreak, and response to a public health crisis, the related impact on overall economic activity and the potential long-term impacts on demand for crude oil and other products, all of which cannot be predicted with certainty.

Changes in price levels could negatively impact our revenue, our expenses, or both, which could adversely affect our business.

The operation of our assets and the execution of capital projects require significant expenditures for labor, materials, property, equipment and services. As a result, such costs may increase during periods of general business inflation, including as a result of higher commodity prices, supply chain disruptions and tight labor markets. Recent inflationary pressures affecting the general economy and the energy industry have increased our expenses and capital costs, and those costs may continue to increase. While the majority of long-term contracts for our services contain index-based changes and inflation adjustments, we may not be able to pass all of these increased costs to our customers in the form of higher fees for our services. In addition, we use the FERC's PPI-based price indexing methodology to establish tariff rates in certain markets served by our pipelines. In periods of general price deflation, the ceiling level provided by the FERC's PPI-based price indexing methodology could decrease, requiring us to reduce our index-based rates, even if the actual costs we incur to operate our assets increase. As such, our revenues and operating margins are impacted by changes in price levels. Prior to adjustments to our applicable rates, material cost increases may affect our operating margins, even if margins in subsequent periods may be normalized following applicable rate adjustments. Accordingly, increased costs during periods of general business inflation that are not passed through to customers or offset by other factors may have a material adverse effect on our financial position, results of operations and cash flows.

Changes in demand for and prices and production of hydrocarbon products could have a material adverse effect on our financial position, results of operations and cash flows.

We operate predominantly in the midstream energy industry, which includes gathering, transporting, processing, fractionating and storing natural gas, NGLs, crude oil, petrochemical and refined products. As such, changes in the prices of hydrocarbon products and in the relative price levels among hydrocarbon products could have a material adverse effect on our financial position, results of operations and cash flows. Changes in prices may impact demand for hydrocarbon products, which in turn may impact production, demand and the volumes of products for which we provide services. In addition, decreases in demand may be caused by other factors, including prevailing economic conditions, reduced demand by consumers for the end products made with hydrocarbon products, increased competition, adverse weather conditions, public health emergencies, **foreign conflicts**, and government regulations affecting prices and production levels. We may also incur credit and price risk to the extent customers do not fulfill their obligations to us in connection with our marketing of natural gas, NGLs, propylene, refined products and/or crude oil and long-term take-or-pay agreements.

Crude oil and natural gas prices have been volatile in recent years. For example, crude oil prices (based on WTI as measured by the NYMEX) ranged from a high of \$123.70 per barrel to a low of **\$37.63** \$47.62 per barrel in the **three year** **three-year** period ended **December 31, 2022** **December 31, 2023**. For the period **January 1, 2023** **January 1, 2024** through **January 31, 2023** **January 31, 2024**, WTI prices ranged from a high of **\$81.62** \$78.01 per barrel to a low of **\$72.84** \$70.38 per barrel. Natural gas prices (based on Henry Hub as measured by the NYMEX) ranged from a high of \$9.68 per MMBtu to a low of **\$1.48** \$1.99 per MMBtu over the three-year period ended **December 31, 2022** **December 31, 2023**. Henry Hub natural gas prices ranged from a high of **\$4.17** \$3.31 per MMBtu to a low of **\$2.68** \$2.08 per MMBtu from **January 1, 2023** **January 1, 2024** through **January 31, 2023** **January 31, 2024**.

Generally, prices of hydrocarbon products are subject to fluctuations in response to changes in supply, demand, market uncertainty and a variety of other uncontrollable factors, such as: (i) the level of domestic production and consumer product demand; (ii) the availability of imported crude oil and natural gas and actions taken by foreign crude oil and natural gas producing **nations**; **nations, including members of the Organization of Petroleum Exporting Countries ("OPEC") and Russia (collectively, the "OPEC+" group)**; (iii) the availability of transportation systems with adequate capacity; (iv) the availability of competitive fuels; (v) fluctuating and seasonal demand for crude oil, natural gas, NGLs and other hydrocarbon products, including demand for NGL products by the petrochemical, refining and heating industries; (vi) the impact of conservation efforts; (vii) governmental regulation and taxation of production; (viii) reduced demand for hydrocarbons attributable to public health emergencies and (ix) prevailing economic conditions.

We are exposed to natural gas and NGL commodity price risks under certain of our natural gas processing and gathering and NGL fractionation contracts that provide for fees to be calculated based on a regional natural gas or NGL price index, or to be paid in-kind by taking title to natural gas or NGLs. A decrease in natural gas and NGL prices can result in lower margins from these contracts, which could have a material adverse effect on our financial position, results of operations and cash flows. Volatility in the prices of natural gas and NGLs can lead to ethane rejection, which results in a reduction in volumes available for transportation, fractionation, storage and marketing. Volatility in these commodity prices may also have an impact on many of our customers, which in turn could have a negative impact on their ability to fulfill their obligations to us.

The crude oil, natural gas and NGLs currently transported, gathered or processed at our facilities originate primarily from existing domestic resource basins, which naturally deplete over time. To offset this natural decline, our facilities need access to production from newly discovered properties. Many economic and business factors beyond our control can adversely affect the decision by producers to explore for and develop new reserves. These factors could include relatively low crude oil and natural gas prices, cost and availability of equipment and labor, regulatory changes, capital budget limitations, the lack of available capital or the probability of success in finding hydrocarbons. A decrease in exploration and development activities in the regions where our facilities and other energy logistic assets are located could result in a decrease in volumes handled by our assets, which could have a material adverse effect on our financial position, results of operations and cash flows.

For a discussion regarding our current outlook on industry fundamentals for **2023** **2024**, please read "Management's Discussion and Analysis of Financial Condition and Results of Operations – Current Outlook" included under Part II, Item 7 of this annual report.

[We face competition from third parties in our midstream energy businesses.](#)

Even if crude oil and natural gas reserves exist in the areas served by our assets, we may not be chosen by producers in these areas to gather, transport, process, fractionate, store or otherwise handle the hydrocarbons extracted. We compete with other companies, including producers of crude oil and natural gas, for any such production on the basis of many factors, including but not limited to geographic proximity to the production, costs of connection, available capacity, rates and access to markets.

36

Our NGL, refined products and marine transportation businesses may compete with other pipelines and marine transportation companies in the areas they serve. We also compete with railroads and third party trucking operations in certain of the areas we serve. Competitive pressures may adversely affect our tariff rates or volumes shipped. Also, substantial new construction of inland marine vessels could create an oversupply and intensify competition for our marine transportation business.

The crude oil gathering and marketing business can be characterized by intense competition for supplies of crude oil at the wellhead. A decline in domestic crude oil production could intensify this competition among gatherers and marketers. Our crude oil transportation business competes with common carriers and proprietary pipelines owned and operated by major oil companies, large independent pipeline companies, financial institutions with commodity trading platforms and other companies in the areas where such pipeline systems deliver crude oil.

In our natural gas gathering business, we encounter competition in obtaining contracts to gather natural gas supplies, particularly new supplies. Competition in natural gas gathering is based in large part on reputation, efficiency, system reliability, gathering system capacity and pricing arrangements. Our key competitors in the natural gas gathering business include independent gas gatherers and major integrated energy companies. Alternate gathering facilities are available to producers we serve, and those producers may also elect to construct proprietary gas gathering systems.

Both we and our competitors make significant investments in new energy infrastructure to meet anticipated market demand. The success of our projects depends on utilization of our assets. Demand for our new projects may change during construction, and our competitors may make additional investments or redeploy assets that compete with our projects and existing assets. If either our investments or construction by competitors in the markets we serve result in excess capacity, our facilities and assets could be underutilized, which could cause us to reduce rates for our services. A reduction in rates may result in lower returns on our investments and, as a result, lower the value of our assets.

A significant increase in competition in the midstream energy industry, including construction of new assets or redeployment of existing assets by our competitors, could have a material adverse effect on our financial position, results of operations and cash flows.

Our debt level may limit our future financial and operating flexibility.

As of December 31, 2022 December 31, 2023, we had \$25.8 billion \$26.3 billion in principal amount of consolidated senior long-term debt outstanding and \$2.3 billion in principal amount of junior subordinated debt outstanding. The amount of our future debt could have significant effects on our operations, including, among other things:

- a substantial portion of our cash flow could be dedicated to the payment of principal and interest on our future debt and may not be available for other purposes, including the payment of distributions on our common units and for capital investments;
 - a substantial portion of our cash flow could be dedicated to the payment of principal and interest on our future debt and may not be available for other purposes, including the payment of distributions on our common units and for capital investments;
- credit rating agencies may take a negative view of the energy sector or our consolidated debt level;
 - credit rating agencies may take a negative view of the energy sector or our consolidated debt level;
- covenants contained in our existing and future credit and debt agreements will require us to continue to meet financial tests that may adversely affect our flexibility in planning for and reacting to changes in our business, including possible acquisition opportunities;
 - covenants contained in our existing and future credit and debt agreements will require us to continue to meet financial tests that may adversely affect our flexibility in planning for and reacting to changes in our business, including possible acquisition opportunities;
- our ability to obtain additional financing, if necessary, for working capital, capital investments, acquisitions or other purposes may be impaired or such financing may not be available on favorable terms;
 - our ability to obtain additional financing, if necessary, for working capital, capital investments, acquisitions or other purposes may be impaired or such financing may not be available on favorable terms;
- we may be at a competitive disadvantage relative to similar companies that have less debt; and
 - we may be at a competitive disadvantage relative to similar companies that have less debt; and
- we may be more vulnerable to adverse economic and industry conditions as a result of our significant debt level.
 - we may be more vulnerable to adverse economic and industry conditions as a result of our significant debt level.

Our public debt indentures currently do not limit the amount of future indebtedness that we can incur, assume or guarantee. Although our credit agreements restrict our ability to incur additional debt above certain levels, any debt we may incur in compliance with these restrictions may still be substantial. For information regarding our long-term debt, see Note 7 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Our credit agreements and each of the indentures related to our public debt instruments include traditional financial covenants and other restrictions. For example, we are prohibited from making distributions to our partners if such distributions would cause an event of default or otherwise violate a covenant under our credit agreements. A breach of any of these restrictions by us could permit our lenders or noteholders, as applicable, to declare all amounts outstanding under these debt agreements to be immediately due and payable and, in the case of our credit agreements, terminate all commitments to extend further credit.

Our ability to access capital markets to raise capital on favorable terms could be affected by our debt level, when such debt matures, and by prevailing market conditions. Moreover, if the rating agencies were to downgrade the energy sector or our credit ratings, we could experience an increase in our borrowing costs, difficulty assessing capital markets and/or a reduction in the market price of our securities. Such a development could adversely affect our ability to obtain financing for working capital, capital investments or acquisitions, or to refinance existing indebtedness. If we are unable to access the capital markets on favorable terms in the future, we might be forced to seek extensions for some of our short-term debt obligations or to refinance some of our debt obligations through bank credit, as opposed to long-term public debt securities or equity securities. The price and terms upon which we might receive such extensions or additional bank credit, if at all, could be more onerous than those contained in existing debt agreements. Any such arrangements could, in turn, increase the risk that our leverage may adversely affect our future financial and operating flexibility and thereby impact our ability to pay cash distributions at expected levels.

We may not be able to fully execute our growth strategy if we encounter illiquid capital markets or increased competition for investment opportunities.

Our growth strategy contemplates the development and acquisition of a wide range of midstream and other energy infrastructure assets while maintaining a strong balance sheet. This strategy includes constructing and acquiring additional assets and businesses that enhance our ability to compete effectively and to diversify our asset portfolio, thereby providing us with more stable cash flows. We consider and pursue potential joint ventures, acquisitions, standalone projects and other transactions that we believe may present opportunities to expand our business, increase our market position and realize operational synergies.

We will require substantial new capital to finance the future development and acquisition of assets and businesses. For example, our capital investments for 2022 reflected \$5.2 billion \$3.3 billion of cash payments for capital projects, acquisitions and other investments. Based on information currently available, we expect our total capital investments for 2023, net of contributions from joint venture partners, to approximate \$2.7 billion \$3.8 billion to \$2.9 billion \$4.3 billion, which includes growth capital projects of \$2.3 billion \$3.25 billion to \$2.5 billion \$3.75 billion and sustaining capital expenditures of \$400 million \$550 million. These amounts do not include capital investments associated with our proposed deep-water offshore crude oil terminal (the Sea Port Oil Terminal or "SPOT"), which remains subject to state and federal permitting, mitigation and related requirements, the Department of Transportation's Maritime Administration's issuance of a license for SPOT. In November 2022, we received a favorable ROD from the Department of Transportation's Maritime Administration for SPOT; however, we can give no assurance as to when or whether the project will ultimately be authorized to begin construction or operation. Any limitations on our access to capital may impair our ability to execute this growth strategy. If our cost of debt or equity capital becomes too expensive, our ability to develop or acquire accretive assets will be limited. We also may not be able to raise the necessary funds on satisfactory terms, if at all.

Any sustained tightening of the credit markets may have a material adverse effect on us by, among other things, decreasing our ability to finance growth capital projects or business acquisitions on favorable terms and by the imposition of increasingly restrictive borrowing covenants. In addition, the distribution yields of any new equity we may issue may be higher than historical levels, making additional equity issuances more expensive. Accordingly, increased costs of equity and debt will make returns on capital expenditures with proceeds from such capital less accretive on a per unit basis.

We also may compete with third parties in the acquisition of energy infrastructure assets that complement our existing asset base. Increased competition for a limited pool of assets could result in our losing to other bidders more often than in the past or acquiring assets at less attractive prices. Either occurrence could limit our ability to fully execute our growth strategy. Our inability to execute our growth strategy may materially adversely affect our ability to maintain or pay higher cash distributions in the future.

Our actual construction, development and acquisition costs could materially exceed forecasted amounts.

We have announced and are engaged in multiple significant construction projects involving existing and new assets for which we have expended or will expend significant capital. These projects entail significant logistical, technological and staffing challenges. We may not be able to complete our projects at the costs we estimated at the time of each project's initiation or that we currently estimate. Similarly, force majeure events such as hurricanes along the U.S. Gulf Coast may cause delays, shortages of skilled labor and additional expenses for these construction and development projects.

38

If capital investments materially exceed expected amounts, then our future cash flows could be reduced, which, in turn, could reduce the amount of cash we expect to have available for distribution. In addition, a material increase in project costs could result in decreased overall profitability of the newly constructed asset once it is placed into service.

Our construction of new assets is subject to operational, regulatory, environmental, political, geopolitical, legal and economic risks, which may result in delays, increased costs or decreased cash flows.

One of the ways we intend to grow our business is through the construction of new midstream energy infrastructure assets. The construction of new assets involves numerous operational, regulatory, environmental, political, geopolitical, legal and economic risks beyond our control and may require the expenditure of significant amounts of capital. These potential risks include, among other things, the following:

- we may be unable to complete construction projects on schedule or at the budgeted cost due to the unavailability of required construction personnel, the unavailability of or delays in obtaining necessary materials as a result of supply chain disruptions (including those caused by COVID-19 restrictions or geopolitical events, such as the Russian invasion of Ukraine), accidents, weather conditions or an inability to obtain necessary permits;
 - we may be unable to complete construction projects on schedule or at the budgeted cost due to the unavailability of required construction personnel, the unavailability of or delays in obtaining necessary materials as a result of supply chain disruptions (including those caused by public health emergency restrictions or geopolitical events, such as the Russian invasion of Ukraine or ongoing conflicts in the Middle East), accidents, weather conditions or an inability to obtain necessary permits;
- we will not receive any material increase in operating cash flows until the project is completed, even though we may have expended considerable funds during the construction phase, which may be prolonged;
 - we will not receive any material increase in operating cash flows until the project is completed, even though we may have expended considerable funds during the construction phase, which may be prolonged;
- we may construct facilities to capture anticipated future production growth in a region in which such growth does not materialize;
 - we may construct facilities to capture anticipated future production growth in a region in which such growth does not materialize;
- since we are not engaged in the exploration for and development of crude oil or natural gas reserves, we may not have access to third-party estimates of reserves in an area prior to our constructing facilities in the area. As a result, we may construct facilities in an area where the reserves are materially lower than we anticipate;
 - since we are not engaged in the exploration for and development of crude oil or natural gas reserves, we may not have access to third-party estimates of reserves in an area prior to our constructing facilities in the area. As a result, we may construct facilities in an area where the reserves are materially lower than we anticipate;
- in those situations where we do rely on third-party reserve estimates in making a decision to construct assets, these estimates may prove inaccurate;
 - in those situations where we do rely on third-party reserve estimates in making a decision to construct assets, these estimates may prove inaccurate;

- the completion or success of our construction project may depend on the completion of a third-party construction project (e.g., a downstream crude oil refinery expansion or construction of a new petrochemical facility) that we do not control and that may be subject to numerous of its own potential risks, delays and complexities; and
 - the completion or success of our construction project may depend on the completion of a third-party construction project (e.g., a downstream crude oil refinery expansion or construction of a new petrochemical facility) that we do not control and that may be subject to numerous of its own potential risks, delays and complexities; and
- we may be unable to obtain rights-of-way to construct additional pipelines or the cost to do so may be uneconomical.
 - we may be unable to obtain rights-of-way to construct additional pipelines or the cost to do so may be uneconomical.

A materialization of any of these risks could adversely affect our ability to achieve growth in the level of our cash flows or realize benefits from expansion opportunities or construction projects, which could impact the level of cash distributions we pay to our unitholders.

Several of our assets have been in service for many years and require significant expenditures to maintain them. As a result, an increase in future maintenance or repair costs or delays in completing necessary maintenance or repair activities could have a material adverse effect on our financial position, results of operations and cash flows.

Our pipelines, terminals and storage assets are generally long-lived assets, and many of them have been in service for many years. The age and condition of our assets could result in increased maintenance or repair expenditures in the future. Additionally, we may be unable to complete maintenance or repairs due to the unavailability of necessary materials as a result of supply chain disruptions (including those caused by COVID-19 public health emergency restrictions or geopolitical events, such as the Russian invasion of Ukraine or ongoing conflicts in the Middle East), which may result in the suspension of operations of the impacted assets until such activities can be completed. Any significant increase in these expenditures or delays in completing necessary maintenance or repairs could adversely affect our results of operations, financial position or cash flows, as well as our ability to make cash distributions to our unitholders.

39

The inability to continue to access lands owned by third parties and governmental bodies could adversely affect our operations and have a material adverse effect on our financial position, results of operations and cash flows.

Our ability to operate our pipeline systems on certain lands owned by third parties will depend on our maintaining existing rights-of-way and obtaining new rights-of-way on those lands. We are parties to rights-of-way agreements, permits and licenses authorizing land use with numerous parties, including private land owners, governmental entities, Native American tribes, rail carriers, public utilities and others. Our ability to secure extensions of existing agreements, permits and licenses is essential to our continuing business operations, and securing additional rights-of-way will be critical to our ability to pursue expansion projects. We cannot provide any assurance that we will be able to maintain access to all existing rights-of-way upon the expiration of the current grants, that all of the rights-of-way will be obtained in a timely fashion or that we will acquire new rights-of-way as needed.

In particular, various federal agencies within the U.S. Department of the Interior, particularly the Bureau of Indian Affairs, Bureau of Land Management, and the Office of Natural Resources Revenue, along with each Native American tribe, promulgate and enforce regulations pertaining to natural gas and oil operations on Native American tribal lands. These regulations and approval requirements relate to such matters as drilling and production requirements and environmental standards. In addition, each Native American tribe is a sovereign nation having the right to enforce laws and regulations and to grant approvals independent from federal, state and local statutes and regulations. These tribal laws and regulations include various taxes, fees, requirements to employ Native American tribal members and other conditions that apply to operators and contractors conducting operations on Native American tribal lands. One or more of these factors may increase our cost of doing business on Native American tribal lands and impact the viability of, or prevent or delay our ability to conduct our operations on such lands.

Furthermore, whether we have the power of eminent domain for our pipelines varies from state to state, depending upon the type of pipeline, the laws of the particular state and the ownership of the land to which we seek access. When we exercise eminent domain rights or negotiate private agreements, we must compensate landowners for the use of their property and, in eminent domain actions, such compensation may be determined by a court. The inability to exercise the power of eminent domain could negatively affect our business if we were to lose the right to use or occupy the property on which our pipelines are located.

We may face opposition to the construction and operation of our pipelines and facilities from various groups.

We may face opposition to the operation of our pipelines and facilities from environmental groups, landowners, tribal groups, local groups and other advocates. Such opposition could take many forms, including organized protests, attempts to block or sabotage our construction activities and operations, intervention in regulatory or administrative proceedings involving our assets, or lawsuits or other actions designed to prevent, disrupt or delay the operation of our assets and business. For example, repairing our pipelines often involves securing consent from individual landowners to access their property; one or more landowners may resist our efforts to make needed repairs, which could lead to an interruption in the operation of the affected pipeline or facility for a period of time that is significantly longer than would have otherwise been the case. In addition, acts of sabotage or eco-terrorism could cause significant damage or injury to people, property or the environment or lead to extended interruptions of our operations. Any such event that interrupts the revenues generated by our operations, or which causes us to make significant expenditures not covered by insurance, could reduce our cash available for paying distributions to our partners and, accordingly, adversely affect our financial condition and the market price of our securities.

Our growth strategy may adversely affect our results of operations if we do not successfully integrate and manage the businesses that we acquire or if we substantially increase our indebtedness and contingent liabilities to make acquisitions.

Our growth strategy includes making accretive acquisitions. From time to time, we evaluate and acquire additional assets and businesses that we believe complement our existing operations. We may be unable to successfully integrate and manage the businesses we acquire in the future. We may incur substantial expenses or encounter delays or other problems in connection with our growth strategy that could have a material adverse effect on our financial position, results of operations and cash flows. Moreover, acquisitions and business expansions involve numerous risks, such as:

- **difficulties in the assimilation of the operations, technologies, services and products of the acquired assets or businesses;**
 - difficulties in the assimilation of the operations, technologies, services and products of the acquired assets or businesses;
- **establishing the internal controls and procedures we are required to maintain under the Sarbanes-Oxley Act of 2002;**
 - establishing the internal controls and procedures we are required to maintain under the Sarbanes-Oxley Act of 2002;
- **managing relationships with new joint venture partners with whom we have not previously partnered;**
 - managing relationships with new joint venture partners with whom we have not previously partnered;

40

- **experiencing unforeseen operational interruptions or the loss of key employees, customers or suppliers;**
 - experiencing unforeseen operational interruptions or the loss of key employees, customers or suppliers;
- **inefficiencies and complexities that can arise because of unfamiliarity with new assets and the businesses associated with them, including with their markets; and**
 - inefficiencies and complexities that can arise because of unfamiliarity with new assets and the businesses associated with them, including with their markets; and
- **diversion of the attention of management and other personnel from day-to-day business to the development or acquisition of new businesses and other business opportunities.**
 - diversion of the attention of management and other personnel from day-to-day business to the development or acquisition of new businesses and other business opportunities.

If consummated, any acquisition or investment would also likely result in the incurrence of indebtedness and contingent liabilities and an increase in interest expense and depreciation, amortization and accretion expenses. As a result, our capitalization and results of operations may change significantly following a material acquisition. A substantial increase in our indebtedness and contingent liabilities could have a material adverse effect on our financial position, results of operations and cash flows. In addition, any anticipated benefits of a material acquisition, such as expected cost savings or other synergies, may not be fully realized, if at all.

Acquisitions that appear to increase our operating cash flows may nevertheless reduce our operating cash flows on a per unit basis.

Even if we make acquisitions that we believe will increase our operating cash flows, these acquisitions may ultimately result in a reduction of operating cash flow on a per unit basis, such as if our assumptions regarding a newly acquired asset or business did not materialize or unforeseen risks occurred. As a result, an acquisition initially deemed accretive based on information available at the time could turn out not to be. Examples of risks that could cause an acquisition to ultimately not be accretive include our inability to achieve anticipated operating and financial projections or to integrate an acquired business successfully, the assumption of unknown liabilities for which we become liable, and the loss of key employees or key customers. If we consummate any future acquisitions, our capitalization and results of operations may change significantly, and our unitholders will not have the opportunity to evaluate the economic, financial and other relevant information that we will in making such decisions. As a result of the risks noted above, we may not realize the full benefits we expect from a material acquisition, which could have a material adverse effect on our financial position, results of operations and cash flows.

A natural disaster, catastrophe, terrorist attack or other extraordinary event could result in severe personal injury, property damage and environmental damage, which could curtail our operations and have a material adverse effect on our financial position, results of operations and cash flows.

Some of our operations involve risks of personal injury, property damage and environmental damage, which could curtail our operations and otherwise materially adversely affect our cash flow. For example, natural gas facilities operate at high pressures, sometimes in excess of 1,100 pounds per square inch. In addition, our marine transportation business is subject to additional risks, including the possibility of marine accidents and spill events. From time to time, our octane enhancement facility may produce MTBE for export, which could expose us to additional risks from spill events. Virtually all of our operations are exposed to potential natural disasters and severe weather, including hurricanes, tornadoes, storms, extreme winter events, floods and/or earthquakes. The location of our assets and our customers' assets in the U.S. Gulf Coast region makes them particularly vulnerable to hurricane or tropical storm risk. In addition, terrorists may target our physical facilities and computer hackers may attack our electronic systems.

If one or more facilities or electronic systems that we own or that deliver products to us or that supply our facilities are damaged by severe weather or any other disaster, accident, catastrophe, terrorist attack or other extraordinary event, our operations could be significantly interrupted. These interruptions could involve significant damage to people, property or the environment, and repairs could take from a week or less for a minor incident to six months or more for a major interruption. Additionally, some of the storage contracts that we are a party to obligate us to indemnify our customers for any damage or injury occurring during the period in which the customers' product is in our possession. Any event that interrupts the revenues generated by our operations, or which causes us to make significant expenditures not covered by insurance, could reduce our cash available for paying distributions and, accordingly, adversely affect the market price of our common units.

We believe that EPCO maintains adequate insurance coverage on our behalf; however, insurance will not cover all types of interruptions that might occur, will not cover amounts up to applicable deductibles and will not cover all risks associated with the nature and extent of our operations. As a result of market conditions, premiums and deductibles for certain types of insurance (e.g., general liability policies) can increase substantially, and in some instances, such insurance may become unavailable or available only for reduced amounts of coverage.

41

In the future, circumstances may arise whereby EPCO may not be able to renew existing insurance policies on our behalf or procure other desirable insurance on commercially reasonable terms, if at all. If we were to incur a significant liability for which we were not fully insured, it could have a material adverse effect on our financial position, results of operations and cash flows. In addition, the proceeds of any such insurance may not be paid in a timely manner and may be insufficient if such an event were to occur.

[A cyber-attack on our IT or OT systems could affect our business and assets, and have a material adverse effect on our financial position, results of operations and cash flows.](#)

We rely on our **IT** and **OT** systems to conduct our business, as well as systems of third-party vendors. These systems include information used to operate our assets, as well as cloud-based services. These systems are subject to possible security breaches and cyber-attacks.

Cyber-attacks are becoming more sophisticated, and U.S. government warnings have indicated that infrastructure assets, including pipelines, may be specifically targeted by certain groups. These attacks include, without limitation, malicious software, ransomware, attempts to gain unauthorized access to data, and other electronic security breaches. These attacks, which could increase as a result of geopolitical events (including the Russian invasion of **Ukraine** **Ukraine or ongoing conflicts in the Middle East**), may be perpetrated by state-sponsored groups, "hacktivists", criminal organizations or private individuals (including employee malfeasance). These cybersecurity risks include cyber-attacks on both us and third parties who provide material services to us. In addition to disrupting operations, cyber security breaches could also affect our ability to operate or control our facilities, render data or systems unusable, or result in the theft of sensitive, confidential or customer information. These events could also damage our reputation, and result in losses from remedial actions, loss of business or potential liability to third parties.

We do not carry insurance specifically for cybersecurity events; however, certain of our insurance policies may allow for coverage of associated damages resulting from such events. If we were to incur a significant liability for which we were not fully insured, it could have a material adverse effect on our financial position, results of operations and cash flows. In addition, the proceeds of any such insurance may not be paid in a timely manner and may be insufficient if such an event were to occur.

[Failure of our critical IT or OT systems could have an adverse impact on our business, financial condition, results of operations and cash flows, as well as our ability to pay cash distributions.](#)

We rely on **IT** and **OT** systems to operate our assets and manage our businesses. We depend on these systems to process, transmit and store electronic information, including financial records and personally identifiable information such as employee, customer, investor and payroll data, and to manage or support a variety of business processes, including our supply chain, pipeline and storage operations, gathering and processing operations, financial transactions, banking and numerous other processes and transactions. Some of these **IT** and **OT** systems are proprietary and custom designed for our business, while others are based upon or reside on commercially available technologies.

We have **IT** policies and procedures in place designed to protect our critical systems. Our cybersecurity approach is strategically layered with people, technology and processes such as disaster recovery, incident response and business continuity. However, the risk of critical systems failing due to an unforeseen major disruption cannot be eliminated.

Failures of these **IT** or **OT** systems, whether due to power failures, a cybersecurity event or other reason, could result in a breach of critical operational or financial controls and lead to unanticipated costs and a disruption of our operations, commercial activities or financial processes. Such failures could adversely affect our results of operations, financial position or cash flow, as well as our ability to pay cash distributions in a timely manner. State and federal cybersecurity legislation could also impose new requirements on us, which could increase our cost of doing business.

42

[Our business requires extensive credit risk management that may not be adequate to protect against customer nonpayment.](#)

We may incur credit risk to the extent customers do not fulfill their obligations to us in connection with our marketing of natural gas, NGLs, crude oil, petrochemicals and refined products and long-term contracts with minimum volume commitments or fixed demand charges. Risks of nonpayment and nonperformance by customers are a major consideration in our businesses, and our credit procedures and policies may not be adequate to sufficiently eliminate customer credit risk. Further, adverse economic conditions in our industry may increase the risk of nonpayment and nonperformance by customers, particularly customers that have sub-investment grade credit ratings or small-scale companies. We manage our exposure to credit risk through **customer diversification**, credit analysis, credit approvals, credit limits and monitoring procedures, and for certain transactions may utilize letters of credit, prepayments, net out agreements and guarantees. However, these procedures and policies do not fully eliminate customer credit risk.

42

The primary markets for our services are the Gulf Coast, Southwest, Rocky Mountains, Northeast and Midwest regions of the U.S. We have a concentration of trade receivable balances due from domestic and international major integrated oil and gas companies, independent oil and gas companies and other pipelines and wholesalers operating in

these markets. These concentrations of market areas may affect our overall credit risk in that the customers may be similarly affected by changes in economic, regulatory or other factors.

See Note 2 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report for information regarding our allowance for credit losses.

The use of derivative financial instruments could result in material financial losses by us.

Historically, we have sought to limit a portion of the adverse effects resulting from changes in energy commodity prices and interest rates by using derivative instruments. Derivative instruments typically include futures, forward contracts, swaps, options and other instruments with similar characteristics. Substantially all of our derivatives are used for non-trading activities.

To the extent that we hedge our commodity price and interest rate exposures, we will forego the benefits we would otherwise experience if commodity prices or interest rates were to change in our favor. In addition, hedging activities can result in losses that might be material to our financial condition, results of operations and cash flows. Such losses could occur under various circumstances, including those situations where a counterparty does not perform its obligations under a hedge arrangement, the hedge is not effective in mitigating the underlying risk, or our risk management policies and procedures are not followed. Adverse economic conditions (e.g., a significant decline in energy commodity prices that negatively impact the cash flows of oil and gas producers) increase the risk of nonpayment or performance by our hedging counterparties.

See Part II, Item 7A of this annual report and Note 14 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report for a discussion of our derivative instruments and related hedging activities.

Our risk management policies cannot eliminate all commodity price risks. In addition, any noncompliance with our risk management policies could result in significant financial losses.

When engaged in marketing activities, it is our policy to maintain physical commodity positions that are substantially balanced with respect to price risks between purchases, on the one hand, and sales or future delivery obligations, on the other hand. Through these transactions, we seek to earn a margin for the commodity purchased by selling the commodity for physical delivery to third party users, such as producers, wholesalers, local distributors, independent refiners, marketing companies or major integrated oil and gas companies. These policies and practices cannot, however, eliminate all price risks. For example, any event that disrupts our anticipated physical supply could expose us to risk of loss resulting from price changes if we are required to obtain alternative supplies to cover our sales transactions. We are also exposed to basis risks when a commodity is purchased against one pricing index and sold against a different index. Moreover, we are exposed to some risks that are not hedged, including price risks on product we own, such as pipeline linefill, which must be maintained in order to facilitate transportation of the commodity in our pipelines. In addition, our marketing operations involve the risk of non-compliance with our risk management policies. We cannot assure you that our processes and procedures will detect and prevent all violations of our risk management policies, particularly if deception or other intentional misconduct is involved. If we were to incur a material loss related to commodity price risks, including non-compliance with our risk management policies, it could have a material adverse effect on our financial position, results of operations and cash flows.

43

Our variable-rate debt, including those fixed-rate debt obligations that may be converted to variable-rate through the use of interest rate swaps, make us vulnerable to increases in interest rates, which could have a material adverse effect on our financial position, results of operation and cash flows.

At December 31, 2022 December 31, 2023, we had \$27.5 billion \$28.0 billion in principal amount of consolidated fixed-rate debt outstanding, including current maturities thereof. Additionally, at December 31, 2022 December 31, 2023, we had \$1.1 billion \$1.0 billion of variable-rate debt, which includes our outstanding commercial paper notes. Due to the short term nature of commercial paper notes, we view the interest rates charged in connection with these instruments as variable.

The Board of Governors of the Federal Reserve System lowered benchmark interest rates three times during 2019 and twice during 2020. Benchmark interest rates remained near zero during 2021 but increased seven times in 2022, once four times in 2023 and are not expected to rise further in 2023 fall until 2024. Should interest rates increase significantly, the amount of cash required to service our debt (including any future refinancing of our fixed-rate debt instruments) would increase. Additionally, from time to time, we may enter into interest rate swap arrangements, which could increase our exposure to variable interest rates. As a result, significant increases in interest rates could have a material adverse effect on our financial position, results of operations and cash flows.

43

An increase in interest rates may also cause a corresponding decline in demand for equity securities in general, and in particular, for yield-based equity securities such as our common units. A reduction in demand for our common units may cause their trading price to decline.

Amounts borrowed under EPO's September 2022 \$1.5 Billion 364-Day Revolving Credit Agreement and September 2021 \$3.0 Billion Multi-Year Revolving Credit Agreement may bear interest, at our election, based on a Secured Overnight Financing Rate ("SOFR") or London Interbank Offered Rate ("LIBOR"), as applicable. In addition, our junior subordinated notes and interest rate swap agreements may also reflect LIBOR-based terms. In July 2017, the Financial Conduct Authority in the United Kingdom, or U.K., announced a desire to phase out LIBOR as a benchmark by the end of June 2023. Financial industry working groups are developing replacement rates and methodologies to transition existing agreements that depend on LIBOR as a reference rate. We currently do not expect the transition from LIBOR to have a material impact on us.

Our pipeline integrity program as well as compliance with pipeline safety laws and regulations may impose significant costs and liabilities on us.

If we were to incur material costs in connection with our pipeline integrity program or pipeline safety laws and regulations, those costs could have a material adverse effect on our financial condition, results of operations and cash flows.

The DOT requires pipeline operators to develop integrity management programs to comprehensively evaluate their pipelines, and take measures to protect pipeline segments located in HCAs. The majority of the costs to comply with this integrity management rule are associated with pipeline integrity testing and any repairs found to be necessary as a result of such testing. Changes such as advances in pipeline inspection tools, identification of additional threats to a pipeline's integrity and changes to the amount of pipe determined to be located in HCAs can have a significant impact on the costs to perform integrity testing and repairs. We will continue our pipeline integrity testing programs to assess and maintain the integrity of our pipelines. The results of these tests could cause us to incur significant and unanticipated capital and operating expenditures for repairs or upgrades deemed necessary to ensure the continued safe and reliable operation of our pipelines.

In total, our pipeline integrity costs for the years ended December 31, 2022 December 31, 2023, 2022 and 2021 were \$104 million, \$105 million and 2020 were \$105 million, \$114 million and \$83 million, respectively. Of these annual totals, we charged \$61 million \$55 million, \$62 million \$61 million and \$53 million \$62 million to operating costs and expenses during the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, respectively. The remaining annual pipeline integrity costs were capitalized and treated as sustaining capital projects. We expect the cost of our pipeline integrity program, regardless of whether such costs are capitalized or expensed, to approximate \$96 million \$101 million for 2023, 2024.

For additional information regarding the pipeline safety regulations, see "Regulatory Matters – Environmental, Safety and Conservation – Pipeline Safety" included under Part I, Items 1 and 2 of this annual report.

Environmental, health and safety costs and liabilities, and changing environmental, health and safety regulation, could have a material adverse effect on our financial position, results of operations and cash flows.

Our operations are subject to various environmental, health and safety requirements and potential liabilities under extensive federal, state and local laws and regulations. Further, we cannot ensure that existing environmental, health and safety regulations will not be revised or that new regulations will not be adopted or become applicable to us. Governmental authorities have the power to enforce compliance with applicable regulations and permits and to subject violators to civil and criminal penalties, including substantial fines, injunctions or both. Certain environmental laws, including CERCLA and analogous state laws and regulations, may impose strict, joint and several liability for costs required to clean-up and restore sites where hazardous substances or hydrocarbons have been disposed or otherwise released. Moreover, third parties, including neighboring landowners, may also have the right to pursue legal actions to enforce compliance or to recover for personal injury and property damage allegedly caused by the release of hazardous substances, hydrocarbons or other waste products into the environment. Failure to comply with these requirements may expose us to fines, penalties and/or interruptions in our operations that could have a material adverse effect on our financial position, results of operations and cash flows.

44

In addition, future environmental, health and safety law developments, such as stricter laws, regulations, permits or enforcement policies, could significantly increase some costs of our operations. Areas of potential future environmental, health and safety law developments include the following items.

44

Climate Change. Responding to reports regarding global warming and climate change matters, the U.S. Congress from time to time has considered and adopted legislation intended to reduce emissions of greenhouse gases or implement require fees related to greenhouse gas emissions or carbon taxes. In addition, certain states, including states in which our facilities or operations are located, have, individually or in regional cooperation, taken or proposed measures to reduce emissions of greenhouse gases. The Infrastructure Investment and Jobs Act passed in November 2021 provides for, among other things, \$7.5 billion to build out a national network of electric vehicle ("EV") chargers in the United States, U.S., as part of a plan to accelerate the adoption of EVs, as well as funding for electric school buses and low- and no-emission buses for public transit. The Inflation Reduction Act of 2022 passed in August 2022 includes multiple additional incentives to promote clean energy, EVs, and battery and energy storage as well as imposes a first-time fee on the emission of methane from sources required to report their greenhouse gas emissions under the EPA's Greenhouse Gas Reporting Program Part 98 (Subpart W) regulations starting in 2024. Various other policies and approaches, including establishing a cap on emissions, requiring efficiency measures, or providing incentives for pollution reduction, use of renewable energy sources, or use of replacement fuels with lower carbon content are under discussion and have resulted, and may continue to result, in additional actions involving greenhouse gases.

The adoption and implementation of any federal, state or local regulations imposing reporting obligations on, or limiting emissions of greenhouse gases from, our equipment and operations could require us to incur significant costs to reduce emissions of greenhouse gases associated with our operations or could adversely affect demand for the crude oil, natural gas or other hydrocarbon products that we transport, store or otherwise handle in connection with our midstream services. The potential increase in our operating costs could include costs to operate and maintain our facilities, install new emission controls on our facilities, acquire allowances to authorize greenhouse gas emissions (whether emitted by our operations or associated with fuel that we supply into the markets), pay taxes or fees related to greenhouse gas emissions, and administer and manage a greenhouse gas emissions program. We may not be able to recover such increased costs through customer prices or rates, which may limit our access to, or otherwise cause us to reduce our participation in, certain market activities. In addition, changes in regulatory policies that result in a reduction in the demand for hydrocarbon products that are deemed to contribute to greenhouse gases, or restrictions on their use, may reduce volumes available to us for processing, transportation, marketing and storage. These developments could have a material adverse effect on our financial position, results of operations and cash flows.

In addition, numerous countries around the world have adopted, or are considering adopting laws or regulations to reduce greenhouse gas emissions. It is not possible to know how quickly renewable energy technologies may advance, but if significant additional legislation and regulation were enacted, the increased use of renewable energy could ultimately reduce future demand for hydrocarbons. These developments could have a material adverse effect on our financial position, results of operations and cash flows.

We are in the process of exploring and developing opportunities to capitalize on changes in law and market dynamics relating to greenhouse gas emissions, such as projects related to carbon capture and sequestration and the production and use of hydrogen. These types of projects pose a variety of risks to us, including that including: (i) we could overestimate the timing or extent of market demand for such services, and therefore divert capital from more profitable opportunities; or (ii) come to we could rely on temporary subsidies or similar market distortions for an increasing portion of our revenue, which reliance could reduce the long-term economic sustainability of our associated operations. operations; (iii) counterparties to projects considered may not have the same credit profiles as many of our existing customers; and (iv) such projects may involve shorter-term contracts than employed with traditional opportunities, thereby involving greater risk to us.

In March 2022, the SEC proposed new climate-related disclosure rules, which if adopted addition to direct regulation of emissions as proposed, would require significant new climate-related disclosure in SEC filings, including certain climate-related metrics described above, there has been an expansion of requirements and incentives relating to reporting greenhouse gas emissions data, and third-party attestation requirements. At this time, other climate change-related matters. Examples include the SEC's 2022 climate disclosure proposal, expanded greenhouse gas and climate change-related reporting requirements enacted by the California legislature in 2023, and periodic requests from commercial counterparties. We currently file greenhouse gas emission reports for certain facilities and equipment subject to EPA reporting regulations. However, we cannot predict the do not publicly report our total direct or indirect greenhouse gas emissions, and it may not be feasible to quantify all types of emissions without relying on estimates. If we are required to determine comprehensively and report publicly our full direct and indirect greenhouse gas emissions, or certain other climate change-related matters, then it could entail significant costs and administrative burdens and be a source of potential liability and negative publicity. Alternatively, if we do not make such public disclosures, we may be prevented from operating or supplying products into certain markets or dealing with or any potential adverse impacts resulting from, the new rules if adopted as proposed. certain counterparties.

45

Hydraulic Fracturing. Substantially all of our producer customers employ hydraulic fracturing techniques (commonly referred to as "fracking") to stimulate natural gas and crude oil production from unconventional geological formations (including shale formations), which entails the injection of pressurized fracturing fluids (consisting of water, sand and certain chemicals) into a well bore. The U.S. federal government, and some states and localities, have adopted, and others are considering adopting, regulations or ordinances that could restrict hydraulic fracturing in certain circumstances, or that would impose higher taxes, fees or royalties on such activities. Increased regulation and attention given to the hydraulic fracturing process could lead to greater opposition to crude oil and natural gas drilling activities using hydraulic fracturing techniques, including increased litigation. Additional legislation or regulation could also lead to operational delays and/or increased operating costs in the production of crude oil and natural gas (including natural gas produced from shale plays like the Permian, Eagle Ford, Haynesville, Barnett, Marcellus and Utica Shales) incurred by our customers or could make it more difficult to perform hydraulic fracturing. If these legislative and regulatory initiatives cause a material decrease in the drilling of new wells and related servicing activities, it may affect the volume of hydrocarbon products available to our midstream businesses and have a material adverse effect on our financial position, results of operations and cash flows.

See "Regulatory Matters" under Part I, Items 1 and 2 of this annual report for more information and specific disclosures relating to environmental, health and safety laws and regulations, and costs and liabilities.

45

Federal, state or local regulatory measures could have a material adverse effect on our financial position, results of operations and cash flows.

The FERC regulates our interstate liquids pipelines under the ICA. State regulatory agencies regulate many of our other assets, including intrastate natural gas and NGL pipelines, intrastate storage facilities and gathering lines.

Our intrastate NGL liquids and natural gas pipelines are subject to regulation in many states, including Colorado, Illinois, Kansas, Louisiana, Minnesota, New Mexico Texas and Wyoming. To the extent our intrastate natural gas pipelines engage in interstate transportation, they are also subject to regulation by the FERC pursuant to Section 31.1 of the NGPA. NGPA and required to provide service on a not unduly discriminatory basis and pursuant to fair and equitable rates. We also have natural gas underground storage facilities in Louisiana and Texas. Although state regulation is typically less comprehensive in scope than regulation by the FERC, our services are typically required to be provided on a nondiscriminatory basis and are also subject to challenge by protest and complaint.

Although our natural gas gathering systems are generally exempt from FERC regulation under the NGA, our natural gas gathering operations could be adversely affected should they become subject to federal regulation of rates and services, or, if the states in which we operate adopt policies imposing more onerous regulation on gas gathering operations. Additional rules, decisions and legislation pertaining to our assets are considered and adopted from time to time at both state and federal levels. We cannot predict what effect, if any, such regulatory changes and legislation might have on our operations, but we could be required to incur additional capital expenditures.

For a general overview of federal, state and local regulation applicable to our assets, see "Regulatory Matters" included within Part I, Items 1 and 2 of this annual report. This regulatory oversight can affect certain aspects of our business and the market for our products and could have a material adverse effect on our financial position, results of operations and cash flows.

The rates of our regulated assets are subject to review and possible adjustment by federal and state regulators, which could adversely affect our revenues.

The FERC, pursuant to the ICA (as amended), the Energy Policy Act of 1992 and rules and orders promulgated thereunder, regulates the tariff rates and terms and conditions of service for our interstate common carrier liquids pipeline operations. To be lawful under the ICA, interstate tariff rates, terms and conditions of service must be just and reasonable and not unduly discriminatory and must be on file with the FERC. In addition, pipelines may not confer any undue preference upon any shipper. Shippers may protest (and the FERC may investigate) the lawfulness of new or changed tariff rates. The FERC can suspend those tariff rates for up to seven months. It can also require refunds of amounts collected pursuant to rates that are ultimately found to be unlawful and prescribe new rates prospectively. The FERC and interested parties can also challenge tariff rates that have become final and effective. The FERC can also order new rates to take effect prospectively and order reparations for past rates that exceed the

just and reasonable level up to two years prior to the date of a complaint. Due to the complexity of rate making, the lawfulness of any rate is never assured. A successful challenge of our rates could adversely affect our revenues.

The FERC uses prescribed rate methodologies for approving regulated tariff rate changes for interstate liquids pipelines. The FERC's indexing methodology currently allows a pipeline to increase its charge rates up to a prescribed ceiling level that changes annually based upon the index adjustment promulgated by a percentage linked to FERC for the Bureau of Labor's PPI year. The annual index adjustment that is prescribed by FERC reflects the year-to-year change in the U.S. Producer Price Index for Finished Goods ("PPI") plus or minus a predetermined percentage ("Index Level"). The FERC indexing Index Level is subject to review and revision every five years. On December 17, 2020, the FERC issued a final rule setting the index for the five-year period beginning July 1, 2021, and ending on June 30, 2026, at PPI plus 0.78%. On January 20, 2022, the FERC granted rehearing of certain aspects of the final rule and revised the index level to PPI minus 0.21%, effective March 1, 2022 through June 30, 2026. The FERC ordered pipelines with filed rates that exceed their index ceiling levels based on PPI minus 0.21% to file rate reductions effective March 1, 2022. Pending appellate review could result in a further change to the index. As an alternative to this indexing methodology, we may also choose to support changes in our rates based on a cost-of-service methodology, or by obtaining advance approval from FERC to charge "market-based rates," or by charging "settlement rates" agreed to by all affected shippers. The requirements imposed by these methodologies may limit our ability to set rates based on our actual costs or may delay our ability to charge rates reflecting increased costs. Adverse decisions by the FERC related to our rates could adversely affect our financial position, results of operations and cash flows.

With respect to our intrastate natural gas pipelines that provide service pursuant to Section 311 of the NGPA, FERC regulates the statement of operating conditions related to such service under the NGPA, which requires fair and equitable rates and not unduly discriminatory terms and conditions of service. FERC requires pipelines providing Section 311 service to support their filed rates on a fair and equitable basis every five years. Shippers may protest (and the FERC may investigate) the lawfulness of new or changed terms and conditions of service and Section 311 rates, which can be subject to refund if ultimately found to be unlawful. Due to the complexity of rate making, the lawfulness of any rate is never assured. A successful challenge of our rates could adversely affect our financial position, results of operations and cash flows.

The intrastate liquids and natural gas pipeline transportation services we provide are subject to various state laws and regulations that apply to the rates we charge and the terms and conditions of the services we offer. The rates we charge and the provision of our services may be subject to challenge at the state level and any adverse decisions could adversely affect our financial position, results of operations and cash flows.

The adoption and implementation of new statutory and regulatory requirements for derivative transactions could have an adverse impact on our ability to hedge risks associated with our business and increase the working capital requirements to conduct these activities.

The Dodd-Frank Wall Street Reform and Consumer Protection Act enacted in 2010 (the "Dodd-Frank Act") provides for statutory and regulatory requirements for swaps and other derivative transactions, including financial and certain physical oil and gas hedging transactions. Under the Dodd-Frank Act, the CFTC has adopted regulations requiring registration of swap dealers and major swap participants, mandatory clearing of swaps, election of the end-user exception for any uncleared swaps by certain qualified companies, recordkeeping and reporting requirements, business conduct standards and position limits among other requirements. Several of these requirements, including position limits rules, allow the CFTC to impose controls that could have an adverse impact on our ability to hedge risks associated with our business and could increase our working capital requirements to conduct these activities.

Based on an assessment of final rules promulgated by the CFTC, we have determined that we are not a swap dealer, major swap participant or a financial entity, and therefore have determined that we currently qualify as an end-user. In addition, the vast majority of our derivative transactions are currently transacted through a Derivatives Clearing Organization, and we believe our use of the end-user exception will likely not be necessary on a routine basis. We will also seek to retain our status as an end-user by taking reasonable measures necessary to avoid becoming a swap dealer, major swap participant or financial entity, and other measures to preserve our ability to elect the end-user exception should it become necessary. However, derivative transactions that are not clearable, and transactions that are clearable but for which we choose to elect the end-user exception, are subject to recordkeeping and reporting requirements and potentially additional credit support arrangements including cash margin or collateral. Posting of additional cash margin or collateral could affect our liquidity and reduce our ability to use cash for capital investments or other company purposes.

While we believe that the majority of our hedging transactions would meet one or more of the enumerated categories for bona fide hedges under the Dodd-Frank Act, the rules could have an adverse impact on our ability to hedge certain risks associated with our business and could potentially affect our profitability.

Over time, the Executive Branch, the U.S. Congress and the CFTC itself may express interest in amending some of the statutory and regulatory provisions impacting financial markets and institutions and in reevaluating some of the existing regulations and regulatory proposals. In addition, the make-up of the CFTC, and its Chairman, changes periodically, often year-to-year, since the term for one CFTC seat expires each year. Those personnel changes can also impact the regulatory agenda. It is not clear what, if any, changes in the law may gain sufficient support to be enacted or what, if any, changes in the existing regulations might move forward and be adopted, or how any such changes would impact our hedging activity.

Our standalone operating cash flow is derived primarily from cash distributions we receive from EPO.

On a standalone basis, the Partnership is a holding company with no business operations and conducts all of its business through its wholly owned subsidiary, EPO. As a result, we depend upon the earnings and cash flows of EPO and its subsidiaries and unconsolidated affiliates, and the distribution of their cash flows to us in order to meet our obligations and to allow us to make cash distributions to our unitholders.

The amount of cash EPO and its subsidiaries and unconsolidated affiliates can distribute to us depends primarily on cash flows generated from their operations. These operating cash flows fluctuate based on, among other things, the: (i) volume of hydrocarbon products transported on their gathering and transmission pipelines; (ii) throughput volumes in their processing and treating operations; (iii) fees charged and the margins realized for their various storage, terminaling, processing and transportation services; (iv) price of natural gas, crude oil, NGLs and other products; (v) relationships among natural gas, crude oil, NGL and other product prices, including differentials between regional markets; (vi) fluctuations in their working capital needs; (vii) level of their operating costs; (viii) prevailing economic conditions; and (ix) level of competition encountered by their businesses. In addition, the actual amount of cash EPO and its subsidiaries and unconsolidated affiliates will have available for distribution will depend on factors such as: (i) the level of sustaining capital expenditures incurred; (ii) their cash outlays for expansion (or growth) capital projects and acquisitions; and (iii) their debt service requirements and restrictions included in the provisions of existing and future indebtedness, organizational documents, applicable state business organization laws and other applicable laws and regulations. Due to these factors, we may not have sufficient available cash each quarter to continue paying distributions at our current levels.

47*Changes in management's estimates and assumptions may have a material impact on our financial statements and financial performance.*

In preparing our financial statements and periodic reports filed under the Exchange Act, our management is required under applicable rules and regulations, including accounting standards, to make estimates and assumptions as of a specified date. These estimates and assumptions are based on management's best estimates and experience as of that date and are subject to substantial risk and uncertainty. Actual results may differ materially as circumstances change and other information becomes known. Areas requiring significant estimates and assumptions by management include: the useful economic lives and residual values of our assets; the economic life of contract-based intangible assets; impairments of property, plant and equipment and investments in affiliates; accruals for estimated liabilities, including reserves for litigation; and routine estimates involving revenues and costs of certain natural gas processing facilities, pipeline transportation revenues, fractionation revenues, marketing revenues and related purchases, and power and utility costs. Changes in estimates or assumptions or information underlying assumptions, such as changes in the Partnership's business plans, general market conditions and changes in management's outlook on commodity prices could materially affect reported amounts of assets, liabilities, revenues or expenses.

Risks Relating to Our Partnership Structure

We may issue additional securities without the approval of our common unitholders.

At any time, we may issue an unlimited number of limited partner interests of any type (to parties other than our affiliates) without the approval of our unitholders. Our partnership agreement does not give our common unitholders the right to approve the issuance of equity securities, including equity securities ranking senior to our common units. The issuance of additional common units or other equity securities of equal or senior rank will have the following effects: (i) the ownership interest of a unitholder immediately prior to the issuance will decrease; (ii) the amount of cash available for distribution on each common unit may decrease; (iii) the ratio of taxable income to distributions may increase; (iv) the relative voting strength of each previously outstanding common unit may be diminished; and (v) the market price of our common units may decline.

48

We may not have sufficient operating cash flows to pay cash distributions at the current level following establishment of cash reserves and payments of fees and expenses.

Because cash distributions on our common units are dependent on the amount of cash we generate, distributions may fluctuate based on our performance and capital needs. We cannot guarantee that we will continue to pay distributions at the current level each quarter. The actual amount of cash that is available to be distributed each quarter will depend upon numerous factors, some of which are beyond our control and the control of our general partner. These factors include, but are not limited to: (i) the volume of the products that we handle and the prices we receive for our services; (ii) the level of our operating costs; (iii) the level of competition in our business; (iv) prevailing economic conditions, including the price of and demand for crude oil, natural gas, NGLs and other products we transport, store and market; (v) the level of capital investments we make; (vi) the amount and cost of capital we can raise compared to the amount of our capital investments and debt service requirements; (vii) restrictions contained in our debt agreements; (viii) fluctuations in our working capital needs; (ix) weather volatility; (x) cash outlays for acquisitions, if any; and (xi) the amount, if any, of cash reserves required by our general partner in its sole discretion.

Furthermore, the amount of cash that we have available for distribution is not solely a function of profitability, which will be affected by non-cash items such as depreciation, amortization and provisions for asset impairments. Our cash flows are also impacted by borrowings under credit agreements and similar arrangements. As a result, we may be able to make cash distributions during periods when we record losses and may not be able to make cash distributions during periods when we record net income. An inability on our part to pay cash distributions to our unitholders could have a material adverse effect on our financial position, results of operations and cash flows.

Our general partner and its affiliates have limited fiduciary responsibilities to, and conflicts of interest with respect to, our partnership, which may permit it to favor its own interests to your detriment.

The directors and officers of our general partner and its affiliates have duties to manage our general partner in a manner that is beneficial to its members. At the same time, our general partner has duties to manage our partnership in a manner that is beneficial to us. Therefore, our general partner's duties to us may conflict with the duties of its officers and directors to its members. Such conflicts may include, among others, the following:

- neither our partnership agreement nor any other agreement requires our general partner or EPCO to pursue a business strategy that favors us;
 - neither our partnership agreement nor any other agreement requires our general partner or EPCO to pursue a business strategy that favors us;
- decisions of our general partner regarding the amount and timing of asset purchases and sales, cash expenditures, borrowings, issuances of additional units, and the establishment of additional reserves in any quarter may affect the level of cash available to pay quarterly distributions to our unitholders;
 - decisions of our general partner regarding the amount and timing of asset purchases and sales, cash expenditures, borrowings, issuances of additional units, and the establishment of additional reserves in any quarter may affect the level of cash available to pay quarterly distributions to our unitholders;
- under our partnership agreement, our general partner determines which costs incurred by it and its affiliates are reimbursable by us;
 - under our partnership agreement, our general partner determines which costs incurred by it and its affiliates are reimbursable by us;
- our general partner is allowed to resolve any conflicts of interest involving us and our general partner and its affiliates, and may take into account the interests of parties other than us, such as EPCO, in resolving conflicts of interest, which has the effect of limiting its fiduciary duty to our unitholders;
 - our general partner is allowed to resolve any conflicts of interest involving us and our general partner and its affiliates, and may take into account the interests of parties other than us, such as EPCO, in resolving conflicts of interest, which has the effect of limiting its fiduciary duty to our unitholders;
 - any resolution of a conflict of interest by our general partner not made in bad faith and that is fair and reasonable to us is binding on the partners and is not a breach of our partnership agreement;

any resolution of a conflict of interest by our general partner not made in bad faith and that is fair and reasonable to us is binding on the partners and is not a breach of our partnership agreement;

- affiliates of our general partner may compete with us in certain circumstances;
- our general partner has limited its liability and reduced its fiduciary duties and has also restricted the remedies available to our unitholders for actions that might, without the limitations, constitute breaches of fiduciary duty. As a result of purchasing our units, you are deemed to consent to some actions and conflicts of interest that might otherwise constitute a breach of fiduciary or other duties under applicable law;
- we do not have any employees and we rely solely on employees of EPCO and its affiliates;
- in some instances, our general partner may cause us to borrow funds in order to permit the payment of distributions;

48 49

- affiliates of our general partner may compete with us in certain circumstances;
 - our general partner may cause us to pay it or its affiliates for any services rendered to us or entering into additional contractual arrangements with any of these entities on our behalf;
- our general partner has limited its liability and reduced its fiduciary duties and has also restricted the remedies available to our unitholders for actions that might, without the limitations, constitute breaches of fiduciary duty. As a result of purchasing our units, you are deemed to consent to some actions and conflicts of interest that might otherwise constitute a breach of fiduciary or other duties under applicable law;
 - our general partner intends to limit its liability regarding our contractual and other obligations and, in some circumstances, may be entitled to be indemnified by us;
- we do not have any employees and we rely solely on employees of EPCO and its affiliates;
 - our general partner controls the enforcement of obligations owed to us by our general partner and its affiliates; and
- in some instances, our general partner may cause us to borrow funds in order to permit the payment of distributions;
- our general partner may cause us to pay it or its affiliates for any services rendered to us or entering into additional contractual arrangements with any of these entities on our behalf;
- our general partner intends to limit its liability regarding our contractual and other obligations and, in some circumstances, may be entitled to be indemnified by us;
- our general partner controls the enforcement of obligations owed to us by our general partner and its affiliates; and our general partner decides whether to retain separate counsel, accountants or others to perform services for us;
 - our general partner decides whether to retain separate counsel, accountants or others to perform services for us.

We have significant business relationships with entities controlled by EPCO and Dan Duncan LLC. For information regarding these relationships and related party transactions with EPCO and its affiliates, see Note 15 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report. Additional information regarding

our relationship with EPCO and its affiliates can also be found under Part III, Item 13 of this annual report.

The NYSE does not require a publicly traded limited partnership like us to comply with certain of its corporate governance requirements.

We currently list our common units on the NYSE under the symbol "EPD." Because we are a publicly traded limited partnership, the NYSE does not require us to have a majority of independent directors on our general partner's Board or to establish a compensation committee or a nominating and corporate governance committee. Additionally, any future issuance of additional common units or other securities, including to affiliates, will not be subject to the NYSE's shareholder approval rules that apply to a corporation. Accordingly, unitholders do not have the same protections afforded to certain corporations that are subject to all of the NYSE corporate governance requirements. See Part III, Item 10 of this annual report for additional information.

Unitholders have limited voting rights and are not entitled to elect our general partner or its directors. In addition, even if unitholders are dissatisfied, they cannot easily remove our general partner.

Unlike the holders of common stock in a corporation, unitholders have only limited voting rights on matters affecting our business and, therefore, limited ability to influence management's decisions regarding our business. Unitholders did not elect our general partner or its directors and will have no right to elect our general partner or its directors on an annual or other continuing basis. The owners of our general partner choose the directors of our general partner.

Furthermore, if unitholders are dissatisfied with the performance of our general partner, they currently have no practical ability to remove our general partner or its officers or directors. Our general partner may not be removed except upon the vote of the holders of at least 60% of our outstanding units voting together as a single class. Since affiliates of our general partner currently own approximately 32% of our outstanding common units, the removal of Enterprise GP as our general partner is highly unlikely without the consent of both our general partner and its affiliates. As a result of this provision, the trading price of our common units may be lower than other forms of equity ownership because of the absence of a takeover premium in the trading price.

49

Our partnership agreement restricts the voting rights of unitholders owning 20% or more of our common units.

Unitholders' voting rights are further restricted by a provision in our partnership agreement stating that any units held by a person that owns 20% or more of any class of our common units then outstanding, other than our general partner and its affiliates, cannot be voted on any matter. In addition, our partnership agreement contains provisions limiting the ability of unitholders to call meetings or to acquire information about our operations, as well as other provisions limiting our unitholders' ability to influence our management. As a result of this provision, the trading price of our common units may be lower than other forms of equity ownership because of the absence of a takeover premium in the trading price.

50

Our general partner has a limited call right that may require common unitholders to sell their common units at an undesirable time or price.

If at any time our general partner and its affiliates own 85% or more of the common units then outstanding, our general partner will have the right, but not the obligation, which it may assign to any of its affiliates or to us, to acquire all, but not less than all, of the remaining common units held by unaffiliated persons at a price not less than the then current market price. As a result, common unitholders may be required to sell their common units at an undesirable time or price and may therefore not receive any return on their investment. Unitholders may also incur a tax liability upon the sale of their common units.

Our common unitholders may not have limited liability if a court finds that limited partner actions constitute control of our business.

Under Delaware law, common unitholders could be held liable for our obligations to the same extent as a general partner if a court determined that the right of limited partners to remove our general partner or to take other action under our partnership agreement constituted participation in the "control" of our business. Under Delaware law, our general partner generally has unlimited liability for our obligations, such as our debts and environmental liabilities, except for those of our contractual obligations that are expressly made without recourse to our general partner.

The limitations on the liability of holders of limited partner interests for the obligations of a limited partnership have not been clearly established in some of the states in which we do business. You could have unlimited liability for our obligations if a court or government agency determined that (i) we were conducting business in a state, but had not complied with that particular state's partnership statute; or (ii) your right to act with other unitholders to remove or replace our general partner, to approve some amendments to our partnership agreement or to take other actions under our partnership agreement constituted "control" of our business.

Unitholders may have a liability to repay distributions.

Under certain circumstances, our unitholders may have to repay amounts wrongfully distributed to them. Under Section 17-607 of the Delaware Revised Uniform Limited Partnership Act, we may not make a distribution to our unitholders if the distribution would cause our liabilities to exceed the fair value of our assets. Liabilities to partners on account of their partnership interests and liabilities that are non-recourse to the Partnership are not counted for purposes of determining whether a distribution is permitted. Delaware law provides that for a period of three years from the date of an impermissible distribution, limited partners who received the distribution and who knew at the time of the distribution that it violated Delaware law will be liable to the limited partnership for the distribution amount. A purchaser of common units who becomes a limited

partner is liable for the obligations of the transferring limited partner to make contributions to the Partnership that are known to such purchaser of common units at the time it became a limited partner, and for unknown obligations if the liabilities could be determined from our partnership agreement.

Our general partner's interest in us and the control of our general partner may be transferred to a third party without unitholder consent.

Our general partner, in accordance with our partnership agreement, may transfer its general partner interest without the consent of unitholders. In addition, our general partner may transfer its general partner interest to a third party in a merger or consolidation or in a sale of all or substantially all of its assets without the consent of our unitholders. Furthermore, there is no restriction in our partnership agreement on the ability of the sole member of our general partner, currently Dan Duncan LLC, to transfer its equity interests in our general partner to a third party. The new equity owner of our general partner would then be in a position to replace the Board and officers of our general partner with their own choices and to influence the decisions taken by the Board and officers of our general partner.

50

We do not have the same flexibility as other types of organizations to accumulate cash and issue equity to protect against illiquidity in the future.

Unlike a corporation, our partnership agreement requires us to make quarterly distributions to our unitholders of all available cash, after taking into account reserves for commitments and contingencies, including capital and operating costs and debt service requirements. The value of our common units and other limited partner interests may decrease in correlation with any reduction in our cash distributions per unit. Accordingly, if we experience a liquidity problem in the future, we may not be able to issue more equity to recapitalize.

51

Tax Risks to Common Unitholders

Our tax treatment depends on our status as a partnership for federal income tax purposes, as well as our not being subject to a material amount of entity-level taxation by individual states. If the Internal Revenue Service were to treat us as a corporation for federal income tax purposes or if we were otherwise subject to a material amount of entity-level taxation, then cash available for distribution to our unitholders would be reduced.

The anticipated after-tax economic benefit of an investment in our common units depends largely on our being treated as a partnership for federal income tax purposes. Despite the fact that we are organized as a limited partnership under Delaware law, we will be treated as a corporation for federal income tax purposes unless we satisfy a "qualifying income" requirement. Based on our current operations, we believe we satisfy the qualifying income requirement. Failing to meet the qualifying income requirement or a change in current law could cause us to be treated as a corporation for federal income tax purposes or otherwise subject us to taxation as an entity. We have not requested, and do not plan to request, a ruling from the Internal Revenue Service ("IRS") with respect to our classification as a partnership for federal income tax purposes.

If we were treated as a corporation for federal income tax purposes, we would pay federal income tax on our taxable income at the corporate tax rate and we would also likely pay additional state and local income taxes at varying rates. Distributions to our unitholders would generally be taxed again as corporate dividends, and no income, gains, losses or deductions would flow through to our unitholders. Because a tax would be imposed upon us as a corporation, the cash available for distribution to our unitholders would be reduced. Thus, treatment of us as a corporation could result in a reduction in the anticipated cash-flow and after-tax return to our unitholders, which would cause a reduction in the value of our common units.

At the state level, several states have been evaluating ways to subject partnerships to entity-level taxation through the imposition of state income, franchise, capital, and other forms of business taxes, as well as subjecting nonresident partners to taxation through the imposition of withholding obligations and composite, combined, group, block, or similar filing obligations on nonresident partners receiving a distributive share of state "sourced" income. We currently own property or do business in a substantial number of states. Imposition on us of any of these taxes in jurisdictions in which we own assets or conduct business or an increase in the existing tax rates could result in a reduction in the anticipated cash-flow and after-tax return to our unitholders, which would cause a reduction in the value of our common units.

From 2013 through 2017, several publicly traded partnerships merged into their corporate general partner sponsors. In 2018 and continuing into 2022, the combination of a number of additional factors, including the passage of the Tax Cuts and Jobs Act (the "Tax Act") of 2017 (which lowered the federal corporate tax rate from 35% to 21% and generally provides for the expensing of certain capital investments and acquisitions), the FERC issuing its Revised Policy Statement on the Treatment of Income Taxes in March 2018, and, generally, continued lower demand and related liquidity for midstream energy companies (including those structured as publicly traded partnerships), led to additional publicly traded partnerships to either (i) merge into their corporate general partner sponsors, (ii) merge into their general partner structured as a partnership and then elect for the combined entity to be taxed as a corporation, or (iii) voluntarily elect to be taxed as a corporation. These conversions have materially reduced the number of publicly traded partnerships and the total market capitalization and the depth of capital available for the publicly traded partnership sector.

51

While we currently believe that our classification as a partnership for federal income tax purposes continues to provide a net benefit for our unitholders, should we continue to see (i) additional publicly traded partnerships elect to be taxed as corporations, which could result in a further decrease in the total market capitalization of the publicly traded partnership sector, (ii) lower demand for equity capital in the publicly traded partnership sector, (iii) the absence of a historic premium in the market valuation of publicly traded partnerships compared to midstream energy companies taxed as corporations (or if we see any discount in the valuation of our partnership compared to such companies), or (iv) a combination thereof that results in a material difference in our cost of capital or limits our access to capital, the board of directors of our general partner may determine it is in our unitholders' best interest to change our classification as a partnership for federal income tax purposes. Should the general partner recommend that we change our tax classification, such change would be subject to the approval of our common unitholders.

52

The tax treatment of publicly traded partnerships or an investment in our common units could be subject to potential legislative, judicial or administrative changes and differing interpretations, possibly on a retroactive basis.

The present federal income tax treatment of publicly traded partnerships, including us, or an investment in our common units, may be modified by administrative, legislative or judicial interpretation. From time to time, members of Congress propose and consider substantive changes to the existing federal income tax laws that affect publicly traded partnerships or an investment in our common units, including elimination of partnership tax treatment for certain publicly traded partnerships.

Any changes to federal income tax laws and interpretations thereof (including administrative guidance relating to the Tax Act) may or may not be applied retroactively and could make it more difficult or impossible for us to be treated as a partnership for federal income tax purposes or otherwise adversely affect our business, financial condition or results of operations. Any such changes or interpretations thereof could adversely impact the value of an investment in our common units.

We prorate our items of income, gain, loss and deduction between transferors and transferees of our common units each month based upon the ownership of the units on the first day of each month, instead of on the basis of the date a particular common unit is transferred.

We generally prorate our items of income, gain, loss and deduction between transferors and transferees of our common units each month based upon the ownership of the units on the first day of each month, instead of on the basis of the date a particular unit is transferred. Treasury Regulations allow a similar monthly simplifying convention, but such regulations do not specifically authorize all aspects of our proration method. If the IRS were to successfully challenge our proration method, we may be required to change the allocation of items of income, gain, loss and deduction among our unitholders.

A successful IRS contest of the federal income tax positions we take may adversely impact the market for our common units and the cost of any IRS contest will reduce our cash available for distribution to unitholders.

The IRS has made no determination as to our status as a partnership for U.S. federal income tax purposes. The IRS may adopt positions that differ from the positions we take, even positions taken with advice of counsel. It may be necessary to resort to administrative or court proceedings to sustain some or all of the positions we take and such positions may not ultimately be sustained. A court may not agree with some or all of the positions we take. As a result, any such contest with the IRS may materially and adversely impact the market for our common units and the price at which our common units trade. In addition, our costs of any contest with the IRS, principally legal, accounting and related fees, will be indirectly borne by our unitholders because the costs will reduce our cash available for distribution.

If the IRS makes audit adjustments to our income tax returns, it (and some states) may assess and collect any taxes (including any applicable penalties and interest) resulting from such audit adjustment directly from us, in which case we would pay the taxes directly to the IRS. If we bear such payment, our cash available for distribution to our unitholders might be substantially reduced.

Under current law, for open tax years, if the IRS makes audit adjustments to our income tax returns for open tax years, it (and some states) may assess and collect any taxes (including any applicable penalties and interest) resulting from such audit adjustment directly from us. Our general partner would cause us to pay the taxes (including any applicable penalties and interest) directly to the IRS. As a result, our current unitholders may bear some or all of the tax liability resulting from such audit adjustment, even if such unitholders did not own common units in us during the tax year under audit. If, as a result of any such audit adjustment, we are required to make payments of taxes, penalties and interest, our cash available for distribution to our unitholders might be substantially reduced.

52

Our unitholders may be required to pay taxes on their share of our income even if they do not receive any cash distributions from us.

Because our unitholders will be treated as partners to whom we will allocate taxable income which could be different in amount from the cash that we distribute, our unitholders may be required to pay federal income taxes and, in some cases, state and local income taxes on their share of our taxable income, whether or not they receive any cash distributions from us. Our common unitholders may not receive cash distributions from us equal to their share of our taxable income or even equal to the actual tax liability resulting from their share of our taxable income.

53

Tax gains or losses on the disposition of our common units could be more or less than expected.

If our unitholders sell their common units, they will recognize a gain or loss equal to the difference between the amount realized and their tax basis in those common units. Because distributions in excess of a unitholder's allocable share of our net taxable income decrease the unitholder's tax basis in the unitholder's common units, the amount, if any, of such prior excess distributions with respect to the common units a unitholder sells will, in effect, become taxable income to the unitholder if the unitholder sells such common units at a price greater than the unitholder's tax basis in those common units, even if the price received is less than the unitholder's original cost. A substantial portion of the amount realized, whether or not representing gain, may be taxed as ordinary income due to potential recapture items such as depreciation. In addition, because the amount realized may include a unitholder's share of our nonrecourse liabilities, a unitholder that sells common units may incur a tax liability in excess of the amount of the cash received from the sale.

Unitholders may be subject to limitation on their ability to deduct interest expense incurred by us.

Our ability to deduct interest paid or accrued on indebtedness properly allocable to a trade or business ("business interest") may be limited in certain circumstances. Should our ability to deduct business interest be limited, the amount of taxable income allocated to our unitholders in the taxable year in which the limitation is in effect may increase. However, in certain circumstances, a unitholder may be able to utilize a portion of a business interest deduction subject to this limitation in future taxable years. Prospective unitholders should consult their tax advisors regarding the impact of this business interest deduction limitation on an investment in our common units.

Tax-exempt entities face unique tax issues from owning our common units that may result in adverse tax consequences to them.

Investments in our common units by tax-exempt entities, such as individual retirement accounts ("IRAs") or other retirement plans, and non-U.S. persons raise issues unique to them. For example, virtually all of our income allocated to unitholders who are organizations exempt from federal income tax, including IRAs and other retirement plans, will be unrelated business taxable income and will be taxable to them. With respect to taxable years beginning after December 31, 2017, subject to the proposed aggregation rules for certain similarly situated businesses or activities issued by the Treasury Department, a tax-exempt entity with more than one unrelated trade or business (including by attribution from investment in a partnership such as ours) is required to compute the unrelated business taxable income of such tax-exempt entity separately with respect to each such trade or business (including for purposes of determining any net operating loss deduction). As a result, for years beginning after December 31, 2017, it may not be possible for tax-exempt entities to utilize losses from an investment in our partnership to offset unrelated business taxable income from another unrelated trade or business and vice versa. Tax-exempt entities should consult a tax advisor regarding the impact of these rules on an investment in our common units.

Non-U.S. unitholders will be subject to U.S. taxes and withholding with respect to their income and gain from owning our common units.

Non-U.S. unitholders are generally taxed and subject to income tax filing requirements by the United States on income effectively connected with a U.S. trade or business ("effectively connected income"). Income allocated to our unitholders and any gain from the sale of our common units will generally be considered to be "effectively connected" with a U.S. trade or business. As a result, distributions to a non-U.S. unitholder will be subject to withholding at the highest applicable effective tax rate and a non-U.S. unitholder who sells or otherwise disposes of a common unit will also be subject to U.S. federal income tax on the gain realized from the sale or disposition of that common unit.

53 54

Moreover, upon the sale, exchange or other disposition of a common unit by a non-U.S. unitholder, the transferee is generally required to withhold 10% of the amount realized on such sale, exchange or other disposition if any portion of the gain on such sale, exchange or other disposition would be treated as effectively connected with a U.S. trade or business. The U.S. Department of the Treasury and the IRS have issued final regulations providing guidance on the application of these rules for transfers of certain publicly traded partnership interests, including transfers of our common units. Under these regulations, the "amount realized" on a transfer of our common units will generally be the amount of gross proceeds paid to the broker effecting the applicable transfer on behalf of the transferor, and such broker will generally be responsible for the relevant withholding obligations. The U.S. Department of the Treasury and the IRS have provided that these rules generally apply to transfers of and distributions on our common units occurring on or after January 1, 2023. Distributions to non-U.S. unitholders may also be subject to additional withholding under these rules to the extent a portion of a distribution is attributable to an amount in excess of our cumulative net income that has not previously been distributed. We currently anticipate all of our distributions will be in excess of the amount of our cumulative net income that has not previously been distributed. Accordingly, a distribution to a non-U.S. unitholder is expected to be subject to withholding at the highest applicable effective tax rate. Under these final regulations, we are required to issue qualified notices regarding these matters. Our qualified notices can be found on our public company website. Non-U.S. unitholders should consult their tax advisors regarding the impact of these rules on an investment in our common units.

We treat each purchaser of our common units as having the same tax benefits without regard to the common units purchased. The IRS may challenge this treatment, which could adversely affect the value of our common units.

