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

FORM 10-Q

(Mark One)

X	QUARTERLY RE	PORT PURSUANT	TO SECTION 13 OR 15(d) OF THE S	SECURITIES EXCHAN	GE ACT OF 1934	
			For the quarterly period ended Jur	ne 30, 2019		
			OR			
	TRANSITION RE	PORT PURSUANT	TO SECTION 13 OR 15(d) OF THE S	SECURITIES EXCHAN	GE ACT OF 1934	
_			For the transition period from			
			Commission File Number 1-1			
				<u> </u>		
			NuStar Energy I (Exact name of registrant as specified in	.P. its charter)		
		Delaware		74-295683	1	
	(State or other ju	urisdiction of incorpor	ation or organization)	(I.R.S. Employer Ident	ification No.)	
			19003 IH-10 West San Antonio, Texas (Address of principal executive of 78257 (Zip Code)	ffices)		
		Registra	ant's telephone number, including area	a code (210) 918-2000		
g :			1			
Securit	ties registered pursuant	t to Section 12(b) of t	he Act:			
		Title of eac	ch class	Trading Symbol(s	Name of each exchange which registered	on
Comn	non units			NS	New York Stock Exchange	
			emable Perpetual Preferred Units	NSprA	New York Stock Exchange	
	-		eemable Perpetual Preferred Units eemable Perpetual Preferred Units	NSprB NSprC	New York Stock Exchange New York Stock Exchange	
			•	•	_	
during		ths (or for such shorte	has filed all reports required to be filed be period that the registrant was required			
Regula			submitted electronically every Interactive he preceding 12 months (or for such sho			
emergi		see the definitions of	large accelerated filer, an accelerated file "large accelerated filer," "accelerated file			r an
Large	accelerated filer	X			Accelerated filer	
Non-a	ccelerated filer				Smaller reporting company	
					Emerging growth company	
			x mark if the registrant has elected not to pursuant to Section 13(a) of the Exchan		n period for complying with an	y new
Indicat	e by check mark wheth	her the registrant is a	shell company (as defined in Rule 12b-2	2 of the Exchange Act).	∕es □ No ⊠	

The number of common units outstanding as of July 31, 2019 was 107,763,602.

## NUSTAR ENERGY L.P. FORM 10-Q

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#### PART I – FINANCIAL INFORMATION

#### Item 1. Financial Statements

#### NUSTAR ENERGY L.P. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Unaudited, Thousands of Dollars, Except Unit Data)

	June 30, 2019		Г	December 31, 2018
Assets				
Current assets:				
Cash and cash equivalents	\$	15,299	\$	11,529
Accounts receivable, net of allowance for doubtful accounts of \$9,452 and \$9,412 as of June 30, 2019 and December 31, 2018, respectively		117,688		110,417
Inventories		9,454		8,434
Prepaid and other current assets		29,591		17,374
Assets held for sale		301,529		599,347
Total current assets		473,561		747,101
Property, plant and equipment, at cost		5,981,860		5,627,805
Accumulated depreciation and amortization		(1,961,046)		(1,853,003)
Property, plant and equipment, net		4,020,814		3,774,802
Intangible assets, net		707,344		733,056
Goodwill		1,005,853		1,005,853
Other long-term assets, net		172,119		88,328
Total assets	\$	6,379,691	\$	6,349,140
Liabilities, Mezzanine Equity and Partners' Equity	_			
Current liabilities:				
Accounts payable	\$	128,547	\$	103,122
Short-term debt and current portion of finance leases		10,087		18,500
Accrued interest payable		38,929		36,293
Accrued liabilities		69,970		74,418
Taxes other than income tax		14,060		16,823
Income tax payable		1,920		4,445
Liabilities held for sale		68,616		69,834
Total current liabilities		332,129		323,435
Long-term debt		3,456,461		3,111,996
Deferred income tax liability		12,250		12,428
Other long-term liabilities		176,951		79,558
Total liabilities		3,977,791		3,527,417
	_			, ,
Commitments and contingencies (Note 6)				
Series D preferred limited partners (23,246,650 preferred units outstanding as of June 30, 2019 and December 31, 2018) (Note 9)		572,597		563,992
Partners' equity (Note 10):				
Preferred limited partners				
Series A (9,060,000 units outstanding as of June 30, 2019 and December 31, 2018)		218,307		218,307
Series B (15,400,000 units outstanding as of June 30, 2019 and December 31, 2018)		371,476		371,476
Series C (6,900,000 units outstanding as of June 30, 2019 and December 31, 2018)		166,518		166,518
Common limited partners (107,763,033 and 107,225,156 common units outstanding as of June 30, 2019 and December 31, 2018, respectively)		1,140,665		1,556,308
Accumulated other comprehensive loss		(67,663)		(54,878)
Total partners' equity	_	1,829,303		2,257,731
Total liabilities, mezzanine equity and partners' equity	\$	6,379,691	\$	6,349,140
rotal natifices, mezzanine equity and partners equity	Ф	0,377,071	ψ	0,347,140

## NUSTAR ENERGY L.P. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS) (Unaudited, Thousands of Dollars, Except Unit and Per Unit Data)

	T	Three Months Ended June 30,		Six Months Ende		ed June 30,		
		2019		2018	2019			2018
Revenues:								
Service revenues	\$	282,472	\$	259,599	\$	541,499	\$	507,668
Product sales		89,973		129,657		178,772		258,315
Total revenues		372,445		389,256		720,271		765,983
Costs and expenses:								
Costs associated with service revenues:								
Operating expenses (excluding depreciation and amortization expense)		101,095		102,241		196,506		190,320
Depreciation and amortization expense		64,991		61,777		129,809		121,601
Total costs associated with service revenues		166,086		164,018		326,315		311,921
Cost of product sales		86,389		119,939		172,571		245,089
General and administrative expenses (excluding depreciation and amortization expense)		24,868		26,754		50,559		44,896
Other depreciation and amortization expense		1,819		2,158		3,938		4,197
Total costs and expenses		279,162		312,869		553,383		606,103
Operating income		93,283		76,387		166,888		159,880
Interest expense, net		(45,693)		(48,389)		(89,984)		(95,777)
Other income, net		621		1,607		1,412		2,623
Income from continuing operations before income tax expense		48,211		29,605		78,316		66,726
Income tax expense		1,296		2,696		2,478		6,584
Income from continuing operations, net of tax		46,915		26,909		75,838		60,142
(Loss) income from discontinued operations, net of tax		(964)		2,490		(307,750)		95,390
Net income (loss)	\$	45,951	\$	29,399	\$	(231,912)	\$	155,532
		_						
Basic net income (loss) per common unit (Note 11):								
Continuing operations	\$	0.11	\$	0.12	\$	0.05	\$	0.30
Discontinued operations		(0.01)		0.03		(2.86)		1.00
Total net income (loss) per common unit	\$	0.10	\$	0.15	\$	(2.81)	\$	1.30
Basic weighted-average common units outstanding	10	07,763,016		93,192,238	1	07,647,957		93,187,038
Comprehensive income (loss)	\$	37,992	\$	26,778	\$	(244,697)	\$	173,835

## NUSTAR ENERGY L.P. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

(Unaudited, Thousands of Dollars)

	Six Months Ended June 30			
		2019	2018	
Cash Flows from Operating Activities:				
Net (loss) income	\$	(231,912)	\$ 155,5	32
Adjustments to reconcile net (loss) income to net cash provided by operating activities:				
Depreciation and amortization expense		142,283	147,8	79
Unit-based compensation expense		5,774	4,2	77
Amortization of debt related items		2,643	3,9	65
Gain from sale or disposition of assets		(1,300)	(1,2	18)
Asset impairment losses		305,715		_
Goodwill impairment loss		31,123		
Gain from insurance recoveries		<u> </u>	(78,7	56)
Deferred income tax (benefit) expense		(575)	1,1	
Changes in current assets and current liabilities (Note 12)		(36,229)	42,7	
Decrease (increase) in other long-term assets		15,190	(11,2	
Increase (decrease) in other long-term liabilities		9,157	(20,0	
Other, net		(975)		07)
Net cash provided by operating activities		240,894	243,8	
Cash Flows from Investing Activities:				
Capital expenditures		(319,961)	(248,5	21)
Change in accounts payable related to capital expenditures		16,144	(19,3	
Proceeds from sale or disposition of assets		143	2,0	
Proceeds from insurance recoveries		_	78,4	
Acquisitions		_	(37,5	
Net cash used in investing activities		(303,674)	(224,8	
Cash Flows from Financing Activities:				
Proceeds from long-term debt borrowings		415,800	677,2	72
Proceeds from short-term debt borrowings		178,500	456,0	
Proceeds from note offering, net of issuance costs		491,665	730,0	_
Long-term debt repayments		(616,800)	(905,5	21)
Short-term debt repayments		(191,000)	(428,0	
Proceeds from issuance of Series D preferred units		(1)1,000)	400,0	
Payment of issuance costs for Series D preferred units		_	(29,2	
Proceeds from issuance of common units		_	10,0	
Distributions to preferred unitholders		(60,846)	(32,7	
Distributions to common unitholders and general partner		(129,025)	(172,3	
Proceeds from termination of interest rate swaps			8,0	
Payment of tax withholding for unit-based compensation		(6,368)		(69)
Decrease in cash book overdrafts		(4,718)	,	36)
Other, net		(3,451)	(5,5	
Net cash provided by (used in) financing activities		73,757	(22,5	
Effect of foreign exchange rate changes on cash		261		21)
Net increase (decrease) in cash, cash equivalents and restricted cash		11,238	(3,9	<u> </u>
Cash, cash equivalents and restricted cash as of the beginning of the period		13,644	24,2	
Cash, cash equivalents and restricted cash as of the end of the period	\$		\$ 20,3	

# NUSTAR ENERGY L.P. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF PARTNERS' EQUITY AND MEZZANINE EQUITY Three Months Ended June 30, 2019 and 2018 (Unaudited, Thousands of Dollars)

	Limited Partners					Mezzanine Equity	
	Preferred	Common	General Partner	Accumulated Other Comprehensive Loss	Total Partners' Equity (Note 10)	Series D Preferred Limited Partners (Note 9)	Total
Balance as of March 31, 2019	\$ 756,301	\$1,192,080	s —	\$ (59,704)	\$1,888,677	\$ 568,293	\$2,456,970
Net income	16,033	15,528	_	_	31,561	14,390	45,951
Other comprehensive loss	_	_	_	(7,959)	(7,959)	_	(7,959)
Distributions to partners: Series A, B and C preferred Common (\$0.60 per unit) Series D preferred	(16,033) — —	(64,658) —	_ _ _	_ _ _	(16,033) (64,658)	— — (14,390)	(16,033) (64,658) (14,390)
Unit-based compensation	_	2,146	_	_	2,146	_	2,146
Series D preferred unit accretion	_	(4,446)	_	_	(4,446)	4,446	_
Other		15			15	(142)	(127)
Balance as of June 30, 2019	\$ 756,301	\$1,140,665	<u>\$</u>	\$ (67,663)	\$1,829,303	\$ 572,597	\$2,401,900
Balance as of March 31, 2018	\$ 756,494	\$1,772,874	\$ 26,692	\$ (64,003)	\$2,492,057	s —	\$2,492,057
Net income	16,033	12,891	263	_	29,187	212	29,399
Other comprehensive loss	_	_	_	(2,621)	(2,621)	_	(2,621)
Distributions to partners: Series A, B and C preferred	(16,033)	_	_	_	(16,033)	_	(16,033)
Common (\$0.60 per unit) and general partner Series D preferred	_	(55,911)	(1,141)	_	(57,052)	(212)	(57,052)
Issuance of common units, including contribution from general partner	_	10,000	204		10,204	(212)	10,204
Issuance of Series D preferred units	_		_	_		370,711	370,711
Unit-based compensation	_	1,765	_	_	1,765		1,765
Other	(160)	(851)	(19)	_	(1,030)	_	(1,030)
Balance as of June 30, 2018	\$ 756,334	\$1,740,768	\$ 25,999	\$ (66,624)	\$2,456,477	\$ 370,711	\$2,827,188

# NUSTAR ENERGY L.P. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF PARTNERS' EQUITY AND MEZZANINE EQUITY Six Months Ended June 30, 2019 and 2018 (Unaudited, Thousands of Dollars)

	Limited	Partners				Mezzanine Equity	
	Preferred	Common	General Partner	Accumulated Other Comprehensive Loss	Total Partners' Equity (Note 10)	Series D Preferred Limited Partners (Note 9)	Total
Balance as of January 1, 2019	\$ 756,301	\$1,556,308	s —	\$ (54,878)	\$2,257,731	\$ 563,992	\$2,821,723
Net income (loss)	32,066	(292,758)	_	_	(260,692)	28,780	(231,912)
Other comprehensive loss	_	_	_	(12,785)	(12,785)	_	(12,785)
Distributions to partners: Series A, B and C preferred Common (\$1.20 per unit) Series D preferred	(32,066)	— (129,025) —	_ _	_ _	(32,066) (129,025)	(28,780)	(32,066) (129,025) (28,780)
Unit-based compensation	_	15,686	_	_	15,686	_	15,686
Series D preferred unit accretion	_	(8,748)	_	_	(8,748)	8,748	
Other		(798)			(798)	(143)	(941)
Balance as of June 30, 2019	\$ 756,301	\$1,140,665	<u>\$</u>	\$ (67,663)	\$1,829,303	\$ 572,597	\$2,401,900
Balance as of January 1, 2018	\$ 756,603	\$1,770,587	\$ 37,826	\$ (84,927)	\$2,480,089	\$ —	\$2,480,089
Net income	32,023	120,831	2,466	_	155,320	212	155,532
Other comprehensive income	_	_	_	18,303	18,303	_	18,303
Distributions to partners: Series A, B and C preferred Common (\$1.695 per unit)	(32,023)	_	_	_	(32,023)	_	(32,023)
and general partner	_	(157,945)	(14,379)	_	(172,324)	_	(172,324)
Series D preferred	_	_	_	_	_	(212)	(212)
Issuance of common units, including contribution from general partner	_	10,000	204	_	10,204	_	10,204
Issuance of Series D preferred units	_	_	_	_	_	370,711	370,711
Unit-based compensation	_	3,051	_	_	3,051	_	3,051
Other	(269)	(5,756)	(118)		(6,143)		(6,143)
Balance as of June 30, 2018	\$ 756,334	\$1,740,768	\$ 25,999	\$ (66,624)	\$2,456,477	\$ 370,711	\$2,827,188

#### 1. ORGANIZATION AND BASIS OF PRESENTATION

#### **Organization and Operations**

NuStar Energy L.P. (NYSE: NS) is a publicly held Delaware limited partnership engaged in the transportation of petroleum products and anhydrous ammonia, and the terminalling, storage and marketing of petroleum products. Unless otherwise indicated, the terms "NuStar Energy," "NS," "the Partnership," "we," "our" and "us" are used in this report to refer to NuStar Energy L.P., to one or more of our consolidated subsidiaries or to all of them taken as a whole.

On July 20, 2018, we completed the merger of NuStar GP Holdings, LLC (NuStar GP Holdings or NSH) with a subsidiary of NS. Consequently, NSH, which indirectly owns our general partner, became a wholly owned subsidiary of ours. Under the terms of the merger agreement, NSH unitholders received 0.55 of a common unit representing a limited partner interest in NS in exchange for each NSH unit owned at the effective time of the merger, resulting in approximately 13.4 million incremental NS common units outstanding after the merger.

We conduct our operations through our subsidiaries, primarily NuStar Logistics, L.P. (NuStar Logistics) and NuStar Pipeline Operating Partnership L.P. (NuPOP). We have three business segments: pipeline, storage and fuels marketing.

#### **Recent Developments**

On July 29, 2019, we closed on the sale of the equity interests in our wholly owned subsidiaries that own the St. Eustatius terminal and bunkering operations for approximately \$250.0 million, subject to adjustment. Please refer to Note 3 for additional discussion.

#### Basis of Presentation

These unaudited condensed consolidated financial statements include the accounts of the Partnership and subsidiaries in which the Partnership has a controlling interest. Inter-partnership balances and transactions have been eliminated in consolidation.

These unaudited condensed consolidated financial statements have been prepared in accordance with U.S. generally accepted accounting principles (GAAP) for interim financial information and with the instructions to the Quarterly Report on Form 10-Q and Article 10 of Regulation S-X of the Securities Exchange Act of 1934. Accordingly, they do not include all of the information and notes required by GAAP for complete consolidated financial statements. In the opinion of management, all adjustments considered necessary for a fair presentation have been included, and all disclosures are adequate. All such adjustments are of a normal recurring nature unless disclosed otherwise. Operating results for the three and six months ended June 30, 2019 are not necessarily indicative of the results that may be expected for the year ending December 31, 2019. These unaudited condensed consolidated financial statements should be read in conjunction with the audited consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2018.

We have reclassified certain previously reported amounts in the consolidated financial statements and notes to conform to current-period presentation. As further discussed in Note 3, we reclassified certain balances to assets and liabilities held for sale and certain revenues and expenses to discontinued operations. The consolidated statements of cash flows have not been adjusted to separately disclose cash flows related to discontinued operations.

#### New Accounting Policy

As of June 30, 2019, we have restricted cash representing legally restricted funds that are unavailable for general use totaling \$8.7 million, which is included in "Prepaid and other current assets" on the consolidated balance sheet.

#### 2. NEW ACCOUNTING PRONOUNCEMENTS

#### Securities and Exchange Commission Disclosure Update and Simplification

In August 2018, the Securities and Exchange Commission (SEC) issued final rules regarding disclosure requirements that were redundant, duplicative, overlapping or superseded by other SEC requirements or GAAP. The final rules primarily eliminated or reduced certain disclosure requirements, although they also required some additional disclosures. The guidance became effective on November 5, 2018, with an exception for the new disclosure requirement to present changes in partners' equity in interim periods, which permits entities to begin disclosing this information in the quarter that begins after the effective date of the final rules. We elected to utilize this exception, and began presenting statements of partners' equity on an interim basis beginning with the quarter ending March 31, 2019. These final rules did not have an impact on our financial position or results of operations.

#### **Cloud Computing Arrangements**

In August 2018, the Financial Accounting Standards Board (FASB) issued guidance addressing a customer's accounting for implementation costs incurred in a cloud computing arrangement (CCA) that is considered a service contract. Under the new guidance, implementation costs for a CCA should be evaluated for capitalization using the same approach as implementation costs associated with internal-use software and expensed over the term of the hosting arrangement. The guidance is effective for annual and interim periods beginning after December 15, 2019, with early adoption permitted. Prospective adoption for eligible costs incurred on or after the date of adoption or retrospective adoption are permitted. We are currently evaluating whether we will adopt these provisions early and whether we will elect prospective or retrospective adoption, but we do not expect the guidance to have a material impact on our financial position, results of operations or disclosures.

#### Disclosures for Defined Benefit Plans

In August 2018, the FASB issued amended guidance that makes minor changes to the disclosure requirements for employers that sponsor defined benefit pension and/or other postretirement benefit plans. The guidance is effective for annual periods beginning after December 15, 2020, with early adoption permitted, using a retrospective approach. We are currently evaluating whether we will adopt these provisions early, but we do not expect the guidance to have a material impact on our financial position, results of operations or disclosures.

