Filed by Targa Resources Corp. Pursuant to Rule 425 of the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 of the Securities Exchange Act of 1934 Subject Company: Atlas Energy, L.P. Commission File No.: 001-32953

This filing relates to a proposed business combination involving Targa Resources Corp. and Atlas Energy, L.P.



Forward Looking Statements

Certain statements in this presentation are "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. All statements, other than statements of historical facts, included in this presentation that address activities, events or developments that Targa Resources Partners LP ("TRP" or the "Partnership") or Targa Resources Corp. ("TRC" or the "Company") expect, believe or anticipate will or may occur in the future are forwardlooking statements. These forward-looking statements rely on a number of assumptions concerning future events and are subject to a number of uncertainties, factors and risks, many of which are outside the Partnership's and the Company's control, which could cause results to differ materially from those expected by management of Targa Resources Partners LP and Targa Resources Corp. Such risks and uncertainties include, but are not limited to, weather, political, economic and market conditions, including declines in the production of natural gas or in the price and market demand for natural gas and natural gas liquids, the timing and success of business development efforts, the credit risk of customers and other uncertainties. These and other applicable uncertainties, factors and risks are described more fully in the Partnership's and the Company's Annual Reports on Form 10-K for the year ended December 31, 2013 and other reports filed with the Securities and Exchange Commission. The Partnership and the Company undertake no obligation to update or revise any forward-looking statement, whether as a result of new information, future events or otherwise.



Additional Information

Additional Information and Where to Find It

In connection with the proposed transaction, Targa Resources Corp. ("TRC") will file with the U.S. Securities and Exchange Commission (the "SEC") a registration statement on Form S-4 that will include a joint proxy statement of Atlas Energy, L.P. ("ATLS") and TRC and a prospectus of TRC (the "TRC joint proxy statement/prospectus"). In connection with the proposed transaction, TRC plans to mail the definitive TRC joint proxy statement/prospectus to its shareholders, and ATLS plans to mail the definitive TRC joint proxy statement/prospectus to its unitholders.

Also in connection with the proposed transaction, Targa Resources Partners LP ("TRP") will file with the SEC a registration statement on Form S-4 that will include a proxy statement of Atlas Pipeline Partners, L.P. ("APL") and a prospectus of TRP (the "TRP proxy statement/prospectus"). In connection with the proposed transaction, APL plans to mail the definitive TRP proxy statement/prospectus to its unitholders.

INVESTORS, SHAREHOLDERS AND UNITHOLDERS ARE URGED TO READ THE TRC JOINT PROXY STATEMENT/PROSPECTUS, THE TRP PROXY STATEMENT/PROSPECTUS AND OTHER RELEVANT DOCUMENTS FILED OR TO BE FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT TRC, TRP, ATLS AND APL, AS WELL AS THE PROPOSED TRANSACTION AND RELATED MATTERS.

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval.

A free copy of the TRC Joint Proxy Statement/Prospectus, the TRP Proxy Statement/Prospectus and other filings containing information about TRC, TRP, ATLS and APL may be obtained at the SEC's Internet site at www.sec.gov. In addition, the documents filed with the SEC by TRC and TRP may be obtained free of charge by directing such request to: Targa Resources, Attention: Investor Relations, 1000 Louisiana, Suite 4300, Houston, Texas 77002 or emailing InvestorRelations@targaresources.com or calling (713) 584-1133. These documents may also be obtained for free from TRC's and TRP's investor relations website at www.targaresources.com. The documents filed with the SEC by ATLS may be obtained for free of charge by directing such request to: Atlas Energy, L.P., Attn: Investor Relations, 1845 Walnut Street, Philadelphia, Pennsylvania 19103 or emailing InvestorRelations@atlasenergy.com. These documents may also be obtained for free from ATLS's investor relations website at www.atlasenergy.com. The documents filed with the SEC by APL may be obtained free of charge by directing such request to: Atlas Pipeline Partners, L.P., Attn: Investor Relations, 1845 Walnut Street, Philadelphia, Pennsylvania 19103 or emailing In@atlaspipeline.com. These documents may also be obtained for free from APL's investor relations uebsite at www.atlaspipeline.com.

