

UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS AND MANAGEMENT'S NARRATIVE ANALYSIS OF RESULTS OF OPERATIONS

CNX Midstream Partners LP

As of September 30, 2023 and December 31, 2022 and for the Three and Nine Months Ended September 30, 2023 and 2022

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# PART I: FINANCIAL INFORMATION

# ITEM 1. CONSOLIDATED FINANCIAL STATEMENTS

# CNX MIDSTREAM PARTNERS LP CONSOLIDATED STATEMENTS OF OPERATIONS (Dollars in thousands) (Unaudited)

	Three Months Ended September 30,			Nine Months Ended September 30,				
		2023	2022		2023			2022
Revenue and Other Income								
Gathering revenue — related party	\$	67,646	\$	72,206	\$	201,291	\$	222,258
Gathering revenue — third party		15,135		15,279		46,628		48,597
Miscellaneous income — related party (Note 4)		586		958		2,109		3,234
Total Revenue and Other Income		83,367		88,443		250,028		274,089
Expenses								
Operating expense — related party (Note 4)		3,539		2,990		10,547		10,838
Operating expense — third party		12,241		10,213		32,999		26,076
General and administrative expense — related party (Note 4)		2,090		2,321		6,394		6,904
General and administrative expense — third party		1,277		1,091		3,834		2,918
Loss on asset sales and abandonments		_		839				902
Depreciation expense		8,876		8,504		26,414		25,415
Interest expense		7,141		7,062		22,410		19,971
Total Expense		35,164		33,020		102,598		93,024
Net Income	\$	48,203	\$	55,423	\$	147,430	\$	181,065

