UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

	FORM	И 10-Q
	(Mar	k One)
×	QUARTERLY REPORT UNDER SECTION 13 OR 15(d) For the quarterly period ended June 30, 2018 OR	I) OF THE SECURITIES EXCHANGE ACT OF 1934
	TRANSITION REPORT UNDER SECTION 13 OR 15(d) For the transition period from to Commission File I	OF SECURITIES EXCHANGE ACT OF 1934 Number 000-19514
	-	gy Corporation As Specified in Its Charter)
	Delaware (State or Other Jurisdiction of Incorporation or Organization) 3001 Quail Springs Parkway Oklahoma City, Oklahoma	73-1521290 (IRS Employer Identification Number) 73134
	(Address of Principal Executive Offices)	(Zip Code) 52-4600
		nber, Including Area Code)
1934 d		equired to be filed by Section 13 or 15(d) of the Securities Exchange Act of cistrant was required to file such reports), and (2) has been subject to such
require		ally and posted on its corporate Web site, if any, every Interactive Data File (Section 232.405 of this chapter) during the preceding 12 months (or such Yes \boxtimes No \square
or an e		r, an accelerated filer, a non-accelerated filer, a smaller reporting company, "accelerated filer," "smaller reporting company," and "emerging growth
La	arge Accelerated filer 🗵 Accelerated filer 🗆 Non-accelerated fi	ler □ Smaller reporting company □
Er	merging growth company	
	an emerging growth company, indicate by check mark if the registrar w or revised financial accounting standards provided pursuant to Sect	at has elected not to use the extended transition period for complying with tion 13(a) of the Exchange Act. \Box
In	dicate by check mark whether the registrant is a shell company (as de	fined in Rule 12b-2 of the Exchange Act). Yes □ No 🗷
As	s of August 1, 2018, 173,302,055 shares of the registrant's common s	stock were outstanding.

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GULFPORT ENERGY CORPORATION CONSOLIDATED BALANCE SHEETS (Unaudited)

	June 30, 2018 December 31, 201			ecember 31, 2017	
		(In thousands, ex	cept s	ept share data)	
Assets					
Current assets:					
Cash and cash equivalents	\$	119,230	\$	99,557	
Accounts receivable—oil and natural gas sales		140,209		146,773	
Accounts receivable—joint interest and other		53,619		35,440	
Accounts receivable—related parties		110		_	
Prepaid expenses and other current assets		10,698		4,912	
Short-term derivative instruments		20,745		78,847	
Total current assets		344,611		365,529	
Property and equipment:					
Oil and natural gas properties, full-cost accounting, \$2,957,361 and \$2,912,974 excluded from amortization in 2018 and 2017, respectively		9,749,156		9,169,156	
Other property and equipment		91,207		86,754	
Accumulated depletion, depreciation, amortization and impairment		(4,386,370)		(4,153,733)	
Property and equipment, net		5,453,993		5,102,177	
Other assets:		3,133,773		3,102,177	
Equity investments		218,849		302,112	
Long-term derivative instruments		7,657		8,685	
Deferred tax asset		7,057		1,208	
Inventories		9,419		8,227	
Other assets		19,904		19,814	
Total other assets		255,829		340,046	
Total assets	\$	6,054,433	\$		
	Ф	0,034,433	Ф	5,807,752	
Liabilities and Stockholders' Equity Current liabilities:					
Accounts payable and accrued liabilities	\$	584,416	\$	553,609	
Asset retirement obligation—current	Ф	120	Ф	120	
Short-term derivative instruments		61,161		32,534	
Current maturities of long-term debt		639		622	
Total current liabilities					
1 0 tul 9 tul 1 tu	_	646,336		586,885	
Long-term derivative instruments		17,479		2,989	
Asset retirement obligation—long-term		76,815		74,980	
Deferred tax liability		2,965		_	
Other non-current liabilities		740		2,963	
Long-term debt, net of current maturities		2,114,899		2,038,321	
Total liabilities		2,859,234		2,706,138	
Commitments and contingencies (Note 9)					
Preferred stock, \$.01 par value; 5,000,000 authorized, 30,000 authorized as redeemable 12% cumulative preferred stock, Series A; 0 issued and outstanding		_		_	
Stockholders' equity:					
Common stock - \$.01 par value, 200,000,000 authorized, 173,302,055 issued and outstanding at June 30, 2018 and 183,105,910 at December 31, 2017		1,733		1,831	
Paid-in capital		4,317,391		4,416,250	
Accumulated other comprehensive loss		(49,406)		(40,539)	
Retained deficit		(1,074,519)		(1,275,928)	
Total stockholders' equity		3,195,199		3,101,614	
Total liabilities and stockholders' equity	¢	6,054,433	\$		
total habilities and stockholders equity	\$	0,034,433	\$	5,807,752	

GULFPORT ENERGY CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	7	Three months ended June 30,				Six months ended June 30,			
		2018		2017		2018		2017	
				(In thousands, ex	сер	t share data)			
Revenues:									
Natural gas sales	\$	232,695	\$	205,367	\$	482,094	\$	383,204	
Oil and condensate sales		49,319		29,468		95,005		53,879	
Natural gas liquid sales		41,271		24,247		88,107		55,426	
Net (loss) gain on natural gas, oil, and NGL derivatives		(70,545)		64,871		(87,074)		164,448	
		252,740		323,953		578,132		656,957	
Costs and expenses:									
Lease operating expenses		22,912		20,721		41,818		40,024	
Production taxes		7,659		5,139		14,513		9,045	
Midstream gathering and processing		71,440		58,945		135,633		106,886	
Depreciation, depletion and amortization		121,915		82,246		232,933		148,237	
General and administrative		14,008		12,257		27,107		24,857	
Accretion expense		1,015		410		2,019		692	
Acquisition expense		_		1,060		_		2,358	
		238,949		180,778		454,023		332,099	
INCOME FROM OPERATIONS		13,791		143,175		124,109		324,858	
OTHER (INCOME) EXPENSE:									
Interest expense		33,704		24,188		67,669		47,667	
Interest income		(33)		(48)		(70)		(890)	
Insurance proceeds		(231)		_		(231)		_	
Gain on sale of equity method investments		(122,035)		(12,523)		(122,035)		(12,523)	
(Income) loss from equity method investments, net		(8,888)		25,824		(22,424)		30,731	
Other income		(45)		(202)		(140)		(518)	
		(97,528)		37,239		(77,231)		64,467	
INCOME BEFORE INCOME TAXES		111,319		105,936		201,340		260,391	
INCOME TAX BENEFIT		_		_		(69)		_	
NET INCOME	\$	111,319	\$	105,936	\$	201,409	\$	260,391	
NET INCOME PER COMMON SHARE:						-			
Basic	\$	0.64	\$	0.58	\$	1.14	\$	1.47	
Diluted	\$	0.64	\$	0.58	\$	1.13	\$	1.47	
Weighted average common shares outstanding—Basic	1	73,623,630	_	182,840,213		177,158,230		176,591,166	
Weighted average common shares outstanding—Diluted		74,140,627		182,841,730		177,737,282		176,842,239	

GULFPORT ENERGY CORPORATION CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited)

		Three months ended June 30,		Six months en		ided June 30,		
		2018	2017			2018		2017
	(In thousands)							
Net income	\$	111,319	\$	105,936	\$	201,409	\$	260,391
Foreign currency translation adjustment		(3,364)		4,514		(8,867)		5,887
Other comprehensive (loss) income		(3,364)		4,514		(8,867)		5,887
Comprehensive income	\$	107,955	\$	110,450	\$	192,542	\$	266,278

GULFPORT ENERGY CORPORATION CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY (Unaudited)

					A	ccumulated Other		Total
	Common			Paid-in Comprehensive			Retained	Stockholders'
	Shares			•	Capital (Loss) Inc		Deficit	Equity
	(In thousands, except share data)							
Balance at January 1, 2018	183,105,910	\$	1,831	\$4,416,250	\$	(40,539)	\$(1,275,928)	\$3,101,614
Net income	_		_	_		_	201,409	201,409
Other Comprehensive Loss	_		_	_		(8,867)	_	(8,867)
Stock-based Compensation	_		_	6,040		_	_	6,040
Shares Repurchased	(10,104,872)		(101)	(104,896)		_	_	(104,997)
Issuance of Restricted Stock	301,017		3	(3)		_	_	_
Balance at June 30, 2018	173,302,055	\$	1,733	\$4,317,391	\$	(49,406)	\$(1,074,519)	\$3,195,199
Balance at January 1, 2017	158,829,816	\$	1,588	\$3,946,442	\$	(53,058)	\$(1,711,080)	\$2,183,892
Net income	_		_	_		_	260,391	260,391
Other Comprehensive Income	_		_	_		5,887	_	5,887
Stock-based Compensation	_		_	5,233		_	_	5,233
Issuance of Common Stock for the Vitruvian Acquisition, net								
of related expenses	23,852,117		239	459,197		_	_	459,436
Issuance of Restricted Stock	172,988		1	(1)				
Balance at June 30, 2017	182,854,921	\$	1,828	\$4,410,871	\$	(47,171)	\$(1,450,689)	\$2,914,839

GULFPORT ENERGY CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

		Six months ended Ju	ne 30,
		2018	2017
Cash flows from operating activities:		(In thousands)	
Net income	\$	201,409 \$	260,391
Adjustments to reconcile net income to net cash provided by operating activities:		201,407 \$	200,371
Accretion expense		2,019	692
Depletion, depreciation and amortization		232,933	148,237
Stock-based compensation expense		3,624	3,140
(Income) loss from equity investments		(22,322)	31,185
Change in fair value of derivative instruments		102,248	(166,667
Deferred income tax benefit		(69)	(100,007
Amortization of loan commitment fees		3,006	2,288
Gain on sale of equity method investments		(122,035)	(12,523
Changes in operating assets and liabilities:		(122,033)	(12,323
Decrease (increase) in accounts receivable—oil and natural gas sales		6,564	(3,332
Increase in accounts receivable—joint interest and other		(16,385)	(24,061
Increase in accounts receivable—related parties		(110)	(169
Increase in prepaid expenses and other current assets		(5,786)	(1,144
Increase in other assets		(1,517)	(4,425
Increase in accounts payable, accrued liabilities and other		28,184	53,385
Settlement of asset retirement obligation		20,101	22,202
·		(719)	(344
et cash provided by operating activities		411,044	286,653
ash flows from investing activities:			
Additions to other property and equipment		(6,252)	(10,645
Acquisition of oil and natural gas properties		_	(1,339,222
Additions to oil and natural gas properties		(579,734)	(460,765
Proceeds from sale of oil and natural gas properties		3,762	3,730
Proceeds from sale of other property and equipment		167	_
Proceeds from sale of equity method investments		221,965	_
Contributions to equity method investments		(1,569)	(24,151
Distributions from equity method investments		1,196	1,429
et cash used in investing activities		(360,465)	(1,829,624
ash flows from financing activities:			
Principal payments on borrowings		(150,285)	(47
Borrowings on line of credit		225,000	210,000
Borrowings on term loan		_	2,951
Debt issuance costs and loan commitment fees		(624)	(7,889
Payments on repurchase of stock		(104,997)	_
Proceeds from issuance of common stock, net of offering costs		_	(5,364
et cash (used in) provided by financing activities		(30,906)	199,651
fet increase (decrease) in cash, cash equivalents and restricted cash		19,673	(1,343,320
ash, cash equivalents and restricted cash at beginning of period	 	99,557	1,460,875
ash, cash equivalents and restricted cash at end of period	\$	119,230 \$	117,555
upplemental disclosure of cash flow information:			
Interest payments	\$	59,915 \$	48,118
Income tax payments	\$	<u> </u>	
upplemental disclosure of non-cash transactions:			
Capitalized stock-based compensation	\$	2,416 \$	2,093
Asset retirement obligation capitalized	\$	535 \$	9,505
Interest capitalized	\$	2,351 \$	6,699
Foreign currency translation (loss) gain on equity method investments	\$	(8,867) \$	5,887

GULFPORT ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

These consolidated financial statements have been prepared by Gulfport Energy Corporation (the "Company" or "Gulfport") without audit, pursuant to the rules and regulations of the Securities and Exchange Commission (the "SEC"), and reflect all adjustments which, in the opinion of management, are necessary for a fair presentation of the results for the interim periods, on a basis consistent with the annual audited consolidated financial statements. All such adjustments are of a normal recurring nature. Certain information, accounting policies, and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been omitted pursuant to such rules and regulations, although the Company believes that the disclosures are adequate to make the information presented not misleading. These consolidated financial statements should be read in conjunction with the consolidated financial statements and the summary of significant accounting policies and notes thereto included in the Company's most recent annual report on Form 10-K. Results for the three and six month periods ended June 30, 2018 are not necessarily indicative of the results expected for the full year.