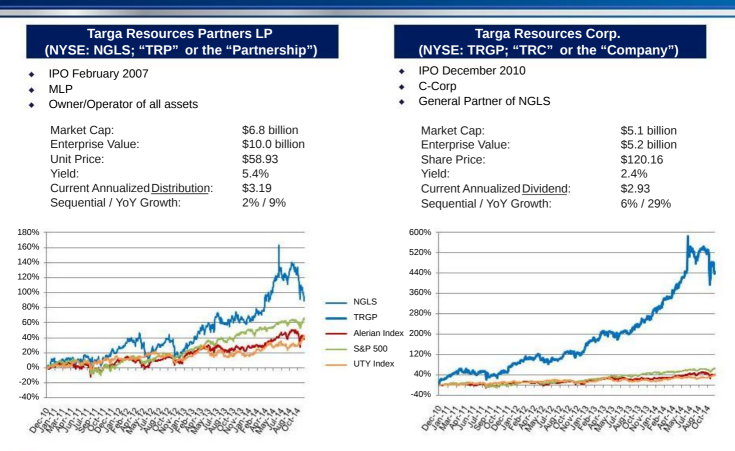
Participants in Solicitation Relating to the Merger

TRC, TRP, ATLS and APL and their respective directors, executive officers and other persons may be deemed to be participants in the solicitation of proxies from TRC, ATLS or APL shareholders or unitholders, as applicable, in respect of the proposed transaction that will be described in the TRC joint proxy statement/prospectus and TRP proxy statement/prospectus. Information regarding TRC's directors and executive officers is contained in TRC's definitive proxy statement dated April 7, 2014, which has been filed with the SEC. Information regarding directors and executive officers of TRP's general partner is contained in ATLS's definitive proxy statement dated March 21, 2014, which has been filed with the SEC. Information regarding directors and executive officers of and executive officers of and executive officers of APL's general partner is contained in ATLS's definitive proxy statement dated March 21, 2014, which has been filed with the SEC. Information regarding directors and executive officers of APL's general partner is contained in ATLS's definitive proxy statement dated March 21, 2014, which has been filed with the SEC. Information regarding directors and executive officers of APL's general partner is contained in APL's Annual Report on Form 10-K for the year ended December 31, 2013, which has been filed with the SEC.

A more complete description will be available in the registration statement and the joint proxy statement/prospectus.

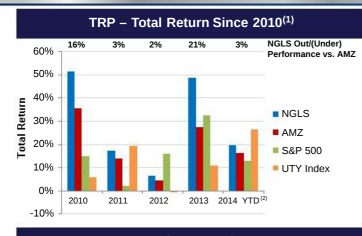


Targa Resources' Two Public Companies

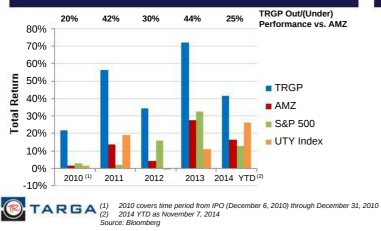


Note: Market Cap, Unit/Share Price and Yield as of November 7, 2014. Enterprise Value calculated using current Market Cap as of November 7, 2014 and balance sheet data as of September 30, 2014. Unit and Stock Price Performance graphs through November 7, 2014

TRP and TRC Performance

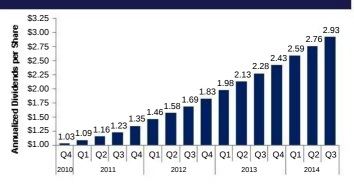


Total Return Since IPO TRC -



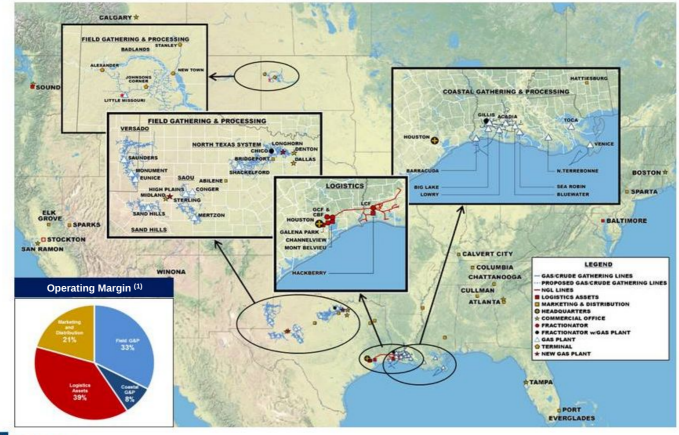
TRP – Distributions





5

Targa's Diversified Midstream Platform



C TARGA (1) Operating margin percentages based on LTM as of September 30, 2014

Well Positioned for 2014 and Beyond



Investment Highlights

- Increasing scale and diversity
- Increasing fee-based margin
- Expected 7 9% NGLS distribution growth in 2014, on track for the high end of the range
- Expected TRGP dividend growth in excess of 25% in 2014
- 2014 adjusted EBITDA guidance of \$925 to \$975 million