# CNX MIDSTREAM PARTNERS LP CONSOLIDATED BALANCE SHEETS (Dollars in thousands)

ASSETS         Current Assets           Case (Accessed by Accessed b		J)	J <b>naudited)</b>		
Current Assets:         \$ 91         \$ 60           Receivables—related party         23,018         23,566           Receivables—third party, net (Note 2)         17,911           Other current assets         1,692         2,341           Total Current Assets         29,994         43,878           Property and Equipment (Note 5):         ***         1,327,441         1,301,230           Less—accumulated depreciation         225,121         198,042           Property and Equipment—Net         1,102,029         1,02,288           Other Assets         2,111         3,177           Operating lease right-of-use assets         7,165         310           Other Assets         2,311         3,177           Total Other Assets         2,311         3,177           Total Other Assets         3,141,499         \$ 1,49,653           TOTAL ASSETS         \$ 1,242         \$ 1,49,653           LIABILITIES AND PARTNERS' CAPITAL         **         **           Current Liabilities:         **         \$ 2,32         \$ 3,287           Accrued interest payable         \$ 8,23         \$ 3,287         \$ 4,546           Accrued interest payable         \$ 9,45         \$ 4,546         \$ 4,546           Accrued in		Sej		De	
Cash         \$ 91         6 60           Receivables—related party         23,018         23,566           Receivables—third party, net (Note 2)         5,193         17,911           Other current assets         2,934         43,878           Total Current Assets         29,994         43,878           Property and Equipment (Note 5):         30,012,208         13,27,441         1,301,230           Less—accumulated depreciation         225,412         198,942         198,942           Property and Equipment—Net         1,022,88         10,228         10,228           Other Assets         2,011         3,107         3,10           Other Assets         2,311         3,177         101 Other Assets         2,311         3,177           Total Other Assets         2,476         3,487         10,367         3,487           TOTAL ASSETS         3,141,499         1,149,633           Total Current Liabilities:           Trade accounts payable         \$ 8,239         \$ 3,287           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability—related party (Note 4)         3,84         5,691           Cont	ASSETS				
Receivables—related party         23,018         23,508           Receivables—third party, net (Note 2)         5,193         17,911           Other current assets         1,692         2,341           Total Current Assets         2,924         43,878           Property and Equipment (Note 5):         Total Current Assets         3,27,441         1,301,230           Less—accumulated depreciation         225,412         198,942           Property and Equipment—Net         1,102,029         1,02,288           Other Assets         3,102         3,102         3,102           Other assets         2,311         3,177         3,107	Current Assets:				
Receivables—third party, net (Note 2)         5,193         17,911           Other current assets         1,692         2,341           Total Current Assets         29,994         43,878           Property and Equipment (Note 5):         3           Property and Equipment—Net         1,327,441         1,301,230           Less—accumulated depreciation         225,412         198,942           Property and Equipment—Net         1,102,092         1,102,288           Other Assets         2,101         3,107           Operating lease right-of-use assets         7,165         310           Other Assets         2,311         3,177           Total Other Assets         9,476         3,487           TOTAL ASSETS         9,476         3,487           TOTAL ASSETS         8,239         1,149,653           LIABILITIES AND PARTNERS' CAPITAL         3         3,287           Cacrued interest payable         8,239         3,287           Accrued interest payable         8,239         3,287           Accrued interest payable         9,35         3,59           Out or elated party (Note 4)         3,848         5,691           Contract liability—related party (Note 2)         3,689         4,056	Cash	\$	91	\$	60
Other current assets         1,692         2,341           Total Current Assets         29,994         43,878           Property and Equipment (Note 5):         3           Property and equipment         1,327,441         1,301,230           Less—accumulated depreciation         225,412         1,982,48           Property and Equipment—Net         1,102,288         3           Other Assets         7,165         310           Other assets         2,311         3,177           Total Other Assets         9,476         3,488           TOTAL ASSETS         9,476         3,488           Total Current Liabilities:         3         3,288           LARBILITIES AND PARTNERS' CAPITAL         3         3,288           Accured interest payable         \$8,239         \$3,288           Accured interest payable         \$8,239         \$3,288           Accured interest payable         \$9,157         4,546           Accured liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability—related party (Note 4)         1,425         1,500           Contract liabilities         6,992         2,17           Total Current Liabil	Receivables — related party		23,018		23,566
Total Current Assets         29,994         43,878           Property and Equipment (Note 5):         1,327,441         1,301,230           Less—accumulated depreciation         225,412         198,942           Property and Equipment—Net         1,102,029         1,102,288           Other Assets:         8         7,165         310           Operating lease right-of-use assets         2,311         3,177           Total Other Assets         9,476         3,487           TOTAL ASSETS         9,476         3,487           Turent Liabilities:         5         1,143,693           LIABILITIES AND PARTNERS' CAPITAL         5         3,287           Accrued interest payable         \$ 8,239         \$ 3,287           Accrued interest payable         9,157         4,546           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability—frird party (Note 2)         3,689         4,056           Operating lease liabilities         6,992         217           Total Current Liabilities:         21         28,232           Operating lease liabilities         13,037         28,332           Operating lease liabilities	Receivables — third party, net (Note 2)		5,193		17,911
Property and Equipment (Note 5):         1,327,441         1,301,230           Less—accumulated depreciation         225,412         198,942           Property and Equipment—Net         1,102,029         1,102,288           Other Assets:         3         1         3,107           Operating lease right-of-use assets         7,165         310         3,177         3,177         3,177         3,487         3,487         3,487         3,487         3,487         3,487         3,487         3,487         3,487         3,487         3,487         3,487         3,487         3,287	Other current assets		1,692		2,341
Property and equipment         1,327,441         1,301,230           Less—accumulated depreciation         225,412         198,942           Property and Equipment—Net         1,102,029         1,102,288           Other Assets         3         1,102,208           Operating lease right-of-use assets         7,165         310           Other assets         2,311         3,177           Total Other Assets         9,476         3,487           TOTAL ASSETS         9,476         3,487           LABILITIES AND PARTNERS' CAPITAL           Current Liabilities:           Trade accounts payable         8,239         8,239         3,287           Accrued interest payable         9,157         4,546           Accrued interest payable         9,157         4,546           Accrued interest payable         9,157         4,546           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability—related party (Note 2)         3,689         4,056           Operating lease liabilities         6,992         217           Total Current Liabilities         43,707         28,232	Total Current Assets		29,994		43,878
Less—accumulated depreciation         225,412         198,942           Property and Equipment—Net         1,102,029         1,102,028           Other Assets         3         1,102,028           Operating lease right-of-use assets         7,165         310           Other assets         2,311         3,177           Total Other Assets         9,476         3,487           TOTAL ASSETS         1,141,499         1,149,653           LABILITIES AND PARTNERS' CAPITAL           Current Liabilities:           Trade accounts payable         \$ 8,239         \$ 3,287           Accrued interest payable         9,157         4,546           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability—related party (Note 2)         3,689         4,056           Operating lease liabilities         6,992         217           Total Current Liabilities         43,707         2,832           Operating lease liabilities         103         93           Operating lease liabilities         103         93           Operating lease liabilities         103         93           Operating lease liabilities <t< td=""><td>Property and Equipment (Note 5):</td><td></td><td></td><td></td><td></td></t<>	Property and Equipment (Note 5):				
Property and Equipment—Net         1,102,028           Other Assets:         7,165         310           Other assets         2,311         3,177           Total Other Assets         9,476         3,487           TOTAL ASSETS         \$1,141,499         \$1,149,653           LIABILITIES AND PARTNERS' CAPITAL           Current Liabilities:           Trade accounts payable         \$8,239         \$3,287           Accrued interest payable         9,157         4,546           Accrued interest payable         9,157         4,546           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability—related party (Note 4)         1,425         1,500           Contract liabilities         6,992         217           Total Current Liabilities         43,707         28,232           Other Non-Current Liabilities         43,707         28,232           Other Non-Current Liabilities         103         93           Contract liability—third party (Note 2)         13,037         13,991           Revolving credit facility (Note 6)         88,050         153,700           Senior Notes (Note 7)         395,303	Property and equipment		1,327,441		1,301,230
Other Assets:         7,165         310           Other assets         2,311         3,177           Total Other Assets         9,476         3,487           TOTAL ASSETS         \$ 1,141,499         \$ 1,49,653           LIABILITIES AND PARTNERS' CAPITAL           Current Liabilities:           Trade accounts payable         \$ 8,239         \$ 3,287           Accrued interest payable         9,157         4,546           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability — related party (Note 4)         1,425         1,500           Contract liabilities         3,689         4,056           Operating lease liabilities         4,307         28,232           Other Non-Current Liabilities         43,707         28,232           Other Non-Current Liabilities         10,337         13,991           Contract liability — third party (Note 2)         13,037         13,991           Revolving credit facility (Note 6)         88,050         153,700           Senior Notes (Note 7)         395,303         394,768	Less — accumulated depreciation		225,412		198,942
Operating lease right-of-use assets         7,165         310           Other assets         2,311         3,177           Total Other Assets         9,476         3,487           TOTAL ASSETS         \$ 1,141,499         \$ 1,149,653           LIABILITIES AND PARTNERS' CAPITAL           Current Liabilities:           Trade accounts payable         \$ 8,239         \$ 3,287           Accrued interest payable         9,157         4,546           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability—related party (Note 2)         3,689         4,056           Operating lease liabilities         43,707         28,232           Other Non-Current Liabilities:         43,707         28,232           Other Non-Current Liabilities:         103         93           Contract liability—third party (Note 2)         13,037         13,991           Revolving credit facility (Note 6)         88,050         153,700           Senior Notes (Note 7)         395,303         394,768	Property and Equipment — Net		1,102,029		1,102,288
Other assets         2,311         3,177           Total Other Assets         9,476         3,487           TOTAL ASSETS         \$ 1,141,499         \$ 1,149,653           LIABILITIES AND PARTNERS' CAPITAL           Current Liabilities:           Trade accounts payable         \$ 8,239         \$ 3,287           Accrued interest payable         9,157         4,546           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability—related party (Note 4)         1,425         1,500           Contract liability—third party (Note 2)         3,689         4,056           Operating lease liabilities         6,992         217           Total Current Liabilities         43,707         28,232           Other Non-Current Liabilities         103         93           Operating lease liabilities         103         93           Contract liability—third party (Note 2)         13,037         13,991           Revolving credit facility (Note 6)         88,050         153,700           Senior Notes (Note 7)         395,303         394,768	Other Assets:				
Total Other Assets         9,476         3,487           TOTAL ASSETS         9,141,499         3,149,653           LIABILITIES AND PARTNERS' CAPITAL           Current Liabilities:           Trade accounts payable         \$ 8,239         \$ 3,287           Accrued interest payable         9,157         4,546           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability—related party (Note 4)         1,425         1,500           Contract liability—third party (Note 2)         3,689         4,056           Operating lease liabilities         6,992         217           Total Current Liabilities:         43,707         28,232           Other Non-Current Liabilities:         103         93           Operating lease liabilities         103         93           Contract liability—third party (Note 2)         13,037         13,991           Revolving credit facility (Note 6)         88,050         153,700           Senior Notes (Note 7)         395,303         394,768	Operating lease right-of-use assets		7,165		310
TOTAL ASSETS         \$ 1,141,499         \$ 1,149,653           LIABILITIES AND PARTNERS' CAPITAL           Current Liabilities:           Trade accounts payable         \$ 8,239         \$ 3,287           Accrued interest payable         9,157         4,546           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability—related party (Note 4)         1,425         1,500           Contract liabilities         6,992         217           Total Current Liabilities         43,707         28,232           Other Non-Current Liabilities         43,707         28,232           Other Non-Current Liabilities         103         93           Contract liability—third party (Note 2)         13,037         13,991           Revolving credit facility (Note 6)         88,050         153,700           Senior Notes (Note 7)         395,303         394,768	Other assets		2,311		3,177
LIABILITIES AND PARTNERS' CAPITAL           Current Liabilities:           Trade accounts payable         \$ 8,239         \$ 3,287           Accrued interest payable         9,157         4,546           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability — related party (Note 4)         1,425         1,500           Contract liabilities         6,992         217           Total Current Liabilities         43,707         28,232           Other Non-Current Liabilities:         103         93           Contract liability — third party (Note 2)         13,037         13,991           Revolving credit facility (Note 6)         88,050         153,700           Senior Notes (Note 7)         395,303         394,768	Total Other Assets		9,476		3,487
Current Liabilities:       Trade accounts payable       \$ 8,239       \$ 3,287         Accrued interest payable       9,157       4,546         Accrued liabilities       10,357       8,935         Due to related party (Note 4)       3,848       5,691         Contract liability — related party (Note 4)       1,425       1,500         Contract liability — third party (Note 2)       3,689       4,056         Operating lease liabilities       6,992       217         Total Current Liabilities:       43,707       28,232         Other Non-Current Liabilities:       103       93         Contract liability — third party (Note 2)       13,037       13,991         Revolving credit facility (Note 6)       88,050       153,700         Senior Notes (Note 7)       395,303       394,768	TOTAL ASSETS	\$	1,141,499	\$	1,149,653
Current Liabilities:       Trade accounts payable       \$ 8,239       \$ 3,287         Accrued interest payable       9,157       4,546         Accrued liabilities       10,357       8,935         Due to related party (Note 4)       3,848       5,691         Contract liability — related party (Note 4)       1,425       1,500         Contract liability — third party (Note 2)       3,689       4,056         Operating lease liabilities       6,992       217         Total Current Liabilities:       43,707       28,232         Other Non-Current Liabilities:       103       93         Contract liability — third party (Note 2)       13,037       13,991         Revolving credit facility (Note 6)       88,050       153,700         Senior Notes (Note 7)       395,303       394,768	A LA DAL MENERS A NID DA DEDINEDRA GA DATE A L				
Trade accounts payable         \$ 8,239         \$ 3,287           Accrued interest payable         9,157         4,546           Accrued liabilities         10,357         8,935           Due to related party (Note 4)         3,848         5,691           Contract liability — related party (Note 4)         1,425         1,500           Contract liability — third party (Note 2)         3,689         4,056           Operating lease liabilities         6,992         217           Total Current Liabilities         43,707         28,232           Other Non-Current Liabilities:         103         93           Contract liability — third party (Note 2)         13,037         13,991           Revolving credit facility (Note 6)         88,050         153,700           Senior Notes (Note 7)         395,303         394,768					
Accrued interest payable       9,157       4,546         Accrued liabilities       10,357       8,935         Due to related party (Note 4)       3,848       5,691         Contract liability — related party (Note 4)       1,425       1,500         Contract liability — third party (Note 2)       3,689       4,056         Operating lease liabilities       6,992       217         Total Current Liabilities       43,707       28,232         Other Non-Current Liabilities       103       93         Contract liability — third party (Note 2)       13,037       13,991         Revolving credit facility (Note 6)       88,050       153,700         Senior Notes (Note 7)       395,303       394,768			0.000		2 2 2 2
Accrued liabilities       10,357       8,935         Due to related party (Note 4)       3,848       5,691         Contract liability — related party (Note 4)       1,425       1,500         Contract liability — third party (Note 2)       3,689       4,056         Operating lease liabilities       6,992       217         Total Current Liabilities         Other Non-Current Liabilities:         Operating lease liabilities       103       93         Contract liability — third party (Note 2)       13,037       13,991         Revolving credit facility (Note 6)       88,050       153,700         Senior Notes (Note 7)       395,303       394,768		\$		\$	
Due to related party (Note 4)       3,848       5,691         Contract liability — related party (Note 4)       1,425       1,500         Contract liability — third party (Note 2)       3,689       4,056         Operating lease liabilities       6,992       217         Total Current Liabilities         Other Non-Current Liabilities:         Operating lease liabilities       103       93         Contract liability — third party (Note 2)       13,037       13,991         Revolving credit facility (Note 6)       88,050       153,700         Senior Notes (Note 7)       395,303       394,768			· ·		
Contract liability — related party (Note 4) $1,425$ $1,500$ Contract liability — third party (Note 2) $3,689$ $4,056$ Operating lease liabilities $6,992$ $217$ Total Current LiabilitiesOther Non-Current Liabilities:Operating lease liabilities $103$ $93$ Contract liability — third party (Note 2) $13,037$ $13,991$ Revolving credit facility (Note 6) $88,050$ $153,700$ Senior Notes (Note 7) $395,303$ $394,768$	11 11 11 11 11				
Contract liability — third party (Note 2)       3,689       4,056         Operating lease liabilities       6,992       217         Total Current Liabilities       43,707       28,232         Other Non-Current Liabilities:       0perating lease liabilities       103       93         Contract liability — third party (Note 2)       13,037       13,991         Revolving credit facility (Note 6)       88,050       153,700         Senior Notes (Note 7)       395,303       394,768					
Operating lease liabilities         6,992         217           Total Current Liabilities         43,707         28,232           Other Non-Current Liabilities:         103         93           Contract liability — third party (Note 2)         13,037         13,991           Revolving credit facility (Note 6)         88,050         153,700           Senior Notes (Note 7)         395,303         394,768					
Total Current Liabilities       43,707       28,232         Other Non-Current Liabilities:       0         Operating lease liabilities       103       93         Contract liability — third party (Note 2)       13,037       13,991         Revolving credit facility (Note 6)       88,050       153,700         Senior Notes (Note 7)       395,303       394,768	2 2 7				*
Other Non-Current Liabilities:           Operating lease liabilities         103         93           Contract liability — third party (Note 2)         13,037         13,991           Revolving credit facility (Note 6)         88,050         153,700           Senior Notes (Note 7)         395,303         394,768					
Operating lease liabilities         103         93           Contract liability — third party (Note 2)         13,037         13,991           Revolving credit facility (Note 6)         88,050         153,700           Senior Notes (Note 7)         395,303         394,768			43,707		28,232
Contract liability — third party (Note 2)       13,037       13,991         Revolving credit facility (Note 6)       88,050       153,700         Senior Notes (Note 7)       395,303       394,768					
Revolving credit facility (Note 6)       88,050       153,700         Senior Notes (Note 7)       395,303       394,768					
Senior Notes (Note 7) 395,303 394,768					
Total Non-Current Liabilities 496,493 562,552					
<b>TOTAL LIABILITIES</b> 540,200 590,784	TOTAL LIABILITIES		540,200		590,784
Partners' Capital:	Partners' Capital:				
Partners' Capital 601,299 558,869	·		601,299		558,869
Total Partners' Capital 601,299 558,869	•				-
TOTAL LIABILITIES AND PARTNERS' CAPITAL \$ 1,141,499 \$ 1,149,653	-	\$		\$	