#### Goodwill

In January 2017, the FASB issued amended guidance that simplifies the accounting for goodwill impairment by eliminating step 2 of the goodwill impairment test. Under the amended guidance, goodwill impairment will be measured as the excess of the reporting unit's carrying value over its fair value, not to exceed the carrying amount of goodwill for that reporting unit. The changes are effective for annual and interim periods beginning after December 15, 2019, and amendments should be applied prospectively. Early adoption is permitted for any impairment tests performed after January 1, 2017. We adopted the amended guidance during the first quarter of 2019 and applied the guidance to the goodwill impairment discussed in Note 3.

#### Credit Losses

In June 2016, the FASB issued amended guidance that requires the use of a "current expected loss" model for financial assets measured at amortized cost and certain off-balance sheet credit exposures. Under this model, entities will be required to estimate the lifetime expected credit losses on such instruments based on historical experience, current conditions, and reasonable and supportable forecasts. This amended guidance also expands the disclosure requirements to enable users of financial statements to understand an entity's assumptions, models and methods for estimating expected credit losses. The changes are effective for annual and interim periods beginning after December 15, 2019, and amendments should be applied using a modified retrospective approach. We currently expect to adopt the amended guidance on January 1, 2020, and we are assessing the impact of this amended guidance on our financial position, results of operations and disclosures. We plan to provide additional information about the expected impact at a future date.

#### Leases

In February 2016, the FASB issued amended guidance that requires lessees to recognize the assets and liabilities that arise from most leases on the balance sheet. For lessors, this amended guidance modifies the classification criteria and the accounting for sales-type and direct financing leases. The changes are effective for annual and interim periods beginning after December 15, 2018, and amendments should be applied using one of two modified retrospective transition methods. We adopted these provisions on January 1, 2019 through a cumulative-effect adjustment to the opening balance of retained earnings in the period of adoption. The transition adjustment related to the adoption was immaterial, and we do not expect the adoption of this guidance to impact the results of our operations going forward. Please refer to Note 7 for further discussion.

#### 3. DISCONTINUED OPERATIONS AND IMPAIRMENTS

On May 9, 2019, we entered into a Share Purchase and Sale Agreement to sell the equity interests in our wholly owned subsidiaries that own the St. Eustatius terminal and bunkering operations (the St. Eustatius Operations), for approximately \$250.0 million, subject to adjustment (the St. Eustatius Disposition). The St. Eustatius Disposition included a 14.3 million barrel storage and terminalling facility and related assets on the island of St. Eustatius in the Caribbean Netherlands. We closed the sale on July 29, 2019 and received net proceeds of approximately \$234.0 million. We previously reported the terminal operations in our storage segment and the bunkering operations in our fuels marketing segment.

On November 30, 2018, we sold our European operations, which consisted of six liquids storage terminals in the United Kingdom and one facility in Amsterdam and related assets that were previously reported in our storage segment (the European Operations), for approximately \$270.0 million (the European Disposition).

During the second quarter of 2019, we determined the assets and liabilities associated with the St. Eustatius Operations met the criteria to be classified as held for sale. We also determined the St. Eustatius Operations and the European Operations met the requirements to be reported as discontinued operations since the St. Eustatius Disposition and the European Disposition together represent a strategic shift that will have a major impact on our operations and financial results. These sales are part of our plan to improve our debt metrics and partially fund capital projects to grow our core business in North America. Accordingly, the consolidated balance sheets reflect the assets and liabilities associated with the St. Eustatius Operations as held for sale for all periods presented, and the condensed consolidated statements of comprehensive income reflect the St. Eustatius Operations and the European Operations as discontinued operations for all applicable periods presented.

#### **Discontinued Operations**

The following is a reconciliation of the major classes of line items included in "(Loss) income from discontinued operations, net of tax" on the condensed consolidated statements of comprehensive income (loss):

	Three Months Ended June 30,				Six Months E	nded June 30,		
	2019			2018	2018 2019			2018
				(Thousands	of I	Pollars)		
Revenues	\$	92,837	\$	96,948	\$	231,480	\$	196,102
Costs and expenses:								
Cost of revenues		86,278		92,177		202,880		174,633
Impairment losses		8,398		_		336,838		_
General and administrative expenses (excluding depreciation and amortization expense)		305		1,227		610		2,859
Other depreciation and amortization expense		_		93		_		172
Total costs and expenses		94,981		93,497		540,328		177,664
Operating (loss) income		(2,144)		3,451		(308,848)		18,438
Interest income (expense), net		9		(547)		32		(931)
Other income (expense), net		1,171		(195)		1,167		78,541
(Loss) income from discontinued operations before income tax expense		(964)		2,709		(307,649)		96,048
Income tax expense		_		219		101		658
(Loss) income from discontinued operations, net of tax	\$	(964)	\$	2,490	\$	(307,750)	\$	95,390

The following table presents selected cash flow information associated with our discontinued operations:

		Six Months Ended June 30,						
		2019		2018				
	(Thousands of							
Capital expenditures	\$	(23,635)	\$	(82,111)				
Significant noncash operating activities:								
Depreciation and amortization expense	\$	8,536	\$	22,081				
Asset impairment losses	\$	305,715	\$	_				
Goodwill impairment loss	\$	31,123	\$	<u> </u>				
Gain from insurance recoveries	\$		\$	(78,756)				

#### **Impairments**

On January 28, 2019, the U.S. Department of the Treasury's Office of Foreign Assets Control added Petroleos de Venezuela, S.A. (PDVSA), at the time a customer at our St. Eustatius facility, to its List of Specially Designated Nationals and Blocked Persons (the SDN List). The inclusion of PDVSA on the SDN List required us to wind down our contracts with PDVSA. Prior to winding down such contracts, PDVSA was the St. Eustatius terminal's largest customer.

The effect of the sanctions issued against PDVSA, combined with the progression in the sale negotiations that occurred during March 2019, resulted in triggering events that caused us to evaluate the long-lived assets and goodwill associated with the St. Eustatius terminal and bunkering operations for potential impairment.

With respect to the terminal operations long-lived assets, our estimates of future expected cash flows included the possibility of a near-term sale, as well as continuing to operate the terminal. The carrying value of the terminal's long-lived assets exceeded our estimate of the total expected cash flows, indicating the long-lived assets were potentially impaired. To determine an impairment amount, we estimated the fair value of the long-lived assets for comparison to the carrying amount of those assets. Our estimate of the fair value considered the expected sales price as well as estimates generated from income and market approaches using a market participant's assumptions. The estimated fair values resulting from the market and income approaches were consistent with the expected sales price. Therefore, we concluded that the estimated sales price, which was less than the carrying amount of the long-lived assets, represented the best estimate of fair value at March 31, 2019, and we recorded a long-lived asset impairment charge of \$297.3 million in the first quarter of 2019 to reduce the carrying value of the assets to their estimated fair value. We recorded an additional impairment charge of \$8.4 million in the second quarter of 2019, mainly due to additional capital expenditures incurred in the second quarter. Our estimate of the fair value is based on a transaction price in a market that is not active and thus falls within Level 2 of the fair value hierarchy.

With respect to the goodwill in the Statia Bunkering reporting unit, which consists of our bunkering operations at our St. Eustatius terminal facility, we estimated the fair value based on the expected sales price discussed above, which is inclusive of the bunkering operations. As a result, we concluded the goodwill was impaired. Consistent with FASB's amended goodwill impairment guidance discussed in Note 2, which we adopted in the first quarter of 2019, we measured the goodwill impairment as the difference between the reporting unit's carrying value and its fair value. Therefore, we recognized a goodwill impairment charge of \$31.1 million in the first quarter of 2019 to reduce the goodwill to \$0.

The impairment charges are included in "(Loss) income from discontinued operations, net of tax" on the condensed consolidated statements of comprehensive income (loss).

#### Assets and Liabilities Held for Sale

The following is a reconciliation of the carrying amounts of the major classes of assets and liabilities included in "Assets held for sale" and "Liabilities held for sale" on the consolidated balance sheets:

	June 30, 2019		December 31, 2018
	 (Thousands	of Do	llars)
Total current assets	\$ 46,826	\$	54,404
Property, plant and equipment, net	223,723		513,820
Goodwill	_		31,123
Other long-term assets, net	30,980		_
Assets held for sale	\$ 301,529	\$	599,347
			_
Total current liabilities	\$ 44,625	\$	69,834
Total long-term liabilities	 23,991		
Liabilities held for sale	\$ 68,616	\$	69,834

#### 4. REVENUE FROM CONTRACTS WITH CUSTOMERS

#### Contract Assets and Contract Liabilities

The following table provides information about contract assets and contract liabilities from contracts with customers:

		20	19		20	018
	Cor	itract Assets	Co	ontract Liabilities	Contract Assets	Contract Liabilities
				(Thousands	of Dollars)	
Balances as of January 1:						
Current portion	\$	2,066	\$	(21,579)	\$ 1,956	\$ (13,801)
Noncurrent portion		539		(38,945)	171	(46,361)
Held for sale		_		(25,357)		(302)
Total		2,605		(85,881)	2,127	(60,464)
Activity:						
Additions		2,674		(24,537)	879	(20,820)
Transfer to accounts receivable		(2,638)		_	(2,397)	<del>-</del>
Transfer to revenues, including amounts reported in discontinued operations		_		46,757	_	28,466
Total		36		22,220	(1,518)	7,646
Balances as of June 30:						
Current portion		1,483		(23,688)	327	(17,881)
Noncurrent portion		1,158		(39,973)	282	(34,669)
Held for sale		_		<u> </u>	_	(268)
Total	\$	2,641	\$	(63,661)	\$ 609	\$ (52,818)
				( ) - )		

As previously discussed in Note 3, the inclusion of PDVSA on the SDN List prevents us from providing services to PDVSA until such time as these sanctions are lifted or otherwise modified. As a result, in the first quarter of 2019 we accelerated the recognition of revenue totaling \$16.3 million, representing the amount remaining from a third quarter 2018 settlement we entered into with PDVSA.

#### Remaining Performance Obligations

The following table presents our estimated revenue from contracts with customers for remaining performance obligations that has not yet been recognized, representing our contractually committed revenue as of June 30, 2019 (in thousands of dollars):

2019 (remaining)	\$ 252,055
2020	422,044
2021	290,290
2022	241,784
2023	172,720
Thereafter	 332,782
Total	\$ 1,711,675

Our contractually committed revenue, for purposes of the tabular presentation above, is generally limited to service customer contracts that have fixed pricing and fixed volume terms and conditions, generally including contracts with payment obligations for take-or-pay minimum volume commitments. The revenue shown above includes \$9.4 million relating to the St. Eustatius Operations that were sold on July 29, 2019.

#### Disaggregation of Revenues

The following table disaggregates our revenues:

	Three Months Ended June 30, Six Months					Six Months E	Ended June 30,		
		2019		2018	2019			2018	
				(Thousands	of D	of Dollars)			
Pipeline segment:									
Crude oil pipelines	\$	77,293	\$	60,507	\$	145,771	\$	113,944	
Refined products and ammonia pipelines		92,534		89,769		177,640		173,068	
Total pipeline segment revenues from contracts with customers		169,827		150,276		323,411		287,012	
Lessor revenues		2,666		_		5,333		54	
Total pipeline segment revenues		172,493		150,276		328,744		287,066	
Storage segment:									
Throughput terminals		23,170		20,140		44,856		40,157	
Storage terminals		77,039		84,718		148,660		166,159	
Total storage segment revenues from contracts with customers		100,209		104,858		193,516		206,316	
Lessor revenues		10,194		9,962		20,387		19,924	
Total storage segment revenues		110,403		114,820		213,903		226,240	
Fuels marketing segment:									
Revenues from contracts with customers		89,549		124,293		177,628		252,951	
Consolidation and intersegment eliminations		_		(133)		(4)		(274)	
Total revenues	\$	372,445	\$	389,256	\$	720,271	\$	765,983	

#### 5. DEBT

#### Revolving Credit Agreement

As of June 30, 2019, we had \$543.0 million outstanding under our \$1.4 billion revolving credit agreement (the Revolving Credit Agreement). The Revolving Credit Agreement bears interest, at our option, based on an alternative base rate, a LIBOR-based rate or a EURIBOR-based rate. The interest rate on the Revolving Credit Agreement is subject to adjustment if our debt rating is downgraded (or upgraded) by certain credit rating agencies. In the second quarter of 2019, our credit rating was downgraded by S&P Global Ratings from BB to BB-, and our outlook was changed from negative to stable by S&P Global Ratings, Moody's Investor Service Inc. and Fitch, Inc. However, per the terms of the Revolving Credit Agreement, these changes did not impact the interest rate on our Revolving Credit Agreement, which is the only debt arrangement with an interest rate that is subject to adjustment if our debt rating is downgraded (or upgraded) by certain credit rating agencies. As of June 30, 2019, our weighted-average interest rate related to borrowings under the Revolving Credit Agreement was 4.4%.

For the rolling period of four quarters ending June 30, 2019, the consolidated debt coverage ratio (as defined in the Revolving Credit Agreement) could not exceed 5.00-to-1.00 and the consolidated interest coverage ratio (as defined in the Revolving Credit Agreement) must not be less than 1.75-to-1.00. The maximum consolidated debt coverage ratio and minimum consolidated interest coverage ratio requirements may limit the amount we can borrow under the Revolving Credit Agreement to an amount less than the total amount available for borrowing. As of June 30, 2019, we had \$853.5 million available for borrowing, and we believe that we are in compliance with the covenants in the Revolving Credit Agreement.

#### Receivables Financing Agreement

NuStar Energy and NuStar Finance LLC (NuStar Finance), a special purpose entity and wholly owned subsidiary of NuStar Energy, are parties to a \$125.0 million receivables financing agreement with third-party lenders (the Receivables Financing

Agreement) and agreements with certain of NuStar Energy's wholly owned subsidiaries (collectively with the Receivables Financing Agreement, the Securitization Program). On April 29, 2019, we amended the Receivables Financing Agreement to extend the scheduled termination date from September 20, 2020 to September 20, 2021 and to amend certain provisions with respect to receivables related to certain customers. NuStar Finance's sole activity consists of purchasing receivables from NuStar Energy's wholly owned subsidiaries that participate in the Securitization Program and providing these receivables as collateral for NuStar Finance's revolving borrowings under the Securitization Program. NuStar Finance is a separate legal entity and the assets of NuStar Finance, including these accounts receivable, are not available to satisfy the claims of creditors of NuStar Energy, its subsidiaries selling receivables under the Securitization Program or their affiliates. The amount available for borrowing is based on the availability of eligible receivables and other customary factors and conditions.

Borrowings by NuStar Finance under the Receivables Financing Agreement bear interest at the applicable bank rate, as defined under the Receivables Financing Agreement. The weighted average interest rate related to outstanding borrowings under the Securitization Program as of June 30, 2019 was 3.3%. As of June 30, 2019, \$100.3 million of our accounts receivable are included in the Securitization Program. The amount of borrowings outstanding under the Receivables Financing Agreement totaled \$62.8 million as of June 30, 2019, which is included in "Long-term debt" on the consolidated balance sheet.

#### Issuance of Debt

On May 22, 2019, NuStar Logistics issued \$500.0 million of 6.0% senior notes due June 1, 2026. We received net proceeds of approximately \$491.7 million, which we initially used to repay outstanding borrowings under our Revolving Credit Agreement. The interest on the 6.0% senior notes is payable semi-annually in arrears on June 1 and December 1 of each year, beginning on December 1, 2019. The 6.0% senior notes do not have sinking fund requirements. These notes rank equally with existing senior unsecured indebtedness and senior to existing subordinated indebtedness of NuStar Logistics. The 6.0% senior notes contain restrictions on NuStar Logistics' ability to incur secured indebtedness unless the same security is also provided for the benefit of holders of the senior notes. In addition, the senior notes limit NuStar Logistics' ability to incur indebtedness secured by certain liens, engage in certain sale-leaseback transactions and engage in certain consolidations, mergers or asset sales. The 6.0% senior notes are fully and unconditionally guaranteed by NuStar Energy and NuPOP.

At the option of NuStar Logistics, the 6.0% senior notes may be redeemed in whole or in part at any time at a redemption price, plus accrued and unpaid interest to the redemption date. If we undergo a change of control, as defined in the supplemental indenture, each holder of the notes may require us to repurchase all or a portion of its notes at a price equal to 101% of the principal amount of the notes repurchased, plus any accrued and unpaid interest to the date of repurchase.

#### 6. COMMITMENTS AND CONTINGENCIES

We have contingent liabilities resulting from various litigation, claims and commitments. We record accruals for loss contingencies when losses are considered probable and can be reasonably estimated. Legal fees associated with defending the Partnership in legal matters are expensed as incurred. We accrued \$2.8 million for contingent losses as of June 30, 2019 and December 31, 2018. The amount that will ultimately be paid related to such matters may differ from the recorded accruals, and the timing of such payments is uncertain. We evaluate each contingent loss at least quarterly, and more frequently as each matter progresses and develops over time, and we do not believe that the resolution of any particular claim or proceeding, or all matters in the aggregate, would have a material adverse effect on our results of operations, financial position or liquidity.

#### 7. LEASE ASSETS AND LIABILITIES

#### **Transition**

On January 1, 2019, we adopted Accounting Standards Codification Topic 842, "Leases" (ASC Topic 842) using the modified retrospective method. Results for reporting periods beginning after January 1, 2019 are presented under ASC Topic 842. In accordance with the modified retrospective approach, prior period amounts were not adjusted and are reported under ASC Topic 840, "Leases." As a result of the adoption of ASC Topic 842, we recorded right-of-use assets and lease liabilities of approximately \$207.0 million and \$192.0 million, respectively, as of January 1, 2019. The adoption of ASC Topic 842 had an immaterial impact on our results of operations and cash flows.

We elected the following practical expedients permitted under the transition guidance within the new standard:

- the package of practical expedients, which, among other things, allowed us to carry forward historical lease classification;
- the practical expedient specifically related to land easements, which, among other things, allowed us to carry forward our historical accounting treatment for existing land easement agreements;

- the lessee practical expedient to combine lease and non-lease components for all of our asset classes except the other pipeline and terminal equipment asset class; and
- the lessor practical expedient to combine lease and non-lease components and to account for the transaction based on the predominant component (i.e., ASC Topic 842 or ASC Topic 606, "Revenue from Contracts with Customers"). We apply this expedient to certain contracts in which we agree to provide both storage capacity and optional services to customers.

We record all leases on our consolidated balance sheet except for those leases with an initial term of 12 months or less, which are expensed on a straight-line basis over the lease term. We use judgment in determining the reasonably certain lease term and consider factors such as the nature and utility of the leased asset, as well as the importance of the leased asset to our operations. We calculate the present value of our lease liabilities based upon our incremental borrowing rate unless the rate implicit in the lease is readily determinable.

#### Lessee Arrangements

Our operating leases consist primarily of leases for tugs and barges utilized at the St. Eustatius facility for bunker fuel sales and land and dock leases at various terminal facilities. Tug and barge leases have remaining terms of 1 year to 9 years and include options to extend up to 10 years, and land and dock leases have remaining terms generally ranging from 3 years to 17 years and include options to extend up to 15 years. We are reasonably certain to exercise options to extend our land and dock leases.

The primary component of our finance lease portfolio is a dock at a terminal facility, which includes a commitment for minimum dockage and wharfage throughput volumes. The dock lease has a remaining initial term of 2 years and four additional five-year renewal periods, all of which we are reasonably certain to exercise. We historically accounted for the dock lease under legacy build-to-suit accounting guidance, which was eliminated by ASC Topic 842.