Because we cannot match transferors and transferees of common units, we adopt depreciation and amortization positions that may not conform to all aspects of existing Treasury Regulations. A successful IRS challenge to those positions could adversely affect the amount of tax benefits available to a common unitholder. It also could affect the timing of these tax benefits or the amount of gain from a sale of common units and could have a negative impact on the value of our common units or result in audit adjustments to the unitholder's tax returns.

Our common unitholders will likely be subject to state and local taxes and return filing requirements in states where they do not live as a result of an investment in our common units.

In addition to federal income taxes, our common unitholders will likely be subject to other taxes, such as state and local income taxes, unincorporated business taxes and estate, inheritance or intangible taxes imposed by the various jurisdictions in which we do business or own property now or in the future, even if the unitholder does not live in any of those jurisdictions. Our common unitholders will likely be required to file state and local income tax returns and pay state and local income taxes in some or all of these various jurisdictions. Further, our unitholders may be subject to penalties for failure to comply with those requirements. We currently own property or conduct business in a substantial

number of states, many of which impose an income tax on individuals, corporations and other entities. As we make acquisitions or expand our business, we may control assets or conduct business in additional states that impose a personal or corporate income tax. It is the responsibility of each unitholder to file its own federal, state and local tax returns, as applicable.

A unitholder whose common units are the subject of a securities loan (e.g., a loan to a "short seller" to cover a short sale of common units) may be considered as having disposed of those common units. If so, the unitholder would no longer be treated for tax purposes as a partner with respect to those common units during the period of the loan and may recognize gain or loss from the disposition.

Because there are no specific rules governing the U.S. federal income tax consequence of loaning a partnership interest, a unitholder whose common units are the subject of a securities loan may be considered to have disposed of the loaned units. In that case, the unitholder may no longer be treated for tax purposes as a partner with respect to those common units during the period of the loan and the unitholder may recognize gain or loss from such disposition. Moreover, during the period of the loan, any of our income, gain, loss or deduction with respect to those common units may not be reportable by the unitholder and any cash distributions received by the unitholder as to those common units could be fully taxable as ordinary income. Unitholders desiring to assure their status as partners and avoid the risk of gain recognition from a securities loan are urged to consult a tax advisor to determine whether it is advisable to modify any applicable brokerage account agreements to prohibit their brokers from lending their common units.

54 55

We have adopted certain valuation methodologies in determining a unitholder's allocations of income, gain, loss and deduction. The IRS may challenge these methods or the resulting allocations and such a challenge could adversely affect the value of our common units.

In determining the items of income, gain, loss and deduction allocable to our unitholders, we must routinely determine the fair market value of our respective assets. Although we may from time to time consult with professional appraisers regarding valuation matters, we make fair market value estimates using a methodology based on the market value of our common units as a means to measure the fair market value of our respective assets. The IRS may challenge these valuation methods and the resulting allocations of income, gain, loss and deduction.

A successful IRS challenge to these methods or allocations could adversely affect the amount, character and timing of taxable income or loss being allocated to our unitholders. It also could affect the amount of gain from our unitholders' sale of common units and could have a negative impact on the value of the common units or result in audit adjustments to our unitholders' tax returns without the benefit of additional deductions.

ITEM 1B. UNRESOLVED SEC STAFF COMMENTS.

None.

ITEM 1C. CYBERSECURITY.

We rely on our information technology ("IT") and operational technology ("OT") systems, as well as systems of third-party vendors, to conduct our business. These systems are subject to possible cybersecurity threats. Cyberattacks are becoming more sophisticated, and U.S. government warnings have indicated that infrastructure assets, including pipelines and related infrastructure, may be specifically targeted by certain groups. These attacks include, without limitation, malicious software, ransomware, attempts to gain unauthorized access to data, and other electronic security breaches. Cybersecurity threats, which could increase as a result of geopolitical events, may be perpetrated by state-sponsored groups, "hacktivists," criminal organizations, private individuals and others.

Cybersecurity Risk Management and Strategy

We consider the risks from cybersecurity threats to include, without limitation, disruptions to our business operations, theft of protected information or intellectual property, destruction of our control systems and data, losses from remedial actions, damage to our reputation, and exposure to lawsuits and regulatory actions. In general, such risks are based on the capabilities and intent of known bad actors as well as threat information gathered from multiple sources, including industry groups, government agencies, publications and third-party service providers. Our processes for managing these risks generally involve (i) the use of tools and technologies to continuously monitor for and identify system vulnerabilities and attacks; (ii) adherence to policies and procedures designed to protect our critical IT and OT systems; (iii) the use of an employee awareness program to promote cybersecurity education and company-wide support; and (iv) periodic reassessment of areas of focus to maintain continued preparedness relative to changes in tools and technologies as well as emerging threats.

Our processes for identifying, assessing and managing the risks from cybersecurity threats are a key component of our overall cybersecurity strategy, which is designed to safeguard technology critical to providing services for our customers, and protecting business-sensitive and personal information that is entrusted to us. To help execute our cybersecurity strategy, we have adopted a risk-based, layered, defense-in-depth approach, which, among other measures, includes: (i) the segregation of our critical industrial control systems (Operational Technology or OT systems) from our corporate network; (ii) multiple layers of preventative and detective measures; (iii) a cybersecurity incident response plan to promote preparedness; and (iv) a cross-functional cybersecurity steering committee (the "Cybersecurity Committee") to provide guidance around cybersecurity risk management. Our overall cybersecurity program is based on various industry-recognized frameworks and standards developed and issued by leading international, domestic and energy-industry standard-setting organizations.

56

As part of our overall cybersecurity strategy, we also engage third-party service providers to: (i) assist in our cybersecurity risk assessment procedures; (ii) perform penetration testing on external facing IT systems; (iii) perform security assessments on our IT and OT systems; (iv) assist in our incident response procedures; and (v) share information on industry-specific cybersecurity threats. With respect to our use of third-party systems, we oversee our risks from cybersecurity threats by working with our third-party vendors to evaluate their cybersecurity program for alignment with our own policies and procedures, including notification of and coordination during any incidents that might affect us.

To the extent our processes for overseeing risks are effective in eliminating cybersecurity threats or mitigating the impact of an unforeseen incident, we generally do not expect these risks to have a material impact on our business strategy, financial position, or results of operations. However, as mentioned in Part I, Item 1A. Risk Factors, we do not carry insurance specifically for cybersecurity incidents. If we were to incur a significant liability for which we were not fully insured, it could have a material adverse effect on our financial position, results of operations and cash flows.

For information on the risks we face from cybersecurity threats, please see the risk factors included under Part I, Item 1A titled "A cyber-attack on our IT or OT systems could affect our business and assets, and have a material adverse effect on our financial position, results of operations and cash flows." and "Failure of our critical IT or OT systems could have an adverse impact on our business, financial condition, results of operations and cash flows, as well as our ability to pay cash distributions."

Cybersecurity Governance

Our Cybersecurity Committee is comprised of senior representatives from our legal, IT and OT, engineering, corporate security, risk, human resources, finance, accounting, public relations, investor relations and executive management teams. This committee plays a key role in assessing and managing our risks from cybersecurity threats. In particular, our Cybersecurity Committee is responsible for: (i) establishing and promoting company-wide support for the management of cybersecurity risk; (ii) providing oversight and ensuring alignment between our cybersecurity strategy and business objectives; (iii) reviewing and advising on cybersecurity policy and governance; (iv) providing a forum for review of cybersecurity risk in alignment with our business objectives and risk tolerance; (v) promoting cross-company alignment of cybersecurity programs and actions; and (vi) reviewing our cybersecurity incident response plan ("CIRP"). Our Cybersecurity Committee meets at least quarterly with senior representatives from our cybersecurity team and outside experts to discuss cybersecurity threat updates, new cybersecurity regulations, cybersecurity projects and entity-wide results of cybersecurity preparedness initiatives. If a cybersecurity incident occurs, our Cybersecurity Incident Response Team, which includes several members of our Cybersecurity Committee, will oversee the execution of our CIRP.

Our Board has oversight of all material risks relevant to Enterprise, including those related to cybersecurity threats. To help keep our Board informed about such risks, senior representatives from our IT and OT department provide quarterly updates to our Board regarding significant developments in: (i) cyberattacks and other cybersecurity threats targeting critical infrastructure; (ii) governmental enforcement actions and investigations against cyber criminals; (iii) the regulatory landscape impacting the midstream energy industry; (iv) improvements to our cybersecurity programs, including our CIRP and related response procedures, and the progress of ongoing cybersecurity projects.

We recognize that effective cybersecurity governance is an on-going process, and thus, encourage those individuals with oversight responsibilities to stay abreast of emerging cybersecurity threats as well as pursue cybersecurity education opportunities. To this end, a number of our Cybersecurity Committee members, particularly the IT and OT representatives, hold one or more industry-recognized information security certifications such as the CISSP, CISM and CISA.

ITEM 3. LEGAL PROCEEDINGS.

We may be named as defendants in legal proceedings in connection with our normal business activities. Although we are insured against various risks to the extent we believe it is prudent, there is no assurance that the nature and amount of such insurance will be adequate, in every case, to fully indemnify us against losses arising from legal proceedings. We will vigorously defend our partnership in litigation matters.

For additional information regarding litigation matters, see Note 17 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

On occasion, we are assessed monetary penalties by governmental authorities related to administrative or judicial proceedings involving environmental matters. The following information summarizes matters where the eventual resolution of each of these matters may result in monetary sanctions in excess of \$0.3 million. We do not expect that any expenditures related to the following matters will be material to our consolidated financial statements.

- In June 2019, we received a Notice of Violation from the U.S. Environmental Protection Agency ("EPA") in connection with regulatory requirements applicable to facilities that we operate ~~in~~ near Baton Rouge, Louisiana.
- In July 2021, we received a civil penalty demand from the U.S. Department of Justice and the State of Colorado regarding alleged violations of hydrocarbon leak detection and repair regulations applicable to our Meeker gas processing plant in Colorado.
- In August 2022, we received a Notice of Violation from the U.S. EPA alleging that gasoline at two of our refined products terminals in Texas had exceeded certain Clean Air Act-related standards during two past regulatory control periods.
- In August 2022, we received two Notices of Enforcement from the Texas Commission on Environmental Quality for alleged exceedances of air permit emission limits at our PDH 1 and iBDH facilities in Texas.

ITEM 4. MINE SAFETY DISCLOSURES.

Not applicable.

55 58

PART II

**ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED UNITHOLDER MATTERS
AND ISSUER PURCHASES OF EQUITY SECURITIES**

Our common units are listed on the NYSE under the ticker symbol EPD. As of **January 31, 2023** **January 31, 2024**, there were approximately **1,896** **1,802** unitholders of record of our common units. For information regarding our quarterly cash distributions to partners, see Note 8 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Recent Issuances of Unregistered Securities

Holders of our Series A Cumulative Convertible Preferred Units ("preferred units") are entitled to receive cumulative quarterly distributions at a rate of 7.25% per annum. We may satisfy our obligation to pay distributions to the preferred unitholders through the issuance, in whole or in part, of additional preferred units (referred to as paid-in-kind or "PIK" distributions), with the remainder in cash, subject to certain rights of a holder to elect all cash and other conditions as described in our partnership agreement.

The Partnership made quarterly PIK distributions of **16,823**, **17,128**, **17,438** **18,076**, **18,404**, **18,737** and **17,754** **19,077** preferred units to OTA Holdings, Inc. ("OTA"), an indirect, wholly owned subsidiary of the Partnership, in the first, second, third and fourth quarters of **2022** **2023**, respectively. The preferred units held by OTA are accounted for as treasury units in consolidation. For additional information regarding the preferred units, see Note 8 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

The issuances of preferred units as PIK distributions during the year ended **December 31, 2022** **December 31, 2023** were undertaken in reliance upon an exemption from the registration requirements of the Securities Act of 1933, as amended, pursuant to Section 4(a)(2) thereof.

Other than as described above, there were no sales of unregistered equity securities during the fourth quarter of **2022** **2023**.

Common Units Authorized for Issuance Under Equity Compensation Plan

See "Securities Authorized for Issuance Under Equity Compensation Plans" included under Part III, Item 12 of this annual report, which is incorporated by reference into this Item 5.

Issuer Purchases of Equity Securities

The following table summarizes our equity repurchase activity during the fourth quarter of **2022** **2023**:

Period	Total Number of Units Purchased	Average Price Paid per Unit	Total Number Of Units Purchased as Part of 2019 Buyback Program	Remaining Dollar Amount of Units That May Be Purchased Under the 2019 Buyback Program (\$ thousands)
2019 Buyback Program: (1)				
October 2022	943,980	\$ 23.81	943,980	\$ 1,389,378
November 2022	3,030,757	\$ 24.77	3,030,757	\$ 1,314,319
December 2022	1,858,223	\$ 24.31	1,858,223	\$ 1,269,154
Vesting of phantom unit awards:				
October 2022 (2)	190	\$ 24.91	n/a	n/a
November 2022 (3)	63,999	\$ 25.10	n/a	n/a

Period	Total Number of Units Purchased	Average Price Paid per Unit	Total Number Of Units Purchased as Part of 2019 Buyback Program	Remaining Dollar Amount of Units That May Be Purchased Under the 2019 Buyback Program (\$ thousands)
--------	---------------------------------	-----------------------------	---	--

2019 Buyback Program: (1)							
October 2023	–	\$	–	–	\$	1,177,244	
November 2023	2,867,527	\$	26.14	2,867,527	\$	1,102,297	
December 2023	784,303	\$	26.28	784,303	\$	1,081,686	
Vesting of phantom unit awards:							
November 2023 (2)	6,197	\$	25.98	n/a		n/a	

(1) In January 2019, we announced the 2019 Buyback Program, which authorized the repurchase of up to \$2.0 billion of our EPD's common units. Common units Units repurchased under this program were cancelled immediately upon acquisition.

(2) Of the 8,100,244,262 phantom unit awards that vested in October 2022November 2023 and converted to common units, 1,906,197 units were sold back to us by employees to cover related withholding tax requirements. These repurchases are not part of any announced program. We cancelled these units immediately upon acquisition.

(3) Of the 189,636 phantom unit awards that vested in November 2022 and converted to common units, 63,999 units were sold back to us by employees to cover related withholding tax requirements. These repurchases are not part of any announced program. We cancelled these units immediately upon acquisition.

56

59

ITEM 6. RESERVED.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

For the Years Ended December 31, 2022 December 31, 2023, 2021 2022 and 2020 2021

The following discussion and analysis of our financial condition, results of operations and related information for the years ended December 31, 2022 December 31, 2023 and 2021 2022, including applicable year-to-year comparisons, should be read in conjunction with our Consolidated Financial Statements and accompanying notes included under Part II, Item 8 of this annual report. Our financial statements have been prepared in accordance with generally accepted accounting principles ("GAAP") in the United States ("U.S.").

Discussion and analysis of matters pertaining to the year ended December 31, 2020 December 31, 2021 and year-to-year comparisons between the years ended December 31, 2021 December 31, 2022 and 2020 2021 are not included in this Form 10-K, but can be found under Part II, Item 7 of our annual report on Form 10-K for the year ended December 31, 2021 December 31, 2022 that was filed on February 28, 2022 February 28, 2023.

Key References Used in this Management's Discussion and Analysis

Unless the context requires otherwise, references to "we," "us" or "our" within this annual report are intended to mean the business and operations of Enterprise Products Partners L.P. and its consolidated subsidiaries.

References to the "Partnership" or "Enterprise" mean Enterprise Products Partners L.P. on a standalone basis.

References to "EPO" mean Enterprise Products Operating LLC, which is an indirect wholly owned subsidiary of the Partnership, and its consolidated subsidiaries, through which the Partnership conducts its business. We are managed by our general partner, Enterprise Products Holdings LLC ("Enterprise GP"), which is a wholly owned subsidiary of Dan Duncan LLC, a privately held Texas limited liability company.

The membership interests of Dan Duncan LLC are owned by a voting trust, the current trustees ("DD LLC Trustees") of which are: (i) Randa Duncan Williams, who is also a director and Chairman of the Board of Directors of Enterprise GP (the "Board") of Enterprise GP; (ii) Richard H. Bachmann, who is also a director and Vice Chairman of the Board of Enterprise GP; Board; and (iii) W. Randall Fowler, who is also a director and the Co-Chief Executive Officer and Chief Financial Officer of Enterprise GP. Ms. Duncan Williams and Messrs. Bachmann and Fowler also currently serve as managers of Dan Duncan LLC.

References to "EPCO" mean Enterprise Products Company, a privately held Texas corporation, and its privately held affiliates. The outstanding voting capital stock of EPCO is owned by a voting trust, the current trustees ("EPCO Trustees") of which are: (i) Ms. Duncan Williams, who serves as Chairman of EPCO; (ii) Mr. Bachmann, who serves as the President and Chief Executive Officer of EPCO; and (iii) Mr. Fowler, who serves as an Executive Vice President and the Chief Financial Officer of EPCO. Ms. Duncan Williams and Messrs. Bachmann and Fowler also currently serve as directors of EPCO.

We, Enterprise GP, EPCO and Dan Duncan LLC are affiliates under the collective common control of the DD LLC Trustees and the EPCO Trustees. EPCO, together with its privately held affiliates, owned approximately 32.4% of the Partnership's common units outstanding at December 31, 2022 December 31, 2023.

As generally used in the energy industry and in this annual report, the acronyms below have the following meanings:

/d	=	per day	MMBPD	=	million barrels per day
BBtus	=	billion British thermal units	MMBtus	=	million British thermal units
Bcf	=	billion cubic feet	MMcf	=	million cubic feet
BPD	=	barrels per day	MWac	=	megawatts, alternating current

MBPD	=	thousand barrels per day	MWdc	=	megawatts, direct current
MMBbils	=	million barrels	TBtus	=	trillion British thermal units

57 60

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING INFORMATION

This annual report on Form 10-K for the year ended **December 31, 2022** **December 31, 2023** (our "annual report") contains various forward-looking statements and information that are based on our beliefs and those of our general partner, as well as assumptions made by us and information currently available to us. When used in this document, words such as "anticipate," "project," "expect," "plan," "seek," "goal," "estimate," "forecast," "intend," "could," "should," "would," "will," "believe," "may," "scheduled," "pending," "potential" and similar expressions and statements regarding our plans and objectives for future operations are intended to identify forward-looking statements. Although we and our general partner believe that our expectations reflected in such forward-looking statements (including any forward-looking statements/expectations of third parties referenced in this annual report) are reasonable, neither we nor our general partner can give any assurances that such expectations will prove to be correct.

Forward-looking statements are subject to a variety of risks, uncertainties and assumptions as described in more detail under Part I, Item 1A of this annual report. If one or more of these risks or uncertainties materialize, or if underlying assumptions prove incorrect, our actual results may vary materially from those anticipated, estimated, projected or expected. You should not put undue reliance on any forward-looking statements. The forward-looking statements in this annual report speak only as of the date hereof. Except as required by federal and state securities laws, we undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or any other reason.

Overview of Business

We are a publicly traded Delaware limited partnership, the common units of which are listed on the New York Stock Exchange ("NYSE") under the ticker symbol "EPD." Our preferred units are not publicly traded. We were formed in April 1998 to own and operate certain natural gas liquids ("NGLs") related businesses of EPCO and are a leading North American provider of midstream energy services to producers and consumers of natural gas, NGLs, crude oil, petrochemicals and refined products. We are owned by our limited partners (preferred and common unitholders) from an economic perspective. Enterprise GP, which owns a non-economic general partner interest in us, manages our Partnership. We conduct substantially all of our business operations through EPO and its consolidated subsidiaries.

Our fully integrated, midstream energy asset network (or "value chain") links producers of natural gas, NGLs and crude oil from some of the largest supply basins in the U.S., Canada and the Gulf of Mexico with domestic consumers and international markets. Our midstream energy operations include:

- natural gas gathering, treating, processing, transportation and storage;
 - natural gas gathering, treating, processing, transportation and storage;
- NGL transportation, fractionation, storage, and marine terminals (including those used to export liquefied petroleum gases ("LPG") and ethane);
 - NGL transportation, fractionation, storage, and marine terminals (including those used to export liquefied petroleum gases ("LPG") and ethane);
- crude oil gathering, transportation, storage, and marine terminals;
 - crude oil gathering, transportation, storage, and marine terminals;
- propylene production facilities (including propane dehydrogenation ("PDH") facilities), butane isomerization, octane enhancement, isobutane dehydrogenation ("iBDH") and high purity isobutylene ("HPIB") production facilities;
 - propylene production facilities (including propane dehydrogenation ("PDH") facilities), butane isomerization, octane enhancement, isobutane dehydrogenation ("iBDH") and high purity isobutylene ("HPIB") production facilities;
- petrochemical and refined products transportation, storage, and marine terminals (including those used to export ethylene and polymer grade propylene ("PGP")); and
 - petrochemical and refined products transportation, storage, and marine terminals (including those used to export ethylene and polymer grade propylene ("PGP")); and
- a marine transportation business that operates on key U.S. inland and intracoastal waterway systems.
 - a marine transportation business that operates on key U.S. inland and intracoastal waterway systems.

The safe operation of our assets is a top priority. We are committed to protecting the environment and the health and safety of the public and those working on our behalf by conducting our business activities in a safe and environmentally responsible manner. For additional information, see "Regulatory Matters - Environmental, Safety and Conservation" within Part I, Items 1 and 2 of this annual report.

58 61

Like many publicly traded partnerships, we have no employees. All of our management, administrative and operating functions are performed by employees of EPCO pursuant to an administrative services agreement (the "ASA") or by other service providers.

Each of our business segments benefits from the supporting role of our marketing activities. The main purpose of our marketing activities is to support the utilization and expansion of assets across our midstream energy asset network by increasing the volumes handled by such assets, which results in additional fee-based earnings for each business segment. In performing these support roles, our marketing activities also seek to participate in supply and demand opportunities as a supplemental source of segment gross operating margin for us. The financial results of our marketing efforts fluctuate due to changes in volumes handled and overall market conditions, which are influenced by current and forward market prices for the products bought and sold.

Our financial position, results of operations and cash flows are subject to certain risks. For information regarding such risks, see "Risk Factors" included under Part I, Item 1A of this annual report.

Current Outlook

As noted previously, this annual report on Form 10-K, including this update to our outlook on business conditions, contains forward-looking statements that are based on our beliefs and those of Enterprise GP. In addition, it reflects assumptions made by us and information currently available to us, which includes forecast information published by third parties. See "Cautionary Statement Regarding Forward-Looking Information" within this Part II, Item 7 and "Risk Factors" in Part I, Item 1A, for additional information. The following information in this Current Outlook presents our current views on key midstream energy supply and demand fundamentals, fundamentals, and is qualified in all respects as forward-looking statements whether or not expressly qualified as such in particular sentences. All references to U.S. Energy Information Administration ("EIA") forecasts and expectations are derived from its February 2023 2024 Short-Term Energy Outlook ("February 2023 2024 STEO"), which was published on February 7, 2023 February 6, 2024.

The level of services we provide and the amount of volumes we purchase and sell are directly affected by changes in supply and demand for hydrocarbon products, which products. These supply and demand changes, and related effects on our level of services and volumes, impacts our financial position, results of operations and cash flows. Beginning in the first quarter of 2020, During 2023, supply and demand for most hydrocarbon products were significantly reduced fundamentals began to stabilize following a three-year period of high price volatility caused by the global effects of the COVID-19 pandemic and the consequences of containment measures including quarantines, travel restrictions, temporary business closures and similar protective actions.

Beginning in late 2020 and throughout 2021, most countries began to gradually reduce mobility restrictions to less stringent methods of COVID-19 containment (e.g., vaccines, mask requirements and social distancing) allowing for the resumption of travel and business activities. These changes, coupled with strong fiscal and economic stimulus programs worldwide, helped bolster an economic recovery in most industrial economies. According to the EIA, U.S. gross domestic product ("GDP") increased 5.9% in 2021 compared to a decrease of 2.8% in 2020.

In China, however, strategies for responding to the COVID-19 virus evolved through various stages that ultimately resulted in longer-lasting mobility restrictions than in most other industrialized nations. China adopted a strategy of "zero-COVID" which was based on a strict testing regime intended to pinpoint and then isolate localized clusters of the population infected with the virus. The large-scale lockdowns dramatically slowed Chinese economic output between late 2021 and 2022 and ended up constricting the global resulting supply chain disruptions, sanctions on Russian crude oil, natural gas and other commodities due to the significant reductions in intermediate and finished goods manufactured in China. These reductions occurred just as the rest of the world was demanding increases in goods upon emerging from the pandemic.

To make matters worse, Russia invaded the independent country their February 2022 invasion of Ukraine in February 2022 in a major escalation of the conflict that began when Russia annexed Crimea from Ukraine in 2014. To counter Russia's aggression and to prevent a larger regional conflict, production cuts implemented by members of the North Atlantic Treaty Organization of the Petroleum Exporting Countries ("NATO" OPEC), among other countries, imposed sanctions on and Russia including limits on exports (collectively, the "OPEC+" group). Although commodity prices for most hydrocarbons were relatively stable in 2023 compared to the prior three years, our Current Outlook acknowledges several factors that could affect the near-term balance in supply and demand, thus impacting our business.

Global economic growth is arguably the most significant factor influencing overall hydrocarbon supply and demand. As economies emerged from the pandemic in 2022, global inflation rates reached their highest levels in over 25 years. In an effort to lower domestic inflation, the U.S. Federal Reserve Bank increased interest rates from 0.25% to 5.50% through a series of crude oil, refined products and natural gas, which sent global Brent crude oil prices soaring from \$90 per barrel in early February eleven rate actions made during the March 2022 to \$123 per barrel July 2023 period. Following these actions, and similar actions taken by early June 2022. Natural gas prices multiple central banks worldwide, many economists, including those surveyed by the National Association for Business Economics, believed the global economy had a greater than 50% chance of entering a global recession in 2023 or 2024. Despite challenges from the higher interest rate environment, most of the global economy appears to have dodged a recession as a result of several factors including strong consumer spending, low global unemployment and a rebound in China's economy. The International Monetary Fund is forecasting economic growth in 2024 of one to two percent in each of the U.S., Europe (based) and Japan. Additionally, the continued growth of the global economy will be dependent on China, whose economy is forecasted to grow by four to five percent in 2024 (as reported by the Dutch Title Transfer Facility, International Monetary Fund). However, this growth in China may be tempered by the effects of deflation, an ongoing real estate crisis and a virtual trading hub for gas in the Netherlands shift to a more selective and primary gas pricing hub for the European gas market) increased even more dramatically from \$26 per MMBtu in January 2022 conditional "open door" policy with respect to nearly \$100 per MMBtu in August 2022. The higher cost of energy led to government subsidies and the rationing of natural gas, electricity and commodities in Europe, which further reduced global economic output, foreign investment.

59 62

Several factors, including massive fiscal stimulus Geo-political conflicts can also impact hydrocarbon supply and demand and have increased considerably since the global fight against the COVID-19 pandemic. Sanctions imposed on Russia following its February 2022 invasion of Ukraine initially caused the perception of deep cuts looming in crude oil and natural gas supplies. However, crude oil and related refined products sourced from Russia have mostly circumvented these sanctions and have continued to find their way to global markets, albeit with altered trade flows away from Europe and towards trade partners who purchase these energy supplies at a discount. The impact from lower natural

gas supplies from Russia to Europe during the early stages of the war have largely been mitigated with alternate sources of supply and energy conservation efforts. Energy conservation in Europe has been largely successful, but when combined with higher energy prices, has significantly reduced industrial output. For example, the Federal Statistical Office of Germany has reported that German Industrial Production in November 2023 was down 4.8% from the U.S. prior year. Risks have also increased for a broader war in the Middle East since the conflict between Israel and Hamas began in October 2023. This conflict has already spilled over into several countries in the region and is acutely impacting the shipping of hydrocarbons and other products through the Red Sea, Gulf of Aden and Persian Gulf. Further escalation of this situation has the potential to affect a significant portion of hydrocarbons supplied from the Middle East and Russia to global governments, increases markets.

The OPEC+ group controls over 80% of the world's proven crude oil reserves (as reported in the OPEC Annual Statistical Bulletin 2023) and the group's decisions to cut, maintain or increase production levels have a significant impact on the global balance of supply and demand. During 2022 and 2023, the OPEC+ group was especially aggressive in reducing crude oil production, with cuts announced through April 2023 totaling approximately 3.66 MMBPD. In June 2023, Saudi Arabia acted voluntarily and unilaterally to deepen their share of the cuts by approximately 1 MMBPD following what appeared to be an unwillingness by a few members of the OPEC+ group to further reduce their own production levels. However, at the November 2023 meeting of the OPEC+ group, Saudi Arabia managed to bring several additional members, including Russia, into its voluntary program and cut an incremental 1.2 MMBPD through the first quarter of 2024, bringing the total of production cuts to approximately 5.8 MMBPD. Should there be discord among OPEC+ group member nations, including an unwillingness to abide by or extend the agreed upon levels of crude oil production cuts, global crude oil prices and production could be significantly affected.

U.S. crude oil and natural gas producers have continued to increase production at higher than expected rates, particularly in the Permian Basin, thanks in part to innovations in both drilling and completion techniques. This growth has been dependent on the availability of both crude oil and natural gas export capacity due to higher demand for energy and commodities following limited growth in domestic consumption. While export capacity has been sufficient to accommodate growth in crude oil production, the pandemic, lack of additional liquefied natural gas ("LNG") export terminal capacity is expected to limit growth in natural gas production from producers focused in pure-play natural gas production areas. In addition, the significant global supply chain disruptions caused in large part by lockdowns in China and the reduction in energy supplies due to U.S. Department of Energy's decision to sanctions place a temporary pause on Russia contributed to inflation rates not seen in over four decades. Between June 2021 and June 2022, as a result of differing availability of export capacity between U.S. crude oil and natural gas, U.S. crude oil prices have remained more resilient having access to global markets while natural gas prices will likely continue to be driven more by domestic factors such as weather. As of February 13, 2024, the inflation rate, price of West Texas Intermediate ("WTI") crude oil (as reported by New York Mercantile Exchange ("NYMEX")) was \$77.87 per barrel, slightly above the 2023 calendar year average of \$77.62. The price of natural gas, as measured by the U.S. Consumer Price Index ("CPI") NYMEX at Henry Hub, was \$1.69 per MMBtu as of February 13, 2024, increased which is 36% below the 2023 calendar year average of \$2.66. If the price of natural gas continues to decline, it could discourage pure-play producers from 5.4% to a peak of 9.1%. To counteract these pressures, the U.S. Federal Reserve Bank ("the Fed") increased interest growing or maintaining their production rates, by 25 basis points thus impacting supply levels until additional export capacity comes online in March 2022 and 50 basis points in May 2022. As inflation continued to rise, the Fed further increased rates by 75 basis points in each of its June, July, September and November meetings during 2022.

Under its February 2024 STEO, the weight of these pressures, including higher interest rates, the U.S. economy began to experience a slowdown in growth as evidenced by U.S. GDP decreasing 1.6% and 0.6% in the first and second quarters of 2022, respectively. Some economists labeled this period a recession based on the general indicator of two consecutive quarters of negative growth. After peaking in June 2022 at 9.1%, the inflation rate slowly began to moderate in each of the subsequent months, declining to a rate of 6.5% in December 2022. In response to the decline in inflation, the Fed slowed the pace of interest rate increases to 50 basis points in December 2022. Despite these increases, U.S. GDP turned positive again with a growth rate of 3.2% in the third quarter of 2022 and 2.9% in the fourth quarter of 2022.

During the latter half of 2022, energy prices began falling to levels consistent with the start of the year as countries braced for recession, lockdowns in China persisted, the U.S. and International Energy Agency member countries released an aggregate 240 million barrels from their respective strategic petroleum reserves and the U.S. and other non-OPEC countries increased petroleum and other liquids production volumes by approximately 2.0 MMBPD during the second half of 2022 (as reported by the EIA). Energy prices in Europe fell to pre-war levels as a relatively warm winter and alternatives to Russian natural gas from the U.S., Qatar and other exporting nations led to a healthy buildup of storage inventories. Despite sanctions and price caps, Russian crude oil continued to find its way to refineries, albeit with redirected trade flows to China, India and other nations encouraged by the ability to purchase crude oil from Russia at steep discounts.

The EIA provided expectations of continued growth in U.S. petroleum crude oil and liquid fuels production by of nearly 1.0 MMBPD to reach a total of 21.1 MMBPD in 2024. Global production of petroleum and liquid fuels is expected to reach an average of 102.6 MMBPD in 2024, up from 100.0 MMBPD in 2022, driven mostly by growth in U.S. and other non-OPEC production. The EIA expects for dry natural gas production to grow about 0.6 Bcf/d in 2024 before increasing by 2.0 Bcf/d to reach a record 106.5 Bcf/d in 2025. With respect to demand, the EIA forecasts that global liquids fuel consumption will increase from 99.4 MMBPD in 2022 to 102.3 MMBPD in 2024, driven primarily by growth from China and other non-OECD non-Organization for Economic Cooperation and Development ("OECD") countries. However, the EIA qualified that this forecast is subject to significant uncertainty over Russia's While we believe crude oil supply, ongoing concerns about global economic conditions and the easing of COVID-19 restrictions in China. We acknowledge that these uncertainties exist, however, the upside from the recently more upbeat economic news and the continued reopening of the Chinese economy helps us fundamentals remain constructive, on crude oil prices. We are not as constructive optimistic on current fundamentals for natural gas. Domestic natural gas prices considering we see will continue to be challenged by rising domestic production, rising, flat consumption, declining and liquefied natural gas ("LNG") exports remaining limited global outlets as LNG export capacity is expected to remain relatively flat unchanged until 2025 when additional capacity will be available from new facilities that are expected to be placed into service. The global petrochemical industry will be challenged in service. A wider crude oil-to-natural gas price spread, however, makes 2024 by oversupply largely as a result of unprecedented growth in China's petrochemical production capacity. However, U.S. petrochemicals more cost-advantaged due petrochemical producers are expected to continue to benefit from locally produced, lower cost feedstocks, relative to their global peer group.

Despite these short term risks, we believe the largest impact to supply and demand fundamentals in the longer term is the fact that the world has become accustomed to a higher quality of life that hydrocarbons enable. As the world continues to grow in population and the approximately 3 billion people who currently live in energy poverty continue to gain access to cleaner, more closely aligning with natural gas prices, whereas feedstocks derived from naphtha are more closely aligned with crude oil prices. efficient sources

of energy, we expect demand for all energy sources to increase. Growth in hydrocarbons production and the development of alternative sources of energy will both be critical to maintaining a healthy balance between global energy supply and demand, and the U.S. is expected to continue to play a key role in meeting the growing needs of developing markets.

We believe that these **coming** **anticipated** additions to petroleum production and consumption levels, along with favorable pricing trends, will create additional opportunities for us to provide midstream services to our customers while leveraging the strengths of our portfolio, which include:

- Our Assets – Our **people** **employees** find innovative ways to optimize our large, integrated and diversified asset base to provide incremental services to customers and to respond to market opportunities. Additional production volumes could lead to higher demand for processing, transportation, fractionation and terminalling services. Storage services provide valuable flexibility for customers seeking to balance supply and demand while also allowing us to capture valuable contango and other marketing opportunities should they arise. U.S. energy and feedstock advantages position our assets well to compete globally for incremental production and processing volumes. To the extent a rising operating cost environment impacts our results, there are typically offsetting benefits either inherent in our business or that result from other steps we take proactively to reduce the impact of inflation on our **net** operating results. These **steps** **benefits** include revenue rate escalations based on inflation factors, fuel and electricity **rebills** or surcharges, and **additional** **increased** **volumetric** **throughputs** **throughput** often achieved during periods of higher **commodity** **prices**.

• 60

- Our **Quality** **Customers** – We have contracted with a large number of quality customers in order to achieve revenue diversification. In **2022**, **2023**, our top 200 largest customers represented **95.3%** **95.9%** of our consolidated revenues. Based on their respective year-end **2022** **2023** debt ratings, **89.6%** **88.9%** of the revenues from our top 200 customers **came** from companies who were either investment grade rated or backed by letters of credit. Additionally, less than **4%** **3%** of our top 200 **customer** **revenues** **customers** were attributable to sub-investment grade **companies** or non-rated upstream producers.
- Our Balance Sheet and Liquidity – We currently maintain investment grade credit ratings on EPO's long-term senior unsecured debt of **BBB+** **A**, **Baa1** **A3** and **BBB+** **A-** from Standard and Poor's, Moody's and Fitch Ratings, respectively. Based on current market conditions, we believe that we have sufficient consolidated liquidity as of **December 31, 2022** **December 31, 2023**, which was comprised of **\$4.0 billion** **\$3.75 billion** of available borrowing capacity under EPO's revolving credit facilities and **\$76 million** **\$180 million** of unrestricted cash on hand. As of **December 31, 2022** **December 31, 2023**, approximately **96.2%** **96.4%** of our debt portfolio is **fixed** **rate** **fixed-rate** debt at a **weighted** **average** **weighted-average** cost of **4.5%** **4.6%** and weighted-average maturity of **2019** years.
- Our Access to Capital Markets – EPO successfully issued **\$1.75 billion** **\$2.0 billion** in aggregate principal amount of senior notes in January **2023**, **2024**. Based on current conditions, we believe that we will have sufficient liquidity and/or access to debt capital markets to fund our operations, capital investments and the remaining principal amount of senior notes maturing **through** **2023** in **2024** and beyond.

Recent Developments

Enterprise's SPOT Project Receives Record Enterprise Announces Acquisition of Decision Equity Interests from Western Midstream

In November 2022, February 2024, we announced that our Sea Port Oil Terminal we had acquired the remaining equity interests in Whitemorn Pipeline Company, LLC ("SPOT" Whitemorn) project received a favorable Record of Decision and Enterprise EF78 LLC ("ROD" EF78) from affiliates of Western Midstream Partners, LP ("Western Midstream") for \$375 million in total cash consideration. This transaction, which closed on February 16, 2024, was funded using cash on hand and proceeds from the U.S. Department issuance of Transportation's Maritime Administration in accordance with the provisions of the Deepwater Port Act of 1974. short-term notes under our commercial paper program.

Additionally, we announced that an affiliate of Enterprise entered into a definitive agreement to acquire an additional 15% equity interest in Panola Pipeline Company, LLC ("Panola") from an affiliate of Western Midstream for \$25 million in cash consideration. The proposed SPOT project acquisition is subject to the preferential purchase rights of other members in Panola to participate in the acquisition. This transaction, which is expected to close by April 1, 2024, will be funded using cash on hand and proceeds from the issuance of short-term notes under EPO's commercial paper program.

64

Issuance of \$2.0 Billion of Senior Notes in January 2024

In January 2024, EPO issued \$2.0 billion aggregate principal amount of senior notes comprised of (i) \$1.0 billion principal amount of senior notes due January 2027 ("Senior Notes HHH") and (ii) \$1.0 billion principal amount of senior notes due January 2034 ("Senior Notes III"). **Net** **proceeds** **from** **this** **offering** **will** **be** **used** **by** **EPO** **for** **general** **company** **purposes**, **including** **for** **growth** **capital** **investments**, **and** **the** **repayment** **of** **onshore** **debt** **(including** **the** **repayment** **of** **all** **or** **a** **portion** **of** **our** \$850 million principal amount of 3.90% Senior Notes JJ at their maturity in February 2024 and offshore facilities, including amounts outstanding under our commercial paper program).

Senior Notes HHH were issued at 99.897% of their principal amount and have a fixed platform located approximately 30 nautical miles off the Texas coast in approximately 115 feet interest rate of water. SPOT is designed to load VLCCs 4.60% per year. Senior Notes III were issued at 99.705% of their principal amount and other crude oil tankers at rates have a fixed interest rate of approximately 85,000 barrels 4.85% per hour year. The platform will be connected to Partnership guaranteed these senior notes through an

onshore storage facility with approximately 4.8 MMBbls of capacity in Brazoria County, Texas, by two 36-inch, bi-directional pipelines. Additionally, the SPOT project includes state-of-the-art pipeline control, vapor recovery unconditional guarantee on an unsecured and leak detection systems that are designed to minimize emissions.

The receipt of the ROD is a significant milestone in the process to obtain a license for SPOT under the Deepwater Port Act. Remaining conditions that we must address and satisfy to obtain approval for the license issuance include routine construction, operating and decommissioning guarantees, submission of public outreach, wetland restoration and volatile organic compound ("VOC") monitoring plans, and other state approvals. We expect to satisfy these remaining conditions in 2023; however, we can give no assurance as to when or whether the project will ultimately be authorized to begin construction or operation. unsubordinated basis.

Enterprise Announces Three Expansions in the Permian Basin Growth Projects; Conversion of Crude Oil Pipeline back to NGL Service

In August 2022, October 2023, we announced the following three four new projects to support ongoing production growth in the Permian Basin (including their respective scheduled completion dates):

- the Bahia NGL Pipeline (first half of 2025);
- a natural gas processing train at our Mentone West location in the Delaware Basin (second half of 2025);
- an eighth natural gas processing train ("Orion") in the Midland Basin (second half of 2025); and
- an NGL fractionator ("Frac 14") and an associated deisobutanizer ("DIB") unit in Chambers County, TX (second half of 2025)

In addition, we announced plans to convert the Midland-to-Sealy segment of the Midland-to-ECHO 2 Pipeline back to NGL service (as part of our Leonidas Seminole NGL Pipeline). This conversion was completed in January 2024.

Enterprise Begins Service At PDH 2 Plant

In July 2023, we placed into service our second propane dehydrogenation plant ("PDH 2") in Chambers County, Texas. Supported by long-term, fee-based contracts, PDH 2 has the capacity to consume 35 MBPD of propane to produce 1.65 billion pounds of PGP per year, which will help us supply our petrochemical customers with the feedstock to produce products that meet the needs of a growing global population. With the completion and integration of our PDH 2 plant with our existing PDH 1 plant and other propylene production facilities, we now have the capacity to produce approximately 11 billion pounds of propylene per year.

Enterprise Begins Service At Its Twelfth NGL Fractionator in Chambers County, Texas

In July 2023, our twelfth NGL fractionator ("Frac 12") located in Chambers County, Texas was placed into service. The incremental 150 MBPD of nameplate capacity at Frac 12 will help accommodate growing NGL production from new natural gas processing plant, which was previously referred to as Plant 7, plants in the Midland Permian Basin (first quarter and help satisfy the demand for feedstocks by the petrochemical and refining industries and LPG exports to developing nations. Supported by long-term customer agreements, the addition of 2024); Frac 12 increases total NGL fractionation capacity to approximately 1.2 MMBPD at our Chambers County complex and approximately 1.7 MMBPD company-wide.

our Mentone III natural gas processing plant in the Delaware Basin (first quarter of 2024); and Enterprise Begins Service At Poseidon

- a 275 MBPD expansion of our Shin Oak NGL Pipeline (first half of 2025).

In July 2023, we placed into service our sixth Midland Basin natural gas processing train ("Poseidon"), which is located in Glasscock County, Texas. Poseidon has a nameplate capacity of 300 MMcf/d and can extract more than 40 MBPD of NGLs. Supported by long-term acreage dedication agreements, Poseidon will support Permian Basin producers as they meet growing demand in the U.S. and internationally.

61 65

Enterprise and OLCV Sign Letter Completes Expansion of Intent for Gulf Coast CO₂ Transportation and Sequestration Project Acadian Haynesville Extension

In April 2022, Enterprise and Oxy Low Carbon Ventures, LLC ("OLCV"), a subsidiary of Occidental Petroleum Corporation, announced that May 2023, we have executed a letter of intent to work toward a potential carbon dioxide ("CO₂") transportation and sequestration solution for the Texas Gulf Coast. The joint project would initially be focused on providing services to emitters in the industrial corridors from the greater Houston to Beaumont/Port Arthur areas. The initiative would combine Enterprise's leadership position in the midstream energy sector with OLCV's extensive experience in subsurface characterization and CO₂ sequestration.

Enterprise would develop the CO₂ aggregation and transportation network utilizing a combination of new and existing pipelines along its expansive Gulf Coast footprint. OLCV, through its 1PointFive business unit, is developing sequestration hubs on the Gulf Coast and across the U.S., some of which are expected to be anchored by direct air capture facilities. The hubs will provide access to high quality pore space and efficient transportation infrastructure, bringing more options to emitters looking to explore viable carbon management strategies. Enterprise and OLCV have begun exploring the commercialization of the potential joint service offering with customers.

Enterprise Announces Seven New Projects During Analyst and Investor Day

On April 12, 2022, Enterprise hosted a meeting with securities analysts and investors where we announced seven new projects that we expect will be completed by 2025. The announced projects included the following (including their respective scheduled completion dates):

- a 400 MMcf/d^{an} expansion of our Acadian Gas System (second quarter) Haynesville Extension natural gas pipeline. This expansion adds approximately 400 MMcf/d of 2023^h Haynesville natural gas takeaway capacity to meet growing industrial demand in the Mississippi River Corridor and supports the Louisiana liquefied natural gas export market.

our Poseidon^h The incremental compression added as part of the expansion project increased total natural gas processing plant, which was previously referred^h transportation capacity on the Acadian Haynesville Extension from approximately 2.1 Bcf/d to as Plant 6, in the Midland Basin (third quarter of 2023);

- a twelfth NGL fractionator ("Frac XII") in Chambers County, Texas (third quarter of 2023);
- our Mentone II natural gas processing plant in the Delaware Basin (fourth quarter of 2023);
- our Texas Western Products System, created 2.5 Bcf/d. This expansion is underwritten by repurposing a portion of our Mid-America Pipeline System's^h Rocky Mountain segment and adding westbound service to our Chaparral Pipeline business to transport refined products from the U.S. Gulf Coast to markets in West Texas, New Mexico, Colorado and Utah (fourth quarter of 2023);
- an Ethane Export Terminal located in Orange County, Texas (2025); and an expansion of our Morgan's Point terminal to increase ethylene export capacity (2024 and 2025).

Enterprise Announces Acquisition of Navitas Midstream

In January 2022, we announced that an affiliate of Enterprise entered into a definitive agreement to acquire Navitas Midstream Partners, LLC ("Navitas Midstream") from an affiliate of Warburg Pincus LLC in a debt-free transaction for \$3.25 billion in cash consideration (subject to adjustment in accordance with the agreement). Navitas Midstream's assets include approximately 1,750 miles of pipelines and over 1.0 Bcf/d of cryogenic natural gas processing capacity. The purchase price was paid in cash at closing on February 17, 2022. We funded the cash consideration for this acquisition using proceeds from the issuance of short-term notes under EPO's commercial paper program and cash on hand. See Note 12 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report for additional information regarding this acquisition.

62

long-term, take-or-pay contracts.

Selected Energy Commodity Price Data

The following table presents selected average index prices for natural gas and selected NGL and petrochemical products for the periods indicated:

	Indicative Gas										Indicative Gas											
	Natural		Normal		Natural		Grade		Refinery		Processing Gross		Natural		Normal		Natural		Grade		Refinery	
	Gas, \$/MMBtu	Ethane, \$/gallon	Propane, \$/gallon	Butane, \$/gallon	Isobutane, \$/gallon	Gasoline, \$/gallon	Propylene, \$/pound	Propylene, \$/pound	Propylene, \$/pound	Gasoline, \$/gallon	Propylene, \$/gallon											
2021 by quarter:	(1)	(2)	(2)	(2)	(2)	(2)	(3)	(3)	(4)													
1st Quarter	\$2.71	\$0.24	\$0.89	\$0.94	\$0.93	\$1.33	\$0.73	\$0.44	\$0.38													
2nd Quarter	\$2.83	\$0.26	\$0.87	\$0.97	\$0.98	\$1.46	\$0.67	\$0.27	\$0.41													
3rd Quarter	\$4.02	\$0.35	\$1.16		\$1.34	\$1.62	\$0.82	\$0.36	\$0.51													
4th Quarter	\$5.84	\$0.39	\$1.24		\$1.46	\$1.82	\$0.66	\$0.33	\$0.41													
2021 Averages	\$3.85	\$0.31	\$1.04		\$1.18	\$1.56	\$0.72	\$0.35	\$0.43													
										(1)	(2)	(2)	(2)	(2)	(2)	(3)	(3)	(3)	(3)	(4)		
2022 by quarter:																						
1st Quarter	\$4.96	\$0.40	\$1.30	\$1.59	\$1.60	\$2.21	\$0.63	\$0.39	\$0.55	\$4.96	\$0.40	\$1.30	\$1.59	\$1.60	\$2.21	\$0.63	\$0.39	\$0.55				
2nd Quarter	\$7.17	\$0.59	\$1.24	\$1.50	\$1.68	\$2.17	\$0.61	\$0.40	\$0.46	\$7.17	\$0.59	\$1.24	\$1.50	\$1.68	\$2.17	\$0.61	\$0.40	\$0.46				
3rd Quarter	\$8.20	\$0.55	\$1.08	\$1.19	\$1.44	\$1.72	\$0.47	\$0.28	\$0.26	\$8.20	\$0.55	\$1.08	\$1.19	\$1.44	\$1.72	\$0.47	\$0.28	\$0.26				
4th Quarter	\$6.26	\$0.39	\$0.79	\$0.97	\$1.03	\$1.54	\$0.32	\$0.18	\$0.17	\$6.26	\$0.39	\$0.79	\$0.97	\$1.03	\$1.54	\$0.32	\$0.18	\$0.17				
2022 Averages	\$6.65	\$0.48	\$1.10	\$1.31	\$1.44	\$1.91	\$0.51	\$0.31	\$0.36	\$6.65	\$0.48	\$1.10	\$1.31	\$1.44	\$1.91	\$0.51	\$0.31	\$0.36				
2023 by quarter:																						

1st Quarter	\$3.44	\$0.25	\$0.82	\$1.11	\$1.16	\$1.62	\$0.50	\$0.22	\$0.37
2nd Quarter	\$2.09	\$0.21	\$0.67	\$0.78	\$0.84	\$1.44	\$0.40	\$0.21	\$0.37
3rd Quarter	\$2.54	\$0.30	\$0.68	\$0.83	\$0.94	\$1.55	\$0.36	\$0.15	\$0.40
4th Quarter	\$2.88	\$0.23	\$0.67	\$0.91	\$1.07	\$1.48	\$0.46	\$0.17	\$0.33
2023 Averages	\$2.74	\$0.25	\$0.71	\$0.91	\$1.00	\$1.52	\$0.43	\$0.19	\$0.37

(1) Natural gas prices are based on Henry-Hub Inside FERC commercial index prices as reported by Platts, which is a division of S&P Global, Inc.

(2) NGL prices for ethane, propane, normal butane, isobutane and natural gasoline are based on Mont Belvieu, Texas Non-TET commercial index prices as reported by Oil Price Information Service, which is a division of Dow Jones.

(3) Polymer grade propylene prices represent average contract pricing for such product as reported by IHS. IHS Markit ("IHS"), which is a division of S&P Global, Inc. Refinery grade propylene ("RGP") prices represent weighted-average spot prices for such product as reported by IHS Markit ("IHS"). IHS.

(4) The "Indicative Gas Processing Gross Spread" represents our generic estimate of the gross economic benefit from extracting NGLs from natural gas production based on certain pricing assumptions. Specifically, it is the amount by which the assumed economic value of a composite gallon of NGLs in Chambers County, Texas exceeds the value of the equivalent amount of energy in natural gas at Henry Hub, Louisiana. Our estimate of the indicative spread does not consider the operating costs incurred by a natural gas processing facility to extract the NGLs nor the transportation and fractionation costs to deliver the NGLs to market. In addition, the actual gas processing spread earned at each plant is further influenced by regional pricing and extraction dynamics.

The weighted-average indicative market price for NGLs was \$0.60 per gallon in 2023 versus \$0.91 per gallon in 2022 versus \$0.75 per gallon for 2021.

66

The following table presents selected average index prices for crude oil for the periods indicated:

	WTI	Midland	Houston	LLS	WTI	Midland	Houston	LLS
	Crude Oil,	\$/barrel	Crude Oil	Crude Oil,				
					(1)	(2)	(3)	\$/barrel
2021 by quarter:								
1st Quarter	\$57.84	\$59.00	\$59.51	\$59.99				
2nd Quarter	\$66.07	\$66.41	\$66.90	\$67.95				
3rd Quarter	\$70.56	\$70.74	\$71.17	\$71.51				
4th Quarter	\$77.19	\$77.82	\$78.27	\$78.41				
2021 Averages	\$67.92	\$68.49	\$68.96	\$69.47				
2022 by quarter:								
1st Quarter	\$94.29	\$96.43		\$96.77	\$94.29	\$96.43		\$96.77
2nd Quarter	\$108.41	\$109.66	\$109.96		\$110.17	\$108.41	\$109.66	\$109.96
3rd Quarter	\$91.56	\$93.41	\$93.77		\$94.17	\$91.56	\$93.41	\$93.77
4th Quarter	\$82.64	\$83.97	\$84.33		\$85.50	\$82.64	\$83.97	\$84.33
2022 Averages	\$94.23	\$95.87	\$96.21		\$96.65	\$94.23	\$95.87	\$96.21
2023 by quarter:								
1st Quarter					\$76.13	\$77.50	\$77.74	\$79.00
2nd Quarter					\$73.78	\$74.48	\$74.68	\$75.87
3rd Quarter					\$82.26	\$83.85	\$84.02	\$84.72
4th Quarter					\$78.32	\$79.62	\$79.89	\$80.93
2023 Averages					\$77.62	\$78.86	\$79.08	\$80.13

(1) WTI prices are based on commercial index prices at Cushing, Oklahoma as measured by the NYMEX.

(2) Midland and Houston crude oil prices are based on commercial index prices as reported by Argus.

(3) Light Louisiana Sweet ("LLS") prices are based on commercial index prices as reported by Platts.

63

Fluctuations in our consolidated revenues and cost of sales amounts are explained in large part by changes in energy commodity prices. An increase in our consolidated marketing revenues due to higher energy commodity sales prices may not result in an increase in gross operating margin or cash available for distribution, since our consolidated cost of sales amounts would also be expected to increase due to comparable increases in the purchase prices of the underlying energy commodities. The same type of relationship would be true in the case of lower energy commodity sales prices and purchase costs.

We attempt to mitigate commodity price exposure through our hedging activities and the use of fee-based arrangements. See Note 14 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report and "Quantitative and Qualitative Disclosures About Market Risk" under Part II, Item 7A of this annual report for information regarding our commodity hedging activities.

Impact of Inflation

After being relatively moderate in recent years, inflation rates in the United States increased significantly in late 2021 into 2022. This rise and remained elevated in inflation, coupled with 2023 compared to recent historical levels. While pandemic-era supply chain disruptions labor shortages have largely dissipated and increased commodity prices, has measures taken by the U.S. Federal Reserve Bank helped slow the growth of inflation in 2023, the high-cost environment that began in 2022 generally remained intact in higher costs in 2022. However, to the extent that a rising cost environment impacts our results, there are typically offsetting benefits either inherent in our business or that result from other steps we take proactively to reduce the impact of inflation on our net operating results. These benefits include: (1) provisions included in our long-term fee-based revenue contracts that offset cost increases in the form of rate escalations based on positive changes in the U.S. Consumer Price Index, Producer Price Index for Finished Goods or other factors; (2) provisions in other revenue contracts that enable us to pass through higher energy costs to customers in the form of gas, electricity and fuel rebills or surcharges; and (3) higher commodity prices, which generally enhance our results in the form of increased volumetric throughput and demand for our services. Additionally, we take measures to mitigate the impact of cost increases in certain commodities, including a portion of our electricity needs, using fixed-price, term purchase agreements. For these reasons, the increased cost environment, caused in part by inflation, has not had a material impact on our historical results of operations for the periods presented in this report. However, a significant or prolonged period of high inflation could adversely impact our results if costs were to increase at a rate greater than the increase in the revenues we receive.

See "Capital Investments" within this Part II, Item 7 for a discussion of the impact of inflation on our capital investment decisions. Additionally, see Part I, Item 1A "Risk Factors - Changes in price levels could negatively impact our revenue, our expenses, or both, which could adversely affect our business."

64 67

Income Statement Highlights

The following table summarizes the key components of our consolidated results of operations for the years indicated (dollars in millions):

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022		2021	
	2023	2022	2023	2022
Revenues	\$ 58,186	\$ 40,807	\$ 49,715	\$ 58,186
Costs and expenses:				
Operating costs and expenses:				
Cost of sales	45,836	29,887	37,023	45,836
Other operating costs and expenses	3,454	2,915	3,695	3,454
Depreciation, amortization and accretion expenses	2,158	2,038	2,279	2,158
Asset impairment charges	53	233	30	53
Net losses attributable to asset sales and related matters	1	5		
Net losses (gains) attributable to asset sales and related matters			(10)	1
Total operating costs and expenses	51,502	35,078	43,017	51,502
General and administrative costs	241	209	231	241
Total costs and expenses	51,743	35,287	43,248	51,743
Equity in income of unconsolidated affiliates	464	583	462	464
Operating income	6,907	6,103	6,929	6,907
Other income (expense):				
Interest expense	(1,244)	(1,283)	(1,269)	(1,244)
Other, net	34	5	41	34
Total other expense, net	(1,210)	(1,278)	(1,228)	(1,210)
Income before income taxes	5,697	4,825	5,701	5,697
Provision for income taxes	(82)	(70)	(44)	(82)
Net income	5,615	4,755	5,657	5,615
Net income attributable to noncontrolling interests	(125)	(117)	(125)	(125)
Net income attributable to preferred units	(3)	(4)	(3)	(3)
Net income attributable to common unitholders	\$ 5,487	\$ 4,634	\$ 5,529	\$ 5,487

Revenues

The following table presents each business segment's contribution to consolidated revenues for the years indicated (dollars in millions):

For the Year Ended December 31,	For the Year Ended December 31,
---------------------------------	---------------------------------

	2022	2021	2023	2022
NGL Pipelines & Services:				
Sales of NGLs and related products	\$ 21,307	\$ 13,716	\$ 14,846	\$ 21,307
Midstream services	2,952	2,586	2,799	2,952
Total	24,259	16,302	17,645	24,259
Crude Oil Pipelines & Services:				
Sales of crude oil	17,301	9,519	18,185	17,301
Midstream services	1,260	1,383	1,151	1,260
Total	18,561	10,902	19,336	18,561
Natural Gas Pipelines & Services:				
Sales of natural gas	5,019	3,413	2,373	5,019
Midstream services	1,241	987	1,403	1,241
Total	6,260	4,400	3,776	6,260
Petrochemical & Refined Products Services:				
Sales of petrochemicals and refined products	8,003	8,196	7,689	8,003
Midstream services	1,103	1,007	1,269	1,103
Total	9,106	9,203	8,958	9,106
Total consolidated revenues	\$ 58,186	\$ 40,807	\$ 49,715	\$ 58,186

65 68

Total revenues for 2022 increased \$17.4 billion 2023 decreased a net \$8.5 billion when compared to 2021 2022 primarily due to a \$16.8 billion increase in lower marketing revenues.

Revenues from the marketing of NGLs, natural gas and petrochemicals and refined products decreased a combined net \$9.4 billion year-to-year primarily due to lower average sales prices, which accounted for an \$11.3 billion decrease, partially offset by higher sales volumes, which accounted for a \$1.9 billion increase. Revenues from the marketing of crude oil and natural gas increased a combined \$17.0 billion net \$883 million year-to-year primarily due to higher sales volumes, which accounted for a \$4.1 billion increase, partially offset by lower average sales prices, which accounted for a \$12.0 billion increase, and higher sales volumes, which accounted for an additional \$5.0 billion increase \$3.2 billion decrease.

Revenues from midstream services for 2022 2023 increased \$593 million a net \$66 million when compared to 2021 2022. Revenues from our NGL and natural gas pipeline assets increased a combined \$263 million year-to-year primarily due to higher demand for transportation services and the addition of the Midland Basin Gathering System, which was acquired in February 2022. Revenues from our natural gas processing facilities increased \$343 million decreased \$84 million year-to-year primarily due to higher lower market values for the equity NGL-equivalent production volumes we receive as non-cash consideration for processing services. Revenues from our natural gas pipeline assets increased \$251 million year-to-year primarily due to the addition of the Midland Basin Gathering System from the Navitas Midstream acquisition and higher demand for natural gas transportation and gathering services in Texas and New Mexico. Revenues from our NGL fractionators increased \$51 million year-to-year primarily due to higher fractionation fee revenues at our Chambers County NGL fractionation complex. Revenues from our ethylene export terminal increased \$34 million year-to-year primarily due to higher loading fee revenues. Lastly, revenues from our crude oil pipeline assets decreased \$122 million \$63 million year-to-year primarily due to lower deficiency revenues as a result of the expiration of minimum volume commitments under certain long-term gathering agreements on our EFS Midstream System.

For additional information regarding our revenues, see Note 9 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Operating costs and expenses

Total operating costs and expenses for 2022 increased \$16.4 billion 2023 decreased \$8.5 billion when compared to 2021 2022.

Cost of sales

Cost of sales for 2022 increased \$15.9 billion 2023 decreased \$8.8 billion when compared to 2021 2022. The cost of sales associated with our the marketing of NGLs, crude oil and natural gas increased and petrochemicals and refined products decreased a combined \$16.5 billion net \$9.1 billion year-to-year primarily due to higher lower average purchase prices, which accounted for a \$12.1 billion increase, and \$10.9 billion decrease, partially offset by higher sales volumes, which accounted for an additional \$4.4 billion a \$1.8 billion increase. The cost of sales associated with the marketing of crude oil increased a net \$310 million year-to-year primarily due to higher volumes, which accounted for a \$3.5 billion increase, partially offset by lower average purchase prices, which accounted for a \$3.2 billion decrease.

Other operating costs and expenses

Other operating costs and expenses increased \$539 million a net \$241 million year-to-year primarily due to higher utility, maintenance, rental, employee compensation and rental costs. other operating costs, which accounted for a \$286 million increase, partially offset by lower utility costs, which accounted for a \$45 million decrease.

Depreciation, amortization and accretion expenses

Depreciation, amortization and accretion expense increased \$120 million a combined \$121 million year-to-year. The Depreciation expense increased \$81 million year-to-year primarily due to the addition of our PDH 2 facility, which was placed into service in July 2023, assets attributable to the Navitas Midstream acquisition accounted for \$86 million of the year-to-year increase. The remainder of the year-to-year increase is due to our Midland Basin System in February 2022 and other assets placed into full or limited service since the first quarter end of 2021 (e.g., the Gillis Lateral natural gas pipeline and the Baymark ethylene pipeline) and major maintenance activities 2022. Additionally, amortization expense associated with our intangible assets accounted for under an additional \$24 million of the deferral method year-to-year increase.

Asset impairment charges

Non-cash asset impairment charges decreased \$180 million year-to-year primarily due \$23 million year-to-year. The asset impairment charges recognized during 2023 and 2022 are attributable to the partial impairment write-off of our marine transportation business in December 2021, which accounted for \$114 million of expense, and the sale of a coal bed natural gas gathering system and related Val Verde treating facility in March 2021, both of which were components of our San Juan Gathering System, which accounted for an additional \$44 million of expense. assets that are no longer expected to be used or constructed. For information regarding these charges, see Note 4 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

General and administrative costs

General and administrative costs for 2022 increased \$32 million 2023 decreased \$10 million when compared to 2021 2022 primarily due to higher employee compensation and lower professional services costs.

Equity in income of unconsolidated affiliates

Equity income from our unconsolidated affiliates for 2022 2023 decreased \$119 million a net \$2 million when compared to 2021 2022 primarily due to lower earnings from investments in NGL pipelines, which accounted for a \$16 million decrease, partially offset by higher earnings from investments in crude oil pipelines, which accounted for a \$12 million increase.

66 69

Operating income

Operating income for the year ended December 31, 2022 December 31, 2023 increased \$804 million \$22 million when compared to the year ended December 31, 2021 December 31, 2022 due to the previously described year-to-year changes in revenues, operating costs and expenses, general and administrative costs and equity in income of unconsolidated affiliates.

Interest expense

The following table presents the components of our consolidated interest expense for the years indicated (dollars in millions):

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022	2021	2023	2022
Interest charged on debt principal outstanding (1)	\$ 1,288	\$ 1,299	\$ 1,355	\$ 1,288
Impact of interest rate hedging program, including related amortization	19	38	(5)	19
Interest costs capitalized in connection with construction projects (2)	(90)	(80)	(106)	(90)
Other (3)	27	26	25	27
Total	\$ 1,244	\$ 1,283	\$ 1,269	\$ 1,244

(1) The weighted-average interest rates on debt principal outstanding were 4.33% 4.56% and 4.35% 4.33% during the years ended December 31, 2022 December 31, 2023 and 2021, 2022, respectively.

(2) We capitalize interest costs incurred on funds used to construct property, plant and equipment while the asset is in its construction phase. Capitalized interest amounts become part of the historical cost of an asset and are charged to earnings (as a component of depreciation expense) on a straight-line basis over the estimated useful life of the asset once the asset enters its intended service. When capitalized interest is recorded, it reduces interest expense from what it would be otherwise. Capitalized interest amounts fluctuate based on the timing of when projects are placed into service, our capital investment levels and the interest rates charged on borrowings.

(3) Primarily reflects facility commitment fees charged in connection with our revolving credit facilities and amortization of debt issuance costs.

Interest charged on debt principal outstanding, which is a key driver of interest expense, decreased \$11 million year-to-year increased a net \$67 million year-to-year. This increase was primarily due to the issuance of \$1.75 billion of fixed-rate senior notes in January 2023, which accounted for an \$89 million increase, partially offset by a combined \$50 million decrease as a result of the retirement of \$1.4 billion and \$1.25 billion of fixed-rate senior notes in February 2022 and March 2023, respectively, and the redemption of \$350 million of variable-rate junior subordinated notes in August 2022 using 2022. In addition, interest expense on our outstanding variable-rate junior subordinated notes increased \$19 million primarily due to a combination of available cash, commercial paper and proceeds from year-to-year increase in the applicable 3-month variable rate. Beginning on July 1, 2023, our junior subordinated notes subject to a senior notes issuance in September 2021 variable rate replaced the applicable London Interbank Offered Rate ("LIBOR") with the 3-month Chicago Mercantile Exchange ("CME") Term Secured Overnight Financing Rate ("SOFR") plus a lower interest rate. These actions resulted in lower weighted-average interest rates on outstanding debt obligations during the comparative years. 0.26161% tenor spread adjustment.

For information regarding our debt obligations, see Note 7 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Other, net

Other non-operating income for 2022 includes \$16 million attributable to the partial recovery of attorneys' fees related to the settlement of the PDH 1 litigation in November 2022. For additional information regarding this litigation, see Note 17 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Income taxes

Our provision for income taxes for 2022 increased \$12 million 2023 decreased \$38 million when compared to 2021 2022 primarily due to changes in income the valuation allowance on deferred tax expense related assets attributable to OTA, which accounted for a \$30 million decrease, and lower state tax obligations under the Revised Texas Franchise Tax ("Texas Margin Tax"), as a result of a decrease in the Texas apportionment factor, which accounted for an additional \$8 million decrease.

For information regarding our income taxes, see Note 16 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

67.70

Business Segment Highlights

Our operations are reported under four business segments: (i) NGL Pipelines & Services, (ii) Crude Oil Pipelines & Services, (iii) Natural Gas Pipelines & Services and (iv) Petrochemical & Refined Products Services. Our business segments are generally organized and managed according to the types of services rendered (or technologies employed) and products produced and/or sold.

The following information summarizes the assets and operations of each business segment:

- Our NGL Pipelines & Services business segment includes our natural gas processing and related NGL marketing activities, NGL pipelines, NGL fractionation facilities, NGL and related product storage facilities, and NGL marine terminals.
- Our Crude Oil Pipelines & Services business segment includes our crude oil pipelines, crude oil storage and marine terminals, and related crude oil marketing activities.
- Our Natural Gas Pipelines & Services business segment includes our natural gas pipeline systems that provide for the gathering, treating and transportation of natural gas. This segment also includes our natural gas marketing activities.
- Our Petrochemical & Refined Products Services business segment includes our (i) propylene production facilities, which include propylene fractionation units and a PDH facility, facilities, and related pipelines and marketing activities, (ii) butane isomerization complex and related deisobutanizer ("DIB") DIB operations, (iii) octane enhancement, iBDH and HPIB production facilities, (iv) refined products pipelines, terminals and related marketing activities, (v) an ethylene export terminal and related operations; and (vi) marine transportation business.

We evaluate segment performance based on our financial measure of gross operating margin. Gross operating margin is an important performance measure of the core profitability of our operations and forms the basis of our internal financial reporting. We believe that investors benefit from having access to the same financial measures that our management uses in evaluating segment results.

The following table presents gross operating margin by segment and total gross operating margin, a non-generally accepted accounting principle ("non-GAAP") financial measure, for the years indicated (dollars in millions):

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022	2021	2023	2022
Gross operating margin by segment:				
NGL Pipelines & Services	\$ 5,142	\$ 4,316	\$ 4,898	\$ 5,142
Crude Oil Pipelines & Services	1,655	1,680	1,707	1,655
Natural Gas Pipelines & Services	1,042	1,155	1,077	1,042
Petrochemical & Refined Products Services	1,517	1,357	1,694	1,517
Total segment gross operating margin (1)	9,356	8,508	9,376	9,356
Net adjustment for shipper make-up rights	(47)	53	19	(47)
Total gross operating margin (non-GAAP)	\$ 9,309	\$ 8,561	\$ 9,395	\$ 9,309

(1) Within the context of this table, total segment gross operating margin represents a subtotal and corresponds to measures similarly titled within our business segment disclosures found under Note 10 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Total gross Gross operating margin includes equity in the earnings of unconsolidated affiliates, but is exclusive of other income and expense transactions, income taxes, the cumulative effect of changes in accounting principles and extraordinary charges. **Total gross Gross** operating margin is presented on a 100% basis before any allocation of earnings to noncontrolling interests. Our calculation of gross operating margin may or may not be comparable to similarly titled measures used by other companies. Segment gross operating margin for NGL Pipelines & Services and Crude Oil Pipelines & Services reflect adjustments for shipper make-up rights that are included in management's evaluation of segment results. However, these adjustments are excluded from non-GAAP total gross operating margin.

68 71

The GAAP financial measure most directly comparable to total gross operating margin is operating income. For a discussion of operating income and its components, see the previous section titled "*Income Statement Highlights*" within this Part II, Item 7. The following table presents a reconciliation of operating income to total gross operating margin for the years indicated (dollars in millions):

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022		2021	
	\$ 6,907	\$ 6,103	\$ 6,929	\$ 6,907
Operating income				
Adjustments to reconcile operating income to total gross operating margin (addition or subtraction indicated by sign):				
Depreciation, amortization and accretion expense in operating costs and expenses (1)	2,107	2,011	2,215	2,107
Asset impairment charges in operating costs and expenses	53	233	30	53
Net losses attributable to asset sales and related matters in operating costs and expenses	1	5		
Net losses (gains) attributable to asset sales and related matters in operating costs and expenses			(10)	1
General and administrative costs	241	209	231	241
Total gross operating margin (non-GAAP)	\$ 9,309	\$ 8,561	\$ 9,395	\$ 9,309

(1) Excludes amortization of major maintenance costs for reaction-based plants, which are a component of gross operating margin.

Each of our business segments benefits from the supporting role of our marketing activities. The main purpose of our marketing activities is to support the utilization and expansion of assets across our midstream energy asset network by increasing the volumes handled by such assets, which results in additional fee-based earnings for each business segment. In performing these support roles, our marketing activities also seek to participate in supply and demand opportunities as a supplemental source of gross operating margin for us. The financial results of our marketing efforts fluctuate due to changes in volumes handled and overall market conditions, which are influenced by current and forward market prices for the products bought and sold.

Winter Storms Uri and Viola in 2021

Two major winter storms, Uri and Viola, impacted Texas and the southern U.S. in mid-February 2021 (the "February 2021 winter storms"). The storms had a major impact on the electric power grid in Texas, which resulted in widespread power outages. Voluntarily and in accordance with our agreements with the Electric Reliability Council of Texas, Inc. ("ERCOT"), we temporarily shut down our non-essential plants and other operations in Texas to support residential power consumption. Those Texas assets that remained operational (e.g., our natural gas processing plants, storage facilities and Texas Intrastate System) were impacted by rolling blackouts. During and following the storms, many of our customers also experienced downtime due to freeze-related damage and repairs that impacted our volumes. The economic impacts of these disruptions, higher power and natural gas costs, as well as losses on natural gas hedges and lower volumes, were mitigated by sales of natural gas to electricity generators, natural gas utilities and industrial customers to assist them in meeting their requirements.

Estimated Impact of Hurricane Ida on Results for 2021

In late August 2021, southern Louisiana and Mississippi, including its critical energy infrastructure, were impacted by the cumulative effects of Hurricane Ida. Impacts on the energy industry included, but were not limited to, severe flooding and limited access to facilities, disruptions to offshore production in the Gulf of Mexico, and reduced energy demand from area refineries and petrochemical facilities. Our plant, pipeline and storage assets in southern Louisiana and Mississippi did not experience significant property damage, and all assets have since returned to normal operations. Our volumes impacted by third-party facility disruptions also returned to normal levels as repairs were completed and production was fully restored.

We estimate that Hurricane Ida reduced our gross operating margin for the third and fourth quarters of 2021 by approximately \$34 million, almost all of which was related to our Louisiana and Mississippi processing, transportation and fractionation assets and related marketing activities, which are a component of our NGL Pipelines & Services segment. Of this amount, approximately \$29 million represents the combined net impact of lower than anticipated volumes and lost business opportunities. The remaining \$5 million represents expenses, net of property damage insurance reimbursements, which we incurred during the year in connection with hurricane-related repair and recovery costs.

69

NGL Pipelines & Services

The following table presents segment gross operating margin and selected volumetric data for the NGL Pipelines & Services segment for the years indicated (dollars in millions, volumes as noted):

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022	2021	2023	2022
Segment gross operating margin:				
Natural gas processing and related NGL marketing activities	\$ 1,946	\$ 1,135	\$ 1,300	\$ 1,946
NGL pipelines, storage and terminals	2,362	2,324	2,771	2,362
NGL fractionation	834	857	827	834
Total	<u>\$ 5,142</u>	<u>\$ 4,316</u>	<u>\$ 4,898</u>	<u>\$ 5,142</u>
Selected volumetric data:				
NGL pipeline transportation volumes (MBPD)	3,703	3,412	4,040	3,703
NGL marine terminal volumes (MBPD)	723	658	821	723
NGL fractionation volumes (MBPD)	1,339	1,253	1,556	1,339
Equity NGL-equivalent production volumes (MBPD) (1)	182	167	175	182
Fee-based natural gas processing volumes (MMcf/d) (2, 3)	5,182	4,057	5,848	5,182

(1) Primarily represents the NGL and condensate volumes we earn and take title to in connection with our processing activities. The total equity NGL-equivalent production volumes also include residue natural gas volumes from our natural gas processing business.

(2) Volumes reported correspond to the revenue streams earned by our natural gas processing plants.

(3) Fee-based natural gas processing volumes are measured at either the wellhead or plant inlet in MMcf/d.

Natural gas processing and related NGL marketing activities

Gross operating margin from natural gas processing and related NGL marketing activities for the year ended December 31, 2022 increased \$811 million December 31, 2023 decreased \$646 million when compared to the year ended December 31, 2021 December 31, 2022.

Our Gross operating margin from our NGL marketing activities decreased \$311 million year-to-year primarily due to lower average sales margins, which accounted for a \$304 million decrease, and lower sales volumes, which accounted for an additional \$40 million decrease, partially offset by higher non-cash, mark-to-market earnings, which accounted for a \$32 million increase.

72

Gross operating margin from our Midland Basin natural gas processing facilities which represent the natural gas processing facilities we acquired in February 2022 as part of our acquisition of Navitas Midstream, generated gross operating margin of decreased a net \$385 154 million. Fee-based natural gas processing volumes and equity NGL-equivalent production volumes at these facilities were 940 MMcf/d and 53 MBPD, respectively, following the acquisition date. Our Midland Basin natural gas gathering activities are discussed under the Natural Gas Pipelines & Services segment.

Gross operating margin from our Delaware Basin natural gas processing facilities, which represent our legacy Permian Basin processing facilities, increased \$182 million year-to-year primarily due to higher lower average processing margins (including the impact of hedging activities), which accounted for a \$152 million \$235 million decrease, and higher operating costs, which accounted for an additional \$27 million decrease, partially offset by an increase and a 180 MMcf/d increase in total fee-based natural gas processing volumes, which accounted for a \$77 million increase, and an increase in total equity NGL-equivalent production volumes, which accounted for an additional \$29 million \$33 million increase. Equity NGL-equivalent production Fee-based natural gas processing volumes at these facilities, decreased 27 which reflect the average daily operating rates from the time the asset was acquired, increased 210 MMcf/d and equity NGL-equivalent production volumes increased 4 MBPD year-to-year.