Major Announced Capital Projects

- Approximately \$2.6 billion of announced projects completed or ongoing
- Over \$1 billion of projects completed in 2013 and approximately \$1 billion to be completed in 2014 ٠
- Additional high quality growth projects under development for 2014 and beyond ٠
 - Commenced construction of CBF Train 5 Expansion (100 MBbl/d) ٠

G&P Growth Projects	Total CAP EX (\$ millions)	2013 CAP EX (\$ millions)	2014 CAP EX (\$ millions)	Actual / Expected Completion	Primarily Fee-Based
Gathering & Processing Expansion Program - 2013 / 2014 ⁽¹⁾	\$185	\$75	\$110	2013 / 2014	
North Texas Longhorn Project (200 MMcf/d)	150	40	20	May 2014	
SAOU High Plains Plant (200 MMcf/d)	225	125	85	June 2014	
Badlands Expansion Program - 2013 / 2014	465	250	215	2013 / 2014 ⁽²⁾	~
Other	40	25	15		
Total G&P Projects	\$1,065	\$515	\$445		\$465

Downstream Growth Projects	Total CAP EX (\$ millions)	2013 CAP EX (\$ millions)	2014 CAP EX (\$ millions)	Actual / Expected Completion	Primarily Fee-Based
Petroleum Logistics Projects - 2013 / 2014 ⁽³⁾	\$190	\$40	\$50	2013 / 2014+	~
CBF Train 4 Expansion (100 MBbl/d)	385	120	20	Mid 2013	~
CBF Train 5 Expansion (100 MBbl/d)	385	0	50	Mid 2016	~
International Export Project	480	250	165	Q3 2013 / Q3 2014	~
Other	80	30	50		~
Total Downstream Projects	\$1,520	\$440	\$335		\$1,520
Total Projects	\$2,585	\$955	\$780		\$1,985 ⁽⁴⁾

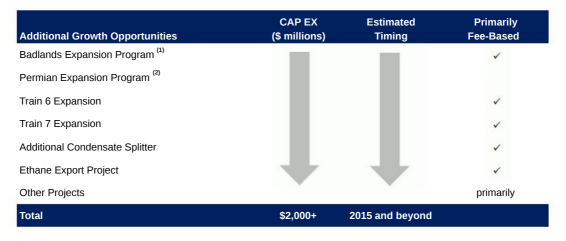


Includes additional spending in both North Texas and Permian Basin Additional gas processing plant estimated completion YE 2014 and in-service early 2015
 35 Mbbl/d condensate splitter located at the Channelview Terminal expected to be in-service end of 2016 or early 2017, depending on permit timing
 -\$2.0 billion of fee-based capital, 77% of listed projects

8

Major Capital Projects Under Development

- Over \$2.0 billion of additional opportunities are in various stages of development +
- Opportunities include additional infrastructure in both G&P and Downstream
- Increasing NGL supplies across the country will continue to drive the need for more processing, fractionation and connectivity



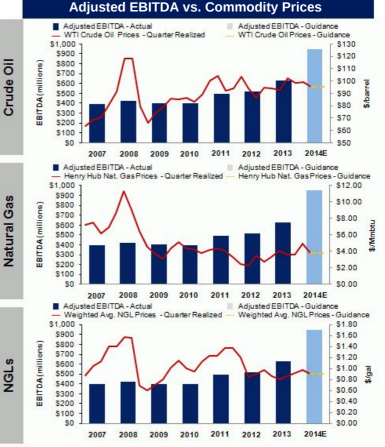
9



TARGA (1) (2) Recently approved new 200 MMct/d plant in the Williston Basin Recently approved new 300 MMct/d plant in the Delaware Basin