Certain of our leases are subject to variable payment arrangements, the most notable of which include:

- dockage and wharfage charges, which are based on volumes moved over leased docks and are included in our calculation of our lease payments based on minimum throughput volume requirements. We recognize charges on excess throughput volumes in profit or loss in the period in which the obligation for those payments is incurred; and
- consumer price index adjustments, which are measured and included in the calculation of our lease payments based on the consumer price index at the adoption date or, after adoption, at the commencement date. We recognize changes in lease payments as a result of changes in the consumer price index in profit or loss in the period in which those payments are made.

As of June 30, 2019, right-of-use assets and lease liabilities included in our consolidated balance sheet were as follows:

	<b>Balance Sheet Location</b>				
		(Thousa	ands of Dollars)		
Right-of-Use Assets:					
Operating	Other long-term assets, net	\$	86,414		
Operating	Assets held for sale	\$	30,980		
Finance	Property, plant and equipment, net of accumulated amortization of \$1,741	\$	73,982		
Lease Liabilities:					
Operating:					
Current	Accrued liabilities	\$	11,832		
Current	Liabilities held for sale		31,681		
Noncurrent	Other long-term liabilities		73,723		
Total operating lease liabilities		\$	117,236		
Finance:					
Current	Short-term debt and current portion of finance leases	\$	4,087		
Noncurrent	Long-term debt		55,241		
Total finance lease liabilities		\$	59,328		

As of June 30, 2019, maturities of our operating and finance lease liabilities were as follows:

	Ope	rating Leases	Fina	nce Leases
		(Thousands	of Dollar	s)
2019 (remaining)	\$	13,042	\$	3,022
2020		17,053		6,044
2021		13,180		4,594
2022		12,622		3,939
2023		11,654		3,896
Thereafter		79,789		63,281
Total lease payments	\$	147,340	\$	84,776
Less: Interest		30,104		25,448
Present value of lease liabilities	\$	117,236	\$	59,328

Costs incurred for leases were as follows:

		Months Ended ne 30, 2019		Months Ended ne 30, 2019			
	(Thousands of Dollars)						
Operating lease cost	\$	9,477	18,941				
Finance lease cost:							
Amortization of right-of-use assets		900		1,741			
Interest expense on lease liability		550		1,099			
Short-term lease cost		5,609		9,923			
Variable lease cost		977		1,788			
Total lease cost	\$	17,513	\$	33,492			

The table below presents additional information regarding our leases:

	Ope	rating Leases		Finance Leases
	(Thous	ands of Dollars, E	Term and Rate Data)	
For the six months ended June 30, 2019:				
Cash outflows from operating activities	\$	18,710	\$	916
Cash outflows from financing activities			\$	1,569
Right-of-use assets obtained in exchange for lease liabilities	\$	1,352	\$	1,452
As of June 30, 2019:				
Weighted-average remaining lease term (in years)		13		22
Weighted-average discount rate		3.6%		3.7%

#### Lessor Arrangements

We have entered into certain revenue arrangements where we are considered to be the lessor. Under the largest of these arrangements, we lease certain of our storage tanks in exchange for a fixed fee, subject to an annual consumer price index adjustment. The operating leases commenced on January 1, 2017, and have initial terms of 10 years with successive automatic renewal terms. We recognized lease revenues from these leases of \$20.4 million for the six months ended June 30, 2019, which are included in "Service revenues" in the consolidated statements of income. As of June 30, 2019, we expect to receive minimum lease payments totaling \$293.0 million, based upon the consumer price index as of the adoption date. We will recognize these payments ratably over the remaining initial lease term. As of June 30, 2019, the cost and accumulated depreciation of lease storage assets, which are included in our "Pipeline, storage and terminals" asset class within property, plant and equipment and have an estimated useful life of 30 years, total \$233.4 million and \$117.3 million, respectively.

#### 8. DERIVATIVES AND FAIR VALUE MEASUREMENTS

#### **Derivative Instruments**

We utilize various derivative instruments to manage our exposure to interest rate risk and commodity price risk. Our risk management policies and procedures are designed to monitor interest rates, futures and swap positions and over-the-counter positions, as well as physical commodity volumes, grades, locations and delivery schedules, to help ensure that our hedging activities address our market risks. Derivative financial instruments associated with commodity price risk with respect to our petroleum product inventories and related firm commitments to purchase and/or sell such inventories were not material for any periods presented.

Interest Rate Risk. We are a party to certain interest rate swap agreements to manage our exposure to changes in interest rates, which include forward-starting interest rate swap agreements related to a forecasted debt issuance in 2020. We entered into these swaps in order to hedge the risk of fluctuations in the required interest payments attributable to changes in the benchmark interest rate during the period from the effective date of the swap to the issuance of the forecasted debt. Under the terms of the swaps, we pay a fixed rate and receive a rate based on the three-month USD LIBOR. These swaps qualify as cash flow hedges, and we designate them as such. We record the effective portion of mark-to-market adjustments as a component of "Accumulated other comprehensive loss" (AOCI), and the amount in AOCI will be recognized in "Interest expense, net" as the forecasted interest payments occur or if the interest payments are probable not to occur. As of June 30, 2019 and December 31, 2018, the aggregate notional amount of forward-starting interest rate swaps totaled \$250.0 million.

The fair values of our interest rate swaps included in our consolidated balance sheets were as follows:

	 Asset De	·	Liability Derivatives				
Balance Sheet Location	June 30, 2019		nber 31, 2018		June 30, 2019	De	cember 31, 2018
	 		(Thousands	of D	ollars)		
Other long-term assets, net	\$ _	\$	627	\$	_	\$	
Other long-term liabilities	\$ _	\$	_	\$	(16,716)	\$	(751)

Our interest rate swaps had the following impact on earnings:

	Three Months Ended June 30,			Six Months Ended			ed June 30,	
		2019 2018			2019		2018	
		(Thousands of Dol	lars)					
(Loss) gain recognized in other comprehensive income (loss) on derivative	\$	(9,784) \$	5,106	\$	(16,592)	\$	22,527	
Loss reclassified from AOCI into interest expense, net	\$	(1,005) \$	(1,162)	\$	(2,083)	\$	(2,552)	

As of June 30, 2019, we expect to reclassify a loss of \$3.0 million to "Interest expense, net" within the next twelve months associated with unwound forward-starting interest rate swaps.

#### Fair Value Measurements

We segregate the inputs used in measuring fair value into three levels: Level 1, defined as observable inputs, such as quoted prices for identical assets or liabilities in active markets; Level 2, defined as inputs other than quoted prices in active markets that are either directly or indirectly observable, such as quoted prices for similar assets or liabilities in active markets or quoted prices for identical assets or liabilities in markets that are not active; and Level 3, defined as unobservable inputs for which little or no market data exists. We consider counterparty credit risk and our own credit risk in the determination of all estimated fair values.

*Recurring Fair Value Measurements.* Because we estimate the fair value of our forward-starting interest rate swaps using discounted cash flows, which use observable inputs such as time to maturity and market interest rates, we include interest rate swaps in Level 2 of the fair value hierarchy.

*Non-recurring Fair Value Measurements*. Please refer to Note 3 for a discussion of the non-recurring fair value measurement associated with the impairment of long-lived assets related to our St. Eustatius terminal.

#### Fair Value of Financial Instruments

We recognize cash equivalents, receivables, payables and debt in our consolidated balance sheets at their carrying amounts. The fair values of these financial instruments, except for long-term debt other than finance leases, approximate their carrying amounts. The estimated fair values and carrying amounts of long-term debt, excluding finance leases, were as follows:

	 June 30, 2019	Dec	ember 31, 2018
	(Thousands	of Dol	lars)
Fair value	\$ 3,473,806	\$	3,056,704
Carrying amount	\$ 3,401,220	\$	3,111,996

We have estimated the fair value of our publicly traded notes based upon quoted prices in active markets; therefore, we determined that the fair value of our publicly traded notes falls in Level 1 of the fair value hierarchy. With regard to our other debt, for which a quoted market price is not available, we have estimated the fair value using a discounted cash flow analysis using current incremental borrowing rates for similar types of borrowing arrangements and determined that the fair value falls in Level 2 of the fair value hierarchy.

#### 9. SERIES D CUMULATIVE CONVERTIBLE PREFERRED UNITS

Distributions on the Series D Cumulative Convertible Preferred Units (Series D Preferred Units) are payable out of any legally available funds, accrue and are cumulative from the original issuance dates, and are payable on the 15th day (or next business day) of each of March, June, September and December, beginning September 17, 2018 to holders of record on the first business day of each payment month. The distribution rate on the Series D Preferred Units is: (i) 9.75% per annum (or \$0.619 per unit per distribution period) for the first two years; (ii) 10.75% per annum (or \$0.682 per unit per distribution period) for years three through five; and (iii) the greater of 13.75% per annum (or \$0.872 per unit per distribution period) or the distribution per common unit thereafter. While the Series D Preferred Units are outstanding, the Partnership will be prohibited from paying distributions on any junior securities, including the common units, unless full cumulative distributions on the Series D Preferred Units (and any parity securities) have been, or contemporaneously are being, paid or set aside for payment through the most recent Series D Preferred Unit distribution payment date. Any Series D Preferred Unit distributions in excess of \$0.635 per unit may be paid, in the Partnership's sole discretion, in additional Series D Preferred Units, with the remainder paid in cash.

In July 2019, our board of directors declared distributions of \$0.619 per Series D Preferred Unit to be paid on September 16, 2019.

In July 2018, our board of directors declared an initial distribution of \$0.525 per Series D Preferred Unit issued on June 29, 2018 and an initial distribution of \$0.431 per Series D Preferred Unit issued on July 13, 2018, which were both paid on September 17, 2018.

#### 10. PARTNERS' EQUITY

#### Series A, B and C Preferred Units

We allocate net income to our 8.50% Series A, 7.625% Series B and 9.00% Series C Fixed-to-Floating Rate Cumulative Redeemable Perpetual Preferred Units (collectively, the Series A, B and C Preferred Units) based on their respective rights to receive distributions earned during the period. Distributions on our Series A, B and C Preferred Units are payable out of any legally available funds, accrue and are cumulative from the original issuance dates, and are payable on the 15th day (or next business day) of each of March, June, September and December of each year to holders of record on the first business day of each payment month as follows (until the distribution rate changes to a floating rate):

Units	istribution Rate nit Per Quarter		l Distribution er Quarter	Date at Which Distribution Rate Becomes Floating
	 _	(Thous	ands of Dollars)	
Series A Preferred Units	\$ 0.53125	\$	4,813	December 15, 2021
Series B Preferred Units	\$ 0.47657	\$	7,339	June 15, 2022
Series C Preferred Units	\$ 0.56250	\$	3,881	December 15, 2022

In July 2019, our board of directors declared distributions with respect to the Series A, B and C Preferred Units to be paid on September 16, 2019.

#### Common Limited Partners

We make quarterly distributions to common unitholders of 100% of our "Available Cash," generally defined as cash receipts less cash disbursements, including distributions to our preferred units, and cash reserves established by the general partner, in its sole discretion. These quarterly distributions are declared and paid within 45 days subsequent to each quarter-end. The common unitholders receive a distribution each quarter as determined by the board of directors, subject to limitation by the distributions in arrears, if any, on our preferred units.

The following table summarizes information about quarterly cash distributions declared for our common limited partners:

Quarter Ended	Distr	Cash ributions r Unit	otal Cash stributions	Record Date	Payment Date
			housands of Dollars)		
June 30, 2019	\$	0.60	\$ 64,658	August 7, 2019	August 13, 2019
March 31, 2019	\$	0.60	\$ 64,690	May 8, 2019	May 14, 2019

#### Accumulated Other Comprehensive Income (Loss)

The balance of and changes in the components included in AOCI were as follows:

	(	Foreign Currency anslation	ency Cash Flow			Pension and Other ostretirement Benefits	Total
				(Thousands	of I	Oollars)	
Balance as of January 1, 2019	\$	(47,299)	\$	(893)	\$	(6,686)	\$ (54,878)
Other comprehensive income (loss):							
Other comprehensive income (loss) before reclassification adjustments		2,868		(16,592)		_	(13,724)
Net gain on pension costs reclassified into other income, net				_		(1,157)	(1,157)
Net loss on cash flow hedges reclassified into interest expense, net				2,083		_	2,083
Other		_				13	13
Other comprehensive income (loss)		2,868		(14,509)		(1,144)	(12,785)
Balance as of June 30, 2019	\$	(44,431)	\$	(15,402)	\$	(7,830)	\$ (67,663)

#### 11. NET INCOME (LOSS) PER COMMON UNIT

Basic net income (loss) per common unit is determined pursuant to the two-class method. Under this method, all earnings are allocated to our limited partners and participating securities based on their respective rights to receive distributions earned during the period. Participating securities include restricted units awarded under our long-term incentive plans. We compute basic net income (loss) per common unit by dividing net (loss) income attributable to common units by the weighted-average number of common units outstanding during the period.

Diluted net income (loss) per common unit is computed by dividing net income (loss) attributable to common units by the sum of (i) the weighted average number of common units outstanding during the period and (ii) the effect of dilutive potential common units outstanding during the period. Dilutive potential common units may include contingently issuable performance unit awards and the Series D Preferred Units.

The Series D Preferred Units are convertible into common units at the option of the holder at any time on or after June 29, 2028. As such, we calculated the dilutive effect of the Series D Preferred Units using the if-converted method. The effect of the assumed conversion of the Series D Preferred Units outstanding as of the end of each period presented was antidilutive; therefore, we did not include such conversion in the computation of diluted net income (loss) per common unit.

The following table details the calculation of net income (loss) per common unit:

	Three Months Ended June 30,				Six Months Ended June 30,				
		2019		2018		2019		2018	
	(Thousands of Dollars, Exc					Jnit and Per Unit	ta)		
Net income (loss)	\$	45,951	\$	29,399	\$	(231,912)	\$	155,532	
Distributions to preferred limited partners		(30,423)		(16,245)		(60,846)		(32,235)	
Distributions to general partner		_		_		_		(1,141)	
Distributions to common limited partners		(64,658)		(64,205)		(129,348)		(120,121)	
Distribution equivalent rights to restricted units		(642)		(480)		(1,285)		(925)	
Distributions (in excess of) less than income (loss)	\$	(49,772)	\$	(51,531)	\$	(423,391)	\$	1,110	
Distributions to common limited partners	\$	64,658	\$	64,205	\$	129,348	\$	120,121	
Allocation of distributions (in excess of) less than income (loss)		(49,772)		(50,500)		(423,391)		1,079	
Series D Preferred Unit accretion		(4,446)		_		(8,748)			
Net income (loss) attributable to common units	\$	10,440	\$	13,705	\$	(302,791)	\$	121,200	
Basic weighted-average common units outstanding	10	07,763,016		93,192,238	]	107,647,957		93,187,038	
Basic net income (loss) per common unit	\$	0.10	\$	0.15	\$	(2.81)	\$	1.30	
Basic weighted-average common units outstanding		07,763,016	\$	93,192,238	1	107,647,957		93,187,038	

#### 12. STATEMENTS OF CASH FLOWS

Changes in current assets and current liabilities were as follows:

	Six Months Ended June 30,					
	 2019 20					
	(Thousands of D	ollars)				
Decrease (increase) in current assets:						
Accounts receivable	\$ (3,146) \$	34,518				
Receivable from related party	<del></del>	130				
Inventories	1,551	(1,233)				
Other current assets	(4,075)	(2,494)				
Increase (decrease) in current liabilities:						
Accounts payable	7,704	5,149				
Accrued interest payable	2,636	(4,325)				
Accrued liabilities	(34,814)	10,476				
Taxes other than income tax	(3,556)	1,329				
Income tax payable	(2,529)	(817)				
Changes in current assets and current liabilities	\$ (36,229) \$	42,733				

The above changes in current assets and current liabilities differ from changes between amounts reflected in the applicable consolidated balance sheets due to:

- the change in the amount accrued for capital expenditures;
- the effect of foreign currency translation;
- changes in the fair values of our interest rate swap agreements;
- the recognition of lease liabilities upon the adoption of ASC Topic 842; and
- the reclassification of certain assets and liabilities to "Assets held for sale" and "Liabilities held for sale" on the consolidated balance sheets (please refer to Note 3 for additional discussion).

Cash flows related to interest and income taxes were as follows:

	 Six Months Ended June 30,				
	2019		2018		
	 (Thousands of Dollar				
Cash paid for interest, net of amount capitalized	\$ 84,677	\$	96,761		
Cash paid for income taxes, net of tax refunds received	\$ 6,557	\$	7,973		

As of June 30, 2019, restricted cash is included in "Prepaid and other current assets" on the consolidated balance sheet. "Cash, cash equivalents and restricted cash" on the consolidated statements of cash flows were included in the consolidated balance sheets as follows:

	 June 30, 2019	De	ecember 31, 2018
	(Thousands	ollars)	
Cash and cash equivalents	\$ 15,299	\$	11,529
Prepaid and other current assets	8,744		_
Assets held for sale	 839		2,115
Cash, cash equivalents and restricted cash	\$ 24,882	\$	13,644

#### 13. EMPLOYEE BENEFIT PLANS AND UNIT-BASED COMPENSATION

#### Employee Benefit Plans

NuStar's Pension Plan is a qualified non-contributory defined benefit pension plan that provides eligible U.S. employees with retirement income as calculated under a cash balance formula. NuStar's Excess Pension Plan is a nonqualified deferred compensation plan that provides benefits to a select group of management or other highly compensated employees. The Pension Plan and Excess Pension Plan are collectively referred to as the Pension Plans.

Our other postretirement benefit plans include a contributory medical benefits plan for U.S. employees who retired prior to April 1, 2014, and for employees who retire on or after April 1, 2014, a partial reimbursement for eligible third-party health care premiums.

The components of net periodic benefit cost (income) related to our Pension Plans and other postretirement benefit plans were as follows:

		Pension	n Pla	ns			tretirement t Plans		
		2019		2018		2019		2018	
	(Thousands of				of D	Pollars)			
For the three months ended June 30:									
Service cost	\$	2,387	\$	2,405	\$	108	\$	126	
Interest cost		1,370		1,206		113		107	
Expected return on assets		(2,003)		(1,854)		_		_	
Amortization of prior service credit		(514)		(514)		(286)		(286)	
Amortization of net loss		212		543		10		53	
Net periodic benefit cost (income)	\$	1,452	\$	1,786	\$	(55)	\$		
For the six months ended June 30:									
Service cost	\$	4,775	\$	4,811	\$	215	\$	252	
Interest cost		2,740		2,412		227		215	
Expected return on assets		(4,007)		(3,709)		_		_	
Amortization of prior service credit		(1,028)		(1,028)		(573)		(573)	
Amortization of net loss		423		1,087		21		107	
Net periodic benefit cost (income)	\$	2,903	\$	3,573	\$	(110)	\$	1	

The service cost component of net periodic benefit cost (income) is presented in the same income statement line items as other current employee compensation costs, but the remaining components of net periodic benefit cost (income) are reported on the consolidated statements of comprehensive income in "Other income, net."