1. ACQUISITIONS

Vitruvian Acquisition

In December 2016, the Company, through its wholly-owned subsidiary Gulfport MidCon LLC ("Gulfport MidCon") (formerly known as SCOOP Acquisition Company, LLC), entered into an agreement to acquire certain assets of Vitruvian II Woodford, LLC ("Vitruvian"), an unrelated third-party seller (the "Vitruvian Acquisition"). The assets included in the Vitruvian Acquisition include 46,400 net surface acres located in Grady, Stephens and Garvin Counties, Oklahoma. On February 17, 2017, the Company completed the Vitruvian Acquisition for a total initial purchase price of approximately \$1.85 billion, consisting of \$1.35 billion in cash, subject to certain adjustments, and approximately 23.9 million shares of the Company's common stock (of which approximately 5.2 million shares were placed in an indemnity escrow). The cash portion of the purchase price was funded with the net proceeds from the Company's December 2016 common stock and senior note offerings and cash on hand. Acquisition costs of \$1.1 million and \$2.4 million were incurred during the three and six months ended June 30, 2017, respectively, related to the Vitruvian Acquisition. No acquisition costs were incurred during the three and six months ended June 30, 2018.

Allocation of Purchase Price

The Vitruvian Acquisition qualified as a business combination for accounting purposes and, as such, the Company estimated the fair value of the acquired properties as of the February 17, 2017 acquisition date. The fair value of the assets acquired and liabilities assumed was estimated using assumptions that represent Level 3 inputs. See Note 11 for additional discussion of the measurement inputs.

The Company estimated that the consideration paid in the Vitruvian Acquisition for these properties approximated the fair value that would be paid by a typical market participant. As a result, no goodwill or bargain purchase gain was recognized in conjunction with the purchase.

The following table summarizes the consideration paid by the Company in the Vitruvian Acquisition to acquire the properties and the fair value amount of the assets acquired as of February 17, 2017.

	(Iı	n thousands)
Consideration:		
Cash, net of purchase price adjustments	\$	1,354,093
Fair value of Gulfport's common stock issued		464,639
Total consideration	\$	1,818,732
Estimated fair value of identifiable assets acquired and liabilities assumed:		
Oil and natural gas properties		
Proved properties	\$	362,264
Unproved properties		1,462,957
Asset retirement obligations		(6,489)
Total fair value of net identifiable assets acquired	\$	1,818,732

The equity consideration included in the initial purchase price was based on an equity offering price of \$20.96 on December 15, 2016. The decrease in the price of Gulfport's common stock from \$20.96 on December 15, 2016 to \$19.48 on February 17, 2017 resulted in a decrease to the fair value of the total consideration paid as compared to the initial purchase price of approximately \$35.3 million, which resulted in a closing date fair value lower than the initial purchase price.

Post-Acquisition Operating Results

For the three months ended June 30, 2017 and the period from the acquisition date of February 17, 2017 to June 30, 2017, the assets acquired in the Vitruvian Acquisition contributed the following amounts of revenue to the Company's consolidated statements of operations. The amount of net income contributed by the assets is not presented below as it is impracticable to calculate due to the Company integrating the acquired assets into its overall operations using the full cost method of accounting.

			P	eriod from		
			Febr	uary 17, 2017		
	Th	ree months ended		to		
		June 30, 2017		ne 30, 2017		
		(In thousands)				
Revenue	\$	51,069	\$	77,997		

Pro Forma Information (Unaudited)

The following unaudited pro forma combined financial information presents the Company's results as though the Vitruvian Acquisition had been completed at January 1, 2017. The pro forma combined financial information has been included for comparative purposes and is not necessarily indicative of the results that might have actually occurred had the Vitruvian Acquisition taken place on January 1, 2017; furthermore, the financial information is not intended to be a projection of future results.

	Three mo	Three months ended		months ended				
	June 3	30, 2017	Jı	ine 30, 2017				
	<u> </u>	(In thousands, except share data)						
Pro forma revenue	\$	323,953	\$	692,856				
Pro forma net income	\$	105,936	\$	281,817				
Pro forma earnings per share (basic)	\$	0.58	\$	1.60				
Pro forma earnings per share (diluted)	\$	0.58	\$	1.59				

2. PROPERTY AND EQUIPMENT

The major categories of property and equipment and related accumulated depletion, depreciation, amortization and impairment as of June 30, 2018 and December 31, 2017 are as follows:

	June 30, 2018		December 31, 2017	
	 (In thousands)			
Oil and natural gas properties	\$ 9,749,156	\$	9,169,156	
Office furniture and fixtures	41,822		37,369	
Building	44,565		44,565	
Land	4,820		4,820	
Total property and equipment	9,840,363		9,255,910	
Accumulated depletion, depreciation, amortization and impairment	(4,386,370)		(4,153,733)	
Property and equipment, net	\$ 5,453,993	\$	5,102,177	

Under the full cost method of accounting, the Company is required to perform a ceiling test each quarter. The test determines a limit, or ceiling, on the book value of the oil and natural gas properties. At June 30, 2018, the calculated ceiling was greater than the net book value of the Company's oil and natural gas properties, thus no ceiling test impairment was required for the six months ended June 30, 2018. No impairment was required for oil and natural gas properties for the six months ended June 30, 2017.

Included in oil and natural gas properties at June 30, 2018 is the cumulative capitalization of \$183.8 million in general and administrative costs incurred and capitalized to the full cost pool. General and administrative costs capitalized to the full cost pool represent management's estimate of costs incurred directly related to exploration and development activities such as geological and other administrative costs associated with overseeing the exploration and development activities. All general and administrative costs not directly associated with exploration and development activities were charged to expense as they were incurred. Capitalized general and administrative costs were approximately \$9.4 million and \$18.2 million for the three and six months ended June 30, 2018, respectively, and \$8.3 million and \$16.7 million for the three and six months ended June 30, 2017, respectively.

The average depletion rate per Mcfe, which is a function of capitalized costs, future development costs and the related underlying reserves in the periods presented, was \$0.96 and \$0.85 per Mcfe for the six months ended June 30, 2018 and 2017, respectively.

The following table summarizes the Company's non-producing properties excluded from amortization by area at June 30, 2018:

		June 30, 2018
	(In thousands)
Utica	\$	1,538,885
MidContinent		1,417,309
Niobrara		451
Southern Louisiana		571
Bakken		99
Other		46
	\$	2,957,361

At December 31, 2017, approximately \$2.9 billion of non-producing leasehold costs was not subject to amortization.

The Company evaluates the costs excluded from its amortization calculation at least annually. Subject to industry conditions and the level of the Company's activities, the inclusion of most of the above referenced costs into the Company's amortization calculation typically occurs within three to five years. However, the majority of the Company's non-producing leases in the Utica Shale have five-year extension terms which could extend this time frame beyond five years.

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A reconciliation of the Company's asset retirement obligation for the six months ended June 30, 2018 and 2017 is as follows:

	Ju	June 30, 2018		e 30, 2017	
		(In thousands)			
Asset retirement obligation, beginning of period	\$	75,100	\$	34,276	
Liabilities incurred		909		9,505	
Liabilities settled		(719)		(344)	
Accretion expense		2,019		692	
Revisions in estimated cash flows		(374)		_	
Asset retirement obligation as of end of period		76,935		44,129	
Less current portion		120		195	
Asset retirement obligation, long-term	\$	76,815	\$	43,934	

3. EQUITY INVESTMENTS

Investments accounted for by the equity method consist of the following as of June 30, 2018 and December 31, 2017:

		Carrying value			(Inc	ome) loss from equ	ity method investme	nts
	Approximate		December 31.	Th	ree months	ended June 30,	Six months en	ded June 30,
	ownership %	June 30, 2018 2017			2018	2017	2018	2017
					(In th	ousands)		
Investment in Tatex Thailand II, LLC	23.5%	\$ —	\$ —	\$	(63)	\$ (211)	\$ (104)	\$ (454)
Investment in Grizzly Oil Sands ULC	24.9999%	49,957	57,641		228	208	558	573
Investment in Timber Wolf Terminals LLC	50.0%	_	983		534	_	536	4
Investment in Windsor Midstream LLC	22.5%	39	30		(9)	25,545	(9)	25,234
Investment in Stingray Cementing LLC(1)	<u>%</u>	_	_		_	77	_	205
Investment in Blackhawk Midstream LLC	48.5%	_	_		_	_	_	_
Investment in Stingray Energy Services LLC ⁽¹⁾	%	_	_		_	85	_	282
Investment in Sturgeon Acquisitions LLC ⁽¹⁾	— %	_	_		_	(139)	_	(71)
Investment in Mammoth Energy Services, Inc. ⁽¹⁾	22.2%	168,853	165,715		(9,242)	342	(22,712)	2,500
Investment in Strike Force Midstream LLC ⁽²⁾	%		77,743		(336)	(83)	(693)	2,458
		\$218,849	\$302,112	\$	(8,888)	\$ 25,824	\$ (22,424)	\$ 30,731

⁽¹⁾ On June 5, 2017, Mammoth Energy Services, Inc. ("Mammoth Energy") acquired Stingray Cementing LLC, Stingray Energy Services LLC and Sturgeon Acquisitions LLC. See below under *Mammoth Energy Partners LP/Mammoth Energy Services, Inc.* for information regarding these transactions.

(2) On May 1, 2018, the Company sold its 25% interest in Strike Force Midstream to EQT Midstream Partners, LP. See below under under *Strike Force Midstream LLC* for information regarding this transaction.

The tables below summarize financial information for the Company's equity investments as of June 30, 2018 and December 31, 2017.

Summarized balance sheet information:

	,	June 30, 2018		ember 31, 2017	
		(In thousands)			
Current assets	\$	395,532	\$	415,032	
Noncurrent assets	\$	1,353,052	\$	1,542,090	
Current liabilities	\$	368,377	\$	261,086	
Noncurrent liabilities	\$	47,450	\$	148,839	

Summarized results of operations:

	 Three months ended June 30,			Six months ended June 30,				
	 2018		2017 2018				2017	
			(In thou	sands)			_	
Gross revenue	\$ 566,404	\$	99,640	\$	1,067,537	\$	194,118	
Net income (loss)	\$ 49,018	\$	(67,336)	\$	113,470	\$	(92,675)	

Tatex Thailand II, LLC

The Company has an indirect ownership interest in Tatex Thailand II, LLC ("Tatex II"). Tatex II holds an 8.5% interest in APICO, LLC ("APICO"), an international oil and gas exploration company. APICO has a reserve base located in Southeast Asia through its ownership of concessions covering approximately 180,000 acres which includes the Phu Horm Field. The Company received \$0.1 million and \$0.5 million in distributions from Tatex II during the six months ended June 30, 2018 and 2017, respectively.

Tatex Thailand III. LLC

The Company has an ownership interest in Tatex Thailand III, LLC ("Tatex III"). Tatex III previously owned a concession covering approximately 245,000 acres in Southeast Asia. As of December 31, 2014, the Company reviewed its investment in Tatex III and, together with Tatex III, made the decision to allow the concession to expire in January 2015. As such, the Company fully impaired the asset as of December 31, 2014. In December 2017, Tatex III was dissolved and the Company received a final distribution of \$0.2 million.