Diversity and Scale Mitigate Commodity Price Changes

- Growth has been driven by investing in the business, not by changes in commodity prices
- TRP benefits from multiple factors that help mitigate commodity price volatility, including:
 - Scale
 - Business and geographic diversity
 - Increasing fee-based margin
 - Hedging
- Given the current price environment, TRP is less hedged than in previous years, primarily on ethane and propane
 - TRP currently has hedged approximately 80% of 2014 natural gas and approximately 30% of 2014 combined NGL and condensate
 - TRP has hedged approximately 50% to 60% of natural gas equity volumes for 2015⁽¹⁾ and 20% to 30% for 2016⁽¹⁾
 - TRP has hedged approximately 45% to 55% of condensate equity volumes for 2015 and 25% to 35% for 2016



TARGA (1) Will be towards bottom-end of range if there is significant ethane rejection in these years

10

Targa Leverage and Liquidity

2.0x

1.0x 0.0x

2007

2008

2009



Q1 Q2 Q3 Q4 Q1 Q2 Q3

Compliance Leverage Ratio (2)

2011

2010

- Completed \$800 million 4.125% unsecured notes offering in October 2014. Pro forma for offerings, liquidity as of Sept 30 is \$1.45 billion including capacity under accounts receivable securitization
- YTD through September 2014, raised net proceeds of \$257 million from equity issuances under at-the-market ("ATM") program

Target compliance leverage ratio 3x - 4x Debt/EBITDA

- Have historically been on low end of range
- Leverage increased at end of 2012 due to ٠ Badlands acquisition
- Q3 2014 compliance leverage ratio was 2.7x

TARGA (1) Includes TRP's total availability under the revolver plus cash, less outstanding borrowings and letters of credit under the TRP revolver (2) Adjusts EBITDA to provide credit for material capital projects that are in process, but have not started commercial operation, and othe nercial operation, and other items

2012

2013

2014

Targa + Atlas: Transaction Overview

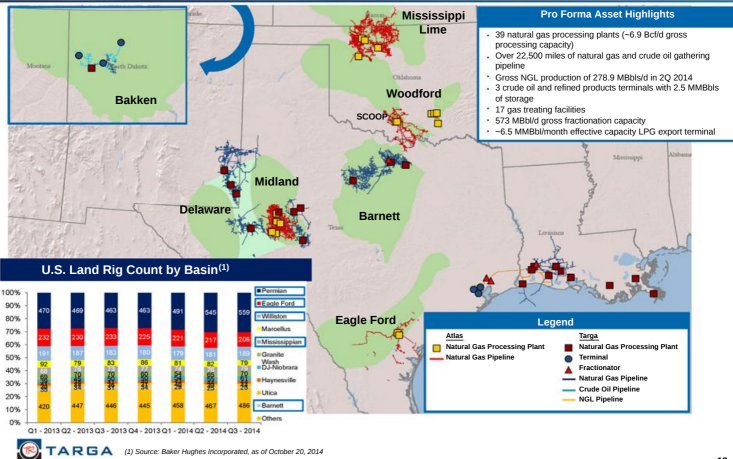
- Targa Resources Partners LP (NYSE: NGLS; "TRP" or the "Partnership") has executed a definitive agreement to acquire Atlas Pipeline Partners, L.P. (NYSE: APL) for \$5.8 billion⁽¹⁾
 - 0.5846 NGLS common units plus a one-time cash payment of \$1.26 for each APL LP unit (implied premium⁽¹⁾ of 15%)
 - \$1.8 billion of debt at September 30, 2014
- Targa Resources Corp. (NYSE: TRGP; "TRC" or the "Company") has executed a definitive agreement to acquire Atlas Energy, L.P. (NYSE: ATLS), after its spin-off of non APL-related assets, for \$1.9 billion (1)
 - Prior to TRGP's acquisition, all assets held by ATLS not associated with APL will be spun out to existing ATLS unitholders
 - 10.35 million TRGP shares issued to ATLS unitholders
 - \$610 million of cash to ATLS
 - Each existing ATLS (after giving effect to ATLS' spin out) unit will receive 0.1809 TRGP shares and \$9.12 in cash
- Accretive to NGLS and TRGP cash flow per unit and share, respectively, immediately and over the longer-term, while providing APL and ATLS unitholders increased value now and into the future
 - Post closing⁽²⁾, NGLS plans to increase its guarterly distribution by \$0.04 per LP unit (\$0.16 per LP unit annualized rate)
 - NGLS expects 11-13% distribution growth in 2015 compared to 7-9% in 2014
 - Post closing⁽²⁾, TRGP plans to increase its guarterly dividend by \$0.10 per share (\$0.40 per share annualized rate)
 - TRGP expects approximately 35% dividend growth⁽³⁾ in 2015 compared to 25%+ in 2014
- Transactions are cross-conditional and expected to close Q1 2015, subject to shareholder and regulatory approvals
 - HSR verbal notice of clearance received 11/4/2014 *