# CNX MIDSTREAM PARTNERS LP CONSOLIDATED STATEMENTS OF PARTNERS' CAPITAL (Dollars in thousands) (Unaudited)

	Three Months Ended
	<b>September 30, 2023</b>
Balance at June 30, 2023	\$ 603,096
Net income	48,203
Quarterly distributions to unitholders	(50,000)
Balance at September 30, 2023	\$ 601,299
	Three Months Ended September 30, 2022
Balance at June 30, 2022	\$ 540,219
Net income	55,423
Quarterly distributions to unitholders	(25,000)
Balance at September 30, 2022	\$ 570,642
	Nine Months Ended September 30, 2023
Balance at December 31, 2022	
Balance at December 31, 2022 Net income	<b>September 30, 2023</b>
	September 30, 2023         \$ 558,869         147,430
Net income	September 30, 2023           \$ 558,869           147,430
Net income  Quarterly distributions to unitholders	September 30, 2023         \$ 558,869         147,430         (105,000)
Net income  Quarterly distributions to unitholders	September 30, 2023         \$ 558,869         147,430         (105,000)         \$ 601,299
Net income  Quarterly distributions to unitholders	September 30, 2023 \$ 558,869
Net income  Quarterly distributions to unitholders  Balance at September 30, 2023	September 30, 2023 \$ 558,869
Net income  Quarterly distributions to unitholders  Balance at September 30, 2023  Balance at December 31, 2021	September 30, 2023 \$ 558,869

# CNX MIDSTREAM PARTNERS LP CONSOLIDATED STATEMENTS OF CASH FLOWS

(Dollars in thousands) (Unaudited)

(* ************************************	Nin	e Months End	ed Se	September 30,		
		2023		2022		
Cash Flows from Operating Activities:						
Net income	\$	147,430	\$	181,065		
Adjustments to reconcile net income to net cash provided by operating activities:						
Depreciation expense and amortization of debt issuance costs		27,816		26,806		
Loss on asset sales and abandonments		<del></del>		902		
Changes in assets and liabilities:						
Contract liability — related party		(75)		(10,475)		
Contract liability — third party		(1,321)		(5,033)		
Due to/from affiliate		(1,495)		2,311		
Receivables — third party		12,718		9,057		
Other current and non-current assets		(587)		238		
Accounts payable and other accrued liabilities		14,445		5,240		
Net Cash Provided by Operating Activities		198,931		210,111		
Cash Flows from Investing Activities:						
Capital expenditures		(28,250)		(23,160)		
Net Cash Used in Investing Activities		(28,250)		(23,160)		
Cash Flows from Financing Activities:						
Distributions to unitholders		(105,000)		(150,000)		
Proceeds from secured credit facility borrowings		214,850		234,200		
Repayments of secured credit facility borrowings		(280,500)		(271,050)		
Debt issuance costs		_		(6)		
Net Cash Used in Financing Activities		(170,650)		(186,856)		
Net Increase in Cash		31		95		
Cash at Beginning of Period		60		1,332		
Cash at End of Period	\$	91	\$	1,427		
Cash Paid During the Period for:						
Interest	\$	16,531	\$	15,232		
Noncash Investing Activities:						
Accrued capital expenditures	\$	3,665	\$	6,219		

# CNX MIDSTREAM PARTNERS LP NOTES TO THE UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

#### NOTE 1 — DESCRIPTION OF BUSINESS

CNX Midstream Partners LP ("CNXM", the "Partnership", "we", "us", or "our") is focused on the ownership, operation, development and acquisition of midstream energy infrastructure in the Appalachian Basin. We currently provide midstream services to our customers' production in the Marcellus Shale and Utica Shale in Pennsylvania and West Virginia under long-term, fixed-fee contracts. Our assets include natural gas gathering pipelines and compression and dehydration facilities, as well as condensate gathering, collection, separation and stabilization facilities. We are a wholly owned subsidiary of CNX Resources Corporation (NYSE: CNX) ("CNX Resources" or "CNX"). Accordingly, CNX Resources is the sole Sponsor of the Partnership, and we may refer to CNX Resources as the "Sponsor" throughout this quarterly report.

#### **Description of Business**

Our midstream assets consist of one operating area that we refer to as our "Anchor Systems" in which the Partnership owns a 100% controlling interest. The Anchor Systems include five primary midstream systems (the McQuay, Majorsville, Dry Ridge, Mamont and Shirley-Penns Systems), a 20" high-pressure pipeline and all related assets.

In order to maintain operational flexibility, our operations are conducted through, and our operating assets are owned by, our operating subsidiaries. However, neither we nor our operating subsidiaries have any employees. Our general partner has the sole responsibility for providing the personnel necessary to conduct our operations, whether through directly hiring employees or by obtaining the services of others, which may include personnel of CNX Resources as provided through contractual relationships with the Partnership. All of the personnel who conduct our business are employed or contracted by our general partner and its affiliates, including our Sponsor, but we sometimes refer to these individuals as our employees because they provide services directly to us. See Note 4 – Related Party Transactions for additional information.

#### NOTE 2 — SIGNIFICANT ACCOUNTING POLICIES

#### **Basis of Presentation and Use of Estimates**

The accompanying unaudited consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States ("GAAP"). The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses, and various disclosures. Actual results could differ from those estimates, which are evaluated on an ongoing basis, utilizing historical experience and other methods considered reasonable under the particular circumstances. Although these estimates are based on management's best available knowledge at the time, changes in facts and circumstances or discovery of new facts or circumstances may result in revised estimates and actual results may differ from these estimates. Effects on the Partnership's business, financial position and results of operations resulting from revisions to estimates are recognized when the facts that give rise to the revision become known. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation of the accompanying consolidated financial statements have been included.

The balance sheet at December 31, 2022 has been derived from the audited financial statements at that date but does not include all of the information and footnotes required by GAAP for complete financial statements. For further information, refer to the Consolidated Financial Statements and related notes for the year ended December 31, 2022 included on CNX Midstream Partners LP's website at www.cnxmidstream.com under the Financials tab.

# **Principles of Consolidation**

The consolidated financial statements include the accounts of the Partnership and all of its 100% controlled subsidiaries.

Transactions between the Partnership and CNX Resources have been identified in the consolidated financial statements as transactions between related parties and are disclosed in Note 4 – Related Party Transactions.

# **Revenue Recognition**

We record revenue when obligations under the terms of the contracts with our shippers are satisfied; generally, this occurs on a daily basis as we gather natural gas at the wellhead. Revenue is measured as the amount of consideration we expect to receive in exchange for providing the natural gas gathering services.

# Nature of performance obligations

At contract inception, we assess the services promised in our contracts with customers and identify a performance obligation for each promised service that is distinct. To identify the performance obligations, we consider all of the services

promised in the contract, regardless of whether they are explicitly stated or are implied by customary business practices.

Our revenue is generated from natural gas gathering activities. The gas gathering services are interruptible in nature and include charges for the volume of gas actually gathered and do not guarantee access to the system. Volumetric-based fees relate to actual volumes gathered. In general, the interruptible gathering of each unit of one million British Thermal Units (MMBtu) of natural gas represents a separate performance obligation. Payment terms for these contracts require payment within 25 days of the end of the calendar month in which the hydrocarbons are gathered.