Grizzly Oil Sands ULC

The Company, through its wholly owned subsidiary Grizzly Holdings Inc. ("Grizzly Holdings"), owns an interest in Grizzly Oil Sands ULC ("Grizzly"), a Canadian unlimited liability company. The remaining interest in Grizzly is owned by Grizzly Oil Sands Inc. ("Oil Sands"). As of June 30, 2018, Grizzly had approximately 830,000 acres under lease in the Athabasca, Peace River and Cold Lake oil sands regions of Alberta, Canada. Grizzly has high-graded three oil sands projects to various stages of development. Grizzly commenced commercial production from its Algar Lake Phase I steam-assisted gravity drainage ("SAGD") oil sand project during the second quarter of 2014 and has regulatory approval for up to 11,300 barrels per day of bitumen production. Algar Lake production peaked at 2,200 barrels per day during the ramp-up phase of the SAGD facility, however, in April 2015, Grizzly made the decision to suspend operations at its Algar Lake facility due to the commodity price drop and its effect on project economics. Grizzly continues to monitor market conditions as it assesses start up plans for the facility. The Company reviewed its investment in Grizzly for impairment at June 30, 2018 and 2017 and determined no impairment was required. If commodity prices decline in the future however, impairment of the investment in Grizzly may be necessary. During the six months ended June 30, 2018, Gulfport paid \$1.6 million in cash calls. Grizzly's functional currency is the Canadian dollar. The Company's investment in Grizzly was decreased by \$3.4 million and \$8.7 million as a result of a foreign currency translation loss for the three and six months ended June 30, 2018, respectively. The Company's investment in Grizzly was increased by \$4.5 million and \$5.8 million as a result of a foreign currency translation gain for the three and six months ended June 30, 2017, respectively.

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Timber Wolf Terminals LLC

During 2012, the Company invested in Timber Wolf Terminals LLC ("Timber Wolf"). Timber Wolf was formed to operate a crude/condensate terminal and a sand transloading facility in Ohio. During the six months ended June 30, 2018 and 2017, the Company paid no cash calls to Timber Wolf. The Company received \$0.4 million in distributions from Timber Wolf during the six months ended June 30, 2018 resulting from the sale of assets held by Timber Wolf.

Windsor Midstream LLC

At June 30, 2018, the Company held a 22.5% interest in Windsor Midstream LLC ("Midstream"), an entity controlled and managed by an unrelated third party. Midstream previously owned a 28.4% interest in Coronado Midstream LLC ("Coronado"), a gas processing plant in West Texas. In March 2015, Coronado was sold to EnLink Midstream Partners, LP ("EnLink"). As a result of the sale of Coronado to EnLink, Midstream received common units of EnLink, which were subsequently sold by Midstream. The Company received no distributions from Midstream during the six months ended June 30, 2018 and \$0.2 million in distributions during the same period in 2017.

Stingray Cementing LLC

During 2012, the Company invested in Stingray Cementing LLC ("Stingray Cementing"). Stingray Cementing provides well cementing services. The (income) loss from equity method investments presented in the table above reflects any intercompany profit eliminations. On June 5, 2017, the Company contributed all of its membership interests in Stingray Cementing to Mammoth Energy. See below under *Mammoth Energy Partners LP/Mammoth Energy Services, Inc.* for information regarding this transaction.

Blackhawk Midstream LLC

During 2012, the Company invested in Blackhawk Midstream LLC ("Blackhawk"). Blackhawk coordinated gathering, compression, processing and marketing activities for the Company in connection with the development of its Utica Shale acreage. Blackhawk does not have any current activities.

Stingray Energy Services LLC

During 2013, the Company invested in Stingray Energy Services LLC ("Stingray Energy"). Stingray Energy provides rental tools for land-based oil and natural gas drilling, completion and workover activities as well as the transfer of fresh water to wellsites. The (income) loss from equity method investments presented in the table above reflects any intercompany profit eliminations. On June 5, 2017, the Company contributed all of its membership interests in Stingray Energy to Mammoth Energy. See below under *Mammoth Energy Partners LP/Mammoth Energy Services, Inc.* for information regarding this transaction.

Sturgeon Acquisitions LLC

During 2014, the Company invested in Sturgeon Acquisitions LLC ("Sturgeon") and received an ownership interest of 25% in Sturgeon. Sturgeon owns and operates sand mines that produce hydraulic fracturing grade sand. On June 5, 2017, the Company contributed all of its membership interests in Sturgeon to Mammoth Energy. See below under *Mammoth Energy Partners LP/Mammoth Energy Services, Inc.* for information regarding this transaction.

Mammoth Energy Partners LP/Mammoth Energy Services, Inc.

In the fourth quarter of 2014, the Company contributed its investments in four entities to Mammoth Energy Partners LP ("Mammoth") for a 30.5% interest in this entity. In October 2016, Mammoth converted from a limited partnership into a limited liability company named Mammoth Energy Partners LLC ("Mammoth LLC") and the Company and the other members of Mammoth LLC contributed their interests in Mammoth LLC to Mammoth Energy. Following the contribution, Mammoth Energy completed its initial public offering of shares of its common stock.

On June 5, 2017, the Company contributed all of its membership interests in Sturgeon (which owned Taylor Frac, LLC, Taylor Real Estate Investments, LLC and South River Road, LLC), Stingray Energy and Stingray Cementing to Mammoth Energy in exchange for approximately 2.0 million shares of Mammoth Energy common stock (the "June 2017 Transactions"). The Company accounted for the transactions as a sale of financial assets under FASB ASC 860. The Company valued the

shares of Mammoth Energy common stock it received in the June 2017 Transactions at \$18.50 per share, which was the closing price of Mammoth Energy common stock on June 5, 2017. During the second quarter of 2017, the Company recognized a gain of \$12.5 million from the June 2017 Transactions, which is included in gain on sale of equity method investments in the accompanying consolidated statement of operations.

On June 29, 2018, the Company sold 1,235,600 shares of its Mammoth Energy common stock in an underwritten public offering for net proceeds of approximately \$47.0 million. Following the sale of these shares, the Company owned 9,948,522 shares, or approximately 22.2%, of Mammoth Energy's outstanding common stock. The Company recorded a gain of \$25.6 million as a result of this sale, which is included in gain on sale of equity method investments in the accompanying consolidated statement of operations.

The Company's investment in Mammoth Energy was decreased by a \$0.1 million and \$0.3 million foreign currency loss resulting from Mammoth Energy's foreign subsidiary for the three and six months ended June 30, 2018, respectively. The Company's investment in Mammoth Energy was increased by a \$0.02 million and \$0.1 million foreign currency gain resulting from Mammoth Energy's foreign subsidiary for the three and six months ended June 30, 2017, respectively. The income from equity method investments presented in the table above reflects any intercompany profit eliminations.

Strike Force Midstream LLC

In February 2016, the Company, through its wholly owned subsidiary Gulfport Midstream Holdings, LLC ("Midstream Holdings"), entered into an agreement with Rice Midstream Holdings LLC ("Rice"), then a subsidiary of Rice Energy Inc., to develop natural gas gathering assets in eastern Belmont County and Monroe County, Ohio through Strike Force Midstream LLC ("Strike Force"). In 2017, Rice was acquired by EQT Corporation ("EQT"). Prior to the sale of the Company's interest in Strike Force (discussed below), the Company owned a 25% interest in Strike Force, and EQT acted as operator and owned the remaining 75% interest. Strike Force's gathering assets provide gathering services for wells operated by Gulfport and other operators and connectivity of existing dry gas gathering systems. Prior to the sale of its interest in Strike Force, the Company elected to report its proportionate share of Strike Force's earnings on a one-quarter lag as permitted under FASB ASC 323. The (income) loss from equity method investments presented in the table above reflects any intercompany profit eliminations.

During the six months ended June 30, 2018, Gulfport received distributions of \$0.8 million from Strike Force. During the six months ended June 30, 2017, Gulfport paid \$23.0 million in cash calls to Strike Force and received distributions of \$1.2 million from Strike Force.

On May 1, 2018, the Company sold its 25% interest in Strike Force to EQT Midstream Partners, LP for proceeds of \$175.0 million in cash. As a result of the sale, the Company recognized a gain of \$96.4 million net of transaction fees, which is included in gain on sale of equity method investments in the accompanying consolidated statement of operations.

4. VARIABLE INTEREST ENTITIES

As of June 30, 2018, the Company held variable interests in the following variable interest entities ("VIEs"), but was not the primary beneficiary: Midstream and Timber Wolf. These entities have governing provisions that are the functional equivalent of a limited partnership and are considered VIEs because the limited partners or non-managing members lack substantive kick-out or participating rights which causes the equity owners, as a group, to lack a controlling financial interest. The Company is a limited partner or non-managing member in each of these VIEs and is not the primary beneficiary because it does not have a controlling financial interest. The general partner or managing member has power to direct the activities that most significantly impact the VIEs' economic performance. The Company also held a variable interest in Strike Force prior to the sale of that interest due to the fact that it did not have sufficient equity capital at risk. The Company was not the primary beneficiary of this entity. Prior to Mammoth Energy's initial public offering, or "IPO", Mammoth LLC was considered a VIE. As a result of the Company's contribution of its interest in Mammoth LLC to Mammoth Energy in exchange for Mammoth Energy common stock and the completion of Mammoth Energy's IPO, the Company determined that it no longer held an interest in a VIE. Prior to the contribution of Stingray Energy, Stingray Cementing and Sturgeon to Mammoth Energy, Stingray Cementing and Sturgeon to Mammoth Energy in exchange for Mammoth Energy common stock, the Company determined that it no longer held an interest in a VIE.

The Company accounts for its investment in these VIEs following the equity method of accounting. The carrying amounts of the Company's equity investments are classified as other non-current assets on the accompanying consolidated balance sheets. The Company's maximum exposure to loss as a result of its involvement with these VIEs is based on the Company's capital contributions and the economic performance of the VIEs, and is equal to the carrying value of the Company's

investments which is the maximum loss the Company could be required to record in the consolidated statements of operations. See Note 3 for further discussion of these entities, including the carrying amounts of each investment.

5. LONG-TERM DEBT

Long-term debt consisted of the following items as of June 30, 2018 and December 31, 2017:

	June 30, 2018		De	ecember 31, 2017
	(In thousands)			
Revolving credit agreement (1)	\$	75,000	\$	_
6.625% senior unsecured notes due 2023 (2)		350,000		350,000
6.000% senior unsecured notes due 2024 (3)		650,000		650,000
6.375% senior unsecured notes due 2025 (4)		600,000		600,000
6.375% senior unsecured notes due 2026 (5)		450,000		450,000
Net unamortized debt issuance costs (6)		(32,900)		(34,781)
Construction loan (7)		23,438		23,724
Less: current maturities of long term debt		(639)		(622)
Debt reflected as long term	\$	2,114,899	\$	2,038,321

The Company capitalized approximately \$1.5 million and \$2.4 million in interest expense to undeveloped oil and natural gas properties during the three and six months ended June 30, 2018, respectively. The Company capitalized approximately \$3.6 million and \$6.7 million in interest expense to undeveloped oil and natural gas properties during the three and six months ended June 30, 2017, respectively.

(1) The Company has entered into a senior secured revolving credit facility, as amended, with The Bank of Nova Scotia, as the lead arranger and administrative agent and certain lenders from time to time party thereto. The credit agreement provides for a maximum facility amount of \$1.5 billion and matures on December 31, 2021. On March 29, 2017, the Company further amended its revolving credit facility to, among other things, amend the definition of the term EBITDAX to permit pro forma treatment of acquisitions that involve the payment of consideration by Gulfport and its subsidiaries in excess of \$50.0 million and of dispositions of property or series of related dispositions of properties that yields gross proceeds to Gulfport or any of its subsidiaries in excess of \$50.0 million. On May 4, 2017, the revolving credit facility was further amended to increase the borrowing base from \$700.0 million to \$1.0 billion, adjust certain of the Company's investment baskets and add five additional banks to the syndicate. On November 21, 2017, the Company further amended its revolving credit facility to, among other things, (a) decrease the applicable rate for all loans by 0.5% and (b) add a provision that allows Gulfport to elect a commitment amount (the "Elected Commitment Amount") that is less than the borrowing base. In connection with this amendment, the borrowing base was set at \$1.2 billion, with an elected commitment of \$1.0 billion. On May 21, 2018, the Company further amended its revolving credit facility to, among other things, (a) decrease the applicable rate for all loans by 0.25%, (b) permit Gulfport and each of its subsidiaries to use the proceeds from dispositions of certain investments to acquire the common stock or other equity interests of Gulfport, subject to certain limitations and (c) increase the borrowing base to \$1.4 billion, with an elected commitment of \$1.0 billion.