Gross operating margin from our Delaware Basin natural gas processing facilities decreased \$86 million year-to-year primarily due to lower average processing margins (including the impact of hedging activities). Fee-based natural gas processing volumes at these facilities increased 105 MMcf/d and equity NGL-equivalent production volumes decreased 4 MBPD year-to-year.

Gross operating margin from our South Texas natural gas processing facilities increased decreased \$86 49 million year-to-year primarily due to lower average processing margins (including the impact of hedging activities), which accounted for a \$33 million decrease, higher maintenance and other operating costs, which accounted for a \$9 million decrease, and a 3 MBPD decrease in equity NGL-equivalent production volumes, which accounted for an additional \$7 million decrease. Fee-based natural gas processing volumes increased 83 MMcf/d year-to-year.

On a combined basis, gross operating margin from our Rockies natural gas processing facilities (Meeker, Pioneer and Chaco) decreased \$29 million year-to-year primarily due to a lower average processing margins (including the impact of hedging activities), which accounted for a \$17 million decrease, and 5 MBPD decrease in equity NGL-equivalent production volumes, which accounted for an additional \$7 million decrease. Fee-based natural gas processing volumes decreased a combined 36 MMcf/d year-to-year.

Gross operating margin from our Louisiana and Mississippi natural gas processing facilities decreased \$6 million year-to-year primarily due to lower average processing margins (including the impact of hedging activities). Fee-based natural gas processing volumes increased 96 192 MMcf/d and equity NGL-equivalent production volumes decreased 1

MBPD year-to-year.

Gross operating margin from were flat year-to-year (net to our Rockies natural gas processing facilities (Meeker, Pioneer and Chaco) increased a net \$86 million year-to-year primarily due to higher average processing margins (including the impact of hedging activities), which accounted for a \$ interest).71 million increase, and higher average processing fees, which accounted for an additional \$20 million increase, partially offset by an 8 MBPD combined decrease in equity NGL-equivalent production volumes, which accounted for a \$10 million decrease. On a combined basis, fee-based natural gas processing volumes decreased 47 MMcf/d year-to-year.

Gross operating margin from our NGL marketing activities increased a net \$71 million year-to-year primarily due to higher average sales margins, which accounted for a \$135 million increase, and an increase in sales volumes, which accounted for an additional \$29 million increase, partially offset by lower non-cash, mark-to-market earnings, which accounted for a \$98 million decrease. The year-to-year increase in gross operating margin can be primarily attributed to results from marketing strategies that seek to optimize our storage, plant and transportation assets.

70

NGL pipelines, storage and terminals

Gross operating margin from our NGL pipelines, storage and terminal assets for the year ended December 31, 2022 December 31, 2023 increased \$38 million \$409 million when compared to the year ended December 31, 2021 December 31, 2022.

Gross operating margin for our Eastern ethane pipelines, which include our ATEX and Aegis pipelines, increased a combined \$106 million \$78 million year-to-year primarily due to a combined 21 73 MBPD increase in transportation volumes.

Gross operating margin from LPG-related activities at EHT increased \$71 million year-to-year primarily due to a 68 MBPD increase in LPG export volumes, on the ATEX Pipeline, which accounted for a \$60 million \$37 million increase, and higher deficiency average loading fees, which accounted for an additional \$39 million \$33 million increase.

Gross operating margin at our Morgan's Point Ethane Export Terminal increased \$53 million \$49 million year-to-year primarily due to higher average loading fees, which accounted for a \$44 million increase, and an 11 30 MBPD increase in export volumes, which accounted for a \$33 million increase, and higher average loading fees, which accounted for an additional \$14 million increase. 11 million increase.

Gross operating margin from our Chambers County storage complex related Houston Ship Channel Pipeline System increased \$14 million \$36 million year-to-year primarily due to higher a storage revenues. 123

Gross operating margin from our Dixie Pipeline and related terminals increased a combined \$12 million year-to-year primarily due to a 17 MBPD increase in transportation volumes. volumes, which accounted for a \$22 million increase, and higher average transportation fees, which accounted for an additional \$14 million increase.

A number of our pipelines, including the Mid-America Pipeline System, Seminole NGL Pipeline, Chaparral NGL Pipeline, and Shin Oak NGL Pipeline, serve Permian Basin and/or Rocky Mountain producers. On a combined basis, gross operating margin from these pipelines decreased increased a net \$79 49 million year-to-year primarily due to lower deficiency fees as a result of certain contracts associated with the Rocky Mountain segment of our Mid-America Pipeline System reaching their termination date in September 2021, which accounted for a \$71 million decrease, lower higher average transportation fees, which accounted for a \$58 million decrease, \$50 million increase, and higher utility and other operating costs, which accounted for an additional \$31 million decrease, partially offset by a 120 80 MBPD (net to our interest) increase in transportation volumes, which accounted for an \$88 million increase. additional \$23 million increase, partially offset by higher operating costs, which accounted for a \$20 million decrease.

Gross operating margin from LPG-related activities at our Enterprise Hydrocarbons Terminal ("EHT") decreased a net \$67 million South Texas NGL Pipeline System increased \$40 million year-to-year primarily due to lower higher average loading transportation and related fees, which accounted for a \$26 million increase, a 28 MBPD increase in transportation volumes, which accounted for a \$10 million increase, and higher storage and other revenues, which accounted for an additional \$5 million increase.

73

Gross operating margin from our Chambers County storage complex increased \$29 million year-to-year primarily due to higher storage revenues.

Gross operating margin from our South Louisiana NGL Pipeline System increased \$15 million year-to-year primarily due to a 24 MBPD increase in transportation volumes, which accounted for a \$7 million increase, and higher average transportation fees, which accounted for an \$84 million decrease, and higher utility and other operating costs, which accounted for an additional \$9 million decrease, partially offset by a 54 MBPD increase in LPG export volumes, which accounted for a \$25 million \$5 million increase.

NGL fractionation

Gross operating margin from NGL fractionation during the year ended December 31, 2022 December 31, 2023 decreased \$23 million \$7 million when compared to the year ended December 31, 2021 December 31, 2022.

On a combined basis, gross operating margin from NGL fractionators other than our Chambers County complex decreased a net \$16 million year-to-year primarily due to lower average fractionation fees, which accounted for a \$31 million decrease, and lower ancillary service revenues, which accounted for an additional \$7 million decrease, partially offset by a combined 34 MBPD (net to our interest) increase in NGL fractionation volumes, which accounted for a \$17 million increase, and lower utility and other operating costs, which accounted for an additional \$5 million increase.

Gross operating margin from our Chambers County NGL fractionation complex decreased increased a net \$95 million \$2 million year-to-year primarily due to \$63 million in margins earned on the optimization of our power supply arrangements and \$40 million of payments received in connection with our participation in the Texas Load Resources Demand Response Program ("LaaR") during the second quarter of 2021 in connection with the February 2021 winter storms.

Gross operating margin from our Chambers County NGL fractionation complex was further impacted by higher utility and other operating costs, which accounted for an additional \$50 million decrease, partially offset by a 53 183 MBPD (net to our interest) increase in fractionation volumes, which accounted for a \$54 million \$64 million increase, and higher lower utility and other operating costs, which accounted for an additional \$39 million increase, partially offset by lower average fractionation fees, which accounted for an additional \$10 million increase.

Gross operating margin from our Norco NGL fractionator increased \$24 million year-to-year primarily due to a 12 MBPD increase in fractionation volumes, which accounted for a \$10 million increase, higher average fractionation fees, which accounted for an \$8 million increase, \$61 million decrease, and higher lower ancillary service revenues, which accounted for an additional \$6 million increase.

Gross operating margin \$41 million decrease. NGL fractionation volumes from our natural gasoline hydrotreater at our Chambers County NGL fractionation complex which was placed into service in October 2021, increased \$22 million year-to-year.

Gross operating margin from our Hobbs NGL fractionator increased \$17 million year-to-year primarily due to higher ancillary contributions from Frac 12, which entered service revenues.

71

in July 2023.

Crude Oil Pipelines & Services

The following table presents segment gross operating margin and selected volumetric data for the Crude Oil Pipelines & Services segment for the years indicated (dollars in millions, volumes as noted):

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022		2021	
	2023	2022	2023	2022
Segment gross operating margin:				
Midland-to-ECHO System and related business activities	\$ 413	\$ 407	\$ 551	\$ 393
Other crude oil pipelines, terminals and related marketing results	1,242	1,273	1,156	1,262
Total	\$ 1,655	\$ 1,680	\$ 1,707	\$ 1,655
Selected volumetric data:				
Crude oil pipeline transportation volumes (MBPD)	2,222	2,088	2,461	2,222
Crude oil marine terminal volumes (MBPD)	788	645	913	788

Gross operating margin from our Crude Oil Pipelines & Services segment for the year ended December 31, 2022 decreased \$25 million December 31, 2023 increased \$52 million when compared to the year ended December 31, 2021 December 31, 2022.

Gross operating margin from our EFS Midstream Midland-to-ECHO System and related business activities increased a net \$158 million year-to-year primarily due to higher average transportation fees and related margins from marketing activities, which accounted for a \$97 million increase, and a 121 MBPD (net to our interest) increase in transportation volumes, which accounted for an additional \$93 million increase, partially offset by higher chemical, utility and other operating costs, which accounted for a \$33 million decrease.

Gross operating margin from crude oil activities at EHT increased a net \$11 million year-to-year primarily due to higher loading revenues, which accounted for a \$19 million increase, partially offset by lower storage and other revenues, which accounted for a \$10 million decrease. Crude oil terminal volumes at EHT increased 153 MBPD year-to-year.

74

Gross operating margin from our Texas in-basin crude oil pipelines, terminals and other marketing activities (excluding our Midland-to-ECHO System and Seaway Pipeline) decreased a combined net \$108 million \$58 million year-to-year primarily due to lower deficiency revenues as a result of the expiration of minimum volume commitments under certain long-term gathering long term agreements on our EFS Midstream and South Texas Crude Oil Pipeline Systems, which accounted for a \$133 million \$124 million decrease, partially offset by higher lower average transportation fees, which accounted for an \$8 million additional \$45 million decrease, partially offset by higher sales volumes, which accounted for a \$92 million increase, and a 33 MBPD (net to our interest) increase in crude oil transportation volumes, which accounted for an additional \$24 million increase.

Our EFS Midstream System will continue to transport volumes produced on dedicated acreage through the remaining term of these agreements, most of which have a life-of-lease duration.

Gross operating margin from our equity investment in the Seaway Pipeline decreased \$70 million a net \$47 million year-to-year primarily due to lower average transportation and related fees, which accounted for a \$39 million \$57 million decrease, a \$16 million decrease due to LaaR payments from power service providers in connection with the February 2021 winter storms, and higher utility and other operating costs, which accounted for an additional \$7 million decrease. Transportation volumes on our Seaway Pipeline increased 40 MBPD year-to-year (net to our interest).

Gross operating margin from crude oil activities at EHT decreased \$20 million year-to-year primarily due to lower storage and other revenues, which accounted for a \$12 million decrease, and higher operating costs, which accounted for an additional \$5 million decrease. Crude oil terminal volumes at EHT increased 162 MBPD year-to-year.

Gross operating margin from our West Texas Pipeline System increased a net \$87 million year-to-year primarily due to higher ancillary service and other revenues, which accounted for a \$86 million increase, and a 47 MBPD increase in transportation volumes, which accounted for an additional \$14 million increase, partially offset by lower average transportation fees, which accounted for a \$9 million decrease.

Gross operating margin from our crude oil marketing activities (excluding those attributable to the Midland-to-ECHO System) increased \$43 million year-to-year primarily due to higher average sales margins, which accounted for a \$50 million increase, lower operating costs, which accounted for a \$12 million increase, and higher earnings from trucking activities, which accounted for an additional \$10 million increase, partially offset by lower non-cash, mark-to-market earnings, which accounted for a \$29 million decrease.

Gross operating margin from our Midland terminal increased \$29 million year-to-year primarily due to higher ancillary service and other revenues.

Gross operating margin from our South Texas Crude Oil Pipeline System increased a net \$8 million year-to-year primarily due to higher ancillary service and other revenues, which accounted for a \$60 million increase, partially offset by lower average transportation fees, which accounted for a \$24 million decrease, and lower deficiency revenues as a result of the expiration of minimum volume commitments under certain long-term agreements, which accounted for an additional \$23 million decrease.

Gross operating margin from our Midland-to-ECHO System and related business activities increased a net \$6 million year-to-year primarily due to a 51.85 MBPD (net to our interest) increase in transportation volumes, which accounted for a \$33 million increase, higher other revenues, which accounted for an additional \$17 million increase, partially offset by lower average sales margins, which accounted for a \$40 million decrease.

72 \$12 million increase.

Gross operating margin from our crude oil terminal in Beaumont, Texas decreased \$16 million year-to-year primarily due to lower storage revenues.

Natural Gas Pipelines & Services

The following table presents segment gross operating margin and selected volumetric data for the Natural Gas Pipelines & Services segment for the years indicated (dollars in millions, volumes as noted):

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022	2021	2023	2022
Segment gross operating margin	\$ 1,042	\$ 1,155	\$ 1,077	\$ 1,042
Selected volumetric data:				
Natural gas pipeline transportation volumes (BBtu/d)	17,107	14,249	18,365	17,107

Gross operating margin from our Natural Gas Pipelines & Services segment for the year ended December 31, 2022 decreased \$113 million December 31, 2023 increased \$35 million when compared to the year ended December 31, 2021 December 31, 2022.

Gross operating margin from our East Texas Gathering System increased \$26 million year-to-year primarily due to a 297 BBtu/d increase in gathering volumes.

Gross operating margin from our natural gas marketing activities decreased \$272 million Texas Intrastate System increased a net \$18 million year-to-year primarily due to a 592 BBtu/d increase in transportation volumes, which accounted for a \$25 million increase, and higher average transportation fees, which accounted for an additional \$10 million increase, partially offset by higher operating costs, which accounted for an \$11 million decrease, and lower average sales margins. As noted previously, the year ended December 31, 2021 reflects increased natural gas sales as a result of our efforts to meet the needs of electricity generators, natural gas utilities ancillary and industrial customers during the February 2021 winter storms. other revenues, which accounted for an additional \$6 million decrease.

Gross operating margin from our Delaware Basin Gathering System which represents our legacy Permian Basin gathering system, decreased \$49 million year-to-year primarily due to lower condensate sales. Natural gas gathering volumes on our Delaware Basin Gathering System increased 213 BBtu/d year-to-year.

Gross operating margin from our Texas Intrastate System increased \$87 million a net \$17 million year-to-year primarily due to higher average transportation gathering fees, which accounted for a \$61 million \$9 million increase, and higher ancillary service and other revenues, which accounted for a \$9 million increase, and a 116 BBtu/d increase in gathering volumes, which accounted for an additional \$31 million increase. Transportation \$6 million increase, partially offset by higher maintenance and other operating costs, which accounted for a \$7 million decrease.

Gross operating margin from our Midland Basin Gathering System increased a net \$12 million year-to-year primarily due to an increase in total natural gas gathering volumes, which accounted for a \$56 million increase, partially offset by higher rental and other operating costs, which accounted for a \$44 million decrease. Gathering volumes on our Texas Intrastate System increased 449 BBtus/d year-to-year.

Our Midland Basin Gathering System, which represents reflect the natural gas gathering system we average daily operating rates from the time the assets were acquired in February 2022 as part of our acquisition of Navitas Midstream, generated gross operating margin of \$52 million on gathering volumes of 1,273 or placed into service, increased 288 BBtus/d following the acquisition date. Our Midland Basin natural gas processing activities are discussed under the NGL Pipelines & Services segment year-to-year.

On a combined basis, gross operating margin from our Jonah Gathering System, Piceance Basin Gathering System and San Juan Gathering System in the Rocky Mountains increased a net \$50 million decreased \$34 million year-to-year primarily due to higher average gathering fees, maintenance and other operating costs, which accounted for a \$48 million increase, and higher condensate sales, which accounted for an additional \$15 million increase, partially offset by \$14 million decrease, a 169 114 BBtus/d combined decrease in gathering volumes, which accounted for a \$10 million \$12 million decrease, and a decrease in condensate sales, which accounted for an additional \$5 million decrease.

Gross operating margin from our Acadian Gas System and Haynesville Gathering System increased a combined \$20 million natural gas marketing activities decreased \$15 million year-to-year primarily due to an 885 BBtus/d combined increase in transportation volumes. The year-to-year increase in transportation volumes is primarily due to lower average sales margins attributable to the Gillis Lateral pipeline, which was placed into service in December 2021. price differentials.

73 75

Petrochemical & Refined Products Services

The following table presents segment gross operating margin and selected volumetric data for the Petrochemical & Refined Products Services segment for the years indicated (dollars in millions, volumes as noted):

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022		2021	
	2023	2022	2023	2022
Segment gross operating margin:				
Propylene production and related activities	\$ 564	\$ 798	\$ 583	\$ 564
Butane isomerization and related operations	114	75	124	114
Octane enhancement and related plant operations	394	107	442	394
Refined products pipelines and related activities	277	290	357	277
Ethylene exports and related activities	123	73	123	123
Marine transportation and other services	45	14	65	45
Total	\$ 1,517	\$ 1,357	\$ 1,694	\$ 1,517
Selected volumetric data:				
Propylene production volumes (MBPD)	101	99	101	101
Butane isomerization volumes (MBPD)	108	85	112	108
Standalone iBDH processing volumes (MBPD)	159	154	176	159
Octane enhancement and related plant sales volumes (MBPD) (1)	39	33	36	39
Pipeline transportation volumes, primarily refined products and petrochemicals (MBPD)	747	890	836	747
Marine terminal volumes, primarily refined products and petrochemicals (MBPD)	202	234	320	202

(1) Reflects aggregate sales volumes for our octane enhancement and iBDH facilities located at our Chambers County complex and our HPIB facility located adjacent to the Houston Ship Channel.

Propylene production and related activities

Gross operating margin from propylene production and related activities for the year ended December 31, 2022 decreased \$234 million December 31, 2023 increased \$19 million when compared to the year ended December 31, 2021 December 31, 2022.

Gross operating margin from our propylene pipeline systems increased a combined \$14 million year-to-year primarily due to higher average transportation fees. On a combined basis, transportation volumes decreased 2 MBPD (net to our interest) year-to-year.

Gross operating margin from our Chambers County propylene production facilities decreased a combined net \$218 million \$7 million year-to-year primarily due to lower average propylene sales margins, which accounted for a \$150 million decrease, lower average processing fees, which accounted for a \$90 million decrease, and higher utility, amortization expense from major maintenance activities accounted for under the deferral method and other operating costs, which accounted for an additional \$67 million

decrease, partially offset by an increase in propylene sales volumes, which accounted for a \$70 million \$55 million decrease, and higher operating costs, which accounted for an additional \$17 million decrease, partially offset by higher propylene processing revenues, which accounted for a \$32 million increase, and higher by-product sales storage and other revenues, which accounted for an additional \$19 million \$28 million increase. Propylene and associated by-product production volumes at these facilities, increased which reflect the average daily operating rates from the time the asset was placed into service, decreased a combined 31 MBPD year-to-year (net to our interest) year-to-year primarily due to major maintenance activities at our PDH 1 facility during the first and third quarters of 2023 and major maintenance at three of our propylene splitters during the second quarter of 2023, partially offset by production from our PDH 2 facility, which was placed into service in July 2023.

Butane isomerization and related operations

Gross operating margin from butane isomerization and related operations increased \$39 million a net \$10 million year-to-year primarily due to an increase in isomerization volumes, lower utility and other operating costs, which accounted for a \$22 million an \$18 million increase, and higher average isomerization fees, a 19 MBPD increase in transportation volumes, which accounted for an additional \$15 million increase. \$6 million increase, partially offset by lower by-product sales, which accounted for an \$8 million decrease.

Octane enhancement and related plant operations

Gross operating margin from our octane enhancement and related plant operations increased a net \$287 million \$48 million year-to-year primarily due to higher average sales margins, which accounted for a \$180 million \$35 million increase, and an increase in sales volumes, which accounted for an additional \$151 million increase, partially offset by higher lower utility costs, amortization expense from major maintenance activities accounted for under the deferral method and other operating costs, which accounted for a \$41 million decrease. The year-to-year increase in sales volumes at these facilities is primarily due to planned major maintenance activities during 2021, which were completed in the last week of January 2021 for our HPIB plant and the beginning of May 2021 for our octane enhancement plant, an additional \$11 million increase.

74 76

Refined products pipelines and related activities

Gross operating margin from refined products pipelines and related activities for the year ended December 31, 2022 decreased \$13 million December 31, 2023 increased \$80 million when compared to the year ended December 31, 2021 December 31, 2022.

Gross operating margin from our refined products marketing activities increased \$48 million year-to-year primarily due to higher average sales margins.

Gross operating margin from our refined products terminal in Beaumont, Texas increased \$25 million year-to-year primarily due to higher storage and other fee revenues. Refined product marine terminal volumes at Beaumont increased 125 MBPD year-to-year.

Gross operating margin from our TE Products Pipeline System decreased a net \$18 million \$3 million year-to-year primarily due to higher storage, maintenance and other operating costs, which accounted for a \$29 million \$25 million decrease, and a 5 MBPD decrease in NGL transportation volumes, which accounted for an additional \$10 million decrease, partially offset by higher ancillary service revenues, average transportation and related fees, which accounted for a \$15 million \$33 million increase. Overall, transportation volumes on our TE Products Pipeline System decreased a net 183 increased 50 MBPD year-to-year, year-to-year.

Gross operating margin at our refined products terminal in Beaumont, Texas decreased \$12 million year-to-year primarily due to lower storage revenues. Refined product terminal volumes at Beaumont decreased 25 MBPD year-to-year.

Gross operating margin from our refined products marketing activities increased \$15 million year-to-year primarily due to higher non-cash, mark-to-market earnings.

Ethylene exports and related activities

Gross operating margin from ethylene exports and related activities for the year ended December 31, 2022 increased \$50 million December 31, 2023 was flat when compared to the year ended December 31, 2021 December 31, 2022.

On a combined basis, gross operating margin from our ethylene pipelines, storage and related marketing activities increased \$12 million year-to-year primarily due to a combined 22 MBPD (net to our interest) increase in transportation volumes. Gross operating margin from our ethylene export terminal increased \$30 million decreased \$12 million year-to-year primarily due to a 9 MBPD lower average loading fees. Ethylene export volumes were flat year-to-year (net to our interest) increase in export volumes.

Gross operating margin from our other ethylene activities increased \$20 million year-to-year primarily due to a 26 MBPD increase in transportation volumes, which accounted for a \$13 million increase, and higher storage revenues, which accounted for an additional \$8 million increase.

Marine transportation and other services

Gross operating margin from marine transportation and other services increased \$31 million a net \$20 million year-to-year primarily due to higher average fees, which accounted for a \$24 million increase, and higher fleet utilization rates, which accounted for an additional \$7 million increase, partially offset by higher operating costs, which accounted for a \$12 million decrease.

Liquidity and Capital Resources

Based on current market conditions (as of the filing date of this annual report), we believe that the Partnership and its consolidated businesses will have sufficient liquidity, cash flow from operations and access to capital markets to fund their capital investments and working capital needs for the reasonably foreseeable future. At December 31, 2022 December 31, 2023, we had \$4.1 billion \$3.9 billion of consolidated liquidity. This amount was comprised of \$4.0 billion \$3.75 billion of available borrowing capacity under

EPO's revolving credit facilities, which is the net of **\$4.5 billion** **\$4.2 billion** of total borrowing capacity under EPO's revolving credit facilities and **\$495 million** **\$450 million** outstanding under EPO's commercial paper program, and **\$76 million** **\$180 million** of unrestricted cash on hand.

We may issue debt and equity securities to assist us in meeting our future funding and liquidity requirements, including those related to capital investments. We have a universal shelf registration statement (the "2021 Shelf") on file with the SEC that allows the Partnership and EPO to issue an unlimited amount of equity and debt securities, respectively.

75 77

Cash Flow Statement Highlights

The following table summarizes our consolidated cash flows from operating, investing and financing activities for the years indicated (dollars in millions).

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022	2021	2023	2022
Net cash flows provided by operating activities	\$ 8,039	\$ 8,513	\$ 7,569	\$ 8,039
Cash used in investing activities	4,954	2,135	3,197	4,954
Cash used in financing activities	5,844	4,571	4,258	5,844

Net cash flows provided by operating activities are largely dependent on earnings from our consolidated business activities. Changes in energy commodity prices may impact the demand for natural gas, NGLs, crude oil, petrochemicals and refined products, which could impact sales of our products and the demand for our midstream services. Changes in demand for our products and services may be caused by other factors, including prevailing economic conditions, reduced demand by consumers for the end products made with hydrocarbon products, increased competition, public health emergencies, adverse weather conditions and government regulations affecting prices and production levels. We may also incur credit and price risk to the extent customers do not fulfill their contractual obligations to us in connection with our marketing activities and long-term take-or-pay agreements. For a more complete discussion of these and other risk factors pertinent to our business, see Part I, Item 1A of this annual report.

For additional information regarding our cash flow amounts, please refer to the Statements of Consolidated Cash Flows included under Part II, Item 8 of this annual report.

The following information highlights significant year-to-year fluctuations in our consolidated cash flow amounts:

Operating activities

Net cash flows provided by operating activities for the year ended **December 31, 2022** **December 31, 2023** decreased a net **\$474 million** **\$470 million** when compared to the year ended **December 31, 2021** **December 31, 2022** primarily due to:

- a **\$1.4 billion** year-to-year decrease from changes in operating accounts primarily due to the use of working capital employed in our marketing activities, which includes the impact of (i) fluctuations in commodity prices, (ii) timing of our inventory purchase and sale strategies, and (iii) changes in margin deposit requirements associated with our commodity derivative instruments; partially offset by
 - a **\$501 million** year-to-year decrease from changes in operating accounts primarily due to the use of working capital employed in our marketing activities, which includes the impact of (i) fluctuations in commodity prices, (ii) timing of our inventory purchase and sale strategies, and (iii) changes in margin deposit requirements associated with our commodity derivative instruments; partially offset by
- a **\$1.0 billion** year-to-year increase resulting from higher partnership earnings (determined by adjusting our **\$860 million** year-to-year increase in net income for changes in the non-cash items identified on our Statements of Consolidated Cash Flows).
 - a **\$31 million** year-to-year increase resulting from higher partnership earnings (determined by adjusting our **\$42 million** year-to-year increase in net income for changes in the non-cash items identified on our Statements of Consolidated Cash Flows).

For information regarding significant year-to-year changes in our consolidated net income and underlying segment results, see "Income Statement Highlights" and "Business Segment Highlights" within this Part II, Item 7.

Investing activities

Cash used in investing activities for the year ended **December 31, 2022** increased **December 31, 2023** decreased a net **\$2.8 billion** **\$1.8 billion** when compared to the year ended **December 31, 2021** **December 31, 2022** primarily due to:

- a net **\$3.2 billion** cash outflow in February 2022 in connection with the acquisition of **Navitas Midstream**; our Midland Basin System; partially offset by
- a **\$259 million** **\$1.3 billion** year-to-year **decrease** **increase** in investments for property, plant and equipment (see "Capital Investments" within this Part II, Item 7 for additional information).

76 78

Financing activities

Cash used in financing activities for the year ended December 31, 2022 increased \$1.3 billion December 31, 2023 decreased a net \$1.6 billion when compared to the year ended December 31, 2021 December 31, 2022 primarily due to:

- a net cash outflow of \$1.3 billion related to debt transactions that occurred during the year ended December 31, 2022 compared to a net cash outflow of \$273 million related to debt transactions that occurred during the year ended December 31, 2021. In 2022 we repaid \$1.75 billion aggregate principal amount of senior and junior subordinated notes, partially offset by net issuances of \$495 million under EPO's commercial paper program. In 2021, we repaid \$1.33 billion aggregate principal amount of senior notes, partially offset by the issuance of \$1.0 billion principal amount of senior notes; and
- a net cash inflow of \$456 million related to debt transactions that occurred during the year ended December 31, 2023 compared to a net cash outflow of \$1.3 billion related to debt transactions that occurred during the year ended December 31, 2022. In 2023, we issued \$1.75 billion aggregate principal amount of senior notes, partially offset by the repayment of \$1.25 billion principal amount of senior notes and net repayments of \$45 million under EPO's commercial paper program. In 2022 we repaid \$1.75 billion aggregate principal amount of senior and junior subordinated notes, partially offset by net issuances of \$495 million under EPO's commercial paper program; partially offset by

- a \$165 million year-to-year increase in cash distributions paid to common unitholders primarily attributable to increases in the quarterly cash distribution rate per unit.
 - a \$206 million year-to-year increase in cash distributions paid to common unitholders primarily attributable to increases in the quarterly cash distribution rate per unit.

Non-GAAP Cash Flow Measures

Distributable Cash Flow and Operational Distributable Cash Flow

Our partnership agreement requires us to make quarterly distributions to our common unitholders of all available cash, after any cash reserves established by Enterprise GP in its sole discretion. Cash reserves include those for the proper conduct of our business, including those for capital investments, debt service, working capital, operating expenses, common unit repurchases, commitments and contingencies and other amounts. The retention of cash allows us to reinvest in our growth and reduce our future reliance on the equity and debt capital markets.

We measure available cash by reference to distributable cash flow ("DCF"), which is a non-GAAP cash flow measure. DCF is an important financial measure for our common unitholders since it serves as an indicator of our success in providing a cash return on investment. Specifically, this financial measure indicates to investors whether or not we are generating cash flows at a level that can sustain our declared quarterly cash distributions. DCF is also a quantitative standard used by the investment community with respect to publicly traded partnerships since the value of a partnership unit is, in part, measured by its yield, which is based on the amount of cash distributions a partnership can pay to a unitholder. Our management compares the DCF we generate to the cash distributions we expect to pay our common unitholders. Using this metric, management computes our distribution coverage ratio. Our calculation of DCF may or may not be comparable to similarly titled measures used by other companies.

Based on the level of available cash each quarter, management proposes a quarterly cash distribution rate to the Board, which has sole authority in approving such matters. Enterprise GP has a non-economic ownership interest in the Partnership and is not entitled to receive any cash distributions from it based on incentive distribution rights or other equity interests.

Operational distributable cash flow ("Operational DCF"), which is defined as DCF excluding the impact of proceeds from asset sales and other matters and monetization of interest rate derivative instruments, is a supplemental non-GAAP liquidity measure that quantifies the portion of cash available for distribution to common unitholders that was generated from our normal operations. We believe that it is important to consider this non-GAAP measure as it provides an enhanced perspective of our assets' ability to generate cash flows without regard for certain items that do not reflect our core operations.

Our use of DCF and Operational DCF for the limited purposes described above and in this report is not a substitute for net cash flows provided by operating activities, which is the most comparable GAAP measure to DCF. For a discussion of net cash flows provided by operating activities, see "Cash Flow Statement Highlights" within this Part II, Item 7.

77 79

The following table summarizes our calculation of DCF and Operational DCF for the years indicated (dollars in millions):

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022	2021	2023	2022
Net income attributable to common unitholders (GAAP) (1)	\$ 5,487	\$ 4,634	\$ 5,529	\$ 5,487
Adjustments to net income attributable to common unitholders to derive DCF (addition or subtraction indicated by sign):				
Adjustments to net income attributable to common unitholders to derive DCF and Operational DCF (addition or subtraction indicated by sign):				
Depreciation, amortization and accretion expenses	2,245	2,140	2,343	2,245
Cash distributions received from unconsolidated affiliates (2)	544	590	488	544

Equity in income of unconsolidated affiliates	(464)	(583)	(462)	(464)
Asset impairment charges	53	233	32	53
Change in fair market value of derivative instruments	78	(27)	33	78
Deferred income tax expense	60	40	12	60
Sustaining capital expenditures (3)	(372)	(430)	(413)	(372)
Other, net (4)	(2)	(128)	(24)	(2)
Operational DCF (5)	\$ 7,629	\$ 6,469		
Operational DCF (non-GAAP)			\$ 7,538	\$ 7,629
Proceeds from asset sales and other matters	122	64	42	122
Monetization of interest rate derivative instruments accounted for as cash flow hedges	—	75	21	—
DCF (non-GAAP)	\$ 7,751	\$ 6,608	\$ 7,601	\$ 7,751
Cash distributions paid to common unitholders with respect to period, including distribution equivalent rights on phantom unit awards	\$ 4,181	\$ 3,992	\$ 4,393	\$ 4,182
Cash distribution per common unit declared by Enterprise GP with respect to period (6) (4)	\$ 1.9050	\$ 1.8150	\$ 2.0050	\$ 1.9050
Total DCF retained by the Partnership with respect to period (7) (5)	\$ 3,570	\$ 2,616	\$ 3,208	\$ 3,569
Distribution coverage ratio (8) (6)	1.85 x	1.66 x	1.73 x	1.85 x

(1) For a discussion of the primary drivers of changes in our comparative income statement amounts, see "Income Statement Highlights" within this Part II, Item 7.

(2) Reflects aggregate distributions received from unconsolidated affiliates attributable to both earnings and the return of capital.

(3) Sustaining capital expenditures include cash payments and accruals applicable to the period.

(4) The year ended December 31, 2021 includes \$100 million of trade accounts receivable that we do not expect to collect in the normal billing cycle.

(5) Represents DCF before proceeds from asset sales and the monetization of interest rate derivative instruments accounted for as cash flow hedges.

(6) See Note 8 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report for information regarding our quarterly cash distributions declared with respect to the years indicated.

(7) (5) Cash retained by the Partnership may be used for capital investments, debt service, working capital, operating expenses, common unit repurchases, commitments and contingencies and other amounts. The retention of cash reduces our reliance on the capital markets.

(8) (6) Distribution coverage ratio is determined by dividing DCF by total cash distributions paid to common unitholders and in connection with distribution equivalent rights with respect to the period.

The following table presents a reconciliation of net cash flows provided by operating activities to DCF and Operational DCF for the years indicated (dollars in millions):

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022	2021	2023	2022
Net cash flows provided by operating activities (GAAP)	\$ 8,039	\$ 8,513	\$ 7,569	\$ 8,039
Adjustments to reconcile net cash flows provided by operating activities to DCF (addition or subtraction indicated by sign):				
Adjustments to reconcile net cash flows provided by operating activities to DCF and Operational DCF (addition or subtraction indicated by sign):				
Net effect of changes in operating accounts	54	(1,366)	555	54
Sustaining capital expenditures	(372)	(430)	(413)	(372)
Distributions received from unconsolidated affiliates attributable to the return of capital	98	46	42	98
Net income attributable to noncontrolling interests			(125)	(125)
Other, net			(90)	(65)
Operational DCF (non-GAAP)			\$ 7,538	\$ 7,629
Proceeds from asset sales and other matters	122	64	42	122
Net income attributable to noncontrolling interests	(125)	(117)		
Monetization of interest rate derivative instruments accounted for as cash flow hedges	—	75	21	—
Other, net	(65)	(177)		
DCF (non-GAAP)	\$ 7,751	\$ 6,608	\$ 7,601	\$ 7,751

78 80

Capital Investments

During 2023, we placed \$3.5 billion of growth capital projects into service, including the 400 MMcf/d expansion of our Acadian Gas System, PDH 2 facility, Frac 12, our sixth Midland Basin natural gas processing train at Poseidon and our second natural gas processing train at Mentone in the Delaware Basin. We have approximately \$6.8 billion of growth capital projects scheduled to be completed by the end of 2025 the first half of 2026, including the following projects (including their respective scheduled completion dates):

- natural gas gathering expansion projects in the Delaware and Midland Basins (2023);
 - the first and second phase of our Texas Western Products System (first half of 2024);
- our PDH 2 facility (second quarter of 2023);
 - our third natural gas processing train at Mentone in the Delaware Basin (first quarter of 2024);
- a 400 MMcf/d expansion of our Acadian Gas System (second quarter of 2023);
 - our seventh natural gas processing train ("Leonidas") in the Midland Basin (first quarter of 2024);
- our Poseidon natural gas processing plant in the Midland Basin (third quarter of 2023);
 - natural gas gathering expansion projects in the Delaware and Midland Basins (2024 and first half of 2025);
- a twelfth NGL fractionator ("Frac XII") in Chambers County, Texas (third quarter of 2023);
 - the expansion of our LPG and PGP export capacity at EHT (first half of 2025);
- our Mentone II natural gas processing plant in the Delaware Basin (fourth quarter of 2023);
 - the Bahia NGL Pipeline (first half of 2025);
- our Texas Western Products System, created by repurposing a portion of our Mid-America Pipeline System's Rocky Mountain segment and adding westbound service to our Chaparral Pipeline business to transport refined products from the U.S. Gulf Coast to markets in West Texas, New Mexico, Colorado and Utah (fourth quarter of 2023);
 - an NGL fractionator ("Frac 14") and an associated DIB unit in Chambers County, Texas (second half of 2025);
- our Mentone III natural gas processing plant in the Delaware Basin (first quarter of 2024);
 - our first natural gas processing train at our Mentone West location in the Delaware Basin (second half of 2025);
- our Leonidas natural gas processing plant in the Midland Basin (first quarter of 2024);
 - an eighth natural gas processing train ("Orion") in the Midland Basin (second half of 2025);
- the expansion of our Shin Oak NGL Pipeline (first half of 2025);
 - an expansion of our Morgan's Point terminal to increase ethylene export capacity (second half of 2024 and second half of 2025); and
- an Ethane Export Terminal located in Orange County, Texas (2025); and an expansion of our Morgan's Point terminal to increase ethylene export capacity (2024 and 2025).
 - our Neches River Ethane / Propane Export Facility located in Orange County, Texas (second half of 2025 and first half of 2026);

In February 2022, we acquired Navitas Midstream from an affiliate of Warburg Pincus LLC for \$3.2 billion in net cash consideration, which was funded using proceeds from the issuance of short-term notes under EPO's commercial paper program and cash on hand. Shortly after closing on this transaction, we completed construction of the Leiker Plant and placed it into service in March 2022.

- our Neches River Ethane / Propane Export Facility located in Orange County, Texas (second half of 2025 and first half of 2026);

Based on information currently available, we expect our total capital investments for 2023, 2024, net of contributions from noncontrolling interests, to approximate \$2.7 billion \$3.8 billion to \$2.9 billion \$4.3 billion, which reflects growth capital investments of \$2.3 billion \$3.25 billion to \$2.5 billion \$3.75 billion and sustaining capital expenditures of \$400 million \$550 million. These amounts do not include capital investments associated with SPOT, our proposed deep-water offshore crude oil terminal, which remains subject to state and federal permitting, mitigation and related requirements, the Department of Transportation's Maritime Administration's issuance of a license for SPOT. We received a favorable ROD from the Department of Transportation's Maritime Administration for SPOT during the fourth quarter of 2022 and expect to satisfy we believe we have satisfied the remaining conditions to obtain the deep-water port license. While we anticipate that the Maritime Administration will issue the license in 2023; however, 2024, we can give no assurance as to when or whether the project will ultimately be authorized to begin construction or operation.

Our forecast of capital investments is dependent upon our ability to generate the required funds from either operating cash flows or other means, including borrowings under debt agreements, the issuance of additional equity and debt securities, and potential divestitures. We may revise our forecast of capital investments due to factors beyond our control, such as adverse economic conditions, weather-related issues and changes in supplier prices resulting from raw material or labor shortages, supply chain disruptions or inflation. Furthermore, our forecast of capital investments may change over time based on future decisions by management, which may include changing the scope or timing of projects or cancelling projects altogether. Our success in raising capital, having the ability to increase revenues commensurate with cost increases and our ability to partner with other companies to share project costs and risks continue to be significant factors in determining how much capital we can invest. We believe our access to capital resources is

sufficient to meet the demands of our current and future growth needs, and although we currently expect to make the forecast capital investments noted above, we may revise our plans in response to changes in economic and capital market conditions.

The following table summarizes our capital investments for the years indicated (dollars in millions):

	For the Year Ended December 31,		For the Year Ended December 31,	
	2022		2021	
	2023	2022	2023	2022
Capital investments for property, plant and equipment: (1)				
Growth capital projects (2)	\$ 1,606	\$ 1,807	\$ 2,844	\$ 1,606
Sustaining capital projects (3)	358	416	422	358
Total	<u>\$ 1,964</u>	<u>\$ 2,223</u>	<u>\$ 3,266</u>	<u>\$ 1,964</u>
Cash used for business combinations, net (4)	<u>\$ 3,204</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ 3,204</u>
Investments in unconsolidated affiliates	<u>\$ 1</u>	<u>\$ 2</u>	<u>\$ 2</u>	<u>\$ 1</u>

(1) Growth and sustaining capital amounts presented in the table above are presented on a cash basis. In total, these amounts represent "Capital expenditures" as presented on our Statements of Consolidated Cash Flows.

(2) Growth capital projects either (a) result in new sources of cash flow due to enhancements of or additions to existing assets (e.g., additional revenue streams, cost savings resulting from debottlenecking of a facility, etc.) or (b) expand our asset base through construction of new facilities that will generate additional revenue streams and cash flows.

(3) Sustaining capital projects are capital expenditures (as defined by GAAP) resulting from improvements to existing assets. Such expenditures serve to maintain existing operations but do not generate additional revenues or result in significant cost savings. Sustaining capital expenditures include the costs of major maintenance activities at our reaction-based plants, which are accounted for using the deferral method.

(4) Amount for the year ended December 31, 2022 represents net cash used for the acquisition of **Navitas Midstream**, our Midland Basin System, which closed on February 17, 2022, in February 2022.

Comparison of Year Ended December 31, 2022 December 31, 2023 with Year Ended December 31, 2021 December 31, 2022

In total, investments in growth capital projects decreased increased a net \$201 million \$1.2 billion year-to-year primarily due to the following:

- lower investments at our Chambers County complex (e.g., completion of our natural gasoline hydrotreater in October 2021 and a year-to-year decrease in spending on our PDH 2 facility, partially offset by a year-to-year increase in spending on Frac XII), which accounted for a net \$195 million decrease;
- higher investments in natural gas gathering and processing projects in the Permian Basin (e.g., construction of six natural gas processing trains and related gathering systems), which accounted for a \$761 million increase;
- completion of our Gillis Lateral natural gas pipeline in December 2021, which accounted for a \$186 million decrease;
- higher investments in ethane, ethylene and LPG export expansion projects at our Gulf Coast terminals, which accounted for a \$295 million increase; and
- completion of pipeline projects connecting our Chambers County complex with Gulf Coast assets, which accounted for a \$138 million decrease;
- higher investments in our Texas Western Products System, which accounted for a \$245 million increase; partially offset by
- lower investments in projects attributable to our ethylene business (e.g., completion of our Baymark ethylene pipeline in November 2021), which accounted for a \$99 million decrease; partially offset by higher investments in natural gas processing and gathering projects in the Permian Basin (e.g., construction of four natural gas processing plants and related gathering systems), which accounted for a \$289 million increase; and the purchase of approximately 580 miles of pipelines and related assets for \$160 million during the fourth quarter of 2022. The purchase of these assets allow us to optimize and expand our NGL and petrochemical systems on the Gulf Coast.
- lower investments in PDH 2 (placed into service in July 2023) at our Chambers County complex, which accounted for a \$76 million decrease.

Investments attributable to sustaining capital projects decreased \$58 million increased \$64 million year-to-year primarily due to lower major maintenance activities performed at certain of our reaction-based plants (PDH 1, octane enhancement and HPIB facilities) and fluctuations in timing and costs of pipeline integrity and similar projects.

Consolidated Debt

At December 31, 2022 December 31, 2023, the average maturity of EPO's consolidated debt obligations was approximately 20.0 19.1 years. The following table presents the scheduled maturities of principal amounts of EPO's consolidated debt obligations and associated estimated cash payments for interest at December 31, 2022 December 31, 2023 for the years indicated (dollars in millions):

	Total	2023	2024	2025	2026	2027	Thereafter	Total	2024	2025	2026	2027	2028	Thereafter
	Principal amount of debt obligations	\$ 28,566	\$ 1,745	\$ 850	\$ 1,150	\$ 875	\$ 575	\$ 23,371	Estimated cash payments for interest (1)	\$ 29,021	\$ 1,300	\$ 1,150	\$ 1,625	\$ 575
(1)	Estimated cash payments for interest are based on the principal amount of our consolidated debt obligations outstanding at December 31, 2022 December 31, 2023, the contractually scheduled maturities of such balances, and the applicable interest rates. Our estimated cash payments for interest are influenced by the long-term maturities of our \$2.3 billion in junior subordinated notes (due June 2067 through February 2078). The estimated cash payments assume that (i) the junior subordinated notes are not repaid prior to their respective maturity dates and (ii) the amount of interest paid on the junior subordinated notes is based on either (a) the current fixed interest rate charged or (b) the weighted-average variable rate paid in 2022 2023, as applicable, for each note through the respective maturity date.													

In February 2022, EPO repaid all of the \$750 million and \$650 million in principal amount of its Senior Notes VV and CC, respectively, using remaining cash on hand attributable to its September 2021 senior notes offering and proceeds from issuances under its commercial paper program.

In August 2022, EPO redeemed \$350 million of the \$700 million outstanding principal amount of its Junior Subordinated Notes D at a redemption price equal to 100% of the principal amount of the notes being redeemed plus accrued and unpaid interest thereon to, but not including, the redemption date. The redemption was funded using cash on hand and proceeds from issuances under EPO's commercial paper program.

In September 2022, EPO entered into a new \$1.5 billion 364-Day Revolving Credit Agreement (the "September 2022 \$1.5 Billion 364-Day Revolving Credit Agreement") that replaced its September 2021 364-Day Revolving Credit Agreement. The September 2022 \$1.5 Billion 364-Day Revolving Credit Agreement matures in September 2023. EPO's borrowing capacity was unchanged from the prior 364-day revolving credit agreement. As of December 31, 2022, there are no principal amounts outstanding under this new revolving credit agreement.

In January 2023, EPO issued \$1.75 billion aggregate principal amount of senior notes comprised of (i) \$750 million principal amount of senior notes due January 2026 ("Senior Notes FFF") and (ii) \$1.0 billion principal amount of senior notes due January 2033 ("Senior Notes GGG"). Senior Notes FFF were issued at 99.893% of their principal amount and have a fixed-rate fixed interest rate of 5.05% per year. Senior Notes GGG were issued at 99.803% of their principal amount and have a fixed-rate fixed interest rate of 5.35% per year. Net proceeds from this offering were used by EPO for general company purposes, including for growth capital investments, and the repayment of debt (including the repayment of all of our \$1.25 billion principal amount of 3.35% Senior Notes HH at their maturity in March 2023 and amounts outstanding under our commercial paper program).

In March 2023, EPO entered into a new 364-Day Revolving Credit Agreement (the "March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement") that replaced its September 2022 364-Day Revolving Credit Agreement. The March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement matures in March 2024. EPO's borrowing capacity was unchanged from the prior 364-day revolving credit agreement. As of December 31, 2023, there are no principal amounts outstanding under this new revolving credit agreement. EPO expects to renew this credit agreement during the first quarter of 2024.

In March 2023, EPO entered into a new revolving credit agreement that matures in March 2028 (the "March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement"). The March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement replaced EPO's prior multi-year revolving credit agreement that was scheduled to mature in September 2026. We proposed to reduce EPO's borrowing capacity from \$3.0 billion under the prior multi-year revolving credit agreement to \$2.7 billion under the March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement. Under the new agreement, EPO retains the right to increase its borrowing capacity by up to \$500 million to \$3.2 billion, provided certain conditions for the election are met. As of December 31, 2023, there are no principal amounts outstanding under this new revolving credit agreement.

In January 2024, EPO issued \$2.0 billion aggregate principal amount of senior notes comprised of (i) \$1.0 billion principal amount of Senior Notes HHH and (ii) \$1.0 billion principal amount of Senior Notes III. Senior Notes HHH were issued at 99.897% of their principal amount and have a fixed interest rate of 4.60% per year. Senior Notes III were issued at 99.705% of their principal amount and have a fixed interest rate of 4.85% per year. Net proceeds from this offering will be used by EPO for general company purposes, including for growth capital investments, and the repayment of debt (including the repayment of all or a portion of our \$1.25 billion \$850 million principal amount of 3.35% 3.90% Senior Notes HH JJ at their maturity in March 2023 February 2024 and amounts outstanding under our commercial paper program).

For additional information regarding our consolidated debt obligations, see Note 7 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Credit Ratings

As of February 28, 2023 February 28, 2024, the investment-grade credit ratings of EPO's long-term senior unsecured debt securities were BBB+ A- from Standard and Poor's, Baa1 A3 from Moody's and BBB+ A- from Fitch Ratings. In addition, the credit ratings of EPO's short-term senior unsecured debt securities were A-2 from Standard and Poor's, P-2 from Moody's and F-2 from Fitch Ratings. EPO's credit ratings reflect only the view of a rating agency and should not be interpreted as a recommendation to buy, sell or hold any of our securities. A credit rating can be revised upward or downward or withdrawn at any time by a rating agency, if it determines that circumstances warrant such a change. A credit rating from one rating agency should be evaluated independently of credit ratings from other rating agencies.

Product Purchase Commitments

The following table presents our unconditional product purchase commitments at December 31, 2022 December 31, 2023 for the years indicated (dollars in millions):

	Total	2023	2024	2025	2026	2027	Thereafter
Product purchase commitments	\$ 17,644	\$ 3,401	\$ 3,338	\$ 2,960	\$ 2,318	\$ 2,205	\$ 3,422
	Total	2024	2025	2026	2027	2028	Thereafter
Product purchase commitments	\$ 11,924	\$ 2,576	\$ 2,539	\$ 1,932	\$ 1,827	\$ 1,511	\$ 1,539

We have long-term product purchase commitments for natural gas, NGLs, crude oil, and petrochemicals and refined products with third party suppliers. The prices that we are obligated to pay under these contracts approximate market prices at the time we take delivery of the volumes. The preceding table presents our estimated future payment obligations under these contracts based on the contractual price in each agreement at December 31, 2022 December 31, 2023 applied to all future volume commitments. Actual future payment obligations may vary depending on prices at the time of delivery.

For additional information regarding our product purchase commitments, see Note 17 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Enterprise Declares Cash Distribution for Fourth Quarter of 2022 2023

On January 58, 2023, 2024, we announced that the Board declared a quarterly cash distribution of \$0.49 \$0.515 per common unit, or \$1.96 \$2.06 per common unit on an annualized basis, to be paid to the Partnership's common unitholders with respect to the fourth quarter of 2022, 2023. The quarterly distribution was paid on February 14, 2023 2024 to unitholders of record as of the close of business on January 31, 2023 2024. The total amount paid was \$1.07 billion \$1.13 billion, which includes \$9 million \$10 million for distribution equivalent rights on phantom unit awards.

The payment of quarterly cash distributions is subject to management's evaluation of our financial condition, results of operations and cash flows in connection with such payments and Board approval. Management will evaluate any future increases in cash distributions on a quarterly basis.

Common Unit Repurchases Under 2019 Buyback Program

In January 2019, we announced that the Board had approved a \$2.0 billion multi-year unit buyback program (the "2019 Buyback Program"), which provides the Partnership with an additional method to return capital to investors. The 2019 Buyback Program authorizes the Partnership to repurchase its common units from time to time, including through open market purchases and negotiated transactions. The timing and pace of buy backs under the program will be determined by a number of factors including (i) our financial performance and flexibility, (ii) organic growth and acquisition opportunities with higher potential returns on investment, (iii) the market price of the Partnership's common units and implied cash flow yield and (iv) maintaining targeted financial leverage, which is currently a debt-to-normalized adjusted EBITDA (earnings before interest, taxes, depreciation and amortization) ratio in the range of 2.75 to 3.25 times. No time limit has been set for completion of the 2019 Buyback Program, and it may be suspended or discontinued at any time.

The Partnership repurchased an aggregate 10,166,923 7,244,540 common units under the 2019 Buyback Program through open market purchases during the year ended December 31, 2022 December 31, 2023. The total cost of these repurchases, including commissions and fees, was \$250 million \$188 million. Common units repurchased under the 2019 Buyback Program are immediately cancelled upon acquisition. As of December 31, 2022 December 31, 2023, the remaining available capacity under the 2019 Buyback Program was \$1.3 billion \$1.1 billion.

84

Acquisition of Equity Interests From Western Midstream

On February 16, 2024, we acquired the remaining 20% equity interest in Whitemorn and 25% equity interest in EF78 from affiliates of Western Midstream for total cash consideration of \$375 million. We funded the cash consideration using cash on hand and proceeds from the issuance of short-term notes under EPO's commercial paper program.

Additionally, on February 16, 2024, an affiliate of Enterprise entered into a definitive agreement to acquire an additional 15% equity interest in Panola from an affiliate of Western Midstream for \$25 million in cash consideration. The acquisition is subject to the preferential purchase rights of other members in Panola to participate in the acquisition. This transaction, which is expected to close by April 1, 2024, will be funded using cash on hand and proceeds from the issuance of short-term notes under EPO's commercial paper program.

For additional information regarding these transactions, see Note 20 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Critical Accounting Policies and Estimates

In our financial reporting processes, we employ methods, estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of our financial statements. These methods, estimates and assumptions also affect the reported amounts of revenues and expenses for each reporting period. Investors should be aware that actual results could differ from these estimates if the underlying assumptions prove to be incorrect. The following sections discuss the use of estimates within our critical accounting policies:

82

Valuation of Assets and Liabilities Acquired in a Business Combination

For acquisitions accounted for as business combinations, we allocate the purchase price of an acquired business to its identifiable assets and liabilities based on estimated fair values. The excess of the purchase price over the amount allocated to the acquired identifiable assets and liabilities, if any, is recorded as goodwill.

Our purchase price allocation methodology contains uncertainties because it requires management to make assumptions and to apply judgment to estimate the fair value of acquired assets and liabilities. Management estimates the fair value of assets and liabilities based upon quoted market prices, the carrying value of certain acquired assets and widely accepted valuation techniques, including discounted cash flows. Our estimates of fair value are based upon assumptions we believe to be reasonable, but which are inherently uncertain and unpredictable. When appropriate, we engage third-party valuation specialists to assist in the fair value determination of acquired tangible and intangible assets. The purchase price allocation recorded in a business combination may change during the measurement period, which is a period not to exceed one year from the date of acquisition, as additional information about conditions existing at the acquisition date becomes available.

In February 2022, we acquired all of the member interests in Navitas Midstream Partners, LLC for \$3.2 billion in net cash consideration. For information regarding this business combination, see Note 12 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Depreciation Methods and Estimated Useful Lives of Property, Plant and Equipment

In general, depreciation is the systematic and rational allocation of an asset's cost, less its residual value (if any), to the periods it benefits. The majority of our property, plant and equipment is depreciated using the straight-line method, which results in depreciation expense being incurred evenly over the life of an asset. Depreciation expense incorporates management estimates regarding the useful economic lives and residual values of our assets. At the time we place our assets into service, we believe such assumptions are reasonable; however, circumstances may develop that cause us to change these assumptions, which would change our depreciation amounts prospectively. Examples of such circumstances include (i) changes in laws and regulations that limit the estimated economic life of an asset, (ii) changes in technology that render an asset obsolete, (iii) changes in expected salvage values or (iv) significant changes in our forecast of the remaining life for the associated resource basins, if applicable.

At December 31, 2022 December 31, 2023 and 2021 2022, the net carrying value of our property, plant and equipment was \$44.4 billion \$45.8 billion and \$42.1 44.4 billion, respectively. We recorded \$1.8 billion \$1.9 billion and \$1.7 1.8 billion of depreciation expense during the years ended December 31, 2022 December 31, 2023 and 2021, 2022, respectively. For information regarding our property, plant and equipment, see Note 4 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Measuring Recoverability of Long-Lived Assets and Fair Value of Equity Method Investments

Long-lived assets, which consist of intangible assets with finite useful lives and property, plant and equipment, are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of such assets may not be recoverable. Examples of such events or changes might be production declines that are not replaced by new discoveries or long-term decreases in the demand for or price of natural gas, NGLs, crude oil, petrochemicals or refined products.

The carrying value of a long-lived asset is deemed not recoverable if it exceeds the sum of undiscounted estimated cash flows expected to result from the use and eventual disposition of the asset. Estimates of undiscounted cash flows are based on a number of assumptions including anticipated operating margins and volumes; estimated useful life of the asset or asset group; and estimated residual values. If the carrying value of a long-lived asset is not recoverable, an impairment charge would be recorded for the excess of the asset's carrying value over its estimated fair value, which is derived from an analysis of the asset's estimated future discounted cash flows, the market value of similar assets and replacement cost of the asset less any applicable depreciation or amortization. In addition, fair value estimates also include the usage of probabilities when there is a range of possible outcomes.

83 85

We evaluate our equity method investments for impairment when there are events or changes in circumstances that indicate there is a potential loss in value of the investment attributable to an other-than-temporary decline. Examples of such events or changes in circumstances include continuing operating losses of the entity and/or long-term negative changes in the entity's industry. In the event we determine that the value of an investment is not recoverable due to an other-than-temporary decline, we record a non-cash impairment charge to adjust the carrying value of the investment to its estimated fair value. We assess the fair value of our equity method investments using commonly accepted techniques, and may use more than one method, including, but not limited to, recent third party sales and discounted estimated cash flow models. Estimates of discounted cash flows are based on a number of assumptions including discount rates; probabilities assigned to different cash flow scenarios; anticipated margins and volumes and estimated useful lives of the investment's underlying assets.

A significant change in the assumptions we use to measure recoverability of long-lived assets and the fair value of equity method investments could result in our recording a non-cash impairment charge. Any write-down of the carrying values of such assets would increase operating costs and expenses at that time.

In 2022 2023 and 2021, 2022, we recognized non-cash asset impairment charges attributable to assets other than goodwill totaling \$53 million \$32 million and \$233 53 million, respectively, which are a component of operating costs and expenses respectively. For information regarding impairment charges involving property, plant and equipment see Note 4 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report. We did not recognize any impairment charges in connection with our equity-method investments during the years ended December 31, 2022 December 31, 2023 and December 31, 2021 December 31, 2022.

Amortization Methods of Customer Relationships and Contract-Based Intangible Assets

The specific, identifiable intangible assets of an acquired business depend largely upon the nature of its operations and include items such as customer relationships and contracts.

Customer relationship intangible assets represent the estimated economic value assigned to commercial relationships acquired in connection with business combinations. In certain instances, the acquisition of these intangible assets provides us with access to customers in a defined resource basin and is analogous to having a franchise in a particular area. Efficient operation of the acquired assets (e.g., a natural gas gathering system) helps to support the commercial relationships with existing producers and provides us with opportunities to establish new ones within our existing asset footprint. The duration of this type of customer relationship is limited by the estimated economic life of the associated resource basin that supports the customer group. When estimating the economic life of a resource basin, we consider a number of factors, including reserve estimates and the economic viability of production and exploration activities.

In other situations, the acquisition of a customer relationship intangible asset provides us with access to customers whose hydrocarbon volumes are not attributable to specific resource basins. As with basin-specific customer relationships, efficient operation of the associated assets (e.g., a marine terminal that handles volumes originating from multiple sources) helps to support the commercial relationships with existing customers and provides us with opportunities to establish new ones. The duration of this type of customer relationship is typically limited to the term of the underlying service contracts, including assumed renewals.

The value we assign to customer relationships is amortized to earnings using methods that closely resemble the pattern in which the estimated economic benefits will be consumed (i.e., the manner in which the intangible asset is expected to contribute directly or indirectly to our cash flows). For example, the amortization period for a basin-specific customer relationship asset is limited by the estimated finite economic life of the associated hydrocarbon resource basin.

Contract-based intangible assets represent specific commercial rights we own arising from discrete contractual agreements. A contract-based intangible asset with a finite life is amortized over its estimated economic life, which is the period over which the contract is expected to contribute directly or indirectly to our cash flows. Our estimates of the economic life of contract-based intangible assets are based on a number of factors, including (i) the expected useful life of the related tangible assets (e.g., a marine terminal, pipeline or other asset), (ii) any legal or regulatory developments that would impact such contractual rights and (iii) any contractual provisions that enable us to renew or extend such arrangements.

84

If our assumptions regarding the estimated economic life of an intangible asset were to change, then the amortization period for such asset would be adjusted accordingly. Changes in the estimated useful life of an intangible asset would impact operating costs and expenses prospectively from the date of change.

86

At December 31, 2022 December 31, 2023 and 2021, 2022, the carrying value of our customer relationship and contract-based intangible asset portfolio was \$4.0 billion \$3.8 billion and \$3.24.0 billion, respectively. We recorded \$177 million \$201 million and \$151 177 million of amortization expense attributable to intangible assets during the years ended December 31, 2022 December 31, 2023 and 2021, 2022, respectively. For information regarding our intangible assets, see Note 6 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Methods We Employ to Measure the Fair Value of Goodwill and Related Assets

Our goodwill balance was \$5.6 billion at December 31, 2023 and \$5.4 billion at December 31, 2022 and 2021, respectively. Goodwill, which represents the cost of an acquired business in excess of the fair value of its net assets at the acquisition date, is subject to annual impairment testing in the fourth quarter of each year or when events or changes in circumstances indicate that the carrying amount of the goodwill may not be recoverable. Goodwill impairment charges represent the amount by which a reporting unit's carrying value (including its respective goodwill) exceeds its fair value, not to exceed the carrying amount of the reporting unit's goodwill.

We determine the fair value of each reporting unit using accepted valuation techniques, primarily through the use of discounted cash flows (i.e., an income approach to fair value) supplemented by market-based assessments, if available. The estimated fair values of our reporting units incorporate assumptions regarding the future economic prospects of the assets and operations that comprise each reporting unit including: (i) discrete financial forecasts for the assets comprising the reporting unit, which, in turn, rely on management's estimates of long-term operating margins, throughput volumes, capital investments and similar factors; (ii) long-term growth rates for the reporting unit's cash flows beyond the discrete forecast period; and (iii) appropriate discount rates. The fair value estimates are based on Level 3 inputs of the fair value hierarchy. We believe that the assumptions we use in estimating reporting unit fair values are consistent with those that market participants would use in their fair value estimation process. However, due to uncertainties in the estimation process and volatility in the supply and demand for hydrocarbons and similar risk factors, actual results could differ significantly from our estimates.

We did not record any goodwill impairment charges during the year ended **December 31, 2022** **December 31, 2023**. Based on our most recent goodwill impairment test at **December 31, 2022** **December 31, 2023**, the estimated fair value of each of our reporting units was substantially in excess of its carrying value (i.e., by at least 10%).

For information regarding our goodwill, see Note 6 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Use of Estimates for Revenues and Expenses

As noted previously, preparing our consolidated financial statements in conformity with GAAP requires us to make estimates that affect amounts presented in the financial statements. Due to the time required to compile actual billing information and receive third party data needed to record transactions, we routinely employ estimates in connection with revenue and expense amounts in order to meet our accelerated financial reporting deadlines.

Our most significant routine estimates involve revenues and costs of certain natural gas processing facilities, pipeline transportation revenues, fractionation revenues, marketing revenues and related purchases, and power and utility costs. These types of transactions must be estimated since the actual amounts are generally unavailable at the time we complete our accounting close process. The estimates subsequently reverse in the next accounting period when the corresponding actual customer billing or vendor-invoiced amounts are recorded.

Changes in facts and circumstances may result in revised estimates, which could affect our reported financial statements and accompanying disclosures. Prior to issuing our financial statements, we review our revenue and expense estimates based on currently available information to determine if adjustments are required.

85

Other Matters

Parent-Subsidiary Guarantor Relationship

The Partnership (the "Parent Guarantor") has guaranteed the payment of principal and interest on the consolidated debt obligations of EPO (the "Subsidiary Issuer"), with the exception of the remaining debt obligations of TEPPCO Partners, L.P. (collectively, the "Guaranteed Debt"). If EPO were to default on any of its Guaranteed Debt, the Partnership would be responsible for full and unconditional repayment of such obligations. At **December 31, 2022** **December 31, 2023**, the total amount of Guaranteed Debt was **\$29.0 billion** **\$29.5 billion**, which was comprised of **\$25.8 billion** **\$26.3 billion** of EPO's senior notes, \$2.3 billion of EPO's junior subordinated notes, **\$495 million** **\$450 million** of short-term commercial paper notes and **\$426 million** **\$455 million** of related accrued interest.

87

The Partnership's guarantees of EPO's senior note obligations, commercial paper notes and borrowings under bank credit facilities represent unsecured and unsubordinated obligations of the Partnership that rank equal in right of payment to all other existing or future unsecured and unsubordinated indebtedness of the Partnership. In addition, these guarantees effectively rank junior in right of payment to any existing or future indebtedness of the Partnership that is secured and unsubordinated, to the extent of the assets securing such indebtedness.

The Partnership's guarantees of EPO's junior subordinated notes represent unsecured and subordinated obligations of the Partnership that rank equal in right of payment to all other existing or future subordinated indebtedness of the Partnership and senior in right of payment to all existing or future equity securities of the Partnership. The Partnership's guarantees of EPO's junior subordinated notes effectively rank junior in right of payment to (i) any existing or future indebtedness of the Partnership that is secured, to the extent of the assets securing such indebtedness and (ii) all other existing or future unsecured and unsubordinated indebtedness of the Partnership.

The Partnership may be released from its guarantee obligations only in connection with EPO's exercise of its legal or covenant defeasance options as described in the underlying agreements.

Selected Financial Information of Obligor Group

The following tables present summarized financial information of the Partnership (as Parent Guarantor) and EPO (as Subsidiary Issuer) on a combined basis (collectively, the "Obligor Group"), after the elimination of intercompany balances and transactions among the Obligor Group.

In accordance with Rule 13.01 of Regulation S-X, the summarized financial information of the Obligor Group excludes the Obligor Group's equity in income and investments in the consolidated subsidiaries of EPO that are not party to the guarantee obligations (the "Non-Obligor Subsidiaries"). The total carrying value of the Obligor Group's investments in the Non-Obligor Subsidiaries was **\$47.5 billion** **\$46.8 billion** at **December 31, 2022** **December 31, 2023**. The Obligor Group's equity in the earnings of the Non-Obligor Subsidiaries for the year ended **December 31, 2022** **December 31, 2023** was **\$5.9 billion** **\$6.0 billion**. Although the net assets and earnings of the Non-Obligor Subsidiaries are not directly available to the holders of the Guaranteed Debt to satisfy the repayment of such obligations, there are no significant restrictions on the ability of the Non-Obligor Subsidiaries to pay distributions or make loans to EPO or the Partnership. EPO exercises control over the Non-Obligor Subsidiaries. We continue to believe that the consolidated financial statements of the Partnership presented under Item 8 of this annual report provide a more appropriate view of our credit standing. Our investment grade credit ratings are based on the Partnership's consolidated financial statements and not the Obligor Group's financial information presented below.

86

The following table presents summarized balance sheet information for the combined Obligor Group at **December 31, 2022** **December 31, 2023** (dollars in millions):

Selected asset information:			
Current receivables from Non-Obligor Subsidiaries	\$ 1,012	\$ 2,569	
Other current assets	4,949	5,416	
Long-term receivables from Non-Obligor Subsidiaries	187	187	
Other noncurrent assets, excluding investments in Non-Obligor Subsidiaries of \$47.5 billion	9,130		
Other noncurrent assets, excluding investments in Non-Obligor Subsidiaries of \$46.8 billion		9,185	
Selected liability information:			
Current portion of Guaranteed Debt, including interest of \$426 million	\$ 2,171		
Current portion of Guaranteed Debt, including interest of \$455 million		\$ 1,755	
Current payables to Non-Obligor Subsidiaries	1,899	1,567	
Other current liabilities	4,121	4,239	
Noncurrent portion of Guaranteed Debt, principal only	26,807	27,707	
Noncurrent payables to Non-Obligor Subsidiaries	38	57	
Other noncurrent liabilities	98	122	
Mezzanine equity of Obligor Group:			
Preferred units	\$ 49	\$ 49	

88

The following table presents summarized income statement information for the combined Obligor Group for the year ended **December 31, 2022** **December 31, 2023** (dollars in millions):

Revenues from Non-Obligor Subsidiaries	\$ 14,145	\$ 17,344
Revenues from other sources	27,312	15,375
Operating income of Obligor Group	836	835
Net loss of Obligor Group, excluding equity in earnings of Non-Obligor Subsidiaries of \$5.9 billion	(450)	
Net loss of Obligor Group, excluding equity in earnings of Non-Obligor Subsidiaries of \$6.0 billion		(483)

Related Party Transactions

For information regarding our related party transactions, see Note 15 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report as well as Part III, Item 13 of this annual report.

Income Taxes

On September 29, 2021, the Internal Revenue Service ("IRS") issued a Notice of Selection for Examination to EPO, stating that the IRS has selected its 2019 and 2020 partnership tax returns for examination. On January 6, 2022, the IRS issued a Notice of Selection for Examination to the Partnership stating that the IRS has selected our 2019 and 2020 partnership tax returns for examination. These are routine compliance examinations of various items of income, gain, deductions, losses and credits of EPO and the Partnership, respectively, during the years under examination.

Insurance

For information regarding insurance matters, see Note 18 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

87

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

General

In the normal course of our business operations, we are exposed to certain risks, including changes in interest rates and commodity prices. In order to manage risks associated with assets, liabilities and certain anticipated future transactions, we use derivative instruments such as futures, forward contracts, swaps and other instruments with similar

characteristics. Substantially all of our derivatives are used for non-trading activities.

We assess the risk associated with each of our derivative instrument portfolios using a sensitivity analysis model. This approach measures the change in fair value of the derivative instrument portfolio based on a hypothetical 10% change in the underlying interest rates or quoted market prices on a particular day. In addition to these variables, the fair value of each portfolio is influenced by changes in the notional amounts of the instruments outstanding. The sensitivity analysis approach does not reflect the impact that the same hypothetical price movement would have on the hedged exposures to which they relate. Therefore, the impact on the fair value of a derivative instrument resulting from a change in interest rates or quoted market prices (as applicable) would normally be offset by a corresponding gain or loss on the hedged debt instrument, inventory value or forecasted transaction assuming:

- the derivative instrument functions effectively as a hedge of the underlying risk;
 - the derivative instrument functions effectively as a hedge of the underlying risk;
- the derivative instrument is not closed out in advance of its expected term; and
 - the derivative instrument is not closed out in advance of its expected term; and
- the hedged forecasted transaction occurs within the expected time period.
 - the hedged forecasted transaction occurs within the expected time period.

We routinely review the effectiveness of our derivative instrument portfolios in light of current market conditions. Accordingly, the nature and volume of our derivative instruments may change depending on the specific exposure being managed.

See Note 14 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report for additional information regarding our derivative instruments and hedging activities.

89

Commodity Hedging Activities

The price of energy commodities such as natural gas, NGLs, crude oil, petrochemicals and refined products and power are subject to fluctuations in response to changes in supply and demand, market conditions and a variety of additional factors that are beyond our control. In order to manage such price risks, we enter into commodity derivative instruments such as physical forward contracts, futures contracts, fixed-for-float swaps and basis swaps.

At December 31, 2022 December 31, 2023, our predominant commodity hedging strategies consisted of (i) hedging anticipated future purchases and sales of commodity products associated with transportation, storage and blending activities, (ii) hedging natural gas processing margins, (iii) hedging the fair value of commodity products held in inventory and (iii) (iv) hedging natural gas processing margins, anticipated future purchases of power for certain operations in Southeast Texas. For a summary of our portfolio of commodity derivative instruments outstanding, see Note 14 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

88

Sensitivity Analysis

The following tables show the effect of hypothetical price movements on the estimated fair values of our principal commodity derivative instrument portfolios at the dates indicated (dollars in millions).

The fair value information presented in the sensitivity analysis tables excludes the impact of applying Chicago Mercantile Exchange ("CME") Rule 814, which deems that financial instruments cleared by the CME are settled daily in connection with variation margin payments. As a result of this exchange rule, CME-related derivatives are considered to have no fair value at the balance sheet date for financial reporting purposes; however, the derivatives remain outstanding and subject to future commodity price fluctuations until they are settled in accordance with their contractual terms. Derivative transactions cleared on exchanges other than the CME (e.g., the Intercontinental Exchange or ICE) continue to be reported on a gross basis.

Natural gas marketing portfolio

Scenario	Resulting Classification	Portfolio Fair Value at			Resulting Classification	Portfolio Fair Value at		
		December 31, 2021	December 31, 2022	January 31, 2023		December 31, 2022	December 31, 2023	January 31, 2024
Fair value assuming no change in underlying commodity prices	Asset (Liability)	\$ 9	\$ 90	\$ 24	Asset (Liability)	\$ 90	\$ 7	\$ 10
Fair value assuming 10% increase in underlying commodity prices	Asset (Liability)	9	97	26	Asset (Liability)	97	6	9
Fair value assuming 10% decrease in underlying commodity prices	Asset (Liability)	9	83	22	Asset (Liability)	83	8	11

NGL and refined products marketing, natural gas processing and octane enhancement portfolio

Scenario	Resulting Classification	Portfolio Fair Value at			Resulting Classification	Portfolio Fair Value at		
		December 31, 2021	December 31, 2022	January 31, 2023		December 31, 2022	December 31, 2023	January 31, 2024
Fair value assuming no change in underlying commodity prices	Asset (Liability)	\$ 84	\$ 18	\$ (79)	Asset (Liability)	\$ 18	\$ 39	\$ (31)
Fair value assuming 10% increase in underlying commodity prices	Asset (Liability)	77	(29)	(125)	Asset (Liability)	(29)	9	(64)
Fair value assuming 10% decrease in underlying commodity prices	Asset (Liability)	91	64	(32)	Asset (Liability)	64	69	2

Crude oil marketing portfolio

Scenario	Resulting Classification	Portfolio Fair Value at			Resulting Classification	Portfolio Fair Value at		
		December 31, 2021	December 31, 2022	January 31, 2023		December 31, 2022	December 31, 2023	January 31, 2024
Fair value assuming no change in underlying commodity prices	Asset (Liability)	\$ (55)	\$ 53	\$ 41	Asset (Liability)	\$ 53	\$ 66	\$ 8
Fair value assuming 10% increase in underlying commodity prices	Asset (Liability)	(120)	24	18	Asset (Liability)	24	(61)	(97)
Fair value assuming 10% decrease in underlying commodity prices	Asset (Liability)	11	81	63	Asset (Liability)	81	193	113

Commercial energy derivative portfolio

Scenario	Resulting Classification	Portfolio Fair Value at		
		December 31, 2022	December 31, 2023	January 31, 2024
Fair value assuming no change in underlying commodity prices	Asset (Liability)	\$ (38)	\$ (9)	\$ (10)
Fair value assuming 10% increase in underlying commodity prices	Asset (Liability)	(10)	9	7
Fair value assuming 10% decrease in underlying commodity prices	Asset (Liability)	(63)	(27)	(27)

90

Interest Rate Hedging Activities

We may utilize interest rate swaps, forward-starting swaps, options to enter into forward-starting swaps ("swaptions"), treasury locks and similar derivative instruments to manage our exposure to changes in interest rates charged on borrowings under certain consolidated debt agreements. This strategy may be used in controlling our overall cost of capital associated with such borrowings.

As of the filing date of this annual report, we do not have any interest rate hedging derivative instruments outstanding.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA.

Our audited consolidated financial statements begin on page F-1 of this annual report.

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE.

None.

89

ITEM 9A. CONTROLS AND PROCEDURES.

Disclosure Controls and Procedures

As of the end of the period covered by this annual report, our management carried out an evaluation, with the participation of (i) A. James Teague, Co-Chief Executive Officer of Enterprise GP and (ii) W. Randall Fowler, Co-Chief Executive Officer and Chief Financial Officer of Enterprise GP, of the effectiveness of our disclosure controls and procedures pursuant to Rule 13a-15 of the Securities Exchange Act of 1934. Mr. Teague and Mr. Fowler are our co-principal executive officers and Mr. Fowler is also our principal financial officer. Based on this evaluation, as of the end of the period covered by this annual report, Messrs. Teague and Fowler concluded:

(i) that our disclosure controls and procedures are designed to ensure that information required to be disclosed by us in the reports that we file or submit under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to our management, including our principal executive and financial officers, as appropriate to allow for timely decisions regarding required disclosures; and

(ii) that our disclosure controls and procedures are effective.

Changes in Internal Control over Financial Reporting

There were no changes in our internal controls over financial reporting (as defined in Rule 13a-15(f) under the Securities Exchange Act of 1934) during the fourth quarter of 2022, 2023, that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

Section 302 and 906 Certifications

The required certifications of Messrs. Teague and Fowler under Sections 302 and 906 of the Sarbanes-Oxley Act of 2002 are included as exhibits to this annual report (see Exhibits 31 and 32 under Part IV, Item 15 of this annual report).

90 91

MANAGEMENT'S ANNUAL REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AS OF DECEMBER 31, 2022 2023

The management of Enterprise Products Partners L.P. and its consolidated subsidiaries, including its Co-Chief Executive Officer and its Co-Chief Executive Officer and Chief Financial Officer, is responsible for establishing and maintaining adequate internal control over financial reporting, as defined in Rules 13a-15(f) and 15d-15(f) of the Securities Exchange Act of 1934, as amended. Our internal control system was designed to provide reasonable assurance to the management of Enterprise Products Partners L.P. and the Board of Directors of its general partner regarding the preparation and fair presentation of Enterprise Products Partners L.P.'s published financial statements.