#### Transaction price allocated to remaining performance obligations

We are required to disclose the aggregate amount of transaction price that is allocated to performance obligations that have not yet been satisfied. However, the guidance provides certain practical expedients that limit this requirement. Substantially all of our revenues are derived from contracts that have terms of greater than one year. Under these contracts, the interruptible gathering of each unit of natural gas represents a separate performance obligation.

For revenue associated with the Shirley-Penns System, for which we have remaining contractual performance obligations, the aggregate amount of the transaction price allocated to those remaining performance obligations was \$189.8 million at September 30, 2023. See Note 4 – Related Party Transactions for a detailed breakout of the minimum revenue by year.

The amount of revenue associated with this Shirley-Penns System contract up to the minimum volume commitment ("MVC") is fixed in nature, and volumes that we may gather above the MVC will be variable in nature. As of September 30, 2023, no future performance obligations exist relative to volumes to be gathered in excess of the MVC as the related volumes have not yet been nominated for gathering. Therefore, we have not disclosed the value of unsatisfied performance obligations for the variable aspect of this agreement, nor have we disclosed the value of other unsatisfied performance obligations that are variable in nature.

One of our third-party customers failed to meet their commitment to drill and complete an additional nine wells in the Majorsville area within the Anchor Systems by the end of 2021. This entitled us to a deficiency payment of \$2.8 million per shortfall well for a total deficiency payment obligation of \$25.2 million. The total obligation was to be paid in seven equal installments of \$0.4 million per shortfall well over a seven-year period.

On September 27, 2022, we entered into the Second Amendment to the Second Amended and Restated Gathering Agreement with the customer, which modified the payment terms related to the well shortfall. Per the Amendment, the total deficiency payment obligation was reduced from \$25.2 million to \$20.4 million, which resulted in CNXM recording a cumulative catch-up to revenue that reflected the amended transaction price. As a result, a \$1.4 million decrease in revenue related to the modified payment terms was recorded in the three and nine months ended September 30, 2022 in the Consolidated Statements of Operations. This deficiency payment obligation was paid in full as of September 30, 2023.

We will recognize a total of \$1.3 million in additional revenue, related to the third-party minimum well deficiency, each year through December 31, 2033. The long-term deferred portion of the revenue associated with the deficiency payments is included as Contract liability – third party in the Consolidated Balance Sheets and the Consolidated Statement of Cash Flows.

# Prior-period performance obligations

We record revenue when obligations under the terms of the contracts with our shippers are satisfied; generally, this occurs on a daily basis when we gather gas at the wellhead. In some cases, we are required to estimate the amount of natural gas that we have gathered during an accounting period and record any differences between our estimates and the actual units of natural gas that we gathered in the following month. We have existing internal controls for our revenue estimation process and related accruals; historically, any identified differences between our revenue estimates and actual revenue received have not been significant. For the three and nine months ended September 30, 2023 and 2022, revenue recognized in the reporting period related to performance obligations satisfied in prior reporting periods was not material.

#### Contract balances

We invoice customers once our performance obligations have been satisfied, at which point payment becomes unconditional. At September 30, 2023, there were no contract assets related to our performance obligations, and contract liabilities were \$16.7 million (\$3.7 million current and \$13.0 million non-current) associated with the minimum well deficiency payment obligations from one of our third-party customers as discussed above. We have no contract assets recognized from the costs to obtain or fulfill a contract with a customer.

# Classification

The fees we charge our affiliates, including our Sponsor, are recorded in gathering revenue — related party in our consolidated statements of operations. Fees from midstream services we perform for third-party shippers are recorded in gathering revenue — third-party in our consolidated statements of operations.

Payments related to the Release of Dedicated Production Agreement with CNX are included in Miscellaneous income — related party.

#### Cash

Cash includes cash on hand and on deposit at banking institutions.

#### **Contract Liability**

Contract liability consists of advance payments for services that have yet to be performed or revenues that have yet to be earned.

#### Receivables

Under the Financial Accounting Standards Board (the "FASB") Accounting Standard Update ("ASU") 2016-13 Financial Instruments – Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments, the measurement of expected credit losses is based on relevant information about past events, including historical experience, current conditions, and reasonable and supportable forecasts that affect the collectability of the reported amount. Management recorded an allowance for credit losses related to the collectability of third-party customers receivables using the historical aging of the customer receivable balance. Related party receivables between entities under common control are excluded from Topic 326. The collectability was determined based on past events, including historical experience, customer credit rating, as well as current market conditions. We will continue to monitor customer ratings and collectability on a quarterly basis. Account balances will be charged off against the allowance after all means of collection have been exhausted and the potential for recovery is considered remote. All activity related to allowances for credit losses as of September 30, 2023 and December 31, 2022 is immaterial.

#### Fair Value Measurement

The FASB Accounting Standards Codification ("ASC") Topic 820, Fair Value Measurements and Disclosures, clarifies the definition of fair value, establishes a framework for measuring fair value, and expands disclosures about fair value measurements. This guidance also relates to all nonfinancial assets and liabilities that are not recognized or disclosed on a recurring basis (e.g., the initial recognition of asset retirement obligations and impairments of long-lived assets). The fair value is the price that we estimate we would receive upon selling an asset or that we would pay to transfer a liability in an orderly transaction between market participants at the measurement date. A fair value hierarchy is used to prioritize input to valuation techniques used to estimate fair value. An asset or liability subject to the fair value requirements is categorized within the hierarchy based on the lowest level of input that is significant to the fair value measurement. Our assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment and considers factors specific to the asset or liability. The highest priority (Level 1) is given to unadjusted quoted market prices in active markets for identical assets or liabilities, and the lowest priority (Level 3) is given to unobservable inputs. Level 2 inputs are data, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly.

The carrying values on our balance sheets of our current assets, current liabilities and revolving credit facility approximate fair values due to their short maturities. We estimate the fair value of our Senior Notes, which is not actively traded, using an income approach model that utilizes a discount rate based on market rates for other debt with similar remaining time to maturity and credit risk (Level 2). The estimated fair value of our Senior Notes was approximately \$334.3 million and \$329.1 million at September 30, 2023 and December 31, 2022, respectively.

# **Property and Equipment**

Property and equipment is recorded at cost upon acquisition and is depreciated on a straight-line basis over the assets' estimated useful lives or over the lease terms of the assets. Expenditures which extend the useful lives of existing property and equipment are capitalized. When properties are retired or otherwise disposed, the related cost and accumulated depreciation are removed from the respective accounts and any gain or loss on disposition is recognized.

The Partnership evaluates whether long-lived assets have been impaired during any given quarter and has processes in place to ensure that we become aware of such indicators. Impairment indicators may include, but are not limited to, sustained decreases in commodity prices, a decline in customer well results and lower throughput forecasts and increases in construction or operating costs. For such long-lived assets, impairment exists when the carrying amount of an asset or group of assets exceeds our estimates of the undiscounted cash flows expected to result from the use and eventual disposition of the asset or group of assets. If the carrying amount of the long-lived asset or asset group is not recoverable, based on the estimated future undiscounted cash flows, the impairment loss would be measured as the excess of the asset's carrying amount over its estimated fair value. In the event that impairment indicators exist, we conduct an impairment test.

Fair value represents the estimated price between market participants to sell an asset in the principal or most advantageous market for the asset, based on assumptions a market participant would make. When warranted, management assesses the fair

value of long-lived assets using commonly accepted techniques and may use more than one source in making such assessments. Sources used to determine fair value include, but are not limited to, recent third-party comparable sales, internally developed discounted cash flow analyses and analyses from outside advisors. Significant changes, such as the condition of an asset or management's intent to utilize the asset, generally require management to reassess the cash flows related to long-lived assets. No property and equipment impairments were identified during the periods presented in the accompanying consolidated financial statements.

#### Variable Interest Entities

The Partnership fully consolidated the Anchor Systems through its ownership of CNX Midstream Operating Company LLC (the "Operating Company"). The Anchor System is structured as a limited partnership and a variable interest entity ("VIE").

The Operating Company, through its general partner ownership interest in the Anchor Systems, is considered to be the primary beneficiary for accounting purposes and has the power to direct all substantive strategic and day-to-day operational decisions of the Anchor Systems.

#### **Income Taxes**

We are treated as a partnership for federal and state income tax purposes, with each partner being separately taxed on its share of the Partnership's taxable income. Accordingly, no provision for federal or state income taxes has been recorded in the Partnership's consolidated financial statements for any period presented in the accompanying consolidated financial statements.

#### NOTE 3 — CASH DISTRIBUTIONS

There is no formal policy for cash distributions.

On July 26, 2023, the Board of Directors of the Partnership's general partner declared a cash distribution to the Partnership's unitholders with respect to the second quarter of 2023 of \$50.0 million. The total quarterly cash distribution of \$50.0 million was paid on August 14, 2023.

On April 26, 2023, the Board of Directors of the Partnership's general partner declared a cash distribution to the Partnership's unitholders with respect to the first quarter of 2023 of \$15.0 million. The total quarterly cash distribution of \$15.0 million was paid on May 12, 2023.