#### **Unit-Based Compensation**

In April 2019, our common unitholders approved the 2019 Long-Term Incentive Plan (2019 LTIP) for eligible employees, consultants and directors of NuStar Energy L.P., and of NuStar GP, LLC, and their respective affiliates who perform services for us and our subsidiaries. The 2019 LTIP allows for the awarding of (i) options; (ii) restricted units; (iii) distribution equivalent rights; (iv) performance cash; (v) performance units; and (vi) unit awards. The 2019 LTIP permits the granting of awards totaling an aggregate of 2,500,000 common units, subject to adjustment as provided in the 2019 LTIP. The 2019 LTIP generally will be administered by the compensation committee of our board of directors.

#### 14. SEGMENT INFORMATION

Our reportable business segments consist of the pipeline, storage and fuels marketing segments. Our segments represent strategic business units that offer different services and products. We evaluate the performance of each segment based on its respective operating income, before general and administrative expenses and certain non-segmental depreciation and amortization expense. General and administrative expenses are not allocated to the operating segments since those expenses relate primarily to the overall management at the entity level. Our principal operations include the transportation of petroleum products and anhydrous ammonia, and the terminalling, storage and marketing of petroleum products.

Results of operations for the reportable segments were as follows:

	Т	hree Months	Ende	d June 30,		Six Months E	nded June 30,		
	2019			2018		2019		2018	
				(Thousands	of D	ollars)			
Revenues:									
Pipeline	\$	172,493	\$	150,276	\$	328,744	\$	287,066	
Storage:									
Third parties		110,403		114,687		213,899		225,966	
Intersegment		_		133		4		274	
Total storage		110,403		114,820		213,903		226,240	
Fuels marketing		89,549		124,293	177,628			252,951	
Consolidation and intersegment eliminations		_		(133)		(4)		(274)	
Total revenues	\$	372,445	\$	389,256	\$	720,271	\$	765,983	
Operating income:									
Pipeline	\$	78,712	\$	62,979	\$	146,016	\$	120,773	
Storage		38,098		38,781		70,316		81,868	
Fuels marketing		3,160		3,536		5,085		6,332	
Consolidation and intersegment eliminations		_		3		(32)			
Total segment operating income		119,970		105,299		221,385		208,973	
General and administrative expenses		24,868		26,754		50,559		44,896	
Other depreciation and amortization expense		1,819		2,158		3,938		4,197	
Total operating income	\$	93,283	\$	76,387	\$	166,888	\$	159,880	

Total assets by reportable segment were as follows:

	June 30, 2019	D	ecember 31, 2018
	(Thousands	of D	ollars)
Pipeline	\$ 3,824,047	\$	3,637,226
Storage	2,028,427		1,902,764
Fuels marketing	39,893		37,252
Total segment assets	5,892,367		5,577,242
Assets held for sale	301,529		599,347
Other partnership assets	185,795		172,551
Total consolidated assets	\$ 6,379,691	\$	6,349,140

#### 15. CONDENSED CONSOLIDATING FINANCIAL STATEMENTS

NuStar Energy has no operations, and its assets consist mainly of its investments in 100% indirectly owned subsidiaries, NuStar Logistics and NuPOP. The senior and subordinated notes issued by NuStar Logistics are fully and unconditionally guaranteed by NuStar Energy and NuPOP. As a result, the following condensed consolidating financial statements are presented as an alternative to providing separate financial statements for NuStar Logistics and NuPOP.

## Condensed Consolidating Balance Sheets June 30, 2019 (Thousands of Dollars)

	NuStar Energy	NuStar Logistics	NuPOP	Non-Guarantor Subsidiaries	Eliminations	Consolidated
Assets						
Cash and cash equivalents	\$ 486	\$ 332	\$ —	\$ 14,481	\$ —	\$ 15,299
Receivables, net	_	1,692	_	115,996	<del>_</del>	117,688
Inventories	_	1,924	3,169	4,361	<u>—</u>	9,454
Prepaid and other current assets	110	25,619	1,059	2,803	<del></del>	29,591
Assets held for sale		_		301,529		301,529
Intercompany receivable	_	1,462,583	_	397,269	(1,859,852)	_
Total current assets	596	1,492,150	4,228	836,439	(1,859,852)	473,561
Property, plant and equipment, net		2,023,613	609,798	1,387,403		4,020,814
Intangible assets, net	_	44,395		662,949	_	707,344
Goodwill	_	149,453	170,652	685,748	_	1,005,853
Investment in wholly owned subsidiaries	2,934,489	1,713,256	1,135,618	514,958	(6,298,321)	_
Other long-term assets, net	57	103,408	32,557	36,097	_	172,119
Total assets	\$ 2,935,142	\$ 5,526,275	\$ 1,952,853	\$ 4,123,594	\$(8,158,173)	\$ 6,379,691
Liabilities, Mezzanine Equity and Partners' Equity						
Accounts payable	\$ 5,586	\$ 51,193	\$ 6,287	\$ 65,481	\$ —	\$ 128,547
Short-term debt and current portion of finance leases	_	9,940	131	16	_	10,087
Accrued interest payable	_	38,891	_	38	_	38,929
Accrued liabilities	866	28,558	8,942	31,604	_	69,970
Taxes other than income tax	8	6,090	5,955	2,007	_	14,060
Income tax payable	_	217	1	1,702	_	1,920
Liabilities held for sale	_	_	_	68,616	_	68,616
Intercompany payable	459,119	_	1,400,733	_	(1,859,852)	_
Total current liabilities	465,579	134,889	1,422,049	169,464	(1,859,852)	332,129
Long-term debt		3,393,447	512	62,502		3,456,461
Deferred income tax liability	_	1,675	9	10,566	_	12,250
Other long-term liabilities	<del></del>	88,772	15,471	72,708	<del></del>	176,951
Series D preferred units	572,597	_		_	_	572,597
Total partners' equity	1,896,966	1,907,492	514,812	3,808,354	(6,298,321)	1,829,303
Total liabilities, mezzanine equity and partners' equity	\$ 2,935,142	\$ 5,526,275	\$ 1,952,853	\$ 4,123,594	\$(8,158,173)	\$ 6,379,691

#### Condensed Consolidating Balance Sheets December 31, 2018 (Thousands of Dollars)

	NuStar Energy	NuStar Logistics	NuPOP	Non-Guarantor Subsidiaries	Eliminations	Consolidated
Assets						
Cash and cash equivalents	\$ 1,255	\$ 51	\$ —	\$ 10,223	\$ —	\$ 11,529
Receivables, net	_	2,212	_	108,205	_	110,417
Inventories	_	1,741	5,237	1,456	<u> </u>	8,434
Prepaid and other current assets	61	14,422	908	1,983	_	17,374
Assets held for sale	_	_	_	599,347	_	599,347
Intercompany receivable	_	1,327,833	_	500,583	(1,828,416)	_
Total current assets	1,316	1,346,259	6,145	1,221,797	(1,828,416)	747,101
Property, plant and equipment, net	_	1,858,264	615,549	1,300,989		3,774,802
Intangible assets, net	_	49,107	_	683,949	_	733,056
Goodwill	_	149,453	170,652	685,748	_	1,005,853
Investment in wholly owned subsidiaries	3,355,636	1,750,256	1,425,283	857,485	(7,388,660)	_
Other long-term assets, net	304	54,429	26,716	6,879	(7,566,000)	88,328
Total assets	\$ 3,357,256	\$ 5,207,768	\$ 2,244,345	\$ 4,756,847	\$(9,217,076)	\$ 6,349,140
Liabilities, Mezzanine Equity and	Ψ 3,337,230		<del>+ -,- · ·,- · ·</del>	<u> </u>	<del>(2,217,070)</del>	<del>+ 0,2 13,1 10</del>
Partners' Equity						
Accounts payable	\$ 6,460	\$ 39,680	\$ 6,331	\$ 50,651	\$ —	\$ 103,122
Short-term debt	_	18,500	_	_	_	18,500
Accrued interest payable		36,253		40		36,293
Accrued liabilities	1,280	24,858	8,082	40,198	_	74,418
Taxes other than income tax	125	7,285	4,718	4,695		16,823
Income tax payable	_	457	2	3,986	<del></del>	4,445
Liabilities held for sale	_	_	_	69,834		69,834
Intercompany payable	472,790	_	1,355,626	<del></del>	(1,828,416)	
Total current liabilities	480,655	127,033	1,374,759	169,404	(1,828,416)	323,435
Long-term debt	_	3,050,531	_	61,465		3,111,996
Deferred income tax liability	_	1,675	9	10,744	_	12,428
Other long-term liabilities	_	28,392	12,348	38,818	_	79,558
Series D preferred units	563,992	_		_		563,992
Total partners' equity	2,312,609	2,000,137	857,229	4,476,416	(7,388,660)	2,257,731
Total liabilities, mezzanine equity and partners' equity	\$ 3,357,256	\$ 5,207,768	\$ 2,244,345	\$ 4,756,847	\$(9,217,076)	\$ 6,349,140

#### Condensed Consolidating Statements of Comprehensive Income For the Three Months Ended June 30, 2019 (Thousands of Dollars)

	NuStar Energy	NuStar Logistics		NuPOP		Non-Guarantor Subsidiaries		Eliminations		Consolidated	
Revenues	\$ 	\$	130,136	\$	64,452	\$	178,042	\$	(185)	\$	372,445
Costs and expenses	699		83,029		41,235		154,384		(185)		279,162
Operating (loss) income	(699)		47,107		23,217		23,658		_		93,283
Equity in earnings of subsidiaries	47,499		10,990		13,785		35,339		(107,613)		_
Interest income (expense), net	117		(47,016)		(1,840)		3,046				(45,693)
Other income (expense), net			743		178		(300)				621
Income from continuing operations before income tax expense (benefit)	46,917		11,824		35,340		61,743		(107,613)		48,211
Income tax expense (benefit)	2		(469)		1		1,762		_		1,296
Income from continuing operations, net of tax	46,915		12,293		35,339		59,981		(107,613)		46,915
(Loss) income from discontinued operations, net of tax (a)	 (964)		7,912		(8,877)		(17,752)		18,717		(964)
Net income	\$ 45,951	\$	20,205	\$	26,462	\$	42,229	\$	(88,896)	\$	45,951
Comprehensive income	\$ 45,951	\$	11,426	\$	26,462	\$	43,049	\$	(88,896)	\$	37,992

<sup>(</sup>a) Includes equity in earnings (loss) of subsidiaries related to discontinued operations.

## Condensed Consolidating Statements of Comprehensive Income (Loss) For the Three Months Ended June 30, 2018 (Thousands of Dollars)

	NuStar Energy	NuStar Logistics			Non-Guarantor Subsidiaries		Eliminations		Co	onsolidated
Revenues	\$ 	\$ 117,862	\$	66,505	\$	205,036	\$	(147)	\$	389,256
Costs and expenses	538	86,588		42,324		183,566		(147)		312,869
Operating (loss) income	(538)	31,274		24,181		21,470		_		76,387
Equity in earnings of subsidiaries	27,410	1,692		20,655		43,183		(92,940)		_
Interest income (expense), net	37	(50,357)		(1,724)		3,655		_		(48,389)
Other income (expense), net	_	1,848		73		(314)		_		1,607
Income (loss) from continuing operations before income tax expense	26,909	(15,543)		43,185		67,994		(92,940)		29,605
Income tax expense	_	61				2,635		_		2,696
Income (loss) from continuing operations, net of tax	26,909	(15,604)		43,185		65,359		(92,940)		26,909
Income from discontinued operations, net of tax (a)	2,490			2,490		4,980		(7,470)		2,490
Net income (loss)	\$ 29,399	\$ (15,604)	\$	45,675	\$	70,339	\$	(100,410)	\$	29,399
Comprehensive income (loss)	\$ 29,399	\$ (9,336)	\$	45,675	\$	61,450	\$	(100,410)	\$	26,778

<sup>(</sup>a) Includes equity in earnings (loss) of subsidiaries related to discontinued operations.

#### Condensed Consolidating Statements of Comprehensive (Loss) Income For the Six Months Ended June 30, 2019 (Thousands of Dollars)

	NuStar Energy	NuStar Logistics	NuPOP	Non-Guarantor Subsidiaries	Eliminations	Consolidated
Revenues	<u> </u>	\$ 247,691	\$ 122,805	\$ 350,147	\$ (372)	\$ 720,271
Costs and expenses	1,375	160,440	77,285	314,655	(372)	553,383
Operating (loss) income	(1,375)	87,251	45,520	35,492	_	166,888
Equity in earnings of subsidiaries	76,990	12,329	26,523	68,624	(184,466)	_
Interest income (expense), net	225	(92,472)	(3,773)	6,036	_	(89,984)
Other income (expense), net	_	1,497	355	(440)	_	1,412
Income from continuing operations before income tax expense (benefit)	75,840	8,605	68,625	109,712	(184,466)	78,316
Income tax expense (benefit)	2	(352)	1	2,827	_	2,478
Income from continuing operations, net of tax	75,838	8,957	68,624	106,885	(184,466)	75,838
(Loss) income from discontinued operations, net of tax (a)	(307,750)	7,912	(315,663)	(631,324)	939,075	(307,750)
Net (loss) income	(231,912)	16,869	(247,039)	(524,439)	754,609	(231,912)
Comprehensive (loss) income	\$ (231,912)	\$ 2,360	\$ (247,039)	\$ (522,715)	\$ 754,609	\$ (244,697)

<sup>(</sup>a) Includes equity in earnings (loss) of subsidiaries related to discontinued operations.

#### Condensed Consolidating Statements of Comprehensive Income For the Six Months Ended June 30, 2018 (Thousands of Dollars)

	NuStar Energy	NuStar Logistics		NuPOP	Non-Guarantor Subsidiaries			liminations	Consolidated		
Revenues	\$ 	\$	237,556	\$ 122,779	\$	405,997	\$	(349)	\$	765,983	
Costs and expenses	1,150		159,004	77,505		368,793		(349)		606,103	
Operating (loss) income	(1,150)		78,552	45,274		37,204				159,880	
Equity in earnings (loss) of subsidiaries	61,223		(557)	39,758		81,922		(182,346)			
Interest income (expense), net	69		(100,383)	(3,295)		7,832		_		(95,777)	
Other income, net			2,324	188		111				2,623	
Income (loss) from continuing operations before income tax expense	60,142		(20,064)	81,925		127,069		(182,346)		66,726	
Income tax expense	_		231	1		6,352		_		6,584	
Income (loss) from continuing operations, net of tax	60,142		(20,295)	81,924		120,717		(182,346)		60,142	
Income from discontinued operations, net of tax (a)	95,390			95,390		190,780		(286,170)		95,390	
Net income (loss)	\$ 155,532	\$	(20,295)	\$ 177,314	\$	311,497	\$	(468,516)	\$	155,532	
Comprehensive income	\$ 155,532	\$	4,784	\$ 177,314	\$	304,721	\$	(468,516)	\$	173,835	

<sup>(</sup>a) Includes equity in earnings (loss) of subsidiaries related to discontinued operations.

#### Condensed Consolidating Statements of Cash Flows For the Six Months Ended June 30, 2019 (Thousands of Dollars)

	NuStar Energy		NuStar Logistics		NuPOP		Non-Guarantor Subsidiaries		Eliminations		Consolidated	
Net cash provided by operating activities	\$	187,265	\$	77,144	\$	60,539	\$	200,762	\$	(284,816)	\$	240,894
Cash flows from investing activities:												
Capital expenditures		_		(167,647)		(9,131)		(143,183)		_		(319,961)
Change in accounts payable related to capital expenditures		_		11,708		522		3,914		_		16,144
Proceeds from sale or disposition of assets		_		71		26		46		_		143
Investment in subsidiaries		_		(11,999)		_		_		11,999		_
Net cash used in investing activities				(167,867)		(8,583)		(139,223)		11,999		(303,674)
Cash flows from financing activities:												
Debt borrowings		_		570,500		_		23,800		_		594,300
Debt repayments		_		(785,000)		_		(22,800)		<u>—</u>		(807,800)
Note offering, net of issuance costs		_		491,665		_		_		_		491,665
Distributions to preferred unitholders		(60,846)		(30,424)		(30,423)		(30,425)		91,272		(60,846)
Distributions to common unitholders	(	129,025)		(64,512)		(64,512)		(64,520)		193,544		(129,025)
Contributions from affiliates		_		_		_		11,999		(11,999)		_
Net intercompany activity		9,641		(75,900)		43,009		23,250		_		_
Payment of tax withholding for unit-based compensation		(6,368)		_		_		_		_		(6,368)
Other, net		(1,436)		(6,581)		(30)		(122)				(8,169)
Net cash (used in) provided by financing activities	(	188,034)		99,748		(51,956)		(58,818)		272,817		73,757
Effect of foreign exchange rate changes on cash		_		_				261		_		261
Net (decrease) increase in cash, cash equivalents and restricted cash		(769)		9,025		_		2,982				11,238
Cash, cash equivalents, and restricted cash as of the beginning of the period		1,255		51		_		12,338		_		13,644
Cash, cash equivalents and restricted cash as of the end of the period	\$	486	\$	9,076	\$		\$	15,320	\$		\$	24,882

#### Condensed Consolidating Statements of Cash Flows For the Six Months Ended June 30, 2018 (Thousands of Dollars)

	NuStar Energy	NuStar Logistics NuPOP		Non-Guarantor Subsidiaries	Eliminations	Consolidated	
Net cash provided by operating activities	\$ 200,803	\$ 31,209	\$ 58,105	\$ 261,300	\$ (307,567)	\$ 243,850	
Cash flows from investing activities:							
Capital expenditures	_	(17,136)	(8,164)	(223,221)	_	(248,521)	
Change in accounts payable related to capital expenditures	_	495	(5,173)	(14,642)	_	(19,320)	
Proceeds from sale or disposition of assets	_	1,385	16	696	_	2,097	
Proceeds from insurance recoveries	_	_	_	78,419	_	78,419	
Acquisitions	_	_	(37,502)	_	_	(37,502)	
Net cash used in investing activities	_	(15,256)	(50,823)	(158,748)		(224,827)	
Cash flows from financing activities:							
Debt borrowings	_	1,122,272	_	11,000	_	1,133,272	
Debt repayments	_	(1,316,621)	_	(16,900)	_	(1,333,521)	
Issuance of Series D preferred units	400,000	_	_	_	_	400,000	
Payment of issuance costs for Series D preferred units	(29,289)	_	_	_	_	(29,289)	
Issuance of common units	10,000	_	_	_	_	10,000	
Distributions to preferred unitholders	(32,713)	(16,356)	(16,357)	(16,358)	49,071	(32,713)	
Distributions to common unitholders and general partner	(172,324)	(86,162)	(86,162)	(86,172)	258,496	(172,324)	
Proceeds from termination of interest rate swaps	_	8,048	_	_	_	8,048	
Net intercompany activity	(374,973)	279,080	95,237	656	_	_	
Other, net	(1,493)	(4,466)		(64)		(6,023)	
Net cash used in financing activities	(200,792)	(14,205)	(7,282)	(107,838)	307,567	(22,550)	
Effect of foreign exchange rate changes on cash				(421)		(421)	
Net increase (decrease) in cash and cash equivalents	11	1,748	_	(5,707)		(3,948)	
Cash and cash equivalents as of the beginning of the period	885	29		23,378		24,292	
Cash and cash equivalents as of the end of the period	\$ 896	\$ 1,777	\$	\$ 17,671	<u>\$</u>	\$ 20,344	

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

#### CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING INFORMATION

In this Form 10-Q, we make certain forward-looking statements, including statements regarding our plans, strategies, objectives, expectations, estimates, predictions, projections, assumptions, intentions and resources. While these forward-looking statements, and any assumptions upon which they are based, are made in good faith and reflect our current judgment regarding the direction of our business, actual results will almost always vary, sometimes materially, from any estimates, predictions, projections, assumptions or other future performance suggested in this report. These forward-looking statements can generally be identified by the words "anticipates," "believes," "expects," "plans," "intends," "estimates," "forecasts," "budgets," "projects," "will," "could," "should," "may" and similar expressions. These statements reflect our current views with regard to future events and are subject to various risks, uncertainties and assumptions, which may cause actual results to differ materially. Please read our Annual Report on Form 10-K for the year ended December 31, 2018, Part I, Item 1A "Risk Factors," as well as our subsequent filings with the Securities and Exchange Commission, for a discussion of certain of those risks, uncertainties and assumptions.