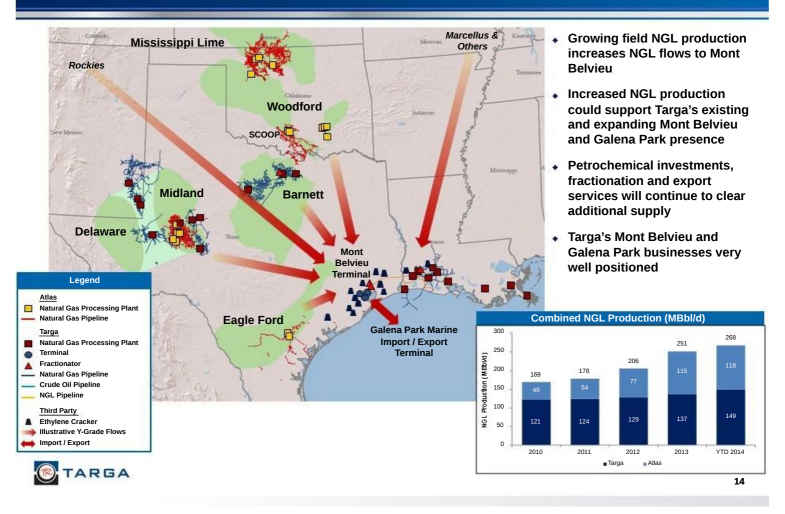
(1) Based on market data as of October 10, 2014, excluding transaction fees and expenses

TARGA (2) Management intends to recommend this increase at the first regularly scheduled quarterly distribution declaration Board meeting after transaction closes 12 (3) Assumes NGLS distribution growth of 11-13%

Targa + Atlas: Attractive Positions in Active Basins



Producer Activity Drives NGL Flows to Mont Belvieu



Targa + Atlas: Increased Size and Scale Enhance Credit Profile

	Targa	Atlas	Pro Forma Targa		
Market Cap	~ \$12 Billion ⁽¹⁾	~ \$5 Billion ⁽²⁾	~ \$17 Billion ⁽¹⁾		
Enterprise Value	~ \$15 Billion ⁽¹⁾	~ \$8 Billion ⁽²⁾	~ \$23 Billion ⁽¹⁾		
014E EBITDA (\$MM)	\$925 - \$975 Million	\$400 - \$425 Million	\$1,325 - \$1,400 Million		
2014E Growth CAPEX (\$MM)	\$780 Million	\$400 - \$450 Million	\$1,180 - \$1,230 Million		
2014E Operating Margin by Segment	20% 35% 38% 7% • Field G&P • Logistics • Coastal G&P Marketing and Dist.	40% 60% • Texas • Oklahoma	Field G&P - Targa Logistics - Targa Texas - Atlas		
YE 2014E % Fee- Based	Eixed Fee Percent of Proceeds	• Fixed Fee Percent of Proceeds ⁽³⁾	40% 60% Eixed Fee Percent of Proceeds		