Our management assessed the effectiveness of Enterprise Products Partners L.P.'s internal control over financial reporting as of December 31, 2022 December 31, 2023. In making this assessment, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO") in *Internal Control—Integrated Framework* (2013). This assessment included a review of the design and operating effectiveness of internal controls over financial reporting as well as the safeguarding of assets. Based on our assessment, we believe that, as of December 31, 2022 December 31, 2023, Enterprise Products Partners L.P.'s internal control over financial reporting is effective based on those criteria.

Our Audit and Conflicts Committee is comprised of independent directors who are not officers or employees of our general partner. This committee meets regularly with members of management, internal audit staff and representatives of Deloitte & Touche LLP, which is our independent registered public accounting firm, to discuss the adequacy of Enterprise Products Partners L.P.'s internal controls over financial reporting, consolidated financial statements and the nature, extent and results of the audit effort. Management reviews all of Enterprise Products Partners L.P.'s significant accounting policies and assumptions that affect its results of operations with the Audit and Conflicts Committee. Both the independent registered public accounting firm and our internal auditors have direct access to the Audit and Conflicts Committee without the presence of management.

Deloitte & Touche LLP has issued its attestation report regarding our internal control over financial reporting. See "Report of Independent Registered Public Accounting Firm" included within this Part II, Item 9A.

Pursuant to the requirements of Rules 13a-15(f) and 15d-15(f) of the Securities Exchange Act of 1934, as amended, this annual report on Internal Control Over Financial Reporting has been signed below by the following persons on behalf of the registrant and in their respective capacities indicated below on February 28, 2023 February 28, 2024.

/s/ A. James Teague

Name: A. James Teague
Title: Co-Chief Executive Officer
of Enterprise Products Holdings LLC

/s/ W. Randall Fowler

Name: W. Randall Fowler
Title: Co-Chief Executive Officer
and Chief Financial Officer
of Enterprise Products Holdings LLC

91 92

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors of Enterprise Products Holdings LLC and

REFINITIV CORPORATE DISCLOSURES | www.refinitiv.com | Contact Us

©2024 Refinitiv. All rights reserved. Republication or redistribution of Refinitiv content, including by framing or similar means, is prohibited without the prior written consent of Refinitiv. 'Refinitiv' and the Refinitiv logo are registered trademarks of Refinitiv and its affiliated companies.

86/198

REFINITIV 

Unitholders of Enterprise Products Partners L.P.

Opinion on Internal Control over Financial Reporting

We have audited the internal control over financial reporting of Enterprise Products Partners L.P. and subsidiaries (the "Company") as of **December 31, 2022** **December 31, 2023**, based on criteria established in *Internal Control – Integrated Framework* (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of **December 31, 2022** **December 31, 2023**, based on criteria established in *Internal Control—Integrated Framework* (2013) issued by COSO.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the consolidated financial statements as of and for the year ended **December 31, 2022** **December 31, 2023**, of the Company and our report dated **February 28, 2023** **February 28, 2024**, expressed an unqualified opinion on those financial statements.

Basis for Opinion

The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Annual Report on Internal Control over Financial Reporting as of **December 31, 2022** **December 31, 2023**. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

Definition and Limitations of Internal Control over Financial Reporting

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

/s/ DELOTTE & TOUCHE LLP
Houston, Texas
February 28, **2023** **2024**

92 93

ITEM 9B. OTHER INFORMATION.

None. During the three months ended December 31 2023, no director or officer (as defined in Rule 16a-1(f) of the Securities Exchange Act of 1934) of Enterprise GP adopted or terminated a "Rule 10b5-1 trading arrangement" or "non-Rule 10b5-1 trading arrangement," as each term is defined in Item 408(a) of Regulation S-K.

ITEM 9C. DISCLOSURE REGARDING FOREIGN JURISDICTIONS THAT PREVENT INSPECTIONS.

Not applicable.

PART III

ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND PARTNERSHIP GOVERNANCE.

Partnership Management

The following individuals currently serve as members of the Board of Directors of Enterprise GP (the "Board") of Enterprise GP: **Richard H. Bachmann, Carin M. Barth, Murray E. Brasseux, Rebecca G. Followill, W. Randall Fowler, James T. Hackett, William C. Montgomery, John R. Rutherford, A. James Teague, Harry P. Weitzel and Randa Duncan Williams.** Ms. Duncan Williams serves as the non-executive Chairman of the Board, and Mr. Bachmann serves as the non-executive Vice Chairman of the Board.

Edwin C. Smith and Richard S. Snell serve as an advisory director for Enterprise GP, and O.S. Andras serves as an honorary director. Edwin C. Smith served as an advisory director for Enterprise GP until his passing during the fourth quarter of 2023. Service as an advisory or honorary director does not confer any of the rights, obligations, liabilities or responsibilities of a director of Enterprise GP (including any power or authority to vote on any matters as a director).

As is commonly the case with publicly traded limited partnerships, we do not directly employ any of the persons responsible for our management, administrative or operating functions. Pursuant to the administrative services agreement ("ASA") with EPCO, these roles are performed by employees of EPCO, which are under the direction of the Board and executive officers of Enterprise GP. The executive officers of Enterprise GP are elected for one-year terms and may be removed, with or without cause, only by the Board. Our limited partners do not elect the officers or directors of Enterprise GP. The DD LLC Trustees, through their control of Enterprise GP, have the ability to elect, remove and replace at any time, the officers and directors of Enterprise GP. Each member of the Board of Enterprise GP serves until such member's death, resignation or removal. The employees of EPCO who served as directors of Enterprise GP during 2022 2023 were Ms. Duncan Williams and Messrs. Bachmann, Fowler, Teague and Weitzel.

Notwithstanding any contractual limitation on its obligations or duties, Enterprise GP is liable for all debts we incur (to the extent not paid by us), except to the extent that such indebtedness or other obligations are non-recourse to Enterprise GP. Whenever possible, Enterprise GP intends to make any such indebtedness or other obligations non-recourse to itself.

Under our partnership agreement and subject to specified limitations, we will indemnify to the fullest extent permitted by Delaware law, from and against all losses, claims, damages or similar events, any person who is or was serving as a director, officer, employee, agent, fiduciary or trustee of the Partnership, Enterprise GP or any of their respective affiliates.

Office of the Chairman

The Office of the Chairman is a management oversight group comprised of four individuals: Ms. Duncan Williams (as Chairman of the Board), Mr. Bachmann (as Vice Chairman of the Board), Mr. Teague (as Co-Chief Executive Officer ("Co-CEO")) and Mr. Fowler (as Co-CEO and Chief Financial Officer ("CFO")) (also as Co-CEO). The purpose of the Office of the Chairman is for the group to serve collectively as a liaison between the Board and senior management with respect to, and to provide the Chairman, Vice-Chairman Co-CEOs, and CFO Co-CEOs a venue to discuss, certain matters including:

- our strategic direction (including business opportunities through organic growth and acquisitions);
 - our strategic direction (including business opportunities through organic growth and acquisitions);
- the vision, leadership and development of our management team;
 - the vision, leadership and development of our management team;
- our business goals and operational performance; and
 - our business goals and operational performance; and
- strategies to preserve our financial strength.

- strategies to preserve our financial strength.

In addition, the Office of the Chairman assists the Board and its Governance Committee in identifying director education opportunities and in determining the size and composition of the Board and recruitment of new members. The Office of the Chairman also oversees policies that (i) reflect our values and business goals and (ii) enhance the effectiveness of our governance structure. The Office of the Chairman also collectively oversees and provides strategic direction for our legal and human resources departments.

In her role as Chairman of the Board (a non-executive role), Ms. Duncan Williams is responsible for, among other things: (i) presiding over and setting the agendas for meetings of the Board, with due consideration of our values and business goals and an effective governance structure; (ii) overseeing the appropriate flow of information to the Board; (iii) acting as a liaison between the Board and senior management; and (iv) meeting regularly with the Board to review our strategic direction.

In his role as Vice Chairman of the Board (a non-executive role), Mr. Bachmann is responsible for, among other things: (i) assisting the Chairman of the Board in the execution of the Chairman of the Board's functions and responsibilities, as requested from time to time by the Chairman of the Board; and (ii) meeting regularly with the Board to review our strategic direction.

In his role as Co-CEO, Mr. Teague is our co-principal executive officer and is responsible for, among other things: (i) managing our overall business and financial strategy and day-to-day operations; (ii) a principal focus area of overseeing and providing strategic direction for us, subject to Board approval, in the areas of operations, commercial activities, business development, and health and safety; and (iii) providing the required certifications as co-principal executive officer of Enterprise GP (together with Mr. Fowler) in connection with our disclosure controls and procedures and internal control over financial reporting.

In his role as Co-CEO and **CFO**, Chief Financial Officer ("CFO"), Mr. Fowler is our co-principal executive officer and our principal financial officer and is responsible for, among other things: (i) managing our overall business and financial strategy; (ii) a principal focus area of overseeing and providing strategic direction for us, subject to Board approval, in the areas of accounting, risk management, finance, treasury and cash management, information technology, investor relations, and public relations and (iii) providing the required certifications as both (a) a co-principal executive officer of Enterprise GP (together with Mr. Teague) and (b) the principal financial officer of Enterprise GP in connection with our disclosure controls and procedures and internal control over financial reporting.

Directors and Executive Officers of Enterprise GP

The following table sets forth the name, age and position of each of the directors, excluding advisory or honorary directors, and executive officers of Enterprise GP at **February 28, 2023** **February 28, 2024**. Each executive officer holds the same respective office shown below in the managing member of EPO.

Name	Age	Position with Enterprise GP
Randa Duncan Williams (1,6)	61 62	Director and Chairman of the Board
Richard H. Bachmann (1,6)	70 71	Director and Vice Chairman of the Board
A. James Teague (1,6,7,8)	77 78	Director and Co-CEO
W. Randall Fowler (1,6,7,8)	66 67	Director, Co-CEO and CFO
Carin M. Barth (2,6)	60 61	Director
Murray E. Brasseux (4, 6)	74 75	Director
Rebecca G. Followill (4)	64 65	Director
James T. Hackett (2,3,6)	69 70	Director
William C. Montgomery (4,5)	61 62	Director
John R. Rutherford (2)	62 63	Director
Harry P. Weitzel (6,8)	58 59	Director and Executive Vice President, General Counsel and Secretary
Graham W. Bacon (8)	59 60	Executive Vice President and Chief Operating Officer
R. Daniel Boss (8)	47 48	Executive Vice President – Accounting, Risk Control and Information Technology
Christian M. Nelly (8)	47 48	Executive Vice President – Finance and Sustainability and Treasurer
Brent B. Secrest (8)	50 51	Executive Vice President and Chief Commercial Officer

(1) Member of Office of the Chairman
(2) Member of the Governance Committee
(3) Chairman of the Governance Committee
(4) Member of the Audit and Conflicts Committee
(5) Chairman of the Audit and Conflicts Committee
(6) Member of the Capital Projects Committee
(7) Co-Chairman of the Capital Projects Committee
(8) Executive officer

The following information presents a brief description of the business experience of our directors and executive officers:

Randa Duncan Williams

Ms. Duncan Williams was elected Chairman of the Board of Enterprise GP in February 2013 and a director of Enterprise GP in November 2010. She was elected Chairman of EPCO in May 2010, having previously served as Group Co-Chairman since 1994. Ms. Duncan Williams has served as a member of Enterprise GP's Capital Projects Committee since November 2016.

Ms. Duncan Williams has served as a director of EPCO since February 1991. She also served as a director of the general partner of Enterprise GP Holdings L.P. ("Holdings GP") from May 2007 to November 2010.

Prior to joining EPCO in 1994, Ms. Duncan Williams practiced law with the firms Butler & Binion and Brown, Sims, Wise & White. Ms. Duncan Williams previously served on the board of directors of Encore Bancshares from July 2007 until July 2012. She currently serves on the board of trustees for numerous charitable organizations. Ms. Duncan Williams is the daughter of the late Mr. Dan L Duncan, our founder.

Richard H. Bachmann

Mr. Bachmann was elected a director and Vice Chairman of the Board of Enterprise GP in January 2016 and has served as a member of its Capital Projects Committee since November 2016. He previously served as a director of Enterprise GP from November 2010 through April 2014.

Mr. Bachmann was elected President and Chief Executive Officer ("CEO") of EPCO in May 2010 and has served as a director since January 1999. He previously served as Secretary of EPCO from May 1999 to May 2010 and as a Group Vice Chairman of EPCO from December 2007 to May 2010. Mr. Bachmann served as an Executive Vice President of Holdings GP from April 2005 to November 2010 and as a director of Holdings GP from February 2006 to November 2010. He served as Chief Legal Officer and Secretary of Holdings GP from April 2005 to May 2010. Mr. Bachmann served as Executive Vice President and Chief Legal Officer of Enterprise Products GP, LLC ("EPGP," our former general partner) from February 1999 until November 2010 and as Secretary of EPGP from November 1999 to November 2010. He previously served as a director of EPGP from June 2000 to January 2004 and from February 2006 to May 2010. Mr. Bachmann served as a director of DEP Holdings, LLC ("DEP GP"), the general partner of Duncan Energy Partners L.P., from October 2006 to May 2010 and as President and CEO of DEP GP from October 2006 to April 2010.

A. James Teague

Mr. Teague was elected Co-CEO of Enterprise GP in January 2020 and has been a director of Enterprise GP since November 2010. Mr. Teague previously served as CEO of Enterprise GP from January 2016 to January 2020, as the Chief Operating Officer ("COO") of Enterprise GP from November 2010 to December 2015 and served as an Executive Vice President of Enterprise GP from November 2010 until February 2013. He has served as Co-Chairman of the Capital Projects Committee of Enterprise GP since November 2016.

Mr. Teague served as an Executive Vice President of EPGP from November 1999 to November 2010 and additionally as a director from July 2008 to November 2010 and as COO from September 2010 to November 2010. In addition, he served as Chief Commercial Officer of EPGP from July 2008 until October 2010. He served as Executive Vice President and Chief Commercial Officer of DEP GP from July 2008 until September 2011. He previously served as a director of DEP GP from July 2008 to May 2010 and as a director of Holdings GP from October 2009 to May 2010.

Mr. Teague joined us in connection with our purchase of certain midstream energy assets from affiliates of Shell Oil Company in 1999. From 1998 to 1999, Mr. Teague served as President of Tejas Natural Gas Liquids, LLC, then an affiliate of Shell. From 1997 to 1998, he was President of Marketing and Trading for MAPCO, Inc. Mr. Teague also serves on the board of directors of Solaris Oilfield Infrastructure, Inc.

95

W. Randall Fowler

Mr. Fowler was elected a director of Enterprise GP in September 2011 and has served as its Co-CEO since January 2020, having previously served as President from January 2016 to January 2020 and as Chief Administrative Officer from April 2015 to January 2016. Mr. Fowler has served as CFO of Enterprise GP since August 2018, having previously served as Executive Vice President and CFO of Enterprise GP from November 2010 to March 2015 and as Executive Vice President and CFO of EPGP from August 2007 to November 2010. He has served as Co-Chairman of the Capital Projects Committee of Enterprise GP since November 2016.

Following the effectiveness of Mr. Boss' election to the position of CFO (as described below), Mr. Fowler will continue to serve as one of Enterprise GP's two Co-CEOs, together with A. James Teague.

Mr. Fowler was elected Vice Chairman and CFO of EPCO in May 2010. He previously served as President and CEO of EPCO from December 2007 to May 2010 and as its CFO from April 2005 to December 2007.

Mr. Fowler also served as President and CEO of DEP GP from April 2010 until September 2011 and as Executive Vice President and CFO of DEP GP from August 2007 to April 2010. He served as a director of DEP GP from September 2006 until September 2011. Mr. Fowler served as Senior Vice President and Treasurer of EPGP from February 2005 to August 2007 and of DEP GP from October 2006 to August 2007. Mr. Fowler also previously served as a director of EPGP and of Holdings GP from February 2006 to May 2010. Mr. Fowler also served as Senior Vice President and CFO of Holdings GP from August 2005 to August 2007.

Mr. Fowler, a Certified Public Accountant (inactive), joined us as Director of Investor Relations in January 1999. He also serves as Chairman of the Board of the Energy Infrastructure Council (formerly the Master Limited Partnership Association). He also serves on the Advisory Board for the College of Business at Louisiana Tech University and on the Advisory Board of Gear Up for Game Wardens under the Texas Parks and Wildlife Foundation.

97

Carin M. Barth

Ms. Barth was elected a director of Enterprise GP in October 2015. She has served as a member of its Governance Committee since October 2015 and its Capital Projects Committee since November 2016.

Ms. Barth is co-founder and President of LB Capital Inc., a private equity investment firm established in 1988. She currently serves on the following boards of directors: Black Stone Minerals, L.P., where she is lead director and Chair of the Audit Committee and Group 1 Automotive, Inc., where she is Chair of the Audit Committee. Additionally, she Ms. Barth is Chairman an Operating Partner at Mountain Capital Management, LLC. She also serves as a trustee of The Welch Foundation, a trustee of Memorial Hermann Foundation and an emeritus board member of the Ronald McDonald House of Houston.

Ms. Barth previously served on the Housing Commission at the Bi-Partisan Policy Center in Washington, DC from 2011 to 2014, and was a Commissioner of the Texas Department of Public Safety from 2008 to 2014. She also served as a board member of the following: BBVA USA Bancshares, Inc. from 2020 to May 2021; Halcon Resources

Corporation from April 2019 to October 2019; Bill Barrett Corporation from June 2012 to May 2016; Western Refining Inc., where she was Chair of the Audit Committee from March 2006 to January 2016; Methodist Hospital Research Institute from 2007 to 2012; Encore Bancshares, Inc. from 2009 to 2012; Amegy Bancorporation, Inc. from 2006 to 2009; the Texas Public Finance Authority from 2006 to 2008; and the Texas Tech University System Board of Regents from 1999 to 2005. She was appointed by President George W. Bush to serve as CFO of the U.S. Department of Housing and Urban Development from 2004 to 2005.

Murray E. Brasseux

Mr. Brasseux was elected a director of Enterprise GP in January 2019 and is a member of its Audit and Conflicts Committee and its Capital Projects Committee.

Mr. Brasseux is also a member of the board of directors of Adams Resources & Energy, Inc., a publicly-traded company primarily engaged in the business of crude oil marketing and tank truck transportation of liquid and dry bulk chemicals. Mr. Brasseux retired from **Compass BBVA** Bank in December 2014 after 20 years of service, having most recently served as Managing Director of Oil & Gas Finance. Mr. Brasseux also served as a consultant to **Compass BBVA** Bank from January 2015 to June 2015 and as a consultant to Loughlin Management Partners (a restructuring and advisory firm) from June 2015 to December 2017. Mr. Brasseux also serves on the boards of Worldwide Power Products Company, LLC (a private company in the industrial power business) and the Rare Book School (an affiliate of the University of Virginia).

96

Rebecca G. Followill

Mrs. Followill was elected a director of Enterprise GP and a member of its Audit and Conflicts Committee in January 2023.

Mrs. Followill is a petroleum engineer with 38 years of energy industry experience, including over 25 years providing analysis and assessing the valuations and competitiveness of public and private companies as a securities analyst. Mrs. Followill retired from U.S. Capital Advisors in May 2022, most recently serving as a Senior Managing Director. Prior to joining U.S. Capital Advisors in December 2010, Mrs. Followill served in senior roles at Tudor, Pickering, Holt, & Co. from 2007 to 2010, Howard Weil, Inc. from 2000 to 2007 and Merrill Lynch from 1997 to 2000. Mrs. Followill began her career as a reservoir engineer for Tenneco Oil Company. Mrs. Followill serves on the board of the Texas A&M Petroleum Ventures **Program**, **Program** and the advisory board of **Third Gear Investments**.

James T. Hackett

Mr. Hackett was elected a director of Enterprise GP in April 2014. He has served as a member of its Governance Committee since April 2014, including in the role of committee Chairman since November 2016. In addition, Mr. Hackett has served as a member of Enterprise GP's Capital Projects Committee since November 2016.

98

Mr. Hackett served as Executive Chairman of Alta Mesa Resources, Inc. (formerly named Silver Run Acquisition Corporation II) ("Alta Mesa") until March 2020. Mr. Hackett previously served as an Advisor and Partner to private energy investing firm Riverstone Holdings LLC. He served as Executive Chairman and CEO of Anadarko Petroleum Corporation, an independent oil and natural gas exploration and production company, from 2003 to 2013. Mr. Hackett is a board member of Fluor Corporation, **NOV, Inc.**, **Schlumberger Limited** and NuScale Power Corp. (including its Audit Committee). He is a former director of Cameron International and **NOV, Inc.** and the former Chairman of the Board of the Federal Reserve Bank of Dallas. He is a past Chairman (and now Member) of the National Petroleum Council, a member of the Society of Petroleum Engineers, a member of the Baylor College of Medicine Board of Trustees and a member of the Rice University Board of Trustees. Mr. Hackett also serves as a faculty member at Rice University and The University of Texas (Austin).

William C. Montgomery

Mr. Montgomery was elected a director of Enterprise GP and appointed a member of its Audit and Conflicts Committee in October 2015. Mr. Montgomery has served as Chairman of the Audit and Conflicts Committee since January 2020.

Mr. Montgomery has served as a Partner of Quantum Energy Partners since 2011 and is also a member of its **Executive and Investment Committees**. He is responsible for originating and overseeing investments in the oil and gas upstream and oilfield service sectors. Mr. Montgomery previously served on the board of Apache Corporation from July 2011 to May 2022.

Prior to joining Quantum Energy Partners, Mr. Montgomery was a Partner in the Investment Banking Division of Goldman, Sachs & Co. where he headed the firm's Americas Natural Resources Group as well as its Houston office. His career as a banker spanned 22 years and was focused on large cap energy companies primarily in the upstream and oil service sectors. Mr. Montgomery has been an active civic leader, chairing the boards of The Houston Museum of Natural Science and The St. Francis Episcopal Day School and currently serves on the board of trustees of The Episcopal Health Foundation and the Board of Visitors of the MD Anderson Cancer **Center**, **Center** and as Chairman of the board of trustees of The Episcopal Health Foundation.

John R. Rutherford

Mr. Rutherford was elected a director of Enterprise GP in January 2019 and is currently a member of its Governance Committee. Mr. Rutherford served as a member of the Audit and Conflicts Committee from January 2019 to December 2022.

Mr. Rutherford is a private investor and serves as a part-time Senior Advisor to ECP GP, an energy investment firm focused on investing in the power, clean energy and midstream sectors. Mr. Rutherford also serves on the board of directors of T.D. Williamson Holdings, LLC, a privately-owned pipeline field services company, and on the Board of Trustees of the Employees Retirement System of Texas. In addition, Mr. Rutherford serves on the board of directors of the Navy Seal Foundation. Mr. Rutherford previously served as Executive Vice President (Strategic Planning, M&A and Business Development) of the general partner of Plains All American Pipeline, L.P. ("Plains") and as a member of Plains' executive committee from October 2010 through July 2015. Mr. Rutherford also served as a financial consultant to Plains from July 2015 through September 2018. His career includes over 20 years of investment banking experience as a mergers and acquisitions and strategic advisor to public and private energy companies, investment firms, management teams and boards of directors. Prior to joining Plains, Mr. Rutherford served as Managing Director of the North American Energy Practice of Lazard Freres & Company from 2007 until 2010. Prior to joining Lazard, he was a partner at Simmons & Company for over ten years.

97

Harry P. Weitzel

Mr. Weitzel was elected a director of Enterprise GP and appointed a member of its Capital Projects Committee in November 2016 and has served as Executive Vice President, General Counsel and Secretary of Enterprise GP since January 2020. He previously served as Senior Vice President, General Counsel and Secretary of Enterprise GP from April 2016 to January 2020 and as Senior Vice President, Deputy General Counsel and Secretary of Enterprise GP from January 2015 to April 2016. Mr. Weitzel is responsible for all our legal functions, including securities, litigation, employment, mergers and acquisitions, corporate governance and commercial transactions.

Mr. Weitzel has extensive experience as an attorney, including over 24 years of practice as a commercial litigator having practiced over 30 years in Texas and California. He has successfully represented individual, corporate and governmental clients as plaintiffs and defendants in a wide variety of business-related matters. Mr. Weitzel has tried cases in state and federal courts, as well as arbitrations under the American Arbitration Association, JAMS and the International Chamber of Commerce. He has handled appeals in state and federal courts. Prior to joining us, Mr. Weitzel was a commercial litigation partner with Pepper Hamilton LLP in Irvine, California from October 2009 to December 2014.

99

Graham W. Bacon

Mr. Bacon was elected Executive Vice President and Chief Operating Officer of Enterprise GP in September 2019. Mr. Bacon most recently served as Executive Vice President (Operations and Engineering) of Enterprise GP from October 2015 to August 2019 and continues to have responsibility for our operations and engineering teams in his new role. He previously served as Group Senior Vice President (Operations and Environmental, Health, Safety & Training) from February 2014 to October 2015; as Senior Vice President (Operations) from January 2012 to February 2014; as Vice President (Operations) from June 2006 to January 2012, and as Vice President (Engineering) from September 2005 to May 2006. He joined EPCO in 1991 and has held a variety of operations and engineering roles. Prior to joining EPCO, Mr. Bacon worked for Vista Chemical Company.

R. Daniel Boss

Mr. Boss, a Certified Public Accountant, was elected has served as Executive Vice President – Accounting, Risk Control and Information Technology of Enterprise GP in since January 2020 and previously served as Senior Vice President (Accounting and Risk Control) from August 2016 to January 2020. He On February 12, 2024, the Board promoted Mr. Boss to the position of Executive Vice President and CFO of Enterprise GP, with such promotion to become effective as of March 1, 2024. In his new role, Mr. Boss (i) will serve as Enterprise GP's principal financial officer, (ii) will continue to serve as Enterprise GP's principal accounting officer and (iii) will continue to report directly to W. Randall Fowler.

Mr. Boss is responsible for the overall leadership of our Accounting, Risk Control and Information Technology organizations and (in his new role) will also be responsible for the overall leadership of our Internal Audit organization. Mr. Boss served as a Senior Vice President of Enterprise GP from March 2015 to August 2016 with responsibility over our regulated business. He also served as Vice President (Risk Control) from April 2013 to March 2015 and as Senior Director (Risk Control) from January 2010 to March 2013. While serving in these positions, Mr. Boss was Chairman of the Risk Management Committee and had responsibilities for our marketing risk management policies, transaction controls and derivatives and hedging strategies compliance. Mr. Boss also served as Director (Volume Accounting) from November 2008 until January 2010 where he was responsible for gas marketing and commodity derivatives accounting, hedging and reporting. Prior to joining us, Mr. Boss held leadership positions with Merrill Lynch Commodities and Dynegy Inc.

Christian M. Nelly

Mr. Nelly was elected Executive Vice President – Finance and Sustainability and Treasurer of Enterprise GP in July 2020. He Following the effectiveness of Mr. Boss' election to the position of CFO (as described above), Mr. Nelly will continue to serve as Enterprise GP's Executive Vice President – Finance and Sustainability and Treasurer and will report directly to Mr. Fowler. Mr. Nelly previously served as Executive Vice President – Finance and Treasurer from January 2020 to July 2020 and as Senior Vice President (Finance) and Treasurer from March 2019 to January 2020. Mr. Nelly is responsible for managing our financing activities, business planning and analysis, credit, cash management, corporate risk and insurance, investor relations, sustainability and public relations groups. Mr. Nelly served as Vice President and Treasurer from April 2015 to February 2019; Senior Director of Finance from April 2011 until March 2015; and Director of Finance from January 2008 to March 2011. Prior to joining us, Mr. Nelly spent 10 years with various corporate and investment banks where he executed transactions and maintained relationships with midstream and upstream energy companies and gained experience in strategic advisory, valuation, mergers and acquisitions, and capital raising.

98

Brent B. Secretst

Mr. Secretst was elected Executive Vice President and Chief Commercial Officer of Enterprise GP in September 2019. Mr. Secretst most recently served as Senior Vice President (Commercial) of Enterprise GP from July 2018 to August 2019. He previously served as Senior Vice President (Liquid Hydrocarbons Marketing) of Enterprise GP from May 2016 to June 2018, as Vice President (Crude Oil and Refined Products Marketing) from October 2015 to May 2016 and as Vice President (Crude Oil Pipelines and Terminals) from October 2012 to October 2015. He has also served us in various other leadership positions, including in the areas of NGL marketing and supply, commercial development, distribution, and business analysis. Mr. Secretst has over 25 years of experience in the energy industry and began his career at Basis Petroleum Inc. prior to joining EPCO in 1996.

100

Director Experience, Qualifications, Attributes and Skills

The following is a brief discussion of the experience, qualifications, attributes and skills that led us to the conclusion that each of the following persons should serve as a director of Enterprise GP.

Five of our directors are current employees of EPCO and officers of Enterprise GP or its affiliates. Each of these directors has significant experience in our industry as executive officers as well as other qualifications, attributes and skills. These include:

- for Ms. Duncan Williams, legal and community involvement with numerous charitable organizations, and active involvement in EPCO's businesses, including ownership in and management of our businesses;
 - for Ms. Duncan Williams, legal and community involvement with numerous charitable organizations, and active involvement in EPCO's businesses, including ownership in and management of our businesses;
- for Mr. Teague, over 50 years of commercial management of midstream assets and marketing and trading activities, both for third parties and for us;
 - for Mr. Teague, over 50 years of commercial management of midstream assets and marketing and trading activities, both for third parties and for us;
- for Mr. Fowler, over 23 years of experience with our midstream assets, including finance, accounting and investor relations and, for over 17 years, as a member of our executive management team;
 - for Mr. Fowler, over 24 years of experience with our midstream assets, including finance, accounting and investor relations and, for over 18 years, as a member of our executive management team;
- for Mr. Bachmann, over 40 years of experience with our midstream assets, including legal, regulatory, contracts and mergers and acquisitions and, for over 23 years, as a member of either EPCO's or our executive management teams; and
 - for Mr. Bachmann, over 40 years of experience with our midstream assets, including legal, regulatory, contracts and mergers and acquisitions and, for over 24 years, as a member of either EPCO's or our executive management teams; and
- for Mr. Weitzel, over 30 years of experience in Texas and California as a commercial litigator, having successfully represented individual, corporate and governmental clients as plaintiffs and defendants in a wide variety of business-related matters.
 - for Mr. Weitzel, over 24 years of experience in Texas and California as a commercial litigator, having successfully represented individual, corporate and governmental clients as plaintiffs and defendants in a wide variety of business-related matters.

Our six outside voting directors also have significant experience in a variety of capacities, as well as other qualifications, attributes and skills. These include:

- for Ms. Barth, executive management experience in various financial and governance roles;
 - for Ms. Barth, executive management experience in various financial and governance roles;
- for Mr. Brasseux, executive management experience in banking and finance as well as governance roles;
 - for Mr. Brasseux, executive management experience in banking and finance as well as governance roles;
- for Mrs. Followill, executive management experience in the financial services industry (including in the areas of analysis and assessing the valuations and competitiveness of public and private companies in the energy industry);
 - for Mrs. Followill, executive management experience in the financial services industry (including in the areas of analysis and assessing the valuations and competitiveness of public and private companies in the energy industry);
- for Mr. Hackett, executive management of a major oil and gas exploration and production company;
 - for Mr. Hackett, executive management of a major oil and gas exploration and production company;

- for Mr. Montgomery, executive management of both an investment banking firm and a private equity investment firm serving the global energy industry; and
 - for Mr. Montgomery, executive management of both an investment banking firm and a private equity investment firm serving the global energy industry; and
- for Mr. Rutherford, executive management experience in the midstream energy industry (including in the areas of strategic planning, mergers and acquisitions, investment banking and finance).
 - for Mr. Rutherford, executive management experience in the midstream energy industry (including in the areas of strategic planning, mergers and acquisitions, investment banking and finance).

As an advisory director, Mr. Smith has experience in banking and investment matters and director, Mr. Snell has experience involving complex legal and accounting matters. As an honorary director, Mr. Andras has a long history with us and our operations, including being a former CEO.

99

Partnership Governance

We are committed to sound principles of governance. Such principles are critical for us to achieve our performance goals and maintain the trust and confidence of investors, employees, suppliers, business partners and other stakeholders.

A key element of strong governance is having independent members of the Board. Pursuant to the NYSE listing standards, a director will be considered independent if the Board determines that he or she does not have a material relationship with Enterprise GP or us (either directly or as a partner, unitholder or officer of an organization that has a material relationship with Enterprise GP or us). Based on the foregoing, the Board has affirmatively determined that Ms. Barth, Mrs. Followill and Messrs. Brasseux, Hackett, Montgomery and Rutherford are independent directors under the NYSE rules.

101

Because we are a limited partnership and meet the definition of a "controlled company" under the listing standards of the NYSE, we are not required to comply with certain NYSE rules. In particular, we are not required to comply with Section 303A.01 of the NYSE Listed Company Manual, which would require that the Board of Enterprise GP be comprised of a majority of independent directors. Currently, six of the eleven Board members of Enterprise GP are independent under NYSE rules; however, this composition may not always be in effect. Also, we have elected to not comply with Sections 303A.04 and 303A.05 of the NYSE Listed Company Manual, which would require that the Board of Enterprise GP maintain a Nominating Committee and a Compensation Committee, each consisting entirely of independent directors.

Code of Conduct and Ethics and Corporate Governance Guidelines

Enterprise GP has adopted a Code of Conduct that applies to its directors, officers and employees. This code sets forth our requirements for compliance with legal and ethical standards in the conduct of our business, including general business principles, legal and ethical obligations, compliance policies for specific subjects, obtaining guidance on complying with the code, the reporting of compliance issues, and discipline for violations of the code. The Code of Conduct also establishes policies applicable to our Co-CEOs and CFO, and senior financial and other managers to prevent wrongdoing and to promote honest and ethical conduct, including ethical handling of actual and apparent conflicts of interest, compliance with applicable laws, rules and regulations, full, fair, accurate, timely and understandable disclosure in public communications, and prompt internal reporting of violations of the code (and thus accountability for adherence to the code). Employees are required to certify their understanding and compliance with the Code of Conduct on an annual basis. Training on the Code of Conduct is also provided to employees, where applicable.

Governance guidelines, together with applicable committee charters, provide the framework for effective governance of our partnership. The Board has adopted the *Governance Guidelines of Enterprise Products Partners* ("Governance Guidelines"), which address several matters, including qualifications for directors, responsibilities of directors, limitations on service to other companies, retirement of directors, the composition and responsibilities of Board committees, the conduct and frequency of Board and committee meetings, management succession plans, director access to management and outside advisors, director compensation, director and executive officer equity ownership, director orientation and continuing education, and annual self-evaluation of the Board. The Board recognizes that effective governance is an on-going process, and thus, it will review the Governance Guidelines annually or more often as deemed necessary.

100

Audit and Conflicts Committee

The purpose of the Board's Audit and Conflicts Committee is to address audit and conflicts-related matters. In accordance with NYSE rules and the Securities Exchange Act of 1934, the Board has named three of its members to serve on the Audit and Conflicts Committee. Members of the Audit and Conflicts Committee must have a basic understanding of finance and accounting matters and be able to read and understand financial statements, and at least one member of the Audit and Conflicts Committee shall have accounting or related financial management expertise. The current members of the Audit and Conflicts Committee are Mrs. Followill and Messrs. Brasseux and Montgomery, all of whom are independent directors, free from any relationship with us or any of our subsidiaries that would interfere with the exercise of independent judgment.

The Board has affirmatively determined that Mr. Montgomery satisfies the definition of "Audit Committee Financial Expert" as that term is defined in Item 407(d)(5) of Regulation S-K promulgated by the SEC.

The primary responsibilities of the Audit and Conflicts Committee include (i) reviewing potential conflicts of interest, including related party transactions, (ii) monitoring the integrity of our financial reporting process and related systems of internal control, (iii) ensuring our legal and regulatory compliance and that of Enterprise GP, (iv) overseeing the independence and performance of our independent public accountant, (v) approving all services performed by our independent public accountant, (vi) providing for an avenue of communication among the independent public accountant, management, internal audit function and the Board, (vii) encouraging adherence to and continuous improvement of our policies, procedures and practices at all levels and (viii) reviewing areas of potential significant financial risk to our businesses.

If the Board believes that a particular matter presents a conflict of interest and proposes a resolution, the Audit and Conflicts Committee has the authority to review such matter to determine if the proposed resolution is fair and reasonable to us. Any matters approved by the Audit and Conflicts Committee are conclusively deemed to be fair and reasonable to us, approved by all of our partners and not a breach by Enterprise GP or the Board of any duties they may owe us or our unitholders.

102

Pursuant to its formal written charter, the Audit and Conflicts Committee has the authority to conduct any investigation appropriate to fulfilling its responsibilities, and it has direct access to our independent public accountants as well as any EPCO personnel whom it deems necessary in fulfilling its responsibilities. The Audit and Conflicts Committee has the ability to retain, at our expense, special legal, accounting or other consultants or experts it deems necessary in the performance of its duties.

Governance Committee

The primary purpose of the Governance Committee is to develop and recommend to the Board a set of governance guidelines applicable to our partnership, to review such guidelines from time to time and to oversee governance matters related to our business, including Board and Committee composition, qualifications of Board candidates, director independence, succession planning and related matters. The Governance Committee also assists in Board oversight of management's establishment and administration of our environmental, safety and transportation compliance policies, procedures, programs and initiatives, and related matters. In accordance with its charter, the Governance Committee shall be composed of not less than three members, at least a majority of whom shall be independent directors. Currently, the Governance Committee is comprised of three independent directors (Ms. Barth, Mr. Hackett and Mr. Rutherford).

Like the Audit and Conflicts Committee, the Governance Committee has the authority to conduct any investigation appropriate to fulfilling its responsibilities, and it has direct access to our independent public accountants as well as any EPCO personnel whom it deems necessary in fulfilling its responsibilities. In addition, the Governance Committee has the ability to retain, at our expense, special legal, accounting or other consultants or experts it deems necessary in the performance of its duties.

A subcommittee of the Governance Committee, the Incentive Plan Administration Subcommittee, is involved in decision-making regarding employee compensation matters, including grants of equity-based awards. In accordance with the Governance Committee charter, this subcommittee shall be composed of two or more non-employee directors (currently, Ms. Barth, Mr. Hackett and Mr. Rutherford) and shall (i) review and approve all aspects of compensation of our Co-CEOs, **and CFO**, (ii) administer the long-term incentive plans of the Partnership and its affiliates and (iii) review and approve all equity grants made to employees, consultants and/or directors as required by such long-term incentive plans. For more information regarding this subcommittee's role in executive compensation matters, see *"Overview of Decision-Making Process regarding Compensation of Named Executive Officers"* under Part III, Item 11 of this annual report.

101

Capital Projects Committee

The primary purpose of the Capital Projects Committee is to review and approve certain expenditures by Enterprise GP, the Partnership and/or their respective consolidated subsidiaries in connection with proposed capital projects. Currently, the Capital Projects Committee is comprised of Ms. Duncan Williams, Ms. Barth and Messrs. Bachmann, Brasseux, Fowler, Hackett, Teague and Weitzel. Messrs. Teague and Fowler are co-chairmen of the Capital Projects Committee.

Investor Access to Partnership Governance Information

We provide investors access to information relating to our governance procedures and principles, including the Code of Conduct, Governance Guidelines, the charters of the Audit and Conflicts Committee, the Governance Committee and the Capital Projects Committee, along with other information, through our website, www.enterpriseproducts.com. You may also contact our Investor Relations department at (866) 230-0745 for printed copies of these documents free of charge.

NYSE Corporate Governance Listing Standards

On **March 24, 2022** **March 9, 2023**, Mr. Teague certified to the NYSE (as required by Section 303A.12(a) of the NYSE Listed Company Manual) that he was not aware of any violation by us of the NYSE's Corporate Governance listing standards as of that date.

Executive Sessions of Non-Management Directors

The Board holds regular executive sessions in which non-management directors meet without any members of management present. The purpose of these executive sessions is to promote open and candid discussion among the non-management directors. During such executive sessions, one director is designated as the presiding director, who is responsible for leading and facilitating such executive sessions. Currently, the presiding director is Mr. Montgomery.

103

Confidential Telephone Hotline

In accordance with NYSE rules, we have established a toll-free, confidential telephone hotline (the "Hotline") so that interested parties may communicate with the presiding director or with all the non-management directors of Enterprise GP as a group. All calls to this Hotline are reported to the chairman of the Audit and Conflicts Committee, who is responsible for communicating any necessary information to the other non-management directors. The number of our confidential Hotline is (844) 693-4318.

Delinquent Section 16(a) Reports

Under federal securities laws, directors and executive officers of Enterprise GP and any persons holding more than 10% of our common units are required to report their beneficial ownership of common units and any changes in their beneficial ownership levels to us and the SEC. Specific due dates for these reports have been established by regulation, and we are required to disclose in this annual report any failure to file this information within the specified timeframes. All such reporting was done in a timely manner in 2023, except that a disposal of common units as a gift by Mr. Bachmann was reported on a Form 4 filed in December 2023, instead of by the reporting deadline in November 2023.

102

104

ITEM 11. EXECUTIVE COMPENSATION.

Executive Officer Compensation

We do not directly employ any of the persons responsible for managing our business. Instead, we are managed by Enterprise GP, the executive officers of which are employees of EPCO. Our management, administrative and operating functions are primarily performed by employees of EPCO in accordance with the ASA. Pursuant to the ASA, we reimburse EPCO for its compensation costs related to the employment of personnel working on our behalf. For information regarding the ASA, see Note 15 of the Notes to Consolidated Financial Statements included under Part II, Item 8 of this annual report.

Summary Compensation Table

The following table presents total compensation amounts paid, accrued or otherwise expensed by us with respect to our (i) co-CEOs, (ii) CFO and (iii) three highest paid officers of our general partner, other than our principal executive and financial officers, who were serving in such capacity at December 31, 2022 December 31, 2023. Collectively, these five individuals were our "named executive officers" for 2022, 2023. To the extent such individuals were also named executive officers for 2021, 2022 and 2020, 2021, their total compensation for those years is presented as well.

Name and Principal Position	Equity-						Equity-					
	Year	Cash Salary	Bonus	Based Awards	All Other Compensation	Total	Year	Cash Salary	Bonus	Based Awards	All Other Compensation	Total
A. James Teague, Co-CEO	2022	\$ 1,075,000	\$ 3,700,000	\$ 6,386,500	\$ 6,192,313	\$ 17,353,813	2023	\$ 1,149,500	\$ 3,700,000	\$ 7,740,000	\$ 1,377,039	\$ 13,966,539
	2021	987,500	3,200,000	5,197,500	1,031,514	10,416,514	2022	1,075,000	3,700,000	6,386,500	6,192,313	17,353,813
	2020	937,572	3,000,000	5,796,000	915,797	10,649,369	2021	987,500	3,200,000	5,197,500	1,031,514	10,416,514
W. Randall Fowler, Co-CEO and CFO	2022	806,250	2,775,000	4,789,875	872,614	9,243,739	2023	862,125	2,775,000	5,805,000	4,773,863	14,215,988
	2021	731,250	2,400,000	3,898,125	753,389	7,782,764	2022	806,250	2,775,000	4,789,875	872,614	9,243,739
	2020	660,938	2,250,000	4,399,950	637,630	7,948,518	2021	731,250	2,400,000	3,898,125	753,389	7,782,764
Graham W. Bacon, Executive Vice President and Chief Operating Officer	2022	563,000	825,000	2,289,500	532,326	4,209,826	2023	593,750	825,000	3,336,500	1,617,939	6,373,189
	2021	524,000	750,000	1,975,050	457,633	3,706,683	2022	563,000	825,000	2,289,500	532,326	4,209,826
	2020	511,250	700,000	2,318,400	418,486	3,948,136	2021	524,000	750,000	1,975,050	457,633	3,706,683
Brent B. Secrest, Executive Vice President and Chief Commercial Officer	2022	519,250	775,000	2,289,500	490,539	4,074,289	2023	563,750	700,000	3,185,200	1,588,794	6,037,744
	2021	484,000	700,000	1,975,050	397,510	3,556,560	2022	519,250	775,000	2,289,500	490,539	4,074,289
	2020	468,750	700,000	2,356,199	315,031	3,839,980	2021	484,000	700,000	1,975,050	397,510	3,556,560
Christian M. Nelly, Executive Vice President – Finance and Sustainability and Treasurer	2022	420,469	502,125	1,997,288	365,557	3,285,439						
	2021	361,969	414,375	1,662,161	260,951	2,699,456						
	2020	336,375	390,000	1,109,471	659,699	2,495,545						

(1) Amounts represent our estimated share of the aggregate grant date fair value of equity-based awards granted during each year presented. See "Grants of Equity-Based Awards in Fiscal Year 2022 2023" within this Item 11 for information regarding awards granted in the year ended December 31, 2022 December 31, 2023.

(2) Amounts include (i) contributions in connection with funded, qualified, defined contribution retirement plans, (ii) quarterly distributions paid on equity-based awards, (iii) the imputed value of life insurance premiums paid on behalf of the officer, (iv) employee retention payments and (v) other amounts.

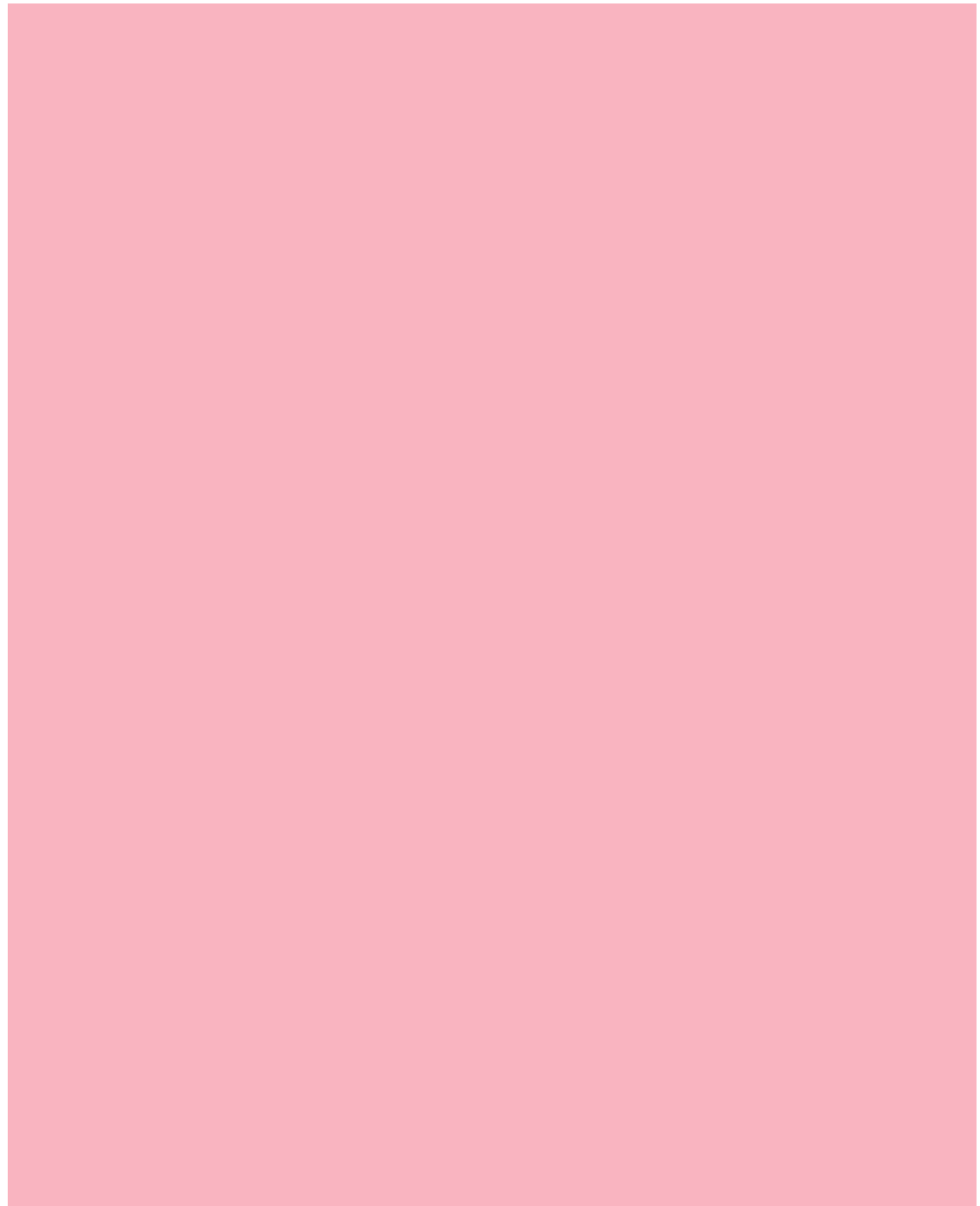
105

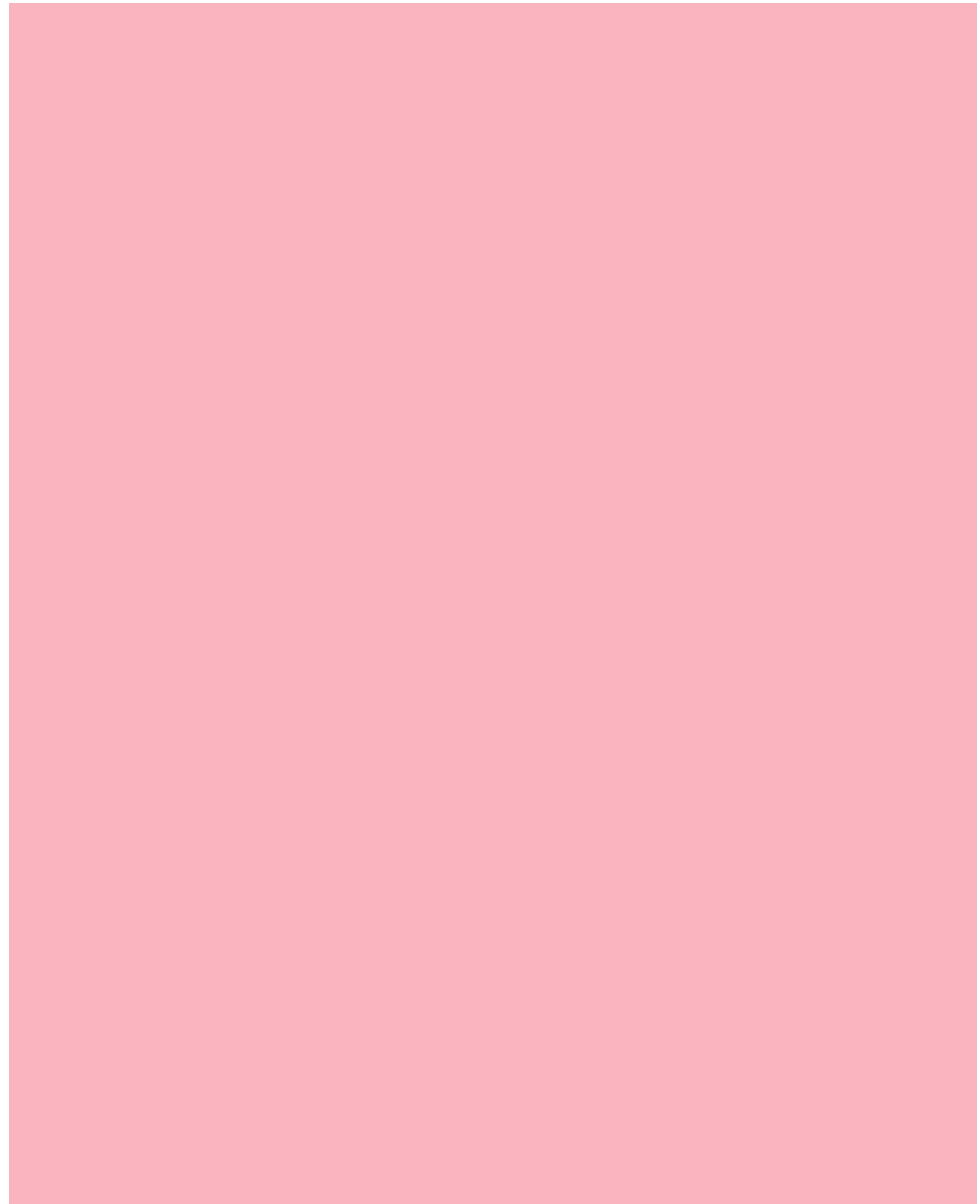
Bonus amounts shown in the preceding table represent discretionary annual awards earned by each named executive officer with respect to the year presented. Bonus amounts are paid in cash in February of the following year (e.g., the bonus amount for 2022 2023 was paid in February 2023 2024).

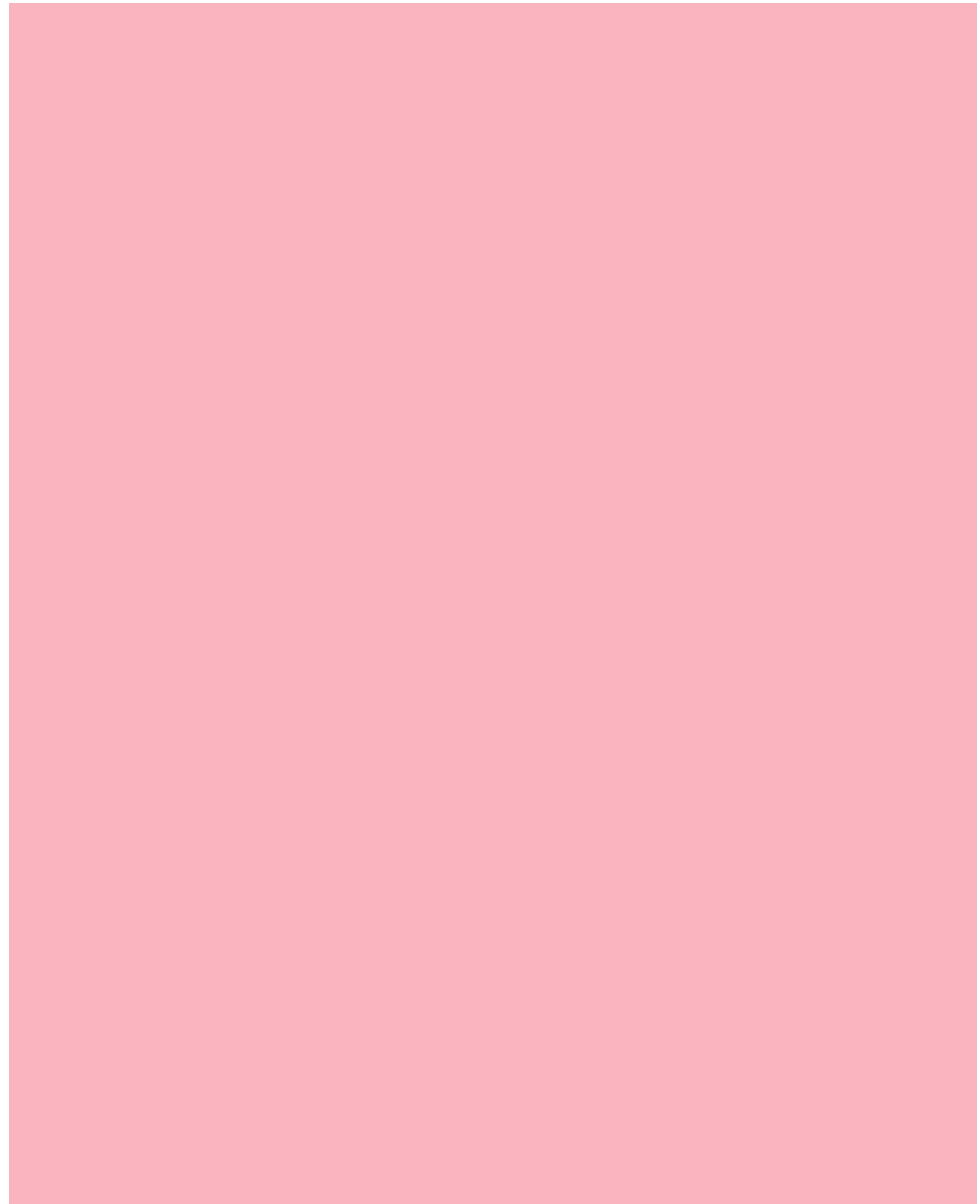
103

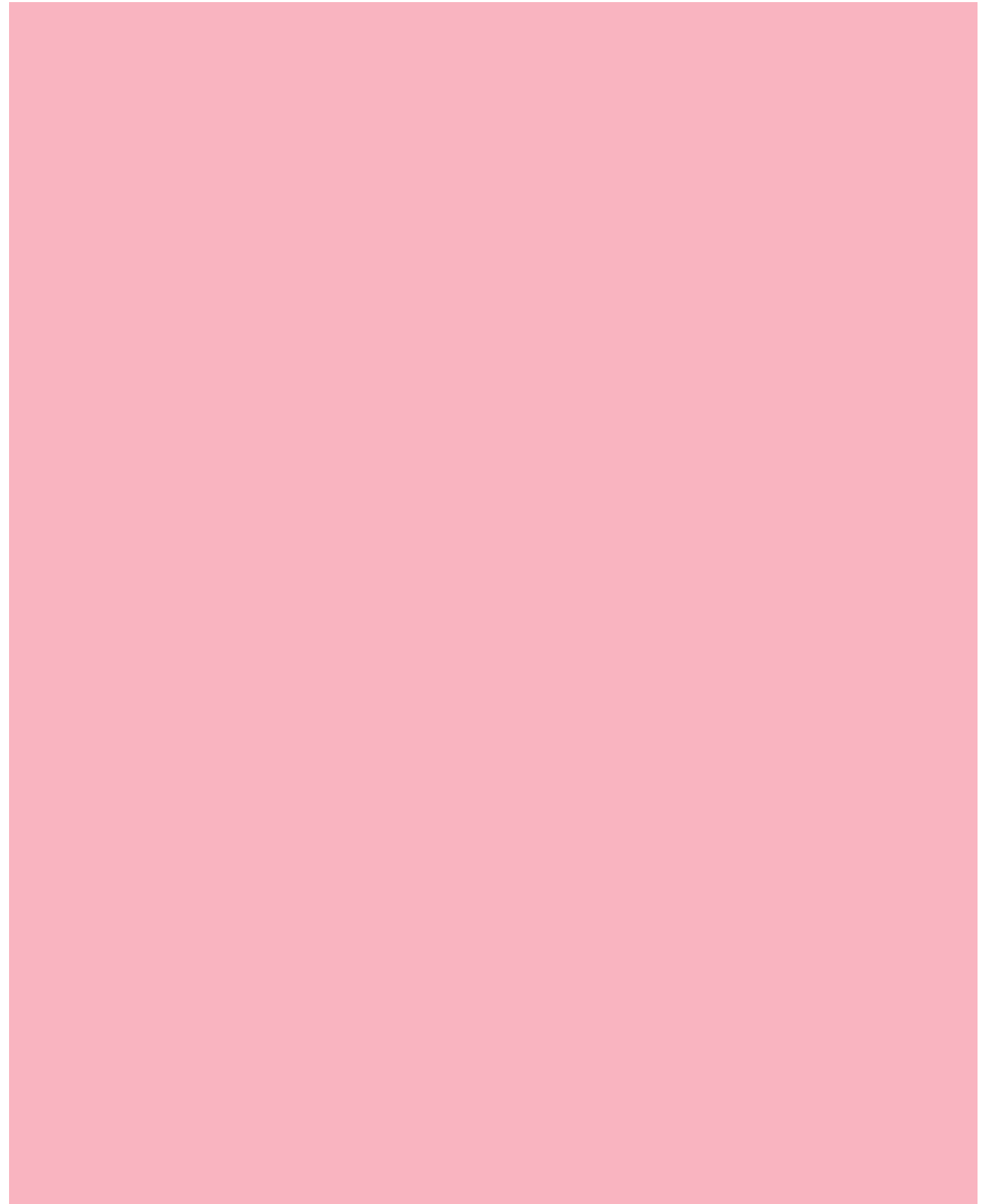
The following table presents the components of "All Other Compensation" for each named executive officer for the year ended December 31, 2022 December 31, 2023:

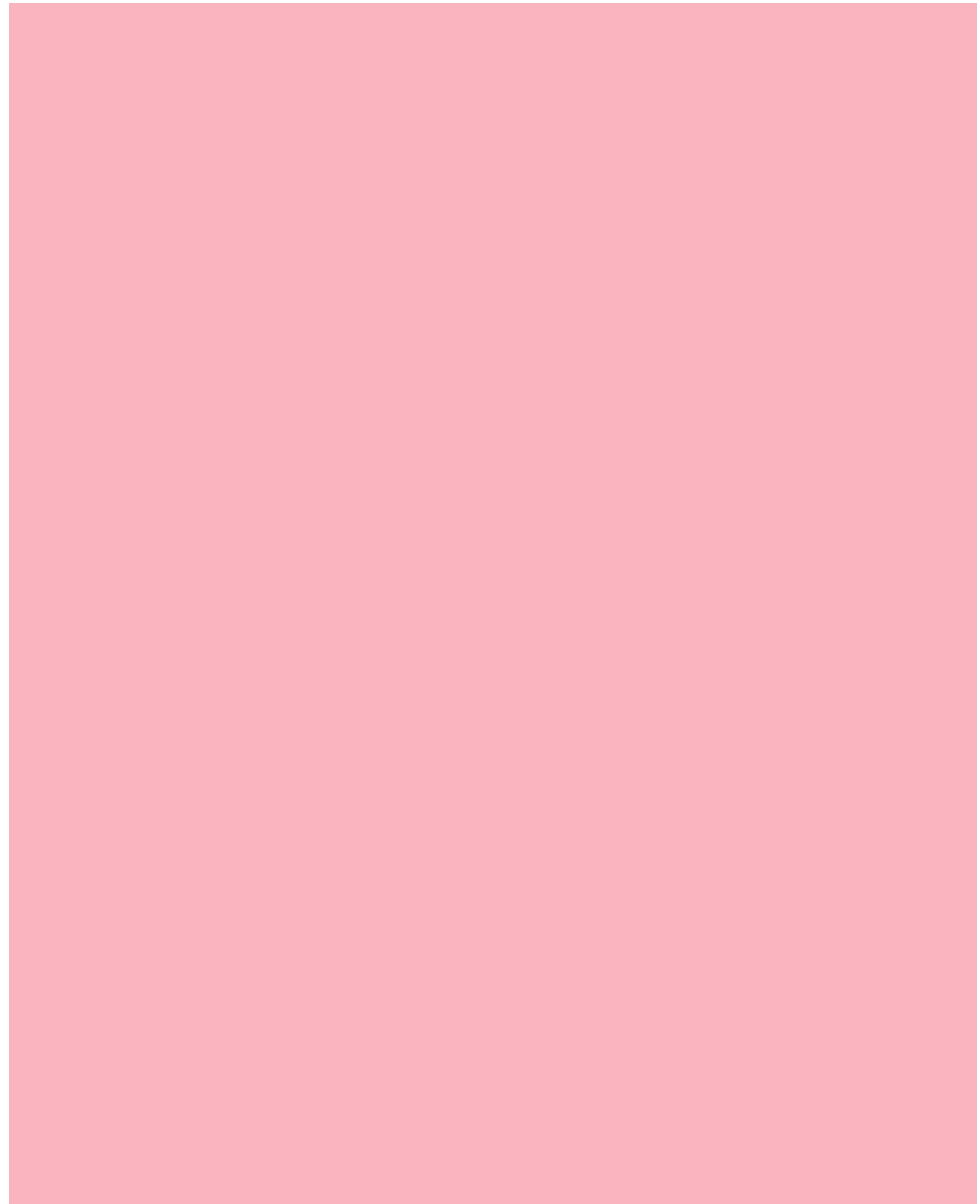
Named Executive Officer	Contributions Under Funded, Qualified, Defined Contribution Retirement Plans