If one or more of these risks or uncertainties materialize, or if the underlying assumptions prove incorrect, our actual results may vary materially from those described in any forward-looking statement. Other unknown or unpredictable factors could also have material adverse effects on our future results. Readers are cautioned not to place undue reliance on this forward-looking information, which is as of the date of this Form 10-Q. We do not intend to update these statements unless we are required by the securities laws to do so, and we undertake no obligation to publicly release the result of any revisions to any such forward-looking statements that may be made to reflect events or circumstances after the date of this report or to reflect the occurrence of unanticipated events.

#### **OVERVIEW**

NuStar Energy L.P. (NYSE: NS) is engaged in the transportation of petroleum products and anhydrous ammonia, and the terminalling, storage and marketing of petroleum products. Unless otherwise indicated, the terms "NuStar Energy," "NS," "the Partnership," "we," "our" and "us" are used in this report to refer to NuStar Energy L.P., to one or more of our consolidated subsidiaries or to all of them taken as a whole. As a result of the merger described below, NuStar GP Holdings, LLC (NuStar GP Holdings or NSH), which indirectly owns our general partner, became a wholly owned subsidiary of ours on July 20, 2018.

Our Management's Discussion and Analysis of Financial Condition and Results of Operations is presented in six sections:

- Overview
- Results of Operations
- Trends and Outlook
- Liquidity and Capital Resources
- Critical Accounting Policies
- New Accounting Pronouncements

#### **Recent Developments**

Issuance of Debt. On May 22, 2019, NuStar Logistics issued \$500.0 million of 6.0% senior notes due June 1, 2026. We received net proceeds of approximately \$491.7 million, which we initially used to repay outstanding borrowings under our revolving credit agreement. Please refer to Note 5 of the Condensed Notes to Consolidated Financial Statements in Item 1. "Financial Statements" for further information.

Sale of St. Eustatius Operations. On May 9, 2019, we entered into a Share Purchase and Sale Agreement to sell the equity interests in our wholly owned subsidiaries that own the St. Eustatius terminal and bunkering operations (the St. Eustatius Operations) for approximately \$250.0 million, subject to adjustment (the St. Eustatius Disposition). The St. Eustatius Disposition included a 14.3 million barrel storage and terminalling facility and related assets on the island of St. Eustatius in the Caribbean Netherlands. We closed the sale on July 29, 2019 and received net proceeds of approximately \$234.0 million. We previously reported the terminal operations in our storage segment and the bunkering operations in our fuels marketing segment.

The unaudited consolidated balance sheets reflect the assets and liabilities associated with the St. Eustatius Operations as held for sale for all periods presented, and the unaudited condensed consolidated statements of comprehensive income reflect the St. Eustatius Operations and the European Operations, which were sold on November 30, 2018 and defined below, as discontinued operations for all applicable periods presented. The consolidated statements of cash flows have not been adjusted to separately

disclose cash flows related to discontinued operations. Please refer to Note 3 of the Condensed Notes to Consolidated Financial Statements in Item 1. "Financial Statements" for additional information on discontinued operations.

In the first quarter of 2019, we recorded long-lived asset and goodwill impairment charges of \$297.3 million and \$31.1 million, respectively, related to the St. Eustatius Operations. We recorded an additional impairment charge of \$8.4 million in the second quarter of 2019 due to additional capital expenditures incurred. The impairment charges are recorded in discontinued operations. Please refer to Note 3 of the Condensed Notes to Consolidated Financial Statements in Item 1. "Financial Statements" for further discussion of the impairment charges.

#### Other Events

Sale of European Operations. On November 30, 2018, we sold our European operations, which consisted of six liquids storage terminals in the United Kingdom and one facility in Amsterdam and related assets (the European Operations), for approximately \$270.0 million (the European Disposition). We previously reported the European Operations in our storage segment.

*Merger.* On July 20, 2018, we completed the merger of NuStar GP Holdings, LLC with a subsidiary of NS. Consequently, NSH, which indirectly owns our general partner, became a wholly owned subsidiary of ours. Under the terms of the merger agreement, NSH unitholders received 0.55 of a common unit representing a limited partner interest in NS in exchange for each NSH unit owned at the effective time of the merger, resulting in approximately 13.4 million incremental NS common units outstanding after the merger.

Council Bluffs Acquisition. On April 16, 2018, we acquired CHS Inc.'s Council Bluffs pipeline system, comprised of a 227-mile pipeline and 18 storage tanks, for approximately \$37.5 million (the Council Bluffs Acquisition). The assets acquired and the results of operations are included in our pipeline segment, within the East Pipeline, from the date of acquisition. We accounted for this acquisition as an asset purchase.

Hurricane Activity. In the third quarter of 2017, several of our facilities were affected by the hurricanes in the Caribbean and Gulf of Mexico, including the St. Eustatius terminal, which experienced the most damage and was temporarily shut down. In January 2018, we received \$87.5 million of insurance proceeds in settlement of our property damage claim for the St. Eustatius terminal, of which \$9.1 million related to business interruption, which is included in "Cash flows from operating activities" in the consolidated statements of cash flows. We recorded a \$78.8 million gain in the consolidated statements of income in the first quarter of 2018 for the amount by which the insurance proceeds exceeded our expenses incurred during the period. The insurance proceeds related to business interruption and the gain are included in "(Loss) income from discontinued operations, net of tax" in the consolidated statements of income.

#### **Operations**

We conduct our operations through our subsidiaries, primarily NuStar Logistics, L.P. (NuStar Logistics) and NuStar Pipeline Operating Partnership L.P. (NuPOP). Our operations consist of three reportable business segments: pipeline, storage and fuels marketing.

*Pipeline.* We own 3,130 miles of refined product pipelines and 2,120 miles of crude oil pipelines, as well as 5.2 million barrels of storage capacity, which comprise our Central West System. In addition, we own 2,600 miles of refined product pipelines, consisting of the East and North Pipelines, and a 2,000-mile ammonia pipeline (the Ammonia Pipeline), which comprise our Central East System. The East and North Pipelines have storage capacity of 7.4 million barrels. We charge tariffs on a per barrel basis for transporting refined products, crude oil and other feedstocks in our refined product and crude oil pipelines and on a per ton basis for transporting anhydrous ammonia in the Ammonia Pipeline.

Storage. Our storage segment includes the operations of our terminal and storage facilities in the United States, Canada and Mexico, with 61.5 million barrels of storage capacity. Revenues for the storage segment include fees for tank storage agreements, whereby a customer agrees to pay for a certain amount of storage in a tank over a period of time (storage terminal revenues), and throughput agreements, whereby a customer pays a fee per barrel for volumes moving through our terminals (throughput terminal revenues).

Fuels Marketing. Within our fuels marketing operations, we purchase petroleum products for resale. The results of operations for the fuels marketing segment depend largely on the margin between our costs and the sales prices of the products we market. Therefore, the results of operations for this segment are more sensitive to changes in commodity prices compared to the operations of the pipeline and storage segments. Although we enter into derivative contracts to attempt to mitigate the effects of commodity price fluctuations, the derivative financial instruments associated with commodity price risk were not material for

any periods presented. The operations in our fuels marketing segment include our bunkering operations in the Gulf Coast, as well as certain of our blending operations at our Central East System.

#### Factors That Affect Results of Operations

The following factors affect the results of our operations:

- company-specific factors, such as facility integrity issues and maintenance requirements that impact the throughput rates of our assets;
- seasonal factors that affect the demand for products transported by and/or stored in our assets and the demand for products we sell;
- industry factors, such as changes in the prices of petroleum products that affect demand and the operations of our competitors;
- economic factors, such as commodity price volatility, that impact our fuels marketing segment; and
- factors that impact the operations served by our pipeline and storage assets, such as utilization rates and maintenance turnaround schedules of our refining company customers and drilling activity by our crude oil production customers.

Increases or decreases in the price of crude oil affect sectors across the energy industry, including our customers in crude oil production, refining and trading, in different ways at different points in any given price cycle. For example, during periods of sustained low prices, producers tend to reduce their capital spending and drilling activity and narrow their focus to assets in the most cost-advantaged regions. Refiners, on the other hand, tend to benefit from lower crude oil prices, to the extent they are able to take advantage of lower feedstock prices, especially those positioned for healthy regional demand for their refined products; however, as refined product inventories increase, refiners typically reduce their production rate, which may reduce the degree to which they are able to benefit from low crude prices. Crude oil traders focus less on the current market commodity price than on whether that price is higher or lower than expected future market prices: if the future price for a product is believed to be higher than the current market price, or a "contango market," traders are more likely to purchase and store products to sell in the future at the higher price. On the other hand, when the current price of crude oil nears or exceeds the expected future market price, or "backwardation," as is currently the case for certain markets that we serve, traders are no longer incentivized to purchase and store product for future sale.

#### **RESULTS OF OPERATIONS**

#### Three Months Ended June 30, 2019 Compared to Three Months Ended June 30, 2018

#### **Financial Highlights**

(Unaudited, Thousands of Dollars, Except Per Unit Data)

	Three Months Ended June 30,					
	2019			2018		Change
Statement of Income Data:						
Revenues:						
Service revenues	\$	282,472	\$	259,599	\$	22,873
Product sales		89,973		129,657		(39,684)
Total revenues		372,445		389,256		(16,811)
Costs and expenses:						
Costs associated with service revenues		166,086		164,018		2,068
Cost of product sales		86,389		119,939		(33,550)
General and administrative expenses		24,868		26,754		(1,886)
Other depreciation and amortization expense		1,819		2,158		(339)
Total costs and expenses		279,162		312,869		(33,707)
Operating income		93,283		76,387		16,896
Interest expense, net		(45,693)		(48,389)		2,696
Other income, net		621		1,607		(986)
Income from continuing operations before income tax expense		48,211		29,605		18,606
Income tax expense		1,296		2,696		(1,400)
Income from continuing operations, net of tax		46,915		26,909		20,006
(Loss) income from discontinued operations, net of tax		(964)		2,490		(3,454)
Net income	\$	45,951	\$	29,399	\$	16,552
Basic net income (loss) per common unit:						
Continuing operations	\$	0.11	\$	0.12	\$	(0.01)
Discontinued operations		(0.01)		0.03		(0.04)
Total	\$	0.10	\$	0.15	\$	(0.05)

#### Overview

Net income increased \$16.6 million for the three months ended June 30, 2019, compared to the three months ended June 30, 2018, mainly due to higher operating income from our pipeline segment.

Segment Operating Highlights (Thousands of Dollars, Except Barrels/Day Information)