On February 1, 2023, the Board of Directors of the Partnership's general partner declared a cash distribution to the Partnership's unitholders with respect to the fourth quarter of 2022 of \$40.0 million. The total quarterly cash distribution of \$40.0 million was paid on February 3, 2023.

On August 3, 2022, the Board of Directors of the Partnership's general partner declared a cash distribution to the Partnership's unitholders with respect to the second quarter of 2022 of \$25.0 million. The total quarterly cash distribution of \$25.0 million was paid on August 12, 2022.

On May 4, 2022, the Board of Directors of the Partnership's general partner declared a cash distribution to the Partnership's unitholders with respect to the first quarter of 2022 of \$25.0 million. The total quarterly cash distribution of \$25.0 million was paid on May 5, 2022.

On February 1, 2022, the Board of Directors of the Partnership's general partner declared a cash distribution to the Partnership's unitholders with respect to the fourth quarter of 2021 of \$100.0 million. The total quarterly cash distribution of \$100.0 million was paid on February 3, 2022.

#### NOTE 4 — RELATED PARTY TRANSACTIONS

In the ordinary course of business, we engage in related party transactions with CNX Resources (and certain of its subsidiaries) and CNX Gathering, which include the fees we charge and revenues we receive under a fixed fee gathering agreement (including fees associated with electrically-powered compression that CNX Resources reimburses to us) and our reimbursement of certain expenses to CNX Resources under several agreements, discussed below. In addition, we may waive or modify certain terms under these arrangements in the ordinary course of business, including the provisions of the fixed fee gathering agreement, when we determine it is in the best interests of the Partnership to do so.

Operating expense – related party were derived from CNX Resources and consisted of the following:

	Three Months Ended September 30,					Ended 30,		
(in thousands)		2023		2022		2023		2022
Operational services	\$	1,462	\$	1,490	\$	5,085	\$	5,376
Electrical compression		2,077		1,500		5,462		5,462
Total Operating Expense — Related Party	\$	3,539	\$	2,990	\$	10,547	\$	10,838

Related party payables due to CNX Resources consisted of the following:

		mber 31, 2022
\$ 1,093	\$	1,259
479		
2,676		5,297
 (400)		(865)
\$ 3,848	\$	5,691
	\$ 1,093 \$ 1,093 479 2,676 (400)	\$ 1,093 \$ 479 2,676 (400)

All related party receivables were due from CNX Resources at September 30, 2023 and December 31, 2022.

#### Release of Dedicated Production Agreement

In 2021, the Partnership entered into a Release of Dedicated Production Agreement with CNX Resources, which resulted in \$0.6 million and \$1.0 million in Miscellaneous income – related party in the Consolidated Statements of Operations for the three months ended September 30, 2023 and 2022, respectively, and \$2.1 million and \$3.2 million for the nine months ended September 30, 2023 and 2022, respectively. Under this agreement, the Partnership released from dedication the production from the NV62 Marcellus Unit in exchange for payment equal to an amount that would have been charged at the dry gas rate with respect to each MMBtu minus \$0.25 per MMBtu.

#### **Operational Services Agreement**

Upon the closing of the initial public offering of our common units (our "IPO"), we entered into an operational services agreement with CNX Resources, which was amended and restated on December 1, 2016. Under the agreement, CNX Resources provides certain operational services to us in support of our gathering pipelines and dehydration, treating and compressor stations and facilities, including routine and emergency maintenance and repair services, routine operational activities, routine administrative services, construction and related services and such other services as we and CNX Resources may mutually agree upon from time to time. CNX Resources prepares and submits for our approval a maintenance, operating and capital budget on an annual basis. CNX Resources submits actual expenditures for reimbursement on a monthly basis, and we reimburse CNX Resources for any direct third-party costs incurred by CNX Resources in providing these services.

#### **Omnibus Agreement**

We are party to an omnibus agreement with CNX Resources, CNX Gathering and our general partner that addresses the following matters:

- our payment of an annually-determined administrative support fee (approximately \$6.6 million for the year ending December 31, 2023 and \$6.7 million for the year ended December 31, 2022) for the provision of certain services by CNX Resources and its affiliates, including executive costs. Such costs may not necessarily reflect the actual expenses that the Partnership would incur on a stand-alone basis, and we are unable to estimate what those expenses would be on a stand-alone basis;
- our obligation to reimburse CNX Resources for all other direct or allocated costs and expenses incurred by CNX Resources in providing general and administrative services (which reimbursement is in addition to certain expenses of our general partner and its affiliates that are reimbursed under our partnership agreement);
- our right of first offer to acquire (i) CNX Gathering's retained interests in our Additional Systems, (ii) CNX Gathering's other ancillary midstream assets and (iii) any additional midstream assets that CNX Gathering develops; and
- our obligation to indemnify CNX Gathering for events and conditions associated with the use, ownership or operation of our assets that occur after the closing of the IPO, including environmental liabilities.

The omnibus agreement will remain in full force and effect throughout the period in which CNX Gathering controls our general partner. If CNX Gathering ceases to control our general partner, either party may terminate the omnibus agreement, provided that the indemnification obligations will remain in full force and effect in accordance with their terms.

#### **Gathering Agreements**

On January 3, 2018, we entered into the Second Amended and Restated gas gathering agreement ("GGA") with CNX Gas, which is a 20-year, fixed-fee gathering agreement, under which we continue to gather, compress, dehydrate and deliver all of CNX Gas' dedicated natural gas in the Marcellus Shale on a first-priority basis and gather, inject, stabilize and store all of CNX Gas' dedicated condensate on a first-priority basis. Under this agreement, during the year ending December 31, 2023, we will receive a fee based on the type and scope of the midstream services we provide, summarized as follows:

- For the services we provide with respect to natural gas from the Marcellus Shale formation that does not require downstream processing, or dry gas, we will receive a fee of \$0.4879 per MMBtu.
- For the services we provide with respect to natural gas from the Marcellus Shale formation that requires downstream processing, or wet gas, we will receive a fee of \$0.6700 per MMBtu.
- Our fees for condensate services will be \$6.0931 per Bbl in the Majorsville area and in the Shirley-Penns area.

Each of the foregoing fees escalates by 2.5% on January 1 each year through the end of the initial term. Commencing on January 1, 2035, and as of January 1 thereafter, each of the applicable fees will be adjusted pursuant to the percentage change in CPI-U, but such fees will never escalate or decrease by more than 3% per year.

The Second Amended and Restated GGA also dedicated an additional 63,000 acres in the Utica Shale in and around the McQuay area. The gas gathering and compression rate effective January 1, 2023 was \$0.2550 per MMBtu for the McQuay Utica area.

- Compression:
  - For areas not benefiting from system expansion pursuant to the Second Amended and Restated GGA,
     compression services are included in the base fees; and
  - In the McQuay area, effective January 1, 2023, we will receive additional fees of \$0.0736 per MMBtu for Tier 1 pressure services (maximum receipt point of pressure of 600 psi) and \$0.1471 per MMBtu for Tier 2 pressure services (maximum receipt point of pressure of 300 psi).

In addition, the Second Amended and Restated GGA committed CNX Gas to drill and complete 140 total wells in the McQuay area within the Anchor Systems, provided that if 125 wells have been drilled and completed in the Marcellus Shale, then the remainder of such planned wells must be drilled in the Utica Shale. To the extent the requisite number of wells were not drilled and completed by CNX Gas in a given period, we are entitled to a deficiency payment per shortfall well as set forth below:

- January 1, 2018 to December 31, 2018 30 wells (CNX Gas exceeded this requirement by eight wells)
- January 1, 2019 to April 30, 2020 40 wells (CNX Gas exceeded this requirement by two wells)
- May 1, 2020 to April 30, 2021 40 wells (CNX Gas did not meet the 40 minimum well requirement for this minimum well period and paid a deficiency payment on six wells at \$2.0 million per well)
- May 1, 2021 to April 30, 2022 30 wells (CNX Gas exceeded this requirement by five wells and elected to have the Partnership refund \$10.0 million of the \$12.0 million deficiency payment related to the shortfalls of the preceding period, which was paid during the three months ended June 30, 2022. The remaining deficiency payment was included as Contract liability related party in the Consolidated Balance Sheets and Consolidated Statements of Cash Flows at September 30, 2023.)

In the event that CNX Gas drills wells and completes a number of wells in excess of the number of wells required to be drilled and completed in such period, (i) the number of excess wells drilled and completed during such period will be applied to the minimum well requirement in the succeeding period or (ii) to the extent CNX Gas was required to make deficiency payments for shortfalls in the preceding period, CNX Gas may elect to cause the Partnership to pay a refund in an amount equal to (x) the number of excess wells drilled and completed during the period, multiplied by (y) the deficiency payment paid per well during the period in which the shortfall occurred.

On March 16, 2018, we entered into the First Amendment to the Second Amended and Restated GGA, which added the MVC on volumes associated with the Shirley-Penns System through December 31, 2031. The MVC commits CNX Gas to pay the Partnership the wet gas fee under the GGA for all natural gas we gather up to a specified amount per day through December 31, 2031. During the MVC period, if CNX Gas actually delivers volumes in a given quarter in excess of the volume

commitment for such quarter, CNX Gas is entitled to credit such excess volumes against amounts otherwise payable under the MVC in the future.