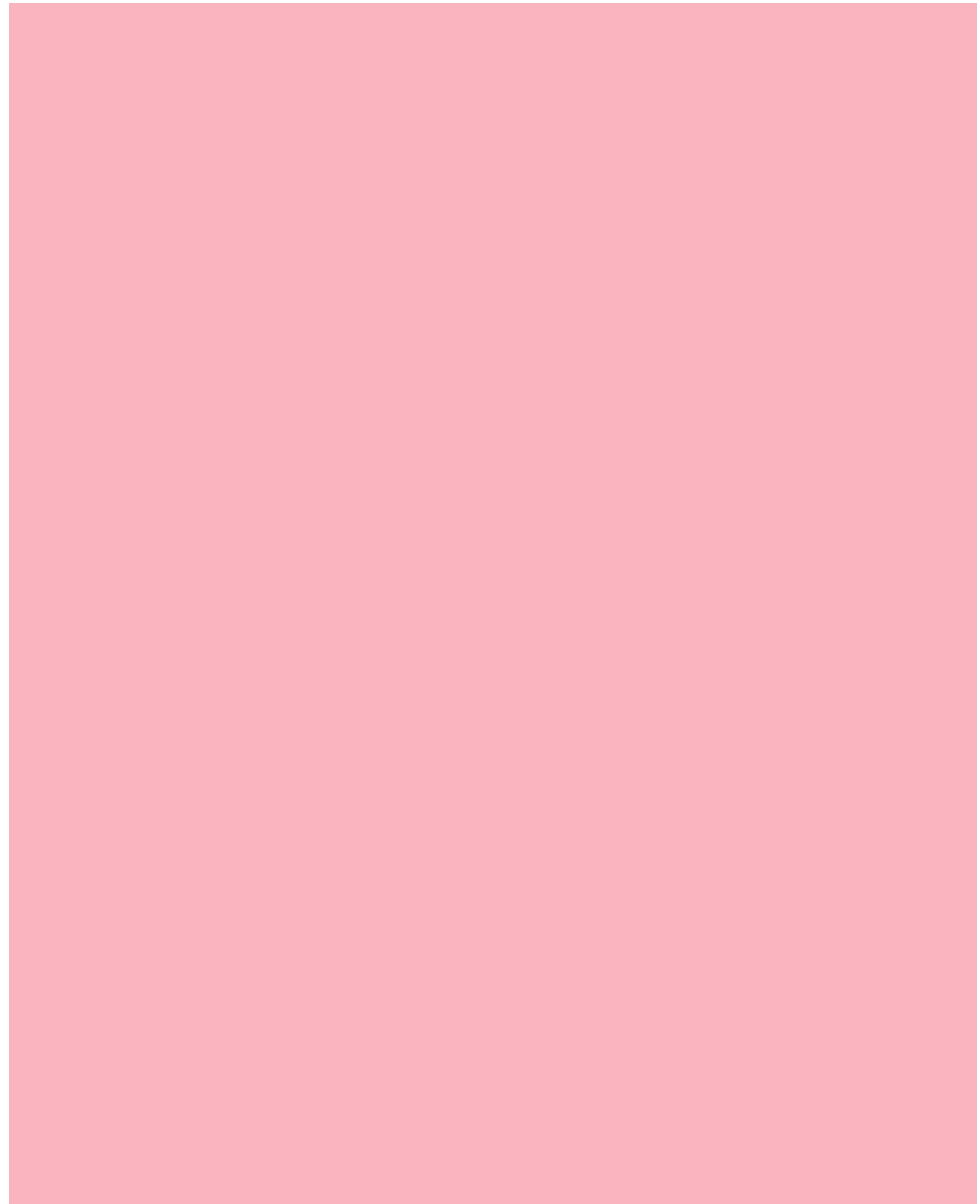


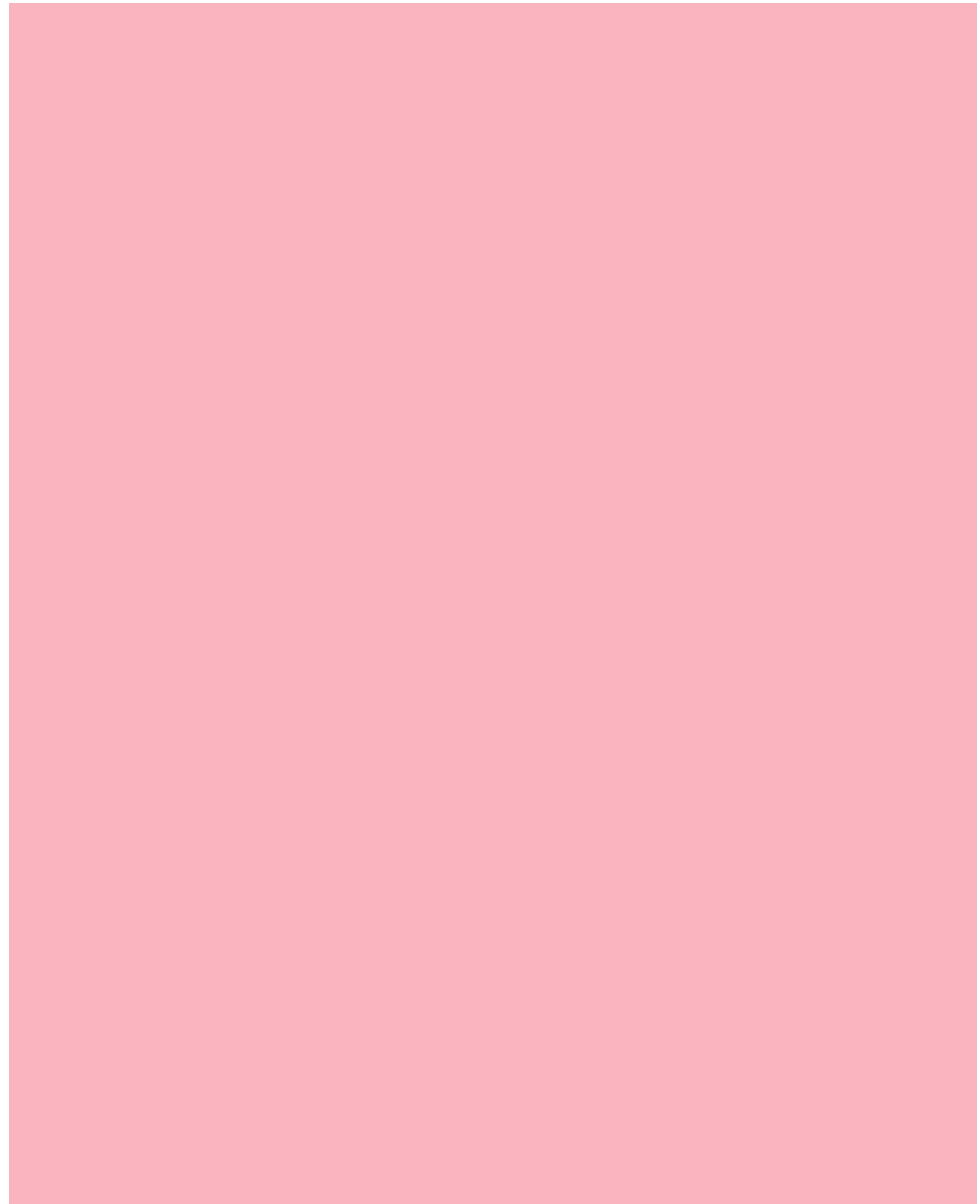


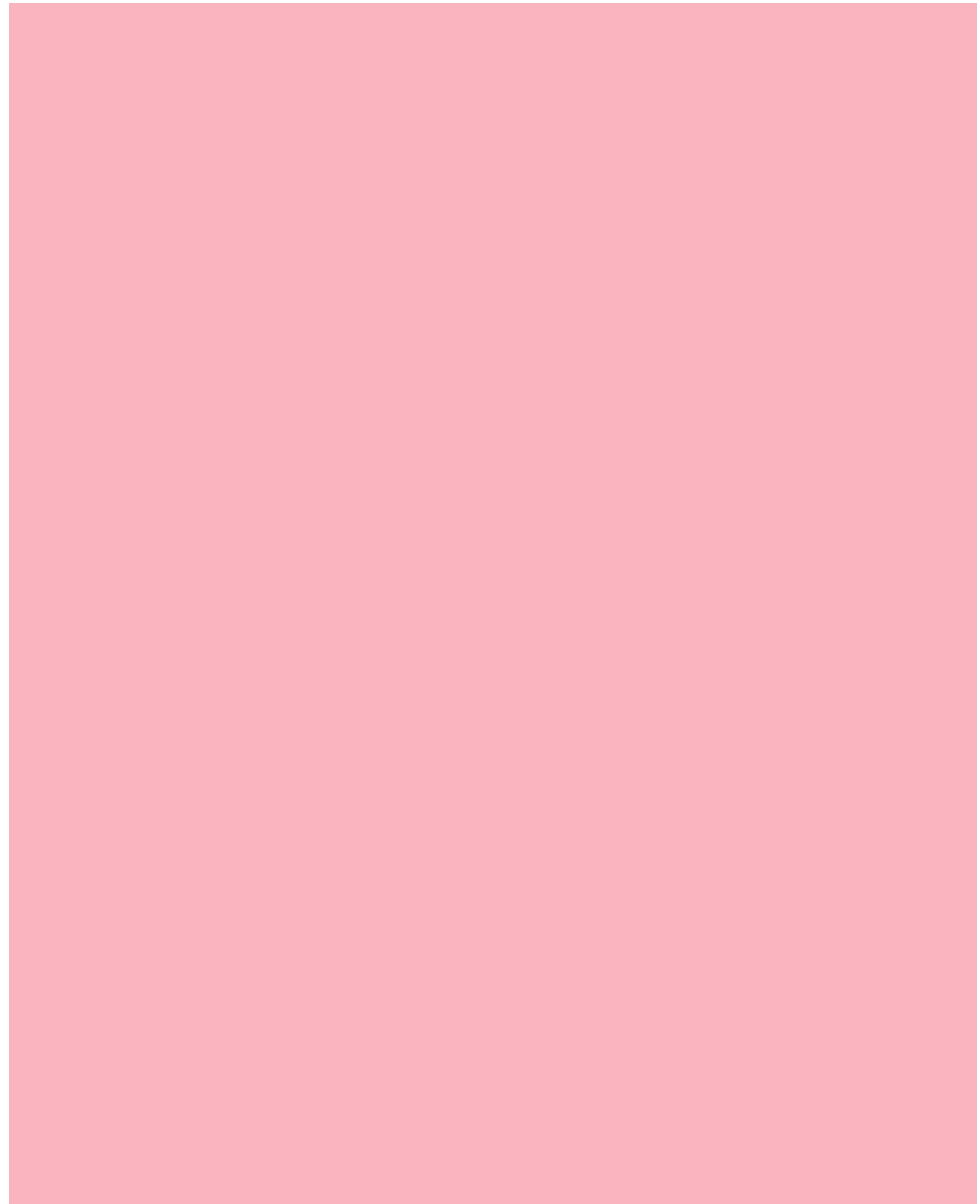


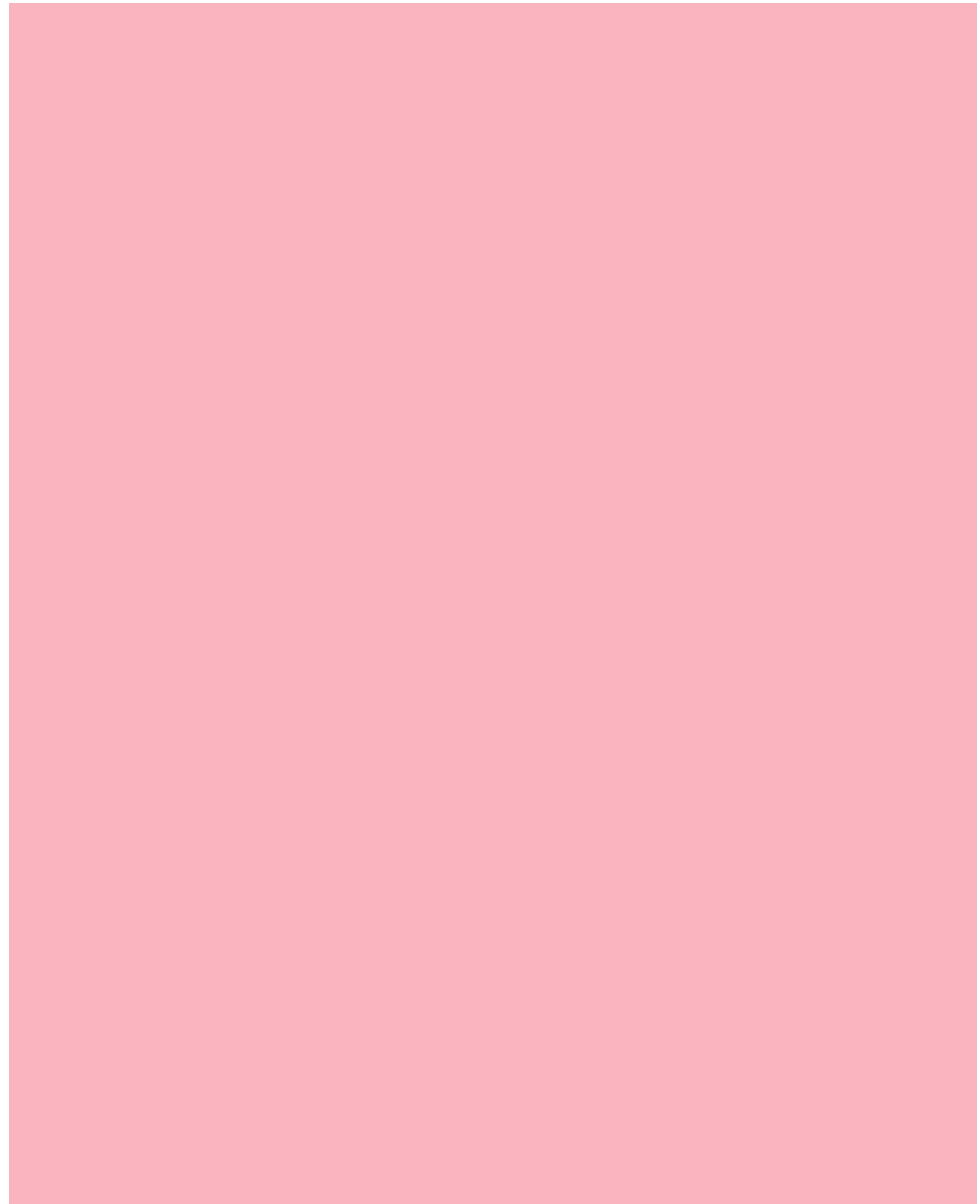


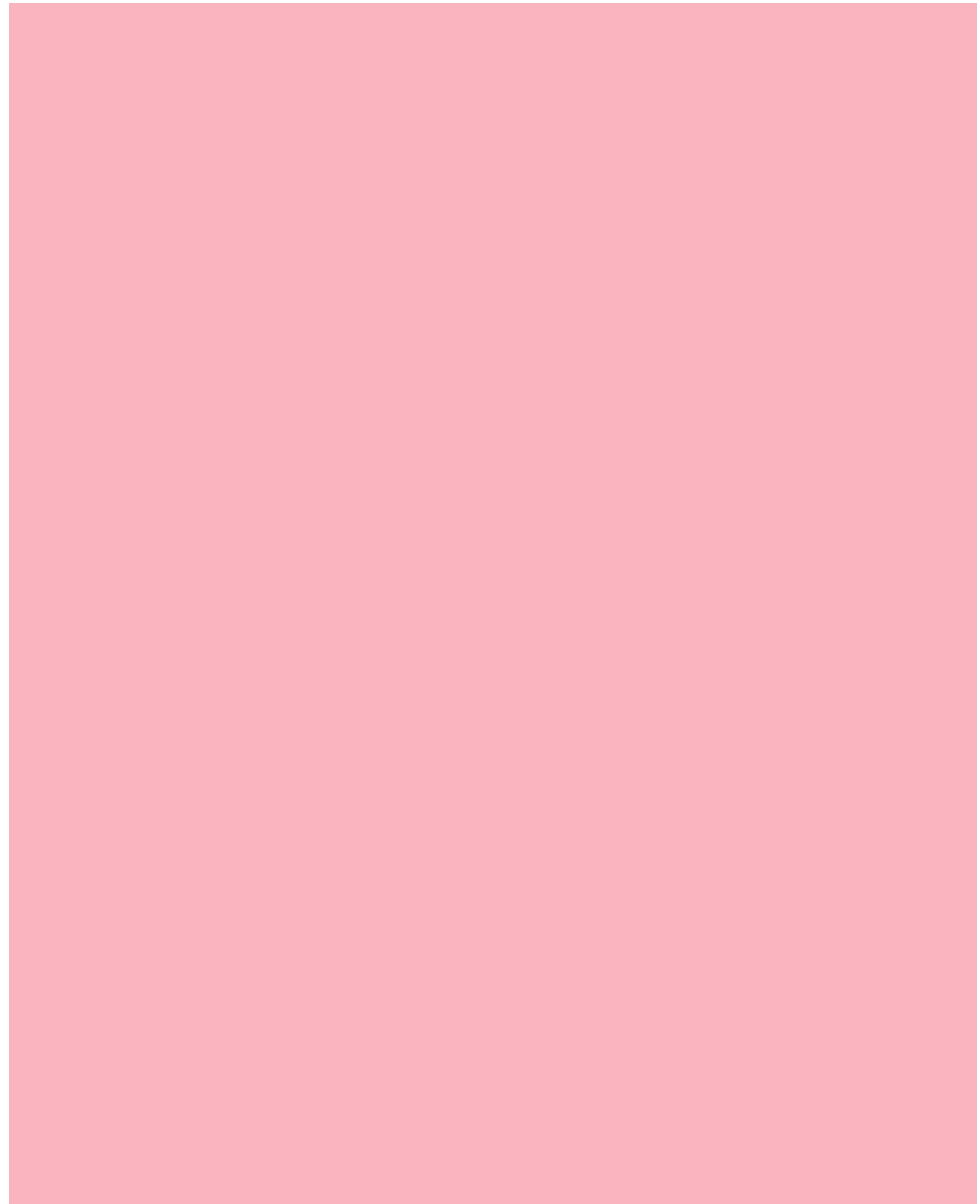


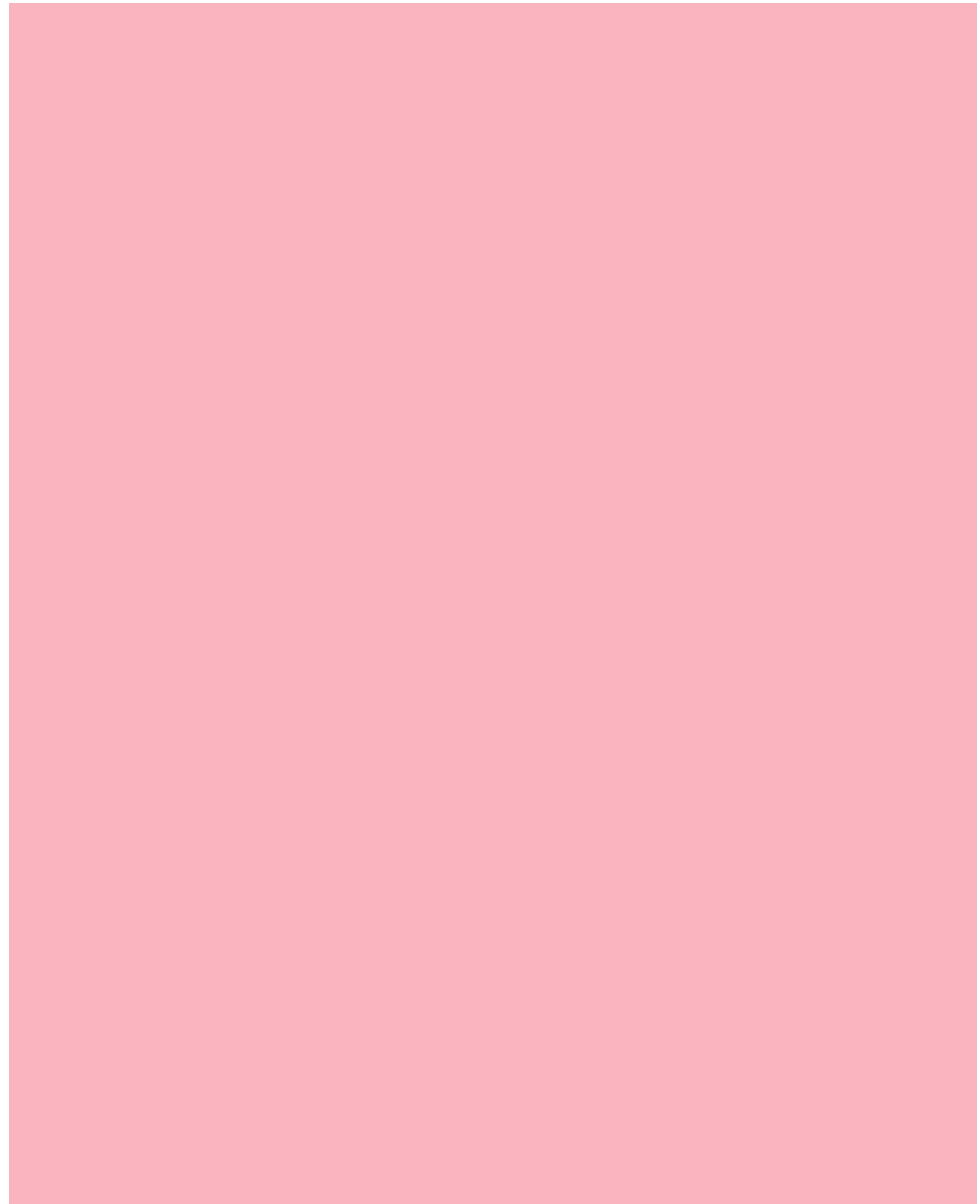


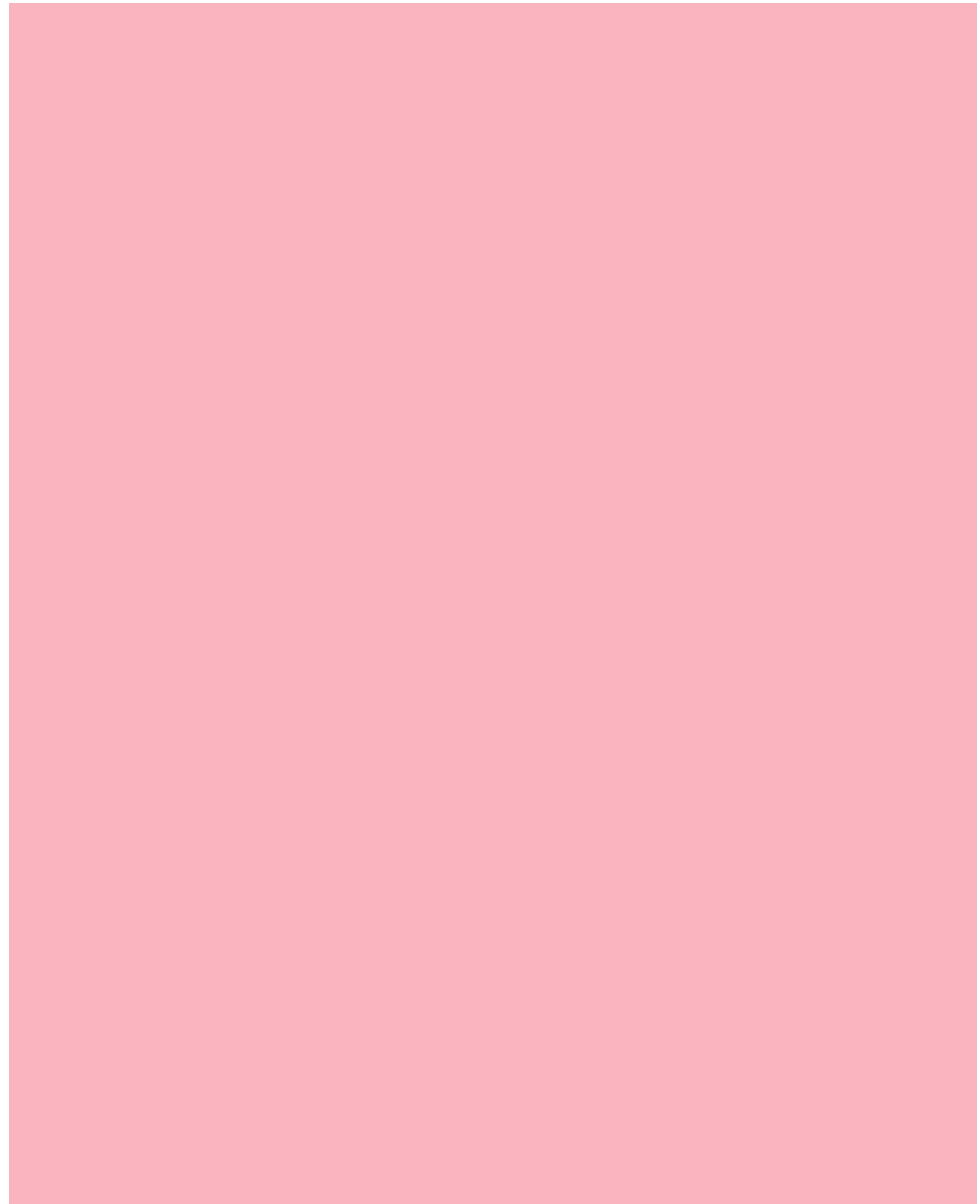


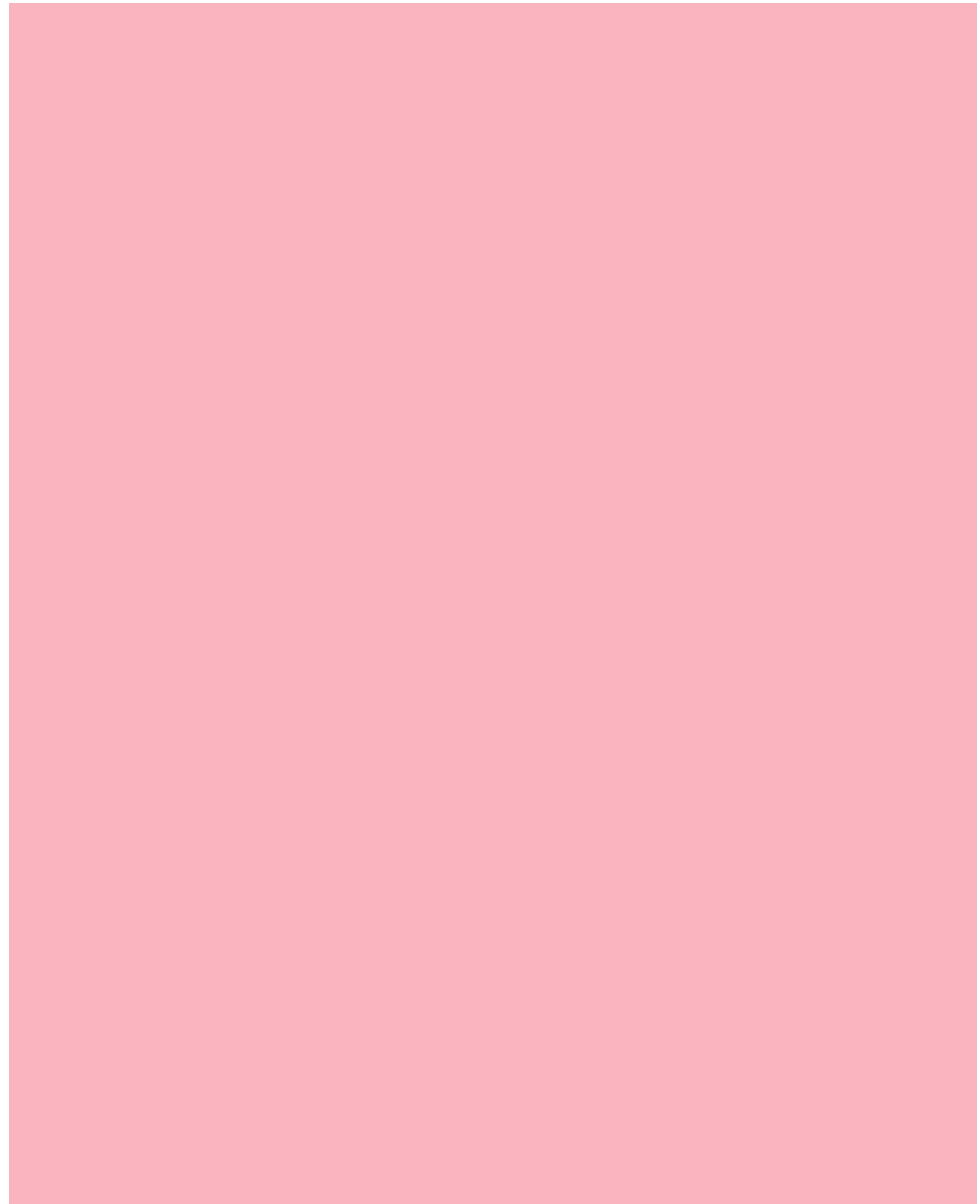


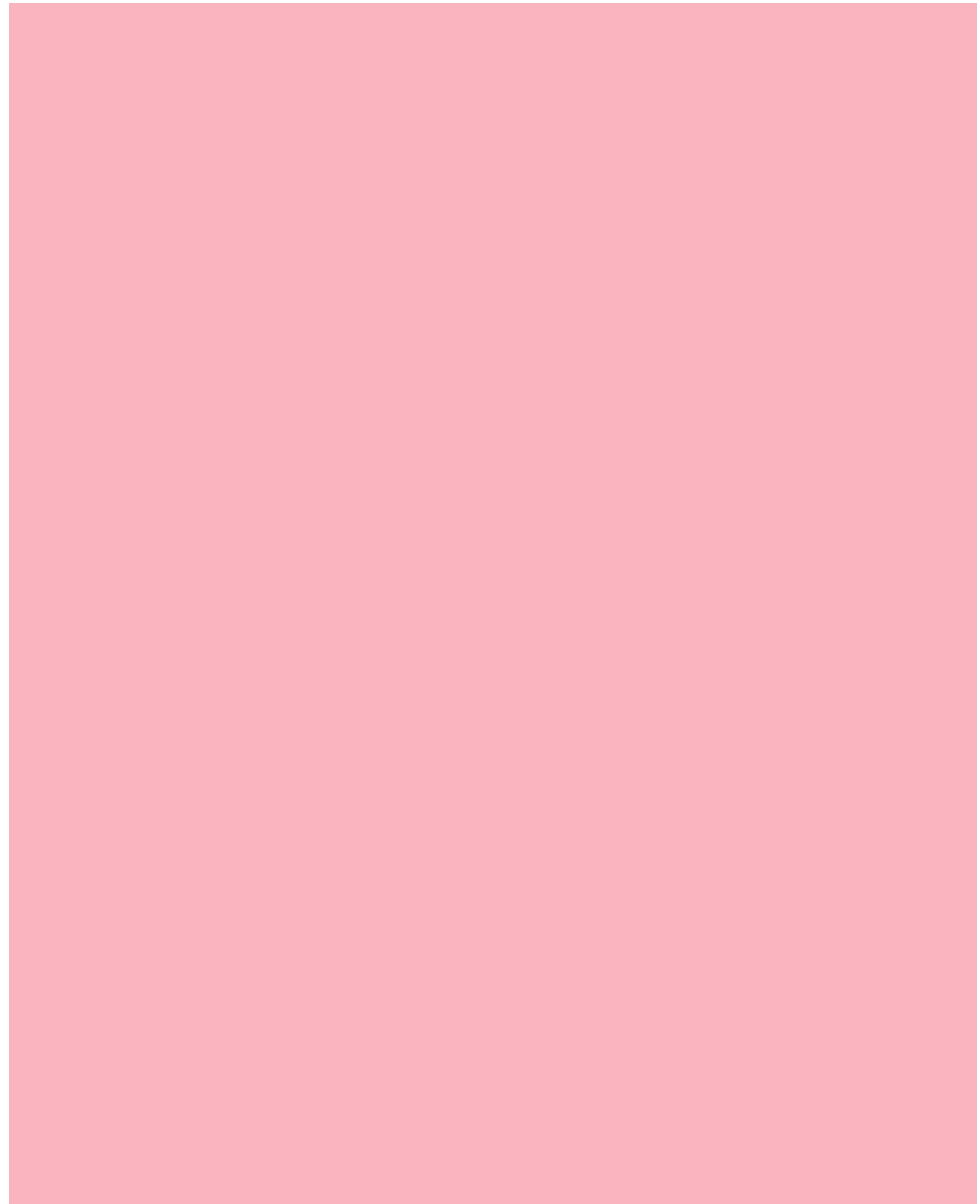


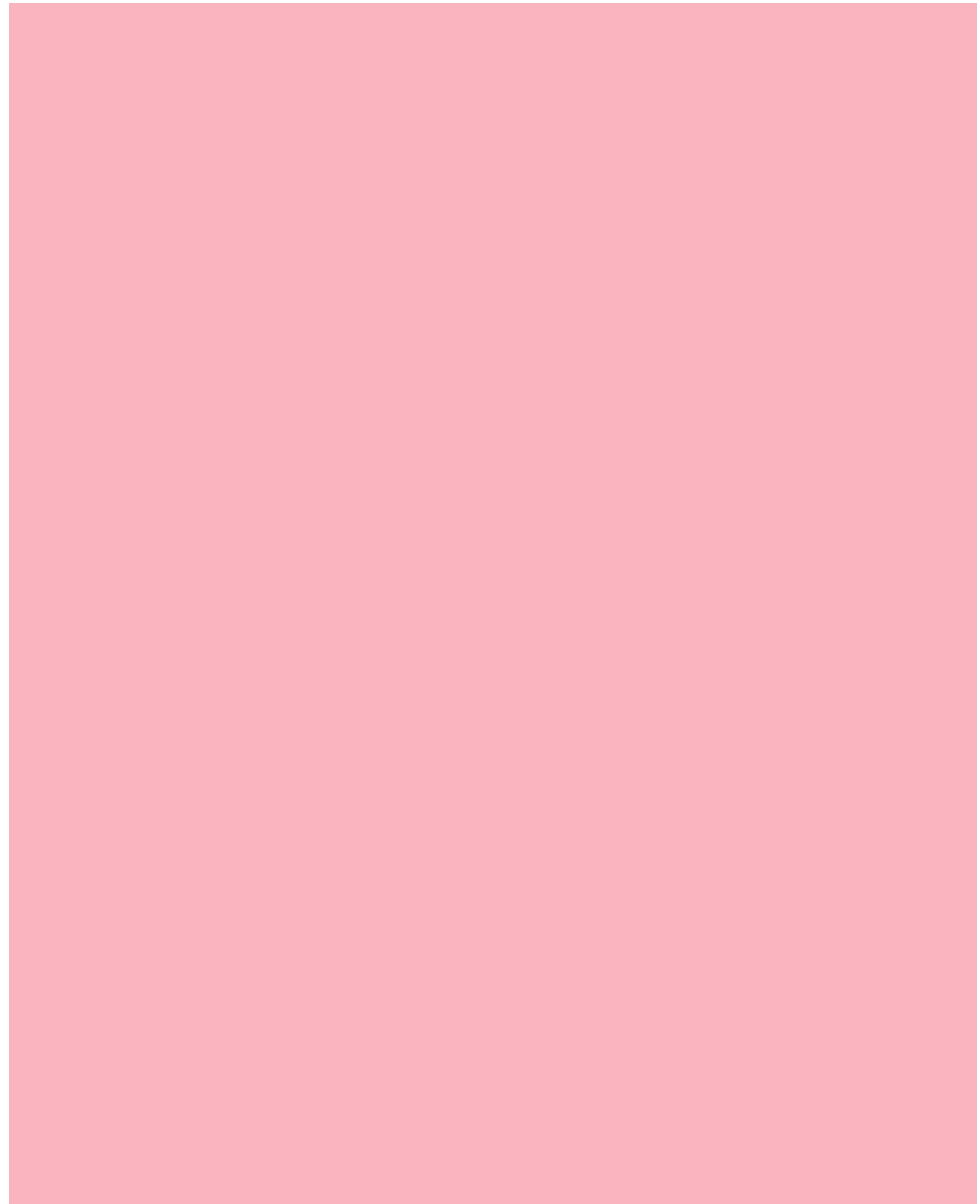


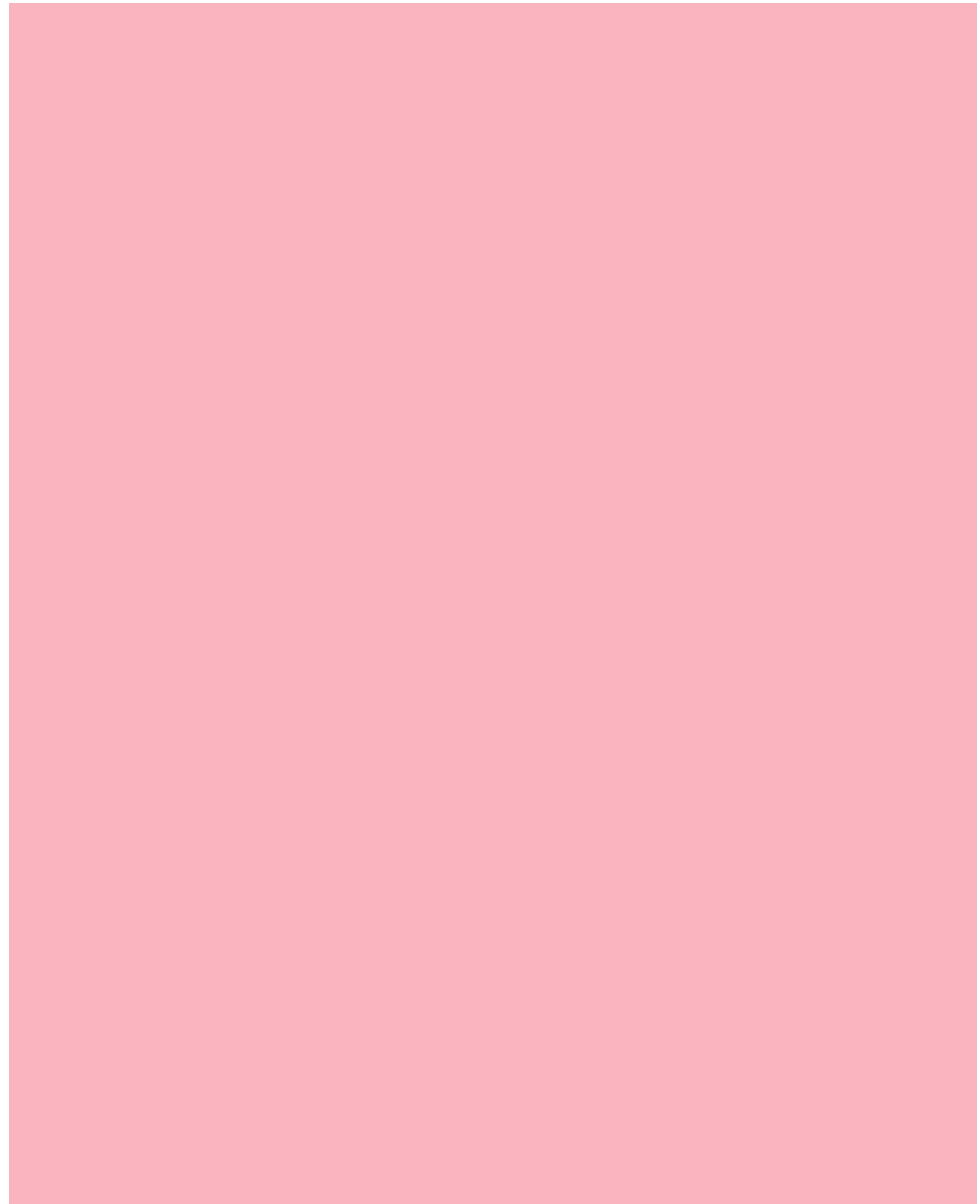


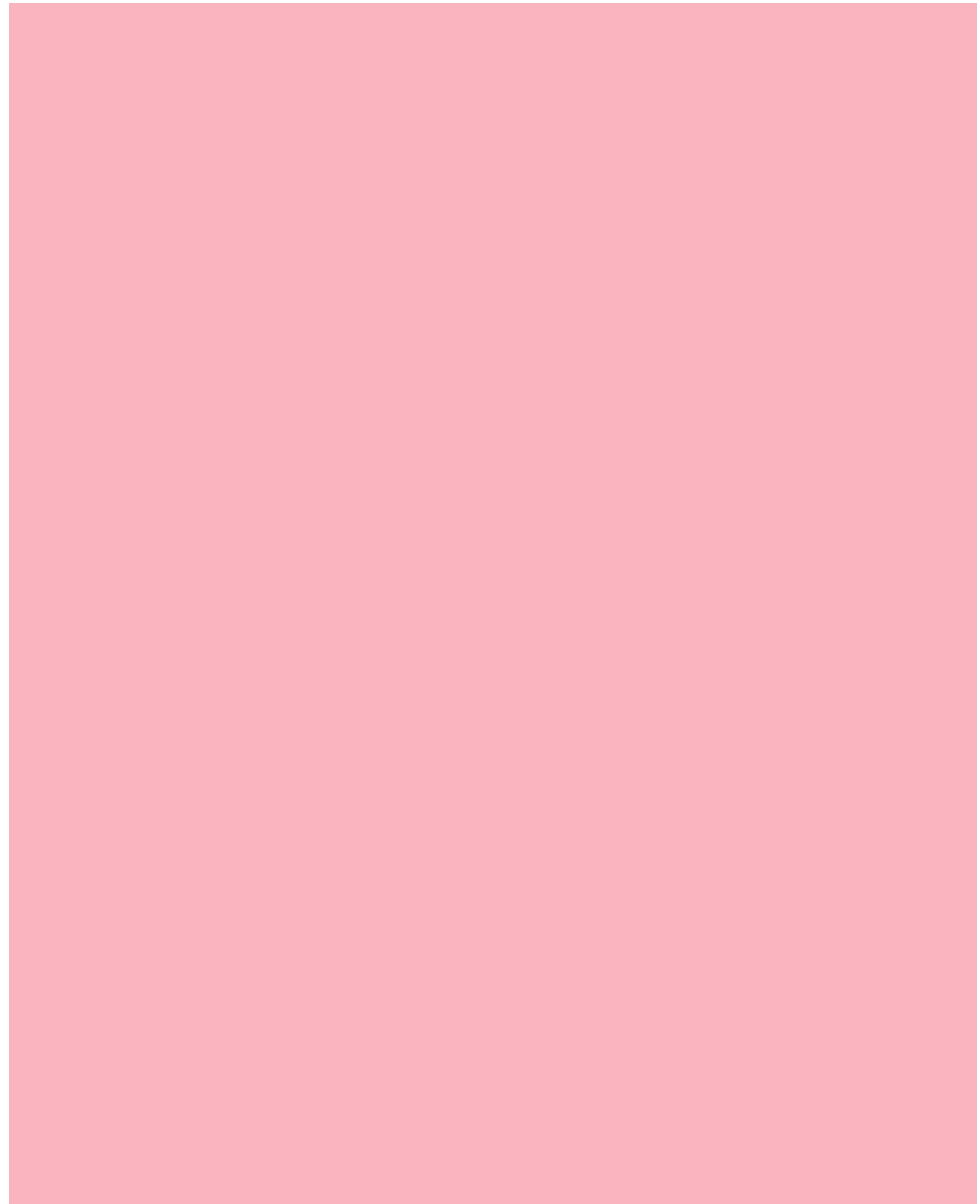


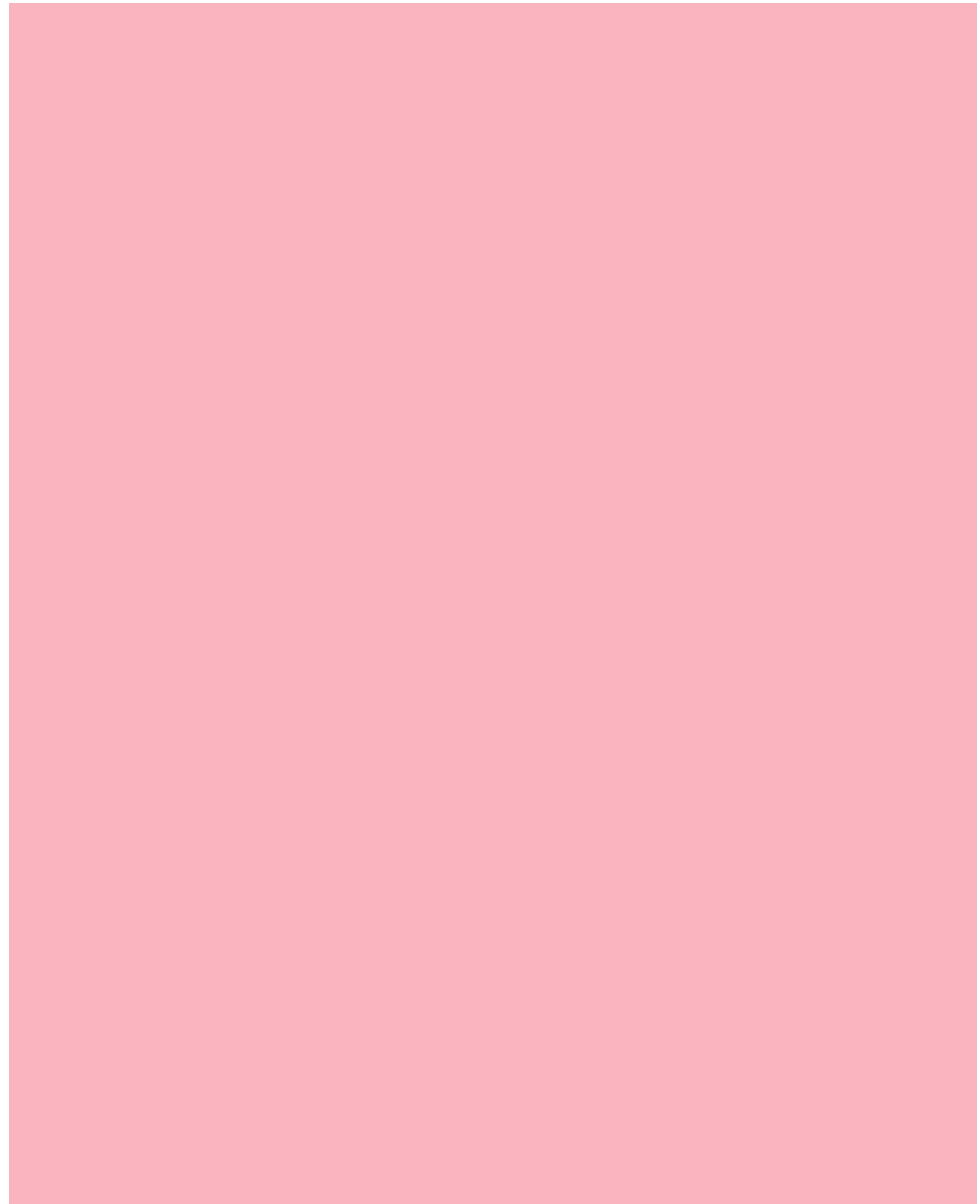


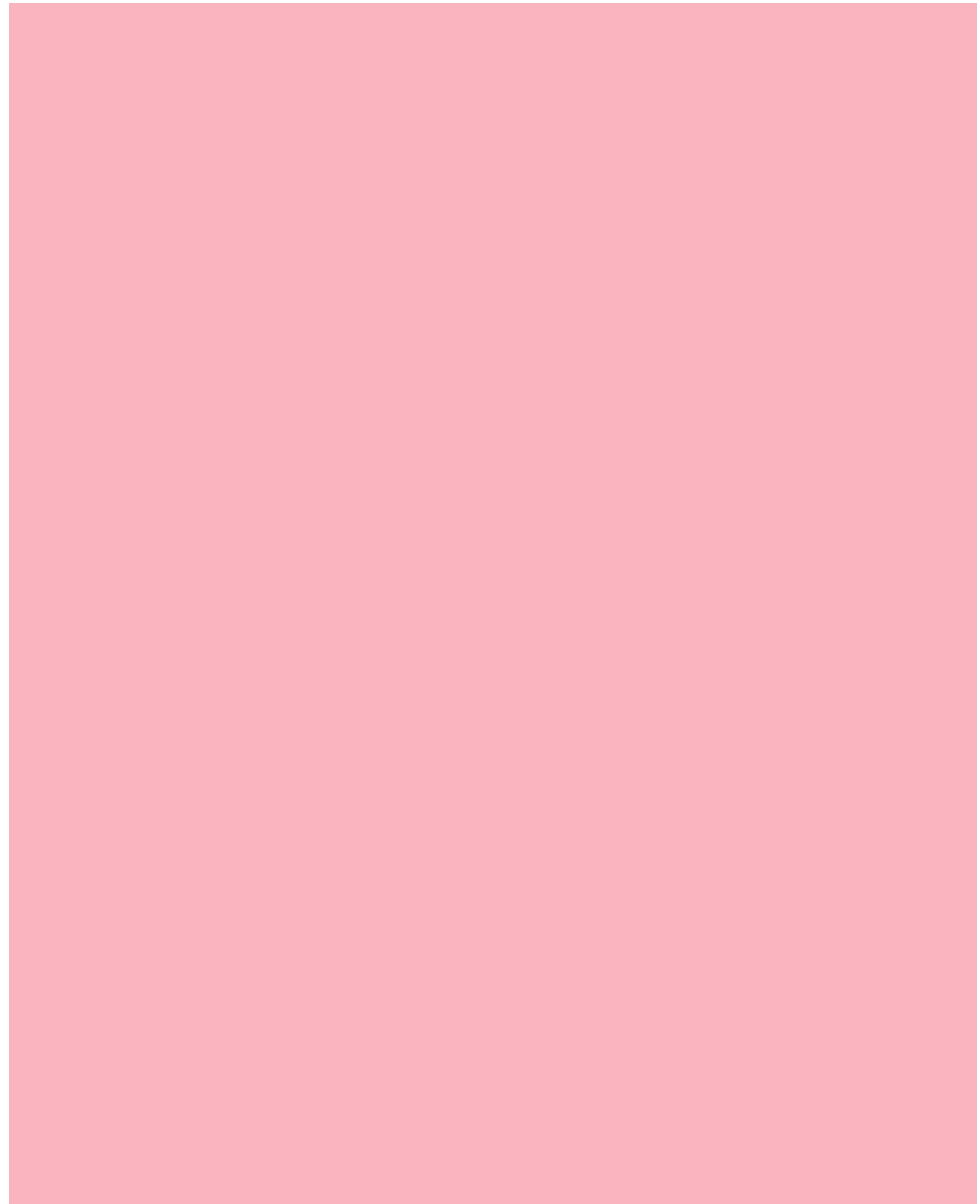


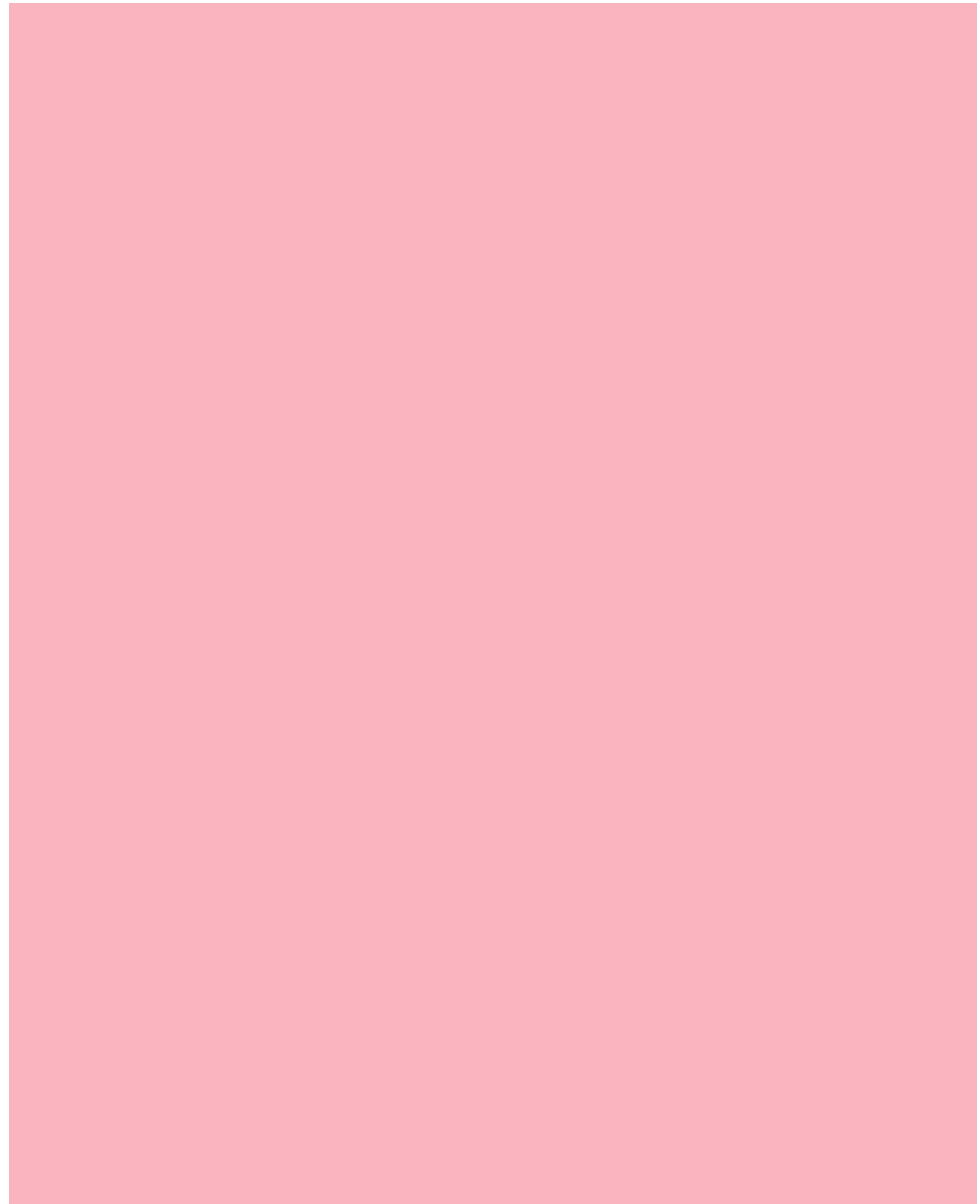


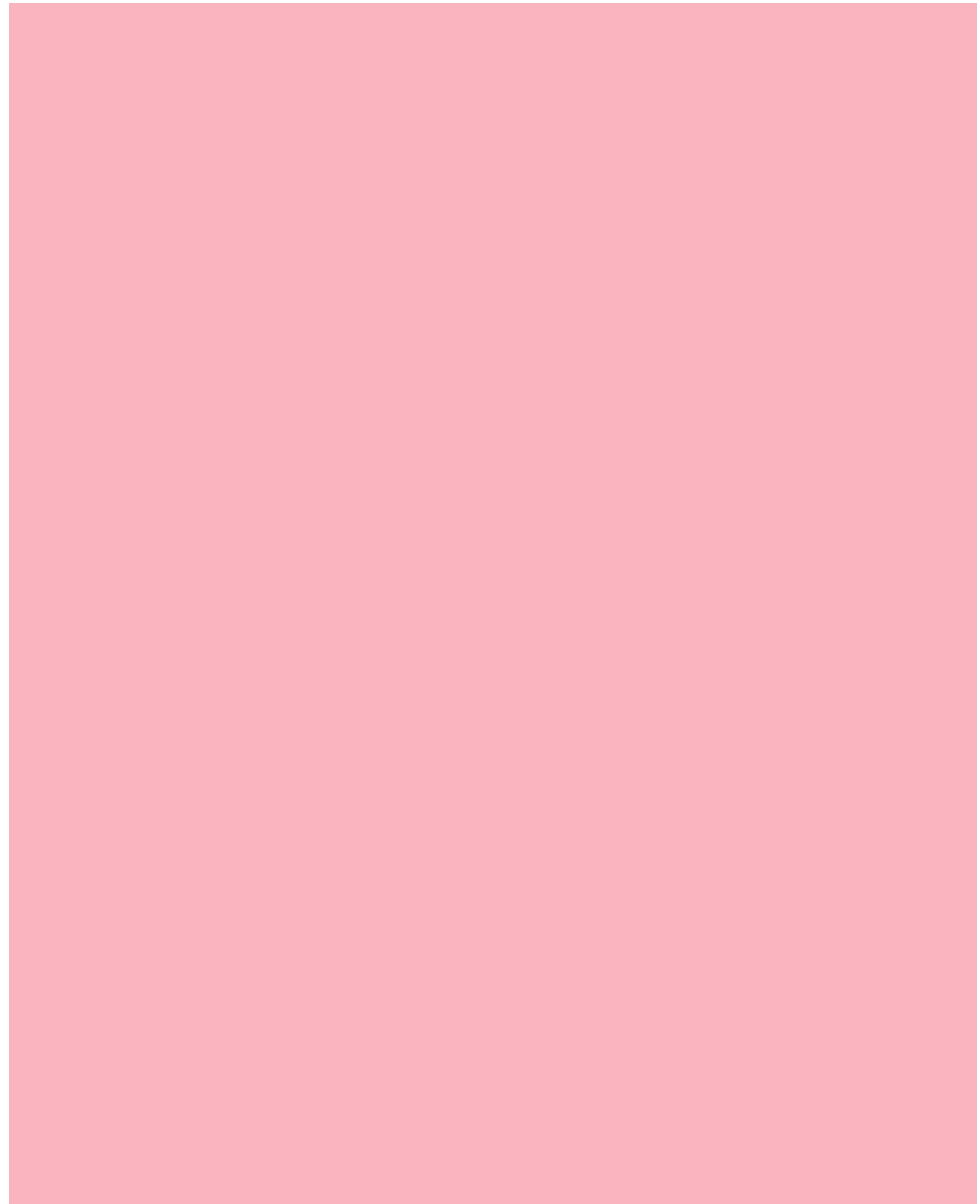


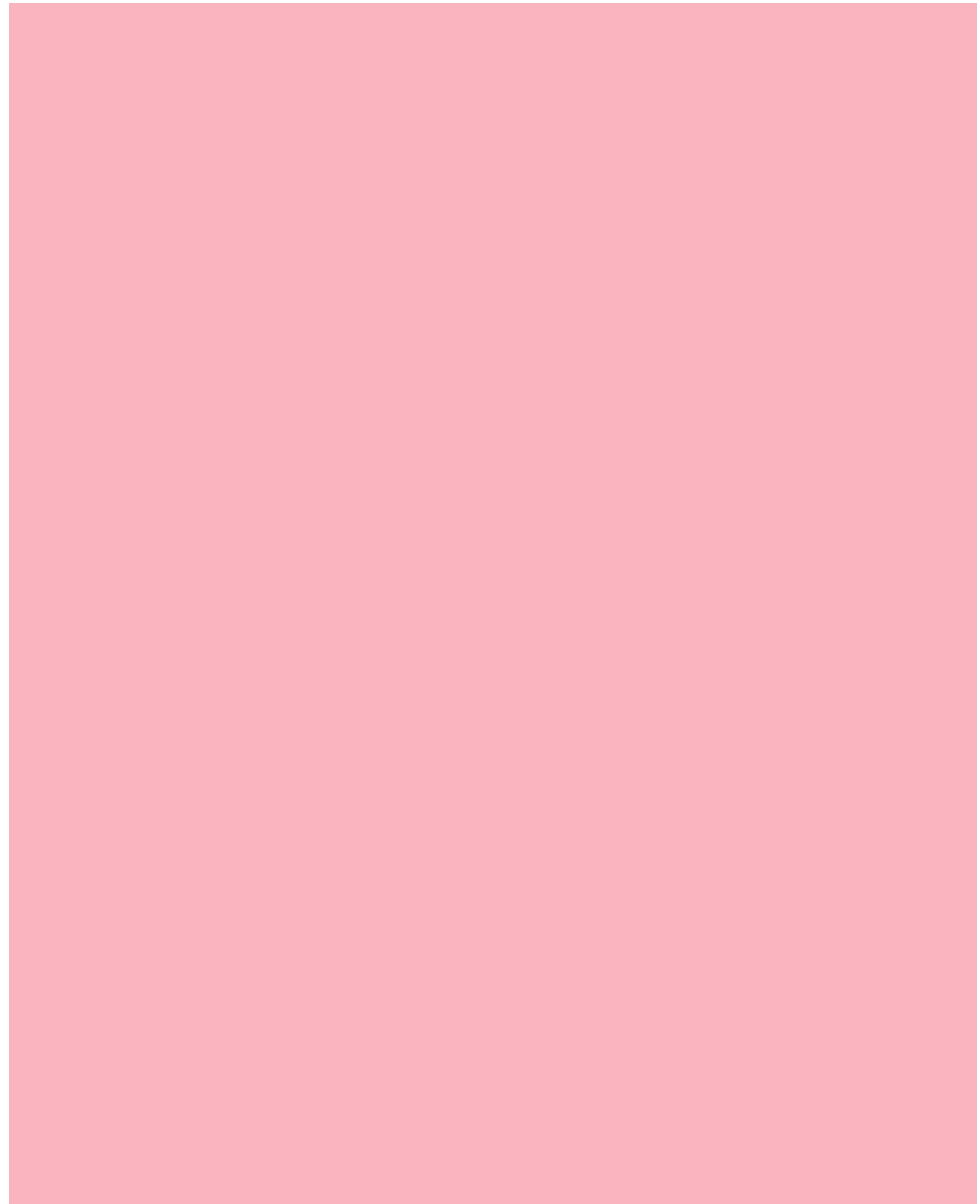












97.1#	Enterprise Products Partners L.P. Policy on Recoupment of Incentive Compensation.
101#	Interactive data files pursuant to Rule 405 of Regulation S-T formatted in iXBRL (Inline Extensible Business Reporting Language) in this Balance Sheets, (ii) Statements of Consolidated Operations, (iii) Statements of Consolidated Comprehensive Income, (iv) Statements of Consolidated Equity and (vi) Notes to the Consolidated Financial Statements.
104#	Cover Page Interactive Data File (embedded within the Inline XBRL document).

* With respect to any exhibits incorporated by reference to any Exchange Act filings, the Commission file numbers for Enterprise Products P TEPPCO Partners, L.P. and TE Products Pipeline Company, LLC are 1-14323, 1-32610, 1-10403 and 1-13603, respectively.

*** Identifies management contract and compensatory plan arrangements.

Filed with this report.

ITEM 16. FORM 10-K SUMMARY.

Not included.

128 130

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the **February 28, 2023** **February 28, 2024**.

ENTERPRISE PRODUCTS PARTNERS L.P.
(A Delaware Limited Partnership)

By: Enterprise Products Holdings

By: */s/ R. Daniel Boss*
Name: R. Daniel Boss
Title: Executive Vice President – Ac
Information Technology of th

129 131

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacity on **February 28, 2024**.

Signature	Title (Position with Enterprise Products Holdings L.P.)
<u>/s/ Randa Duncan Williams</u> Randa Duncan Williams	Director and Chairman of the Board
<u>/s/ Richard H. Bachmann</u> Richard H. Bachmann	Director and Vice-Chairman of the Board
<u>/s/ A. James Teague</u> A. James Teague	Director and Co-Chief Executive Officer
<u>/s/ W. Randall Fowler</u> W. Randall Fowler	Director, Co-Chief Executive Officer and Chief Financial Officer
<u>/s/ Harry P. Weitzel</u> Harry P. Weitzel	Director and Executive Vice President, General Counsel and Secretary
<u>/s/ Carin M. Barth</u> Carin M. Barth	Director
<u>/s/ Murray E. Brasseux</u> Murray E. Brasseux	Director
<u>/s/ Rebecca G. Followill</u> Rebecca G. Followill	Director
<u>/s/ James T. Hackett</u> James T. Hackett	Director
<u>/s/ William C. Montgomery</u> William C. Montgomery	Director
<u>/s/ John R. Rutherford</u> John R. Rutherford	Director
<u>/s/ R. Daniel Boss</u>	Executive Vice President – Accounting, Risk Control and Information Technology

Item 8. Financial Statements and Supplementary Data.

ENTERPRISE PRODUCTS PARTNERS L.P.
INDEX TO CONSOLIDATED FINANCIAL STATEMENTS

[Report of Independent Registered Public Accounting Firm](#) (PCAOB ID No. 34)

[Consolidated Balance Sheets as of December 31, 2022 2023 and 2021 2022](#)

[Statements of Consolidated Operations](#)
[for the Years Ended December 31, 2022 2023, 2021 2022 and 2020 2021](#)

[Statements of Consolidated Comprehensive Income](#)
[for the Years Ended December 31, 2022 2023, 2021 2022 and 2020 2021](#)

[Statements of Consolidated Cash Flows](#)
[for the Years Ended December 31, 2022 2023, 2021 2022 and 2020 2021](#)

[Statements of Consolidated Equity](#)
[for the Years Ended December 31, 2022 2023, 2021 2022 and 2020 2021](#)

Notes to Consolidated Financial Statements

- [Note 1 – Partnership Organization and Operations](#)
- [Note 2 – Summary of Significant Accounting Policies](#)
- [Note 3 – Inventories](#)
- [Note 4 – Property, Plant and Equipment](#)
- [Note 5 – Investments in Unconsolidated Affiliates](#)
- [Note 6 – Intangible Assets and Goodwill](#)
- [Note 7 – Debt Obligations](#)
- [Note 8 – Capital Accounts](#)
- [Note 9 – Revenues](#)
- [Note 10 – Business Segments and Related Information](#)
- [Note 11 – Earnings Per Unit](#)
- [Note 12 – Business Combinations](#)
- [Note 13 – Equity-Based Awards](#)
- [Note 14 – Hedging Activities and Fair Value Measurements](#)
- [Note 15 – Related Party Transactions](#)
- [Note 16 – Income Taxes](#)
- [Note 17 – Commitments and Contingent Liabilities](#)
- [Note 18 – Significant Risks and Uncertainties](#)
- [Note 19 – Supplemental Cash Flow Information](#)
- [Note 20 – Subsequent Events](#)

F-1

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors of Enterprise Products Holdings LLC and
Unitholders of Enterprise Products Partners L.P.
Houston, Texas

Opinion on the Financial Statements

We have audited the accompanying consolidated balance sheets of Enterprise Products Partners L.P. and subsidiaries (the "Company") as of December 31, 2022 related statements of consolidated operations, comprehensive income, cash flows, and equity for each of the three years in the period ended December 31, 2022 D

(collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2023, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2022, December 31, 2023, generally accepted in the United States of America.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the Company's internal control over financial reporting as of December 31, 2023, based on criteria established in *Internal Control — Integrated Framework* (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission. Our report dated February 28, 2023, expressed an unqualified opinion on the Company's internal control over financial reporting.

Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements. We are an independent registered public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements, including evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements on a reasonable basis for our opinion.

Critical Audit Matters

The critical audit matters communicated below are matters arising from the current-period audit of the financial statements that were communicated with the audit committee and that (1) relate to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on the financial statements, taken as a whole, and we are not, by communicating the critical audit matters, drawing attention to the critical audit matters or on the accounts or disclosures to which they relate. It relates.

Property, Plant and Equipment, Net and Intangible Assets, Net—Determination of Impairment Indicators—Refer to Notes 2, 4, and 6 to the consolidated financial statements

Critical Audit Matter Description

Long-lived assets, which consists of intangible assets with finite useful lives ("intangible assets") and property, plant and equipment, are reviewed for impairment when circumstances indicate that the carrying amount of such assets may not be recoverable. As of December 31, 2022, December 31, 2023, the carrying value of the Company's property, plant and equipment was \$45,804 million and intangible assets, net was \$3,965 million \$3,770 million.

F-2

We have identified the determination of impairment indicators for long-lived assets as a critical audit matter due to the significant judgments management makes when circumstances have occurred indicating that the carrying amounts of long-lived assets may not be recoverable. Auditing management's judgments required a high degree of professional judgment and significant expertise in auditing long-lived assets.

How the Critical Audit Matter Was Addressed in the Audit

Our audit procedures related to the identification of impairment indicators included the following, among others:

- We tested the effectiveness of controls over the identification of events or changes in circumstances that indicate that the carrying value of long-lived assets may not be recoverable.
- We evaluated management's analysis of impairment indicators by:
 - Assessing whether long-lived assets having indicators of impairment were appropriately identified and further tested for impairment.
 - Comparing the recent gross operating margin results to the carrying value of long-lived assets to determine if there is an indicator that the carrying value may not be recoverable within the remaining useful life.
 - Reading publicly available information for the industry, peers, and customers to determine whether a potential impairment indicator was not contemplated in management's analysis.
 - Reading minutes of the Board of Directors to understand if there were factors that could represent a potential impairment indicator not contemplated in management's analysis.

Navitas Midstream Partners, LLC Acquisition—Fair Value of Acquired Property, Plant and Equipment and Identifiable Intangible Assets—Refer to Notes 6 and 12 to the consolidated financial statements

Critical Audit Matter Description

On February 17, 2022, the Company acquired all of the member interests in Navitas Midstream Partners, LLC ("Navitas") for \$3.2 billion. The transaction was accounted for as a purchase. The purchase price was allocated based upon the estimated fair value of the property, plant and equipment and identifiable intangible assets acquired and the purchase price over the fair value of net assets acquired recorded to goodwill. Acquired property, plant and equipment and contract-based identifiable intangible assets were recorded at their estimated fair value.

million, respectively. The estimated fair value of acquired property, plant and equipment was determined using the cost approach. The estimated fair value of acquired assets was determined using an income approach, specifically a discounted cash flow analysis which uses inputs including (i) management's long-term forecast of cash System and (ii) the discount rate.

We have identified the estimated fair value of property, plant and equipment and contract-based identifiable intangible assets acquired in the Navitas acquisition as a critical judgments made by management in estimating the respective fair values.

Auditing management's judgments required a high degree of auditor judgment and increased extent of effort, including the use of our fair value specialists, when performing the reasonableness of management's selected valuation methodologies for the acquired property, plant and equipment and contract-based identifiable intangible assets and the forecast of cash flows and discount rate used to value the contract-based identifiable intangible assets.

F-3

How the Critical Audit Matter Was Addressed in the Audit

Our audit procedures related to the valuation of acquired property, plant and equipment and identifiable intangible assets related to the Navitas acquisition included the following:

- We tested the effectiveness of controls over the estimation of fair value of the acquired property, plant and equipment and contract-based identifiable intangible assets related to contract fees underlying the long-term forecast of cash flows generated by the Midland Basin System.
- We assessed the experience, qualifications, and objectivity of management's independent valuation specialist.
- We assessed the reasonableness of management's long-term forecast of cash flows generated by the Midland Basin System by agreeing contract fees to the underlying projected volumes and revenues to actual results and publicly available market data.
- With the assistance of our fair value specialists, we evaluated the reasonableness of the (1) valuation methodologies for the property, plant and equipment and identifiable intangible assets and (2) assumptions related to the discount rate used for the valuation of contract-based identifiable intangible assets by:
 - Evaluating the appropriateness of the methodologies used to value acquired property, plant and equipment and contract-based identifiable intangible assets.
 - Testing the consistent application and mathematical accuracy of management's selected valuation methodologies.
 - Developing an independent range of acceptable discount rates and comparing this range to the discount rate applied by management in the cash flow analysis of the contract-based identifiable intangible assets.

I/S/ DELOITTE & TOUCHE LLP

Houston, Texas
February 28, 2023 2024

We have served as the Company's auditor since 1997.

F-4 F-3

ENTERPRISE PRODUCTS PARTNERS L.P.
CONSOLIDATED BALANCE SHEETS
(Dollars in millions)

	December 31	
	2022	
ASSETS		
Current assets:		
Cash and cash equivalents	\$	76
Restricted cash		130
Accounts receivable – trade, net of allowance for credit losses of \$54 at December 31, 2022 and \$53 at December 31, 2021		6,964
Accounts receivable – trade, net of allowance for credit losses of \$35 at December 31, 2023 and \$54 at December 31, 2022		
Accounts receivable – related parties		11
Inventories		2,554
Inventories (see Note 3)		
Derivative assets (see Note 14)		469
Prepaid and other current assets		394

Total current assets	10,598
Property, plant and equipment, net (see Note 4)	44,401
Investments in unconsolidated affiliates (see Note 5)	2,352
Intangible assets, net (see Note 6)	3,965
Goodwill (see Note 6)	5,608
Other assets	1,184
Total assets	<u><u>\$ 68,108</u></u>

LIABILITIES AND EQUITY

Current liabilities:

Current maturities of debt (see Note 7)	\$ 1,744
Accounts payable – trade	743
Accounts payable – related parties	232
Accrued product payables	7,988
Accrued interest	426
Derivative liabilities (see Note 14)	354
Other current liabilities	778
Total current liabilities	<u>12,265</u>
Long-term debt (see Note 7)	26,551
Deferred tax liabilities (see Note 16)	600
Other long-term liabilities	941
Commitments and contingent liabilities (see Note 17)	
Redeemable preferred limited partner interests: (see Note 8)	
Series A cumulative convertible preferred units ("preferred units")	
(50,412 units outstanding at December 31, 2022 and December 31, 2021)	49
Series A cumulative convertible preferred units ("preferred units")	
(50,412 units outstanding at December 31, 2023 and December 31, 2022)	

Equity: (see Note 8)

Partners' equity:	
Common limited partner interests (2,170,806,347 units issued and outstanding at December 31, 2022 and 2,176,379,587 units issued and outstanding at December 31, 2021)	27,555
Common limited partner interests (2,168,245,238 units issued and outstanding at December 31, 2023 and 2,170,806,347 units issued and outstanding at December 31, 2022)	
Treasury units, at cost	(1,297)
Accumulated other comprehensive income	365
Total partners' equity	<u>26,623</u>
Noncontrolling interests in consolidated subsidiaries	1,079
Total equity	<u>27,702</u>
Total liabilities, preferred units, and equity	<u><u>\$ 68,108</u></u>

See Notes to Consolidated Financial Statements.

F-5 F-4

ENTERPRISE PRODUCTS PARTNERS L.P. STATEMENTS OF CONSOLIDATED OPERATIONS (Dollars in millions, except per unit amounts)

	For the Year Ended December 31,		
	2022	2021	2020
Revenues:			
Third parties	\$ 58,127	\$ 40,727	\$
Related parties	59	80	
Total revenues (see Note 9)	<u>58,186</u>	<u>40,807</u>	
Costs and expenses:			
Operating costs and expenses:			
Third party and other costs	50,160	33,791	
Related parties	1,342	1,287	
Total operating costs and expenses	<u>51,502</u>	<u>35,078</u>	
General and administrative costs:			

Third party and other costs	85	75
Related parties	156	134
Total general and administrative costs	241	209
Total costs and expenses (see Note 10)	51,743	35,287
Equity in income of unconsolidated affiliates	464	583
Operating income	6,907	6,103
Other income (expense):		
Interest expense	(1,244)	(1,283)
Interest income	11	5
Other, net	23	—
Total other expense, net	(1,210)	(1,278)
Income before income taxes	5,697	4,825
Benefit from (provision for) income taxes (see Note 16)	(82)	(70)
Provision for income taxes (see Note 16)		
Net income	5,615	4,755
Net income attributable to noncontrolling interests (see Note 8)	(125)	(117)
Net income attributable to preferred units (see Note 8)	(3)	(4)
Net income attributable to common unitholders	\$ 5,487	\$ 4,634
Earnings per unit: (see Note 11)		
Basic earnings per common unit	\$ 2.50	\$ 2.11
Diluted earnings per common unit	\$ 2.50	\$ 2.10

See Notes to Consolidated Financial Statements.

F-6 F-5

ENTERPRISE PRODUCTS PARTNERS L.P.
STATEMENTS OF CONSOLIDATED COMPREHENSIVE INCOME
(Dollars in millions)

	For the Year Ended December 31,		
	2022	2021	2020
Net income	\$ 5,615	\$ 4,755	\$ 4,634
Other comprehensive income (loss):			
Cash flow hedges: (see Note 14)			
Commodity hedging derivative instruments:			
Changes in fair value of cash flow hedges	254	(678)	(678)
Reclassification of losses (gains) to net income	(220)	908	908
Interest rate hedging derivative instruments:			
Changes in fair value of cash flow hedges	26	183	183
Reclassification of losses to net income	19	38	38
Reclassification of losses (gains) to net income	79	451	451
Total cash flow hedges	79	451	451
Total other comprehensive income (loss)	5,694	5,206	5,085
Comprehensive income			
Comprehensive income attributable to noncontrolling interests	(125)	(117)	(117)
Comprehensive income attributable to preferred units (see Note 8)	(3)	(4)	(4)
Comprehensive income attributable to common unitholders	\$ 5,566	\$ 5,085	\$ 5,085

See Notes to Consolidated Financial Statements.

F-7 F-6

ENTERPRISE PRODUCTS PARTNERS L.P.
STATEMENTS OF CONSOLIDATED CASH FLOWS
(Dollars in millions)

	For the Year Ended December 31,		
	2022	2021	2020
Operating activities:			
Net income	\$ 5,615	\$ 4,755	\$
<i>Reconciliation of net income to net cash flows provided by operating activities:</i>			
Depreciation and accretion	1,797	1,723	
Amortization of intangible assets	177	151	
Amortization of major maintenance costs for reaction-based plants	51	27	
Other amortization expense	220	239	
Impairment of goodwill (see Note 2)	—	—	
Impairment of assets other than goodwill (see Notes 2 and 4)	53	233	
Equity in income of unconsolidated affiliates	(464)	(583)	
Distributions received from unconsolidated affiliates attributable to earnings	446	544	
Net losses (gains) attributable to asset sales and related matters (see Note 19)	1	5	
Deferred income tax expense (benefit)	60	40	
Deferred income tax expense			
Change in fair market value of derivative instruments	78	(27)	
Non-cash expense related to long-term operating leases (see Note 17)	59	41	
Net effect of changes in operating accounts (see Note 19)	(54)	1,366	
Other operating activities	—	(1)	
Net cash flows provided by operating activities	<u>8,039</u>	<u>8,513</u>	<u></u>
Investing activities:			
Capital expenditures	(1,964)	(2,223)	
Cash used for business combinations, net of cash received (see Note 12)	(3,204)	—	
Investments in unconsolidated affiliates	(1)	(2)	
Distributions received from unconsolidated affiliates attributable to the return of capital	98	46	
Proceeds from asset sales and other matters (see Note 19)	122	64	
Other investing activities	(5)	(20)	
Cash used in investing activities	<u>(4,954)</u>	<u>(2,135)</u>	<u></u>
Financing activities:			
Borrowings under debt agreements	96,140	11,159	
Repayments of debt	(97,395)	(11,492)	
Debt issuance costs	(1)	(15)	
Monetization of interest rate derivative instruments (see Note 14)	—	75	
Cash distributions paid to common unitholders (see Note 8)	(4,095)	(3,930)	
Cash payments made in connection with distribution equivalent rights	(34)	(31)	
Cash distributions paid to noncontrolling interests (see Note 8)	(163)	(154)	
Cash contributions from noncontrolling interests (see Note 8)	7	72	
Repurchase of common units under 2019 Buyback Program (see Note 8)	(250)	(214)	
Net cash proceeds from the issuance of preferred units (see Note 8)	—	—	
Other financing activities	(53)	(41)	
Cash used in financing activities	<u>(5,844)</u>	<u>(4,571)</u>	<u></u>
Net change in cash and cash equivalents, including restricted cash	<u>(2,759)</u>	<u>1,807</u>	<u></u>
Cash and cash equivalents, including restricted cash, January 1	<u>2,965</u>	<u>1,158</u>	<u></u>
Cash and cash equivalents, including restricted cash, December 31	<u><u>\$ 206</u></u>	<u><u>\$ 2,965</u></u>	<u><u>\$</u></u>

See Notes to Consolidated Financial Statements.

F-8 F-7

ENTERPRISE PRODUCTS PARTNERS L.P.
STATEMENTS OF CONSOLIDATED EQUITY
(See Note 8 for Unit History, Accumulated Other Comprehensive

Income (Loss) and Noncontrolling Interests
(Dollars in millions)

	Partners' Equity					Noncontrolling Interests in Consolidated Subsidiaries	Total	Partners'	
	Common Limited Partner Interests	Treasury Units	Accumulated Other Comprehensive Income (Loss)					Common Limited Partner Interests	Treasury Units
Balance, December 31, 2019	\$ 24,692	\$ —	\$ 72	\$ 1,063	\$ 25,827				
Net income	3,775	—	—	110	3,885				
Cash distributions paid to common unitholders	(3,891)	—	—	—	(3,891)				
Cash payments made in connection with distribution equivalent rights	(27)	—	—	—	(27)				
Cash distributions paid to noncontrolling interests	—	—	—	(131)	(131)				
Cash contributions from noncontrolling interests	—	—	—	31	31				
Repurchase and cancellation of common units under 2019 Buyback Program	(186)	—	—	—	(186)				
Common units issued to Skyline North Americas, Inc. in connection with settlement of Liquidity Option (see Note 8)	1,297	—	—	—	1,297				
Treasury units acquired in connection with settlement of Liquidity Option, at cost (see Note 8)	—	(1,297)	—	—	(1,297)				
Common units exchanged for preferred units, with common units received being immediately cancelled (see Note 8)	(18)	—	—	—	(18)				
Amortization of fair value of equity-based awards	159	—	—	—	159				
Cash flow hedges	—	—	(237)	—	(237)				
Other, net	(34)	—	—	—	(34)				
Balance, December 31, 2020	25,767	(1,297)	(165)	1,073	25,378	\$ 25,767	\$ (1,297)		
Net income	4,634	—	—	117	4,751	4,634	—		
Cash distributions paid to common unitholders	(3,930)	—	—	—	(3,930)	(3,930)	—		
Cash payments made in connection with distribution equivalent rights	(31)	—	—	—	(31)	(31)	—		
Cash distributions paid to noncontrolling interests	—	—	—	(154)	(154)	—	—		
Cash contributions from noncontrolling interests	—	—	—	72	72	—	—		
Repurchase and cancellation of common units under 2019 Buyback Program	(214)	—	—	—	(214)	(214)	—		
Amortization of fair value of equity-based awards	151	—	—	—	151	151	—		
Cash flow hedges	—	—	451	—	451	—	—		
Other, net	(37)	—	—	2	(35)	(37)	—		
Balance, December 31, 2021	26,340	(1,297)	286	1,110	26,439	26,340	(1,297)		
Net income	5,487	—	—	125	5,612	5,487	—		
Cash distributions paid to common unitholders	(4,095)	—	—	—	(4,095)	(4,095)	—		
Cash payments made in connection with distribution equivalent rights	(34)	—	—	—	(34)	(34)	—		
Cash distributions paid to noncontrolling interests	—	—	—	(163)	(163)	—	—		
Cash contributions from noncontrolling interests	—	—	—	7	7	—	—		
Repurchase and cancellation of common units under 2019 Buyback Program	(250)	—	—	—	(250)	(250)	—		
Amortization of fair value of equity-based awards	156	—	—	—	156	156	—		
Cash flow hedges	—	—	79	—	79	—	—		
Other, net	(49)	—	—	—	(49)	(49)	—		
Balance, December 31, 2022	\$ 27,555	\$ (1,297)	\$ 365	\$ 1,079	\$ 27,702	27,555	(1,297)		
Net income						5,529	—		
Cash distributions paid to common unitholders						(4,301)	—		
Cash payments made in connection with distribution equivalent rights						(38)	—		
Cash distributions paid to noncontrolling interests						—	—		
Cash contributions from noncontrolling interests						—	—		
Repurchase and cancellation of common units under 2019 Buyback Program						(188)	—		
Amortization of fair value of equity-based awards						170	—		
Cash flow hedges						—	—		
Other, net						(64)	—		
Balance, December 31, 2023						\$ 28,663	\$ (1,297)		

See Notes to Consolidated Financial Statements.

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

KEY REFERENCES USED IN THESE
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Unless the context requires otherwise, references to "we," "us," or "our" within these Notes to Consolidated Financial Statements are intended to mean the business of Enterprise Products Partners L.P. and its consolidated subsidiaries.

References to the "Partnership" or "Enterprise" mean Enterprise Products Partners L.P. on a standalone basis.

References to "EPO" mean Enterprise Products Operating LLC, which is an indirect wholly owned subsidiary of the Partnership, and its consolidated subsidiaries, the business. We are managed by our general partner, Enterprise Products Holdings LLC ("Enterprise GP"), which is a wholly owned subsidiary of Dan Duncan LLC, a private company.

The membership interests of Dan Duncan LLC are owned by a voting trust, the current trustees ("DD LLC Trustees") of which are: (i) Randa Duncan Williams, who is a Director of Enterprise GP (the "Board") of Enterprise GP; and (ii) Richard H. Bachmann, who is also a director and Vice Chairman of the Board of Enterprise GP. Board members include the Co-Chief Executive Officer and Chief Financial Officer of Enterprise GP. Ms. Duncan Williams and Messrs. Bachmann and Fowler also currently serve as directors of Enterprise GP.

References to "EPCO" mean Enterprise Products Company, a privately held Texas corporation, and its privately held affiliates. The outstanding voting capital stock of EPCO is held by a voting trust, the current trustees ("EPCO Trustees") of which are: (i) Ms. Duncan Williams, who serves as Chairman of EPCO; (ii) Mr. Bachmann, who serves as the President and Chief Executive Officer of EPCO; and (iii) Mr. Fowler, who serves as an Executive Vice President and the Chief Financial Officer of EPCO. Ms. Duncan Williams and Messrs. Bachmann and Fowler also currently serve as directors of EPCO.

We, Enterprise GP, EPCO and Dan Duncan LLC are affiliates under the collective common control of the DD LLC Trustees and the EPCO Trustees. EPCO, together with Enterprise GP, owns approximately 32.4% of the Partnership's common units outstanding at December 31, 2022.

All statistical data (e.g., pipeline mileage, processing capacity and similar operating metrics) in these notes to consolidated financial statements are unaudited.

With the exception of per unit amounts, or as noted within the context of each disclosure, the dollar amounts presented in the tabular data within these disclosures are stated in millions of dollars.

F-10 F-9

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 1. Partnership Organization and Operations

We are a publicly traded Delaware limited partnership, the common units of which are listed on the New York Stock Exchange ("NYSE") under the ticker symbol "EPD". We are traded. We were formed in April 1998 to own and operate certain natural gas liquids ("NGLs") related businesses of EPCO and are a leading North American provider of NGLs to end users and consumers of natural gas, NGLs, crude oil, petrochemicals and refined products. We are owned by our limited partners (preferred and common unitholders) from which owns a non-economic general partner interest in us, manages our Partnership. We conduct substantially all of our business operations through EPO and its consolidated subsidiaries.

Our fully integrated, midstream energy asset network (or "value chain") links producers of natural gas, NGLs and crude oil from some of the largest supply basins in the United States and Mexico with domestic consumers and international markets. Our midstream energy operations include:

- natural gas gathering, treating, processing, transportation and storage;
- NGL transportation, fractionation, storage, and marine terminals (including those used to export liquefied petroleum gases ("LPG") and ethane);
- crude oil gathering, transportation, storage, and marine terminals;
- propylene production facilities (including propane dehydrogenation ("PDH") facilities), butane isomerization, octane enhancement, isobutane dehydrogenation ("iBDH") and isobutene production facilities;
- petrochemical and refined products transportation, storage, and marine terminals (including those used to export ethylene and polymer grade propylene ("PGP")); and
- a marine transportation business that operates on key U.S. inland and intracoastal waterway systems.

Like many publicly traded partnerships, we have no employees. All of our management, administrative and operating functions are performed by employees of EPCO under an agreement (the "ASA") or by other service providers. See Note 15 for information regarding related party matters.

Our operations are reported under four business segments: NGL Pipelines & Services, Crude Oil Pipelines & Services, Natural Gas Pipelines & Services and Petrochemical Pipelines & Services. See Note 10 for additional information regarding our business segments.

Note 2. Summary of Significant Accounting Policies

Our consolidated financial statements are prepared on the accrual basis of accounting in accordance with U.S. generally accepted accounting principles ("GAAP").

Allowance for Credit Losses

We estimate our allowance for credit losses at each reporting date using a current expected credit loss model, which requires the measurement of expected credit losses (allowance for credit losses) based on historical experience with customers, current economic conditions, and reasonable and supportable forecasts. We may also increase the allowance for specific identification of customers involved in bankruptcy proceedings and similar financial difficulties.

F-11 F-10

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The following table presents our allowance for credit losses activity for the years indicated:

	For the Year Ended December 31	
	2022	2021
Balance at beginning of period	\$ 53	\$ 47
Charged to costs and expenses	6	7
Charged to other accounts (1)	1	4
Deductions	(6)	(5)
Balance at end of period	<u><u>\$ 54</u></u>	<u><u>\$ 53</u></u>

(1) Amount presented for 2020 primarily relates to the reclassification of deferred revenue balances to allowance for credit losses in connection with customer bankruptcies and contractual disputes.

Cash, Cash Equivalents and Restricted Cash

Cash and cash equivalents represent unrestricted cash on hand and highly liquid investments with original maturities of less than three months from the date of purchase.

Restricted cash primarily represents amounts held in segregated bank accounts by our clearing brokers as margin in support of our commodity derivative instruments and sales of natural gas, NGLs, crude oil, refined products and power. Additional cash may be restricted to maintain our commodity derivative instruments portfolio a change. See Note 14 for information regarding our derivative instruments and hedging activities.

The following table provides a reconciliation of cash and cash equivalents, and restricted cash reported within the Consolidated Balance Sheets that sum to the total of Consolidated Cash Flows.