Pipeline:         Change           Crude oil pipelines throughput (barrels/day)         1,089,848         839,574         250,274           Refined products and ammonia pipelines throughput (barrels/day)         1,689,668         1,405,314         250,274           Total throughput (barrels/day)         1,659,668         1,405,314         254,354           Throughput revenues         1,724,93         18,706         4,224           Operating expenses         52,930         48,706         4,224           Depreciation and amortization expense         40,851         38,591         2,260           Segment operating income         78,721         62,979         5,733           Throughput (barrels/day)         395,512         331,917         63,595           Throughput terminal revenues         23,170         20,141         8,302           Storage terminal revenues         87,233         94,679         7,449           Total revenues         110,403         114,820         4,447           Operating expenses         48,165         52,853         4,688           Depreciation and amortization expense         28,481         5,878         1,688           Cost of goods         85,209         119,422         3,474           Questing expenses<		Three Months Ended June 30,				
Crude oil pipelines throughput (barrels/day)         1,089,848         839,574         250,274           Refined products and ammonia pipelines throughput (barrels/day)         569,820         565,740         4,080           Total throughput (barrels/day)         1,659,668         1,405,314         254,354           Throughput revenues         5172,493         \$ 150,276         22,217           Operating expenses         52,300         48,706         4,224           Depreciation and amortization expense         40,851         38,591         2,260           Segment operating income         78,712         56,2799         \$ 15,733           Storage terminal revenues         23,170         20,141         \$ 30,299           Throughput (barrels/day)         395,512         331,917         63,595           Throughput terminal revenues         87,233         94,679         (7,049           Total revenues         87,233         94,679         (4,417)           Operating expenses         48,165         52,833         (4,688)           Depreciation and amortization expense         38,908         38,781         5683           Puers         24,404         23,186         583           Operating expenses         89,549         \$ 124,293			2019		2018	Change
Refined products and ammonia pipelines throughput (barrels/day)         569,820         565,740         4,080           Total throughput (barrels/day)         1,659,668         1,405,314         254,354           Throughput revenues         \$ 172,493         \$ 150,276         22,217           Operating expenses         40,851         38,501         2,260           Segment operating income         \$ 78,712         \$ 62,979         \$ 157,33           Storage:         Throughput (barrels/day)         395,512         331,917         63,595           Throughput terminal revenues         \$ 23,170         \$ 20,141         \$ 3,029           Storage terminal revenues         \$ 7,233         94,679         (7,446)           Total revenues         \$ 7,233         94,679         (7,446)           Total revenues         \$ 87,233         94,679         (7,446)           Operating expenses         48,165         52,853         (4,688)           Depreciation and amortization expense         24,140         23,186         954           Segment operating income         \$ 89,549         \$ 124,293         (34,744)           Cost of goods         \$ 85,802         \$ 119,942         (34,140)           Gross margin         3,747         4,351 <td< td=""><td>Pipeline:</td><td></td><td></td><td></td><td></td><td></td></td<>	Pipeline:					
Total throughput (barrels/day)         1,659,668         1,405,314         254,354           Throughput revenues         \$ 172,493         \$ 150,276         \$ 22,217           Operating expenses         52,933         48,706         4,224           Depreciation and amortization expense         40,851         33,591         2,260           Segment operating income         \$ 78,712         \$ 62,979         \$ 15,733           Storage           Throughput (barrels/day)         395,512         331,917         63,595           Throughput terminal revenues         \$ 23,170         \$ 20,141         \$ 30,29           Storage terminal revenues         \$ 23,170         \$ 20,141         \$ 30,29           Storage terminal revenues         \$ 110,403         114,820         (4,417)           Operating expenses         48,165         5,2853         (4,681)           Depreciation and amortization expense         24,140         23,186         954           Segment operating income         \$ 85,809         \$ 124,293         (34,140)           Operating expenses         \$ 85,802         \$ 119,42         (34,140)           Gross margin         3,747         4,351         (406)           Operating expenses         \$ 87	Crude oil pipelines throughput (barrels/day)		1,089,848		839,574	250,274
Throughput revenues         \$ 172,493         \$ 150,276         \$ 22,217           Operating expenses         52,930         48,706         4,224           Depreciation and amortization expense         40,851         38,591         2,260           Segment operating income         \$ 78,712         \$ 62,979         \$ 15,733           Storage           Throughput terminal revenues         \$ 23,170         \$ 20,141         \$ 3,029           Storage terminal revenues         \$ 23,170         \$ 20,141         \$ 3,029           Storage terminal revenues         \$ 87,233         94,679         (7,446)           Total revenues         \$ 110,403         114,820         (4,417)           Operating expenses         48,165         \$ 2,853         (4,688)           Depreciation and amortization expense         24,140         23,186         954           Segment operating income         \$ 89,549         \$ 124,293         \$ (34,744)           Cost of goods         \$ 85,802         \$ 119,942         (34,140)           Gross margin         \$ 3,747         4,351         (604)           Operating expenses         \$ 58         8 15         (228)           Segment operating income         \$ 3,160         \$ 3,536 <td>Refined products and ammonia pipelines throughput (barrels/day)</td> <td></td> <td>569,820</td> <td></td> <td>565,740</td> <td>4,080</td>	Refined products and ammonia pipelines throughput (barrels/day)		569,820		565,740	4,080
Operating expenses         52,930         48,706         4,224           Depreciation and amortization expense         40,851         38,591         2,260           Segment operating income         78,712         62,979         \$15,733           Storage:           Throughput (harrels/day)         395,512         331,917         63,595           Throughput terminal revenues         \$23,170         \$20,141         3,029           Storage terminal revenues         \$7,233         94,679         (7,446)           Total revenues         48,165         52,853         (4,688)           Depreciation and amortization expense         48,165         52,853         (4,688)           Depreciation and amortization expense         24,40         23,186         954           Segment operating income         \$38,098         38,781         (683)           Fuels Marketing:           Product sales and other revenue         \$89,549         \$124,293         \$(34,744)           Cost of goods         85,802         \$19,942         \$(34,40)           Gross margin         3,747         4,351         \$(604)           Operating expenses         \$5         \$10         \$3,36         \$376           Segment ope	Total throughput (barrels/day)		1,659,668		1,405,314	 254,354
Depreciation and amortization expense         40,851         38,591         2,260           Segment operating income         \$ 78,712         \$ 62,979         \$ 15,733           Storage:         Throughput (barrels/day)         395,512         331,917         63,595           Throughput terminal revenues         \$ 23,170         \$ 20,141         \$ 3,029           Storage terminal revenues         \$ 7,233         \$ 94,679         (7,446)           Total revenues         48,165         \$ 25,853         (4,683)           Depreciation and amortization expense         24,140         \$ 23,166         \$ 954           Segment operating income         \$ 38,098         \$ 38,781         \$ (683)           Fuels Marketing:         Teles Marketing:         \$ 124,293         \$ (34,744)           Cost of goods         \$ 89,549         \$ 124,293         \$ (34,744)           Cost of goods         \$ 89,549         \$ 124,293         \$ (34,744)           Cost of goods         \$ 8,580         \$ 119,942         \$ (34,144)           Gross margin         \$ 3,747         4,351         \$ (604)           Operating expenses         \$ 7         \$ (133)         \$ 133           Cost of goods         \$ 7         \$ (133)         \$ 133	Throughput revenues	\$	172,493	\$	150,276	\$ 22,217
Segment operating income         \$ 78,712         \$ 62,979         \$ 15,733           Storage:         Throughput (barrels/day)         395,512         331,917         63,595           Throughput terminal revenues         \$ 23,770         \$ 20,141         \$ 30,092           Storage terminal revenues         \$ 87,233         \$ 4,679         (7,446)           Total revenues         \$ 110,403         \$ 114,820         (4,417)           Operating expenses         \$ 48,165         \$ 2,853         (4,688)           Depreciation and amortization expense         \$ 24,140         \$ 23,186         \$ 954           Segment operating income         \$ 89,549         \$ 124,293         \$ (34,744)           Cost of goods         \$ 88,802         \$ 119,942         (34,140)           Gross margin         \$ 3,747         \$ 4,351         (604)           Operating expenses         \$ 88,802         \$ 119,942         (34,140)           Gross margin         \$ 3,747         \$ 4,351         (604)           Operating expenses         \$ 8,862         \$ 119,942         (34,140)           Cost of goods         \$ 3,160         \$ 3,536         \$ 3,750           Cost of goods         \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Operating expenses		52,930		48,706	4,224
Storage:         Throughput (barrels/day)         395,512         331,917         63,595           Throughput terminal revenues         \$ 23,170         \$ 20,141         \$ 3,029           Storage terminal revenues         87,233         94,679         (7,446)           Total revenues         110,403         114,820         (4,617)           Operating expenses         48,165         52,853         (4,688)           Depreciation and amortization expense         24,140         23,186         954           Segment operating income         \$ 38,098         3,8781         \$ (683)           Fuels Marketing:           Product sales and other revenue         \$ 89,549         \$ 124,293         \$ (34,744)           Cost of goods         85,802         119,942         (34,140)           Gross margin         3,747         4,351         (604)           Operating expenses         5 87         815         (228)           Segment operating income         \$ 3,160         \$ 3,536         \$ (376)           Cost of goods         \$ 7         \$ (133)         1 33           Cost of goods         \$ 7         \$ (133)         1 33           Total         \$ 3         \$ 3         3 </td <td>Depreciation and amortization expense</td> <td></td> <td>40,851</td> <td></td> <td>38,591</td> <td>2,260</td>	Depreciation and amortization expense		40,851		38,591	2,260
Throughput (barrels/day)         395,512         331,917         63,959           Throughput terminal revenues         \$ 23,170         \$ 20,141         \$ 3,029           Storage terminal revenues         87,233         94,679         (7,446)           Total revenues         110,403         114,820         (4,417)           Operating expenses         48,165         52,853         (4,688)           Depreciation and amortization expense         24,140         23,186         954           Segment operating income         \$ 38,098         38,781         \$ (683)           Fuels Marketing:           Product sales and other revenue         \$ 89,549         \$ 124,293         \$ (34,744)           Cost of goods         85,802         119,942         (34,140)           Gross margin         3,747         4,351         (604)           Operating expenses         587         815         (228)           Segment operating income         \$ 3,100         \$ 3,536         \$ 370           Consolidation and Intersegment Eliminations:         \$ 3         \$ 133         \$ 3           Revenues         \$ -         \$ (133)         \$ 133           Cost of goods         -         \$ (3)         \$ 3	Segment operating income	\$	78,712	\$	62,979	\$ 15,733
Throughput terminal revenues         \$ 23,170         \$ 20,141         \$ 3,029           Storage terminal revenues         87,233         94,679         (7,446)           Total revenues         110,403         114,820         (4,417)           Operating expenses         48,165         52,853         (4,688)           Depreciation and amortization expense         24,140         23,186         954           Segment operating income         \$ 38,098         \$ 38,781         \$ (683)           Fuels Marketing:           Product sales and other revenue         \$ 89,549         \$ 124,293         \$ (34,744)           Cost of goods         85,802         119,942         (34,140)           Gross margin         3,747         4,351         (604)           Operating expenses         587         815         (228)           Segment operating income         \$ 3,160         \$ 3,536         \$ 370,60           Cost of goods         \$ 13         \$ 133           Cost of goods         \$ 7         \$ (133)         \$ 133           Cost of goods         \$ 7         \$ (133)         \$ 133           Cost of goods         \$ 7         \$ (133)         \$ 133           Cost of goods         \$	Storage:					
Storage terminal revenues         87,233         94,679         (7,46)           Total revenues         110,403         114,820         (4,417)           Operating expenses         48,165         52,853         (4,688)           Depreciation and amortization expense         24,140         23,186         954           Segment operating income         838,098         38,781         (683)           Fuels Marketing:           Product sales and other revenue         88,549         124,293         (34,744)           Cost of goods         88,802         119,942         (34,140)           Gross margin         3,747         4,351         (604)           Operating expenses         587         815         (228)           Segment operating income         \$3,160         \$3,536         \$3,760           Cost of goods         -         (133)         133           Cost of goods         -         (133)         133           Cost of goods         -         (133)         133           Total         \$3,76         \$3         3           Cost of goods         -         (133)         133           Total         \$3,75         \$3,23         \$3	Throughput (barrels/day)		395,512		331,917	63,595
Total revenues         110,403         114,820         (4,477)           Operating expenses         48,165         52,853         (4,688)           Depreciation and amortization expense         24,140         23,186         954           Segment operating income         \$38,098         \$38,781         \$(683)           Fuels Marketing:           Product sales and other revenue         \$89,549         \$124,293         \$(34,744)           Cost of goods         85,802         119,942         (34,140)           Gross margin         3,747         4,351         (604)           Operating expenses         587         815         (228)           Segment operating income         \$3,160         \$3,536         \$376           Consolidation and Intersegment Eliminations:         \$3,160         \$3,536         \$376           Revenues         \$ -         \$(133)         \$133           Cost of goods         -         \$(133)         \$133           Total         \$ -         \$(33)         \$(3)           Operating expenses         -         \$(133)         \$133           Total         \$ 372,445         \$389,256         \$(16,811)           Costs associated with service revenues:         \$	Throughput terminal revenues	\$	23,170	\$	20,141	\$ 3,029
Operating expenses         48,165         52,853         (4,688)           Depreciation and amortization expense         24,140         23,186         954           Segment operating income         \$38,098         \$38,781         \$(683)           Fuels Marketing:           Product sales and other revenue         \$89,549         \$124,293         \$(34,744)           Cost of goods         85,802         \$119,942         (34,140)           Gross margin         3,747         4,351         (604)           Operating expenses         587         815         (228)           Segment operating income         \$3,160         \$3,536         \$376           Consolidation and Intersegment Eliminations:         \$         \$         \$133         \$33           Cost of goods         \$         \$         \$3         \$3         \$3           Operating expenses         \$         \$         \$3         \$3         \$3           Cost of goods         \$         \$         \$         \$3         \$3         \$3         \$3         \$3         \$3         \$3         \$3         \$3         \$3         \$3         \$3         \$3         \$3         \$3         \$3         \$3         \$3	Storage terminal revenues		87,233		94,679	(7,446)
Depreciation and amortization expense         24,140         23,186         954           Segment operating income         \$ 38,098         38,781         (683)           Fuels Marketing:           Product sales and other revenue         \$ 89,549         \$ 124,293         \$ (34,744)           Cost of goods         \$ 58,802         \$ 119,942         (34,140)           Gross margin         3,747         4,351         (604)           Operating expenses         587         815         (228)           Segment operating income         \$ 3,160         \$ 3,536         \$ (376)           Consolidation and Intersegment Eliminations:           Revenues         \$ -         \$ (133)         \$ 133           Cost of goods         -         \$ (133)         \$ 33           Operating expenses         -         \$ (133)         \$ 33           Total         \$ -         \$ (133)         \$ 33           Total         \$ -         \$ (133)         \$ (33)           Consolidated Information:         Revenues         \$ 372,445         \$ 389,256         \$ (16,811)           Costs associated with service revenues:         \$ 372,445         \$ 389,256         \$ (16,811)           Cost of product sales	Total revenues		110,403		114,820	(4,417)
Segment operating income         \$ 38,098         \$ 38,781         \$ (683)           Fuels Marketing:         Product sales and other revenue         \$ 89,549         \$ 124,293         \$ (34,744)           Cost of goods         \$ 85,802         \$ 119,942         (34,140)           Gross margin         3,747         4,351         (604)           Operating expenses         587         815         (228)           Segment operating income         \$ 3,160         \$ 3,536         \$ (376)           Consolidation and Intersegment Eliminations:           Revenues         \$ -         \$ (133)         \$ 133           Cost of goods         -         \$ (133)         \$ 33           Operating expenses         -         \$ (133)         \$ 33           Total         \$ -         \$ (133)         \$ (133)           Total         \$ -         \$ (133)         \$ (133)           Consolidated Information:           Revenues         \$ 372,445         \$ 389,256         \$ (16,811)           Costs associated with service revenues:         \$ (10,095)         \$ (10,241)         \$ (1,46)           Cost of product sales         \$ (4,991)         \$ (1,777)         \$ (2,14)           Cost of	Operating expenses		48,165		52,853	(4,688)
Fuels Marketing:           Product sales and other revenue         \$ 89,549         \$ 124,293         \$ (34,744)           Cost of goods         85,802         119,942         (34,140)           Gross margin         3,747         4,351         (604)           Operating expenses         587         815         (228)           Segment operating income         \$ 3,160         \$ 3,536         \$ (376)           Consolidation and Intersegment Eliminations:           Revenues         \$ -         \$ (133)         \$ 133           Cost of goods         -         (133)         \$ 133           Cost of goods         -         (133)         \$ 133           Total         \$ -         \$ 3         \$ (3)           Consolidated Information:         \$ -         \$ 389,256         \$ (16,811)           Costs associated with service revenues:           Operating expenses         101,095         102,241         (1,146)           Depreciation and amortization expense         64,991         61,777         3,214           Total costs associated with service revenues         166,086         164,018         2,068           Cost of product sales         86,389         119,939         (33,550)	Depreciation and amortization expense		24,140		23,186	954
Product sales and other revenue         \$ 89,549         \$ 124,293         \$ (34,744)           Cost of goods         85,802         119,942         (34,140)           Gross margin         3,747         4,351         (604)           Operating expenses         587         815         (228)           Segment operating income         \$ 3,160         \$ 3,536         \$ (376)           Consolidation and Intersegment Eliminations:           Revenues         \$ -         \$ (133)         \$ 133           Cost of goods         -         (133)         3           Operating expenses         -         (133)         133           Total         \$ -         \$ 3         \$ (3)           Consolidated Information:         -         (133)         \$ (3)           Revenues         \$ 372,445         \$ 389,256         \$ (16,811)           Costs associated with service revenues:         -         \$ (32)         \$ (14,86)           Operating expenses         101,095         102,241         (1,146)           Depreciation and amortization expense         64,991         61,777         3,214           Total costs associated with service revenues         166,086         164,018         2,068           Cos	Segment operating income	\$	38,098	\$	38,781	\$ (683)
Cost of goods         85,802         119,942         (34,140)           Gross margin         3,747         4,351         (604)           Operating expenses         587         815         (228)           Segment operating income         \$ 3,160         \$ 3,536         \$ (376)           Consolidation and Intersegment Eliminations:           Revenues         \$ -         \$ (133)         \$ 133           Cost of goods         -         (133)         \$ 133           Operating expenses         -         (133)         \$ 133           Total         \$ -         \$ 3         \$ (3)           Consolidated Information:           Revenues         \$ 372,445         \$ 389,256         \$ (16,811)           Costs associated with service revenues:         101,095         102,241         (1,146)           Depreciation and amortization expense         64,991         61,777         3,214           Total costs associated with service revenues         166,086         164,018         2,068           Cost of product sales         86,389         119,939         (33,550)           Segment operating income         119,970         105,299         14,671           General and administrative expenses         24,	Fuels Marketing:					
Gross margin         3,747         4,351         (604)           Operating expenses         587         815         (228)           Segment operating income         \$ 3,160         \$ 3,536         (376)           Consolidation and Intersegment Eliminations:           Revenues         \$ -         \$ (133)         \$ 133           Cost of goods         -         (133)         133           Operating expenses         -         (133)         133           Total         \$ -         \$ 3         \$ (3)           Consolidated Information:           Revenues         \$ 372,445         \$ 389,256         \$ (16,811)           Costs associated with service revenues:           Operating expenses         101,095         102,241         (1,146)           Depreciation and amortization expense         64,991         61,777         3,214           Total costs associated with service revenues         166,086         164,018         2,068           Cost of product sales         86,389         119,939         (33,550)           Segment operating income         119,970         105,299         14,671           General and administrative expenses         24,868         26,754         (1,886)	Product sales and other revenue	\$	89,549	\$	124,293	\$ (34,744)
Operating expenses         587         815         (228)           Segment operating income         \$ 3,160         \$ 3,536         \$ (376)           Consolidation and Intersegment Eliminations:           Revenues         \$ —         \$ (133)         \$ 133           Cost of goods         —         (133)         133           Operating expenses         —         (133)         133           Total         \$ —         \$ 3         \$ (3)           Consolidated Information:         S         —         \$ 3         \$ (3)           Revenues         \$ 372,445         \$ 389,256         \$ (16,811)           Costs associated with service revenues:         S         101,095         102,241         (1,146)           Depreciation and amortization expense         64,991         61,777         3,214           Total costs associated with service revenues         166,086         164,018         2,068           Cost of product sales         86,389         119,939         (33,550)           Segment operating income         119,970         105,299         14,671           General and administrative expenses         24,868         26,754         (1,886)           Other depreciation and amortization expense         1,819 <td>Cost of goods</td> <td></td> <td>85,802</td> <td></td> <td>119,942</td> <td>(34,140)</td>	Cost of goods		85,802		119,942	(34,140)
Segment operating income         \$ 3,160         \$ 3,536         \$ (376)           Consolidation and Intersegment Eliminations:           Revenues         \$ — \$ (133)         \$ 133           Cost of goods         — (33)         3           Operating expenses         — (133)         133           Total         \$ — \$ 3         \$ (3)           Consolidated Information:           Revenues         \$ 372,445         \$ 389,256         \$ (16,811)           Costs associated with service revenues:         Uniquent of the control of the	Gross margin		3,747		4,351	(604)
Consolidation and Intersegment Eliminations:           Revenues         \$ — \$ (133) \$ 133           Cost of goods         — (133) 133           Operating expenses         — (133) \$ 133           Total         \$ — \$ 3 \$ (3)           Consolidated Information:           Revenues         \$ 372,445 \$ 389,256 \$ (16,811)           Costs associated with service revenues:           Operating expenses         101,095 102,241 (1,146)           Depreciation and amortization expense         64,991 61,777 3,214           Total costs associated with service revenues         166,086 164,018 2,068           Cost of product sales         86,389 119,939 (33,550)           Segment operating income         119,970 105,299 14,671           General and administrative expenses         24,868 26,754 (1,886)           Other depreciation and amortization expense         1,819 2,158 (339)	Operating expenses		587		815	(228)
Revenues         \$ — \$ (133) \$ 133           Cost of goods         — (3) 3         3           Operating expenses         — (133) 133         133           Total         \$ — \$ 3 \$ 3 \$ (3)           Consolidated Information:           Revenues         \$ 372,445 \$ 389,256 \$ (16,811)           Costs associated with service revenues:           Operating expenses         101,095 102,241 (1,146)           Depreciation and amortization expense         64,991 61,777 3,214           Total costs associated with service revenues         166,086 164,018 2,068           Cost of product sales         86,389 119,939 (33,550)           Segment operating income         119,970 105,299 14,671           General and administrative expenses         24,868 26,754 (1,886)           Other depreciation and amortization expense         1,819 2,158 (339)	Segment operating income	\$	3,160	\$	3,536	\$ (376)
Cost of goods         —         (3)         3           Operating expenses         —         (133)         133           Total         \$ —         \$ 3         \$ (3)           Consolidated Information:           Revenues           Costs associated with service revenues:           Operating expenses         101,095         102,241         (1,146)           Depreciation and amortization expense         64,991         61,777         3,214           Total costs associated with service revenues         166,086         164,018         2,068           Cost of product sales         86,389         119,939         (33,550)           Segment operating income         119,970         105,299         14,671           General and administrative expenses         24,868         26,754         (1,886)           Other depreciation and amortization expense         1,819         2,158         (339)	Consolidation and Intersegment Eliminations:					
Operating expenses         —         (133)         133           Total         \$ —         \$ 3         \$ (3)           Consolidated Information:           Revenues         \$ 372,445         \$ 389,256         \$ (16,811)           Costs associated with service revenues:         \$ 101,095         102,241         (1,146)           Depreciation and amortization expense         64,991         61,777         3,214           Total costs associated with service revenues         166,086         164,018         2,068           Cost of product sales         86,389         119,939         (33,550)           Segment operating income         119,970         105,299         14,671           General and administrative expenses         24,868         26,754         (1,886)           Other depreciation and amortization expense         1,819         2,158         (339)	Revenues	\$	_	\$	(133)	\$ 133
Total         \$ —         \$ 3         \$ (3)           Consolidated Information:           Revenues         \$ 372,445         \$ 389,256         \$ (16,811)           Costs associated with service revenues:           Operating expenses         101,095         102,241         (1,146)           Depreciation and amortization expense         64,991         61,777         3,214           Total costs associated with service revenues         166,086         164,018         2,068           Cost of product sales         86,389         119,939         (33,550)           Segment operating income         119,970         105,299         14,671           General and administrative expenses         24,868         26,754         (1,886)           Other depreciation and amortization expense         1,819         2,158         (339)	Cost of goods		_		(3)	3
Consolidated Information:           Revenues         \$ 372,445         \$ 389,256         \$ (16,811)           Costs associated with service revenues:         \$ 101,095         102,241         (1,146)           Depreciation and amortization expense         64,991         61,777         3,214           Total costs associated with service revenues         166,086         164,018         2,068           Cost of product sales         86,389         119,939         (33,550)           Segment operating income         119,970         105,299         14,671           General and administrative expenses         24,868         26,754         (1,886)           Other depreciation and amortization expense         1,819         2,158         (339)	Operating expenses		_		(133)	133
Revenues       \$ 372,445       \$ 389,256       \$ (16,811)         Costs associated with service revenues:       0       101,095       102,241       (1,146)         Depreciation and amortization expense       64,991       61,777       3,214         Total costs associated with service revenues       166,086       164,018       2,068         Cost of product sales       86,389       119,939       (33,550)         Segment operating income       119,970       105,299       14,671         General and administrative expenses       24,868       26,754       (1,886)         Other depreciation and amortization expense       1,819       2,158       (339)	Total	\$	_	\$	3	\$ (3)
Costs associated with service revenues:         Operating expenses       101,095       102,241       (1,146)         Depreciation and amortization expense       64,991       61,777       3,214         Total costs associated with service revenues       166,086       164,018       2,068         Cost of product sales       86,389       119,939       (33,550)         Segment operating income       119,970       105,299       14,671         General and administrative expenses       24,868       26,754       (1,886)         Other depreciation and amortization expense       1,819       2,158       (339)	Consolidated Information:					
Operating expenses         101,095         102,241         (1,146)           Depreciation and amortization expense         64,991         61,777         3,214           Total costs associated with service revenues         166,086         164,018         2,068           Cost of product sales         86,389         119,939         (33,550)           Segment operating income         119,970         105,299         14,671           General and administrative expenses         24,868         26,754         (1,886)           Other depreciation and amortization expense         1,819         2,158         (339)	Revenues	\$	372,445	\$	389,256	\$ (16,811)
Depreciation and amortization expense         64,991         61,777         3,214           Total costs associated with service revenues         166,086         164,018         2,068           Cost of product sales         86,389         119,939         (33,550)           Segment operating income         119,970         105,299         14,671           General and administrative expenses         24,868         26,754         (1,886)           Other depreciation and amortization expense         1,819         2,158         (339)	Costs associated with service revenues:					, , , ,
Total costs associated with service revenues         166,086         164,018         2,068           Cost of product sales         86,389         119,939         (33,550)           Segment operating income         119,970         105,299         14,671           General and administrative expenses         24,868         26,754         (1,886)           Other depreciation and amortization expense         1,819         2,158         (339)	Operating expenses		101,095		102,241	(1,146)
Cost of product sales         86,389         119,939         (33,550)           Segment operating income         119,970         105,299         14,671           General and administrative expenses         24,868         26,754         (1,886)           Other depreciation and amortization expense         1,819         2,158         (339)	Depreciation and amortization expense		64,991		61,777	3,214
Segment operating income119,970105,29914,671General and administrative expenses24,86826,754(1,886)Other depreciation and amortization expense1,8192,158(339)	Total costs associated with service revenues		166,086		164,018	2,068
General and administrative expenses24,86826,754(1,886)Other depreciation and amortization expense1,8192,158(339)	Cost of product sales		86,389		119,939	(33,550)
Other depreciation and amortization expense 1,819 2,158 (339)	Segment operating income		119,970		105,299	14,671
	General and administrative expenses		24,868		26,754	(1,886)
Consolidated operating income \$ 93,283 \$ 76,387 \$ 16,896	Other depreciation and amortization expense		1,819		2,158	(339)
	Consolidated operating income	\$	93,283	\$	76,387	\$ 16,896

#### Pipeline

Total revenues increased \$22.2 million and throughputs increased 254,354 barrels per day for the three months ended June 30, 2019, compared to the three months ended June 30, 2018, primarily due to:

- an increase in revenues of \$14.1 million and an increase in throughputs of 115,286 barrels per day resulting from
  increased customer production supplying our Permian Crude System and the completion of new pipeline connections
  and expansion projects;
- an increase in revenues of \$3.2 million and an increase in throughputs of 2,384 barrels per day on our Ardmore System, mainly due to an increase in long-haul deliveries resulting in higher average tariffs and the completion of new pipeline connections that began delivering incremental Permian crude oil in the second quarter of 2019 from Wichita Falls to local refiners and a connected carrier;
- an increase in revenues of \$2.3 million on our Houston pipeline, as a customer began leasing a portion of the pipeline on January 1, 2019;
- an increase in revenues of \$1.5 million on our Ammonia Pipeline mainly due to a tariff rate increase in 2019;
- an increase in revenues of \$1.2 million and an increase in throughputs of 4,512 barrels per day on our North Pipeline, primarily due to favorable market conditions in locations served by the North Pipeline; and
- an increase in revenues of \$1.2 million on our McKee System pipelines, mainly due to an increase in long-haul deliveries resulting in higher average tariffs.