We will recognize minimum revenue on volumes throughout the term of the GGA, as set forth below:

(in millions)	Minimum Revenue
Remainder of year ending December 31, 2023*	\$ 
Year ending December 31, 2024	15.8
Year ending December 31, 2025	36.0
Year ending December 31, 2026	26.3
Year ending December 31, 2027	24.3
Remainder of term	 87.4
Total minimum revenue to be recognized pursuant to Shirley-Penns MVC	\$ 189.8

<sup>\*</sup>For 2023, the minimum revenue per the MVC has been met

For all natural gas the Partnership gathers in excess of the MVC, the Partnership will receive a fee of \$0.3961 per MMBtu in 2023, which escalates by 2.5% on January 1 of each year. Since the Shirley-Penns acquisition in 2018, CNX Gas has met or exceeded the required MVC calculation each quarter. For the quarter ended September 30, 2023, CNX Gas exceeded the required MVC calculation, leaving a remaining credit for excess volumes of 51.7 BBtu.

On May 2, 2018, we completed a transaction with our Sponsor, pursuant to which we entered into the Second Amendment to the Second Amended and Restated GGA, which committed CNX Gas to drill and complete an additional 40 wells in the Majorsville/Mamont area within the Anchor Systems by the end of 2023. To the extent the requisite number of wells are not drilled and completed by CNX Gas in a given period, we will be entitled to a deficiency payment per shortfall well as set forth below:

- July 1, 2018 to December 31, 2020 15 wells (CNX Gas exceeded this requirement by twelve wells)
- January 1, 2021 to December 31, 2023 25 wells (deficiency payment of \$2.8 million per well)

CNX Gas provides us with quarterly updates on its drilling and development operations, which include detailed descriptions of the drilling plans, production details and well locations for periods that range from up to 24-48 months, as well as more general development plans that may extend as far as ten years. In addition, we regularly meet with CNX Gas to discuss our current plans to timely construct the necessary facilities to be able to provide midstream services to them on our dedicated acreage. In the event that we do not perform our obligations under our GGA, CNX Gas will be entitled to certain rights and procedural remedies thereunder, including the temporary and/or permanent release from dedication and indemnification from us.

There are no restrictions under our GGAs with CNX Gas on the ability of CNX Gas to transfer acreage in the right of first offer ("ROFO") area, and any such transfer of acreage in the ROFO area will not be subject to our right of first offer.

Upon completion of its 20-year term in 2037, our GGA with CNX Gas will continue in effect from year to year until such time as the agreement is terminated by either us or CNX Gas on or before 180 days prior written notice.

#### NOTE 5 — PROPERTY AND EQUIPMENT

Property and equipment consisted of the following:

(in thousands)	Sept	ember 30, 2023	Dece	ember 31, 2022	Estimated Useful Lives in Years
Land	\$	54,422	\$	54,488	N/A
Gathering equipment		764,090		742,434	25 — 40
Compression equipment		462,098		458,776	30 — 40
Processing equipment		30,979		30,979	40
Assets under construction		15,852		14,553	N/A
<b>Total Property and Equipment</b>	\$	1,327,441	\$	1,301,230	
Less: Accumulated depreciation					
Gathering equipment	\$	142,778	\$	127,543	
Compression equipment		72,751		62,135	
Processing equipment		9,883		9,264	
<b>Total Accumulated Depreciation</b>	\$	225,412	\$	198,942	
		_			
Property and Equipment — Net	\$	1,102,029	\$	1,102,288	

. . . . . .

The Partnership capitalized approximately \$0.1 million of interest on assets under construction during the nine months ended September 30, 2023. There was no interest capitalized on assets under construction during the three months ended September 30, 2023. The Partnership capitalized approximately \$0.1 million and \$0.3 million of interest on assets under construction during the three and nine months ended September 30, 2022, respectively.

During the nine months ended September 30, 2022, the Partnership incurred a loss of \$0.9 million primarily related to materials for assets under construction considered to be obsolete.

#### NOTE 6 — REVOLVING CREDIT FACILITY

On May 5, 2022 CNXM amended the Amended and Restated Credit Agreement dated October 6, 2021 (as amended, the "CNXM Credit Agreement"), which provides for a \$600.0 million senior secured revolving credit facility ("CNXM Credit Facility") that matures on October 6, 2026. Revisions were made to replace LIBOR as a benchmark interest rate with SOFR, or the secured overnight financing rate. CNXM remains the borrower and certain of its subsidiaries remain as guarantor loan parties on the CNXM Credit Agreement. The CNXM Credit Agreement replaced the Partnership's prior credit facility and is not subject to semi-annual redetermination. CNX is not a guarantor under the CNXM Credit Agreement.

In addition to refinancing all outstanding amounts under the Partnership's prior credit facility, borrowings under the CNXM Credit Agreement may be used by the Partnership for general corporate purposes.

Interest on the outstanding indebtedness under the CNXM Credit Agreement currently accrues, at our option, at a rate based on either:

- the highest of (i) PNC Bank, National Association's prime rate, (ii) the federal funds open rate plus 0.50%, and (iii) the one-month SOFR rate plus 1.0%, in each case, plus a margin ranging from 1.00% to 2.00%; or
- the one-month SOFR rate plus a margin ranging from 2.10% to 3.10%.

In addition, the Partnership is obligated to maintain at the end of each fiscal quarter (x) a maximum net leverage ratio of no greater than between 5.00 to 1.00 ranging to no greater than 5.25 to 1.00 in certain circumstances; (y) a maximum secured leverage ratio of no greater than 3.25 to 1.00 and (z) a minimum interest coverage ratio of no less than 2.50 to 1.00, in each case as calculated in accordance with the terms and definitions determining such ratios contained in the CNXM Credit Agreement. The Partnership was in compliance with all financial covenants at September 30, 2023.

At September 30, 2023, the CNXM Credit Agreement had \$88.1 million of borrowings outstanding, with a weighted average interest rate of 7.55%, and no letters of credit outstanding, leaving \$511.9 million of unused capacity.

At December 31, 2022, the CNXM Credit Agreement had \$153.7 million of borrowings outstanding, with a weighted average interest rate of 6.45%, and \$0.03 million of letters of credit outstanding, leaving \$446.3 million of unused capacity.

#### NOTE 7 — SENIOR NOTES

In September 2021, CNXM completed a private offering of \$400.0 million aggregate principal amount of 4.75% Senior Notes due April 2030 (the "2030 Senior Notes"). The notes, along with the related guarantees, were issued pursuant to an indenture, dated September 22, 2021, among the Partnership, the guarantors party thereto and UMB Bank, N.A., as trustee. The notes accrue interest from September 22, 2021 at a rate of 4.75% per year. Interest is payable semi-annually in arrears on April 15 and October 15 of each year, beginning April 15, 2022. The 2030 Senior Notes mature on April 15, 2030. The Notes rank equally in right of payment with all of the Partnership's existing and future senior indebtedness and senior to any subordinated indebtedness that the Partnership may incur. The Guarantees rank equally in right of payment to all of the Guarantors' existing and future senior indebtedness.

The Partnership's Senior Notes consisted of the following:

(in thousands)	Septembe	er 30, 2023	<b>December 31, 202</b>		
Senior Notes due April 2030 at 4.75%	\$	400,000	\$	400,000	
Less: Unamortized debt issuance costs		899		1,001	
Less: Unamortized bond discount		3,798		4,231	
<b>Total Senior Notes</b>	\$	395,303	\$	394,768	

#### NOTE 8 — COMMITMENTS AND CONTINGENCIES

#### Litigation

The Partnership may become involved in certain legal proceedings from time to time, and where appropriate, we have accrued our estimate of the probable costs for the resolution of these claims. The Partnership believes that the ultimate outcome of any matter currently pending against the Partnership will not materially affect the Partnership's business, financial condition, results of operations, liquidity or ability to make distributions.

# NOTE 9 — SUBSEQUENT EVENTS

On October 24, 2023, the Board of Directors of the Partnership's general partner declared a cash distribution to the Partnership's unitholders with respect to the third quarter of 2023 of \$60.0 million which will be paid on November 14, 2023.

#### UNAUDITED MANAGEMENT'S NARRATIVE ANALYSIS OF RESULTS OF OPERATIONS

The following analysis of our results of operations should be read in conjunction with our consolidated financial statements and the related notes included herein. The following discussion and analysis may contain forward-looking statements that involve known and unknown risks, uncertainties and assumptions. The forward-looking statements are not historical facts, but rather reflect our future plans, estimates, beliefs and expected performance. In light of these risks, uncertainties and assumptions, the forward-looking events discussed may not occur. We do not undertake any obligation to publicly update any forward-looking statements except as otherwise required by applicable law.

#### Overview

CNX Midstream Partners LP ("CNXM", the "Partnership", "we", "us", or "our") is focused on the ownership, operation, development and acquisition of midstream energy infrastructure in the Appalachian Basin. We currently provide midstream services to our customers' production in the Marcellus Shale and Utica Shale in Pennsylvania and West Virginia under long-term, fixed-fee contracts. Our assets include natural gas gathering pipelines and compression and dehydration facilities, as well as condensate gathering, collection, separation and stabilization facilities. We are a wholly owned subsidiary of CNX Resources Corporation (NYSE: CNX) ("CNX Resources" or "CNX"). Accordingly, CNX Resources is the sole Sponsor of the Partnership, and we may refer to CNX Resources as the "Sponsor" throughout this report.