As of June 30, 2018, \$75.0 million was outstanding under the revolving credit facility and the total availability for future borrowings under this facility, after giving effect to an aggregate of \$257.3 million of letters of credit, was \$667.7 million. The Company's whollyowned subsidiaries have guaranteed the obligations of the Company under the revolving credit facility.

Advances under the revolving credit facility may be in the form of either base rate loans or eurodollar loans. The interest rate for base rate loans is equal to (1) the applicable rate, which ranges from 0.25% to 1.25%, plus (2) the highest of: (a) the federal funds rate plus 0.50%, (b) the rate of interest in effect for such day as publicly announced from time to time by agent as its "prime rate," and (c) the eurodollar rate for an interest period of one month plus 1.00%. The interest rate for eurodollar loans is equal to (1) the applicable rate, which ranges from 1.25% to 2.25%, plus (2) the London interbank offered rate that appears on pages LIBOR01 or LIBOR02 of the Reuters screen that displays such rate for deposits in U.S. dollars, or, if such rate is not available, the rate as administered by ICE Benchmark Administration (or any other person that takes over administration of such rate) per annum equal to the offered rate on such other page or service that displays on average London interbank offered rate as determined by ICE Benchmark Administration (or any other person that takes over administration of such rate) for deposits in U.S. dollars, or, if such rate is not available, the average quotations for three major New York money

center banks of whom the agent shall inquire as the "London Interbank Offered Rate" for deposits in U.S. dollars. At June 30, 2018, amounts borrowed under the credit facility bore interest at the eurodollar rate with a weighted average of 3.34%.

The revolving credit facility contains customary negative covenants including, but not limited to, restrictions on the Company's and its subsidiaries' ability to:

- incur indebtedness;
- grant liens;
- pay dividends and make other restricted payments;
- make investments;
- make fundamental changes;
- · enter into swap contracts;
- dispose of assets;
- change the nature of their business; and
- enter into transactions with affiliates.

The negative covenants are subject to certain exceptions as specified in the revolving credit facility. The revolving credit facility also contains certain affirmative covenants, including, but not limited to the following financial covenants:

- (i) the ratio of net funded debt to EBITDAX (net income, excluding (i) any non-cash revenue or expense associated with swap contracts resulting from ASC 815 and (ii) any cash or non-cash revenue or expense attributable to minority investments plus without duplication and, in the case of expenses, to the extent deducted from revenues in determining net income, the sum of (a) the aggregate amount of consolidated interest expense for such period, (b) the aggregate amount of income, franchise, capital or similar tax expense (other than ad valorem taxes) for such period, (c) all amounts attributable to depletion, depreciation, amortization and asset or goodwill impairment or writedown for such period, (d) all other non-cash charges, (e) exploration costs deducted in determining net income under successful efforts accounting, (f) actual cash distributions received from minority investments, (g) to the extent actually reimbursed by insurance, expenses with respect to liability on casualty events or business interruption, and (h) all reasonable transaction expenses related to dispositions and acquisitions of assets, investments and debt and equity offerings (provided that expenses related to any unsuccessful disposition will be limited to \$3.0 million in the aggregate) for a twelve-month period may not be greater than 4.00 to 1.00; and
 - (ii) the ratio of EBITDAX to interest expense for a twelve-month period may not be less than 3.00 to 1.00.

The Company was in compliance with its financial covenants at June 30, 2018.

(2) On April 21, 2015, the Company issued \$350.0 million in aggregate principal amount of 6.625% Senior Notes due 2023 (the "2023 Notes") to qualified institutional buyers pursuant to Rule 144A under the Securities Act and to certain non-U.S. persons in accordance with Regulation S under the Securities Act (the "2023 Notes Offering"). The Company received net proceeds of approximately \$343.6 million after initial purchaser discounts and commissions and estimated offering expenses.

The 2023 Notes were issued under an indenture, dated as of April 21, 2015, among the Company, the subsidiary guarantors party thereto and Wells Fargo Bank, National Association, as trustee. In October 2015, the 2023 Notes were exchanged for a new issue of substantially identical debt securities registered under the Securities Act. Pursuant to the indenture relating to the 2023 Notes, interest on the 2023 Notes accrues at a rate of 6.625% per annum on the outstanding principal amount thereof, payable semi-annually on May 1 and November 1 of each year. The 2023 Notes are not guaranteed by Grizzly Holdings, Inc. and will not be guaranteed by any of the Company's future unrestricted subsidiaries.

(3) On October 14, 2016, the Company issued \$650.0 million in aggregate principal amount of 6.000% Senior Notes due 2014 (the "2024 Notes"). The 2024 Notes were issued under an indenture, dated as of October 14, 2016, among the Company, the subsidiary guarantors party thereto and the senior note indenture trustee (the "2024 Indenture"), to qualified institutional buyers pursuant to Rule 144A under the Securities Act and to certain non-U.S. persons in accordance with Regulation S under the Securities Act (the "2024 Notes Offering"). Under the 2024 Indenture, interest on the 2024 Notes accrues at a rate of 6.000% per annum on the outstanding principal amount thereof from October 14, 2016, payable semi-annually on April 15 and October 15 of each year, commencing on April 15, 2017. The 2024 Notes will mature on October 15, 2024. The Company

received approximately \$638.9 million in net proceeds from the offering of the 2024 Notes, which was used, together with cash on hand, to purchase the then outstanding 2020 Notes in a concurrent cash tender offer, to pay fees and expenses thereof, and to redeem any of the 2020 Notes that remained outstanding after the completion of the tender offer.

- (4) On December 21, 2016, the Company issued \$600.0 million in aggregate principal amount of 6.375% Senior Notes due 2025 (the "2025 Notes"). The 2025 Notes were issued under an indenture, dated as of December 21, 2016, among the Company, the subsidiary guarantors party thereto and the senior note indenture trustee (the "2025 Indenture"), to qualified institutional buyers pursuant to Rule 144A under the Securities Act of 1933, and to certain non-U.S. persons in accordance with Regulation S under the Securities Act. Under the 2025 Indenture, interest on the 2025 Notes accrues at a rate of 6.375% per annum on the outstanding principal amount thereof from December 21, 2016, payable semi-annually on May 15 and November 15 of each year, commencing on May 15, 2017. The 2025 Notes will mature on May 15, 2025. The Company received approximately \$584.7 million in net proceeds from the offering of the 2025 Notes, which was used, together with the net proceeds from the Company's December 2016 common stock offering and cash on hand, to fund the cash portion of the purchase price for the Vitruvian Acquisition. See "Note 1 Acquisitions" for additional discussion of the Vitruvian Acquisition.
- (5) On October 11, 2017, the Company issued \$450.0 million in aggregate principal amount of its 6.375% Senior Notes due 2026 (the "2026 Notes") to qualified institutional buyers pursuant to Rule 144A under the Securities Act and to certain non-U.S. persons in accordance with Regulation S under the Securities Act. Interest on the 2026 Notes accrues at a rate of 6.375% per annum on the outstanding principal amount thereof from October 11, 2017, payable semi-annually on January 15 and July 15 of each year, commencing on January 15, 2018. The 2026 Notes will mature on January 15, 2026. The Company received approximately \$444.1 million in net proceeds from the offering of the 2026 Notes, a portion of which was used to repay all of the Company's outstanding borrowings under its secured revolving credit facility on October 11, 2017 and the balance was used to fund the remaining outspend related to the Company's 2017 capital development plans.

In connection with the 2026 Notes offering, the Company and its subsidiary guarantors entered into a registration rights agreement pursuant to which the Company agreed to file a registration statement with respect to an offer to exchange the 2026 Notes for a new issue of substantially identical debt securities registered under the Securities Act. On January 18, 2018, the Company filed a registration statement on Form S-4 with respect to an offer to exchange the 2026 Notes for substantially identical debt securities registered under the Securities Act, which registration statement was declared effective by the SEC on February 12, 2018. The exchange offer relating to the 2026 notes closed on March 22, 2018.

- (6) Loan issuance costs related to the 2023 Notes, the 2024 Notes, the 2025 Notes and the 2026 Notes (collectively the "Notes") have been presented as a reduction to the Notes. At June 30, 2018, total unamortized debt issuance costs were \$4.8 million for the 2023 Notes, \$9.4 million for the 2024 Notes, \$13.2 million for the 2025 Notes and \$5.4 million for the 2026 Notes. In addition, loan commitment fee costs for the construction loan agreement described immediately below were \$0.1 million at June 30, 2018.
- (7) On June 4, 2015, the Company entered into a construction loan agreement (the "Construction Loan") with InterBank for the construction of a new corporate headquarters in Oklahoma City, which was substantially completed in December 2016. The Construction Loan allows for maximum principal borrowings of \$24.5 million and required the Company to fund 30% of the cost of the construction before any funds could be drawn, which occurred in January 2016. Interest accrues daily on the outstanding principal balance at a fixed rate of 4.50% per annum and was payable on the last day of the month through May 31, 2017. Starting June 30, 2017, the Company began making monthly payments of principal and interest, with the final payment due June 4, 2025. At June 30, 2018, the total borrowings under the Construction Loan were approximately \$23.4 million.

6. COMMON STOCK AND CHANGES IN CAPITALIZATION

Issuance of Common Stock

On February 17, 2017, the Company completed the Vitruvian Acquisition for a total initial purchase price of approximately \$1.85 billion, consisting of \$1.35 billion in cash, subject to certain adjustments, and approximately 23.9 million shares of the Company's common stock (of which approximately 5.2 million shares are subject to the indemnity escrow). See "Note 1 - Acquisitions" for additional discussion of the Vitruvian Acquisition.

Stock Repurchase Program

In January 2018, the board of directors of the Company approved a stock repurchase program to acquire up to \$100 million of the Company's outstanding stock during 2018. In May 2018, the Company's board of directors authorized the expansion of

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its stock repurchase program, authorizing the Company to acquire up to an additional \$100 million of its outstanding common stock during 2018 for a total of up to \$200 million. Purchases under the repurchase program may be made from time to time in open market or privately negotiated transactions, and are subject to market conditions, applicable legal requirements, contractual obligations and other factors. The repurchase program does not require the Company to acquire any specific number of shares. This repurchase program is authorized to extend through December 31, 2018 and may be suspended from time to time, modified, extended or discontinued by the board of directors at any time. The Company repurchased 0.4 million and 10.1 million shares for a cost of approximately \$5.0 million and \$105.0 million during the three and six months ended June 30, 2018, respectively. All repurchased shares have been retired.

7. STOCK-BASED COMPENSATION

During the three and six months ended June 30, 2018, the Company's stock-based compensation cost was \$3.3 million and \$6.0 million, respectively, of which the Company capitalized \$1.3 million and \$2.4 million, respectively, relating to its exploration and development efforts. During the three and six months ended June 30, 2017, the Company's stock-based compensation cost was \$2.6 million and \$5.2 million, respectively, of which the Company capitalized \$1.1 million and \$2.1 million, respectively, relating to its exploration and development efforts.

The following table summarizes restricted stock activity for the six months ended June 30, 2018:

	Number of Unvested Restricted Shares	Weighted Average Grant Date Fair Value
Unvested shares as of January 1, 2018	976,027	\$ 18.71
Granted	1,197,628	9.45
Vested	(301,017)	14.41
Forfeited	(20,651)	17.87
Unvested shares as of June 30, 2018	1,851,987	\$ 13.43

Unrecognized compensation expense as of June 30, 2018 related to restricted shares was \$19.3 million. The expense is expected to be recognized over a weighted average period of 1.65 years.