	2022
Cash and cash equivalents	\$
Restricted cash	1
Total cash, cash equivalents and restricted cash shown in the Statements of Consolidated Cash Flows	\$ 2

Consolidation Policy

Our consolidated financial statements include our accounts and those of our majority-owned subsidiaries in which we have a controlling interest, after the elimination of intercompany transactions. We also consolidate other entities and ventures in which we possess a controlling financial interest as well as partnership interests where we are the sole member. We evaluate our financial interests in business enterprises to determine if they represent variable interest entities where we are the primary beneficiary. If such criteria are met, we consolidate the financial statements of such businesses with those of our own. Third party or affiliate ownership interests in our controlled subsidiaries are presented as noncontrolling interests. We do not present noncontrolling interests.

If the entity is organized as a limited partnership or limited liability company and maintains separate ownership accounts, we account for our investment using the equity method if our ownership interest is between 20% and 50%, unless our interest is so minor that we have virtually no influence over the investee's operating and financial policies. For all other types of investments, we account using the cost method if our ownership interest is between 3% and 50%, unless our interest is so minor that we have virtually no influence over the investee's operating and financial policies. In consolidating our financial statements, we include our proportionate share of the profits and losses from transactions with equity method unconsolidated affiliates to the extent such amounts remain on our Consolidated Balance Sheets (or those of our consolidated subsidiaries) or similar accounts.

F-12 F-11

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Contingencies

Certain conditions may exist as of the date our consolidated financial statements are issued, which may result in a loss to us but which will only be resolved when they occur. Management has regular quarterly litigation reviews, including updates from legal counsel, to assess the need for accounting recognition or disclosure of the matter. In assessing loss contingencies related to legal proceedings that are pending against us or unasserted claims that may result in a loss, management and legal counsel evaluate the perceived merits of any legal proceedings or unasserted claims as well as the perceived merits of the amount of relief sought or expected to be received.

We accrue an undiscounted liability for those contingencies where the incurrence of a loss is probable and the amount can be reasonably estimated. If a range of amounts is reasonably possible, the minimum of the range is accrued. We do not record a contingent liability when the likelihood of loss is remote. For contingencies where an unfavorable outcome would be material to our consolidated financial statements, we disclose the nature of the contingency and, where feasible, an estimate of the possible loss or range of loss.

Loss contingencies considered remote are generally not disclosed unless they involve guarantees, in which case the guarantees would be disclosed. See Note 17 for further information.

Current Assets and Current Liabilities

We present, as individual captions in our Consolidated Balance Sheets, all components of current assets and current liabilities that exceed 5% of total current assets and current liabilities.

Derivative Instruments

We use derivative instruments such as futures, swaps, forward contracts and other arrangements to manage price risks associated with inventories, firm commitments and future commodity transactions. To qualify for hedge accounting, the hedged item must expose us to risk and the related derivative instrument must reduce the exposure. Documentation requirements related to designation dates, expectations for hedge effectiveness and the probability that hedged future transactions will occur as forecasted are used to document and assess their effectiveness at inception of the hedge and on a monthly basis thereafter. Forecasted transactions are evaluated periodically back-tested once the forecasted period has passed to determine whether forecasted transactions are probable of occurring in the future.

We are required to recognize derivative instruments at fair value as either assets or liabilities on our Consolidated Balance Sheets unless such instruments meet the criteria. While all derivatives are required to be reported at fair value on the balance sheet, changes in fair value of derivative instruments are reported in different income statement categories based on the effectiveness of the hedging activities to which they relate. After meeting specified conditions, a qualified derivative may be designated as a total or partial hedge of:

- Changes in the fair value of a recognized asset or liability, or an unrecognized firm commitment – In a fair value hedge, gains and losses for both the derivative instrument are recognized in income during the period of change.
- Variable cash flows of a forecasted transaction – In a cash flow hedge, the change in the fair value of the hedge is reported in other comprehensive income (loss) and the forecasted transaction affects earnings.

An effective hedge relationship is one in which the change in fair value of a derivative instrument can be expected to offset 80% to 125% of the changes in fair value of the hedged item over the life of the hedging relationship. The effective portion of a hedge relationship is the amount by which the derivative instrument exactly offsets the change in fair value over the period.

F-13 F-12

ENTERPRISE PRODUCTS PARTNERS L.P. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

A contract designated as a cash flow hedge of an anticipated transaction that is not probable of occurring is immediately recognized in earnings.

Certain of our derivative instruments do not qualify for hedge accounting treatment; therefore, these instruments are accounted for using mark-to-market accounting.

For certain **substantially all of our** physical forward commodity derivative contracts, we apply the normal purchase/normal sale exception, whereby changes in the mark-to-market are recognized in income. As a result, the revenues and expenses associated with such physical transactions are recognized during the period when volumes are physical. Commodity contracts subject to this exception are evaluated for the probability of future delivery and **certain of these physical forward commodity contracts** are periodically evaluated to determine whether similar forward contracts are probable of physical delivery in the future. See Note 14 for additional information regarding our derivative instruments.

Environmental Costs

Environmental costs for remediation are accrued based on estimates of known remediation requirements. Such accruals are based on management's best estimate of the cost. Accruals are adjusted as further information and circumstances develop. Those estimates may change substantially depending on information about the nature and extent of the remediation, technologies and regulatory approvals. Expenditures to mitigate or prevent future environmental contamination are capitalized. Ongoing environmental costs are incurred. In accruing for environmental remediation liabilities, costs of future expenditures for environmental remediation are not discounted to their present value. Future environmental expenditures are fixed or reliably determinable. At **December 31, 2022** December 31, 2023, none of our estimated environmental remediation liabilities were discounted. The amount and timing of cash payments for such liabilities were not readily determinable.

The following table presents the activity of our environmental reserves for the years indicated:

	For the Year Ended December 31	
	2022	
Balance at beginning of period	\$ 4	\$
Charged to costs and expenses	13	
Acquisition-related additions and other	1	
Deductions	(15)	
Balance at end of period	\$ 3	\$

At December 31, 2022 totaled \$4 million and 2021, \$2 million \$3 million at December 31, 2023 and \$3 million, respectively, of our environmental reserves were classified

Estimates

Preparing our consolidated financial statements in conformity with GAAP requires us to make estimates that affect amounts presented in the financial statements. Our useful lives and depreciation/amortization methods used for fixed and identifiable intangible assets; (ii) measurement of fair value and projections used in impairment (including goodwill); (iii) contingencies; and (iv) revenue and expense accruals.

Actual results could differ materially from our estimates. On an ongoing basis, we review our estimates based on currently available information. Any changes in the estimates may require us to update such estimates, which could have a material impact on our consolidated financial statements.

F-14

Fair Value Measurements

Our recurring and nonrecurring fair value estimates are based on either (i) actual market data or (ii) assumptions that other market participants would use in pricing at risk, in the principal market of the asset or liability at a specified measurement date. Recognized valuation techniques (such as the income or market approaches) quoted market prices or rates, operating costs, discount factors and business growth rates. These inputs may be either readily observable, corroborated by market data. In developing our estimates of fair value, we endeavor to utilize the best information available and apply market-based data to the extent possible.

F-13

ENTERPRISE PRODUCTS PARTNERS L.P. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

A three-tier hierarchy has been established that classifies fair value amounts recognized in the financial statements based on the observability of inputs used to determine fair value. The hierarchy considers fair value amounts based on observable inputs (Levels 1 and 2 fair value measures) to be more reliable and predictable than those based primarily on unobservable inputs (Level 3 fair value measures). At each balance sheet reporting date, we categorize our financial assets and liabilities using this hierarchy. The characteristics of fair value amounts classified in the three levels are described as follows:

- **Level 1 fair value measures.** Level 1 fair values are based on quoted prices, which are available in active markets for identical assets or liabilities as of the measurement date. These assets or liabilities are those in which transactions for identical assets or liabilities occur with sufficient frequency so as to provide pricing information on an ongoing basis (e.g., the New York Mercantile Exchange ("NYMEX") and Intercontinental Exchange ("ICE")). Our Level 1 fair values consist of financial assets and liabilities such as exchange-traded commodity futures, forward contracts, swaps and other instruments transacted on an exchange or over-the-counter and interest rate derivative instruments. The fair values of these derivative instruments are based on quoted prices for similar products and locations. The fair value of our interest rate derivatives are determined using financial models that incorporate third-party price quotes and our own internal models.
- **Level 2 fair value measures.** Level 2 fair values are based on pricing inputs other than quoted prices in active markets (a Level 1 fair value measure) and are either observable or unobservable. Level 2 fair values include instruments that are valued using financial models or other appropriate valuation methodologies. Such financial models that consider various assumptions, including quoted forward prices for commodities, the time value of money, volatility factors, current market and contractual terms, as well as other relevant economic measures. Substantially all of these assumptions (i) are observable in the marketplace throughout the full term of the instrument; (ii) are based on quoted prices for similar products and locations; and (iii) are validated by inputs other than quoted prices (e.g., interest rate and yield curves at commonly quoted intervals). Our Level 2 fair values primarily consist of financial assets and liabilities such as forwards, swaps and other instruments transacted on an exchange or over-the-counter and interest rate derivative instruments. The fair values of these derivative instruments are determined using financial models that incorporate third-party price quotes for similar products and locations. The fair value of our interest rate derivatives are determined using financial models that incorporate third-party price quotes and our own internal models.
- **Level 3 fair value measures.** Level 3 fair values are based on unobservable inputs. Unobservable inputs are used to measure fair value to the extent that observable inputs are not available for the asset or liability. Unobservable inputs reflect management's best estimate of the assumptions that market participants would use in pricing an asset or liability (including assumptions about risk). Unobservable inputs are based on the best information available to us including our internally developed forecasts. Level 3 inputs are typically used in connection with internally developed valuation methodologies where we make our best estimate of the fair value of the asset or liability. These inputs are reviewed and approved by members of senior management.

With regards to commodity derivatives, our Level 3 fair values primarily consist of the following commodity derivative instruments used to hedge various inventories: crude oil, natural gas, refined products and commercial energy-based contracts with terms greater than 36 months; (ii) over-the-counter options; and (iii) exchange-traded futures. In addition, we often rely on price quotes from reputable brokers who publish price quotes on certain products and compare these prices to other reputable brokers in the markets whenever possible. These prices, when combined with data from our commodity derivative instruments, are used in our models to determine the fair value of the derivative instruments.

Our nonrecurring fair value estimates are generally based on the income approach to fair value and reflect various Level 3 inputs. In many cases, there are no activities to rely on or other similar recent transactions (a Level 2 fair value measure) to compare to. Our nonrecurring fair value estimates often include management's experience with the underlying assets based on their knowledge and experience in the industry (a Level 3 fair value measure). Other examples of Level 3 inputs used in the valuation include operating margins, throughput or processing volumes, utilization factors, sustaining capital expenditures, discount rates and business growth rates. When performing modeling, the weights are generally obtained from management personnel having oversight responsibilities for the assets being tested.

F-14

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Impairment Testing

The following table summarizes our asset impairment charges by type as presented on our Statements of Consolidated Cash Flows for the years indicated:

	For the Year Ended December 31	
	2022	2021
Impairment charges reflected in operating costs and expenses:		
Property, plant and equipment (see Note 4)	\$ 41	\$ 218
Goodwill	—	—
Property, plant and equipment		
Other (1)	12	15
Total asset impairment charges in operating costs and expenses	<u>53</u>	<u>233</u>
Total asset impairment charges in operating costs and expenses (2)		
Other property, plant and equipment impairment charges (3)		
Total asset impairment charges	<u><u>\$ 53</u></u>	<u><u>\$ 233</u></u>

(1) Primarily represents the write-down of surplus materials classified as current assets and intangible assets other than goodwill.

(2) Amounts presented are a component of "Third party and other costs" within the "Operating costs and expenses" section of our Statements of Consolidated Operations.

(3) Amounts presented are a component of "Third party and other costs" within the "General and administrative costs" section of our Statements of Consolidated Operations.

Asset impairment charges related to operations are a component of "Third party and other costs" within the "Operating costs and expenses" section of our Statements of Consolidated Operations.

The following information describes our accounting policies regarding impairment testing for major asset categories:

- **Impairment Testing for Long-Lived Assets.** Long-lived assets, which consist of intangible assets with finite lives and property, plant and equipment, are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of such assets may not be recoverable. Long-lived assets with carrying values that are not expected to be recovered are written down to their estimated fair values. The carrying value of a long-lived asset is deemed not recoverable if it exceeds the sum of undiscounted estimated cash flows over its remaining useful life until the eventual disposition of the asset. If the asset's carrying value exceeds the sum of its undiscounted cash flows, a non-cash asset impairment charge equal to the difference between the carrying value and its estimated fair value is recorded. Fair value is defined as the price that would be received to sell an asset or be paid to transfer a liability in an orderly transaction on the specified measurement date. We measure fair value using market price indicators or, in the absence of such data, appropriate valuation techniques. See Note 5 for information regarding asset impairment charges attributable to property, plant and equipment.
- **Impairment Testing for Investments in Unconsolidated Affiliates.** We evaluate our equity method investments for impairment when there are events or changes in circumstances that indicate potential loss in value of the investment attributable to an other-than-temporary decline. Examples of such events or changes in circumstances include continuing long-term negative changes in the entity's industry. In the event we determine that the value of an investment is not recoverable due to an other-than-temporary decline, we record an impairment charge to adjust the carrying value of the investment to its estimated fair value. We did not record any non-cash impairment charges related to our equity method investments as of December 31, 2022 December 31, 2023, 2021 2022 or 2020 2021. See Note 5 for information regarding our equity method investments.

F-16

- **Impairment Testing for Goodwill.** Goodwill, which represents the cost of an acquired business in excess of the fair value of its net assets at the acquisition date, is tested for impairment at the fourth quarter of each year or when events or changes in circumstances indicate that the carrying amount of the goodwill may not be recoverable. We test goodwill at the reporting unit (or operating segment) level following guidance in ASU 2017-04, "Intangibles - Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment," adopted on January 1, 2020. Goodwill impairment charges represent the amount by which a reporting unit's carrying value (including its respective goodwill) exceeds its carrying amount of the reporting unit's goodwill.

F-15

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

We determine the fair value of each reporting unit using accepted valuation techniques, primarily through the use of discounted cash flows (i.e., an income approach based assessments, if available. The estimated fair values of our reporting units incorporate assumptions regarding the future economic prospects of the assets an unit including: (i) discrete financial forecasts for the assets comprising the reporting unit, which, in turn, rely on management's estimates of long-term operat investments and similar factors; (ii) long-term growth rates for the reporting unit's cash flows beyond the discrete forecast period; and (iii) appropriate discount rate Level 3 inputs of the fair value hierarchy. We believe that the assumptions we use in estimating reporting unit fair values are consistent with those that market estimation process. However, due to uncertainties in the estimation process and volatility in the supply and demand for hydrocarbons and similar risk factors, actu estimates. Based on our most recent goodwill impairment test at December 31, 2022 2023, the estimated fair value of each of our reporting units was substantially least 10%).

In December 2020, management determined that the carrying value of our natural gas pipelines and services reporting unit exceeded its estimated fair value operations of our Natural Gas Pipelines & Services business segment, includes our natural gas gathering and transmission pipelines, storage facilities and related outlook for natural gas production in certain supply basins such as the Rocky Mountains and East Texas is expected to remain lower for longer due to reduced pipeline revenues attributable to lower regional natural gas price spreads is expected to adversely impact the future cash flows of our transmission pipelines. These estimated rate of return required for such businesses by market participants, resulted in the fair value of this reporting unit being less than its carrying value at December 31, 2020 as presented on our Statements of Consolidated Operations. We did not record any non-cash goodwill impairment charges during the years ended December 31, 2020 or 2021. See Note 6 for additional information regarding our goodwill.

Inventories

Inventories primarily consist of NGLs, petrochemicals, refined products, crude oil and natural gas volumes that are valued at the lower of cost or net realizable value, shipping and handling charges (e.g., pipeline transportation and storage fees) and other related costs associated with purchased volumes. As volumes are sold and delivered, these volumes (including freight-in charges that have been capitalized as part of inventory cost) are charged to operating costs and expenses. Shipping and handling fees as to customers are charged to operating costs and expenses as incurred. See Note 3 for additional information regarding our inventories.

Leases

We account for our leases under Accounting Standards Codification ("ASC") 842, *Leases*, which requires substantially all leases be recorded on the balance sheet.

F-17

The standard includes two lessee accounting models, which results in a lease being classified as either a "finance" or "operating" lease based on whether the lessee is an asset during the lease term. A lease would be classified as a finance lease if it meets one of five classification criteria. By default, a lease that does not meet the criteria would be deemed an operating lease. Regardless of classification, the initial measurement of both lease types will result in the balance sheet recognition of a right-of-use (i.e., the right to use the underlying asset for a specified period of time) and a corresponding lease liability. The lease liability will be recognized at the present value of the future cash flows that are expected to be paid under the lease, which will be adjusted for any prepaid rent, lease incentives provided by the lessor, and any indirect costs.

The subsequent measurement of each type of lease varies. For finance leases, a lessee will amortize the ROU asset (generally on a straight-line basis in a manner consistent with the lease term) and recognize lease liability (as a component of interest expense) using the effective interest method. Operating leases will result in the recognition of a single lease expense amount over the lease term.

We do not recognize ROU assets and lease liabilities for short-term leases, which are leases with a maximum term of 12 months or less and do not include a purchase option that is exercisable within 12 months of the lease commencement date. We instead recognize lease payments on a straight-line basis. In addition, we combine lease and non-lease components relating to our office and warehouse leases.

See Note 17 for our disclosures regarding operating lease obligations.

F-16

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Property, Plant and Equipment

Property, plant and equipment is recorded at cost. Expenditures for additions, improvements and other enhancements to property, plant and equipment are capitalized and repairs that do not extend asset life or add value are charged to expense as incurred. When property, plant and equipment assets are retired or otherwise disposed of, the cost and related accumulated depreciation is removed from the accounts and any resulting gain or loss is included in results of operations for the respective period.

We capitalize interest costs incurred on funds used to construct property, plant and equipment while the asset is in its construction phase. The capitalized interest is then amortized over the asset's estimated useful life as a component of depreciation expense. When capitalized interest is recorded, it reduces interest expense.

In general, depreciation is the systematic and rational allocation of an asset's cost, less its residual value (if any), to the periods it benefits. The majority of our property, the straight-line method, which results in depreciation expense being incurred evenly over the life of an asset. Our estimate of depreciation expense incorporates management lives and residual values of our assets. With respect to midstream energy assets such as natural gas gathering systems that are reliant upon a specific natural resource basins, the anticipated useful economic life of such assets may be limited by the estimated life of the associated natural resource basin from which the assets derive benefit. The applicable resource basins is based on several factors, including information published by the U.S. Energy Information Administration. Where appropriate, we use accelerated depreciation for tax purposes.

Leasehold improvements are recorded as a component of property, plant and equipment. The cost of leasehold improvements is charged to earnings using the straight-line method over the remaining lease term or (ii) the estimated useful lives of the improvements. We consider renewal terms that are deemed reasonably assured when estimating remaining useful lives.

Our assumptions regarding the useful economic lives and residual values of our assets may change in response to new facts and circumstances, which would prospectively affect depreciation expense. Examples of such circumstances include, but are not limited to: (i) changes in laws and regulations that limit the estimated economic life of an asset; (ii) changes in expected salvage values or (iv) significant changes in the forecast life of the applicable resource basins, if any.

F-18

Certain of our plant facilities undergo periodic planned outages for major maintenance activities. The method of accounting for these activities depends on whether the plant is reaction-based or distillation-based. Our natural gas processing plants, NGL fractionators, deisobutanizers, propylene splitters and similar facilities utilize thermal distillation processes to separate hydrocarbons into useful components. Our reaction-based plants, which primarily include our PDH, isomerization and octane enhancement facilities, utilize catalysts to facilitate the conversion of hydrocarbons into higher value products. We use the expense-as-incurred method to account for the planned major maintenance activities of distillation-based plant. We adopted the deferral method when accounting for major maintenance activities. Under the deferral method, major maintenance costs are capitalized and amortized over the period of the plant's useful life. Historically, the costs of major maintenance activities attributable to our reaction-based plants, were not material to our consolidated financial statements.

With regard to the planned major maintenance activities of our marine transportation assets and underground storage caverns, we continue to use the deferral method to account for these activities.

Asset retirement obligations ("AROs") are legal obligations associated with the retirement of tangible long-lived assets that result from their acquisition, construction, or operation. When an ARO is incurred, we record a liability for the ARO and capitalize an equal amount as an increase in the carrying value of the related long-lived asset at estimated fair value using expected present value techniques. Over time, the ARO liability is accreted to its present value (through accretion expense) and the carrying value of the asset is reduced to its estimated fair value. We will incur a gain or loss to the extent that our ARO liabilities are not settled at their recorded amounts.

See Note 4 for additional information regarding our property, plant and equipment and AROs.

F-17

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Revenues

Substantially all of our revenues are accounted for under ASC 606, *Revenue from Contracts with Customers*, however, to a limited extent, some revenues are accounted for under ASC 842, *Leases*, ASC 845, *Nonmonetary Transactions*, or ASC 815, *Derivatives and Hedging Activities*.

The core principle of ASC 606 is that a company should recognize revenue in a manner that fairly depicts the transfer of goods or services to customers in amounts that it expects to receive for those goods or services. We apply this core principle by following five key steps outlined in ASC 606: (i) identify the contract; (ii) identify the performance obligations in the contract; (iii) determine the transaction price; (iv) allocate the transaction price to the performance obligations in the contract; and (v) recognize revenue when (or as) the performance obligations are satisfied. This five-step process involves management judgment and an analysis of the contract's material terms and conditions.

Under ASC 606, we recognize revenue when or as we satisfy our performance obligation to the customer. In situations where we have recognized revenue, but have not yet delivered the goods or services (e.g., on completion of a project or on something other than the passage of time) from the customer, we recognize unbilled revenue (a contract asset) on our consolidated balance sheet. Unbilled revenue is recognized when we have an unconditional right of payment from the customer. Payments received from customers in advance of the period in which we satisfy a performance obligation are recorded as a contract liability on our consolidated balance sheet.

F-19

Our revenue streams are derived from the sale of products and providing midstream services. Revenues from the sale of products are recognized at a point in time, when the customer has received the goods and accepted them (or the satisfaction of our performance obligation under the contract) to the customer. From that point forward, the customer is able to direct the use of, and obtain substantial economic benefits from, the products. With respect to midstream services (e.g., interruptible transportation), we satisfy our performance obligations over time and recognize revenues when the customer receives the benefits based on an output measure of volumes redelivered. We believe this measure is a faithful depiction of the transfer of control for midstream services. For time-based revenue streams, we recognize revenue over time based on the percentage of completion of the performance obligation. For performance obligations that are satisfied over time, we recognize revenue over time on a straight-line basis as time elapses over the period of the performance obligation. For performance obligations that are satisfied at a point in time, we recognize revenue at that point in time. These approaches accurately depict the transfer of benefits to the customer.

Customers are invoiced for products purchased or services rendered when we have an unconditional right to consideration under the associated contract. The consideration may be either fixed, variable or a combination of both. Examples of fixed consideration would be fixed payments from customers under take-or-pay arrangements, storage contracts and transportation contracts. Variable consideration represents payments from customers that are based on factors that fluctuate (or vary) based on volumes, prices or time. These include interruptible transportation agreements, market-indexed product sales contracts and the value of NGLs we retain under natural gas processing agreements. The industry for the products we sell.

Under certain midstream service agreements, customers are required to provide a minimum volume over an agreed-upon period with a provision that allows the customer to make up the difference if the minimum volume is not met. Revenue pursuant to such agreements is initially deferred and subsequently recognized when either the make-up period ends, the customer exercising the rights becomes remote, or we are otherwise released from the performance obligation.

Customers may contribute funds to us to help offset the construction costs related to pipeline construction activities and production well tie-ins. These receipts are recorded as a reduction of construction in progress over the term of the associated midstream services provided to the customer.

For those contracts under which we have the ability to invoice the customer in an amount that corresponds directly with the value of the performance obligation completed, we record the amount as revenue when we have the right to invoice.

See Note 9 regarding our revenue disclosures.

F-18

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 3. Inventories

Our inventory amounts by product type were as follows at the dates indicated:

	Decem
	2022
NGLs	\$ 1,689
Petrochemicals and refined products	430
Crude oil	411
Natural gas	24
Total	\$ 2,554

F-20

In those instances where we take ownership of inventory volumes through percent-of-liquids contracts and similar arrangements (as opposed to outright purchases from third parties), the inventories are valued at market-based prices during the month in which they are acquired.

The following table presents our total cost of sales amounts and lower of cost or net realizable value adjustments for the years indicated:

	For the Year Ended December 31,		
	2022	2021	2020
Cost of sales (1)	\$ 45,836	\$ 29,887	\$ 29,887
Lower of cost or net realizable value adjustments recognized in cost of sales	19	20	20

(1) Cost of sales is a component of "Operating costs and expenses," as presented on our Statements of Consolidated Operations. Fluctuations in these amounts are primarily due to changes in energy costs and our marketing activities.

Due to fluctuating commodity prices, we recognize lower of cost or net realizable value adjustments when the carrying value of our available-for-sale inventories exceeds the market value. Cash charges are a component of cost of sales in the period they are recognized. To the extent our commodity hedging strategies address inventory-related price risk, the valuation adjustments are mitigated or offset. See Note 14 for a description of our commodity hedging activities.

F-19

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 4. Property, Plant and Equipment

The historical costs of our property, plant and equipment and related balances were as follows at the dates indicated:

	Estimated Useful Life in Years	December 31,	
		2022	2023
Plants, pipelines and facilities (1) (5)	3-45 (5)	\$ 54,396	\$
Underground and other storage facilities (2) (6)	5-40 (6)	4,329	
Transportation equipment (3)	3-10	222	
Marine vessels (4)	15-30	921	
Land		387	
Construction in progress		2,867	
Subtotal		63,122	
Less accumulated depreciation		18,800	
Subtotal property, plant and equipment, net		44,322	
Capitalized major maintenance costs for reaction-based plants, net of accumulated amortization (7)		79	
Property, plant and equipment, net		\$ 44,401	\$

(1) Plants, pipelines and facilities include processing distillation-based and reaction-based plants; NGL, natural gas, crude oil and petrochemical and refined products pipelines; terminal loading and equipment; laboratory and shop equipment and related assets.

(2) Underground and other storage facilities include underground product storage caverns; above ground storage tanks; water wells and related assets.

(3) Transportation equipment includes tractor-trailer tank trucks and other vehicles and similar assets used in our operations.

(4) Marine vessels include tow boats, barges and related equipment used in our marine transportation business.

(5) In general, the estimated useful lives of major assets within this category are: processing distillation-based and reaction-based plants, 20-35 years; pipelines and related equipment, 5-45 years; terminal furniture and equipment, 3-20 years; and laboratory and shop equipment, 5-35 years.

(6) In general, the estimated useful lives of assets within this category are: underground storage facilities, 5-35 years; storage tanks, 10-40 years; and water wells, 5-35 years.

(7) For reaction-based plants, we use the deferral method when accounting for major maintenance activities. Under the deferral method, major maintenance costs are capitalized and amortized over the weighted-average basis, the expected remaining amortization period for these costs is 1.5 0.8 years.

F-21

The following table summarizes our depreciation expense and capitalized interest amounts for the years indicated:

	For the Year Ended December 31,	
	2022	2021
Depreciation expense (1)	\$ 1,779	\$ 1,705
Capitalized interest (2)	90	80

(1) Depreciation expense is a component of "Third party and other costs" within "Costs and expenses" as presented on our Statements of Consolidated Operations.

(2) Capitalized interest is a component of "Interest expense" as presented on our Statements of Consolidated Operations.

Asset Retirement Obligations

We record AROs in connection with legal requirements to perform specified retirement activities under contractual arrangements and/or governmental regulations. Our right-of-way agreements associated with our pipeline operations and property leases associated with our plant sites. In addition, we record AROs in connection with the abandonment or retirement of above-ground brine storage pits and certain marine vessels. We also record AROs in connection with regulatory requirements associated with certain assets containing hazardous substances such as asbestos. We typically fund our AROs using cash flow from operations.

Property, plant and equipment at December 31, 2022 December 31, 2023 and 2021 2022 includes \$117 million \$109 million and \$81 million \$117 million, respectively, or an increase in the associated long-lived asset.

F-20

ENTERPRISE PRODUCTS PARTNERS L.P. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The following table presents information regarding our AROs for the years indicated:

	For the Year Ended December 31,	
	2022	2021
ARO liability beginning balance	\$ 176	\$ 150

Liabilities incurred (1)	20	6
Revisions in estimated cash flows (2)	30	6
Liabilities settled (3)	(10)	(4)
Accretion expense (4)	18	18
ARO liability ending balance	\$ 234	\$ 176

(1) Represents the initial recognition of estimated ARO liabilities during period.
 (2) Represents subsequent adjustments to estimated ARO liabilities during period.
 (3) Represents cash payments to settle ARO liabilities during period.
 (4) Represents net change in ARO liability balance attributable to the passage of time and other adjustments, including true-up amounts associated with revised closure estimates.

Of the **\$234 million** **\$225 million** total ARO liability recorded at **December 31, 2022** **December 31, 2023**, **\$20 million** **\$4 million** was reflected as a current liability and liability.

The following table presents our forecast of ARO-related accretion expense for the years indicated:

2023	2024	2025	2026	2027	2024	2025	
2024	\$ 13	\$ 13	\$ 14	\$ 15	\$ 16	\$ 13	\$ 14

F-22

Impairments of Property, Plant and Equipment

The following table presents our non-cash asset impairment charges involving property, plant and equipment by business segment for the years indicated:

	For the Year Ended December 31	
	2022	2021
NGL Pipelines & Services (1)	\$ 23	\$ 20
Crude Oil Pipelines & Services (2)	3	15
Natural Gas Pipelines & Services (3) (1)	6	56
Petrochemical & Refined Products Services (4) (2)	9	127
Total impairment charges for property, plant and equipment	\$ 41	\$ 218

(1) 2020 amount includes an \$87 million non-cash impairment charges associated with our South Texas processing assets.
 (2) 2020 amount includes a \$42 million non-cash impairment charge associated with the cancellation of our Midland-to-ECHO 4 Pipeline construction project.
 (3) 2021 amount includes a \$37 million non-cash impairment charge associated with the sale of components of our San Juan Gathering System. 2020
 (2) 2021 amount includes a \$38 million non-cash impairment charge associated with our South Texas gathering assets.
 (4) 2021 and 2020 amounts include non-cash impairment charges of \$113 million and \$252 million, respectively, associated with our marine transportation business.

The following information summarizes our significant asset impairment charges involving property, plant and equipment that were recognized during the year ended Dec

- In December 2021, we evaluated our marine transportation business for impairment due to a further deterioration of demand for such services, which resulted in rates. As a result of our review, we recognized an impairment charge of \$114 million. The impairment charge reduced property, plant and equipment by \$113 million. We determined the fair value using an income approach (i.e., a discounted cash flow approach), which incorporates Level 3 inputs including: (i) management's long-term forecast of cash flows generated by the business; (ii) a discount rate of 8.7%, which is based on an estimated weighted-average cost of capital for market participants engaged in similar businesses; and (iii) a growth rate of 2.1% for terminal year cash flows.
- In March 2021, we entered into agreements to sell a coal bed natural gas gathering system and related Val Verde treating facility, both of which were components of a third party for \$39 million in cash. The transaction closed and was effective on April 1, 2021. We recognized an impairment charge of \$44 million attributable to the write down of \$37 million of property, plant and equipment and \$7 million of intangible assets to their respective fair values.

The following information summarizes our significant asset impairment charges involving property, plant and equipment that were recognized during the year ended Dec

- In December 2020, we evaluated our marine transportation business for impairment due to a lower demand outlook for such services. As a result of our review, we recognized an impairment charge of \$257 million, \$44 million attributable to this transaction, which reduced reflects the write down of \$37 million of property, plant and equipment by \$257 million. We determined the to their respective fair value using an income approach (i.e., a discounted cash flow approach), which incorporates Level 3 inputs including: (i) management's long-term forecast of cash flows generated by the business; (ii) a discount rate of 9.3%, which is based on an estimated weighted-average cost of capital for market participants engaged in similar business activities; and (iii) a growth rate of 2.1% for terminal year cash flows.

- In December 2020, we evaluated certain of our natural gas gathering and processing assets in South Texas for impairment due to a lower production recognized an aggregate impairment charge of \$126 million, which reduced property, plant and equipment by \$125 million and intangible assets by \$1 million this review were our Armstrong, Gilmore, Shilling and Indian Springs natural gas processing facilities and our Indian Springs and Big Thicket Gathering using Level 3 inputs which were based primarily on management expectations of the residual values of such facilities and pipelines based on historical expected values.

F-23 F-21

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

- In September 2020, we recognized \$42 million of impairment expense due to our cancellation of the Midland-to-ECHO 4 Pipeline construction project.

The remainder of our impairment charges for the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020 2021 are attributable to the completed or expected to be used or constructed.

Note 5. Investments in Unconsolidated Affiliates

The following table presents our investments in unconsolidated affiliates by business segment at the dates indicated. We account for these investments using the equity method.

	Ownership Interest at December 31,		December 31,
	2022	2022	
NGL Pipelines & Services:			
Venice Energy Service Company, L.L.C. ("VESCO")	13.1%	\$	25 \$
K/D/S Promix, L.L.C. ("Promix")	50%		25
Baton Rouge Fractionators LLC ("BRF")	32.2%		13
Skelly-Belvieu Pipeline Company, L.L.C. ("Skelly-Belvieu")	50%		25
Texas Express Pipeline LLC ("Texas Express")	35%		324
Texas Express Gathering LLC ("TEG")	45%		36
Front Range Pipeline LLC ("Front Range")	33.3%		192
Crude Oil Pipelines & Services:			
Seaway Crude Holdings LLC ("Seaway")	50%		1,183
Eagle Ford Pipeline LLC ("Eagle Ford Crude Oil Pipeline")	50%		375
Eagle Ford Terminals Corpus Christi LLC ("Eagle Ford Corpus Christi")	50%		119
Natural Gas Pipelines & Services:			
White River Hub, LLC ("White River Hub")	50%		17
Old Ocean Pipeline, LLC ("Old Ocean")	50%		15
Petrochemical & Refined Products Services:			
Baton Rouge Propylene Concentrator LLC ("BRPC")	30%		2
Transport 4, LLC ("Transport 4")	25%		1
Total		\$	2,352 \$

NGL Pipelines & Services

The principal business activity of each investee included in our NGL Pipelines & Services segment is described as follows:

- *VESCO* owns the Venice natural gas processing facility and a related gathering system located in south Louisiana.
- *Promix* owns an NGL fractionation facility and a related gathering system located in south Louisiana.
- *BRF* owns an NGL fractionation facility located in south Louisiana.
- *Skelly-Belvieu* owns a pipeline that transports mixed NGLs from Skellytown, Texas to Chambers County, Texas.
- *Texas Express* owns an NGL pipeline that extends from Skellytown, Texas to our Chambers County NGL fractionation and storage complex. Mixed NGLs from the South-Central and Mid-Continent regions are delivered to the Texas Express Pipeline via an interconnect with our Mid-America Pipeline System near Skellytown. In addition, mixed NGLs gathered by Texas Express Gathering System. Also, mixed NGLs originating from the Denver-Julesburg ("DJ") Basin in Colorado are transported via the Front Range Pipeline.
- *TEG* owns two NGL gathering systems that deliver mixed NGLs to the Texas Express Pipeline.

- *Front Range* owns an NGL pipeline that transports mixed NGLs from natural gas processing facilities located in the DJ Basin to an interconnect with our T Pipeline System and other third party facilities near Skellytown, Texas.

F-24 F-22

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Crude Oil Pipelines & Services

The principal business activity of each investee included in our Crude Oil Pipelines & Services segment is described as follows:

- *Seaway* owns a crude oil pipeline system that connects the Cushing, Oklahoma hub, which is a major industry trading hub and price settlement point for V with markets in Southeast Texas. The Seaway Pipeline is comprised of the Longhaul System, the Freeport System and the Texas City System.
- *Eagle Ford Crude Oil Pipeline* owns a pipeline that transports crude oil and condensate for producers in South Texas. The system originates in Gardenda Texas. The system interconnects with our South Texas Crude Oil Pipeline System and a marine terminal owned by Eagle Ford Corpus Christi.
- *Eagle Ford Corpus Christi* owns a marine crude oil terminal located in Corpus Christi, Texas that can load ocean-going vessels with either crude oil or condensate.

Natural Gas Pipelines & Services

The principal business activity of each investee included in our Natural Gas Pipelines & Services segment is described as follows:

- *White River Hub* owns a natural gas hub facility serving producers in the Piceance Basin of northwest Colorado.
- *Old Ocean* owns a natural gas pipeline that extends from near Maypearl, Texas to Sweeny, Texas.

Petrochemical & Refined Products Services

The principal business activity of each investee included in our Petrochemical & Refined Products Services segment is described as follows:

- *BRPC* owns a propylene fractionation facility located in south Louisiana.
- *Transport 4* provides pipeline and terminal logistics services used by our refined products pipelines.

Equity Earnings

The following table presents our equity in income (loss) of unconsolidated affiliates by business segment for the years indicated:

	For the Year Ended December	
	2022	2021
	\$	\$
NGL Pipelines & Services	149	120
Crude Oil Pipelines & Services	308	456
Natural Gas Pipelines & Services	5	6
Petrochemical & Refined Products Services	2	1
Total	<u>464</u>	<u>583</u>

F-25 F-23

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 6. Intangible Assets and Goodwill

Identifiable Intangible Assets

The following table summarizes our intangible assets by business segment at the dates indicated:

	December 31, 2022			December 31, 2021			December 31, 2020		
	Gross Value	Accumulated Amortization	Carrying Value	Gross Value	Accumulated Amortization	Carrying Value	Gross Value	Accumulated Amortization	Carrying Value
NGL Pipelines & Services:									
Customer relationship intangibles	\$ 449	\$ (249)	\$ 200	\$ 449	\$ (236)	\$ 213	\$ 449	\$ (263)	\$ 213
Contract-based intangibles	749	(84)	665	165	(61)	104	752	(110)	104
Segment total	1,198	(333)	865	614	(297)	317	1,201	(373)	317
Crude Oil Pipelines & Services:									
Customer relationship intangibles	2,195	(431)	1,764	2,195	(355)	1,840	2,195	(530)	1,840
Contract-based intangibles	283	(271)	12	283	(263)	20	283	(275)	20
Segment total	2,478	(702)	1,776	2,478	(618)	1,860	2,478	(805)	1,860
Natural Gas Pipelines & Services:									
Customer relationship intangibles	1,350	(588)	762	1,350	(550)	800	1,351	(625)	800
Contract-based intangibles	639	(195)	444	232	(183)	49	641	(209)	49
Segment total	1,989	(783)	1,206	1,582	(733)	849	1,992	(834)	849
Petrochemical & Refined Products Services:									
Customer relationship intangibles	181	(80)	101	181	(75)	106	181	(86)	106
Contract-based intangibles	45	(28)	17	45	(26)	19	45	(29)	19
Segment total	226	(108)	118	226	(101)	125	226	(115)	125
Total intangible assets	\$ 5,891	\$ (1,926)	\$ 3,965	\$ 4,900	\$ (1,749)	\$ 3,151	\$ 5,897	\$ (2,127)	\$ 3,151

The following table presents the amortization expense of our intangible assets by business segment for the years indicated:

	For the Year Ended December	
	2022	2021
NGL Pipelines & Services	\$ 36	\$ 24
Crude Oil Pipelines & Services	84	77
Natural Gas Pipelines & Services	50	42
Petrochemical & Refined Products Services	7	8
Total	\$ 177	\$ 151

The following table presents our forecast of amortization expense associated with existing intangible assets for the years indicated:

2023	2024	2025	2026	2027	2024	2025
2024					2024	2025
\$ 200	\$ 222	\$ 230	\$ 237	\$ 235	\$ 210	\$ 208

Customer relationship intangible assets

Customer relationship intangible assets represent the estimated economic value assigned to commercial relationships acquired in connection with business combinations. Intangible assets are classified as either (i) basin-specific or (ii) general. Basin-specific customer relationships represent access to customers associated with a particular basin (e.g., customers at a natural gas gathering system serving a specific production field) and is analogous to having a franchise in a particular area. General customer relationships represent hydrocarbon volumes that are not attributable to specific resource basins (e.g., customers at a marine terminal that handles volumes originating from multiple sources).

The estimated fair value of each customer relationship intangible asset was determined at the time of acquisition using a discounted cash flow analysis, which includes the fair value of the acquired business. The assumptions may include Level 3 fair value inputs, including long-range cash flow forecasts that extend for the estimated economic life of the asset, anticipated service contract renewals, resource base depletion rates and expected customer attrition rates.

F-26 F-24

ENTERPRISE PRODUCTS PARTNERS L.P. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The recognition of customer relationships are supported by a variety of factors. In general, midstream infrastructure requires a significant investment, both in terms of capital and maintenance, and is generally supported by long-term contracts that establish a customer base. The level of expenditures and regulatory requirements involved in maintaining these relationships can create significant economic barriers to entry that may limit potential competition. Furthermore, efficient, continuous operation of the acquired fixed assets existing at the time of the acquisition, but it provides us with opportunities to establish new ones. These factors support the long-term value attribution of these assets.

With respect to amortization periods, the duration of a basin-specific customer relationship is limited to the estimated economic life of the associated resource basin. The duration of a general customer relationship is typically limited to the term of the underlying service contracts, including assumed renewals. Amortization expense attributable to customer relationships closely resembles the pattern in which we expect to benefit from such relationships.

At December 31, 2022 December 31, 2023, the carrying value of our portfolio of customer relationship intangible assets was \$2.8 billion \$2.7 billion, the principal components of which were:

	Weighted Average Remaining Amortization Period	December 31, 2022		
		Gross Value	Accumulated Amortization	Carrying Value
Basin-specific customer relationships:				
EFS Midstream (acquired 2015)	19.4 years	\$ 1,410	\$ (269)	\$ 1,141
State Line and Fairplay (acquired 2010)	24.2 years	895	(278)	617
San Juan Gathering (acquired 2004)	16.8 years	331	(260)	71
General customer relationships:				
Oiltanking (acquired 2014)	21.0 years	1,193	(248)	945

- The *EFS Midstream* customer relationships provide us with long-term access to condensate and natural gas producers in the Eagle Ford Shale served by Midstream System provides condensate gathering and processing services along with gathering, treating and compression services for associated natural gas
- The *State Line and Fairplay* customer relationships provide us with long-term access to natural gas producers served by our Haynesville and Fairplay Gathering System gathers and treats natural gas produced from the Haynesville and Bossier Shale supply basins and the Cotton Valley and Taylor Sand formation. The Fairplay Gathering System gathers natural gas produced from the Cotton Valley formation in East Texas.
- The *San Juan Gathering* customer relationships provide us with long-term access to natural gas producers in the San Juan Basin served by our San Juan Gathering System.
- The *Oiltanking* customer relationships provide us with long-term access to crude oil and refined products storage and terminal customers served at our Houston terminals.

F-27 F-25

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Contract-based intangible assets

Contract-based intangible assets represent specific commercial rights we acquired in connection with business combinations. These intangible assets are typically incorporated into the terms of the agreements. At December 31, 2022 December 31, 2023, the carrying value of our portfolio of contract-based intangible assets was which were as follows:

	Weighted Average Remaining Amortization Period	December 31, 2022		
		Gross Value	Accumulated Amortization	Carrying Value
Navitas Midstream customer contracts	29.0 years	\$ 989	\$ (19)	\$ 970
Jonah natural gas gathering agreements	19.0 years	224	(182)	42
Delaware Basin natural gas processing contracts	4.0 years	82	(40)	42

- The *Navitas Midstream customer contracts* represent, which we acquired in connection with our acquisition of Navitas Midstream Partners, LLC ("Navitas Mids") estimated value we assigned to the acquired long-term contracts we with customers that dedicate future lease production to our system. The estimated fair value associated with our contract-based intangible assets was determined using an income approach, specifically a discounted cash flow analysis. The fair value of the intangible assets was determined by discounting the estimated future cash flows using a discount rate of 15.5% and a participant weighted average cost of capital. The estimated useful life of the acquired contract-based intangible asset is 30 years. Amortization expense is recorded using a units-of-production method based on gathering volumes.
- The *Jonah natural gas gathering agreements* represent the estimated value we assigned to natural gas gathering contracts acquired in 2001 associated with the Jonah natural gas gathering system. The estimated fair value of the intangible assets was determined by discounting the estimated future cash flows using a discount rate of 15.5% and a participant weighted average cost of capital. The estimated useful life of the acquired contract-based intangible asset is 30 years. Amortization expense is recorded using a units-of-production method based on gathering volumes.
- The *Delaware Basin natural gas processing contracts* represent the estimated value we assigned to natural gas processing contracts we acquired in 2018 in connection with our acquisition of a 50% member interest in Delaware Basin Gas Processing LLC. The estimated fair value of the intangible assets was determined by discounting the estimated future cash flows using a discount rate of 15.5% and a participant weighted average cost of capital. The estimated useful life of the acquired contract-based intangible asset is 30 years. Amortization expense is recorded using a units-of-production method based on gathering volumes.

Goodwill

Goodwill represents the cost of acquired businesses in excess of the fair value of their net assets at acquisition. The following table presents changes in the segment during the periods indicated:

	NGL Pipelines & Services	Crude Oil Pipelines & Services	Natural Gas Pipelines & Services	Petrochemical & Refined Products Services	Consolidated Total	NGL Pipelines & Services	Crude Oil Pipelines & Services
Balance at December 31, 2020 (1)	\$ 2,652	\$ 1,841	\$ —	\$ 956	\$ 5,449	\$ 2,652	\$ 1,841
Balance at December 31, 2021 (1)	2,652	1,841	—	956	5,449	2,652	1,841
Goodwill related to acquisition (2)	159	—	—	—	159	159	—
Balance at December 31, 2022 (1)	\$ 2,811	\$ 1,841	\$ —	\$ 956	\$ 5,608	2,811	1,841
Balance at December 31, 2023 (1)						\$ 2,811	\$ 1,841

(1) Balances are presented net of historical accumulated impairment losses of \$296 million for the Natural Gas Pipelines & Service segment and \$1 million for the Petrochemical & Refined Product impairment charges recognized for the reporting units within the NGL Pipelines & Services and Crude Oil Pipelines & Services segments.

(2) This amount represents the goodwill recognized in connection with our acquisition of Navitas Midstream in February 2022. See Note 12 for additional information regarding In general, we attribute the acquired business with our existing NGL asset base to create future business opportunities.

F-28 F-26

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 7. Debt Obligations

The following table presents our consolidated debt obligations (arranged by company and maturity date) at the dates indicated:

	Decem	2022
EPO senior debt obligations:		
Commercial Paper Notes, variable-rates		\$ 495
Senior Notes VV, 3.50% fixed-rate, due February 2022		—
Senior Notes CC, 4.05% fixed-rate, due February 2022		—
Senior Notes HH, 3.35% fixed-rate, due March 2023		1,250
September 2022 \$1.5 Billion 364-Day Revolving Credit Agreement, variable-rate, due September 2023 (1)		—
Senior Notes JJ, 3.90% fixed-rate, due February 2024		850
March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement, variable-rate, due March 2024 (1)		—
Senior Notes MM, 3.75% fixed-rate, due February 2025		1,150
Senior Notes FFF, 5.05% fixed-rate, due January 2026		—
Senior Notes PP, 3.70% fixed-rate, due February 2026		875
September 2021 \$3.0 Billion Multi-Year Revolving Credit Agreement, variable-rate, due September 2026 (2)		—
Senior Notes SS, 3.95% fixed-rate, due February 2027		575
March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement, variable-rate, due March 2028 (2)		—
Senior Notes WW, 4.15% fixed-rate, due October 2028		1,000
Senior Notes YY, 3.125% fixed-rate, due July 2029		1,250
Senior Notes AAA, 2.80% fixed-rate, due January 2030		1,250
Senior Notes GGG, 5.35% fixed-rate, due January 2033		—
Senior Notes D, 6.875% fixed-rate, due March 2033		500
Senior Notes H, 6.65% fixed-rate, due October 2034		350
Senior Notes J, 5.75% fixed-rate, due March 2035		250
Senior Notes W, 7.55% fixed-rate, due April 2038		400
Senior Notes R, 6.125% fixed-rate, due October 2039		600
Senior Notes Z, 6.45% fixed-rate, due September 2040		600
Senior Notes BB, 5.95% fixed-rate, due February 2041		750
Senior Notes DD, 5.70% fixed-rate, due February 2042		600
Senior Notes EE, 4.85% fixed-rate, due August 2042		750
Senior Notes GG, 4.45% fixed-rate, due February 2043		1,100
Senior Notes II, 4.85% fixed-rate, due March 2044		1,400
Senior Notes KK, 5.10% fixed-rate, due February 2045		1,150
Senior Notes QQ, 4.90% fixed-rate, due May 2046		975
Senior Notes UU, 4.25% fixed-rate, due February 2048		1,250

Senior Notes XX, 4.80% fixed-rate, due February 2049	1,250
Senior Notes ZZ, 4.20% fixed-rate, due January 2050	1,250
Senior Notes BBB, 3.70% fixed-rate, due January 2051	1,000
Senior Notes DDD, 3.20% fixed-rate, due February 2052	1,000
Senior Notes EEE, 3.30% fixed-rate, due February 2053	1,000
Senior Notes NN, 4.95% fixed-rate, due October 2054	400
Senior Notes CCC, 3.95% fixed rate, due January 2060	1,000
Senior Notes CCC, 3.95% fixed-rate, due January 2060	1,000
Total principal amount of senior debt obligations	26,270
EPO Junior Subordinated Notes C, variable-rate, due June 2067 (3)(7)	232
EPO Junior Subordinated Notes D, fixed/variable-rate, due August 2077 (4)	350
EPO Junior Subordinated Notes D, variable-rate, due August 2077 (4)(7)	350
EPO Junior Subordinated Notes E, fixed/variable-rate, due August 2077 (5)(7)	1,000
EPO Junior Subordinated Notes F, fixed/variable-rate, due February 2078 (6)(7)	700
TEPPCO Junior Subordinated Notes, variable-rate, due June 2067 (3)(7)	14
Total principal amount of senior and junior debt obligations	28,566
Other, non-principal amounts	(271)
Less current maturities of debt	(1,744)
Total long-term debt	\$ 26,551

(1) Under the terms of the agreement, EPO may borrow up to \$1.5 billion (which may be increased by up to \$200 million to \$1.7 billion at EPO's election provided certain conditions are met).

(2) Under the terms of the agreement, EPO may borrow up to \$3.0 billion \$2.7 billion (which may be increased by up to \$500 million to \$3.5 billion \$3.2 billion at EPO's election provided certain conditions are met).

(3) Variable rate is reset quarterly and based on 3-month London Interbank Offered Chicago Mercantile Exchange ("CME") Term Secured Overnight Financing Rate ("LIBOR" "SOFR") plus (a) a 0.26161% tenor spread adjustment and (b) 2.986%.

(4) Fixed Variable rate of 4.875% through August 15, 2022; thereafter, a variable rate is reset quarterly and based on 3-month LIBOR CME Term SOFR plus (a) a 0.26161% tenor spread adjustment and (b) 2.986%.

(5) Fixed rate of 5.250% through August 15, 2027; thereafter, a variable rate reset quarterly and based on 3-month LIBOR CME Term SOFR plus (a) a 0.26161% tenor spread adjustment and (b) 3.033%.

(6) Fixed rate of 5.375% through February 14, 2028; thereafter, a variable rate reset quarterly and based on 3-month LIBOR CME Term SOFR plus (a) a 0.26161% tenor spread adjustment and (b) 2.57%.

(7) Effective July 1, 2023, all series of our junior subordinated notes subject to a variable interest rate replaced the 3-month London Interbank Offered Rate ("LIBOR") with 3-month CME Term SOFR plus a 0.26161% "Variable Interest Rates" regarding the LIBOR replacement and LIBOR replacement rate.

F-27

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

References to "TEPPCO" mean TEPPCO Partners, L.P. prior to its merger with one of our wholly owned subsidiaries in October 2009.

F-29

Variable Interest Rates

The following table presents the range of interest rates and weighted-average interest rates paid on our consolidated variable-rate debt during the year ended **December 31, 2023**.

	Range of Interest Rates Paid
Commercial Paper Notes	0.20% 4.59% to 4.65% 5.65%
EPO Junior Subordinated Notes C and TEPPCO Junior Subordinated Notes	2.95% 7.54% to 7.54% 8.45%
EPO Junior Subordinated Notes D	5.91% 7.63% to 7.63% 8.64%

Amounts borrowed under EPO's September 2022 March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement and September 2021 \$3.0 March 2023 \$2.7 Billion bear interest, at EPO's election, equal to: (i) the Secured Overnight Financing Rate ("SOFR") or LIBOR, as applicable, SOFR, plus an additional variable spread; the greatest of (a) the Prime Rate in effect on such day, (b) the Federal Funds Effective Rate in effect on such day plus 0.5%, or (c) Adjusted Term SOFR or LIBOR, a month in effect on such day plus 1%, and a variable spread. The applicable spreads are determined based on EPO's debt ratings.

In July 2017, the Financial Conduct Authority in the U.K. announced a desire to phase out LIBOR as a benchmark by the end of June 2023. Financial industry works in December 2022, the Board of Governors of the Federal Reserve System approved a final rule to implement the Adjustable Interest Rate (LIBOR) Act, which for certain contracts that reference various tenors of LIBOR and methodologies do not provide an alternative rate or would result in a rate that is expressed in (typically referred to transition existing agreements that depend on LIBOR as a reference rate. "frozen LIBOR" provision). The final rule became effective during the LIBOR Act, our Junior Subordinated Notes C and D and the TEPPCO Junior Subordinated Notes, which were subject to a variable rate (as defined by the applicable LIBOR (in each case, a "LIBOR Rate") through June 30, 2023, replaced the applicable LIBOR Rate with a variable rate based on the three-month CME Term SOFR. Benchmark Administration, Ltd. plus a 0.26161% tenor spread adjustment beginning on July 1, 2023. Additionally, our Junior Subordinated Notes E and F, which rate (as defined by the applicable agreement) based on three-month LIBOR beginning in August 2027 and February 2028, respectively, will replace the applicable Term SOFR plus a 0.26161% tenor spread adjustment. The foregoing tenor spread adjustment will be in addition to the applicable spread under the terms of each note. We currently do not expect the transition from LIBOR to have a material financial impact on us.

Scheduled Maturities of Debt

The following table presents the scheduled maturities of principal amounts of EPO's consolidated debt obligations at December 31, 2022 December 31, 2023 for the years indicated.

	Scheduled Maturities of Debt							Total	2024	2025
	Total	2023	2024	2025	2026	2027	Thereafter			
Commercial Paper Notes	\$ 495	\$ 495	\$ —	\$ —	\$ —	\$ —	\$ —	\$ 450	\$ 450	\$ —
Senior Notes	25,775	1,250	850	1,150	875	575	21,075	26,275	850	—
Junior Subordinated Notes	2,296	—	—	—	—	—	2,296	2,296	—	—
Total	<u>\$ 28,566</u>	<u>\$ 1,745</u>	<u>\$ 850</u>	<u>\$ 1,150</u>	<u>\$ 875</u>	<u>\$ 575</u>	<u>\$ 23,371</u>	<u>\$ 29,021</u>	<u>\$ 1,300</u>	<u>\$ —</u>

EPO Debt Obligations

Commercial Paper Notes

EPO maintains a commercial paper program under which it may issue (and have outstanding at any time) up to \$3.0 billion in aggregate principal amount of notes. We intend to maintain a minimum aggregate available borrowing capacity under EPO's revolving credit facilities equal to the aggregate amount of notes. All commercial paper notes issued under the program are senior unsecured obligations of EPO that are unconditionally guaranteed by the Partnership. As of December 31, 2022, EPO had \$495 million aggregate principal amount of short-term notes outstanding under its commercial paper program.

F-28

ENTERPRISE PRODUCTS PARTNERS L.P. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

September 2022 March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement

In September 2022, March 2023, EPO entered into a new \$1.5 billion 364-Day Revolving Credit Agreement (the "September 2022 March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement") which replaced its September 2021 2022 364-day revolving credit agreement. There were no principal amounts outstanding under the September 2021 2022 364-day revolving credit agreement replaced by the September 2022 March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement. At December 31, 2022 As of December 31, 2023, there were no principal amounts outstanding under the September 2022 March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement.

F-30

Under the terms of the September 2022 March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement, EPO may borrow up to \$1.5 billion (which may be increased at EPO's election, provided certain conditions are met) at a variable interest rate for a term of up to 364 days, subject to the terms and conditions set forth therein. The September 2022 March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement matures in September 2023 March 2024. To the extent that principal amounts are outstanding at the maturity date, EPO may continue to borrow up to \$1.5 billion at a variable interest rate for a term of up to 364 days, subject to the terms and conditions set forth therein. The September 2022 March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement may be used for working capital, capital expenditures, acquisitions and general company purposes.

The September 2022 March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement contains customary representations, warranties, covenants (affirmative and negative) and other terms and conditions, the occurrence of which would permit the lenders to accelerate the maturity date of any amounts borrowed under this credit agreement. The September 2022 March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement also restricts EPO's ability to pay cash distributions to the Partnership, if an event of default (as defined in the credit agreement) has occurred. Such distribution is scheduled to be paid or would result therefrom.

EPO's obligations under the September 2022 March 2023 \$1.5 Billion 364-Day Revolving Credit Agreement are not secured by any collateral; however, they are guaranteed by the Partnership.

September 2021 \$3.0 March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement

In September 2021, March 2023, EPO entered into a new \$3.0 billion multi-year revolving credit agreement that matures in September 2026 March 2028 (the "September 2021 \$3.0 March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement"). The September 2021 \$3.0 March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement replaced EPO's prior multi-year revolving credit agreement which was scheduled to mature in September 2024 2026. There were no principal amounts outstanding under the prior multi-year revolving credit agreement when the September 2021 \$3.0 March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement replaced it. At December 31, 2022 As of December 31, 2023, there were no principal amounts outstanding under the September 2021 \$3.0 March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement.

Under the terms of the September 2021 \$3.0 March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement, EPO may borrow up to \$3.0 billion \$2.7 billion (which may be increased at EPO's election, provided certain conditions are met) at a variable interest rate for a term of five years, subject to the terms and conditions set forth therein. The September 2021 \$3.0 March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement matures in March 2028, although the maturity date may be extended at EPO's request (up to two requests) by delivering a request prior to the maturity date and with the consent of required lenders as set forth under the March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement. The September 2021 \$3.0 March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement may be used for working capital, capital expenditures, acquisitions and general company purposes.

The September 2021 \$3.0 March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement contains customary representations, warranties, covenants (affirmative and negative) and other terms and conditions, the occurrence of which would permit the lenders to accelerate the maturity date of any amounts borrowed under this credit agreement. The September 2021 \$3.0 March 2023 \$2.7 Billion Multi-Year Revolving Credit Agreement also restricts EPO's ability to pay cash distributions to the Partnership, if an event of default (as defined in the credit agreement) has occurred. Such distribution is scheduled to be paid or would result therefrom.

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Senior Notes

EPO's fixed-rate senior notes are unsecured obligations of EPO that rank equal with its existing and future unsecured and unsubordinated indebtedness. The subordinated indebtedness of EPO. EPO's senior notes are subject to make-whole redemption rights and were issued under indentures containing certain covenants (with certain exceptions) to incur debt secured by liens and engage in sale and leaseback transactions. In total, EPO issued \$1.0 billion \$1.75 billion and \$4.3 billion in years ended December 31, 2021 December 31, 2023 and 2020, 2021, respectively. EPO did not issue any senior notes during the year ended December 31, 2022.

In February 2022, January 2023, EPO repaid all of the \$750 million and \$650 million in issued \$1.75 billion aggregate principal amount of its senior notes comprising senior notes due January 2026 ("Senior Notes VV FFF") and CC, respectively, using remaining cash on hand attributable to its September 2021 (ii) \$1.0 billion and due January 2033 ("Senior Notes GGG"). Net proceeds from issuances this offering were used by EPO for general company purposes, including for growth capital and debt (including the repayment of all of our \$1.25 billion principal amount of 3.35% Senior Notes HH at their maturity in March 2023 and amounts outstanding under our program program).

EPO's senior notes are unconditionally guaranteed on an unsecured and unsubordinated basis by the Partnership.

See Note 20, *Subsequent Event, Events*, for information regarding the issuance of Senior Notes FFFHHH and GGGIII in January 2023 2024.

EPO Junior Subordinated Notes

EPO's payment obligations under its junior subordinated notes ("junior notes") are subordinated to all of its current and future senior indebtedness. The indenture allows EPO to defer interest payments on one or more occasions for up to ten consecutive years subject to certain conditions. Subject to certain exceptions, distributions are deferred, neither the Partnership nor EPO can declare or make any distributions on any of our respective equity securities or make any payments on junior notes that are equal with or are subordinate to the junior notes. Each series of EPO's junior notes rank equal with each other and generally are not redeemable by EPO while senior notes are.

In connection with the issuance of EPO's Junior Subordinated Notes C, EPO entered into a Replacement Capital Covenant in favor of covered debt holders (pursuant to which EPO agreed, for the benefit of such debt holders, that it would not redeem or repurchase such junior notes unless such redemption or repurchase of certain securities.

In August 2022, EPO redeemed \$350 million of the \$700 million outstanding principal amount of its Junior Subordinated Notes D at a redemption price equal to 100% being redeemed plus accrued and unpaid interest thereon to, but not including, the redemption date. The redemption was funded using cash on hand and from the commercial paper program.

EPO's junior notes are unconditionally guaranteed on an unsecured and subordinated basis by the Partnership.

Letters of Credit

At December 31, 2022 December 31, 2023, EPO had \$83 million \$152 million of letters of credit outstanding primarily related to our commodity hedging activities.

Lender Financial Covenants

We were in compliance with the financial covenants of our consolidated debt agreements at December 31, 2022 December 31, 2023.

Parent-Subsidiary Guarantor Relationships

The Partnership acts as guarantor of the consolidated debt obligations of EPO, with the exception of the remaining debt obligations of TEPPCO. If EPO were to file for bankruptcy, the Partnership would be responsible for full and unconditional repayment of such obligations.

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 8. Capital Accounts

Common Limited Partner Interests

The following table summarizes changes in the number of our common units outstanding since December 31, 2019 December 31, 2020:

Common units outstanding at December 31, 2019

Common units issued to Skyline North Americas, Inc. in connection with settlement of Liquidity Option in March 2020

Treasury units acquired in connection with settlement of the Liquidity Option in March 2020

Common unit repurchases under 2019 Buyback Program

Common units issued in connection with the vesting of phantom unit awards, net

Common units exchanged for preferred units in September 2020, with the common units received being immediately cancelled

Other

Common units outstanding at December 31, 2020

Common unit repurchases under 2019 Buyback Program

Common units issued in connection with the vesting of phantom unit awards, net

Other

Common units outstanding at December 31, 2021

Common unit repurchases under 2019 Buyback Program

Common units issued in connection with the vesting of phantom unit awards, net

Other

Common units outstanding at December 31, 2022

Common unit repurchases under 2019 Buyback Program

Common units issued in connection with the vesting of phantom unit awards, net

Other

Common units outstanding at December 31, 2023

The Partnership's common units represent limited partner interests that give the holders thereof the right to participate in distributions and to exercise the other rights and preferences maintained for our limited partners. The capital account provisions of our Partnership Agreement incorporate principles established for U.S. federal income tax purposes and equity balances presented in our consolidated financial statements prepared in accordance with GAAP. Partnership earnings and cash distributions are allocated in accordance with their respective percentage interests.

Registration Statements

We have a universal shelf registration statement (the "2021 Shelf") on file with the SEC which allows the Partnership and EPO (each on a standalone basis) to issue additional equity and debt securities, respectively. The 2021 Shelf replaced our prior universal shelf registration statement, which was set to expire in March 2022.

In addition, the Partnership has a registration statement on file with the SEC covering the issuance of up to \$2.5 billion of its common units in amounts, at prices and other factors at the time of such offerings (referred to as the Partnership's at-the-market ("ATM") program). The Partnership did not issue any common units for the years ended December 31, 2022 December 31, 2023. The Partnership's capacity to issue additional common units under the ATM program remains at \$2.5 billion as of December 31, 2023.

We may issue additional equity and debt securities to assist us in meeting our future liquidity requirements, including those related to capital investments.

F-33

Issuance of Common Units due to Settlement of Liquidity Option in March 2020

In October 2014, we acquired approximately 65.9% of the limited partner interests of Oiltanking Partners, L.P. ("Oiltanking"), all of the member interests of OTLP GP ("Oiltanking GP"), and the incentive distribution rights held by Oiltanking GP from Oiltanking Holding Americas, Inc. (currently known as OTA Holdings, Inc., "OTA") ("Step 1") of a two-step acquisition of Oiltanking. In February 2015, we completed the second step of this transaction consisting of the acquisition of the noncontrolling interest in Oiltanking. To fund the equity consideration paid in Step 1 of the Oiltanking acquisition, we issued 54,807,352 common units to OTA on October 1, 2014 in a transaction exempt from the registration requirements of the Securities Act of 1933, as amended (the "Securities Act"), pursuant to Section 4(a)(2) thereof. We also entered into a put option agreement (the "Liquidity Option Agreement") with OTA and Marquard & Bahls AG ("M&B"), a German corporation and the ultimate parent company of OTA, in connection with Step 1. Under the Liquidity Option Agreement, M&B has the right to sell to the Partnership 100% of the issued and outstanding capital stock of OTA at any time within a 90-day period commencing on February 1, 2020.

On February 25, 2020, the Partnership received notice of M&B's election to exercise its rights under the Liquidity Option Agreement. On March 5, 2020, the Partnership exercised the Liquidity Option Agreement by issuing 54,807,352 new common units to Skyline North Americas, Inc. ("Skyline," an affiliate of M&B) in exchange for the capital stock of OTA. Following the transaction, OTA became a consolidated subsidiary of ours and we indirectly acquired the 54,807,352 Partnership common units owned by OTA and assumed all future income tax and deferred tax liability.

As a result of the Liquidity Option settlement, the partners' equity balance for common units (as presented on our Consolidated Balance Sheet) increased by \$1.3 billion, or 13%, to \$10.6 billion. The 54,807,352 Partnership common units issued to Skyline on March 5, 2020 at a closing price of \$23.67 per unit. Since OTA did not meet the definition of a business combination under ASC 805, *Business Combinations*, the OTA transaction was accounted for by the Partnership as the reacquisition of common units and the assumption of OTA's related deferred tax liability. The common units owned by OTA as treasury units, with their historical cost equal to the \$1.3 billion market value of the Partnership common units issued to Skyline, were reclassified as treasury units.

the common units it holds for preferred units issued by the Partnership. For information regarding the preferred units and exchange transaction, see "Redeem within this Note 8.

The common units issued to Skyline upon settlement of the Liquidity Option constitute "restricted securities" in the meaning of Rule 144 under the Securities Act and an effective registration statement or an available exemption under the Securities Act. In connection with the settlement of the Liquidity Option, the Partnership has an Agreement (the "Registration Rights Agreement") with Skyline. Pursuant to the Registration Rights Agreement, Skyline has the right to request that the Partnership file a statement to permit and otherwise facilitate the public resale of all or a portion of the Partnership's common units owned by Skyline and its affiliates. The Partnership's right to file transactions is limited to five registration statements and underwritten offerings. In May 2020, the Partnership filed a registration statement on behalf of Skyline to sell the common units it owns in connection with an "at-the-market" program that it administers. We do not receive any proceeds from such offerings.

Upon settlement of the Liquidity Option on March 5, 2020, the Liquidity Option liability was effectively replaced by the deferred tax liability of OTA as calculated for Taxes. See Note 16 for additional information regarding OTA's deferred tax liability.

Common Unit Repurchases Under 2019 Buyback Program

In January 2019, we announced that the Board of Enterprise GP had approved a \$2.0 billion multi-year unit buyback program (the "2019 Buyback Program"), as an additional method to return capital to investors. The 2019 Buyback Program authorizes the Partnership to repurchase its common units from time to time, including through negotiated transactions. No time limit has been set for completion of the program, and it may be suspended or discontinued at any time.

F-34

The Partnership repurchased 7,244,540, 10,166,923 and 9,891,956 common units under the 2019 Buyback Program through open market purchases during the years ended 2019, 2020 and 2021, respectively. The total cost of these repurchases, including commissions and fees, was \$250.188 million, \$250 million and \$214 million, respectively. As of December 31, 2020, the Partnership repurchased 8,978,317 common units under the 2019 Buyback Program through open market and private purchases for a total of \$186 million. Common units repurchased under the 2019 Buyback Program are immediately cancelled upon acquisition. At December 31, 2022, December 31, 2021 and December 31, 2020, the value of common units under the 2019 Buyback Program was \$1.31.1 billion.

F-31

ENTERPRISE PRODUCTS PARTNERS L.P. **NOTES TO CONSOLIDATED FINANCIAL STATEMENTS**

Common Units Delivered Under DRIP and EUPP

The Partnership has a registration statement on file with the SEC authorizing the issuance or other delivery of our common units in connection with a distribution plan. This plan provides unitholders of record and beneficial owners of our common units a voluntary means by which they can increase the number of our common units they receive from us into the purchase of additional common units.

In addition to the DRIP, we have registration statements on file with the SEC authorizing the issuance or other delivery of up to 23,000,000 of our common units under our employee purchase plan ("EUPP"). In November 2022, our unitholders approved the amendment and restatement of the EUPP. As a result, the maximum aggregate number of common units that may be delivered under the EUPP in the future may be, delivered under the EUPP was increased from 8,000,000 common units to 23,000,000 common units, and the term of the plan was extended to February 14, 2024.

We have the sole discretion to determine whether common units purchased under the DRIP and EUPP will come from our authorized but unissued common units or from purchases made in the open market by each plan's administrator. During each of the years ended December 31, 2022, December 31, 2023, 2021, 2020 and 2021, the Partnership used purchases made in the open market, rather than issuing new common units, to satisfy its delivery obligations under the DRIP and EUPP. This election is subject to change in future quarters based on the Partnership's need for equity capital. Agents of the Partnership purchased 6,560,588, 6,392,846, 6,363,197 and 6,982,963, 6,363,197 common units on the open market and delivered them to participants in the EUPP during each of the years ended December 31, 2022, December 31, 2023, 2021, 2020 and 2021, respectively. Apart from \$3 million, \$3 million and \$2 million attributed to participants in the EUPP during each of the years ended December 31, 2023, 2022, 2021 and 2020, respectively, the funds used to effect these purchases came from participants. No other Partnership funds were used to satisfy these obligations. We used open market purchases to satisfy DRIP and EUPP reinvestments in February 14, 2023, February 14, 2024.

After taking into account the number of common units delivered under the DRIP through December 31, 2022, December 31, 2023, we have the capacity to deliver an additional 16,226,159 common units under the EUPP. Likewise, we have the capacity to deliver an additional 15,027,935 common units under the EUPP.

Common Units Issued in Connection With the Vesting of Phantom Unit Awards

After taking into account tax withholding requirements, the Partnership issued 4,662,539, 4,571,333, 3,936,437 and 3,162,095, 3,936,437 new common units to employees under phantom unit awards during the years ended December 31, 2022, December 31, 2023, 2021, 2020 and 2021, respectively. See Note 13 for information regarding phantom unit awards.

F-35

Redeemable Preferred Limited Partner Interests

The following table summarizes changes in the number of our preferred units outstanding since September 30, 2020, December 31, 2020:

Original issuance of preferred units outstanding on September 30, 2020

Paid-in kind distribution to related party

Preferred units outstanding at December 31, 2020

Paid-in kind distribution to related party

Preferred units outstanding at December 31, 2021

Preferred units outstanding at December 31, 2022

Preferred units outstanding at December 31, 2023

On September 30, 2020, **In September 2020**, the Partnership issued and sold an aggregate of 50,000 Series A Cumulative Convertible Preferred Units in a private placement. The stated value of each preferred unit is \$1,000 per unit. The total proceeds from the offering were \$50 million, of which \$32 million was received in cash with the remaining \$18 million funded through the exchange of 1,120,588 of the Partnership's common units. The cash proceeds from the preferred unit offering include \$15 million received from a privately held affiliate of EPCO for the purchase of 15,000 preferred units. The remaining \$35 million was received in cash.

Concurrently, the Partnership exchanged all of the 54,807,352 Partnership common units owned directly by a wholly owned subsidiary, OTA Holdings, Inc. ("OTA") for 54,807,352 preferred units having an equivalent value. The preferred units held by OTA, like the common units OTA held prior to the exchange, are accounted for as treasury units. The historical cost of the treasury units did not change as a result of the exchange and remains at the \$1.3 billion recognized on March 5, 2020 in connection with the exercise of the Option.

In March 2021, a privately held affiliate of EPCO sold its entire ownership interest in the Partnership's preferred units to third parties.

F-32

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As described in the Partnership Agreement, key terms of the preferred units include the following:

- With respect to distribution and liquidation rights, the preferred units rank senior to the Partnership's common units. Preferred units held by persons other than affiliates generally will vote on an as-converted basis with the Partnership's common units and have certain class voting rights with respect to certain protective provisions.
- Holders of the preferred units are entitled to receive cumulative quarterly distributions at a rate of 7.25% per annum. The Partnership is prohibited from paying full cumulative distributions on the preferred units if paid or set aside for payment. The Partnership may satisfy its obligation to pay distributions to the preferred units, in whole or in part, of additional preferred units (referred to as paid-in kind or "PIK" distributions), with the remainder in cash, subject to certain rights of a holder described in the Partnership Agreement. The exchange by OTA of its common units for PIK-eligible preferred units enables the Partnership to more effectively manage its capital structure.

In November 2020, the Partnership made its first quarterly distribution to third party and related party preferred unitholders. The distribution was valued at \$1.00 per unit, resulting in 138 new preferred units and less than \$1 million in cash.

During the year ended December 31, 2021, the Partnership made quarterly distributions to its third party and related party preferred unitholders valued at \$3.00 per unit, resulting in 274 new preferred units and \$3 million in cash.

During **each of the years** ended December 31, 2022, **and 2023**, the Partnership made quarterly cash distributions to its preferred unitholders for \$3 million per quarter.

F-36

- Subject to certain limitations, each preferred unitholder may elect to convert its preferred units on or after September 30, 2025 into a number of the Partnership's common units equal to the number of preferred units to be converted multiplied by (b) the quotient of (i) \$1,000 plus any accrued and unpaid distributions per preferred unit, divided by (ii) 92.5% of the Partnership's common units at the time of conversion (as defined in the underlying agreements). In addition, each preferred unitholder may convert its preferred units if the senior notes cease to have an investment grade rating or a Change of Control (as defined in the Partnership Agreement) occurs, in each case based on the conversion price.
- The Partnership may elect to redeem the preferred units for cash, in whole or in part, based on a redemption price outlined in the following schedule, plus an additional amount for accrued and unpaid distributions up to the redemption date:
 - \$1,100 per preferred unit from September 30, 2020 through September 29, 2022;
 - \$1,070 per preferred unit from September 30, 2022 through September 29, 2024;
 - \$1,030 per preferred unit from September 30, 2024 through September 29, 2025;
 - \$1,010 per preferred unit from September 30, 2025 through September 29, 2026; and
 - \$1,000 per preferred unit on or after September 30, 2026; however,
 - if a Change of Control event occurs prior to September 30, 2026, the redemption price is \$1,010 per preferred unit.

In connection with a redemption at the Partnership's election, the Partnership may convert up to 50% of the preferred units being redeemed into common units (the remainder), with each such preferred unit being converted on the applicable redemption date into a number of common units equal to (i) the then-applicable conversion ratio or (ii) 92.5% of the volume-weighted average price of the Partnership's common units at the time of conversion (as defined in the underlying agreements).

The Partnership has agreed to prepare and file a registration statement that would permit or otherwise facilitate the public resale of any common units resulting from the conversion of the preferred units.

Our Consolidated Balance Sheet at December 31, 2022December 31, 2023 presents the capital accounts of the third-party purchasers of the preferred units as preferred units allow for cash redemption by the holders in a Change of Control event, without regard to the likelihood of such an event. The preferred units held are consolidated since their ultimate disposition remains under the control of the Partnership.

F-33

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Accumulated Other Comprehensive Income (Loss)

Accumulated other comprehensive income (loss) primarily reflects cumulative gain or loss on derivative instruments designated and qualified as cash flow hedges previously reclassified from accumulated other comprehensive income (loss) into earnings. Gain or loss amounts related to cash flow hedges recorded in accumulated other comprehensive income (loss) are reclassified to earnings in the same period(s) in which the underlying hedged forecasted transactions affect earnings. If it becomes probable that a forecasted gain or loss in accumulated other comprehensive income (loss) is immediately reclassified into earnings.

F-37

The following tables present the components of accumulated other comprehensive income (loss) as reported on our Consolidated Balance Sheets at the dates indicated.