#### General

CNXM continually monitors factors that could cause actual results of operations to differ from historical results or current expectations. Examples include global events such as the conflict between Russia and Ukraine and the announcement by the Organization of the Petroleum Exporting Countries (OPEC) to extend cuts in production through the end of the year, both of which have had an impact on global commodity prices. These and other factors could affect the Partnership's operations, earnings and cash flows for any period and could cause such results to not be comparable to those of the same period in previous years. The results presented in this report are not necessarily indicative of future operating results.

#### Inflation

Heightened levels of inflation continue to present risk for CNXM and the broader natural gas industry. CNXM experienced higher capital costs from inflation during the nine months ended September 30, 2023. If inflation continues at its current levels or increases further for any extended period of time, and CNXM is unable to successfully mitigate the impact, our costs could increase further, having a greater impact on our financial position. Rising interest rates could also increase our borrowing costs on new debt and could affect the fair value of our investments. CNXM remains committed to our ongoing efforts to increase the efficiency of our operations and improve costs, which may, in part, offset cost increases from inflation.

#### **Results of Operations**

# Three Months Ended September 30, 2023 Compared to the Three Months Ended September 30, 2022

	Three Months Ended September 30,						30,
		2023		2022	C	hange (\$)	Change (%)
(in thousands)							
Revenue and Other Income							
Gathering revenue — related party	\$	67,646	\$	72,206	\$	(4,560)	(6.3)%
Gathering revenue — third party		15,135		15,279		(144)	(0.9)%
Miscellaneous income — related party		586		958		(372)	(38.8)%
Total Revenue and Other Income		83,367		88,443		(5,076)	(5.7)%
Expenses							
Operating expense — related party		3,539		2,990		549	18.4 %
Operating expense — third party		12,241		10,213		2,028	19.9 %
General and administrative expense — related party		2,090		2,321		(231)	(10.0)%
General and administrative expense — third party		1,277		1,091		186	17.0 %
Loss on asset sales and abandonments				839		(839)	(100.0)%
Depreciation expense		8,876		8,504		372	4.4 %
Interest expense		7,141		7,062		79	1.1 %
Total Expense		35,164		33,020		2,144	6.5 %
Net Income	\$	48,203	\$	55,423	\$	(7,220)	(13.0)%

#### Operating Statistics - Gathered Volumes

	Th	Three Months Ended September 30,						
	2023	2022	Change (\$)	Change (%)				
Dry Gas (BBtu/d) <sup>1</sup>	1,187	1,398	(211)	(15.1)%				
Wet Gas (BBtu/d) <sup>1</sup>	413	416	(3)	(0.7)%				
Other (BBtu/d) <sup>2</sup>	265	269	(4)	(1.5)%				
Total Gathered Volumes	1,865	2,083	(218)	(10.5)%				

<sup>&</sup>lt;sup>1</sup> One billion British Thermal Units per day - BBtu/d Classification as dry or wet is primarily based upon system area. In certain situations, we may elect to allow customers to access alternate delivery points within our system, which would be a negotiated change addressed on a case-by-case basis.

#### Revenue and Other Income

Our revenue typically increases or decreases as our customers' production on our dedicated acreage increases or decreases. Since we charge a higher fee for natural gas that is shipped through our wet system than through our dry system, our revenue can also be impacted by the relative mix of gathered volumes by area, which may vary dependent upon our customers' elections as to where to deliver their produced volumes, which may change dynamically depending on the most current commodity prices at the time of shipment.

Total revenue and other income decreased 5.7% to \$83.4 million for the three months ended September 30, 2023 compared to \$88.4 million for the three months ended September 30, 2022. The decrease was primarily due to a 15.1% decrease in gathered volumes of dry gas along with a 0.7% decrease in gathered volumes of wet gas, which was the result of a decrease in well turn-in-line activity by our customers.

There was a 4 BBtu/d decrease in other volumes gathered period over period, which is primarily due to activity under short-haul gathering contracts. Volumes gathered under short-haul gathering contracts do not have as significant an impact on revenues as volumes gathered at our standard dry or wet gas rates.

During the three months ended September 30, 2022, CNXM entered into a Second Amendment to the Second Amended and Restated Gathering Agreement with one of our third party customers who failed to meet their commitment to drill and complete an additional nine wells in the Majorsville area within the Anchor System by the end of 2021 (see Note 2 –

<sup>&</sup>lt;sup>2</sup> Includes third-party volumes we gather under high-pressure short-haul agreements (262 BBtu/d and 266 BBtu/d for the three months ended September 30, 2023 and 2022, respectively) as well as condensate handling.

Significant Accounting Policies for additional information). As a result, we recognized a \$1.4 million decrease in revenue related to the modified payment terms.

The Partnership entered into a Release of Dedicated Production Agreement with CNX Resources (see Note 4 – Related Party Transactions for additional information), which resulted in \$0.6 million and \$1.0 million in Miscellaneous income related party in the Consolidated Statement of Operations for the three months ended September 30, 2023 and 2022, respectively.

# **Operating Expense**

Total operating expenses were \$15.8 million for the three months ended September 30, 2023 compared to \$13.2 million for the three months ended September 30, 2022. Included in total operating expense was electrically-powered compression expense of \$4.5 million for the three months ended September 30, 2023 compared to \$3.8 million for three months ended September 30, 2022, which was reimbursed by our customers pursuant to our gas gathering agreements and included in revenue. Operating expenses increased by 20.3% after adjusting for the electrically-powered compression expense reimbursement in the three months ended September 30, 2023 when compared to the prior period. This was primarily due to an increase in repairs and maintenance costs in the current period.

#### General and Administrative Expense

General and administrative expense is comprised of direct charges for the management and operation of our assets. Total general and administrative expense was \$3.4 million for both the three months ended September 30, 2023 and 2022.

### Loss on Asset Sales and Abandonments

During the three months ended September 30, 2022, the Partnership recognized a loss of \$0.8 million primarily related to materials for assets under construction considered to be obsolete. No such transactions occurred in the current period.

#### **Depreciation Expense**

Depreciation expense is recognized on gathering and other equipment on a straight-line basis, with useful lives ranging from 25 years to 40 years. Total depreciation expense was \$8.9 million for the three months ended September 30, 2023 compared to \$8.5 million for the three months ended September 30, 2022. The increase was the result of additional assets placed into service over time.

#### Interest Expense

Interest expense is comprised of interest on our 4.75% Senior Notes due 2030 (the "2030 Senior Notes") (see Note 7 – Senior Notes in the Notes to the Consolidated Financial Statements), and interest on the outstanding balance of our revolving credit facility (see Note 6 – Revolving Credit Facility in the Notes to the Consolidated Financial Statements).

Interest expense was \$7.1 million for both the three months ended September 30, 2023 and 2022.

#### **Results of Operations**

Nine Months Ended September 30, 2023 Compared to the Nine Months Ended September 30, 2022

		Nine Months Ended September 30,										
(in thousands)		2023		2022		hange (\$)	Change (%)					
Revenue and Other Income												
Gathering revenue — related party	\$	201,291	\$	222,258	\$	(20,967)	(9.4)%					
Gathering revenue — third party		46,628		48,597		(1,969)	(4.1)%					
Miscellaneous income — related party		2,109		3,234		(1,125)	(34.8)%					
Total Revenue and Other Income		250,028		274,089		(24,061)	(8.8)%					
Expenses												
Operating expense — related party		10,547		10,838		(291)	(2.7)%					
Operating expense — third party		32,999		26,076		6,923	26.5 %					
General and administrative expense — related party		6,394		6,904		(510)	(7.4)%					
General and administrative expense — third party		3,834		2,918		916	31.4 %					
Loss on asset sales and abandonments		_		902		(902)	(100.0)%					
Depreciation expense		26,414		25,415		999	3.9 %					
Interest expense		22,410		19,971		2,439	12.2 %					
Total Expense		102,598		93,024		9,574	10.3 %					
Net Income	\$	147,430	\$	181,065	\$	(33,635)	(18.6)%					

#### Operating Statistics - Gathered Volumes

	Nine Months Ended September 30,						
	2023	2022	Change	Change (%)			
Dry Gas (BBtu/d) <sup>1</sup>	1,199	1,386	(187)	(13.5)%			
Wet Gas (BBtu/d) <sup>1</sup>	439	459	(20)	(4.4)%			
Other (BBtu/d) <sup>2</sup>	282	265	17	6.4 %			
Total Gathered Volumes	1,920	2,110	(190)	(9.0)%			

<sup>&</sup>lt;sup>1</sup> One billion British Thermal Units per day - BBtu/d Classification as dry or wet is primarily based upon system area. In certain situations, we may elect to allow customers to access alternate delivery points within our system, which would be a negotiated change addressed on a case-by-case basis.