8. EARNINGS PER SHARE

Reconciliations of the components of basic and diluted net income per common share are presented in the tables below:

		Three months ended June 30,							
		2018			2017				
	Income	Per Income Shares Share		Income Shares		Shares		Per Share	
		(1	In tho	ousands, ex	ксер	t share data	a)		
Basic:									
Net income	\$ 111,319	173,623,630	\$	0.64	\$	105,936	182,840,213	\$	0.58
Effect of dilutive securities:									
Stock options and awards	_	516,997				_	1,517		
Diluted:									
Net income	\$ 111,319	174,140,627	\$	0.64	\$	105,936	182,841,730	\$	0.58
			Six	months ei	ıded	June 30,			
		2018					2017		
	Income	Shares		Per Share		Income	Shares		Per Share
		(1	In tho	ousands, ex	ксер	t share data	a)		
Basic:									
Net income	\$ 201,409	177 159 220	\$	1.14	Φ	260 201	176 501 166	\$	1.47
Net illcome	\$ 201, 4 09	177,158,230	Ф	1.14	\$	260,391	176,591,166	Φ	
Effect of dilutive securities:	\$ 201,409	1//,138,230	Þ	1.14	\$	200,391	1/6,591,166	φ	
	\$ 201, 4 09	579,052	Ф	1.14	\$	200,391 —	251,073	Ф	
Effect of dilutive securities:			Φ	1.14	\$			Φ	

9. COMMITMENTS AND CONTINGENCIES

Plugging and Abandonment Funds

In connection with the Company's acquisition in 1997 of the remaining 50% interest in its WCBB properties, the Company assumed the seller's (Chevron) obligation to contribute approximately \$18,000 per month through March 2004 to a plugging and abandonment trust and the obligation to plug a minimum of 20 wells per year for 20 years commencing March 11, 1997. Beginning in 2009, the Company could access the trust for use in plugging and abandonment charges associated with the property, although it has not yet done so. As of June 30, 2018, the plugging and abandonment trust totaled approximately \$3.1 million. At June 30, 2018, the Company had plugged 555 wells at WCBB since it began its plugging program in 1997, which management believes fulfills its minimum plugging obligation.

Operating Leases

The Company leases office facilities under non-cancellable operating leases exceeding one year. Future minimum lease commitments under these leases at June 30, 2018 were as follows:

	(In thousands)
Remaining 2018	\$ 77
2019	144
2020	90
2021	38
Total	\$ 349

Firm Transportation Commitments

The Company had approximately 2,640,000 MMBtu per day of firm sales contracted with third parties. The table below presents these commitments at June 30, 2018 as follows:

	(MMBtu per day)
Remaining 2018	571,000
2019	659,000
2020	526,000
2021	372,000
2022	272,000
Thereafter	240,000
Total	2,640,000

The Company also had approximately \$3.6 billion of firm transportation contracted with third parties. The table below presents these commitments at June 30, 2018 as follows:

(111	thousands)
Remaining 2018 \$	124,024
2019	251,644
2020	247,581
2021	246,620
2022	246,620
Thereafter	2,511,853
Total \$	3,628,342

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Other Commitments

Effective October 1, 2014, the Company entered into a Sand Supply Agreement with Muskie Proppant LLC ("Muskie"), a subsidiary of Mammoth Energy, that expires on September 30, 2018. Pursuant to this agreement, as amended, the Company has agreed to purchase annual and monthly amounts of proppant sand subject to exceptions specified in the agreement at agreed pricing plus agreed costs and expenses. Failure by either Muskie or the Company to deliver or accept the minimum monthly amount results in damages calculated per ton based on the difference between the monthly obligation amount and the amount actually delivered or accepted, as applicable. The Company did not incur any non-utilization fees during three months ended June 30, 2018 and incurred \$0.9 million of such fees during the six months ended June 30, 2018. The Company did not incur any non-utilization fees during the six months ended June 30, 2017.

Effective October 1, 2014, the Company entered into an Amended and Restated Master Services Agreement for pressure pumping services with Stingray Pressure Pumping LLC ("Stingray Pressure"), a subsidiary of Mammoth Energy, that expires on September 30, 2018. Pursuant to this agreement, as amended, Stingray Pressure has agreed to provide hydraulic fracturing, stimulation and related completion and rework services to the Company and the Company has agreed to pay Stingray Pressure a monthly service fee plus the associated costs of the services provided.

Future minimum commitments under these agreements at June 30, 2018 are \$13.1 million.

Litigation

In two separate complaints, one filed by the State of Louisiana and the Parish of Cameron in the 38th Judicial District Court for the Parish of Cameron on February 9, 2016 and the other filed by the State of Louisiana and the District Attorney for the 15th Judicial District of the State of Louisiana in the 15th Judicial District Court for the Parish of Vermilion on July 29, 2016, the Company was named as a defendant, among 26 oil and gas companies, in the Cameron Parish complaint and among more than 40 oil and gas companies in the Vermilion Parish complaint, or the Complaints. The Complaints were filed under the State and Local Coastal Resources Management Act of 1978, as amended, and the rules, regulations, orders and ordinances adopted thereunder, which the Company referred to collectively as the CZM Laws, and allege that certain of the defendants' oil and gas exploration, production and transportation operations associated with the development of the East Hackberry and West Hackberry oil and gas fields, in the case of the Cameron Parish complaint, and the Tigre Lagoon and Lac Blanc oil and gas fields, in the case of the Vermilion Parish complaint, were conducted in violation of the CZM Laws. The Complaints allege that such activities caused substantial damage to land and waterbodies located in the coastal zone of the relevant Parish, including due to defendants' design, construction and use of waste pits and the alleged failure to properly close the waste pits and to clear, re-vegetate, detoxify and return the property affected to its original condition, as well as the defendants' alleged discharge of waste into the coastal zone. The Complaints also allege that the defendants' oil and gas activities have resulted in the dredging of numerous canals, which had a direct and significant impact on the state coastal waters within the relevant Parish and that the defendants, among other things, failed to design, construct and maintain these canals using the best practical techniques to prevent bank slumping, erosion and saltwater intrusion and to minimize the potential for inland movement of storm-generated surges, which activities allegedly have resulted in the erosion of marshes and the degradation of terrestrial and aquatic life therein. The Complaints also allege that the defendants failed to re-vegetate, refill, clean, detoxify and otherwise restore these canals to their original condition. In these two petitions, the plaintiffs seek damages and other appropriate relief under the CZM Laws, including the payment of costs necessary to clear, re-vegetate, detoxify and otherwise restore the affected coastal zone of the relevant Parish to its original condition, actual restoration of such coastal zone to its original condition, and the payment of reasonable attorney fees and legal expenses and pre-judgment and post judgment interest.

The Company was served with the Cameron complaint in early May 2016 and with the Vermilion complaint in early September 2016. The Louisiana Attorney General and the Louisiana Department of Natural Resources intervened in both the Cameron Parish suit and the Vermilion Parish suit. Shortly after the Complaints were filed, certain defendants removed the cases to the United States District Court for the Western District of Louisiana. In both cases, the plaintiffs filed motions to remand the lawsuits to state court, which were ultimately granted by the district courts. However, on May 23, 2018, a group of defendants again removed the Cameron Parish and Vermilion Parish lawsuits to federal court. The defendants also filed motions with the United States Judicial Panel on Multidistrict Litigation (the "MDL Panel") requesting that the Cameron Parish and Vermilion Parish lawsuits be consolidated with 40 similar lawsuits so that pre-trial proceedings in the cases could be coordinated. Thereafter, the defendants sought a stay of further proceedings until the MDL Panel rules on the motions for coordinated proceedings. The district court granted defendants' motion to stay. Plaintiffs again filed motions to remand the lawsuits to state court, but due to the stay orders issued by the district courts, no further action will be taken on the motion to remand until the MDL Panel issues its ruling on the motion for coordinated proceedings. Due to the procedural posture of lawsuits, the cases are still in their early stages and the parties have conducted very little discovery. As a result, the Company

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has not had the opportunity to evaluate the applicability of the allegations made in plaintiffs' complaints to the Company's operations and management cannot determine the amount of loss, if any, that may result.

In addition, due to the nature of the Company's business, it is, from time to time, involved in routine litigation or subject to disputes or claims related to its business activities, including workers' compensation claims and employment related disputes. In the opinion of the Company's management, none of the pending litigation, disputes or claims against the Company, if decided adversely, will have a material adverse effect on its financial condition, cash flows or results of operations.

10. DERIVATIVE INSTRUMENTS

Natural Gas, Oil and Natural Gas Liquids Derivative Instruments

The Company seeks to reduce its exposure to unfavorable changes in natural gas, oil and natural gas liquids prices, which are subject to significant and often volatile fluctuation, by entering into over-the-counter fixed price swaps, basis swaps and various types of option contracts. These contracts allow the Company to predict with greater certainty the effective natural gas, oil and natural gas liquids prices to be received for hedged production and benefit operating cash flows and earnings when market prices are less than the fixed prices provided in the contracts. However, the Company will not benefit from market prices that are higher than the fixed prices in the contracts for hedged production.

Fixed price swaps are settled monthly based on differences between the fixed price specified in the contract and the referenced settlement price. When the referenced settlement price is less than the price specified in the contract, the Company receives an amount from the counterparty based on the price difference multiplied by the volume. Similarly, when the referenced settlement price exceeds the price specified in the contract, the Company pays the counterparty an amount based on the price difference multiplied by the volume. The prices contained in these fixed price swaps are based on the NYMEX Henry Hub for natural gas, Argus Louisiana Light Sweet Crude for oil, the NYMEX West Texas Intermediate for oil, and Mont Belvieu for propane and pentane. Below is a summary of the Company's open fixed price swap positions as of June 30, 2018.

	Location	Daily Volume (MMBtu/day)	 Weighted Average Price
Remaining 2018	NYMEX Henry Hub	1,010,000	\$ 3.01
2019	NYMEX Henry Hub	1,154,000	\$ 2.81
2020	NYMEX Henry Hub	204,000	\$ 2.77
	Location	Daily Volume (Bbls/day)	Weighted Average Price
Remaining 2018	ARGUS LLS	2,000	\$ 56.22
2019	ARGUS LLS	1,000	\$ 59.55
Remaining 2018	NYMEX WTI	4,500	\$ 53.72
2019	NYMEX WTI	4,000	\$ 58.28
	Location	Daily Volume (Bbls/day)	Weighted Average Price
Remaining 2018	Mont Belvieu C3	4,000	\$ 28.97
2019	Mont Belvieu C3	3,000	\$ 27.71
Remaining 2018	Mont Belvieu C5	500	\$ 46.62
2019	Mont Belvieu C5	500	\$ 54.08

The Company sold call options and used the associated premiums to enhance the fixed price for a portion of the fixed price natural gas swaps listed above. Each short call option has an established ceiling price. When the referenced settlement price is above the price ceiling established by these short call options, the Company pays its counterparty an amount equal to the difference between the referenced settlement price and the price ceiling multiplied by the hedged contract volumes.

	Location	Daily Volume (MMBtu/day)	Weighte	d Average Price
July 2018 - March 2019	NYMEX Henry Hub	50,000	\$	3.13
April 2019 - December 2019	NYMEX Henry Hub	30,000	\$	3.10

For a portion of the natural gas fixed price swaps listed above, the counterparty has an option to extend the original terms an additional twelve months for the period January 2019 through December 2019. The option to extend the terms expires in December 2018. If executed, the Company would have additional fixed price swaps for 100,000 MMBtu per day at a weighted average price of \$3.05 per MMBtu.

In addition, the Company entered into natural gas basis swap positions, which settle on the pricing index to basis differential of Transco Zone 4 to NYMEX Henry Hub natural gas price. As of June 30, 2018, the Company had the following natural gas basis swap positions for Transco Zone 4.

	Location	Daily Volume (MMBtu/day)	Weig	ghted Average Price
Remaining 2018	Transco Zone 4	20,000	\$	(0.05)
2019	Transco Zone 4	60,000	\$	(0.05)
2020	Transco Zone 4	60,000	\$	(0.05)

Balance Sheet Presentation

The Company reports the fair value of derivative instruments on the consolidated balance sheets as derivative instruments under current assets, noncurrent liabilities and noncurrent liabilities on a gross basis. The Company determines the current and noncurrent classification based on the timing of expected future cash flows of individual trades. The following table presents the fair value of the Company's derivative instruments on a gross basis at June 30, 2018 and December 31, 2017:

	 June 30, 2018	Dec	ember 31, 2017					
	(In thousands)							
Short-term derivative instruments - asset	\$ 20,745	\$	78,847					
Long-term derivative instruments - asset	\$ 7,657	\$	8,685					
Short-term derivative instruments - liability	\$ 61,161	\$	32,534					
Long-term derivative instruments - liability	\$ 17,479	\$	2,989					

Gains and Losses

The following table presents the gain and loss recognized in net (loss) gain on natural gas, oil and NGL derivatives in the accompanying consolidated statements of operations for the three and six months ended June 30, 2018 and 2017.