	Cash Flow Hedges			
	Commodity Derivative Instruments	Interest Rate Derivative Instruments	Other	Total
Accumulated Other Comprehensive Income (Loss), December 31, 2020	\$ (93)	\$ (74)	\$ 2	\$ (165)
Other comprehensive income (loss) for period, before reclassifications	(678)	183	—	(495)
Reclassification of losses (gains) to net income during period	908	38	—	946
Total other comprehensive income (loss) for period	230	221	—	451
Accumulated Other Comprehensive Income (Loss), December 31, 2021	137	147	2	286
Other comprehensive income (loss) for period, before reclassifications	254	26	—	280
Reclassification of losses (gains) to net income during period	(220)	19	—	(201)
Total other comprehensive income (loss) for period	34	45	—	79
Accumulated Other Comprehensive Income (Loss), December 31, 2022	\$ 171	\$ 192	\$ 2	\$ 365
Other comprehensive income (loss) for period, before reclassifications	—	—	—	—
Reclassification of losses (gains) to net income during period	—	—	—	—
Total other comprehensive income (loss) for period	—	—	—	—
Accumulated Other Comprehensive Income (Loss), December 31, 2023	\$ 171	\$ 192	\$ 2	\$ 365

The following table presents reclassifications of (income) loss out of accumulated other comprehensive income (loss) into net income during the years indicated:

		Location	For the Year Ended December 31	
			2022	2023
Losses (gains) on cash flow hedges:				
Interest rate derivatives		Interest expense	\$ 19	\$ 19
Commodity derivatives		Revenue	(181)	(181)
Commodity derivatives		Operating costs and expenses	(39)	(39)
Total			\$ (201)	\$ (201)

For information regarding our interest rate and commodity derivative instruments, see Note 14.

F-34

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Noncontrolling Interests

Consolidated Subsidiary	At Dec. 31
	2022
Breviloba LLC ("Breviloba") ⁽¹⁾	\$ 441
Whitethorn Pipeline Company LLC ("Whitethorn") ⁽²⁾	183
Enterprise Navigator Ethylene Terminal LLC ("ENET") ⁽³⁾	141
Other ⁽⁴⁾	307
Total noncontrolling interests in consolidated subsidiaries	\$ 1,072

(1) Altus Midstream Processing LP acquired An affiliate of Kinetik Holdings Inc. owns a noncontrolling 33% equity interest in Breviloba, which owns the Shin Oak NGL Pipeline.
(2) An affiliate of Western Gas Midstream Partners, LP ("Western Midstream") owns a noncontrolling 20% equity interest in Whitehorn, which owns the majority Midland-to-Sealy section of our Midland-to-Sealy Pipeline.
(3) Navigator Ethylene Terminals LLC owns a noncontrolling 50% equity interest in ENET, which owns our ethylene export terminal located at Morgan's Point on the Houston Ship Channel.
(4) Primarily represents noncontrolling equity interests in NGL fractionation and pipeline businesses.

Net income attributable to noncontrolling interests was \$125 million, \$117 million and \$110 million for the years ended December 31, 2020, 2021, respectively.

F-38 On February 16, 2024, we acquired the remaining noncontrolling interest of Whitethorn and Enterprise EF78 LLC ("EF78") and entered into a definite agreement in Panola Pipeline Company, LLC ("Panola"). See Note 20, Subsequent Events, for information regarding these acquisition

Cash Distributions

The following table presents Enterprise's declared quarterly cash distribution rates per common unit with respect to the quarter indicated. Actual cash distributions are made after the end of each fiscal quarter.

	Quarterly Distribution Per Common Unit		Record Date	Payment Date
2020:				
2021:				
1st Quarter	\$ 0.4450		4/30/2020	5/12/2020
2nd Quarter	\$ 0.4450		7/31/2020	8/12/2020
3rd Quarter	\$ 0.4450		10/30/2020	11/12/2020
4th Quarter	\$ 0.4500		1/29/2021	2/11/2021
2022:				
1st Quarter	\$ 0.4500		4/30/2021	5/12/2021
2nd Quarter	\$ 0.4500		7/30/2021	8/12/2021
3rd Quarter	\$ 0.4500		10/29/2021	11/12/2021
4th Quarter	\$ 0.4650		1/31/2022	2/11/2022
2023:				
1st Quarter	\$ 0.4650		4/29/2022	5/12/2022
2nd Quarter	\$ 0.4750		7/29/2022	8/12/2022
3rd Quarter	\$ 0.4750		10/31/2022	11/14/2022
4th Quarter	\$ 0.4900		1/31/2023	2/14/2023

On January 5, 2023 January 8, 2024, we announced that the Board of Enterprise GP declared a quarterly cash distribution of \$0.490-\$0.515 per common unit annualized basis, to be paid to the Partnership's common unitholders with respect to the fourth quarter of 2022. The quarterly distribution was paid on January 10, 2023, record as of the close of business on January 31, 2023. The total amount paid was \$1.071.13 billion, which includes \$9.10 million for distribution equivalent units.

The payment of quarterly cash distributions is subject to management's evaluation of our financial condition, results of operations and cash flows in connection with the quarterly review of our financial performance. Management will evaluate any future increases in cash distributions on a quarterly basis.

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 9. Revenues

We classify our revenues into sales of products and midstream services. Product sales relate primarily to our various marketing activities whereas midstream businesses (i.e., gathering, processing, transportation, fractionation, storage and terminaling). The following table presents our revenues by business segment, as indicated:

	For the Year Ended December 31,	
	2022	2021
NGL Pipelines & Services:		
Sales of NGLs and related products	\$ 21,307	\$ 13,716
Segment midstream services:		
Natural gas processing and fractionation	1,431	1,036
Transportation	987	976
Storage and terminals	534	574
Total segment midstream services	2,952	2,586
Total NGL Pipelines & Services	24,259	16,302
Crude Oil Pipelines & Services:		
Sales of crude oil	17,301	9,519
Segment midstream services:		
Transportation	807	929
Storage and terminals	453	454
Total segment midstream services	1,260	1,383
Total Crude Oil Pipelines & Services	18,561	10,902
Natural Gas Pipelines & Services:		
Sales of natural gas	5,019	3,413
Segment midstream services:		
Transportation	1,241	987
Total segment midstream services	1,241	987
Total Natural Gas Pipelines & Services	6,260	4,400
Petrochemical & Refined Products Services:		
Sales of petrochemicals and refined products	8,003	8,196
Segment midstream services:		
Fractionation and isomerization	222	275
Transportation, including marine logistics	585	485
Storage and terminals	296	247
Total segment midstream services	1,103	1,007
Total Petrochemical & Refined Products Services	9,106	9,203
Total consolidated revenues	\$ 58,186	\$ 40,807

Substantially all of our revenues are derived from contracts with customers as defined within ASC 606. The following information describes the nature of our significant revenue types:

NGL Pipelines & Services

Sales of NGLs and related products

NGL marketing activities generate revenues from spot and term sales of NGLs and related products that we take title to through our natural gas processing activities, open market and long-term contract purchases. Revenue from these sales contracts is recognized when the NGLs are sold and delivered to customers at market prices.

Midstream services

Natural gas processing utilizes service contracts that are either fee-based, commodity-based or a combination of the two. When a cash fee for natural gas processing is paid, we record revenue when a producer's natural gas has been processed and redelivered. Our commodity-based contracts include keepwhole, margin-band, performance and contracts featuring a combination of commodity and fee-based terms.

We recognize midstream service revenues in connection with the equity NGL-equivalents we receive under commodity-based contracts (once the processing entitled to such volumes). The value assigned to this non-cash consideration and related inventory is based on the market value of the equity NGL-equivalents as noted previously, we also recognize product sales revenue, along with a corresponding cost of sales, when these NGLs are delivered and sold to downstream customers.

NGL fractionation generates revenue using fee-based arrangements. These fees are contractually subject to adjustment for changes in certain fractionation experience in the period services are provided.

NGL pipeline transportation contracts and tariffs generate revenue based on a fixed fee per gallon multiplied by the volume transported and delivered (or capacity to shippers are based on either tariffs regulated by governmental agencies or contractual arrangements. Under certain agreements, customers are required to ship period, which allows the shipper to make-up any volume shortfalls over an agreed-upon period (referred to as "make-up rights"). Revenue attributable to such agreements is initially deferred and subsequently recognized at the earlier of when the deficiency volume is shipped, when the likelihood of the shipper's ability to meet the minimum volume commitment becomes remote, or when the pipeline is otherwise released from its performance obligation.

NGL and related product storage contracts generate revenue from capacity reservations where we collect a fee for reserving storage capacity for customers in our ground storage tanks. Under these agreements, revenue is recognized on a straight-line basis over the reservation period. In addition, we generally charge customers a fee for delivered into and subsequently withdrawn from storage, which are recognized as the service is provided.

NGL import and export terminaling activities generate revenue in the period services are provided. Customers are typically billed a fee per unit of volume loaded or unloaded at our terminals.

Crude Oil Pipelines & Services

Sales of crude oil

Crude oil marketing activities generate revenues from the sale and delivery of crude oil purchased either directly from producers or on the open market. Revenue is recognized when crude oil is sold and delivered to customers at market-based prices.

Midstream services

Crude oil transportation contracts and tariffs generate revenue based upon a fixed fee per barrel multiplied by the volume transported and delivered (or capacity to shippers are based on either tariffs regulated by governmental agencies or contractual arrangements. Under certain agreements, customers are required to ship period, with make-up rights. Revenue attributable to such agreements is initially deferred and subsequently recognized at the earlier of when the deficiency volume is shipped, when the likelihood of the shipper's ability to meet the minimum volume commitment becomes remote, or when the pipeline is otherwise released from its performance obligation.

Crude oil storage contracts generate revenue from capacity reservations where we collect a fee for reserving storage capacity for customers at our terminals. Revenue is recognized on a straight-line basis over the reservation period. In addition, customers are billed a fee per unit of volume handled at our terminals. Revenue is provided.

Natural Gas Pipelines & Services

Sales of natural gas

Natural gas marketing activities generate revenue from the sale and delivery of natural gas purchased from producers, natural gas processing facilities, and/or sales contracts is recognized when natural gas is sold and delivered to customers at market-based prices.

F-41 F-37

Midstream services

Natural gas transportation contracts generate revenues based on a fee per unit of volume transported multiplied by the volume gathered or delivered. Transportation on either tariffs regulated by governmental agencies or contractual arrangements. Revenues under transportation contracts are recognized when the volumes are delivered. In addition, certain of our natural gas pipelines offer firm capacity reservation services whereby the shipper pays a contractual fee based on the level of throughput recognized when the firm capacity services are provided to the shipper.

Petrochemical & Refined Products Services

Sales of petrochemicals and refined products

Our petrochemical and refined products marketing activities generate revenue from the sale and delivery of products to customers at market-based prices. These groups include polymer grade propylene, octane additives, high purity isobutylene and various refined products.

Midstream services

Propylene fractionation units and butane isomerization facilities generate revenue through fee-based tolling arrangements with customers. Revenue from such arrangements is provided.

Petrochemical and refined products transportation contracts generate revenue based upon a fixed fee per volume multiplied by the volume transported and delivered. Shippers are based on either tariffs regulated by governmental agencies or contractual arrangements.

Marine transportation contracts generate revenue based on set day rates or a set fee per cargo movement recognized over the transit time of individual tows. Additions of fuel and other operating costs that are directly reimbursed by our marine customers.

Petrochemicals and refined products storage contracts generate revenue from capacity reservations where we collect a fee for reserving storage capacity for customer agreements, revenue is recognized on a straight-line basis over the reservation period. In addition, customers are billed a fee per unit of volume handled at our terminaling service is provided.

Unbilled Revenue and Deferred Revenue

The following table provides information regarding our contract assets and contract liabilities at the dates indicated:

Contract Asset	Location	December 31, 2022
Unbilled revenue (current amount)	Prepaid and other current assets	\$ 6
Total		\$ 6

Contract Liability	Location	December 31, 2022
Deferred revenue (current amount)	Other current liabilities	\$ 181
Deferred revenue (noncurrent)	Other long-term liabilities	320
Total		\$ 501

F-42 F-38

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The following table presents significant changes in our unbilled revenue and deferred revenue balances during the years indicated:

	Unbilled Revenue
Balance at December 31, 2019	\$ 18
Amount included in opening balance transferred to other accounts during period (1)	(18)
Amount recorded during period (2)	323
Amounts recorded during period transferred to other accounts (1)	(304)
Other changes	—
Balance at December 31, 2020	\$ 19
Amount included in opening balance transferred to other accounts during period (1)	(19)
Amount recorded during period (2)	277
Amounts recorded during period transferred to other accounts (1)	(262)
Other changes	—
Balance at December 31, 2021	\$ 15
Amount included in opening balance transferred to other accounts during period (1)	(15)
Amount recorded during period (2)	155
Amounts recorded during period transferred to other accounts (1)	(149)
Other changes	—
Balance at December 31, 2022	\$ 6
Amount included in opening balance transferred to other accounts during period (1)	
Amount recorded during period (2)	
Amounts recorded during period transferred to other accounts (1)	
Other changes	
Balance at December 31, 2023	

(1) Unbilled revenues are transferred to accounts receivable once we have an unconditional right to consideration from the customer. Deferred revenues are recognized as revenue upon satisfaction of a performance obligation.

(2) Unbilled revenue represents revenue that has been recognized upon satisfaction of a performance obligation, but cannot be contractually invoiced (or billed) to the customer at the balance sheet date because payment has not been received. This balance is recorded when payment is received from a customer prior to our satisfaction of the associated performance obligation.

Remaining Performance Obligations

The following table presents estimated fixed future consideration from revenue contracts that contain minimum volume commitments, deficiency and similar fees a year. These amounts represent the revenues we expect to recognize in future periods from these contracts as of **December 31, 2022** **December 31, 2023**.

For a significant portion of our revenue, we bill customers a contractual rate for the services provided multiplied by the amount of volume handled in a given period by customer in the amount that corresponds directly with the value of our performance completed to date. Therefore, we are not required to disclose information about our performance obligations since we recognize revenue equal to the amount that we have the right to invoice.

Period
One Year Ended December 31, 2023
One Year Ended December 31, 2024
One Year Ended December 31, 2025
One Year Ended December 31, 2026
One Year Ended December 31, 2027
One Year Ended December 31, 2028
Thereafter
Total

F-43 F-39

ENTERPRISE PRODUCTS PARTNERS L.P. **NOTES TO CONSOLIDATED FINANCIAL STATEMENTS**

Note 10. Business Segments and Related Information

Segment Overview

Our operations are reported under four business segments: (i) NGL Pipelines & Services, (ii) Crude Oil Pipelines & Services, (iii) Natural Gas Pipelines & Services and (iv) Petrochemical & Refined Products Services. Our business segments are generally organized and managed according to the types of services rendered (or technologies employed) and products produced.

Financial information regarding these segments is evaluated regularly by our co-chief operating decision makers in deciding how to allocate resources and performance. The co-principal executive officers of our general partner have been identified as our co-chief operating decision makers. While these two officers are the primary decision makers, the business segment structure is the primary basis for which the allocation of resources and financial results are assessed.

The following information summarizes the assets and operations of each business segment:

- Our NGL Pipelines & Services business segment includes our natural gas processing and related NGL marketing activities, NGL pipelines, NGL fractionation and storage facilities, and NGL marine terminals.
- Our Crude Oil Pipelines & Services business segment includes our crude oil pipelines, crude oil storage and marine terminals, and related crude oil marketing activities.
- Our Natural Gas Pipelines & Services business segment includes our natural gas pipeline systems that provide for the gathering, treating and transportation of natural gas and related marketing activities.
- Our Petrochemical & Refined Products Services business segment includes our (i) propylene production facilities, which include propylene fractionation units and pipelines and marketing activities, (ii) butane isomerization complex and related deisobutanizer operations, (iii) octane enhancement, iBDH and HPIB production facilities, (iv) marine terminals and related marketing activities, (v) ethylene export terminal and related operations; and (vi) marine transportation business.

Our plants, pipelines and other fixed assets are located in the U.S.

Segment Gross Operating Margin

We evaluate segment performance based on our financial measure of gross operating margin. Gross operating margin is an important performance measure that forms the basis of our internal financial reporting. We believe that investors benefit from having access to the same financial measures that our management uses to evaluate segment performance. Gross operating margin is exclusive of other income and expense transactions, income taxes, the cumulative effect of changes in accounting principles and extraordinary items. Our calculation of gross operating margin may or may not be comparable to that of other companies.

F-44 F-40

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The following table presents our measurement of total segment gross operating margin for the years indicated. The GAAP financial measure most directly comparable to gross operating margin is operating income.

	For the Year Ended December 31,	
	2022	2021
Operating income	\$ 6,907	\$ 6,103
<i>Adjustments to reconcile operating income to total segment gross operating margin (addition or subtraction indicated by sign):</i>		
Depreciation, amortization and accretion expense in operating costs and expenses (1)	2,107	2,011
Asset impairment charges in operating costs and expenses	53	233
Net losses (gains) attributable to asset sales and related matters in operating costs and expenses	1	5
General and administrative costs	241	209
Non-refundable payments received from shippers attributable to make-up rights (2)	144	85
Subsequent recognition of revenues attributable to make-up rights (3)	(97)	(138)
Total segment gross operating margin	<u><u>\$ 9,356</u></u>	<u><u>\$ 8,508</u></u>

(1) Excludes amortization of major maintenance costs for reaction-based plants, which are a component of gross operating margin.
 (2) Since make-up rights entail a future performance obligation by the pipeline to the shipper, these receipts are recorded as deferred revenue for GAAP purposes; however, these receipts are included in gross operating margin since they are nonrefundable to the shipper.
 (3) As deferred revenues attributable to make-up rights are subsequently recognized as revenue under GAAP, gross operating margin must be adjusted to remove such amounts to prevent duplication of revenues that were previously included in gross operating margin.

The results of operations from our liquids pipelines are primarily dependent upon the volumes transported and the associated fees we charge for such transportation. Transportation revenue is recognized when volumes are re-delivered to customers. However, under certain pipeline transportation agreements, customers are required to pay a transportation fee based on a minimum volume commitment, with a provision that all shortfalls over the agreed-upon period (referred to as shipper "make-up rights"). Revenue pursuant to such agreements is initially deferred and subsequently recognized when the deficiency volume is shipped, when the likelihood of the shipper's ability to meet the minimum volume commitment becomes remote, or when the performance obligation is satisfied.

However, management includes deferred transportation revenues relating to the "make-up rights" of committed shippers when reviewing the financial results of certain segments (Front Range Pipeline, ATEX, Aegis Ethane Pipeline, and Seaway Pipeline). From an internal (and segment) reporting standpoint, management considers the shippers on these pipelines, including any non-refundable revenues that may be deferred under GAAP related to make-up rights, to be important in assessing the assets. Although the adjustments for make-up rights are included in segment gross operating margin, our consolidated revenues do not reflect any deferred revenue from such revenues are met in accordance with GAAP.

Gross operating margin by segment is calculated by subtracting segment operating costs and expenses from segment revenues, with both segment totals preceding table, as applicable, and before the elimination of intercompany transactions. The following table presents gross operating margin by segment for the years indicated.

	For the Year Ended December 31,	
	2022	2021
Gross operating margin by segment:		
NGL Pipelines & Services	\$ 5,142	\$ 4,316
Crude Oil Pipelines & Services	1,655	1,680
Natural Gas Pipelines & Services	1,042	1,155
Petrochemical & Refined Products Services	1,517	1,357
Total segment gross operating margin	<u><u>\$ 9,356</u></u>	<u><u>\$ 8,508</u></u>

F-45 F-41

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Summarized Segment Financial Information

Information by business segment, together with reconciliations to amounts presented on, or included in, our Statements of Consolidated Operations, is presented in the following tables.

Reportable Business Segments

Reportable Business Segments

	NGL Pipelines & Services	Crude Oil Pipelines & Services	Natural Gas Pipelines & Services	Petrochemical & Refined Products Services	Adjustments and Eliminations	Consolidated Total	NGL Pipelines & Services	Crude Oil Pipelines & Services	Natural Gas Pipelines & Services
Revenues from third parties:									
Year ended December 31, 2023							\$ 17,635	\$ 19,300	\$ 3,761
Year ended December 31, 2022	\$ 24,244	\$ 18,548	\$ 6,229	\$ 9,106	\$ —	\$ 58,127	24,244	18,548	6,229
Year ended December 31, 2021	16,293	10,849	4,382	9,203	—	40,727	16,293	10,849	4,382
Year ended December 31, 2020	11,170	6,669	2,543	6,781	—	27,163			
Revenues from related parties:									
Year ended December 31, 2023							10	36	15
Year ended December 31, 2022	15	13	31	—	—	59	15	13	31
Year ended December 31, 2021	9	53	18	—	—	80	9	53	18
Year ended December 31, 2020	7	20	10	—	—	37			
Intersegment and intrasegment revenues:									
Year ended December 31, 2023							45,490	57,122	527
Year ended December 31, 2022	65,760	46,625	888	18,304	(131,577)	—	65,760	46,625	888
Year ended December 31, 2021	55,796	29,985	650	22,110	(108,541)	—	55,796	29,985	650
Year ended December 31, 2020	29,010	24,531	460	5,380	(59,381)	—			
Total revenues:									
Year ended December 31, 2023							63,135	76,458	4,303
Year ended December 31, 2022	90,019	65,186	7,148	27,410	(131,577)	58,186	90,019	65,186	7,148
Year ended December 31, 2021	72,098	40,887	5,050	31,313	(108,541)	40,807	72,098	40,887	5,050
Year ended December 31, 2020	40,187	31,220	3,013	12,161	(59,381)	27,200			
Equity in income (loss) of unconsolidated affiliates:									
Equity in income of unconsolidated affiliates:									
Year ended December 31, 2023							133	320	6
Year ended December 31, 2022	149	308	5	2	—	464	149	308	5
Year ended December 31, 2021	120	456	6	1	—	583	120	456	6
Year ended December 31, 2020	121	301	6	(2)	—	426			

Segment revenues include intersegment and intrasegment transactions, which are generally based on transactions made at market-based rates. Our consolidated intercompany transactions.

We include equity in income of unconsolidated affiliates in our measurement of segment gross operating margin and operating income. Equity investments are a component of our business strategy. They are a means by which we conduct our operations to align our interests with those of customers and/or suppliers. We achieve favorable economies of scale relative to the level of investment and business risk assumed. Many of these businesses perform supporting or complementary business operations.

Our integrated midstream energy asset network (including the midstream energy assets owned by our unconsolidated affiliates) provides services to producers and consumers of oil, refined products and certain petrochemicals. In general, hydrocarbons may enter our asset system in a number of ways, such as through a natural gas gathering facility, a crude oil pipeline or terminal, an NGL fractionator, an NGL storage facility or an NGL gathering or transportation pipeline. The assets of many of our integrated midstream network. For example, we use the Front Range Pipeline and Texas Express Pipeline to transport mixed NGLs to our Chambers County NGL facility and the Seaway Pipeline to transport crude oil to our terminals in the Houston, Texas area. Given the integral nature of these equity method investees to our operations, earnings from such investees as a component of gross operating margin and operating income is meaningful and appropriate.

F-46 F-42

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Information by business segment, together with reconciliations to our Consolidated Balance Sheet totals, is presented in the following table:

	Reportable Business Segments					Consolidated Total
	NGL Pipelines & Services	Crude Oil Pipelines & Services	Natural Gas Pipelines & Services	Petrochemical & Refined Products Services	Adjustments and Eliminations	
Property, plant and equipment, net: (see Note 4)						
Year ended December 31, 2022	\$ 17,283	\$ 6,760	\$ 9,721	\$ 7,770	\$ 2,867	\$
Year ended December 31, 2021	17,202	6,974	8,560	7,736	1,616	\$

Year ended December 31, 2020	17,128	6,983	8,466	7,528	1,808
Investments in unconsolidated affiliates: (see Note 5)					
Year ended December 31, 2022	640	1,677	32	3	—
Year ended December 31, 2021	656	1,738	31	3	—
Year ended December 31, 2020	672	1,724	31	2	—
Intangible assets, net: (see Note 6)					
Year ended December 31, 2022	865	1,776	1,206	118	—
Year ended December 31, 2021	317	1,860	849	125	—
Year ended December 31, 2020	334	1,937	905	133	—
Goodwill: (see Note 6)					
Year ended December 31, 2022	2,811	1,841	—	956	—
Year ended December 31, 2021	2,652	1,841	—	956	—
Year ended December 31, 2020	2,652	1,841	—	956	—
Segment assets:					
Year ended December 31, 2022	21,599	12,054	10,959	8,847	2,867
Year ended December 31, 2021	20,827	12,413	9,440	8,820	1,616
Year ended December 31, 2020	20,786	12,485	9,402	8,619	1,808

	Reportable Business Segments					Consolidated To
	NGL Pipelines & Services	Crude Oil Pipelines & Services	Natural Gas Pipelines & Services	Petrochemical & Refined Products Services	Adjustments and Eliminations	
Property, plant and equipment, net: (see Note 4)						
At December 31, 2023	\$ 17,541	\$ 6,627	\$ 10,019	\$ 9,372	\$ 2,245	\$
At December 31, 2022	17,283	6,760	9,721	7,770	2,867	
At December 31, 2021	17,202	6,974	8,560	7,736	1,616	
Investments in unconsolidated affiliates: (see Note 5)						
At December 31, 2023	612	1,681	33	4	—	
At December 31, 2022	640	1,677	32	3	—	
At December 31, 2021	656	1,738	31	3	—	
Intangible assets, net: (see Note 6)						
At December 31, 2023	828	1,673	1,158	111	—	
At December 31, 2022	865	1,776	1,206	118	—	
At December 31, 2021	317	1,860	849	125	—	
Goodwill: (see Note 6)						
At December 31, 2023	2,811	1,841	—	956	—	
At December 31, 2022	2,811	1,841	—	956	—	
At December 31, 2021	2,652	1,841	—	956	—	
Segment assets:						
At December 31, 2023	21,792	11,822	11,210	10,443	2,245	
At December 31, 2022	21,599	12,054	10,959	8,847	2,867	
At December 31, 2021	20,827	12,413	9,440	8,820	1,616	

Segment assets consist of property, plant and equipment, investments in unconsolidated affiliates, intangible assets and goodwill. The carrying values of such based on each asset's or investment's principal operations and contribution to the gross operating margin of that particular segment. Since construction-in-progress equipment does not contribute to segment gross operating margin, such amounts are excluded from segment asset totals until the underlying assets are placed in service and assigned to each segment based on the classification of the assets to which they relate. The remainder of our consolidated total assets, which consist primarily from segment assets since these amounts are not attributable to one specific segment (e.g., cash).

F-47 F-43

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Supplemental Revenue and Expense Information

The following table presents additional information regarding our consolidated revenues and costs and expenses for the years indicated:

	For the Year Ended December 31,		
	2022	2021	
Consolidated revenues:			
NGL Pipelines & Services	\$ 24,259	\$ 16,302	\$
Crude Oil Pipelines & Services	18,561	10,902	
Natural Gas Pipelines & Services	6,260	4,400	
Petrochemical & Refined Products Services	9,106	9,203	
Total consolidated revenues	\$ 58,186	\$ 40,807	\$
Consolidated costs and expenses:			
Operating costs and expenses:			
Cost of sales	\$ 45,836	\$ 29,887	\$
Other operating costs and expenses (1)	3,454	2,915	
Depreciation, amortization and accretion	2,158	2,038	
Impairment of goodwill	—	—	
Impairment of assets other than goodwill	53	233	
Net losses (gains) attributable to asset sales and related matters	1	5	
General and administrative costs	241	209	
Total consolidated costs and expenses	\$ 51,743	\$ 35,287	\$

(1) Represents the cost of operating our plants, pipelines and other fixed assets excluding: depreciation, amortization and accretion charges; asset impairment charges; and net losses (gains) attributable to asset sales and related matters.

Fluctuations in our product sales revenues and cost of sales amounts are explained in large part by changes in energy commodity prices. In general, higher energy commodity prices would result in higher revenues attributable to product sales; however, these higher commodity prices would also be expected to increase the associated cost of sales as purchase costs would also increase. The same relationship would be true in the case of lower energy commodity sales prices and purchase costs.

Major Customer Information

Substantially all of our consolidated revenues are earned in the U.S. and derived from a wide customer base. For the years ended December 31, 2022, December 31, 2021, and December 31, 2020, Vitol B.V. and its affiliates (collectively, "Vitol") accounted for \$5.92 billion, \$7.87 billion, or 15.8%, and \$5.92 billion, or 10.2%, respectively, of our consolidated revenues. Revenues earned from Vitol during 2023 and 2022 are included within each of our four business segments.

No single customer accounted for 10% or more of our consolidated revenues during the years ended December 31, 2021 or 2020.

F-48 F-44

ENTERPRISE PRODUCTS PARTNERS L.P. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 11. Earnings Per Unit

The following table presents our calculation of basic and diluted earnings per common unit for the years indicated:

	For the Year Ended December 31,		
	2022	2021	
BASIC EARNINGS PER COMMON UNIT			
Net income attributable to common unitholders	\$ 5,487	\$ 4,634	\$
Earnings allocated to phantom unit awards (1)	(46)	(37)	
Net income allocated to common unitholders	\$ 5,441	\$ 4,597	\$
Basic weighted-average number of common units outstanding	2,178	2,183	
Basic earnings per common unit	\$ 2.50	\$ 2.11	\$
DILUTED EARNINGS PER COMMON UNIT			
Net income attributable to common unitholders	\$ 5,487	\$ 4,634	\$
Net income attributable to preferred units	3	4	
Net income attributable to limited partners	\$ 5,490	\$ 4,638	\$

Diluted weighted-average number of units outstanding:			
Distribution-bearing common units	2,178	2,183	
Phantom units (2)	19	18	
Preferred units (2)	2	2	
Total	<u>2,199</u>	<u>2,203</u>	
Diluted earnings per common unit	\$ 2.50	\$ 2.10	\$

(1) Phantom units are considered participating securities for purposes of computing basic earnings per unit. See Note 13 for information regarding the phantom units.
 (2) We use the "if-converted method" to determine the potential dilutive effect of the vesting of phantom unit awards and the conversion of preferred units outstanding. See Note 8 for information regarding the preferred units.

F-45

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 12. Business Combinations

On February 17, 2022, an affiliate of Enterprise acquired all of the member interests in Navitas Midstream Partners, LLC ("Navitas Midstream") for \$3.2 billion in cash, using proceeds from the issuance of short-term notes under EPO's commercial paper program and cash on hand.

Navitas Midstream's assets (the "Midland Basin System") include approximately 1,750 miles of pipelines and over 1.0 Bcf/d of cryogenic natural gas processing capacity, connecting our natural gas processing and NGL businesses to the Midland Basin in West Texas.

The acquisition of Navitas Midstream was accounted for under the acquisition method in accordance with ASC 805, *Business Combinations*. The preliminary fair value allocation was based upon the estimated fair value of the tangible and identifiable intangible assets acquired and liabilities assumed in the acquisition. The preliminary allocation of assets and liabilities based on management's best estimates and supported by an independent third-party analysis.

F-49

We engaged an independent third party business valuation expert to assist us in estimating the fair values of the tangible and intangible assets of Navitas Midstream. The following table presents summarizes the final fair value allocation of assets acquired and liabilities assumed in the acquisition at February 17, 2022 (the effective date of the acquisition).

Purchase price for 100% interest in Navitas Midstream	\$ <u>3,231</u>
Recognized amounts of identifiable assets acquired and liabilities assumed:	
Cash and cash equivalents	\$ 27
Property, plant and equipment	2,080
Contract-based intangible asset	989
Assumed liabilities, net of acquired other assets (1)	(24)
Total identifiable net assets	<u>\$ 3,072</u>
Goodwill	<u>\$ 159</u>

(1) Assumed liabilities primarily include accounts payable, other current liabilities, lease liabilities and asset retirement obligations. Acquired other assets primarily include accounts receivable, other assets and other assets with fair values that were considered individually significant.

The estimated fair value of the acquired property, plant and equipment was determined using the cost approach. The fair value of property, plant and equipment purchased was \$1.6 billion, real property of \$250 million and construction in progress of \$175 million. See Note 4 for additional information regarding our property, plant and equipment.

The contract-based intangible asset represents the estimated value we assigned to the acquired long-term contracts with customers that dedicate future lease payments to the acquired assets. The fair value of the acquired contract-based intangible assets was determined using an income approach, specifically a discounted cash flow analysis. The fair value of the acquired assets including: (i) management's long-term forecast of cash flows generated by the Midland Basin System based on the estimated economic life of the hydrocarbon reserves and depletion rates; and (ii) a discount rate of 15.5%, which is based on a benchmarking analysis with reference to the implied rate of return on the Navitas Midstream assets and the weighted average cost of capital. We will amortize the value assigned to this intangible asset using a units-of-production method. The estimated useful life of the asset is 30 years.

We recorded \$159 million of goodwill in connection with this transaction. In general, we attribute this goodwill to our ability to leverage the acquired business with future business opportunities.

The financial results for the processing activities of the acquired business are reported under the NGL Pipelines & Services business segment and the gathering and midstream Gas Pipelines & Services business segment.

The contribution of this newly acquired business to our consolidated revenues and net income was not material during the year ended December 31, 2022. Addit material during the year ended December 31, 2022.

On a historical pro forma basis, our revenues, costs and expenses, operating income, net income attributable to common unitholders and earnings per unit for t 2021 would not have differed materially from those we actually reported had the acquisition been completed on January 1, 2021 rather than February 17, 2022.

F-50 F-46

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 13. Equity-Based Awards

An allocated portion of the fair value of EPCO's equity-based awards is charged to us under the ASA. The following table summarizes compensation expense based awards for the years indicated:

	For the Year Ended December	
	2022	2021
Equity-classified awards:		
Phantom unit awards	\$ 153	\$ 146
Profits interest awards	4	6
Total	<u><u>\$ 157</u></u>	<u><u>\$ 152</u></u>

The fair value of equity-classified awards is amortized to earnings over the requisite service or vesting period. Equity-classified awards are expected to result in th units upon vesting.

In November 2022, our unitholders approved the The 2008 Enterprise Products Long-Term Incentive Plan (Fourth Amendment and Restatement) (referred to as was also approved by (i) the Incentive Plan Administration Subcommittee (the "IPA Subcommittee") of the Governance Committee of the Board of Enterprise GP plan under which any non-employee director, employee or consultants of EPCO, the Partnership or its affiliates providing services, directly or indirectly, for the Partnership incentive compensation awards in the form of options, restricted units, phantom units, distribution equivalent rights, unit appreciation rights, unit awards, other unit

The maximum number of the Partnership's common units authorized for issuance under the 2008 Plan was 165,000,000 at December 31, 2022 December 31 November 22, 2032 or, if earlier, until (i) the time that all available common units under the 2008 Plan have been delivered to participants or (ii) the time of term Directors of EPCO or by the IPA Subcommittee. Incentive Plan Administration Subcommittee of the Governance Committee of the Board of Enterprise GP. After the 2008 Plan through December 31, 2022 December 31, 2023, a total of 115,360,224 109,102,487 additional common units were available for issuance. As requirements, we issued 4,662,539, 4,571,333 3,936,437 and 3,162,095 3,936,437 common units in connection with the vesting of phantom unit awards in the year 31, 2023, 2021 2022 and 2020, 2021, respectively.

Phantom Unit Awards

Subject to customary forfeiture provisions, phantom unit awards allow recipients to acquire the Partnership's common units once a defined vesting period expires (fulfilling required service and other conditions). We expect phantom units to result in the issuance of common units upon vesting; therefore, these grant awards. Phantom unit awards generally vest at a rate of 25% per year beginning one year after the grant date and are non-vested until the required service period

The grant date fair value of a phantom unit award is based on the market price per unit of the Partnership's common units on the date of grant. Compensation expense is the date fair value, net of an allowance for estimated forfeitures, over the requisite service or vesting period.

F-51 F-47

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The following table presents phantom unit award activity for the years indicated:

	Number of Units
Phantom unit awards at December 31, 2019	12,974,684
Phantom unit awards at December 31, 2020	\$

Granted (2)	7,405,245	\$
Vested	(4,532,269)	\$
Forfeited	(178,218)	\$
Phantom unit awards at December 31, 2020	15,669,442	\$
Phantom unit awards at December 31, 2021	15,669,442	\$
Granted (3)	7,720,645	\$
Vested	(5,648,281)	\$
Forfeited	(570,887)	\$
Phantom unit awards at December 31, 2021	17,170,919	\$
Phantom unit awards at December 31, 2022	17,170,919	\$
Granted (4)	7,968,880	\$
Vested	(6,616,741)	\$
Forfeited	(540,113)	\$
Phantom unit awards at December 31, 2022	17,982,945	\$
Phantom unit awards at December 31, 2023	17,982,945	\$

(1) Determined by dividing the aggregate grant date fair value of awards (before an allowance for forfeitures) by the number of awards issued.

(2) The aggregate grant date fair value of phantom unit awards issued during 2020 was \$190 million based on a grant date market price of the Partnership's common units ranging from \$16.95 to \$19.85. An allowance of 2.4% was applied to these awards.

(3) The aggregate grant date fair value of phantom unit awards issued during 2021 was \$164 million based on a grant date market price of the Partnership's common units ranging from \$20.79 to \$22.90. An allowance of 2.0% was applied to these awards.

(4) (3) The aggregate grant date fair value of phantom unit awards issued during 2022 was \$192 million based on a grant date market price of the Partnership's common units ranging from \$24.10 to \$26.25. An allowance of 2.1% was applied to these awards.

(4) The aggregate grant date fair value of phantom unit awards issued during 2023 was \$230 million based on a grant date market price of the Partnership's common units ranging from \$25.80 to \$28.00. An allowance of 2.0% was applied to these awards.

The 2008 Plan provides for the issuance of DERs in connection with phantom unit awards. A DER entitles the participant to nonforfeitable cash payments equal to the cash payments made in connection with phantom unit awards outstanding for the participant and the cash distribution per common unit paid by the Partnership to its common unitholders. Cash payments made in connection with phantom unit awards are recorded as a reduction of partners' equity when the phantom unit award is expected to result in the issuance of common units; otherwise, such amounts are expensed.

The following table presents supplemental information regarding phantom unit awards for the years indicated:

	For the Year Ended December	
	2022	2021
Cash payments made in connection with DERs	\$ 34	\$ 31
Total intrinsic value of phantom unit awards that vested during period	\$ 160	\$ 124

For the EPCO group of companies, the unrecognized compensation cost associated with phantom unit awards was \$153 million at December 31, 2022. The share of such cost is currently estimated to be \$123 million. Due to the graded vesting provisions of these awards, we expect to recognize our share of these awards over a weighted-average period of 2.1 years.

F-48

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Profits Interest Awards

In 2016 and 2018, EPCO Holdings Inc. ("EPCO Holdings"), a privately held affiliate of EPCO, contributed a portion of the Partnership's common units it owned to EPCO Unit IV L.P. ("EPD IV") and EPCO Unit II L.P. ("EPCO II") (collectively referred to as "Employee Partnerships") that serve as long-term incentive arrangements for EPCO Holdings' employees, providing them a "profits interest" (in the form of a Class B limited partner interest) in an Employee Partnership. The

On November 6, 2023, the partners of EPD IV and EPCO II amended their respective Employee Partnerships named (i) EPD PubCo Unit I L.P. ("PubCo I"), (ii) EPD PrivCo Unit I L.P. ("PrivCo I") and (iii) EPD PrivCo Unit I L.P. ("PrivCo II") were formed by EPCO Holdings in 2016. The Employee Partnerships named (i) EPD 2018 Unit IV L.P. ("EPD IV") and (ii) EPD 2018 Unit II L.P. ("EPD II") were formed by EPCO Holdings in 2018. The Partnership's limited partnership agreement to provide that the Class B limited partner interests therein will vest on the earliest of (i) December 3, 2027, (ii) the first date on or after November 6, 2023 for which the closing sale price of PubCo I is greater than \$29.02 per unit (subject to certain adjustments), (iii) a change of control, or (iv) dissolution of such Employee Partnership. As a result of these amendments, the Partnership will recognize incremental compensation cost of \$13 million and PrivCo I vested in June 2021. \$3 million, respectively, over the requisite service period of the awards.

F-52

In exchange for the contributions of the Partnership's common units, EPCO Holdings was admitted as the Class A limited partner of each Employee Partnership. Certain key EPCO employees were issued Class B limited partner interests (i.e., profits interest awards) and admitted as Class B limited partners of each Employee Partnership.

contribution by such employees. EPCO serves as the general partner of each Employee Partnership.

Each quarter, the Employee Partnerships, as owners of the Partnership's common units, receive a cash distribution from the Partnership as do the Partnership received by the Employee Partnership is first used to pay the Class A limited partner a cash distribution equal to the product of (i) the number of the Partnership' Partnership and (ii) the Class A Preference Return (subject to equitable adjustment in order to reflect any equity split, equity distribution or dividend, re-recapitalization or other similar event affecting such common units). To the extent that the Employee Partnership has cash remaining after making this quarterly p residual cash is distributed to the Class B limited partners on a quarterly basis as a distribution.

Upon liquidation of an Employee Partnership, assets having a then current fair market value equal to the Class A limited partner's capital base in such Employee Class A limited partner. Any remaining assets of such Employee Partnership will be distributed to the Class B limited partners of such Employee Partners represents the appreciation in value of the Employee Partnership's assets since the date of EPCO Holdings' contribution to it, as described above.

Unless otherwise agreed to by EPCO and a majority in interest of the limited partners of each Employee Partnership, such Employee Partnership will terminate following its vesting date, (ii) a change of control or (iii) a dissolution of the Employee Partnership.

Individually, each Class B limited partner interest is subject to forfeiture if the participating employee's employment with EPCO is terminated prior to vesting, with certain and certain retirements. The risk of forfeiture will also lapse upon certain change of control events. Forfeited individual Class B limited partner interests are a partners.

F-49

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The following table summarizes key elements of each Employee Partnership as of December 31, 2022 December 31, 2023:

Employee Partnership	Partnership Common Units Contributed by EPCO Holdings	Class A Capital Base (1)	Class A Preference Return Per Unit	Expected Vesting/Liquidation Date	Estimated Fair Value of Profits Interest Awards (2)	Unrecognized Compensation Cost (3)	Partnership Common Units Contributed by EPCO Holdings	Class A Capital Base (1)	Class A Preference Return Per Unit
EPD IV	6,400,000	\$173	\$0.4325	December 2023	\$25	\$4	6,400,000	\$173	\$0.4325
EPCO II	1,600,000	\$43	\$0.4325	December 2023	\$6	\$—	1,600,000	\$43	\$0.4325

(1) Represents the fair market value of the Partnership's common units contributed to each Employee Partnership at the applicable contribution date.

(2) Represents the expected vesting/liquidation date based on the requisite service period (as derived using a Monte Carlo model) for each Employee Partnership.

(3) Represents the total fair value of the profits interest awards awarded to the Class B limited partners of each Employee Partnership irrespective of how such costs will be allocated between us value is as of the grant date or as of the plan modification date, as applicable date.

(3)(4) Represents our expected share of the unrecognized compensation cost at December 31, 2022 December 31, 2023, which we expect to recognize over a weighted-average period of 0.9 0.8 years

The fair value of each Employee Partnership (at either as of the grant modification date or modification date) is based on (i) the estimated value (as determined using a Monte Carlo model or Monte Carlo model, as applicable) of such Employee Partnership's assets that would be distributed to the Class B limited partners thereof upon liquidation, discounted cash flow analysis, of the residual quarterly cash amounts that such Class B limited partners are expected to receive over the life of the Employee Partnership.

F-53

The following table summarizes the assumptions we used in applying a Black-Scholes option pricing model or Monte Carlo model, as applicable, to derive the fair value of each Employee Partnership's profits interest awards (at either the grant date or modification date) for each Employee Partnership:

Employee Partnership	Expected Life of Award from Grant Date	Risk-Free Interest Rate	Expected Distribution Yield
EPD IV	5.0 5.9 years	0.2% to 2.8% 4.9%	6.5% to 8.4%
EPCO II	5.0 5.9 years	0.2% to 2.8% 4.9%	6.3% to 8.4%

Compensation expense attributable to the profits interest awards is based on the estimated fair value of each award. A portion of the fair value of these equity-based ASA as a non-cash expense. We are not responsible for reimbursing EPCO for any expenses of the Employee Partnerships, including the value of any contributions.

F-50

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 14. Hedging Activities and Fair Value Measurements

In the normal course of our business operations, we are exposed to certain risks, including changes in interest rates and commodity prices. In order to manage certain anticipated future transactions, we use derivative instruments such as futures, forward contracts, swaps, options and other instruments with similar derivatives are used for non-trading activities.

Interest Rate Hedging Activities

We may utilize interest rate swaps, forward-starting swaps, options to enter into forward-starting swaps ("swaptions"), treasury locks and similar derivative instruments to interest rates charged on borrowings under certain consolidated debt agreements. This strategy may be used in controlling our overall cost of capital associated with an anticipated debt issuance.

Treasury Locks

A treasury lock is an agreement that fixes the price (or yield) of a specified U.S. treasury security for an established period of time. We use treasury lock agreements to changes and to reduce the volatility of financing costs on an expected future debt issuance. Each of our treasury lock transactions was designated as a cash flow hedge associated with an anticipated debt issuance.

During the fourth quarter of 2022, we entered into three treasury lock transaction transactions to fix the ten-year treasury rate at 3.45% a weighted-average aggregate notional amount of \$600 million. In January 2024, we entered into two additional treasury lock transactions to fix the ten-year treasury rate at 3.97%. In January 2023, we entered into an additional treasury lock transaction \$400 million and to fix the three-year treasury rate at 4.165% 4.11% on a notional amount. The purpose of these transactions was to hedge the underlying interest rate risk associated with debt issuances expected to occur in January 2023 2024 (see Note 20). Both of our treasury lock transactions were designated as cash flow hedges of the interest payments associated with the expected debt issuances. In January 2023, 2024, we terminated both all of the treasury lock transactions. We received total cash proceeds payments of \$21 million \$29 million. As cash flow hedges, gains/losses on these transactions are reflected as a component of accumulated other comprehensive income and will be amortized to earnings as a component of interest expense over the full term of each issuance.

In January 2023, upon issuance of Senior Notes FFF and GGG (see Note 7), we terminated and settled treasury lock transactions with a combined notional amount of \$21 million. As cash flow hedges, the gain realized on these derivative instruments was reflected as a component of accumulated other comprehensive income and will be amortized to earnings as a reduction to interest expense over the full term of each issuance.

Forward-Starting Swaps

Forward-starting swaps hedge the risk of an increase in underlying benchmark interest rates during the period of time between the inception date of the swap issuance. Under the terms of the forward-starting swaps, we pay to the counterparties (at the expected settlement dates of the instruments) amounts based on a fixed interest rate and receive from the counterparties an amount equal to a variable interest rate (based on LIBOR or an equivalent index rate) on the same notional amount.

F-54 F-51

ENTERPRISE PRODUCTS PARTNERS L.P.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

During 2021, we terminated an aggregate \$1.1 billion notional amount of forward-starting swaps, which resulted in net cash proceeds of \$75 million. Since the original terms of these forward-starting swaps were not designated as hedging instruments and were subject to mark-to-market accounting, we previously incurred an unrealized gain of \$48 million on the forward starting swaps that was reflected as an increase in interest expense in 2019. Immediately following exercise of the swaptions and being designated as cash flow hedges. For the period from inception through the termination date in March 2021, we recognized cumulative gain of \$99 million in accumulated other comprehensive income, of which \$99 million is being reclassified to earnings (as a decrease in interest expense) over the 30-year life of the associated Senior Notes GGG (see Note 7). We reclassified \$2 million of the cumulative gain as a decrease in interest expense in 2021.

During 2020, we terminated an aggregate \$575 million notional amount of forward-starting swaps, which resulted in net cash payments of \$33 million. These derivative instruments are reflected as a component of accumulated other comprehensive loss and are being amortized to earnings (as an increase in interest expense) over the associated debt through January 2051.

Commodity Hedging Activities

The prices of natural gas, NGLs, crude oil, petrochemicals and refined products and power are subject to fluctuations in response to changes in supply and demand, as well as additional factors that are beyond our control. In order to manage such price risks, we enter into commodity derivative instruments such as physical forward contracts, swaps and basis swaps.

At December 31, 2022 December 31, 2023, our predominant commodity hedging strategies consisted of (i) hedging anticipated future purchases and sales of transportation, storage and blending activities, (ii) hedging natural gas processing margins, and (iii) hedging the fair value of commodity products held in inventory and future purchases of power for certain operations in Southeast Texas.

- The objective of our anticipated future commodity purchases and sales hedging program is to hedge the margins of certain transportation, storage, blending and processing activities. We achieve this objective by hedging the purchase and sale prices through the use of derivative instruments and related contracts.
- The objective of our natural gas processing hedging program is to hedge an amount of earnings associated with these activities. We achieve this objective by hedging the expected equity NGL production using derivative instruments and related contracts. For certain natural gas processing contracts, the hedging of expected natural gas purchases is for shrinkage, plant thermal reduction, which is hedged using derivative instruments and related contracts.
- The objective of our inventory hedging program is to hedge the fair value of commodity products currently held in inventory by locking in the sales price of these instruments and related contracts.

- The objective of our commercial energy hedging program is to hedge anticipated future purchases of power for certain operations in Southeast Texas by locking in derivative instruments and related contracts.

F-55 F-52

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The following table summarizes our portfolio of commodity derivative instruments outstanding at December 31, 2022 December 31, 2023 (volume measures as of December 31, 2023).

Derivative Purpose	Volume (1)	Accrued Income (2)	Term (3)
	Current (2)	Long-Term (2)	Total (2)
<u>Derivatives designated as hedging instruments:</u>			
Natural gas processing:			
Forecasted natural gas purchases for plant thermal reduction (Bcf)	12.9	n/a	Cash
Forecasted sales of natural gas (Bcf)			
Forecasted sales of NGLs (MMBbls)			
Octane enhancement:			
Forecasted sales of octane enhancement products (MMBbls)	20.3	0.4	Cash
Natural gas marketing:			
Natural gas storage inventory management activities (Bcf)	2.8	n/a	Fair value
NGL marketing:			
Forecasted purchases of NGLs and related hydrocarbon products (MMBbls)	163.1	0.2	Cash
Forecasted sales of NGLs and related hydrocarbon products (MMBbls)	170.4	1.8	Cash
Refined products marketing:			
Forecasted purchases of refined products (MMBbls)	0.1	n/a	Cash
Crude oil marketing:			
Forecasted purchases of crude oil (MMBbls)	9.4	n/a	Cash
Forecasted sales of crude oil (MMBbls)	6.5	n/a	Cash
Petrochemical marketing:			
Forecasted sales of petrochemical products (MMBbls)	1.0	n/a	Cash
Commercial energy:			
Forecasted purchases of power related to asset operations (terawatt hours ("TWh"))	1.4	3.0	Cash
<u>Derivatives not designated as hedging instruments:</u>			
Natural gas risk management activities (Bcf) (3)	16.0	n/a	Market risk
NGL risk management activities (MMBbls) (3)	35.8	0.1	Market risk
Refined products risk management activities (MMBbls) (3)	3.8	n/a	Market risk
Crude oil risk management activities (MMBbls) (3)	26.1	n/a	Market risk

(1) Volume for derivatives designated as hedging instruments reflects the total amount of volumes hedged whereas volume for derivatives not designated as hedging instruments reflects the absolute maximum term for derivatives designated as cash flow hedges, derivatives designated as fair value hedges and derivatives not designated as hedging instruments is December 2025 respectively.

(2) Reflects the use of derivative instruments to manage risks associated with our transportation, processing and storage assets.

The carrying amount of our inventories subject to fair value hedges was \$2 million and \$12 million at December 31, 2023 and \$102 million at December 31, 2022 respectively.

Certain basis swaps basis spread options and other derivative instruments not designated as hedging instruments are used to manage market risks associated with commodity products. There is some uncertainty involved in the timing of these transactions often due to the development of more favorable profit opportunities or variable costs thus reducing the likelihood that the transactions will occur during the periods originally forecasted. In accordance with derivatives accounting guidance, hedge accounting even though they are effective at managing the risk exposures of the underlying assets. Due to volatility in commodity prices, any non-cash, non-monetary assets or liabilities are not predictable.

F-56 F-53

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

**Tabular Presentation of Fair Value Amounts, and Gains and Losses on
Derivative Instruments and Related Hedged Items**

The following table provides a balance sheet overview of our derivative assets and liabilities at the dates indicated:

	Asset Derivatives			Liability Derivatives			Asset Derivatives			
	December 31, 2022		December 31, 2021		December 31, 2022		December 31, 2021		December 31, 2023	
	Balance Sheet Location	Fair Value	Balance Sheet Location	Fair Value	Balance Sheet Location	Fair Value	Balance Sheet Location	Fair Value	Balance Sheet Location	Fair Value
Derivatives designated as hedging instruments										
Interest rate derivatives	Current assets	\$ 26	Current assets	\$ —	Current liabilities	\$ —	Current liabilities	\$ —	Current assets	\$ —
Commodity derivatives	Current assets	\$ 422	Current assets	\$ 195	Current liabilities	\$ 316	Current liabilities	\$ 212	Current assets	\$ 118
Commodity derivatives	Other assets	43	Other assets	—	Other liabilities	58	Other liabilities	1	Other assets	31
Total commodity derivatives		465		195		374		213		149
Total derivatives designated as hedging instruments		\$ 491		\$ 195		\$ 374		\$ 213		\$ 149
Derivatives not designated as hedging instruments										
Commodity derivatives	Current assets	\$ 21	Current assets	\$ 42	Current liabilities	\$ 38	Current liabilities	\$ 42	Current assets	\$ 229
Commodity derivatives	Other assets	—	Other assets	2	Other liabilities	—	Other liabilities	1	Other assets	72
Total commodity derivatives		21		44		38		43		301
Total derivatives not designated as hedging instruments		\$ 21		\$ 44		\$ 38		\$ 43		\$ 301

Certain of our commodity derivative instruments are subject to master netting arrangements or similar agreements. The following tables present our derivative instruments at the dates indicated:

	Offsetting of Financial Assets and Derivative Assets						Offsetting of Financial Liabilities and Derivative Liabilities			
	Gross Amounts Not Offset in the Balance Sheet						Gross Amounts Offset in the Balance Sheet			
	Gross Amounts of Recognized Assets	Gross Amounts Offset in the Balance Sheet	Amounts of Assets Presented in the Balance Sheet	Financial Instruments	Cash Collateral Received	Cash Collateral Paid	Amounts That Would Have Been Presented On Net Basis	Gross Amounts of Recognized Assets	Amounts of Assets Presented in the Balance Sheet	Financial Instruments
	(i)	(ii)	(iii) = (i) – (ii)		(iv)		(v) = (iii) + (iv)	(i)	(ii)	(iii) = (i) – (ii)
As of December 31, 2022:										
As of December 31, 2023:										
Commodity derivatives										
As of December 31, 2022:										
Interest rate derivatives	\$ 26	\$ —	\$ 26	\$ —	\$ —	\$ —	\$ 26	\$ 26	\$ —	\$ 26
Commodity derivatives	486	—	486	(411)	—	(74)	1	486	—	486
As of December 31, 2021:										
Commodity derivatives	\$ 239	\$ —	\$ 239	\$ —	\$ (233)	\$ —	\$ 6			

F-57 F-54

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Offsetting of Financial Liabilities and Derivative Liabilities

**Gross Amounts Not Offset
in the Balance Sheet**

Offsetting of Financial Liabilities and Derivative Liabilities

Gross Amounts of Recognized Liabilities	Gross Amounts Offset in the Balance Sheet	Amounts of Liabilities Presented in the Balance Sheet	Financial Instruments	Cash Collateral Paid	Amounts That Would Have Been Presented On Net Basis	Gross Amounts of Recognized Liabilities		Amounts of Liabilities Presented in the Balance Sheet		F In
						(i)	(ii)	(iii) = (i) – (ii)	(iv)	
As of December 31, 2023:										
Interest rate derivatives									\$ 31	\$ – \$ 31 \$ –
Commodity derivatives									471	– 471
As of December 31, 2022:										
Commodity derivatives	\$ 412	\$ –	\$ 412	\$ (411)	\$ –	\$ 1	\$ 412	\$ –	\$ 412	\$ –
As of December 31, 2021:										
Commodity derivatives	\$ 256	\$ –	\$ 256	\$ (233)	\$ (17)	\$ 6				

Derivative assets and liabilities recorded on our Consolidated Balance Sheets are presented on a gross basis and determined at the individual transaction level regardless of whether the respective exchange clearing agreements, counterparty contracts or master netting agreements contain netting language often resulting in derivative amounts are presented on a gross basis, having rights of offset enable the settlement of a net as opposed to gross receivable or payable amount under a default scenario.

Cash is paid and received as collateral under certain agreements, particularly for those associated with exchange transactions. For any cash collateral payments, liabilities are recorded to reflect the variation margin deposits or receipts with exchange clearing brokers and customers. These balances are also presented on the Consolidated Balance Sheets.

The tabular presentation above provides a means for comparing the gross amount of derivative assets and liabilities, excluding associated accounts payable and receivable, likely to be receivable or payable under a default scenario based on the existence of rights of offset in the respective derivative agreements. Any cash collateral paid is included but only to the extent that it represents variation margins. Any amounts associated with derivative prepayments or initial margins that are not influenced by the derivative assets and liabilities are excluded from these tables.

The following tables present the effect of our derivative instruments designated as fair value hedges on our Statements of Consolidated Operations for the years indicated.

Derivatives in Fair Value Hedging Relationships	Location	Gain (Loss) Recognized in Income on Derivative		
		For the Year Ended December 31,		
		2022	2021	2020
Commodity derivatives	Revenue	\$ (103)	\$ (243)	\$ –
Total		\$ (103)	\$ (243)	\$ –
Derivatives in Fair Value Hedging Relationships	Location	Gain (Loss) Recognized in Income on Derivative		
		For the Year Ended December 31,		
		2023	2022	2021
Commodity derivatives	Revenue	\$ (7)	\$ –	\$ –
Total		\$ 168	\$ (7)	\$ –
Total)	\$ 66	\$ –	\$ –

The gain (loss) corresponding to the hedge ineffectiveness on the fair value hedges was negligible for all periods presented. The remaining gain (loss) was primarily attributable to prompt-to-forward month price differentials that were excluded from the assessment of hedge effectiveness.

F-58 F-55

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The following tables present the effect of our derivative instruments designated as cash flow hedges on our Statements of Consolidated Operations and Comprehensive Income for the years indicated:

Derivatives in Cash Flow Hedging Relationships	Change in Value Recognized Other Comprehensive Income On Derivative	
	For the Year Ended December	
	2022	2021
Interest rate derivatives	\$ 26	\$ 183
Commodity derivatives – Revenue (1)	227	(658)
Commodity derivatives – Operating costs and expenses (1)	27	(20)
Total	\$ 280	\$ (495)

(1) The fair value of these derivative instruments will be reclassified to their respective locations on the Statement of Consolidated Operations when the forecasted transaction occurs.

Derivatives in Cash Flow Hedging Relationships	Location	Gain (Loss) Reclassified from	
		Derivatives in Cash Flow Hedging Relationships	Location
		For the Year	
Interest rate derivatives	Interest expense	\$ 5	\$ 5
Commodity derivatives	Revenue	106	106
Commodity derivatives	Operating costs and expenses	4	4
Total		(10 \$)	(10 \$)
Total 115		\$ 201	\$ 201

Over the next twelve months, we expect to reclassify \$2 million \$9 million of gains attributable to interest rate derivatives from accumulated other comprehensive income to earnings as a decrease in interest expense. Likewise, we expect to reclassify \$188 million \$18 million commodity derivative instruments from accumulated other comprehensive income to earnings, with \$206 million \$16 million \$15 million as an increase in operating costs and expenses.

The following table presents the effect of our derivative instruments not designated as hedging instruments on our earnings for the years indicated:

Derivatives Not Designated as Hedging Instruments	Derivatives Not Designated as	
	Location	Gain (Loss) Income
	For the Year	
Commodity derivatives	Revenue	\$ 213
Commodity derivatives	Operating costs and expenses	–
Total		\$ 88
Total 213		\$ 88

The \$88 million \$213 million net gain recognized for the year ended December 31, 2022 December 31, 2023 (December 31, 2022) derivatives not designated as hedging instruments consists of \$136 million \$246 million of net realized gains and \$ mark-to-market losses attributable to commodity derivatives.

F-59 F-56

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

In total and inclusive of both fair value hedges and derivatives not designated as hedging instruments, unrealized mark-to-market gains (losses) in gross operating margin were as follows for the years indicated:

	For the Year Ended December	
	2022	2021
Mark-to-market gains (losses) in gross operating margin:		
NGL Pipelines & Services	\$ (52)	\$ 4
Crude Oil Pipelines & Services	(30)	0

Natural Gas Pipelines & Services	(3)
Petrochemical & Refined Products Services	7
Total mark-to-market impact on gross operating margin	\$ (78) \$ 2

Fair Value Measurements

The following tables set forth, by level within the Level 1, 2 and 3 fair value hierarchy (see Note 2), the carrying value at the dates indicated. These assets and liabilities are measured on a recurring basis and are classified based on their fair value. Our assessment of the relative significance of such inputs requires judgment.

The values for commodity derivatives are presented before and after the application of Chicago Mercantile Exchange that financial instruments cleared by the CME are settled daily in connection with variation margin payments. A related derivatives are considered to have no fair value at the balance sheet date for financial reporting purpose outstanding and subject to future commodity price fluctuations until they are settled in accordance with their contracts. Derivatives cleared on exchanges other than the CME (e.g., the Intercontinental Exchange or ICE) continue to be reported on a

	At December 31, 2022				
	Fair Value Measurements Using				
	Quoted Prices in Active Markets for Identical Assets and Liabilities (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Total	Quoted Prices in Active Markets for Identical Assets and Liabilities (Level 1)
Financial assets:					
Interest rate derivatives:	\$ —	\$ 26	\$ —	\$ 26	\$ —
Commodity derivatives:					
Value before application of CME Rule 814	166	1,170	—	1,336	\$ —
Impact of CME Rule 814	(161)	(689)	—	(850)	
Total commodity derivatives	5	481	—	486	
Total	\$ 5	\$ 507	\$ —	\$ 512	\$ —
Financial liabilities:					
Interest rate derivatives:					\$ —
Commodity derivatives:					
Value before application of CME Rule 814	\$ 95	\$ 1,118	\$ —	\$ 1,213	
Impact of CME Rule 814	(90)	(711)	—	(801)	
Total commodity derivatives	5	407	—	412	
Total	\$ 5	\$ 407	\$ —	\$ 412	\$ —

In the aggregate, the fair value of our commodity hedging portfolios at December 31, 2022 2023 was a net derivative impact of CME Rule 814.

F-60 F-57

ENTERPRISE PRODUCTS PARTNERS L.P.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

	At December 31, 2021				
	Fair Value Measurements Using				
	Quoted Prices in Active Markets for Identical Assets and Liabilities (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Total	Quoted Prices in Active Markets for Identical Assets and Liabilities (Level 1)
Financial assets:					
Interest rate derivatives:					\$ —
Commodity derivatives:					

Value before application of CME Rule 814	\$ 122	\$ 1,110	\$ -	\$ 1,232	\$ 1,232
Impact of CME Rule 814	(122)	(871)	-	(993)	(993)
Total commodity derivatives	-	239	-	239	239
Total	\$ -	\$ 239	\$ -	\$ 239	\$ 239

Financial liabilities:					
Commodity derivatives:					
Value before application of CME Rule 814	\$ 199	\$ 1,001	\$ -	\$ 1,200	\$ 1,200
Impact of CME Rule 814	(199)	(745)	-	(944)	(944)
Total commodity derivatives	-	256	-	256	256
Total	\$ -	\$ 256	\$ -	\$ 256	\$ 256

Financial assets and liabilities recorded on the balance sheet at December 31, 2022 and 2021 using significant changes in the fair value of our recurring Level 3 financial assets and liabilities on a combined basis during the Consolidated Financial Statements.

Other Fair Value Information

The carrying amounts of cash and cash equivalents (including restricted cash balances), accounts receivable, accounts payable approximate their fair values based on their short-term nature. The estimated total fair value of our fixed-rate debt obligations was \$28.0 billion and \$27.5 billion at December 31, 2023 and December 31, 2022 and 2021, respectively. The fair values of our variable-rate debt obligations are primarily based on quoted market prices for such debt or debt of similar terms and maturities (Level 2) and other rates of interest affect the fair value of our fixed-rate debt. The carrying values of our variable-rate long-term debt obligations since the associated interest rates are market-based. We do not have any long-term investments in debt or equity securities.

F-61 F-58

ENTERPRISE PRODUCTS PARTNERS L.P. **NOTES TO CONSOLIDATED FINANCIAL STATEMENTS**

Note 15. Related Party Transactions

The following table summarizes our related party transactions for the years indicated:

	For the Year Ended December	
	2022	2021
Revenues – related parties:		
Unconsolidated affiliates	\$ 59	\$ 80
Costs and expenses – related parties:		
EPCO and its privately held affiliates	\$ 1,289	\$ 1,156
Unconsolidated affiliates	209	265
Total	\$ 1,498	\$ 1,421

The following table summarizes our related party accounts receivable and accounts payable balances at the dates indicated:

	2023	2022
Accounts receivable - related parties:		
EPCO and its privately held affiliates	\$ 20	\$ 20
Unconsolidated affiliates		
Total	\$ 20	\$ 20
Accounts payable - related parties:		
EPCO and its privately held affiliates	\$ 2	\$ 2
Unconsolidated affiliates		
Total	\$ 2	\$ 2

We believe that the terms and provisions of our related party agreements are fair to us; however, such agreements are favorable to us as we could have obtained from unaffiliated third parties.

Relationship with EPCO and Affiliates

We have an extensive and ongoing relationship with EPCO and its privately held affiliates (including Enterprise GP) as part of our consolidated group of companies.

At December 31, 2022 December 31, 2023, EPCO and its privately held affiliates (including Dan Duncan LLC and co) owned the following limited partner interests in us:

Total Number of Limited Partner Interests Held	Percentage of Common Units Outstanding
702,408,661 702,209,694 common units	32.4%

F-62

Of the total number of Partnership common units held by EPCO and its privately held affiliates, 92,976,464 62,976,400 under the separate credit facilities of EPCO and its privately held affiliates at December 31, 2022 December 31, 2023 are customary and other events of default, including defaults by us and other affiliates of EPCO. An event of default, following collateral, could ultimately result in a change in ownership of these units and affect the market price of the Partnership.

The Partnership and Enterprise GP are both separate legal entities apart from each other and apart from EPCO. Their liabilities that are also separate from those of EPCO and its other affiliates. EPCO and its privately held affiliates use the resources they receive from us and other investments to fund their other activities and to meet their respective debt obligations. At December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, we paid EPCO and its privately held affiliates \$1.2 billion \$1.3 billion and \$1.2 billion, respectively.

We lease office space from privately held affiliates of EPCO at rental rates that approximate market rates. For example, at December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, we recognized \$13 million of related party operating lease expense in connection with these leases.

F-59

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

EPCO ASA

We have no employees. All of our administrative and operating functions are provided either by employees of EPCO or by service providers. We and our general partner are parties to the ASA.

Under the ASA, EPCO provides us with the administrative and operating services deemed necessary to manage and maintain our facilities and assets (all in accordance with prudent industry practices). Our operating costs and expenses include amounts for indirect costs it incurs to operate our facilities, including the compensation of its employees. Likewise, our general and administrative expenses paid to EPCO for management and other administrative services, including the compensation of its employees, are either (i) on an actual basis for direct expenses it may incur on our behalf (e.g. based on an allocation of such charges between the various parties to the ASA based on the estimated use of services) or (ii) based on an allocation of legal or accounting salaries based on estimates of time spent on each entity's business and affairs). Sales, use, excise, value added or similar taxes, if any, that may be applicable from time to time with respect to the services provided.

The ASA allows us to participate as a named insured in EPCO's overall insurance program, with the associated premiums paid to us. See Note 18 for additional information regarding our insurance programs.

The following table presents our related party costs and expenses attributable to the ASA with EPCO for the years indicated.

	For the Year Ended December 31	
	2022	2021
Operating costs and expenses	\$ 1,124	\$ 1,011
General and administrative expenses	146	135
Total costs and expenses	\$ 1,270	\$ 1,146

Since the vast majority of such expenses are charged to us on an actual basis (i.e., no mark-up is charged or subsumed), these expenses are representative of what the amounts would have been on a standalone basis. With respect to allocated costs, the direct allocation method employed by EPCO is reasonable and reflective of the estimated level of costs we would have incurred.

F-63

Relationships with Unconsolidated Affiliates

Many of our unconsolidated affiliates perform supporting or complementary roles to our other business operations. significant related party transactions with our unconsolidated affiliates:

- For the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, we paid Seaway \$20 million and \$72 million \$104 million, respectively, for pipeline transportation and storage services in connection with activities. Revenues from Seaway were \$15 million \$25 million, \$43 million \$15 million and \$20 million \$43 million December 31, 2023, 2021 2022 and 2020, 2021, respectively.
- For the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, we purchased \$107 million and \$51 million \$94 million, respectively, of NGLs from VESCO.
- We pay Promix for the transportation, storage and fractionation of NGLs. Expenses with Promix were \$41 million \$24 million \$27 million for the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, respectively, for gas to Promix for its plant fuel requirements. Revenues from Promix were \$22 million \$11 million, \$12 million \$22 million for the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, respectively.
- For the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, we paid Texas Express \$12 million and \$29 million \$28 million, respectively, for pipeline transportation services.
- For the years ended December 31, 2022, 2021 and 2020, we paid Eagle Ford Crude Oil Pipeline \$3 million, \$4 million and \$4 million \$3 million for pipeline transportation services.
- We perform management services for certain of our unconsolidated affiliates. We charged such affiliates \$12 million and \$10 million \$13 million for the years ended December 31, 2022 December 31, 2023, 2021 2022 and 2020, 2021, respectively.

F-60

ENTERPRISE PRODUCTS PARTNERS L.P. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 16. Income Taxes

Publicly traded partnerships like ours are treated as corporations unless they have 90% or more in "qualifying interests" (Internal Revenue Code). We satisfied this requirement in each of the years ended December 31, 2022 December 31, 2023, 2021 and 2020, 2021, as a result, are not subject to federal income tax. However, our partners are individually responsible for paying federal income tax on their share of our taxable income. Net earnings for financial reporting purposes may differ significantly from taxable income reported due to differences between the tax basis and financial reporting basis of certain assets and liabilities and other factors. regarding each partner's individual tax basis in our limited partner interests.

The following table presents the components of our consolidated benefit from (provision for) income taxes for the years ended December 31, 2022 December 31, 2023, 2021 and 2020, 2021:

	For the year ended
	2022
Deferred tax benefit (provision) attributable to OTA	\$ (22)
Texas Margin Tax	(56)
Other	(4)
Benefit from (provision for) income taxes	<u><u>\$ (82)</u></u>

In addition to income tax amounts attributable to OTA (as described below), the provision for income taxes includes the Revised Texas Franchise Tax (the "Texas Margin Tax").

F-64

Income taxes are accounted for under the asset-and-liability method. Deferred income tax assets and liabilities are consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted income tax rates in the years in which those temporary differences are expected to be recovered or settled. The effect on a change in tax rates is recognized in income in the period that includes the enactment date.

We recognize the effect of income tax positions only if those positions are more likely than not of being sustained measured at the largest amount that is greater than 50% likely of being realized. Changes in recognition or measurement at the largest amount that is greater than 50% likely of being realized. Accounting guidance provides that a tax benefit from an uncertain tax position will be recognized if it is more likely than not that the position will be sustained upon examination, including resolutions of any related appeals or technical merits. We did not rely on any uncertain tax positions in recording our income tax-related amounts for the years ended **2022**, **2023**, **2021**, **2022** and **2020**, **2021**.

OTA Deferred Tax Liability

On March 5, 2020, the Partnership settled its obligations under the Liquidity Option Agreement (see Note 8) and the Liquidity Option liability, which reflects OTA's outside basis difference in the limited partner interests it received from the Partnership. As a result of the Partnership settling the Liquidity Option, the Liquidity Option liability was effectively replaced by the deferred tax liability of OTA calculated for Taxes.

At March 5, 2020, the Liquidity Option liability amount was \$512 million. Since the book value of the Liquidity Option deferred tax liability of \$440 million on that date, we recognized a non-cash benefit in earnings of \$72 million, or a "provision for income tax" line on our Statement of Consolidated Operations for the year ended December 31, 2020, a non-cash deferred income tax benefit of \$83 million primarily due to a decrease in the outside basis difference attributable to a decline in the market price of the Partnership's common units subsequent to March 5, 2020 through December 31, 2020 reflect \$155 million of net deferred income tax benefit attributable to OTA.

On September 30, 2020, OTA exchanged the Partnership common units it owned for non-publicly traded preferred units of its subsidiary (see Note 8). As a result and beginning September 30, 2020, OTA's deferred tax liability no longer fluctuates with the Partnership's common units. Our subsidiary OTA is a corporation for U.S. federal income tax purposes, and the exchange of units did not constitute a taxable transaction for OTA.

Tabular Disclosures Regarding Income Taxes

Our federal, state and foreign income tax benefit (provision) is summarized below:

	For the Year Ended December 31	
	2022	2021
Current portion of income tax benefit (provision):		
Current portion of income tax provision:		
Federal	\$ (2)	\$ (18)
State	(18)	(18)
Foreign	(2)	(2)
Total current portion	(22)	(22)
Deferred portion of income tax benefit (provision):		
Deferred portion of income tax provision:		
Federal	(20)	(20)
State	(40)	(40)
Foreign	—	(2)
Total deferred portion	(60)	(22)
Total benefit from (provision for) income taxes	\$ (82)	\$ (42)
Total provision for income taxes	\$ (82)	\$ (42)

F-65 F-61

ENTERPRISE PRODUCTS PARTNERS L.P. **NOTES TO CONSOLIDATED FINANCIAL STATEMENTS**

A reconciliation of the benefit from (provision for) provision for income taxes with amounts determined by applying the tax rate to income before income taxes is as follows:

	For the Year Ended December 31	
	2022	2021
Pre-Tax Net Book Income ("NBI")	\$ 5,697	\$ 5,697
Texas Margin Tax (1)	(56)	(56)
State income tax benefit (provision), net of federal benefit (2)	(1)	(1)

Federal income tax benefit (provision) computed by applying the federal statutory rate to NBI of corporate entities	(15)
Federal benefit attributable to settlement of Liquidity Option Agreement (2)	—
Valuation allowance (3)	(8)
Other	(2)
Benefit from (provision for) income taxes	\$ (82)
Effective income tax rate	(1.4)%
For the year ended December 31, 2023	
Pre-Tax Net Book Income ("NBI")	\$ 5,701
Texas Margin Tax (1)	(49)
State income tax provision, net of federal benefit	(2)
Federal income tax provision computed by applying the federal statutory rate to NBI of corporate entities	(16)
Change in valuation allowance (2)	22
Other	1
Provision for income taxes	\$ (44)
Effective income tax rate	(0.8)%

(1) Although the Texas Margin Tax is not considered a state income tax, it has the characteristics of an income tax since it is determined by Texas-sourced revenues and expenses.

(2) The total benefit recognized in income tax expense on March 5, 2020 from settlement of the Liquidity Option was \$72 million, which is composed of \$64 million of state income tax benefit and \$8 million of federal income tax benefit.

(3) Management believes During 2023, management concluded that it is more likely than not that the net deferred tax assets attributable to Cushing and the other entities will not be realized. As a result, for the year-end December 31, 2023, we provided for a full release of the valuation allowance against OTA's net deferred tax assets.

Deferred income taxes are determined based on the temporary differences between the financial statement and income tax return as measured by the enacted tax rates, which will be in effect when these differences reverse.

The following table presents the significant components of deferred tax assets and deferred tax liabilities at the dates indicated.

Deferred tax liabilities:	2023
Attributable to investment in OTA (1)	\$
Attributable to property, plant and equipment	
Attributable to investments in other entities	
Other	
Total deferred tax liabilities	
Deferred tax assets:	2023
Net operating loss carryovers (1) (2)	\$
Temporary differences related to Texas Margin Tax	
Total deferred tax assets	
Valuation allowance	
Total deferred tax assets, net of valuation allowance	
Total net deferred tax liabilities	\$

(1) Represents the deferred tax liability balance held by our wholly owned subsidiary, OTA, which we acquired in March 2020.

(2) The loss amount presented as of December 31, 2022 December 31, 2023 has an indefinite carryover period. All losses are subject to limitation by law.

F-66 F-62

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 17. Commitments and Contingent Liabilities

Litigation

As part of our normal business activities, we may be named as defendants in legal proceedings, including those arising from litigation matters. Although we are insured against various risks to the extent we believe it is prudent, there is no assurance that insurance will be adequate, in every case, to fully indemnify us against losses arising from future legal proceedings. Partnership in litigation matters.