#### Revenue and Other Income

Our revenue typically increases or decreases as our customers' production on our dedicated acreage increases or decreases. Since we charge a higher fee for natural gas that is shipped through our wet system than through our dry system, our revenue can also be impacted by the relative mix of gathered volumes by area, which may vary dependent upon our customers' elections as to where to deliver their produced volumes, which may change dynamically depending on the most current commodity prices at the time of shipment.

Total revenue and other income decreased 8.8% to \$250.0 million for the nine months ended September 30, 2023 compared to \$274.1 million for the nine months ended September 30, 2022. The decrease was primarily due to a 13.5% decrease in gathered volumes of dry gas along with a 4.4% decrease in gathered volumes of wet gas, which was the result of a decrease in well turn-in-line activity by our customers.

There was a 17 BBtu/d increase in other volumes gathered period over period, which is primarily due to activity under short-haul gathering contracts. Volumes gathered under short-haul gathering contracts do not have as significant an impact on revenues as volumes gathered at our standard dry or wet gas rates.

During the nine months ended September 30, 2022, CNXM entered into a Second Amendment to the Second Amended and Restated Gathering Agreement with one of our third party customers who failed to meet their commitment to drill and complete an additional nine wells in the Majorsville area within the Anchor System by the end of 2021 (see Note 2 – Significant Accounting Policies for additional information). As a result, we recognized a \$1.4 million decrease in revenue related to the modified payment terms.

<sup>&</sup>lt;sup>2</sup> Includes third-party volumes we gather under high-pressure short-haul agreements (277 BBtu/d and 261 BBtu/d for the nine months ended September 30, 2023 and 2022, respectively) as well as condensate handling.

The Partnership entered into a Release of Dedicated Production Agreement with CNX Resources (see Note 4 – Related Party Transactions for additional information), which resulted in \$2.1 million and \$3.2 million in Miscellaneous income related party in the Consolidated Statements of Operations for the nine months ended September 30, 2023 and 2022, respectively.

# **Operating Expense**

Total operating expenses were \$43.5 million for the nine months ended September 30, 2023 compared to \$36.9 million for the nine months ended September 30, 2022. Included in total operating expense was electrically-powered compression expense of \$12.2 million for the nine months ended September 30, 2023 compared to \$11.8 million for the nine months ended September 30, 2022, which was reimbursed by our customers pursuant to our gas gathering agreements and included in revenue. Operating expenses increased by 24.8% after adjusting for the electrically-powered compression expense reimbursement in the nine months ended September 30, 2023 when compared to the prior period. This was primarily due to an increase in repairs and maintenance costs in the current period.

#### General and Administrative Expense

General and administrative expense is comprised of direct charges for the management and operation of our assets. Total general and administrative expense was \$10.2 million for the nine months ended September 30, 2023 compared to \$9.8 million for the nine months ended September 30, 2022. The increase was primarily due to an increase in insurance premiums incurred during the nine months ended September 30, 2023.

#### Loss on Asset Sales and Abandonments

During the nine months ended September 30, 2022, the Partnership recognized a loss of \$0.9 million primarily related to materials for assets under construction considered to be obsolete. No such transactions occurred in the current period.

#### **Depreciation** Expense

Depreciation expense is recognized on gathering and other equipment on a straight-line basis, with useful lives ranging from 25 years to 40 years. Total depreciation expense was \$26.4 million for the nine months ended September 30, 2023 compared to \$25.4 million for the nine months ended September 30, 2022. The increase is the result of additional assets placed into service over time.

# Interest Expense

Interest expense is comprised of interest on our 4.75% Senior Notes due 2030 (the "2030 Senior Notes") (see Note 7 – Senior Notes in the Notes to the Consolidated Financial Statements), and interest on the outstanding balance of our revolving credit facility (see Note 6 – Revolving Credit Facility in the Notes to the Consolidated Financial Statements).

Interest expense was \$22.4 million in the nine months ended September 30, 2023 compared to \$20.0 million for the nine months ended September 30, 2022. The increase was due to higher interest rates in the current period resulting in an increase in the amount of interest paid on the CNXM Credit Agreement.

#### **Liquidity and Capital Resources**

#### Liquidity and Financing Arrangements

We have historically satisfied our working capital requirements, funded capital expenditures, acquisitions and debt service obligations, and made cash distributions with cash generated from operations, borrowings under our revolving credit facility and issuance of debt and equity securities. If necessary, we may issue additional debt securities to satisfy the expenditure requirements necessary to fund future growth. We believe that cash generated from these sources will continue to be sufficient to meet these needs in the future. Nevertheless, the ability of the Partnership to satisfy its working capital requirements, to service its debt obligations, to fund planned capital expenditures, or to pay distributions will depend upon future operating performance, which will be affected by prevailing economic conditions in the natural gas industry and other financial and business factors, some of which are beyond our control.

We continuously review our liquidity and capital resources. If market conditions were to change, for instance due to a significant decline in natural gas, NGLs and/or crude oil prices, and our revenue was reduced significantly or operating costs were to increase significantly, our cash flows and liquidity could be reduced.

As of September 30, 2023, we were in compliance with all our debt covenants.

#### Cash Flows

Net cash provided by or used in operating activities, investing activities and financing activities were as follows for the periods presented:

	Nine Months Ended September 30,							
(in millions)	2023			2022		Change		
Net Cash Provided by Operating Activities	\$	198.9	\$	210.1	\$	(11.2)		
Net Cash Used in Investing Activities	\$	(28.3)	\$	(23.2)	\$	(5.1)		
Net Cash Used in Financing Activities	\$	(170.7)	\$	(186.9)	\$	16.2		

Net cash provided by operating activities changed \$11.2 million during the nine months ended September 30, 2023 compared to the nine months ended September 30, 2022. The decrease was primarily due to a decrease in net income of \$33.6 million, offset in part by a \$10.4 million change in the related party contract liability. The remainder of the variance was primarily due to changes in working capital.

Net cash used in investing activities changed \$5.1 million in the current year period compared to the prior year period due to an overall increase in costs related to inflation and an increase in capital projects.

Net cash used in financing activities changed \$16.2 million in the current year period compared to the prior year period primarily due to a \$45.0 million decrease in distributions to unitholders offset in part by a \$19.4 million decrease in proceeds from secured credit facility borrowings and a \$9.5 million increase in repayments of secured credit facility borrowings.

#### Indebtedness

Revolving Credit Facility

On May 5, 2022, CNXM amended its Amended and Restated Credit Agreement dated October 6, 2021 (as amended, the "CNXM Credit Agreement"), which provides for \$600.0 million senior secured revolving credit facility ("CNXM Credit Facility") that matures on October 6, 2026. Revisions were made to replace LIBOR as a benchmark interest rate with SOFR, or the secured overnight financing rate. CNXM remains the borrower and certain of its subsidiaries remain as guarantor loan parties on the Amended and Restated Credit Agreement. The CNXM Credit Agreement replaced the Partnership's prior senior secured revolving credit facility and is not subject to semi-annual redetermination. Borrowings under the CNXM Credit Agreement may be used by CNXM for general corporate purposes.

Interest on outstanding indebtedness under the CNXM Credit Agreement currently accrues, at the Partnership's option, at a rate based on either:

- the highest of (i) PNC Bank, National Association's prime rate, (ii) the federal funds open rate plus 0.50%, and (iii) the one-month SOFR rate plus 1.0%, in each case, plus a margin ranging from 1.00% to 2.00%; or
- the SOFR rate plus a margin ranging from 2.10% to 3.10%.

In addition, the Partnership is obligated to maintain at the end of each fiscal quarter (x) a maximum net leverage ratio of no greater than between 5.00 to 1.00 ranging to no greater than 5.25 to 1.00 in certain circumstances; (y) a maximum secured leverage ratio of no greater than 3.25 to 1.00 and (z) a minimum interest coverage ratio of no less than 2.50 to 1.00; in each case as calculated in accordance with the terms and definitions determining such ratios contained in CNXM Credit Agreement. The CNXM Credit Agreement also contains various reporting requirements.

We incurred interest expense of \$6.9 million on our revolving credit facility (not including amortization of revolver fees) during the nine months ended September 30, 2023. On September 30, 2023, the Partnership had an outstanding balance on the CNXM Credit Agreement of \$88.1 million and no letters of credit outstanding, leaving \$511.9 million available for borrowing.

For additional information regarding our CNXM Credit Agreement, see Note 6 – Revolving Credit Facility in the Notes to the Unaudited Consolidated Financial Statements.

Senior Notes due 2030

In September 2021, the Partnership completed a private offering of \$400.0 million in 4.75% Senior Notes due April 2030 (the "2030 Senior Notes"), and received net proceeds of approximately \$395.0 million, after deducting the initial purchasers' discount. In connection with the issuance of the 2030 Senior Notes, the Partnership capitalized related offering expenses, which are recorded in our Consolidated Balance Sheet as a reduction to the principal amount. The 2030 Senior Notes mature on April

15, 2030 and accrue interest at a rate of 4.75% per year, which is payable semi-annually, in arrears, on April 15 and October 15 each year, beginning April 15, 2022. We incurred interest expense of \$14.3 million (not including amortization of capitalized bond issue costs) on the 2030 Senior Notes during the nine months ended September 30, 2023.

For additional information regarding our Senior Notes, see Note 7 – Senior Notes in the Notes to the Unaudited Consolidated Financial Statements.