		Net	(loss) gain on de	rivativ	e instruments	
	Three months e	nded	June 30,		Six months ended	d June 30,
	 2018	8 2017 2018				2017
			(In tho	ısands	s)	
Natural gas derivatives	\$ (31,194)	\$	56,668	\$	(40,890) \$	142,945
Oil derivatives	(24,419)		8,143		(33,566)	19,048
Natural gas liquids derivatives	 (14,932)		60		(12,618)	2,455
Total	\$ (70,545)	\$	64,871	\$	(87,074) \$	164,448

Offsetting of derivative assets and liabilities

As noted above, the Company records the fair value of derivative instruments on a gross basis. The following table presents the gross amounts of recognized derivative assets and liabilities in the consolidated balance sheets and the amounts that are subject to offsetting under master netting arrangements with counterparties, all at fair value.

		A	As of June 30, 2018		
	 Gross Assets (Liabilities)		Gross Amounts		_
	Presented in the		Subject to Master	Net	
	 Consolidated Balance Sheets		Netting Agreements	Amount	
			(In thousands)		
Derivative assets	\$ 28,402	\$	(23,488)	\$	4,914
Derivative liabilities	\$ (78,640)	\$	23,488	\$	(55,152)
		As	of December 31, 2017		
	 Gross Assets (Liabilities)		Gross Amounts		
	Presented in the		Subject to Master	Net	
	 Consolidated Balance Sheets		Netting Agreements	Amount	
			(In thousands)		
Derivative assets	\$ 87,532	\$	(22,199)	\$	65,333
Derivative liabilities	\$ (35,523)	\$	22,199	\$	(13,324)

Concentration of Credit Risk

By using derivative instruments that are not traded on an exchange, the Company is exposed to the credit risk of its counterparties. Credit risk is the risk of loss from counterparties not performing under the terms of the derivative instrument. When the fair value of a derivative instrument is positive, the counterparty is expected to owe the Company, which creates credit risk. To minimize the credit risk in derivative instruments, it is the Company's policy to enter into derivative contracts only with counterparties that are creditworthy financial institutions deemed by management as competent and competitive market makers. The Company's derivative contracts are with multiple counterparties to lessen its exposure to any individual counterparty. Additionally, the Company uses master netting agreements to minimize credit risk exposure. The creditworthiness of the Company's counterparties is subject to periodic review. None of the Company's derivative instrument contracts contain credit-risk related contingent features. Other than as provided by the Company's revolving credit facility, the Company is not required to provide credit support or collateral to any of its counterparties under its derivative instruments, nor are the counterparties required to provide credit support to the Company.

11. FAIR VALUE MEASUREMENTS

The Company records certain financial and non-financial assets and liabilities on the balance sheet at fair value in accordance with FASB ASC 820, "Fair Value Measurement and Disclosures" ("FASB ASC 820"). FASB ASC 820 defines fair value as the price that would be received to sell an asset or paid to transfer a liability (exit price) in an orderly transaction between market participants at the measurement date. The statement establishes market or observable inputs as the preferred sources of values, followed by assumptions based on hypothetical transactions in the absence of market inputs. The statement requires fair value measurements be classified and disclosed in one of the following categories:

Level 1 – Quoted prices in active markets for identical assets and liabilities.

Level 2 – Quoted prices in active markets for similar assets and liabilities, quoted prices for identical or similar instruments in markets that are not active and model-derived valuations whose inputs are observable or whose significant value drivers are observable.

Level 3 – Significant inputs to the valuation model are unobservable.

Valuation techniques that maximize the use of observable inputs are favored. Financial assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. The assessment of the significance of a particular input to the fair value measurement requires judgment and may affect the placement of assets and liabilities within the levels of the fair value hierarchy. Reclassifications of fair value between Level 1, Level 2 and Level 3 of the fair value hierarchy, if applicable, are made at the end of each quarter.

The following tables summarize the Company's financial and non-financial assets and liabilities by FASB ASC 820 valuation level as of June 30, 2018 and December 31, 2017:

		June 30, 20	18		
	Level 1	Level 2		Level 3	
		(In thousan	ds)		
Assets:					
Derivative Instruments	\$ _	\$ 2	28,402	\$	_
Liabilities:					
Derivative Instruments	\$ _	\$	78,640	\$	_
		December 31,	2017		
	Level 1	Level 2		Level 3	
		(In thousan	ds)		
Assets:					
Derivative Instruments	\$ _	\$ 8	37,532	\$	_
Liabilities:					
Derivative Instruments	\$ _	\$ 3	35,523	\$	_

The Company estimates the fair value of all derivative instruments using industry-standard models that consider various assumptions, including current market and contractual prices for the underlying instruments, implied volatility, time value, nonperformance risk, as well as other relevant economic measures. Substantially all of these inputs are observable in the marketplace throughout the full term of the instrument and can be supported by observable data.

The estimated fair values of proved oil and natural gas properties assumed in business combinations are based on a discounted cash flow model and market assumptions as to future commodity prices, projections of estimated quantities of oil and natural gas reserves, expectations for timing and amount of future development and operating costs, projections of future rates of production, expected recovery rates and risk-adjusted discount rates. The estimated fair values of unevaluated oil and natural gas properties was based on geological studies, historical well performance, location and applicable mineral lease terms. Based on the unobservable nature of certain of the inputs, the estimated fair value of the oil and gas properties assumed is deemed to use Level 3 inputs. The asset retirement obligations assumed as part of the business combination were estimated using the same assumptions and methodology as described below. See Note 1 for further discussion of the Vitruvian Acquisition.

The Company estimates asset retirement obligations pursuant to the provisions of FASB ASC Topic 410, *Asset Retirement and Environmental Obligations* ("FASB ASC 410"). The initial measurement of asset retirement obligations at fair value is calculated using discounted cash flow techniques and based on internal estimates of future retirement costs associated with oil and gas properties. Given the unobservable nature of the inputs, including plugging costs and reserve lives, the initial measurement of the asset retirement obligation liability is deemed to use Level 3 inputs. See Note 2 for further discussion of the Company's asset retirement obligations. Asset retirement obligations incurred during the six months ended June 30, 2018 were approximately \$0.9 million.

The fair value of the common stock received from Mammoth Energy in connection with the Company's contribution of all of its membership interests in Sturgeon, Stingray Energy and Stingray Cementing was estimated using Level 1 inputs, as the price per share was a quoted price in an active market for identical Mammoth Energy common shares.

12. FAIR VALUE OF FINANCIAL INSTRUMENTS

The carrying amounts on the accompanying consolidated balance sheet for cash and cash equivalents, accounts receivable, accounts payable and accrued liabilities, and current debt are carried at cost, which approximates market value due to their short-term nature. Long-term debt related to the Construction Loan is carried at cost, which approximates market value based on the borrowing rates currently available to the Company with similar terms and maturities.

At June 30, 2018, the carrying value of the outstanding debt represented by the Notes was approximately \$2.0 billion, including the unamortized debt issuance cost of approximately \$4.8 million related to the 2023 Notes, approximately \$9.4 million related to the 2024 Notes, approximately \$13.2 million related to the 2025 Notes and approximately \$5.4 million related

to the 2026 Notes. Based on the quoted market price, the fair value of the Notes was determined to be approximately \$2.0 billion at June 30, 2018.

13. REVENUE FROM CONTRACTS WITH CUSTOMERS

Revenue Recognition

On January 1, 2018, the Company adopted Accounting Standards Update ("ASU") No. 2014-09, *Revenue from Contracts with Customers* ("ASC 606") using the modified retrospective transition applied to contracts that were not completed as of that date. The adoption did not result in a material change in the Company's accounting or have a material effect on the Company's financial position, including measurement of revenue, the timing of revenue recognition and the recognition of contract assets, liabilities and related costs. For periods through December 31, 2017, the Company accounted for its revenue using ASC 605, *Revenue Recognition*.

The Company's revenues are primarily derived from the sale of natural gas, oil and condensate and natural gas liquids ("NGLs"). Sales of natural gas, oil and condensate and NGLs are recognized in the period that the performance obligations are satisfied. The Company generally considers the delivery of each unit (MMBtu or Bbl) to be separately identifiable and represents a distinct performance obligation that is satisfied at a point-in-time once control of the product has been transferred to the customer. The Company considers a variety of facts and circumstances in assessing the point of control transfer, including but not limited to (i) whether the purchaser can direct the use of the product, (ii) the transfer of significant risks, (iii) the Company's right to payment and (iv) transfer of legal title.

Revenue is measured based on consideration specified in the contract with the customer, and excludes any amounts collected on behalf of third parties. These contracts typically include variable consideration that is based on pricing tied to market indices and volumes delivered in the current month. As such, this market pricing may be constrained (i.e., not estimable) at the inception of the contract but will be recognized based on the applicable market pricing, which will be known upon transfer of the goods to the customer. The payment date is usually within 30 days of the end of the calendar month in which the commodity is delivered.

The recognition of gains or losses on derivative instruments is outside the scope of ASC 606 and is not considered revenue from contracts with customers subject to ASC 606. The Company may use financial or physical contracts accounted for as derivatives as economic hedges to manage price risk associated with normal sales, or in limited cases may use them for contracts the Company intends to physically settle but do not meet all of the criteria to be treated as normal sales.

The Company has elected to exclude from the measurement of the transaction price all taxes assessed by governmental authorities that are both imposed on and concurrent with a specific revenue-producing transaction and collected by the Company from a customer, such as sales tax, use tax, value-added tax and similar taxes.

Transaction Price Allocated to Remaining Performance Obligations

A significant number of the Company's product sales are short-term in nature generally through evergreen contracts with contract terms of one year or less. These contracts typically automatically renew under the same provisions. For those contracts, the Company has utilized the practical expedient allowed in the new revenue accounting standard that exempts the Company from disclosure of the transaction price allocated to remaining performance obligations if the performance obligation is part of a contract that has an original expected duration of one year or less.

For product sales that have a contract term greater than one year, the Company has utilized the practical expedient that exempts the Company from disclosure of the transaction price allocated to remaining performance obligations if the variable consideration is allocated entirely to a wholly unsatisfied performance obligation. Under these sales contracts, each unit of product generally represents a separate performance obligation; therefore, future volumes are wholly unsatisfied and disclosure of the transaction price allocated to remaining performance obligations is not required. Currently, the Company's product sales that have a contractual term greater than one year have no long-term fixed consideration.

Contract Balances

Receivables from contracts with customers are recorded when the right to consideration becomes unconditional, generally when control of the product has been transferred to the customer. Receivables from contracts with customers were \$140.2 million and \$146.8 million as of June 30, 2018 and December 31, 2017, respectively, and are reported in accounts receivable - oil and natural gas sales on the consolidated balance sheet. The Company currently has no assets or liabilities related to its

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revenue contracts, including no upfront or rights to deficiency payments.

Contract Modifications

For contracts modified prior to the beginning of the earliest reporting period presented under ASC 606, the Company has elected to reflect the aggregate of the effect of all modifications that occurred before the beginning of the earliest period presented under the new standard when identifying the satisfied and unsatisfied performance obligations, determining the transaction price and allocating the transaction price to the satisfied and unsatisfied performance obligations for the modified contracts at transition.

Prior-Period Performance Obligations

The Company records revenue in the month production is delivered to the purchaser. However, settlement statements for certain gas and NGLs sales may be received for 30 to 90 days after the date production is delivered, and as a result, the Company is required to estimate the amount of production that was delivered to the purchaser and the price that will be received for the sale of the product. The differences between the estimates and the actual amounts for product sales is recorded in the month that payment is received from the purchaser. The Company has internal controls in place for the estimation process and any identified differences between revenue estimates and actual revenue received historically have not been significant. For the six months ended June 30, 2018, revenue recognized in the reporting period related to performance obligations satisfied in prior reporting periods was not material.

14. INCOME TAXES

The Company records its quarterly tax provision based on an estimate of the annual effective tax rate expected to apply to continuing operations for the various jurisdictions in which it operates. The tax effects of certain items, such as tax rate changes, significant unusual or infrequent items, and certain changes in the assessment of the realizability of deferred taxes, are recognized as discrete items in the period in which they occur and are excluded from the estimated annual effective tax rate.