These increases were partially offset by:

- a decrease in revenues of \$2.8 million, despite a slight increase in throughputs on our East Pipeline, due to a decrease in other product sales and lower average tariffs; and
- a decrease in revenues of \$0.7 million on our Eagle Ford System, mainly due to lower rates, which more than offset an increase in throughputs of 136,538 barrels per day.

Operating expenses increased \$4.2 million for the three months ended June 30, 2019, compared to the three months ended June 30, 2018, mainly due to:

- an increase in power costs of \$1.7 million, spread across various pipeline systems as a result of higher throughputs;
- an increase of \$0.8 million due to ad valorem tax rate increases across all pipeline systems; and
- an increase in salaries and wages of \$0.7 million.

Depreciation and amortization expense increased \$2.3 million for the three months ended June 30, 2019, compared to the three months ended June 30, 2018, mainly due to completed projects associated with the Permian Crude System in 2019 and owning the assets associated with the Council Bluffs Acquisition for the entire second quarter of 2019.

#### Storage

Throughput terminal revenues increased \$3.0 million while throughputs increased 63,595 barrels per day for the three months ended June 30, 2019, compared to the three months ended June 30, 2018, mainly due to an increase in throughput terminal revenues of \$2.8 million and an increase in throughputs of 66,131 barrels per day at our Corpus Christi North Beach terminal, which receives our South Texas Crude System volumes.

Storage terminal revenues decreased \$7.4 million for the three months ended June 30, 2019, compared to the three months ended June 30, 2018, primarily due to the following:

- a decrease in revenues of \$10.3 million at our North East Terminals, mainly due to the re-contracting of certain
  customer contracts in a backwardated market and an adjustment to revenues in 2018 resulting from a change in the
  term of a contract at our Linden terminal; and
- a decrease in revenues of \$1.1 million at our Point Tupper terminal, primarily due to a decrease in throughput and handling fees.

These decreases were partially offset by an increase of \$3.3 million at our West Coast Terminals, mainly due to completed projects.

Operating expenses decreased \$4.7 million for the three months ended June 30, 2019, compared to the three months ended June 30, 2018, primarily due to a decrease in maintenance and regulatory expenses of \$4.2 million across various terminals.

Depreciation and amortization expense increased \$1.0 million for the three months ended June 30, 2019, compared to the three months ended June 30, 2018, due to an increase in amortization expense of \$1.7 million associated with a finance lease for a dock that was completed in September 2018.

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#### General

General and administrative expenses decreased \$1.9 million for the three months ended June 30, 2019, compared to the three months ended June 30, 2018, mainly due to lower compensation costs.

Interest expense, net, decreased \$2.7 million for the three months ended June 30, 2019, compared to the three months ended June 30, 2018, mainly due to lower borrowings under our \$1.4 billion revolving credit agreement.

Income tax expense decreased \$1.4 million for the three months ended June 30, 2019, compared to the three months ended June 30, 2018, primarily due to lower taxable income and Texas margin tax refunds received in the second quarter of 2019.

#### **Discontinued Operations**

Please refer to Note 3 of the Condensed Notes to Consolidated Financial Statements in Item 1. "Financial Statements" for information on discontinued operations.

# Six Months Ended June 30, 2019 Compared to Six Months Ended June 30, 2018

# **Financial Highlights**

(Unaudited, Thousands of Dollars, Except Per Unit Data)

	 Six Months Ended June 30,					
	2019		2018		Change	
Statement of Income Data:						
Revenues:						
Service revenues	\$ 541,499	\$	507,668	\$	33,831	
Product sales	178,772		258,315		(79,543)	
Total revenues	720,271		765,983		(45,712)	
Costs and expenses:						
Costs associated with service revenues	326,315		311,921		14,394	
Cost of product sales	172,571		245,089		(72,518)	
General and administrative expenses	50,559		44,896		5,663	
Other depreciation and amortization expense	3,938		4,197		(259)	
Total costs and expenses	553,383		606,103		(52,720)	
Operating income	166,888		159,880		7,008	
Interest expense, net	(89,984)		(95,777)		5,793	
Other income, net	1,412		2,623		(1,211)	
Income from continuing operations before income tax expense	78,316		66,726		11,590	
Income tax expense	2,478		6,584		(4,106)	
Income from continuing operations, net of tax	75,838		60,142		15,696	
(Loss) income from discontinued operations, net of tax	(307,750)		95,390		(403,140)	
Net (loss) income	\$ (231,912)	\$	155,532	\$	(387,444)	
Basic net income (loss) per common unit:						
Continuing operations	\$ 0.05	\$	0.30	\$	(0.25)	
Discontinued operations	(2.86)		1.00		(3.86)	
Total	\$ (2.81)	\$	1.30	\$	(4.11)	

# Overview

We incurred a net loss of \$231.9 million for the six months ended June 30, 2019, compared to net income of \$155.5 million for the six months ended June 30, 2018.

Income from continuing operations, net of tax, increased \$15.7 million for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, mainly due to higher operating income from the pipeline segment, partially offset by lower operating income from the storage and fuels marketing segments.

For the six months ended June 30, 2019, loss from discontinued operations, net of tax, includes impairment charges totaling \$336.8 million related to the St. Eustatius Operations. For the six months ended June 30, 2018, income from discontinued operations, net of tax, includes a gain of \$78.8 million resulting from insurance proceeds received for hurricane damages incurred at our St. Eustatius terminal.

Segment Operating Highlights (Thousands of Dollars, Except Barrels/Day Information)

		Six Months E	June 30,			
		2019		2018		Change
Pipeline:						
Crude oil pipelines throughput (barrels/day)		1,054,425		815,568		238,857
Refined products and ammonia pipelines throughput (barrels/day)		536,836		548,910		(12,074)
Total throughput (barrels/day)		1,591,261		1,364,478		226,783
Throughput revenues	\$	328,744	\$	287,066	\$	41,678
Operating expenses		101,028		91,047		9,981
Depreciation and amortization expense		81,700		75,246		6,454
Segment operating income	\$	146,016	\$	120,773	\$	25,243
Storage:						
Throughput (barrels/day)		380,267		337,892		42,375
Throughput terminal revenues	\$	44,856	\$	40,157	\$	4,699
Storage terminal revenues		169,047		186,083		(17,036)
Total revenues		213,903		226,240		(12,337)
Operating expenses		95,478		98,017		(2,539)
Depreciation and amortization expense		48,109		46,355		1,754
Segment operating income	\$	70,316	\$	81,868	\$	(11,552)
Fuels Marketing:						
Product sales and other revenue	\$	177,628	\$	252,951	\$	(75,323)
Cost of goods		171,303		245,107		(73,804)
Gross margin		6,325		7,844		(1,519)
Operating expenses		1,240		1,512		(272)
Segment operating income	\$	5,085	\$	6,332	\$	(1,247)
Consolidation and Intersegment Eliminations:					_	<u> </u>
Revenues	\$	(4)	\$	(274)	\$	270
Cost of goods		28		(18)		46
Operating expenses		_		(256)		256
Total	\$	(32)	\$		\$	(32)
Consolidated Information:						
Revenues	\$	720,271	\$	765,983	\$	(45,712)
Costs associated with service revenues:	Ψ	720,271	Ψ	700,700	Ψ	(15,712)
Operating expenses		196,506		190,320		6,186
Depreciation and amortization expense		129,809		121,601		8,208
Total costs associated with service revenues		326,315		311,921		14,394
Cost of product sales		172,571		245,089		(72,518)
Segment operating income		221,385		208,973		12,412
General and administrative expenses		50,559		44,896		5,663
Other depreciation and amortization expense		3,938		4,197		(259)
Consolidated operating income	\$	166,888	\$	159,880	\$	7,008
	Ψ	100,000	Ψ	157,000	Ψ	7,000

#### Pipeline

Total revenues increased \$41.7 million and total throughputs increased 226,783 barrels per day for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, primarily due to:

- an increase in revenues of \$30.2 million and an increase in throughputs of 131,973 barrels per day resulting from
  increased customer production supplying our Permian Crude System and the completion of new pipeline connections
  and expansion projects;
- an increase in revenues of \$7.0 million on our Ardmore System, despite throughputs that remained flat, mainly due to
  an increase in long-haul deliveries resulting in higher average tariffs and the completion of new pipeline connections
  that began delivering incremental Permian crude oil in the second quarter of 2019 from Wichita Falls to local refiners
  and a connected carrier;
- an increase in revenues of \$5.0 million on our Houston pipeline, as a customer began leasing a portion of the pipeline on January 1, 2019;
- an increase in revenues of \$2.2 million on our Ammonia Pipeline mainly due to a tariff rate increase in 2019;
- an increase in revenues of \$1.9 million and an increase in throughputs of 11,963 barrels per day on our Three Rivers System, mainly due to increased demand; and
- an increase in revenues of \$1.6 million and an increase in throughputs of 2,907 barrels per day on our North Pipeline, primarily due to favorable market conditions in locations served by the North Pipeline.

These increases were partially offset by:

- a decrease in revenues of \$5.1 million and a decrease in throughputs of 51,400 barrels per day due to operational issues at the refinery served by our McKee System pipelines in the first quarter of 2019; and
- a decrease in revenues of \$3.7 million on our Eagle Ford System, mainly due to lower rates, which more than offset an increase in throughputs of 125,356 barrels per day.

Operating expenses increased \$10.0 million for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, mainly due to:

- an increase in operating expenses of \$6.6 million on our Permian Crude System, mainly due to higher power costs resulting from higher throughputs, as well as higher bad debt expense; and
- an increase in operating costs of \$1.5 million due to owning the assets associated with the Council Bluffs Acquisition for the entire period in 2019.

Depreciation and amortization expense increased \$6.5 million for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, mainly due to completed projects associated with the Permian Crude System and owning the assets associated with the Council Bluffs Acquisition for the entire period in 2019.

### Storage

Throughput terminal revenues increased \$4.7 million, while throughputs increased 42,375 barrels per day for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, mainly due to an increase in throughput terminal revenues of \$4.5 million and an increase in throughputs of 46,501 barrels per day at our Corpus Christi North Beach terminal, which receives our South Texas Crude System volumes.

Storage terminal revenues decreased \$17.0 million for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, primarily due to a decrease of \$20.7 million at our North East and Gulf Coast Terminals, mainly resulting from a decrease in customer base, the re-contracting of certain customer contracts in a backwardated market and an adjustment to revenues in 2018 resulting from a change in the term of a contract at our Linden terminal. These decreases were partially offset by an increase of \$3.7 million at our West Coast Terminals, mainly due to completed projects.

Operating expenses decreased \$2.5 million for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, primarily due to a decrease in maintenance and regulatory expenses of \$3.7 million, partially offset by an increase in insurance expense of \$1.0 million due to an increase in premiums, both across various terminals.

Depreciation and amortization expense increased \$1.8 million for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, mainly due to amortization expense associated with a finance lease for a dock that was completed in September 2018.

#### Fuels Marketing

Segment operating income decreased \$1.2 million for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, mainly due to a decrease in operating income from our blending operations.

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#### **General**

General and administrative expenses increased \$5.7 million for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, mainly resulting from lower legal expenses in 2018.

Interest expense, net decreased \$5.8 million for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, mainly due to the maturity of the \$350.0 million of 7.65% senior notes in the second quarter of 2018, which were paid off with lower interest revolver borrowings. These notes were replaced with \$500.0 million of 6.0% senior notes in the second quarter of 2019.

Income tax expense decreased \$4.1 million for the six months ended June 30, 2019, compared to the six months ended June 30, 2018, mainly due to lower taxable income and tax refunds received in the second quarter of 2019.

#### **Discontinued Operations**

For the six months ended June 30, 2019, we recognized a loss from discontinued operations, net of tax, of \$307.8 million, primarily due to long-lived asset impairment charges of \$305.7 million and a goodwill impairment charge of \$31.1 million in 2019 associated with the St. Eustatius Operations. Please refer to Note 3 of the Condensed Notes to Consolidated Financial Statements in Item 1. "Financial Statements" for further information.

For the six months ended June 30, 2018, we recognized income from discontinued operations, net of tax, of \$95.4 million, mainly due to a gain of \$78.8 million from insurance proceeds received in the first quarter of 2018 relating to hurricane damage at our St. Eustatius terminal in the third quarter of 2017.

#### TRENDS AND OUTLOOK

In 2019, we continue to execute on the comprehensive plan that we began in 2018, which included simplifying our corporate structure and eliminating the incentive distribution rights, reducing our leverage metrics and improving our distribution coverage ratio. Those actions, combined with our sale of the St Eustatius Operations in July 2019 and the European Operations in the fourth quarter of 2018, positioned us to fund a larger proportion of our capital projects with the cash generated by our operations, thus reducing our need to access common equity markets to finance future growth opportunities.

We continue to see significant opportunities emanate from the growth in North American shale production, especially in the Permian Basin, as that growth drives demand for the midstream logistics assets and services necessary to transport and store crude from the wellhead to domestic and international destinations. Our Permian Crude System was built to directly benefit from horizontal well production in the Permian Basin, but we also have assets in Texas and elsewhere on the Gulf Coast that are either already benefiting, or that we expect to benefit in the future, from North American shale production growth. We expect our Permian Crude System to benefit from higher throughputs as production grows in that basin, and we expect our crude oil pipeline systems, including our Wichita Falls, Ardmore and South Texas crude systems, and our Gulf Coast storage and export dock facilities in Corpus Christi, Texas and St. James, Louisiana to benefit from increased utilization as shale play production grows and Gulf Coast exports increase.

Early in the third quarter of 2019, we completed the first phase of a project connecting our Corpus Christi terminal to a pipeline transporting Permian barrels for export, and we continue to expect to complete the second phase of that project in the third quarter. Once we begin transporting volumes, we expect to see improved results for our storage facility in Corpus Christi. Our St. James terminal is now benefiting from North American shale production growth through increased unit train activity at that facility to accommodate shale crude volumes from the Permian, the Bakken and Western Canada. Longer term, we expect our St. James terminal to benefit from its advantaged location and shale-driven shifts in domestic crude flows. While backwardated crude prices in 2019 could have a detrimental impact on some of our storage facilities, we believe we are insulated to some extent by long-term contracts at certain of our facilities where backwardation is a driving factor, and due to the fact that we have storage assets in markets where forward pricing has little impact on rates or renewals.

In addition to the Permian-related growth, we also expect 2019 results to benefit from pipeline expansion projects to facilitate the export of refined products to Northern Mexico and the completion of a number of bio-fuel projects at our West Coast terminals in 2018 and 2019.

Our outlook for the Partnership, both overall and for any of our segments, may change, as we base our expectations on our continuing evaluation of a variety of factors, many of which are outside our control. These factors include, but are not limited to, the state of the economy and the capital markets; our customers' refinery maintenance schedules and unplanned refinery downtime; crude oil prices; the supply of and demand for crude oil, refined products and anhydrous ammonia; demand for our transportation and storage services; and laws or regulations affecting our assets.

#### LIQUIDITY AND CAPITAL RESOURCES

#### **Overview**

Our primary cash requirements are for distributions to our partners, debt service, capital expenditures, acquisitions and operating expenses.

Our partnership agreement requires that we distribute all "Available Cash" to our common limited partners each quarter. "Available Cash" is defined in the partnership agreement generally as cash on hand at the end of the quarter, plus certain permitted borrowings made subsequent to the end of the quarter, less cash reserves determined by our board of directors, subject to requirements for distributions for our preferred units.

Each year, our objective is to fund our reliability capital expenditures and distribution requirements with our net cash provided by operating activities during that year. If we do not generate sufficient cash from operations to meet that objective, we utilize cash on hand or other sources of cash flow, which in the past have primarily included borrowings under our revolving credit agreement, sales of non-strategic assets and, to the extent necessary, funds raised through equity or debt offerings. We have typically funded our strategic capital expenditures and acquisitions from external sources, primarily borrowings under our revolving credit agreement or funds raised through equity or debt offerings. However, our ability to raise funds by issuing debt or equity depends on many factors beyond our control. Our risk factors in Item 1A of our Annual Report on Form 10-K for the year ended December 31, 2018 describe the risks inherent to these sources of funding and the availability thereof.

During periods when our cash flow from operations is less than our distribution and reliability capital requirements, we may maintain our distribution level because we can use other sources of Available Cash, as provided in our partnership agreement, including borrowings under our revolving credit agreement and proceeds from the sales of assets. Our risk factors in Item 1A of our Annual Report on Form 10-K for the year ended December 31, 2018 describe the risks inherent in our ability to maintain or grow our distribution.

For 2019, we expect our total cash from operations to exceed our distribution and reliability capital requirements. Furthermore, proceeds from the St. Eustatius Disposition in July 2019 were initially used to repay outstanding borrowings under our revolving credit agreement, increasing the amount available for borrowing. The sale is part of our plan to improve our debt metrics and partially fund capital projects to grow our core business in North America.

#### Cash Flows for the Six Months Ended June 30, 2019 and 2018

The following table summarizes our cash flows from operating, investing and financing activities (please refer to our Consolidated Statements of Cash Flows in Item 1. "Financial Statements"):

	Six Months Ended June 30,				
	2019 2018			2018	
	(Thousands of Dolla				
Net cash provided by (used in):					
Operating activities	\$	240,894	\$	243,850	
Investing activities		(303,674)		(224,827)	
Financing activities		73,757		(22,550)	
Effect of foreign exchange rate changes on cash		261		(421)	
Net increase (decrease) in cash, cash equivalents and restricted cash	\$	11,238	\$	(3,948)	

Net cash provided by operating activities for the six months ended June 30, 2019 was comparable to the six months ended June 30, 2018. For the six months ended June 30, 2019, the net cash provided by operating activities was used to fund our distributions to unitholders of \$189.9 million and reliability capital expenditures of \$27.2 million, and along with net proceeds from debt borrowings to fund our strategic capital expenditures of \$292.8 million, as described in the Capital Requirements section below.