(3) Includes keep-whole at 1% of total margin

Targa + Atlas: Strategic Highlights

Attractive Positions in Active Basins	 Already strong positions in Permian and Bakken enhanced with entry into Mississippi Lime and Eagle Ford 4 of the top 5 basins by active rig count and unconventional well spuds⁽¹⁾ Top 3 basins by oil production ⁽¹⁾ Also exposed to emerging SCOOP play and continued development of NGL-rich Barnett Shale Adds diversity and leadership position in all basins/plays
Creates World- Class Permian Footprint	 Combines strong Permian Basin positions to create a premier franchise Provides new customer relationships with the most active operators in each basin Current combined processing capacity of 1,439 MMcf/d plus 500 MMcf/d of announced expansions
Complementary Assets with Significant Growth Opportunities	 Significant organic growth project opportunities 2014 growth capex of ~\$1.2 billion 2015 growth capex expected to exceed \$1.2 billion Additional projects under development of over \$3 billion NGL production to support Targa's leading NGL position in Mont Belvieu and Galena Park
Increased Size and Scale	 Combined partnership will be one of the largest diversified MLPs Pro forma enterprise value⁽²⁾ of \$23 billion Pro forma 2014E EBITDA of approximately \$1.3-\$1.4 billion⁽³⁾
Enhances Credit Profile	 Estimated pro forma leverage ratio of 3.3x Total Debt / 2014E EBITDA⁽⁴⁾ at NGLS Increased size and scale move NGLS credit metrics closer to investment grade over time
Significant Long- Term Value Creation	 Immediately accretive to distributable cash flow at both NGLS and TRGP Increases FY 2015 vs FY 2014 distribution growth at NGLS to 11-13% and at TRGP to approximately 35% Provides larger asset base with additional long-term growth opportunities Higher long-term distribution/dividend growth profile than Targa standalone
TARGA	1) Source: Oil & Gas Investor 2) Based on market data as of October 10, 2014, less the value of 16.3 MM PF NGLS units owned by TRGP 3) Based on NGLS and APL guidance ranges 1) Based on estimated commissions ratio



Appendix

Non-GAAP Measures Reconciliation

This presentation includes the non-GAAP financial measure of Adjusted EBITDA. The presentation provides a reconciliation of this non-GAAP financial measures to its most directly comparable financial measure calculated and presented in accordance with generally accepted accounting principles in the United States of America ("GAAP"). Our non-GAAP financial measures should not be considered as alternatives to GAAP measures such as net income, operating income, net cash flows provided by operating activities or any other GAAP measure of liquidity or financial performance.



Non-GAAP Measures Reconciliation

Adjusted EBITDA – The Partnership and Targa define Adjusted EBITDA as net income attributable to Targa Resources Partners LP before: interest; income taxes; depreciation and amortization; gains or losses on debt repurchases and redemptions; early debt extinguishment and asset disposals; non-cash risk management activities related to derivative instruments; changes in the fair value of the Badlands acquisition contingent consideration and the non-controlling interest portion of depreciation and amortization expenses. Adjusted EBITDA is used as a supplemental financial measure by our management and by external users of our financial statements such as investors, commercial banks and others. The economic substance behind management's use of Adjusted EBITDA is to measure the ability of our assets to generate cash sufficient to pay interest costs, support our indebtedness and make distributions to our investors.

Adjusted EBITDA is a non-GAAP financial measure. The GAAP measures most directly comparable to Adjusted EBITDA are net cash provided by operating activities and net income (loss) attributable to Targa Resources Partners LP. Adjusted EBITDA should not be considered as an alternative to GAAP net cash provided by operating activities or GAAP net income. Adjusted EBITDA has important limitations as an analytical tool. Investors should not consider Adjusted EBITDA in isolation or as a substitute for analysis of our results as reported under GAAP. Because Adjusted EBITDA excludes some, but not all, items that affect net income and net cash provided by operating activities and is defined differently by different companies in our industry, our definition of Adjusted EBITDA may not be comparable to similarly titled measures of other companies.

Management compensates for the limitations of Adjusted EBITDA as an analytical tool by reviewing the comparable GAAP measures, understanding the differences between the measures and incorporating these insights into management's decision-making processes.

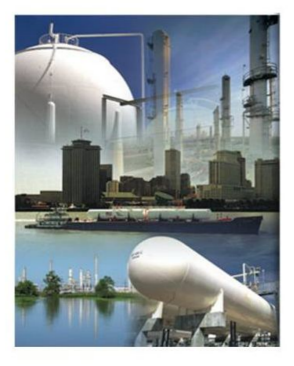


Non-GAAP Reconciliation – 2014 EBITDA

The following table presents a reconciliation of 2014 projected Adjusted EBITDA to net income for NGLS:

	Twelve Months Ended 12/31/2014			
	Low Range		High Range	
Reconciliation of net income attributable to Targa				
Resources Partners LP to Adjusted EBITDA:				
Net income attributable to Targa Resources Partners LP	\$	444.5	\$	494.5
Add:				
Interest expense, net		150.0		150.0
Income tax expense		4.0		4.0
Depreciation and amortization expenses		340.0		340.0
Noncontrolling interests adjustment	82	(13.5)		(13.5)
Adjusted EBITDA	\$	925.0	\$	975.0





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