For the three and six months ended June 30, 2018, the Company's estimated annual effective tax rate remained nominal as a result of the full valuation allowance on deferred tax assets. Based on the Company's estimated results for the year ending December 31, 2018, the Company anticipates remaining in a net deferred tax asset position. Based on the available positive and negative evidence, the Company expects to maintain a full valuation allowance as it cannot objectively assert that the deferred tax assets are more likely than not to be realized. A significant piece of negative evidence is the cumulative loss incurred over the three year period ending June 30, 2018. However, given the Company's current earnings and anticipated future earnings, it believes that there is a reasonable possibility that within the next 12 months sufficient positive evidence regarding recent cumulative income may become available, which may allow it to reach a conclusion that a significant portion of the valuation allowance will no longer be needed. Release of the valuation allowance would result in the recognition of certain net deferred tax assets and a decrease to income tax expense for the period the release is recorded. However, the exact timing and amount of any potential valuation allowance release is subject to change based on the levels of profitability that the Company is able to actually achieve.

On December 22, 2017, the President of the United States signed into law Public Law No. 115-97, a comprehensive tax reform bill commonly referred to as the Tax Cuts and Jobs Act ("Tax Act") that significantly reformed the Internal Revenue Code of 1986, as amended. The Tax Act substantially revised numerous areas of U.S. federal income tax law, including reducing the maximum corporate income tax rate from 35% to 21%, allowing for full expensing of certain capital expenditures, modifying the limitations on the utilization of net operating losses, and repealing the corporate alternative minimum tax. The various estimates included in determining the Company's tax provision as of December 31, 2017 remain provisional through the six months ended June 30, 2018 and may be adjusted through subsequent events such as the filing of its 2017 consolidated federal income tax return and the issuance of additional guidance from the Internal Revenue Service or from state tax authorities. There were no material changes to the provisional estimates during the quarter ended June 30, 2018.

15. CONDENSED CONSOLIDATING FINANCIAL INFORMATION

On April 21, 2015, the Company issued \$350.0 million in aggregate principal amount of the 2023 Notes to qualified institutional buyers pursuant to Rule 144A under the Securities Act and to certain non-U.S. persons in accordance with Regulation S under the Securities Act. In connection with the 2023 Notes Offering, the Company and its subsidiary guarantors entered into a registration rights agreement, dated as of April 21, 2015, pursuant to which the Company agreed to file a

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registration statement with respect to an offer to exchange the 2023 Notes for a new issue of substantially identical debt securities registered under the Securities Act. The exchange offer for the 2023 Notes was completed on October 13, 2015.

On October 14, 2016, the Company issued \$650.0 million in aggregate principal amount of the 2024 Notes to qualified institutional buyers pursuant to Rule 144A under the Securities Act and to certain non-U.S. persons in accordance with Regulation S under the Securities Act. The net proceeds from the issuance of the 2024 Notes, together with cash on hand, were used to repurchase or redeem all of the then-outstanding 2020 Notes in October 2016.

On December 21, 2016, the Company issued \$600.0 million in aggregate principal amount of the 2025 Notes to qualified institutional buyers pursuant to Rule 144A under the Securities Act and to certain non-U.S. persons in accordance with Regulation S under the Securities Act. The Company used the net proceeds from the issuance of the 2025 Notes, together with the net proceeds from the December 2016 underwritten offering of the Company's common stock and cash on hand, to fund the cash portion of the purchase price for the Vitruvian Acquisition.

In connection with the 2024 Notes and the 2025 Notes Offerings, the Company and its subsidiary guarantors entered into two registration rights agreements, pursuant to which the Company agreed to file a registration statement with respect to offers to exchange the 2024 Notes and the 2025 Notes for new issues of substantially identical debt securities registered under the Securities Act. The exchange offers for the 2024 Notes and the 2025 Notes were completed on September 13, 2017.

On October 11, 2017, the Company issued \$450.0 million in aggregate principal amount of the 2026 Notes to qualified institutional buyers pursuant to Rule 144A under the Securities Act and to certain non-U.S. persons in accordance with Regulation S under the Securities Act. A portion of the net proceeds from the issuance of the 2026 Notes was used to repay all of the Company's outstanding borrowings under its secured revolving credit facility on October 11, 2017 and the balance was used to fund the remaining outspend related to the Company's 2017 capital development plans.

In connection with the 2026 Notes offering, the Company and its subsidiary guarantors entered into a registration rights agreement pursuant to which the Company agreed to file a registration statement with respect to an offer to exchange the 2026 Notes for a new issue of substantially identical debt securities registered under the Securities Act. On January 18, 2018, the Company filed a registration statement on Form S-4 with respect to an offer to exchange the 2026 Notes for substantially identical debt securities registered under the Securities Act, which registration statement was declared effective by the SEC on February 12, 2018. The exchange offer relating to the 2026 notes closed on March 22, 2018.

The 2023 Notes, the 2024 Notes, the 2025 Notes and the 2026 Notes are guaranteed on a senior unsecured basis by all existing consolidated subsidiaries that guarantee the Company's secured revolving credit facility or certain other debt (the "Guarantors"). The 2023 Notes, the 2024 Notes, the 2025 Notes and the 2026 Notes are not guaranteed by Grizzly Holdings, Inc. (the "Non-Guarantor"). The Guarantors are 100% owned by Gulfport (the "Parent"), and the guarantees are full, unconditional, joint and several. There are no significant restrictions on the ability of the Parent or the Guarantors to obtain funds from each other in the form of a dividend or loan.

The following condensed consolidating balance sheets, statements of operations, statements of comprehensive income and statements of cash flows are provided for the Parent, the Guarantors and the Non-Guarantor and include the consolidating adjustments and eliminations necessary to arrive at the information for the Company on a condensed consolidated basis. The information has been presented using the equity method of accounting for the Parent's ownership of the Guarantors and the Non-Guarantor.

CONDENSED CONSOLIDATING BALANCE SHEETS (Amounts in thousands)

June 30, 2018

	June 30, 2018									
		Parent	(Guarantors	No	n-Guarantor	I	Eliminations	C	onsolidated
Assets										
Current assets:										
Cash and cash equivalents	\$	80,605	\$	38,624	\$	1	\$	_	\$	119,230
Accounts receivable - oil and natural gas sales		102,746		37,463		_		_		140,209
Accounts receivable - joint interest and other		24,244		29,375		_		_		53,619
Accounts receivable - related parties		110		_		_		_		110
Accounts receivable - intercompany		628,119		258,216		_		(886,335)		_
Prepaid expenses and other current assets		8,308		2,390		_		_		10,698
Short-term derivative instruments		20,745								20,745
Total current assets		864,877		366,068		1		(886,335)		344,611
Property and equipment:										
Oil and natural gas properties, full-cost accounting		6,921,387		2,828,498		_		(729)		9,749,156
Other property and equipment		91,156		51		_		_		91,207
Accumulated depletion, depreciation, amortization										
and impairment		(4,386,332)	_	(38)						(4,386,370
Property and equipment, net		2,626,211		2,828,511			_	(729)		5,453,993
Other assets:										
Equity investments and investments in subsidiaries		2,618,091				49,957		(2,449,199)		218,849
Long-term derivative instruments		7,657		_		_		_		7,657
Inventories		6,741		2,678		_		_		9,419
Other assets		13,378		6,526				_		19,904
Total other assets		2,645,867		9,204		49,957		(2,449,199)		255,829
Total assets	\$	6,136,955	\$	3,203,783	\$	49,958	\$	(3,336,263)	\$	6,054,433
Liabilities and Stockholders' Equity										
Current liabilities:										
Accounts payable and accrued liabilities	\$	421,911	\$	162,505	\$	_	\$	_	\$	584,416
Accounts payable - intercompany		258,218		627,989		128		(886,335)		_
Asset retirement obligation - current		120		_		_		_		120
Short-term derivative instruments		61,161								61,161
Current maturities of long-term debt	_	639								639
Total current liabilities	_	742,049		790,494	_	128		(886,335)		646,336
Long-term derivative instruments		17,479		_		_		_		17,479
Asset retirement obligation - long-term		64,364		12,451				_		76,815
Deferred tax liability		2,965		_		_		_		2,965
Other non-current liabilities				740						740
Long-term debt, net of current maturities		2,114,899		_				_		2,114,899
Total liabilities		2,941,756		803,685		128		(886,335)		2,859,234
Stockholders' equity:										
Common stock		1,733		_		_		_		1,733
Paid-in capital		4,317,391		1,915,598		260,877		(2,176,475)		4,317,391
Accumulated other comprehensive (loss) income		(49,406)		_		(47,287)		47,287		(49,406
Retained (deficit) earnings		(1,074,519)		484,500		(163,760)		(320,740)		(1,074,519
Total stockholders' equity		3,195,199		2,400,098		49,830		(2,449,928)		3,195,199
Total liabilities and stockholders ' equity	\$	6,136,955	\$	3,203,783	\$	49,958	\$	(3,336,263)	\$	6,054,433

CONDENSED CONSOLIDATING BALANCE SHEETS (Amounts in thousands)

December 31, 2017

					Decei	nber 31, 2017					
		Parent		Guarantors	No	on-Guarantor	F	Eliminations		Consolidated	
Assets											
Current assets:											
Cash and cash equivalents	\$	67,908	\$	31,649	\$	_	\$	_	\$	99,557	
Accounts receivable - oil and natural gas sales		112,686		34,087				_		146,773	
Accounts receivable - joint interest and other		15,435		20,005		_		_		35,440	
Accounts receivable - intercompany		554,439		63,374				(617,813)			
Prepaid expenses and other current assets		4,719		193		_		_		4,912	
Short-term derivative instruments		78,847								78,847	
Total current assets	_	834,034	_	149,308	_		_	(617,813)	_	365,529	
Property and equipment:											
Oil and natural gas properties, full-cost accounting,		6,562,147		2,607,738		_		(729)		9,169,156	
Other property and equipment		86,711		43		_		_		86,754	
Accumulated depletion, depreciation, amortization and impairment		(4,153,696)		(37)		_		_		(4,153,733)	
Property and equipment, net		2,495,162		2,607,744		_		(729)		5,102,177	
Other assets:											
Equity investments and investments in subsidiaries		2,361,575		77,744		57,641		(2,194,848)		302,112	
Long-term derivative instruments		8,685		_		_		_		8,685	
Deferred tax asset		1,208		_		_		_		1,208	
Inventories		5,816		2,411		_		_		8,227	
Other assets		12,483		7,331		_		_		19,814	
Total other assets		2,389,767		87,486		57,641		(2,194,848)		340,046	
Total assets	\$	5,718,963	\$	2,844,538	\$	57,641	\$	(2,813,390)	\$	5,807,752	
Liabilities and Stockholders' Equity											
Current liabilities:											
Accounts payable and accrued liabilities	\$	416,249	\$	137,361	\$	_	\$	(1)	\$	553,609	
Accounts payable - intercompany	-	63,373	-	554,313	4	127	*	(617,813)	-	_	
Asset retirement obligation - current		120		_		_		_		120	
Short-term derivative instruments		32,534		_		_		_		32,534	
Current maturities of long-term debt		622		_		_		_		622	
Total current liabilities		512,898	_	691,674	_	127	_	(617,814)	_	586,885	
Long-term derivative instruments		2,989								2,989	
Asset retirement obligation - long-term		63,141		11,839		_		_		74,980	
Other non-current liabilities		_		2,963		_		_		2,963	
Long-term debt, net of current maturities		2,038,321		_		_		_		2,038,321	
Total liabilities		2,617,349		706,476		127		(617,814)		2,706,138	
Stockholders' equity:											
Common stock		1,831								1,831	
				1.015.500		250 207		(2.174.005)			
Paid-in capital Accumulated other comprehensive (loss) income		4,416,250		1,915,598		259,307		(2,174,905)		4,416,250	
• • • • • •		(40,539)		222.464		(38,593)		38,593		(40,539)	
Retained (deficit) earnings		(1,275,928)		222,464		(163,200)		(2 105 576)	_	(1,275,928)	
• •	¢.		¢.		•		0		¢.	3,101,614 5,807,752	
Total liabilities and stockholders ' equity	\$	3,101,614 5,718,963	\$	2,138,062 2,844,538	\$	57,514 57,641	\$	(2,195,576) (2,813,390)	\$		