For the six months ended June 30, 2018, the net cash provided by operating activities was used to fund our distributions to unitholders and our general partner in the aggregate amount of \$205.0 million. Net cash provided by operating activities as well as a portion of the insurance recoveries relating to hurricane damage at our St. Eustatius terminal were used to fund reliability capital expenditures of \$41.8 million, and proceeds from debt borrowings were used to fund our strategic capital expenditures of \$244.2 million. The proceeds from the issuance of units were used to repay outstanding borrowings under our revolving credit agreement.

# **Debt Sources of Liquidity**

Revolving Credit Agreement. Our \$1.4 billion revolving credit agreement (the Revolving Credit Agreement) is subject to maximum consolidated debt coverage ratio and minimum consolidated interest coverage ratio requirements, which may limit the amount we can borrow to an amount less than the total amount available for borrowing. For the rolling period of four quarters ending June 30, 2019, the consolidated debt coverage ratio (as defined in the Revolving Credit Agreement) could not exceed 5.00-to-1.00 and the consolidated interest coverage ratio (as defined in the Revolving Credit Agreement) must not be less than 1.75-to-1.00. As of June 30, 2019, our consolidated debt coverage ratio was 3.9x and our consolidated interest coverage ratio was 2.5x. As of June 30, 2019, we had \$853.5 million available for borrowing.

In the second quarter of 2019, our credit rating was downgraded by S&P Global Ratings from BB to BB-, and our outlook was changed from negative to stable by the three credit rating agencies identified in the table below. Per the terms of the Revolving Credit Agreement, these changes did not impact the interest rate on our Revolving Credit Agreement, which is the only debt arrangement with an interest rate that is subject to adjustment if our debt rating is downgraded (or upgraded) by certain credit rating agencies. The following table reflects the current outlook and ratings that have been assigned to our debt:

	Fitch, Inc.	Moody's Investor Service Inc.	S&P Global Ratings
Ratings	BB	Ba2	BB-
Outlook	Stable	Stable	Stable

Receivables Financing Agreement. NuStar Energy and NuStar Finance LLC (NuStar Finance), a special purpose entity and wholly owned subsidiary of NuStar Energy, are parties to a \$125.0 million receivables financing agreement with third-party lenders (the Receivables Financing Agreement) and agreements with certain of NuStar Energy's wholly owned subsidiaries (collectively with the Receivables Financing Agreement, the Securitization Program). On April 29, 2019, we amended the Receivables Financing Agreement to extend the scheduled termination date from September 20, 2020 to September 20, 2021 and to amend certain provisions with respect to receivables related to certain customers. The amount available for borrowing under the Receivables Financing Agreement is limited to \$125.0 million and is based on the availability of eligible receivables and other customary factors and conditions.

*Issuance of Debt.* On May 22, 2019, NuStar Logistics issued \$500.0 million of 6.0% senior notes due June 1, 2026. We received net proceeds of approximately \$491.7 million, which we initially used to repay outstanding borrowings under our Revolving Credit Agreement.

Other Debt Sources of Liquidity. Other sources of liquidity as of June 30, 2019 consist of the following:

- \$365.4 million in revenue bonds pursuant to the Gulf Opportunity Zone Act of 2005 (the GoZone Bonds), with \$43.1 million remaining in trust as of June 30, 2019, supported by \$370.2 million in letters of credit; and
- one short-term line of credit agreement with an uncommitted borrowing capacity of up to \$35.0 million, with \$6.0 million of borrowings outstanding as of June 30, 2019.

We are also a party to a \$100.0 million uncommitted letter of credit agreement, which provides for standby letters of credit or guarantees with a term of up to one year (LOC Agreement). As of June 30, 2019, we had no letters of credit issued under the LOC Agreement.

Please refer to Note 5 of the Condensed Notes to Consolidated Financial Statements in Item 1. "Financial Statements" for a discussion of certain of our debt agreements.

#### Capital Requirements

Our operations require significant investments to maintain, upgrade or enhance the operating capacity of our existing assets. Our capital expenditures consist of:

- strategic capital expenditures, such as those to expand or upgrade the operating capacity, increase efficiency or
  increase the earnings potential of existing assets, whether through construction or acquisition, as well as certain capital
  expenditures related to support functions; and
- reliability capital expenditures, such as those required to maintain the current operating capacity of existing assets or extend their useful lives, as well as those required to maintain equipment reliability and safety.

The following table summarizes our capital expenditures for the six months ended June 30, 2019 and 2018, and the amount we expect to spend in 2019:

	Strategic Acquisitions and Capital Expenditures			eliability Capital Expenditures	Total
			(Th	ousands of Dollars)	
For the six months ended June 30:					
2019	\$	292,785	\$	27,176	\$ 319,961
2018	\$	244,228	\$	41,795	\$ 286,023
Expected for the year ended December 31, 2019	\$ 500,	000 - 550,000	\$	60,000 - 80,000	

Strategic capital expenditures for the six months ended June 30, 2019 mainly consisted of pipeline expansions on our Permian Crude System, Northern Mexico refined products supply projects and an export project to connect our Corpus Christi North Beach terminal to long-haul pipelines transporting crude oil from the Permian Basin. Strategic capital expenditures for the six months ended June 30, 2018 consisted of pipeline expansions on our Permian Crude System and terminal expansions. Reliability capital expenditures primarily relate to maintenance upgrade projects at our terminals, including costs to repair the property damage at the St. Eustatius terminal.

For the year ended December 31, 2019, we expect a significant portion of our strategic capital spending to relate to our Permian Crude System and the Northern Mexico and export projects described above. A large portion of reliability capital spending for 2019 related to hurricane damage repairs at the St. Eustatius facility prior to the sale in July 2019, which was funded with insurance proceeds already received. We expect reliability capital spending for 2019 to also relate to the completion of our Ammonia Pipeline replacement project. We continue to evaluate our capital budget and make changes as economic conditions warrant, and our actual capital expenditures for 2019 may increase or decrease from the expected amounts noted above. We believe cash on hand, combined with the sources of liquidity previously described, will be sufficient to fund our capital expenditures in 2019, and our internal growth projects can be accelerated or scaled back depending on market conditions or customer demand.

#### **Distributions**

*Common Units*. Distribution payments are made to our common limited partners within 45 days after the end of each quarter as of a record date that is set after the end of each quarter. The following table summarizes information about quarterly cash distributions to our common limited partners:

Quarter Ended	Distr	Cash ibutions r Unit	tal Cash ributions	Record Date	Payment Date
			ousands of Pollars)		_
June 30, 2019	\$	0.60	\$ 64,658	August 7, 2019	August 13, 2019
March 31, 2019	\$	0.60	\$ 64,690	May 8, 2019	May 14, 2019

*Preferred Units*. Distributions on our preferred units are payable out of any legally available funds, accrue and are cumulative from the original issuance dates, and are payable on the 15th day (or next business day) of each of March, June, September and December of each year to holders of record on the first business day of each payment month.

The following table provides the terms related to distributions for our Series A, Series B and Series C Fixed-to-Floating Rate Cumulative Redeemable Perpetual Preferred Units (collectively, the Series A, B and C Preferred Units):

Units	Fixed Distribution Rate Per Annum (as a Percentage of the \$25.00 Liquidation Preference Per Unit)	R	Fixed Distribution ate Per Unit Per Annum	 Fixed stribution er Annum	Optional Redemption Date/Date at Which Distribution Rate Becomes Floating	Floating Annual Rate (as a Percentage of the \$25.00 Liquidation Preference Per Unit)
				nousands of Dollars)		
Series A Preferred Units	8.50%	\$	2.125	\$ 19,253	December 15, 2021	Three-month LIBOR plus 6.766%
Series B Preferred Units	7.625%	\$	1.90625	\$ 29,357	June 15, 2022	Three-month LIBOR plus 5.643%
Series C Preferred Units	9.00%	\$	2.25	\$ 15,525	December 15, 2022	Three-month LIBOR plus 6.88%

The distribution rate on our Series D Cumulative Convertible Preferred Units (the Series D Preferred Units) is: (i) 9.75% per annum (or \$0.619 per unit per distribution period) for the first two years; (ii) 10.75% per annum (or \$0.682 per unit per distribution period) for years three through five; and (iii) the greater of 13.75% per annum (or \$0.872 per unit per distribution period) or the distribution per common unit thereafter. While the Series D Preferred Units are outstanding, the Partnership will be prohibited from paying distributions on any junior securities, including the common units, unless full cumulative distributions on the Series D Preferred Units (and any parity securities) have been, or contemporaneously are being, paid or set aside for payment through the most recent Series D Preferred Unit distribution payment date. Any Series D Preferred Unit distributions in excess of \$0.635 may be paid, in the Partnership's sole discretion, in additional Series D Preferred Units, with the remainder paid in cash.

In July 2019, our board of directors declared distributions with respect to the Series A, B and C Preferred Units and the Series D Preferred Units to be paid on September 16, 2019.

#### **Debt Obligations**

As of June 30, 2019, we were a party to the following debt agreements:

- Revolving Credit Agreement due October 29, 2020, with \$543.0 million of borrowings outstanding as of June 30, 2019;
- 4.80% senior notes due September 1, 2020 with a face value of \$450.0 million; 6.75% senior notes due February 1, 2021 with a face value of \$300.0 million; 4.75% senior notes due February 1, 2022 with a face value of \$250.0 million; 6.0% senior notes due June 1, 2026 with a face value of \$500.0 million; 5.625% senior notes due April 28, 2027 with a face value of \$550.0 million; and subordinated notes due January 15, 2043 with a face value of \$402.5 million and a floating interest rate, which was 9.3% as of June 30, 2019;
- \$365.4 million in GoZone Bonds due from 2038 to 2041;
- Line of credit agreement with \$6.0 million of borrowings outstanding as of June 30, 2019; and
- Receivables Financing Agreement due September 20, 2021, with \$62.8 million of borrowings outstanding as of June 30, 2019.

Management believes that, as of June 30, 2019, we are in compliance with the ratios and covenants contained in our debt instruments. A default under certain of our debt agreements would be considered an event of default under other of our debt instruments. Please refer to Note 5 of the Condensed Notes to Consolidated Financial Statements in Item 1. "Financial Statements" for a discussion of certain of our debt agreements.

### Interest Rate Swaps

As of June 30, 2019 and December 31, 2018, we were a party to forward-starting interest rate swap agreements for the purpose of hedging interest rate risk. As of June 30, 2019 and December 31, 2018, the aggregate notional amount of these forward-starting interest rate swaps was \$250.0 million. Please refer to Note 8 of the Condensed Notes to Consolidated Financial Statements in Item 1. "Financial Statements" for a more detailed discussion of our interest rate swaps.

#### Environmental, Health and Safety

Our operations are subject to extensive international, federal, state and local environmental laws and regulations, in the U.S. and in the other countries in which we operate, including those relating to the discharge of materials into the environment, waste management, remediation, the characteristics and composition of fuels, climate change and greenhouse gases. Our operations are also subject to extensive health, safety and security laws and regulations, including those relating to worker and pipeline safety, pipeline and storage tank integrity and operations security. Because more stringent environmental and safety laws and regulations are continuously being enacted or proposed, the level of expenditures required for environmental, health and safety matters is expected to increase in the future.

#### **Contingencies**

We are subject to certain loss contingencies, and we believe that the resolution of any particular claim or proceeding, or all matters in the aggregate, would not have a material adverse effect on our results of operations, financial position or liquidity, as further disclosed in Note 6 of the Condensed Notes to Consolidated Financial Statements in Item 1. "Financial Statements."

# CRITICAL ACCOUNTING POLICIES

The preparation of financial statements in accordance with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results could differ from those estimates. Our critical accounting policies are disclosed in our Annual Report on Form 10-K for the year ended December 31, 2018.

# NEW ACCOUNTING PRONOUNCEMENTS

Please refer to Note 2 of the Condensed Notes to Consolidated Financial Statements in Item 1. "Financial Statements" for a discussion of new accounting pronouncements.

#### Item 3. Quantitative and Qualitative Disclosures About Market Risk

We manage our exposure to changing interest rates principally through the use of a combination of fixed-rate debt and variable-rate debt. In addition, we utilize forward-starting interest rate swap agreements to lock in the rate on the interest payments related to forecasted debt issuances. Borrowings under our variable-rate debt expose us to increases in interest rates. Since the operations of our fuels marketing segment expose us to commodity price risk, we also use derivative instruments to attempt to mitigate the effects of commodity price fluctuations. Derivative financial instruments associated with commodity price risk were not material for any periods presented.

Please refer to Note 8 of the Condensed Notes to Consolidated Financial Statements in Item 1. "Financial Statements" for a more detailed discussion of our interest rate swaps. The following tables present principal cash flows and related weighted-average interest rates by expected maturity dates for our long-term debt, excluding finance leases:

					June 3	30	, 2019					
			Expected Ma	atu	ırity Dates							
	2019	2020	2021		2022		2023	3		There- after	Total	Fair Value
			(Thou	ısa	ands of Dollars	s,	Except 1	Interes	t Ra	ntes)		
<b>Long-term Debt:</b>												
Fixed-rate	\$ _	\$ 450,000	\$ 300,000	\$	\$ 250,000		\$	_	\$1	,050,000	\$ 2,050,000	\$ 2,098,945
Weighted-average rate	_	4.8%	6.8%		4.8%			_		5.8%	5.6%	
Variable-rate	\$ _	\$ 543,000	\$ 62,800	\$	S —		\$	_	\$	767,940	\$ 1,373,740	\$ 1,374,861
Weighted-average rate	_	4.4%	3.3%		_			_		5.8%	5.1%	

						Decembe	er 3	31, 2018				
				Expected Ma	atu	rity Dates						
		2019	2020	2021		2022		2023		There- after	Total	Fair Value
				(Thou	ısaı	nds of Dollars	s, E	Except Interes	t R	ates)		
<b>Long-term Debt:</b>												
Fixed-rate	\$	_	\$ 450,000	\$ 300,000	\$	250,000	\$	_	\$	550,000	\$ 1,550,000	\$ 1,499,920
Weighted-average rate	;	_	4.8%	6.8%		4.8%		_		5.6%	5.5%	
Variable-rate	\$	_	\$ 806,800	\$ _	\$	_	\$	_	\$	767,940	\$ 1,574,740	\$ 1,556,784
Weighted-average rate	•	_	4.4%	_		_		_		5.6%	5.0%	

The following table presents information regarding our forward-starting interest rate swap agreements:

	Notiona	l Amou	nt			Fair Value							
J	une 30, 2019	Dec	ember 31, 2018	Period of Hedge	Weighted-Average Fixed Rate	J	June 30, 2019 December						
	(Thousands	of Dol	lars)				(Thousands	of Dol	lars)				
\$	250,000	\$	250,000	09/2020 - 09/2030	2.8%	\$	(16,716)	\$	(124)				

#### Item 4. Controls and Procedures

(a) Evaluation of disclosure controls and procedures.

Our management has evaluated, with the participation of the principal executive officer and principal financial officer of NuStar GP, LLC, the effectiveness of our disclosure controls and procedures (as defined in Rule 13a-15 (e) under the Securities Exchange Act of 1934) as of the end of the period covered by this report, and has concluded that our disclosure controls and procedures were effective as of June 30, 2019.

(b) Changes in internal control over financial reporting.

There has been no change in our internal control over financial reporting that occurred during our last fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

# PART II - OTHER INFORMATION

Item	6.	Exhibits

Exhibit Number	Description
10.01	Eleventh Amendment to Letter of Credit Agreement, dated as of April 10, 2019, among NuStar Logistics, L.P., NuStar Energy L.P., the Lenders party thereto and Mizuho Bank, Ltd., as Issuing Bank and Administrative Agent (incorporated by reference to Exhibit 10.01 to NuStar Energy L.P.'s Quarterly Report on Form 10-Q for quarter ended June 30, 2019 (File No. 001-16417))
10.02	NuStar Energy L.P. 2019 Long-Term Incentive Plan (incorporated by reference to Exhibit 10.1 to NuStar Energy L.P.'s Current Report on Form 8-K filed April 23, 2019 (File No. 001-16417))
10.03	Form of Restricted Unit Award Agreement under the NuStar Energy L.P. 2019 Long-Term Incentive Plan (incorporated by reference to Exhibit 10.2 to NuStar Energy L.P.'s Current Report on Form 8-K filed April 23, 2019 (File No. 001-16417))
10.04	Form of Non-Employee Director Restricted Unit Award Agreement under the NuStar Energy L.P. 2019 Long-Term Incentive Plan (incorporated by reference to Exhibit 10.3 to NuStar Energy L.P.'s Current Report on Form 8-K filed April 23, 2019 (File No. 001-16417))
10.05	Fourth Amendment to Receivables Financing Agreement, dated as of April 29, 2019, by and among NuStar Finance, LLC, as Borrower, NuStar Energy L.P., as initial Servicer, Mizuho Bank, Ltd. and PNC Bank, National Association (incorporated by reference to Exhibit 10.1 to NuStar Energy L.P.'s Current Report on Form 8-K filed April 29, 2019 (File No. 001-16417))
*10.06	Maturity Extension Letter (Amendment No. 6) to Letter of Credit Agreement and Subsidiary Guaranty Agreement dated as of July 15, 2019 among NuStar Logistics, L.P., NuStar Energy L.P., the Lenders party thereto and MUFG Bank, Ltd., as Issuing Bank and Administrative Agent
*10.07	Form of 2019 Performance Unit Award Agreement under the NuStar Energy L.P. 2019 Long-Term Incentive Plan
*31.01	Rule 13a-14(a) Certification (under Section 302 of the Sarbanes-Oxley Act of 2002) of principal executive officer
*31.02	Rule 13a-14(a) Certification (under Section 302 of the Sarbanes-Oxley Act of 2002) of principal financial officer
**32.01	Section 1350 Certification (under Section 906 of the Sarbanes-Oxley Act of 2002) of principal executive officer
**32.02	Section 1350 Certification (under Section 906 of the Sarbanes-Oxley Act of 2002) of principal financial officer
*101.INS	XBRL Instance Document - The instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document.
*101.SCH	XBRL Taxonomy Extension Schema Document
*101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
*101.DEF	XBRL Taxonomy Extension Definition Linkbase Document
*101.LAB	XBRL Taxonomy Extension Label Linkbase Document
*101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document
*104	Cover Page Interactive Data File - The cover page interactive data file does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document.

<sup>\*</sup> Filed herewith.

<sup>\*\*</sup> Furnished herewith.

# **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

# NUSTAR ENERGY L.P. (Registrant)

By: Riverwalk Logistics, L.P., its general partner By: NuStar GP, LLC, its general partner

By: /s/ Bradley C. Barron

Bradley C. Barron
President and Chief Executive Officer
August 9, 2019

By: /s/ Thomas R. Shoaf

Thomas R. Shoaf Executive Vice President and Chief Financial Officer August 9, 2019

By: /s/ Jorge A. del Alamo

Jorge A. del Alamo Senior Vice President and Controller August 9, 2019