Management has regular quarterly litigation reviews, including updates from legal counsel, to assess the possibility of disclosure of these contingencies. We accrue an undiscounted liability for those contingencies where the loss can be reasonably estimated. If a range of probable loss amounts can be reasonably estimated and no amount within the range is the minimum amount in the range is accrued.

We do not record a contingent liability when the likelihood of loss is probable but the amount cannot be reasonably estimated or is believed to be only reasonably possible or remote. For contingencies where an unfavorable outcome is reasonably material to our consolidated financial statements, we disclose the nature of the contingency and, where feasible, an estimate of the range or minimum amount of loss. Based on a consideration of all relevant known facts and circumstances, we do not believe that the ultimate outcome of the litigation directed against us will have a material impact on our consolidated financial statements either individually or in the aggregate.

There were no accruals for litigation contingencies at December 31, 2022. Our accruals for litigation contingencies were \$115 million as of December 31, 2023 and 2022, respectively. We have classified our accruals for litigation contingencies as a component of "Other current liabilities" or "Other long-term liabilities" based on management's estimate regarding the timing of the cash outflow. The evaluation of litigation contingencies is based on the facts and circumstances of each case and predicting the outcome is inherently uncertain. In the event the assumptions we use to evaluate these matters change in future periods or new information becomes available, we may be required to record additional accruals. In an effort to mitigate expenses associated with litigation, we may settle legal proceedings.

PDH Litigation

In July 2013, we executed a contract with Foster Wheeler USA Corporation ("Foster Wheeler") pursuant to which Foster Wheeler was the general contractor responsible for the engineering, procurement, construction and installation of our first propane dehydrogenation ("PDH") plant. In November 2014, Foster Wheeler was acquired by an affiliate of AMEC plc to form Amec Foster Wheeler plc, and the contract was assigned to Amec Foster Wheeler plc. In December 2015, Enterprise and AFW entered into a transition services agreement, under which AFW assumed responsibility for the PDH 1 project. The contract was partially terminated from the PDH 1 project. In December 2015, Enterprise engaged a second contractor, Optimized Solutions, to complete the construction and installation of the PDH 1 plant.

On September 2, 2016, we terminated AFW for cause and filed a lawsuit in the 151st Judicial Civil District Court of Harris County, Texas, against AFW and its parent company, Amec Foster Wheeler plc, asserting claims for breach of contract, breach of warranty, fraud, negligent misrepresentation, professional negligence, negligent misrepresentation and attorneys' fees. Trial for the case began on January 2, 2018, and the jury's verdict was returned on January 12, 2018. The parties settled the case on January 12, 2018. Effective November 11, 2022, the parties reached a settlement of the claims in the case. As part of the settlement, AFW paid \$115 million in cash to Enterprise.

F-67

The settlement amount was attributable to the partial recovery of capital costs incurred during the time that Foster Wheeler was the general contractor, the partial recovery of attorneys' fees incurred as a result of the litigation, and the partial recovery of damages and costs incurred, we determined that \$99 million of the settlement was attributable to the partial recovery of capital costs, \$16 million was attributable to the partial recovery of attorneys' fees, and \$1 million was a reduction to "Property, plant and equipment, net" on our Consolidated Balance Sheets and presented as a component of "Other, net" on our Statements of Consolidated Cash Flows, and \$16 million was attributable to the partial recovery of damages and costs incurred, we determined that \$99 million of the settlement was attributable to the partial recovery of capital costs, \$16 million was attributable to the partial recovery of attorneys' fees, and \$1 million was a reduction to "Property, plant and equipment, net" on our Consolidated Balance Sheets and presented as a component of "Other, net" within the "Other income (expense)" section of our Statements of Consolidated Operations and cash flows from operating activities as presented on our Statements of Consolidated Cash Flows.

Commitments Under Equity Compensation Plans of EPCO

In accordance with our agreements with EPCO, we reimburse EPCO for our share of its compensation expense for the management, administrative and operating functions for us. See Notes 13 and 15 for additional information regarding our share of EPCO's compensation expense and related party information, respectively.

Contractual Obligations

The following table summarizes our various contractual obligations at December 31, 2022 December 31, 2023. A summary of the contractual obligations follows:

Contractual Obligations	Payment or Settlement due by Period							Payment		
	Total	2023	2024	2025	2026	2027	Thereafter	Total	2024	2025

Scheduled maturities of debt obligations	\$ 28,566	\$ 1,745	\$ 850	\$ 1,150	\$ 875	\$ 575	\$ 23,371	\$ 29,021	\$ 1,300	\$ 1,120
Estimated cash interest payments	\$ 27,324	\$ 1,239	\$ 1,200	\$ 1,158	\$ 1,124	\$ 1,100	\$ 21,503	\$ 26,940	\$ 1,300	\$ 1,200
Operating lease obligations	\$ 493	\$ 71	\$ 63	\$ 49	\$ 34	\$ 31	\$ 245	\$ 482	\$ 86	\$ 100
Purchase obligations:										
Product purchase commitments:										
Estimated payment obligations:										
Natural gas	\$ 245	\$ 109	\$ 109	\$ 27	\$ -	\$ -	\$ -	\$ 76	\$ 61	\$ 62
NGLs	\$ 4,043	\$ 847	\$ 841	\$ 705	\$ 414	\$ 406	\$ 830	\$ 2,909	\$ 667	\$ 640
Crude oil	\$ 13,138	\$ 2,333	\$ 2,293	\$ 2,224	\$ 1,902	\$ 1,797	\$ 2,589	\$ 8,922	\$ 1,842	\$ 1,800
Petrochemicals and refined products	\$ 194	\$ 105	\$ 89	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Other	\$ 24	\$ 7	\$ 6	\$ 4	\$ 2	\$ 2	\$ 3	\$ 17	\$ 6	\$ 6
Service payment commitments	\$ 200	\$ 40	\$ 34	\$ 17	\$ 13	\$ 13	\$ 83	\$ 408	\$ 47	\$ 48
Capital expenditure commitments										
								\$ 48	\$ 48	\$ 48

F-63

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Scheduled Maturities of Debt

We have long-term and short-term payment obligations under debt agreements. Amounts shown in the preceding table represent the principal amount of debt principal and the weighted-average interest rate as of December 31, 2022. The table also shows the contractual scheduled maturities of such balances, and the applicable interest rates. The interest rates are influenced by the long-term maturities of our \$2.3 billion in junior subordinated notes (due June 2067) and our \$1.2 billion in senior notes (due 2028). The cash payments assume that (i) the junior subordinated notes are not repaid prior to their respective maturity dates and (ii) the weighted-average interest rate on the junior subordinated notes is based on either (a) the current fixed interest rate charged or (b) the weighted-average interest rate charged on the senior notes, whichever is higher. The cash payments assume that (i) the junior subordinated notes are not repaid prior to their respective maturity dates and (ii) the weighted-average interest rate on the junior subordinated notes is based on either (a) the current fixed interest rate charged or (b) the weighted-average interest rate charged on the senior notes, whichever is higher. See Note 7 for information regarding our consolidated financial statements.

Estimated Cash Interest Payments

Our estimated cash payments for interest are based on the principal amount of our consolidated debt obligations as of December 31, 2022, the contractually scheduled maturities of such balances, and the applicable interest rates. The estimated cash interest payments assume that (i) the junior subordinated notes are not repaid prior to their respective maturity dates and (ii) the weighted-average interest rate on the junior subordinated notes is based on either (a) the current fixed interest rate charged or (b) the weighted-average interest rate charged on the senior notes, whichever is higher. The cash payments assume that (i) the junior subordinated notes are not repaid prior to their respective maturity dates and (ii) the weighted-average interest rate on the junior subordinated notes is based on either (a) the current fixed interest rate charged or (b) the weighted-average interest rate charged on the senior notes, whichever is higher. See Note 7 for information regarding fixed and variable interest rates.

Operating Lease Obligations

We lease certain property, plant and equipment under noncancelable and cancelable operating leases. Amounts shown in the preceding table represent the minimum cash lease payment obligations under our operating leases with terms in excess of one year.

F-68

Our significant lease agreements consist of (i) land held pursuant to property leases, (ii) the lease of underground storage caverns, (iii) the lease of compressors and transportation equipment used in our operations and (iv) office space. These lease agreements have terms that range from 5 to 30 years. The agreements to lease office space relating to underground NGL storage caverns we lease from a third party include renewal options that could extend up to 20 years. The remainder of our significant lease agreements do not provide for additional renewal terms.

Lease expense is charged to operating costs and expenses on a straight-line basis over the period of expected useful lives. Maintenance and repairs of leased assets are expensed as incurred. We are generally required to perform routine maintenance on the underlying assets. The lease agreements give us the option to make leasehold improvements. Maintenance and repairs of leased assets resulting in leasehold improvements are capitalized and depreciated over the shorter of the remaining lease term or the useful life of the improvement.

The following table presents information regarding operating leases where we are the lessee at December 31, 2022.

Asset Category	ROU Asset Carrying Value (1)	Lease Liability Carrying Value (2)	Weighted-Average Remaining Term	Weighted-Average Discount Rate (3)	Carrying Value (4)
Storage and pipeline facilities	\$ 191	\$ 193	10 years	3.7 %	\$ 193
Transportation equipment	17	17	4 years	3.5 %	17
Office and warehouse space	157	191	14 years	3.0 %	191
Total	<u>\$ 365</u>	<u>\$ 401</u>			<u>\$ 401</u>

(1) ROU asset amounts are a component of "Other assets" on our Consolidated Balance Sheet.

(2) At December 31, 2022 December 31, 2023, lease liabilities of \$60 million \$75 million and \$341 million \$323 million were included within "liabilities," respectively.

(3) The discount rate for each category of assets represents the weighted average incremental borrowing rate adjusted for collateralization (if the discount rates are based on either (i) information available at the lease commencement date or (ii) January 1, 2019 for leases existing at December 31, 2022 December 31, 2023).

F-64

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The following table disaggregates our total operating lease expense for the years indicated:

	For the Year Ended December	
	2022	2021
Long-term operating leases:		
Fixed lease expense:		
Non-cash lease expense (amortization of ROU assets)	\$ 59	\$ 4
Related accretion expense on lease liability balances	12	1
Total fixed lease expense	71	5
Variable lease expense	6	
Subtotal operating lease expense	77	5
Total long-term operating lease expense	\$ 168	\$ 10
Short-term operating leases	91	5
Total operating lease expense	\$ 168	\$ 10

Fixed lease expense is charged to earnings on a straight-line basis over the contractual term, with any voids or renewals accounted for as incurred. Short-term operating lease expense is expensed as incurred. Cash paid for operating lease liabilities remained relatively stable at approximately \$141 million, \$65 million, and \$40 million, and \$37 million for the years ended December 31, 2022 December 31, 2023, 2021 and 2020.

We do not have any significant operating or direct financing leases where we are the lessor. Our operating lease income for the years ended December 31, 2023, 2021 2022 and 2020 was \$1416 million, \$1214 million and \$1112 million, respectively, all of which were short-term leases.

F-69

Purchase Obligations

We define purchase obligations as agreements with remaining terms in excess of one year to purchase goods or services that are binding (i.e., unconditional) on us that specify all significant terms, including (i) fixed or minimum quantities to be purchased, (ii) unit price provisions and (iii) the approximate timing of the transactions. We classify our unconditional purchase obligations as either short-term or long-term based on the remaining term of the contract.

- Product purchase commitments – We have long-term product purchase obligations for natural gas, NGLs, crude oil and refined products with third party suppliers. The prices that we are obligated to pay under these contracts approximate market prices of the volumes. The preceding table presents our estimated future payment obligations under these contracts based on the agreement at December 31, 2022 December 31, 2023 applied to all future volume commitments. Actual future payments will be based on prices at the time of delivery.
- Service payment commitments – We have long-term commitments to pay service providers, including those attributable to transportation contracts. Payment obligations vary by contract, but generally represent a price per unit of volume or a minimum volume commitment.
- We have short-term payment obligations relating to our capital expenditures, including our share of the capital expenditures of our affiliates. These commitments represent unconditional payment obligations for services to be rendered or products to be delivered under capital projects.

F-65

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Other Long-Term Liabilities

The following table summarizes the components of "Other long-term liabilities" as presented on our Consolidated Balance Sheets.

Noncurrent portion of AROs (see Note 4)	20
Deferred revenues – non-current portion (see Note 9)	\$
Lease liability – non-current portion	
Derivative liabilities	
Other	
Total	\$

Note 18. Significant Risks and Uncertainties

Nature of Operations

We operate predominantly in the midstream energy industry, which includes gathering, transporting, processing NGLs, crude oil, and petrochemical and refined products. As such, changes in the prices of hydrocarbon products hydrocarbon products could have a material adverse effect on our financial position, results of operations and cash demand for hydrocarbon products, which in turn may impact production, demand and the volumes of products for sale. decreases in demand may be caused by other factors, including prevailing economic conditions, reduced demand by customers with hydrocarbon products, increased competition, adverse weather conditions, public health emergencies and government regulation of production levels.

F-70

The natural gas, NGL and crude oil volumes currently transported, gathered or processed at our facilities originate from resource basins, which naturally deplete over time. To offset this natural decline, our facilities need access to new properties. Many economic and business factors beyond our control can adversely affect the decision by producers to develop new reserves. These factors could include relatively low crude oil and natural gas prices, cost and availability of equipment, capital budget limitations, the lack of available capital or the probability of success in finding hydrocarbons. A decrease in the number of active drilling rigs in the regions where our facilities and other energy logistics assets are located could result in a decrease in production. This could have a material adverse effect on our financial position, results of operations and cash flows.

Even if crude oil and natural gas reserves exist in the areas served by our assets, we may not be chosen by producers to process, fractionate, store or otherwise handle the hydrocarbons extracted. We compete with other companies for these factors, including, but not limited to, geographic proximity to the production, costs of connection, available capacity, regulatory requirements and quality of service.

Credit Risk

We may incur credit risk to the extent counterparties do not fulfill their obligations to us in connection with our market risk management activities. Credit risk associated with the purchase and sale of petrochemicals and refined products and under long-term contracts with minimum volume commitments or fixed delivery dates and nonperformance by customers are a major consideration in our businesses, and our credit procedures and policies are designed to minimize this risk. Further, adverse economic conditions in our industry, such as those experienced in certain regions of the United States in 2020, may increase the risk of nonpayment and nonperformance by customers, particularly customers that have limited financial resources and are small-scale companies. We manage our exposure to credit risk through credit analysis, credit approvals, credit limits and certain transactions may utilize letters of credit, prepayments, net out agreements and guarantees. However, these procedures do not completely eliminate customer credit risk.

F-66

ENTERPRISE PRODUCTS PARTNERS L.P.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The primary markets for our services are the Gulf Coast, Southwest, Rocky Mountain, Northeast and Midwest regions. We have concentrations of trade receivables due from independent and major integrated oil and gas companies and other pipelines and energy companies in these markets. These concentrations may affect our overall credit risk in that these energy industry customers may be subject to economic, regulatory or other factors.

In those situations where we are exposed to credit risk in our derivative instrument transactions, we analyze the counterparty's creditworthiness before entering into an agreement, establish credit and/or margin limits and monitor the appropriateness of these limits on an ongoing basis. We do not require collateral for such transactions nor do we currently anticipate nonperformance by our material counterparties.

Insurance Matters

We participate as a named insured in EPCO's insurance program, which provides us with property damage, business interruption, the scope and amounts of which we believe are customary and prudent for the nature and extent of our operations. We maintain adequate insurance coverage on our behalf, insurance may not fully cover every type of damage, interruption or loss. If we were to incur a significant loss for which we were not fully insured, it could have a material adverse impact on our results and cash flows.

In addition, there may be timing differences between amounts we accrue related to property damage expense in connection with a loss, and amounts we subsequently receive from insurance carriers as reimbursements. Any revenues generated by our consolidated operations, or other losses that require us to make material expenditures to reduce our ability to pay distributions to our unitholders and, accordingly, adversely affect the market price of the Partnership Units.

F-71

Involuntary conversions result from the loss of an asset due to some unforeseen event (e.g., destruction due to a fire) covered by insurance, thus resulting in a property damage insurance recovery. Amounts we receive from insurance carriers are recognized as a receivable from insurance to the extent we recognize a loss from an involuntary conversion. Recovering such loss is deemed probable. To the extent that any of our insurance claim receivables are later judged to be uncollectible (based on new information), such amounts are expensed. We recognize gains on involuntary conversions when the amount received exceeds the book value of the retired assets.

In addition, we do not recognize gains related to insurance recoveries until all contingencies related to such proceeds are resolved. A refundable cash payment is received from the insurance carrier or we have a binding settlement agreement with the insurance carrier, the refundable payment will be made. To the extent that an asset is rebuilt, the associated expenditures are capitalized in the Consolidated Balance Sheets and presented as "Capital expenditures" on our Statements of Consolidated Cash Flows.

Under our current insurance program, the standalone deductible for property damage claims is \$30 million. We also have, however, such claims must involve physical damage and have a combined loss value in excess of \$30 million and the claim is filed within 180 days. With respect to named windstorm claims, the maximum amount of insurance coverage available to us for a named windstorm is \$100 million. We apply the appropriate deductibles. A named windstorm is a hurricane, typhoon, tropical storm or cyclone as declared by the National Weather Service.

Beginning in April 2023, we maintain insurance coverage for general liability, excess liability, automotive liability and property damage claims asserted, and an estimate of claims incurred but not reported ("IBNR"). The IBNR reserve is estimated based on numerous uncertainties surrounding litigation and possible state and national legislative measures could cause the estimate to change. Accordingly, these claims, if resolved in a manner different from the estimate, could have a material adverse effect on our results of operations and cash flows. As of December 31, 2023, our reserve balance, which is a component of the Consolidated Balance Sheets, was \$22 million.

F-67

ENTERPRISE PRODUCTS PARTNERS L.P.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 19. Supplemental Cash Flow Information

The following table provides information regarding the net effect of changes in our operating accounts and cash paid during the years indicated:

	For the Year Ended December 31	
	2022	2021
Decrease (increase) in:		
Accounts receivable – trade	\$ 108	\$ (2,407)
Accounts receivable – related parties	10	(16)
Inventories	131	867
Prepaid and other current assets	(97)	(404)
Other assets	(42)	5
Increase (decrease) in:		

Accounts payable – trade	(174)	(20)
Accounts payable – related parties	65	17
Accrued product payables	(190)	2,663
Accrued interest	(26)	(2)
Other current liabilities	124	602
Other liabilities	37	61
Net effect of changes in operating accounts	<u><u>\$ (54)</u></u>	<u><u>\$ 1,366</u></u>
Cash payments for interest, net of \$90, \$80 and \$115 capitalized in 2022, 2021 and 2020, respectively	<u><u>\$ 1,232</u></u>	<u><u>\$ 1,231</u></u>
Cash payments for interest, net of \$106, \$90 and \$80 capitalized in 2023, 2022 and 2021, respectively		
Cash payments for federal and state income taxes	<u><u>\$ –</u></u>	<u><u>\$ 18</u></u>

We incurred liabilities for construction in progress that had not been paid at December 31, 2022 December 31, 2023 million and 2020 of \$238 million, \$183 million and \$236 million, respectively. Such amounts are not included under the Statements of Consolidated Cash Flows.

F-72

The following table presents our cash proceeds from asset sales and other matters for the years indicated:

	For the Year Ended December	
	2022	2021
Recovery of PDH 1 construction costs (see Note 17)	\$ 99	\$ –
Recovery of construction costs (1)		
Sale of natural gas gathering system and related treating facility	–	39
Other asset sales	23	25
Total	<u><u>\$ 122</u></u>	<u><u>\$ 64</u></u>

(1) Amounts presented reflect the portion of cash receipts from the settlement of claims attributable to the partial recovery of construction costs.

The following table presents net gains (losses) attributable to asset sales and related matters for the years indicated:

	For the Year Ended December	
	2022	2021
Loss on involuntary conversions	\$ –	\$ (11)
Net gains (losses) attributable to other asset sales	(1)	6
Total	<u><u>\$ (1)</u></u>	<u><u>\$ (5)</u></u>

F-68

ENTERPRISE PRODUCTS PARTNERS L.P.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 20. Subsequent Event Events

Issuance of \$1.75 \$2.0 Billion of Senior Notes in January 2023 2024

In January 2023, 2024, EPO issued \$1.75 \$2.0 billion aggregate principal amount of senior notes comprised of (i) \$1.75 billion aggregate principal amount of senior notes due January 2026 2027 ("Senior Notes FFF" "HHH") and (ii) \$1.0 billion principal amount of senior Notes GGG" III"). Net proceeds from this offering will be used by EPO for general company purposes, including repayment of debt (including the repayment of all or a portion of our \$1.25 850 billion million principal amount of 3.3% maturity in March 2023 February 2024 and amounts outstanding under our commercial paper program).

Senior Notes FFF HHH were issued at 99.893% 99.897% of their principal amount and have a fixed-rate fixed interest Notes GGG III were issued at 99.803% 99.705% of their principal amount and have a fixed-rate fixed interest rate Partnership guaranteed these senior notes through an unconditional guarantee on an unsecured and unsubordinate

Acquisition of Equity Interests From Western Midstream

On February 16, 2024, we acquired the remaining 20% equity interest in Whitethorn and 25% equity interest in EF for total cash consideration of \$375 million. We funded the cash consideration using cash on hand and proceeds under EPO's commercial paper program. As a result of these transactions, Whitethorn and EF78 are now our wholly controlling interest in these entities before and after the acquisition, the increase in our ownership interest in each transaction with no gain or loss recognized.

Additionally, on February 16, 2024, an affiliate of Enterprise entered into a definitive agreement to acquire an additional affiliate of Western Midstream for \$25 million in cash consideration. The acquisition is subject to the preferential Panola to participate in the acquisition. Should other members exercise their preferential purchase rights, the equity purchase price paid will be adjusted based on the ratio of our member interest to the total member interests of all partners which is expected to close by April 1, 2024, will be funded using cash on hand and proceeds from the issuance of commercial paper program.

F-73 F-69

Phantom Unit Grant with DERs
under the
2008 Enterprise Products Long-Term Incentive Plan
(Fourth Amendment and Restatement) RETENTION BONUS AGREEMENT

Date This Retention Bonus Agreement ("Agreement") is made and entered into effective as of Grant: _____
Name of Grantee: _____

Number of Phantom Units Granted:

Phantom Unit Grant Number:

Phantom Unit Grant Number: _____

April 15, 2019 (the "Effective Date"), between Enterprise Products Company ("Company") and Richard Daniel

WHEREAS, the Company and Employee desire to enter into this Agreement to provide a conting Employee (i) to remain employed with the Company through May 31, 2023 (the "Company") "Completion that you have been granted under continue to perform Employee's duties in a highly effective manner, and Enterprise Products Long-Term Incentive Plan (Fourth Amendment business strategy of the Company Company Affiliates (as defined below);

NOW, THEREFORE, in consideration of the number of Phantom Units covenants set forth above right to receive, on or following its vesting, a Common Unit of Enterprise Products Partners L.P. (the "granted to you also has a tandem distribution equivalent right ("DER") that entitles you to receive, on or soon as reasonably practical following each Distribution Date (as defined below) on which the DER ren cash equal to the cash distribution paid on a Common Unit on that Distribution Date. The terms of this gra

1. Vesting/Forfeiture Retention Payment

A. Provided that Employee shall have remained continuously employed as an active fulltime employee from the Effective Date through the Completion Date ("Retention Period"), and DERs. Subject provided that Employee's duties during the further provisions of the Retention Period in a highly effective manner, as directed ("Management") of this agreement (this "Award Agreement") the Company ("Performance Requirements") granted to you Company shall become vested pay Employee a cash retention bonus of \$1,000,000, less other required deductions on such payment, in a lump sum within seven business days following the percentages as set forth below or (ii) if you incur a termination of employment prior to the Completion Date ("Retention Payment").

B. If Employee incurs a Qualifying Termination (as defined below) prior to a Scheduled Vesting then credited to you shall become 100% vested on the date of your Qualifying Termination.

SCHEDULED VESTING DATES	CUMULATIVE PAYOUT
-------------------------	----------------------

[], 20__	
[], 20__	
[], 20__	
[], 20__	

Notwithstanding the above, if prior to a Scheduled Vesting Date you cease to be an Employee, Director and/or Co-Officer other than your Qualifying Termination, all unvested Phantom Units and tandem DERs then credited to you automatically shall terminate on the date of your termination of service; provided, however, notwithstanding the foregoing, if your

-1-

termination of service date is on or after a Record Date (as defined below) and before the next Distribution Date, the tandem DERs shall continue to be credited to you until the first date following that next Distribution Date, when they shall automatically terminate.

If a Phantom Unit becomes vested, its tandem DER automatically shall terminate concurrently with the Phantom Unit, except when the vested Phantom Unit is settled after the Record Date and before the next Distribution Date, in which case the vested Phantom Unit shall continue to be credited to you until the first date following the next Distribution Date, when they shall automatically terminate.

2. Payment of Vested Phantom Units.

(a) If a Phantom Unit becomes vested, then, subject to the further provisions of this Section 2, you will be entitled to receive a lump sum payment on the date of vesting (the "Retention Date") in the amount of the number of days in the month (as defined below) that is coincident with or next following the date of the vesting event (but in all events paid within the 60-day period following the Retention Date) and Employee has met the Scheduled Vesting Date or Performance Termination date, the date Company shall pay Employee (or in the event of Employee's death, Employee's estate) the "Pro-rated Amount" of the Retention Payment, less all applicable withholding taxes and other required deductions on such business days following Employee's Qualifying Termination whichever date (the "Pro-rated Amount"). The Pro-rated Amount is the number of days Employee is applicable.

(b) If, however, employed during the vesting event over the total number of days in the month (as defined below) that is coincident with or next following the date of the vesting event (but in all events paid within the 60-day period following the Retention Date) and Employee has met the Scheduled Vesting Date or Performance Termination date, the date Company shall pay Employee (or in the event of Employee's death, Employee's estate) the "Pro-rated Amount" of the Retention Payment, less all applicable withholding taxes and other required deductions on such business days following Employee's Qualifying Termination whichever date (the "Pro-rated Amount"). The Pro-rated Amount is the number of days Employee is applicable.

C. If Employee's employment with the portion of Company and the Release Period that falls within the first calendar year is terminated, Employee will be entitled to receive a lump sum payment on the date of termination (the "Termination Date") in the amount of the number of days in the month (as defined below) that is coincident with or next following the date of termination (but in all events paid within the 60-day period following the Termination Date) and Employee has met the Scheduled Vesting Date or Performance Termination date, the date Company shall pay Employee (or in the event of Employee's death, Employee's estate) the "Pro-rated Amount" of the Retention Payment, less all applicable withholding taxes and other required deductions on such business days following Employee's Qualifying Termination whichever date (the "Pro-rated Amount"). The Pro-rated Amount is the number of days Employee is applicable.

(c) If you are a "specified employee" for purposes of Section 409A of the Code and payment hereunder would otherwise subject you to the additional tax under Section 409A if the payment were made Company Affiliates terminates prior to the date of termination (the "Termination Date") and Employee has met the Scheduled Vesting Date or Performance Termination date, the date Company shall pay Employee (or in the event of Employee's death, Employee's estate) the "Pro-rated Amount" of the Retention Payment, less all applicable withholding taxes and other required deductions on such business days following Employee's Qualifying Termination whichever date (the "Pro-rated Amount"). The Pro-rated Amount is the number of days Employee is applicable.

D. The determinations of whether there has been a lump sum (without interest) on the first business day following the termination of Employee's employment and whether Employee has satisfied the Performance Termination date, the date Company shall pay Employee (or in the event of Employee's death, Employee's estate) the "Pro-rated Amount" of the Retention Payment, less all applicable withholding taxes and other required deductions on such business days following Employee's Qualifying Termination whichever date (the "Pro-rated Amount"). The Pro-rated Amount is the number of days Employee is applicable.

1

2. Definitions

3. Payment

A. Termination for Cause under this Agreement shall mean a determination made in good faith by Management that Employee has engaged in conduct that constitutes termination for cause. As used herein, "Cause" shall mean (i) an act of DERs, (ii) willful misconduct or gross negligence by Employee in the performance of Employee's duties, (iii) Employee's appropriation (or attempted appropriation) of a business opportunity or property of the Company or an Affiliate, including attempting to secure or securing any personal gain in connection with any transaction entered into by Employee with the Company or an Affiliate, (iv) Employee's misappropriation (or attempted misappropriation) of any funds or property of the Company or an Affiliate, (v) Employee's willful failure to perform any substantial duties of Employee's position (other than any such failure resulting from Employee's physical or mental illness or disability), (vi) Employee's failure to perform Employee's duties at a satisfactory level, or (vii) Employee's failure to appear at a hearing or trial (or other proceeding) before a court or other tribunal (or its procedural equivalent), or entering a guilty plea or a plea of no contest, with respect to each DER that remains unpaid as of the date of termination of Employee's employment, a cash payment from the Company in an amount equal to the cash distribution paid with respect to a Record Date, a cash payment from the Company in an amount equal to the cash distribution paid with respect to a Record Date, provided that any DERs payable to you with respect to a Record Date that precedes your termination of employment shall be paid to you within 60 days following such Record Date.

4. No Transfers of Awards. None of the Phantom Units or tandem DERs hereby granted to you (or any interest pledged, or encumbered by you in any manner, except by will or the laws of descent and distribution. If, in the event of the dissolution of your marriage, your spouse or former spouse is awarded ownership of, a division of any community property involving moral turpitude or any other interest in any of the Phantom Units or DERs granted to you hereunder, then, in addition to the contrary, effective concurrently with such award or division, such "awarded" or "divided" Phantom Units shall be forfeited and cancelled without payment to any person.

5. Definitions. Capitalized terms used in

B. "Company Affiliate" under this Award Agreement shall have their respective meanings as provided in capitalized terms set forth below shall have the following meanings:

(a) "Affiliated Group" means mean and includes (individually, collectively or in any combination) include (iii) EPCO Holdings, Inc., (ii) Enterprise Products OLPGP, Inc., (iii) Enterprise Products Partners, L.P. ("EPLP"), (v) Enterprise Products OLPGP, Inc., (vi) Enterprise Products Operating LLC, (vii) Dan Duncan LLC parent entities or affiliates of any of

-2-

(b) "Applicable Fiscal Year" means and includes (i) each fiscal year

C. "Disability" under this Agreement shall mean Employee is unable to perform the duties of the Company the Change Employee's position of Control and (ii) the last full fiscal year of the Company ending immediately prior bonus for such fiscal year has not been paid to you prior to such Change of Control.

(c) "Cause" means the occurrence of any of the following events:

(i)the commission by you of a material act of willful misconduct, including, but not limited to rule, regulation of a governmental entity or cease and desist order applicable to your employment than a law, rule or regulation relating substantially similar position of employment due to a minor determined by the Committee, in its discretion), or an act which constitutes a breach by you of a fiduciary member; or

(ii)the commission by you of an act of dishonesty relating to the performance of your duties from work, your willful failure to perform your duties in any material respect (other than any such failure to your medically determinable physical or mental illness impairment that is expected to result in negligence in the performance or non-performance of your duties resulting in material damage or in reputation or goodwill); provided, however, that in the event of your willful failure to perform your duties provided with written notice of such failure and be provided with a reasonable opportunity after such to cure such failure to perform your duties; or

(iii)any conviction of you for, or plea by you of other than not guilty to, any misdemeanor i trust (other than last for a minor traffic violation or a similar offense, as determined by continuous per

3. Term of Agreement

This Agreement shall terminate on the Committee in its discretion) or any felony, whether or not in the line ea

(e) "Distribution Date" means, with respect to a DER, a date on which a cash distribution is paid on while the DER remains credited to you hereunder.

(f) "Duncan Interests" means, individually, collectively, or in any combination, The Estate of Dan L descendants, the heirs and/or legatees

-3-

and/or distributees of Dan L. Duncan's estate, and/or trusts (including, without limitation, one or more voting trusts) and/or Dan L. Duncan's descendants, heirs and/or legatees and/or distributees.

(g) "Good Reason" means any nonconsensual (i) material reduction in your authority, duties or responsibilities to the Change of Control, (ii) reduction of more than 20% in (A) the rate of your annual base salary as in effect prior to the Change of Control or (B) the amount of the annual bonus paid to you after the Change of Control with respect to an Applicable Fiscal Year, (iii) a material reduction in the amount of the annual bonus paid to you by the Affiliated Group members (on a collective basis) prior to the last full fiscal year of the Company ending prior to the Change of Control; provided, however, that if you and your members, collectively, for less than the full period of such last fiscal year, the bonus paid to you for such purpose; provided, further, that if the annual bonus for any Applicable Fiscal Year is not paid to you within such Applicable Fiscal Year, then such failure shall be deemed a more than 20% reduction for purposes of determining Good Reason; (iv) a material reduction in your target annual bonus opportunity within one year after the Change of Control, or (v) a change in your primary office location of more than 50 miles from your current office location; provided, however, that if such failure or change occurs within 30 days of the Change of Control, it shall not constitute Good Reason; provided, further, that if such failure or change constitutes Good Reason within 60 days following its occurrence and you must provide the Company with 30 days to cure such failure or change, it shall not constitute Good Reason.

(h) "Qualified Month" means a calendar month during which the Partnership either (a) pays a cash distribution to you or (b) is required to make adjustments to capital accounts upon the issuance of additional Common Units.

(i) "Qualifying Termination" means:

(i) you cease to be an Employee, Consultant or Director due to (1) your death or (2) you become disabled as an Employee, Consultant and/or Director pursuant to its extended disability leave policy 12 months after you are determined to be disabled under such policy; provided that your disability qualifies as a "disability" under Section 409A of the Code and you are disabled at the end of the extended 12-month disability leave period; or

(ii) you (1) cease to be an Employee, Consultant or Director due to your retirement on or after you have completed 30 years of credited service as an Employee, Consultant and/or Director, or (B) reaching age 55 and you have completed 10 years of credited service as an Employee, Consultant and/or Director equals or exceeds 85, (2) have given notice of your retirement date, unless and to the extent such notice period is waived in whole or in part by you, (3) execute, within the Release Period, the Retirement and Release Agreement in the form attached hereto, (4) the Retirement and Release Agreement becomes effective, and (4) comply, at the time of your retirement, with all applicable laws and policies then in effect; or

(iii) you cease to be an Employee, Consultant or Director due to either (1) the Employee's death or (2) you become disabled as an Employee, Consultant and/or Director pursuant to its extended disability leave policy 12 months after you are determined to be disabled under such policy; provided that your disability qualifies as a "disability" under Section 409A of the Code and you are disabled at the end of the extended 12-month disability leave period; or (iv) a violation of Section 4.A. or 4.F. by Employee.

4. Miscellaneous

A. Employee shall not have any power to anticipate, pledge, assign, encumber or dispose of any rights or obligations under this Agreement, or any rights or obligations that may become payable to Employee under this Agreement, other than by will or the laws of descent and distribution. Paragraph A. shall automatically terminate this Agreement without any payment due Employee.

B. This Agreement shall be binding upon and inure to the benefit of any successors to the Company and any Employee. Nothing in this Agreement shall confer on which you have actual notice Employee any right to continued employment or any right to the payment of any compensation or benefits after your termination for Good Reason, provided that such compensation or benefits shall be paid to you within one year after the Change of Control. Employee's employment at any time.

-4-2

If the Phantom Unit C. Any payment that may be made to Employee under this Agreement is subject to Section 409A of the Code. Termination must be a "separation from service" for purposes of Section 409A.

(j) "Record Date" means the date of record on which the Partnership determines the holder of a Common Unit to be entitled to receive the cash distribution that has been declared, but not yet paid, with respect to that Common Unit.

(k) "Release Period" means the 21-day or 45-day consideration period, whichever is applicable, to which you are entitled under 29 CFR §162.5.22(e) plus a seven (7) day revocation period.

(l) "Required Release" means your release of certain claims as provided in the Retirement and Release Agreement, including your retirement intended to be, a Qualifying Termination pursuant to Section 5(l)(ii).

6. No Right to Continued Service. Nothing in this Award Agreement or in the Plan shall confer any right on you to continued employment as an Employee, Director or Consultant. A change in your status between Employee, Director and/or Consultant and shall not be a termination of your employment for Good Reason. In addition to Employee's base salary (or included in any calculation of your service his base salary for purposes increasing the amount of this Award Agreement).

7. Tax Withholding. Notwithstanding anything in this Award Agreement to the contrary, to the extent that the grant, vesting Company, unless inclusion or settlement of a Phantom Unit results in the payment of any taxes, you shall be responsible for the payment of such taxes.

respect to which an Affiliated Group member has a tax withholding obligation pursuant to any applicable law, then the Affiliated Group member shall withhold (or cause to be withheld) from such grant, vesting or settlement such number of Common Units as the Affiliated Group member is required to meet its tax withholding obligations under such applicable law unless you have made arrangements in accordance with the terms of the Plan to make such tax withholding obligations in cash (a "Cash Withholding Election"); provided, however, that a Cash Withholding Election with respect to a DER shall not be available to you if, at the time consideration of such tax withholding, you are subject to Section 16 of the Securities Exchange Act of 1934, as amended. Notwithstanding anything payment is expressly provided for in this Award Agreement to the contrary, to the extent that a DER is settled in cash, you shall be entitled to receive such cash payment in accordance with the terms of the DER, including the amount of compensation by you with respect to which an Affiliated Group member has a tax withholding obligation pursuant to any applicable law. Neither the Company nor any Affiliated Group member shall be liable to you for any tax, penalty, interest or other amounts resulting from the Company's or Affiliated Group member's failure to comply with any such applicable law.

8. Non-delivery of Common Units. Notwithstanding any other provisions of this Award Agreement to the contrary, the Company shall be obligated to deliver hereunder any Common Units if counsel to the Company, the Partnership or the General Partner of the Company or any of its Affiliated Group members determines that the delivery of such Common Units would violate (i) any law or regulation of any governmental authority, (ii) any agreement between the Company, the General Partner of the Company or any of its Affiliated Group members and any national securities exchange or market upon which the Common Units are listed, or (iii) any policy of any Affiliated Group member.

9. Plan Controls. The Phantom Units and DERs hereby granted are subject to the terms of the Plan, which is controlling over this Award Agreement. Notwithstanding any provision of this Award Agreement to the contrary, including, without limitation, the ability of the Committee, in its discretion, to amend this Award Agreement without your consent, the event of any conflict between the terms of this Award Agreement and the Plan, the Plan shall be the controlling document. You shall not be considered an "at will" employee where the applicable state law governing your employment with the Company does not recognize the concept of employment "at will". The Plan, as in effect on the Date of Grant (as described above), is a controlling document.

-5-

10. Clawback. Notwithstanding any provision in this Award Agreement or the Plan to the contrary, by accepting the Phantom Units and DERs hereby granted, you agree to be bound by the clawback provisions of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010, SEC rule or applicable securities exchange listing standards (collectively, the "Law"), the Phantom Units and any DERs granted to you with respect to the Phantom Units, including all Common Units and DER amounts, shall be subject to forfeiture, re-cancellation or cancellation to the extent necessary to comply with such Law, and you agree to fully cooperate with the Company in such clawback. The clawback provisions of this Award Agreement shall survive the expiration or termination of this Award Agreement for such period as is necessary to comply with such Law, including the period of recovery, recoupment or cancellation.

11. Section 409A. Payments under this Award Agreement are intended to be exempt, to the maximum extent permitted by law, from Section 409A of the Internal Revenue Code, and, to the extent subject to Section 409A, to comply with Section 409A. For such purposes, the each payment under this Award Agreement shall be treated as a single, separately identifiable payment. The in addition to any discretionary and/or incentive compensation that the Company or its Affiliate may, in its sole discretion, grant Employee from time to time, shall be construed to be a single, separately identifiable payment.

D. This Agreement shall be governed by and administered this Award Agreement in accordance with this instrument.

12. Governing Law. This Award Agreement will be construed and interpreted in accordance with the laws of the State of Texas, notwithstanding any conflict of law principles, and without regard to conflict the place of law principles, execution or performance of this Award Agreement, or the residence of the parties. The parties hereby agree that the exclusive venue for any dispute relating to this Award Agreement shall be the state and federal courts of Harris County, Texas and the parties hereby consent to the jurisdiction of the courts in such venue.

E. If any payment to be made to Employee under this Agreement on or following Employee's separation from service would otherwise violate the requirements of the short-term deferral exception under Section 409A or otherwise constitute nonqualified deferred compensation, and Employee is at such time a "specified employee", within the meaning of Section 409A (as determined by the Company in its sole discretion, and not by the IRS), then, notwithstanding any provision of this Agreement to the contrary, such payment (without interest) on the first business day of the seventh calendar month after Employee's separation from service shall be interpreted as necessary, to comply with Section 409A.

F. This Agreement constitutes the entire agreement of the parties with regard to the specific subject matter, and supersedes all prior and contemporaneous agreements, understandings, representations, warranties and covenants, promises, and agreements between the parties with respect to such subject matter. This Agreement terminates any prior or contemporaneous agreement, understanding or promise (oral or written) between Employee and the Company or any of its Affiliates with respect to this subject matter. Each party to this Agreement acknowledges that no representation, inducement, or warranty, either express or implied, has been made by the other party in connection with this Agreement, and that no agreement, statement or promise relating to the subject matter that is not contained in this Agreement shall be binding on either party. Employee understands that the terms of this Agreement are confidential and Employee shall not disclose either the existence or the terms of this Agreement to any third party. Should Employee violate the confidentiality provisions of this Agreement, Employee shall not be eligible or entitled to receive any compensation or benefits that may become due under this Agreement.

G. This Agreement is executed by the parties effective for all purposes as of the Effective Date. No changes to this Agreement will be made unless made in writing and executed by both parties.

ENTERPRISE PRODUCTS COMPANY

EMPLOYEE

Enterprise Products Company

By: /s/ Randa L. Duncan

Name: Randa L. Duncan

Title: Chairman

Dated: April 10, 2019

Senior Vice President, Human Re

Name: Richard Daniel Boss

Dated: April 3, 2019

-6-3

LIST OF SUBSIDIARIES

Enterprise Products Partners L.P.

as of February 1, 2023 February 1, 2024

Name of Subsidiary	Jurisdiction of Formation	Effective Ownership
38 Niente LLC	Texas	Enterprise Products Operating
Acadian Gas Pipeline System	Delaware	TXO-Acadian Gas Pipeline, LL
Acadian Gas, LLC	Delaware	MCN Acadian Gas Pipeline, LL
Adamana Land Company, LLC	Delaware	Duncan Energy Partners L.P. -
Adnar Holdings LLC	Texas	Enterprise Products Operating
Alamos Terminal LLC	Texas	Mapletree, LLC – 100%
Arizona Gas Storage, L.L.C.	Delaware	Enterprise Arizona Gas, L.L.C.
Bahia Pipeline LLC	Texas	Enterprise Products Operating
Baton Rouge Fractionators LLC	Delaware	Enterprise Products Operating
Baton Rouge Pipeline LLC	Delaware	Third Parties – 67.75%
Baton Rouge Propylene Concentrator LLC	Delaware	Baton Rouge Fractionators LLC
Baymark Pipeline LLC	Texas	Enterprise Products Operating
Belle Rose NGL Pipeline, L.L.C.	Delaware	Third Party – 40%
Belvieu Environmental Fuels GP, LLC	Texas	Enterprise Products Operating
Belvieu Environmental Fuels LLC	Texas	Enterprise Products Operating
Bluebonnet Pipeline LLC	Delaware	Belvieu Environmental Fuels G
Breviloba, LLC	Texas	Enterprise Products Operating
BTA ETG Gathering LLC	Texas	Enterprise Products Operating
BTA Gas Processing LLC	Texas	Enterprise Products Operating
Cajun Pipeline Company, LLC	Texas	Enterprise Products Operating
Calcasieu Gas Gathering System	Texas	TXO-Acadian Gas Pipeline, LL
Canadian Enterprise Gas Products ULC	Alberta, Canada	MCN Acadian Gas Pipeline, LL
Centennial Pipeline LLC	Alberta, Canada	OTA Operating LLC – 100%
Chama Gas Services, LLC	Delaware	Enterprise TE Products Pipelin
Channelview Fleeting Services, L.L.C.	Texas	Third Party – 50%
Cerato Terminal LLC	Texas	Mapletree, LLC – 100%
Chaparral Pipeline Company, LLC	Texas	Enterprise New Mexico Ventur
Chunchula Pipeline Company, LLC	Texas	Third Party – 25%
CTCO of Texas, LLC	Texas	Enterprise Marine Services LL
		Enterprise Midstream Compan
		Enterprise NGL Pipelines II LL
		Enterprise Products Operating
		Enterprise Marine Services LL

Cypress Gas Marketing, LLC	Delaware	Acadian Gas, LLC – 100%
1		
Name of Subsidiary	Jurisdiction of Formation	Effective Ownership
Dean Pipeline Company, LLC	Texas	Enterprise Midstream Company
Delaware Basin Gas Processing LLC	Delaware	Enterprise NGL Pipelines II LLC
<hr/>		
Name of Subsidiary	Jurisdiction of Formation	Effective Ownership
DEP Holdings, LLC	Delaware	Enterprise GTM Holdings L.P.
DEP Offshore Port System, LLC	Texas	Duncan Energy Partners L.P.
Dixie Pipeline Company LLC	Delaware	Enterprise Products Operating
<hr/>		
Duncan Energy Partners L.P.	Delaware	Enterprise GTM Holdings L.P.
Eagle Ford Pipeline LLC	Delaware	DEP Holdings, LLC – 0.700%
<hr/>		
Eagle Ford Terminals Corpus Christi LLC	Delaware	Enterprise Products Operating
EF Terminals Corpus Christi LLC	Delaware	Third Party – 50%
EFS Midstream LLC	Delaware	Enterprise Products Operating
Electra Shipyard Services LLC	Texas	Enterprise Marine Services LLC
Electric E Power Marketing LLC	Texas	Enterprise Products Operating
Energy Ventures, LLC	Colorado	Enterprise Crude Oil LLC – 100%
Enterprise Acquisition Holdings LLC	Delaware	Enterprise Products Operating
Enterprise Appelt, LLC	Texas	Enterprise Houston Ship Channel LLC
Enterprise Arizona Gas, LLC	Delaware	Enterprise Field Services, LLC
Enterprise Blue Ivy LLC	Texas	Enterprise Products Operating
Enterprise CLH LLC	Texas	Enterprise Products Operating
Enterprise Crude GP LLC	Delaware	Enterprise Crude GP LLC – 100%
<hr/>		
Enterprise Crude Oil LLC	Texas	TCTM, L.P. – 99.99%
Enterprise Crude Pipeline LLC	Texas	Enterprise Crude GP LLC – 0.01%
Enterprise Crude Terminals and Storage LLC	Texas	TCTM, L.P. – 99.99%
Enterprise Custom Marketing LLC	Delaware	Enterprise Crude Oil LLC – 100%
<hr/>		
Enterprise EF78 LLC	Delaware	Enterprise Products Texas Operations LLC
Enterprise Ethane Pipeline LLC	Texas	Third Party – 25%
Enterprise Ethane Terminals LLC	Texas	Enterprise Products Operating
Enterprise Ethylene Storage LLC	Delaware	Enterprise Ethylene Storage LLC
Enterprise Field Services (Offshore) LLC	Texas	Mont Belvieu Caverns, LLC – 25%
Enterprise Field Services, LLC	Texas	Enterprise GTM Holdings L.P.
Enterprise Fractionation, LLC	Delaware	Enterprise Products Operating
Enterprise Gas Liquids LLC	Texas	Enterprise Products Operating
Enterprise Gas Processing, LLC	Delaware	Enterprise Products Operating
Enterprise Gathering II LLC	Delaware	Enterprise Products Operating
Enterprise Gathering LLC	Delaware	Enterprise Products Operating
Enterprise GC LLC	Texas	Enterprise Gathering LLC
Enterprise GP LLC	Delaware	Duncan Energy Partners L.P.
<hr/>		
Enterprise GTM Holdings L.P.	Delaware	Enterprise GP LLC – 100%
Enterprise GTMGP, LLC	Delaware	Enterprise GTMGP, LLC – 1%
Enterprise Houston Ship Channel GP, LLC	Texas	Enterprise Products Operating
<hr/>		

Enterprise Houston Ship Channel, L.P.	Texas	Enterprise Terminaling Service Enterprise Houston Ship Chan
2		
Name of Subsidiary	Jurisdiction of Formation	Effective Ownership
Enterprise Hydrocarbons L.P.	Delaware	Enterprise Products Texas Oper
Enterprise Hydrocarbons Marketing LLC	Texas	Enterprise Products Operating
Enterprise Interstate Crude LLC	Texas	Enterprise Crude GP LLC – 10
Enterprise Intrastate LLC	Texas	Duncan Energy Partners L.P. –
Enterprise Jonah Gas Gathering Company LLC	Delaware	Enterprise Products Operating
3		
Name of Subsidiary	Jurisdiction of Formation	Effective Ownership
Enterprise JV Operating LLC	Texas	Enterprise Products Operating
Enterprise Logistic Services LLC (DBA Enterprise Transportation Company)	Texas	Enterprise Products Operating
Enterprise Lou-Tex NGL Pipeline L.P.	Texas	Enterprise Products Operating
Enterprise Lou-Tex Propylene Pipeline LLC	Texas	HSC Pipeline Partnership, LLC
Enterprise Louisiana Pipeline LLC	Texas	Duncan Energy Partners L.P. –
Enterprise Marine Services LLC	Delaware	Enterprise TE Partners L.P. – 1
Enterprise Midstream Companies LLC	Texas	Enterprise TE Partners L.P. – 9
Enterprise Mont Belvieu Program Company	Texas	Enterprise Products Operating
Enterprise Natural Gas Pipeline LLC	Delaware	Enterprise GTM Holdings L.P. –
Enterprise Navigator Ethylene Terminal LLC	Texas	Enterprise Products Operating
Enterprise Navitas Holdings LLC	Delaware	Enterprise Products Operating
Enterprise Navitas Midstream LLC	Delaware	Enterprise Navitas Midstream I
Enterprise Navitas Midstream Management, Inc.	Delaware	Enterprise Navitas Midstream I
Enterprise Navitas Midstream Management LLC	Delaware	Enterprise Navitas Midstream I
Enterprise Navitas Midstream Midland Basin Holdings LLC	Delaware	Enterprise Navitas Midstream I
Enterprise Navitas Midstream Midland Basin LLC	Texas	Enterprise Navitas Midstream I
Enterprise Navitas Midstream Partners LLC	Delaware	Enterprise Navitas Holdings LL
Enterprise Navitas Pipeline Texas LLC	Texas	Enterprise Navitas Midstream I
Enterprise New Mexico Ventures, LLC	Delaware	Enterprise Field Services, LLC
Enterprise NGL Pipelines II LLC	Delaware	Enterprise Midstream Compan
Enterprise NGL Pipelines, LLC	Delaware	Enterprise Products Operating
Enterprise NGL Private Lines & Storage, LLC	Delaware	Enterprise Products Operating
Enterprise Offshore Port System, LLC	Texas	Enterprise Products Operating
Enterprise Pathfinder, LLC	Delaware	Enterprise GTM Holdings L.P. –
Enterprise Pelican Pipeline L.P.	Texas	Evangeline Gulf Coast Gas, LL
Enterprise Petrochemical Marketing LLC	Texas	Evangeline Gas Corp. – 10%
Enterprise Plevna Marketing LLC	Delaware	Enterprise Crude Oil LLC – 10
Enterprise Products BBCT LLC	Texas	Enterprise Crude Oil LLC – 99
Enterprise Products Marketing Company LLC	Texas	Enterprise Crude GP LLC – 0
Enterprise Products OLPGP, Inc.	Delaware	Enterprise Products Partners L
Enterprise Products Operating LLC	Texas	Enterprise Products Partners L
		Enterprise Products OLPGP, Inc.

Enterprise Products Pipeline Company LLC	Delaware	Enterprise Products Operating
3		
Name of Subsidiary	Jurisdiction of Formation	Effective Ownership
Enterprise Products Texas Operating LLC	Texas	Enterprise Products Operating
Enterprise Propane Terminals and Storage, LLC	Delaware	Enterprise Terminals & Storage
Enterprise Refined Products Company LLC	Delaware	Enterprise Products Operating
Enterprise Refined Products Marketing Company LLC	Delaware	Enterprise Refined Products C
Enterprise Sage Marketing LLC	Delaware	Enterprise Crude Oil LLC – 100%
4		
Name of Subsidiary	Jurisdiction of Formation	Effective Ownership
Enterprise Seaway L.P.	Delaware	Enterprise Products Operating
Enterprise TE Investments LLC	Delaware	Enterprise Products Pipeline C
Enterprise TE Partners L.P.	Delaware	Enterprise Products Pipeline C
Enterprise TE Products Pipeline Company LLC	Texas	Enterprise TE Partners L.P. – 99.99%
Enterprise Terminaling Services GP, LLC	Delaware	Enterprise Products Operating
Enterprise Terminaling Services, L.P.	Delaware	Enterprise Products Operating
Enterprise Terminalling LLC	Texas	Enterprise Gas Liquids LLC – 100%
Enterprise Terminals & Storage, LLC	Delaware	Mapletree, LLC – 100%
Enterprise Texas Pipeline LLC	Texas	Duncan Energy Partners L.P. – 100%
Enterprise TW Products Pipeline Company LLC	Texas	Enterprise Products Operating
Enterprise White River Hub, LLC	Delaware	Enterprise Products Operating
Evangeline Gas Corp.	Delaware	Evangeline Gulf Coast Gas, LLC – 100%
Evangeline Gulf Coast Gas, LLC	Delaware	Acadian Gas, LLC – 100%
Front Range Pipeline LLC	Delaware	Enterprise Products Operating
Groves RGP Pipeline LLC	Texas	Enterprise Products Texas Operations
HSC Pipeline Partnership, LLC	Texas	Enterprise Products Operating
INV MB Pipeline, LLC	Delaware	Enterprise Products Operating
JMRS Transport Services, Inc.	Delaware	Enterprise Logistic Services LLC – 100%
K/D/S Promix, L.L.C.	Delaware	Enterprise Fractionation, LLC – 100%
La Porte Pipeline Company, L.P.	Texas	La Porte Pipeline GP, LLC – 100%
La Porte Pipeline GP, L.L.C.	Delaware	Third Party – 19.76%
Leveret Pipeline Company LLC	Texas	Enterprise Products Operating
Madrone Pipeline LLC	Texas	Enterprise Products Operating
M2E3 LLC	Texas	Enterprise Products Operating
M2E4 LLC	Texas	Enterprise Products Operating
Mapletree, LLC	Delaware	Enterprise Products Operating
MCN Acadian Gas Pipeline, LLC	Delaware	Acadian Gas, LLC – 100%
MCN Pelican Interstate Gas, LLC	Delaware	Acadian Gas, LLC – 100%
Mid-America Pipeline Company, LLC	Texas	Mapletree, LLC – 100%

Mont Belvieu Caverns, LLC	Delaware	Duncan Energy Partners L.P. -
Neches Pipeline System	Delaware	TXO-Acadian Gas Pipeline, LL
		MCN Acadian Gas Pipeline, LL
		4
Name of Subsidiary	Jurisdiction of Formation	Effective Ownership
Norco-Taft Pipeline, LLC	Delaware	Enterprise NGL Private Lines &
Old Ocean Pipeline, LLC	Texas	Enterprise Products Operating
Olefins Terminal LLC	Delaware	Enterprise Products Operating
OTA Holdings, Inc.	Delaware	Enterprise Products Operating
OTA Operating LLC	Delaware	OTA Holdings, Inc. – 100%
Panola Pipeline Company, LLC	Texas	Enterprise Midstream Compan
		Third Parties – 45%
Name of Subsidiary	Jurisdiction of Formation	Effective Ownership
Pascagoula Gas Processing LLC	Texas	Enterprise Gas Processing, LL
Pleuro LLC	Texas	Mapletree, LLC – 100%
Pontchartrain Natural Gas System	Texas	TXO-Acadian Gas Pipeline, LL
Port Neches GP LLC	Texas	MCN Acadian Gas Pipeline, LL
Port Neches Pipeline LLC	Texas	Enterprise Products Operating
QP-LS, LLC	Wyoming	Enterprise Products BBCT LLC
Quanah Pipeline Company, LLC	Texas	Enterprise Midstream Compan
Rio Grande Pipeline Company LLC	Texas	Enterprise NGL Pipelines II LL
Sabine Propylene Pipeline LLC	Texas	Enterprise Products Operating
Seaway Crude Holdings LLC	Delaware	Duncan Energy Partners L.P. -
Seaway Crude Pipeline Company LLC	Delaware	Enterprise Seaway L.P. – 50%
Seaway Intrastate LLC	Delaware	Third Party – 50%
Seaway Marine LLC	Delaware	Seaway Crude Holdings LLC –
Seminole Pipeline Company LLC	Delaware	Seaway Intrastate LLC – 100%
Serket LLC	Texas	Enterprise Products Operating
Skelly-Belvieu Pipeline Company, L.L.C.	Delaware	Enterprise Products Operating
Sorrento Pipeline Company, LLC	Texas	Third Party – 50%
South Texas NGL Pipelines, LLC	Delaware	Enterprise Products Operating
SPOT Terminal Operating LLC	Texas	Duncan Energy Partners L.P. -
SPOT Terminal Services LLC	Texas	Enterprise Products Operating
Steor LLC	Texas	Enterprise Products Operating
Tarpon Land Holdings LLC	Texas	Third Parties – 30%
TCTM, L.P.	Delaware	Enterprise TE Partners L.P. – 5
Technos Terminal LLC	Texas	Enterprise GP LLC – 0.001%
TECO Gas Gathering LLC	Delaware	Mapletree, LLC – 100%
TECO Gas Processing LLC	Delaware	Enterprise Products Operating
Tejas-Magnolia Energy, LLC	Delaware	Pontchartrain Natural Gas Sys
TEPPCO O/S Port System, LLC	Texas	MCN Pelican Interstate Gas, L
		Enterprise Crude GP LLC – 10

Texas Express Gathering LLC	Delaware	Enterprise Products Operating Third Parties – 55%
Texas Express Pipeline LLC	Delaware	Enterprise Products Operating Third Parties – 65%
Transport 4, L.L.C.	Delaware	Enterprise TE Products Pipelin Third Parties – 75%

5

Name of Subsidiary	Jurisdiction of Formation	Effective Ownership
Tri-States NGL Pipeline, L.L.C.	Delaware	Enterprise Products Operating Enterprise NGL Pipelines, LLC Third Party – 16.67%
TXO-Acadian Gas Pipeline, LLC	Delaware	Acadian Gas, LLC – 100%
Venice Energy Services Company, L.L.C.	Delaware	Enterprise Gas Processing LLC Third Parties – 86.9%
White River Hub, LLC	Delaware	Enterprise White River Hub, LLC Third Party – 50%
Whitethorn Pipeline Company LLC	Texas	Enterprise Products Operating Third Party – 20%

Name of Subsidiary	Jurisdiction of Formation	Effective Ownership
Wilcox Pipeline Company, LLC	Texas	Enterprise Midstream Company Enterprise NGL Pipelines II LLC
Wilprise Pipeline Company, L.L.C.	Delaware	Enterprise Products Operating Third Party – 25.3% 100%

6

List of Issuers of Debt Securities Guaranteed by Enterprise Products Partners L.P. and Associated Securities as of December 31, 2023.

In compliance with Item 601(b)(22) of Regulation S-K, the following is a list of publicly traded debt securities issued (the "Subsidiary Issuer") and guaranteed by Enterprise Products Partners L.P. (the "Parent Guarantor") (dollars in millions):

Guaranteed Securities
Commercial Paper Notes
Senior Notes HH, 3.35% fixed-rate, due March 2023
Senior Notes JJ, 3.90% fixed-rate, due February 2024
Senior Notes MM, 3.75% fixed-rate, due February 2025
Senior Notes FFF, 5.05% fixed-rate, due January 2026
Senior Notes PP, 3.70% fixed-rate, due February 2026
Senior Notes SS, 3.95% fixed-rate, due February 2027
Senior Notes WW, 4.15% fixed-rate, due October 2028
Senior Notes YY, 3.125% fixed-rate, due July 2029
Senior Notes AAA, 2.80% fixed-rate, due January 2030
Senior Notes GGG, 5.35% fixed-rate, due January 2033
Senior Notes D, 6.875% fixed-rate, due March 2033
Senior Notes H, 6.65% fixed-rate, due October 2034
Senior Notes J, 5.75% fixed-rate, due March 2035
Senior Notes W, 7.55% fixed-rate, due April 2038
Senior Notes R, 6.125% fixed-rate, due October 2039

Senior Notes Z, 6.45% fixed-rate, due September 2040
Senior Notes BB, 5.95% fixed-rate, due February 2041
Senior Notes DD, 5.70% fixed-rate, due February 2042
Senior Notes EE, 4.85% fixed-rate, due August 2042
Senior Notes GG, 4.45% fixed-rate, due February 2043
Senior Notes II, 4.85% fixed-rate, due March 2044
Senior Notes KK, 5.10% fixed-rate, due February 2045
Senior Notes QQ, 4.90% fixed-rate, due May 2046
Senior Notes UU, 4.25% fixed-rate, due February 2048
Senior Notes XX, 4.80% fixed-rate, due February 2049
Senior Notes ZZ, 4.20% fixed-rate, due January 2050
Senior Notes BBB, 3.70% fixed-rate, due January 2051
Senior Notes DDD, 3.20% fixed-rate, due February 2052
Senior Notes EEE, 3.30% fixed-rate, due February 2053
Senior Notes NN, 4.95% fixed-rate, due October 2054
Senior Notes CCC, 3.95% fixed rate, **fixed-rate**, due January 2060
Junior Subordinated Notes C, variable-rate, due June 2067
Junior Subordinated Notes D, variable-rate, due August 2077
Junior Subordinated Notes E, fixed/variable-rate, due August 2077
Junior Subordinated Notes F, fixed/variable-rate, due February 2078

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING F

We consent to the incorporation by reference in (i) Registration Statement Nos. 333-150680, 333-176718, 268522 and 333-268523 of Enterprise Products Partners L.P. on Form S-8; (ii) Registration Statement No. 333-250007 of Enterprise Products Partners L.P. and Enterprise Products Operating LLC on Form S-3; and (iii) Registration Statement No. 333-273870 and 333-250007 333-211318 of Enterprise Products Partners L.P. on Form S-3 of our **2023** **February 28, 2024**, relating to the consolidated financial statements of Enterprise Products Partners L.P. and our effectiveness of Enterprise Products Partners L.P. and subsidiaries' internal control over financial reporting on Form 10-K of Enterprise Products Partners L.P. for the year ended **December 31, 2022** **December 31, 2023**.

/s/ Deloitte & Touche LLP

Houston, Texas

February 28, **2023** **2024**

SARBANES-OXLEY SECTION 302 CERTIFICATION

I, A. James Teague, certify that:

1. I have reviewed this annual report on Form 10-K of Enterprise Products Partners L.P.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented;
4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rule 15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under my supervision, to ensure that material information relating to the registrant, including its consolidated financial statements and the financial statements of its consolidated others within those entities, particularly during the period in which this report is being prepared;

- b) Designed such internal control over financial reporting, or caused such internal control over financial supervision, to provide reasonable assurance regarding the reliability of financial reporting and the external purposes in accordance with generally accepted accounting principles;
- c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusion as to the effectiveness of such controls and procedures, as of the end of the period covered by this report;
- d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, in this report our conclusion as to the effectiveness of the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the functions that would have been performed by the audit committee) in carrying out its responsibilities under the Sarbanes-Oxley Act of 2002;

- a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting, which, if not corrected, could reasonably be expected to adversely affect the registrant's ability to record, process, summarize and report financial data;
- b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 28, 2023

/s/ A. James Teague

Name: A. James Teague
 Title: Co-Chief Executive Officer of Enterprise Products Holdings, L.P.
 Enterprise Products Partners L.P.

SARBANES-OXLEY SECTION 302 CERTIFICATION

I, W. Randall Fowler, certify that:

- 1. I have reviewed this annual report on Form 10-K of Enterprise Products Partners L.P.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rule 15(f)) for the registrant and have:

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

- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, in this report our conclusion as to the effectiveness of the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the functions that would have been performed by the audit committee) in carrying out its responsibilities under the Sarbanes-Oxley Act of 2002;

 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting, which, if not corrected, could reasonably be expected to adversely affect the registrant's ability to record, process, summarize and report financial data;
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 28, 2023 February 28, 2024

/s/ W. Randall Fowler

Name: W. Randall Fowler
Title: Co-Chief Executive Officer and Chief Financial Officer
the General Partner of Enterprise Products Partners L.P.

SARBANES-OXLEY SECTION 906 CERTIFICATION

CERTIFICATION OF A. JAMES TEAGUE, CO-CHIEF EXECUTIVE OFFICER AND CHIEF FINANCIAL OFFICER OF ENTERPRISE PRODUCTS HOLDINGS LLC, THE GENERAL PARTNER OF ENTERPRISE PRODUCTS PARTNERS L.P.

In connection with this annual report of Enterprise Products Partners L.P. (the "Registrant") on Form 10-K for the fiscal year ended December 31, 2023 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, A. James Teague, Co-Chief Executive Officer of Enterprise Products Holdings LLC, the General Partner of the Registrant, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Registrant.

Date: February 28, 2023 February 28, 2024

/s/ A. James Teague

Name: A. James Teague
Title: Co-Chief Executive Officer of Enterprise Products Holdings LLC, the General Partner of Enterprise Products Partners L.P.

SARBANES-OXLEY SECTION 906 CERTIFICATION

CERTIFICATION OF W. RANDALL FOWLER, CO-CHIEF EXECUTIVE OFFICER AND CHIEF FINANCIAL OFFICER OF ENTERPRISE PRODUCTS HOLDINGS LLC, THE GENERAL PARTNER OF ENTERPRISE PRODUCTS PARTNERS L.P.

In connection with this annual report of Enterprise Products Partners L.P. (the "Registrant") on Form 10-K for the fiscal year ended December 31, 2023 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, W. Randall Fowler, Co-Chief Executive Officer and Chief Financial Officer of Enterprise Products Holdings LLC, the General Partner of the Registrant, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Registrant.

Date: February 28, 2023 February 28, 2024

/s/ W. Randall Fowler

Name: W. Randall Fowler
Title: Co-Chief Executive Officer and Chief Financial Officer
the General Partner of Enterprise Products Partners L.P.

ENTERPRISE PRODUCTS PARTNERS L.P.

POLICY ON RECOUPMENT OF INCENTIVE COMPENSATION

Adopted: November 8, 2023

Effective Date: October 2, 2023

Introduction

The Board of Directors (the “Board”) of Enterprise Products Holdings LLC, the general partner of Enterprise Products Partners L.P. (the “Partnership”), has adopted this Policy on Recoupment (“Policy”). This Policy is intended to comply with the requirements of Securities and Exchange Commission (“SEC”) and New York Stock Exchange (“NYSE”) listing standards implementing Section 954 of the Dodd-Frank Act and Consumer Protection Act of 2010 (the “Dodd-Frank Act”).

Administration; Amendments

This Policy shall be administered by either the Board or, if applicable, a committee of the Board with respect to the Policy (as applicable, the “Committee”); provided, any determination by the Committee that recovery would be impracticable shall be made by a majority of the independent directors serving on the applicable Committee is authorized to interpret and construe this Policy and to make all determinations necessary and advisable for the administration and application of this Policy, in all cases consistent with the Dodd-Frank Act, the rules of the SEC and the NYSE Listing Standards. Such determinations include the manner of enforcement of this Policy in any manner determined by the Board or the Committee. Such determinations include the application of this Policy shall be made by the Board or the Committee in its sole discretion, except that all such determinations shall be final and binding, including on all affected individuals. Either the Board or the Committee may amend or change the terms of this Policy at any time for any reason, including a restatement under Section 10D under the Exchange Act or other rules of the SEC and the NYSE implementing Section 954 of the Dodd-Frank Act.

Covered Executive Officers

This Policy applies to any current or former Executive Officer (as defined below) of the Partnership or any current or former Executive Officer of the Partnership who is required to prepare a Restatement (as defined below) during the three completed fiscal years on which the Partnership is required to prepare the Restatement (as defined below), as determined by the Board (the “Recovery Period”). This Policy shall include all Incentive-Based Compensation received by such Executive Officer during the Recovery Period: (i) after beginning service as an Executive Officer; (ii) who served as an Executive Officer during the performance period for that Incentive-Based Compensation; and (iii) while the Partnership has been listed on a national securities exchange or national securities association.¹

¹ Footnote 160 of Final Rule 10D-1 provides clarifications with respect to Rule 10D-1(b)(1)(A) and (B) that: “an award made or granted to an individual before the individual becomes an executive officer will be subject to the recovery provision if the award or compensation was received by the individual at any time during the performance period after beginning service as an executive officer.”

Recoupment upon Restatement

Restatement Recovery. The Board or the Committee shall require, except as otherwise required by law or otherwise legally permitted, the return, repayment or forfeiture of any Incentive-Based Compensation (as defined below) received by any current or former Executive Officer of the Partnership in accordance with Section 10D under the Exchange Act, including any Incentive-Based Compensation received during the Recovery Period in the event that the Partnership is required to prepare a restatement of its financial statements due to material noncompliance of the Partnership with a requirement under the securities laws, including any required accounting restatement to correct any financial statements that is material to the previously issued financial statements, or that would result if the error were corrected in the current period or left uncorrected in the current period (a “Restatement”).

1. the payment or award was made or granted based wholly or in part upon the attainment of a performance measure (including, without limitation, (a) any measure that is determined and presented in accordance with the principles used in preparing the Partnership’s financial statements, and/or (b) any measure that is not based on such measure, and for the avoidance of doubt, including Partnership common unit price, value or return); and
2. a lower payment or award would have been made or granted to the Executive Officer based on the results had there not been a Restatement.

The date on which the Partnership is required to prepare a Restatement is the earlier to occur of the date determined by the Board or the Committee (or authorized officers of the Partnership if Board action is not required) concluding that a Restatement is required.

concluded, that the Partnership is required to prepare a Restatement or (B) the date a court, regulatory body directs the Partnership to prepare a Restatement.

For the avoidance of doubt, a restatement of the Partnership's financial statements due to a change in accounting principles shall not be deemed a "Restatement" for purposes of this Policy.

2

Compensation Subject to Recovery. The amount of Incentive-Based Compensation recoverable shall be the amount by which the Executive Officer's payment or award for the relevant Recovery Period exceeds the lower payment or award that would have been made or granted based on the restated financial information required to be returned, repaid or forfeited exceed the total amount of such Executive Officer's compensation for the relevant Recovery Period. For this purpose, Incentive-Based Compensation (i) is considered to be the amount of compensation paid to the Executive Officer in the fiscal year during which the applicable financial reporting measure was restated, regardless of when the payment or grant of such Incentive-Based Compensation occurs and (ii) shall be reduced by any taxes paid or withheld. If the Board or the Committee cannot determine the amount of Incentive-Based Compensation received by the Executive Officer directly from the information in the Restatement, then it will make a reasonable estimate of the effect of the Restatement. For Incentive-Based Compensation based on a unit price or the Partnership's total unitholder return, where the amount of erroneously awarded Incentive-Based Compensation cannot be determined by mathematical recalculation directly from the information in the Restatement, then the Board or the Committee will make a reasonable estimate of the effect of the Restatement on the amount to be recovered based on a reasonable estimate of the effect of the Restatement on the Partnership's total unitholder return or the Partnership's total unitholder return upon which the Incentive-Based Compensation was restated. The Board or the Committee will document the determination of that reasonable estimate and provide it to the NYSE.

Enforcement. The Partnership may use any legal or equitable remedies that are available to recover any erroneously awarded Incentive-Based Compensation, including, subject to applicable law, by (i) requiring the Executive Officer to repay such amount to the Partnership, by set-off, by cancelling outstanding equity-based awards or by any combination of means as the Board or the Committee determines to be appropriate.

Exceptions. The Board (by a majority of the independent directors serving on the Board) may waive recovery from an Executive Officer in whole or part to the extent it determines in its sole discretion that recovery would be impracticable because (A) the direct expense paid to a third party to assist in enforcing recovery of the amount (after having made a reasonable attempt to recover the erroneously awarded Incentive-Based Compensation and providing corresponding documentation of such attempt to the NYSE), (B) recovery would violate any provision of the NYSE Listed Company Manual in effect prior to November 28, 2022, as determined by an opinion of counsel licensed in the state in which the Executive Officer resides and provided to the NYSE, or (C) recovery would likely cause the Partnership's 401(k) plan or any other employee benefit plan to fail to meet the requirements of Section 401(a)(13) or Section 411(a) of the Internal Revenue Code.

No-Fault Recovery. Recoupment under this Policy shall be required regardless of whether another person was at fault or responsible for accounting errors that contributed to the need for the recovery of the erroneously awarded Incentive-Based Compensation.

Certain Definitions. For purposes of this Policy, the following terms shall have the meaning indicated:

"Exchange Act" means the Securities Exchange Act of 1934, as amended, and any rules and regulations promulgated thereunder.

3

"Executive Officer" has the meaning of "executive officer" as defined in Rule 10D-1 of the Exchange Act.

"Financial Reporting Measure" has the meaning of "financial reporting measure" as defined in Rule 10D-1 of the Exchange Act.

"Incentive-Based Compensation" has the meaning of "incentive-based compensation" as defined in Rule 10D-1 of the Exchange Act.

Disclosures

This Policy shall be filed as an exhibit with the Partnership's annual report on Form 10-K to the extent required in accordance with the SEC's requirements. The Partnership will disclose any recovery of compensation under this Policy.

required by the rules of the SEC, as required by the NYSE Listing Standards, and in such addition appropriate by the Partnership.

Successors

This Policy shall be binding and enforceable against all Executive Officers and their beneficiaries and other legal representatives.

No Indemnification or Reimbursement

The Partnership shall not indemnify any Executive Officers to cover any losses incurred by such Executive Officers under this Policy, and any purported indemnification shall be null and void *ab initio*. The Partnership shall not maintain any insurance policy to cover any losses incurred by any Executive Officers under this Policy.

² As of the Effective Date, "executive officer" as defined under the Rule 10D-1 under the Exchange Act includes the chief executive officer, chief financial officer, chief accounting officer, controller, principal accounting officer (or, if none, the controller), any vice-president in charge of a principal business unit, division or other unit, and any other officer who performs significant policy-making functions for the Partnership, which may include officers of the General Partner and its wholly-owned subsidiaries.

³ As of the Effective Date, "financial reporting measure" as defined under the Rule 10D-1 under the Exchange Act is a measure of performance that is presented in accordance with accounting principles used in preparing the Partnership's financial statements, non-financial metrics and ratios. Financial Reporting Measures may include measures not presented directly in the Partnership's financial statements, such as non-financial metrics and ratios.

⁴ As of the Effective Date, "incentive-based compensation" as defined under the Rule 10D-1 under the Exchange Act is compensation that is granted, earned or vested based wholly or in part upon the attainment of any Financial Reporting Measure. Compensation may be earned based solely upon the occurrence of non-financial events, such as base salary, restricted units or option grants, or may be awarded solely at the discretion of the Board, in each case not in part based on the attainment of any Financial Reporting Measure subject to this Policy.

4

Other Remedies Not Precluded

The exercise by the Board or the Committee of any rights pursuant to this Policy shall be without limitation any other remedies that the Partnership, the General Partner or their affiliates, or the Board or the Committee may have against any Executive Officers subject to this Policy.

In addition, this Policy includes restatement-related clawbacks required under the Dodd-Frank Wall Street Reform and Consumer Protection Act, and does not limit any other remedies relating to misconduct that are addressed specifically in any agreements with Executive Officers or other employees.

Governing Law

The validity, construction and effect of this Policy and any determinations relating to this Policy shall be governed by the laws of the State of Delaware without regard to its conflict of laws principles.

Effective Date

This Policy has been adopted by the Board effective as of the Effective Date set forth above, and applies to Based Compensation that is either (i) received by an Executive Officer based wholly or in part upon a Financial Reporting Measure for any fiscal period ending on or after October 2, 2023 or (ii) granted on or after October 2, 2023.

5

DISCLAIMER

THE INFORMATION CONTAINED IN THE REFINITIV CORPORATE DISCLOSURES DELTA REPORT™ IS FINANCIALS PERIODIC REPORTS. THERE MAY BE MATERIAL ERRORS, OMISSIONS, OR INACCURACIES INCLUDING THE TEXT AND THE COMPARISON DATA AND TABLES. IN NO WAY DOES REFINITIV OR ANYONE ELSE ASSUME ANY RESPONSIBILITY FOR ANY INVESTMENT OR OTHER DECISIONS MADE BASED UPON INFORMATION PROVIDED IN THIS REPORT. USERS ARE ADVISED TO REVIEW THE APPLICABLE COMPANY'S ACTUAL FINANCIALS AND OTHER INFORMATION PRIOR TO MAKING ANY INVESTMENT OR OTHER DECISIONS.

©2024, Refinitiv. All rights reserved. Patents Pending.