Three months	ended	June	30.	2018
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	I III ee mon					nonths ended June 30, 2016				
		Parent	(Guarantors	Non-Guarantor		Eliminations	Consolidated		
Total revenues	\$	146,774	\$	105,966	\$	\$	_	\$	252,740	
Costs and expenses:										
Lease operating expenses		16,593		6,319	_		_		22,912	
Production taxes		4,793		2,866	_		_		7,659	
Midstream gathering and processing		52,542		18,898	_		_		71,440	
Depreciation, depletion and amortization		121,915		_	_		_		121,915	
General and administrative		14,975		(968)	1		_		14,008	
Accretion expense		795		220	_		_		1,015	
		211,613		27,335	1		_		238,949	
(LOSS) INCOME FROM OPERATIONS		(64,839)		78,631	(1) _			13,791	
OTHER (INCOME) EXPENSE:										
Interest expense		34,663		(959)	_		_		33,704	
Interest income		(27)		(6)	_		_		(3.	
Insurance proceeds		(231)		_	_		_		(23	
Gain on sale of equity method investments		(25,616)		(96,419)	_		_		(122,035	
(Income) loss from equity method investments and investments in subsidiaries		(183,901)		(336)	228		175,121		(8,888	
Other income		(1,046)		1	_		1,000		(4:	
		(176,158)		(97,719)	228		176,121		(97,528	
NCOME (LOSS) BEFORE INCOME TAXES		111,319		176,350	(229)	(176,121)		111,319	
INCOME (LOSS) BEFORE INCOME TAXES		111,319		170,330	(229	J	(1/0,121)		111,315	
NCOME TAX BENEFIT										
NET INCOME (LOSS)	\$	111,319	\$	176,350	\$ (229) \$	(176,121)	\$	111,319	

Three months ended June 30, 2017

			1 111 66	months end						
	Parent		Guarantors	Non-Gua	rantor	El	liminations	Consolidated		
\$	249,353	\$	74,600	\$	_	\$	_	\$	323,953	
	16,423		4,298		_		_		20,721	
	3,645		1,494		_		_		5,139	
	42,291		16,654		_		_		58,945	
	82,245		1		_		_		82,246	
	13,052		(796)		1		_		12,257	
	291		119		_		_		410	
	5		1,055						1,060	
	157,952		22,825		1				180,778	
	91,401		51,775		(1)				143,175	
	,						_		24,188	
	` ′		(6)		_		_		(48	
	(12,523)								(12,523	
	(27,952)		(83)		208		53,651		25,824	
	(151)		(51)		_		_		(202	
	(14,535)		(2,085)		208		53,651		37,239	
	105,936		53,860		(209)		(53,651)		105,936	
		_							_	
S	105.936	\$	53,860	S	(209)	S	(53,651)	S	105,936	
2	105,936	2	53,860	\$	(209)	\$	(53,651)	2	103	
	\$ S	\$ 249,353 16,423 3,645 42,291 82,245 13,052 291 5 157,952 91,401 26,133 (42) (12,523) (27,952) (151) (14,535)	\$ 249,353 \$ 16,423 3,645 42,291 82,245 13,052 291 5 157,952 91,401 26,133 (42) (12,523) (27,952) (151) (14,535) 105,936 —	Parent Guarantors \$ 249,353 \$ 74,600 16,423 4,298 3,645 1,494 42,291 16,654 82,245 1 13,052 (796) 291 119 5 1,055 157,952 22,825 91,401 51,775 26,133 (1,945) (42) (6) (12,523) — (27,952) (83) (151) (51) (14,535) (2,085) 105,936 53,860 — —	Parent Guarantors Non-Guarantors \$ 249,353 \$ 74,600 \$ 16,423 4,298 3,645 1,494 42,291 16,654 82,245 1 13,052 (796) 291 119 5 1,055 157,952 22,825 91,401 51,775 26,133 (1,945) (42) (6) (12,523) — (27,952) (83) (151) (51) (14,535) (2,085) 105,936 53,860 — — — —	Parent Guarantors Non-Guarantor \$ 249,353 \$ 74,600 \$ — 16,423 4,298 — 3,645 1,494 — 42,291 16,654 — 82,245 1 — 13,052 (796) 1 291 119 — 5 1,055 — 157,952 22,825 1 91,401 51,775 (1) 26,133 (1,945) — (42) (6) — (12,523) — — (27,952) (83) 208 (151) (51) — (14,535) (2,085) 208	Parent Guarantors Non-Guarantor Example 1 \$ 249,353 \$ 74,600 \$ — \$ \$ 16,423 4,298 — \$ 3,645 1,494 — \$ 42,291 16,654 — \$ 82,245 1 — \$ 13,052 (796) 1 \$ 291 119 — \$ 5 1,055 — \$ 157,952 22,825 1 \$ 91,401 51,775 (1) \$ 26,133 (1,945) — \$ (42) (6) — \$ (27,952) (83) 208 \$ (151) (51) — \$ (14,535) (2,085) 208	\$ 249,353 \$ 74,600 \$ — \$ — 16,423	Parent Guarantors Non-Guarantor Eliminations Co \$ 249,353 \$ 74,600 \$ — \$ — \$ \$ \$ 16,423 4,298 — — — — \$ 3,645 1,494 — — — — \$ 42,291 16,654 — — — — \$ 82,245 1 — — — — \$ 13,052 (796) 1 — — \$ 291 119 — — — — — \$ 1,055 — — — — — — \$ 157,952 22,825 1 — — \$ 91,401 \$ 51,775 (1) — — \$ (27,952) (83) 208 \$ 3,651 \$ (151) (51) — — \$ (14,535) (2,085) 208 \$ 3,651 \$ 105,936 \$ 3,860 (209) (53,651) — — — — — — — — — — — — — — — — — — —	

C:-	months	andad	Inna	20	2010

360,335	\$	217,797	\$ —	s –	S	
20.424				Ψ	Þ	578,132
20.424						
30,424		11,394	_	_		41,818
8,804		5,709	_	_		14,513
98,208		37,425	_	_		135,633
232,932		1	_	_		232,933
28,786		(1,681)	2	_		27,107
1,585		434	_	_		2,019
400,739		53,282	2			454,023
(40,404)		164,515	(2)			124,109
69,056		(1,387)	_	_		67,669
(58)		(12)	_	_		(70)
(231)		_	_	_		(231)
(25,616)		(96,419)	_	_		(122,035)
(283,765)		(693)	558	261,476		(22,424)
(1,130)		(10)	_	1,000		(140)
(241,744)		(98,521)	558	262,476		(77,231)
201,340		263,036	(560)	(262,476)		201,340
(69)						(69)
201,409	\$	263,036	\$ (560)	\$ (262,476)	\$	201,409
	98,208 232,932 28,786 1,585 400,739 (40,404) 69,056 (58) (231) (25,616) (283,765) (1,130) (241,744) 201,340 (69)	8,804 98,208 232,932 28,786 1,585 400,739 (40,404) 69,056 (58) (231) (25,616) (283,765) (1,130) (241,744) 201,340 (69)	8,804 5,709 98,208 37,425 232,932 1 28,786 (1,681) 1,585 434 400,739 53,282 (40,404) 164,515 69,056 (1,387) (58) (12) (231) — (25,616) (96,419) (283,765) (693) (1,130) (10) (241,744) (98,521) 201,340 263,036 (69) —	8,804 5,709 — 98,208 37,425 — 232,932 1 — 28,786 (1,681) 2 1,585 434 — 400,739 53,282 2 (40,404) 164,515 (2) 69,056 (1,387) — (58) (12) — (231) — — (25,616) (96,419) — (283,765) (693) 558 (1,130) (10) — (241,744) (98,521) 558 201,340 263,036 (560) (69) — —	8,804 5,709 — — 98,208 37,425 — — 232,932 1 — — 28,786 (1,681) 2 — 1,585 434 — — 400,739 53,282 2 — (40,404) 164,515 (2) — (58) (12) — — (231) — — — (231) — — — (25,616) (96,419) — — (283,765) (693) 558 261,476 (1,130) (10) — 1,000 (241,744) (98,521) 558 262,476 201,340 263,036 (560) (262,476) — — — —	8,804 5,709 — — 98,208 37,425 — — 232,932 1 — — 28,786 (1,681) 2 — 1,585 434 — — 400,739 53,282 2 — (40,404) 164,515 (2) — (58) (12) — — (231) — — — (231) — — — (25,616) (96,419) — — (283,765) (693) 558 261,476 (1,130) (10) — 1,000 (241,744) (98,521) 558 262,476 201,340 263,036 (560) (262,476) 201,340 263,036 (560) (262,476)

Civ	months	andad	Tuna	20	2017

	Parent			Guarantors	Non-Guarantor		Eliminations	Consolidated		
Total revenues	\$	521,794	\$	135,163	\$ —	\$	_	\$	656,957	
Costs and expenses:										
Lease operating expenses		33,872		6,152	_		_		40,024	
Production taxes		6,747		2,298	_		_		9,045	
Midstream gathering and processing		80,015		26,871	_		_		106,886	
Depreciation, depletion, and amortization		148,235		2	_		_		148,237	
General and administrative		25,926		(1,071)	2		_		24,857	
Accretion expense		573		119	_		_		692	
Acquisition expense		5		2,353	_		_		2,358	
		295,373		36,724	2		_		332,099	
NCOME (LOSS) FROM OPERATIONS		226,421	_	98,439	(2)	_	_		324,858	
OTHER (INCOME) EXPENSE:										
Interest expense		51,181		(3,514)	_		_		47,667	
Interest income		(884)		(6)	_		_		(890	
Gain on sale of equity method investments		(12,523)		_	_		_		(12,523	
(Income) loss from equity method investments and investments in subsidiaries		(70,566)		2,458	573		98,266		30,731	
Other (income) expense		(1,178)		(240)	_		900		(518	
		(33,970)		(1,302)	573		99,166		64,467	
NCOME (LOSS) BEFORE INCOME TAXES		260,391		99,741	(575)		(99,166)		260,391	
NCOME TAX EXPENSE		_	_			_		_	_	
NET INCOME (LOSS)	\$	260,391	\$	99,741	\$ (575)	\$	(99,166)	\$	260,391	

CONDENSED CONSOLIDATING STATEMENTS OF COMPREHENSIVE INCOME (LOSS) (Amounts in thousands)

Three	months	ended	June	30,	2018
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	Parent	Guarantors	N	on-Guarantor	Eliminations	Consolidated
Net income (loss)	\$ 111,319	\$ 176,350	\$	(229)	\$ (176,121)	\$ 111,319
Foreign currency translation adjustment	(3,364)	14		(3,378)	3,364	(3,364)
Other comprehensive (loss) income	(3,364)	14		(3,378)	3,364	(3,364)
Comprehensive income (loss)	\$ 107,955	\$ 176,364	\$	(3,607)	\$ (172,757)	\$ 107,955

Three months ended June 30, 2017

	<u></u>	Parent		Guarantors		Non-Guarantor		Eliminations	Consolidated	
										_
Net income (loss)	\$	105,936	\$	53,860	\$	(209)	\$	(53,651)	\$	105,936
Foreign currency translation adjustment		4,514		19		4,495		(4,514)		4,514
Other comprehensive income (loss)	<u></u>	4,514		19		4,495		(4,514)		4,514
Comprehensive income (loss)	\$	110,450	\$	53,879	\$	4,286	\$	(58,165)	\$	110,450

Six months ended June 30, 2018

	Parent	_	Guarantors	N	Non-Guarantor	_	Eliminations	_	Consolidated
Net income (loss)	\$ 201,409	\$	263,036	\$	(560)	\$	(262,476)	\$	201,409
Foreign currency translation adjustment	(8,867)		(173)		(8,694)		8,867		(8,867)
Other comprehensive (loss) income	(8,867)		(173)		(8,694)		8,867		(8,867)
Comprehensive income (loss)	\$ 192,542	\$	262,863	\$	(9,254)	\$	(253,609)	\$	192,542

Six months ended June 30, 2017

	Parent		(Guarantors		Non-Guarantor		liminations	Consolidated					
Net income (loss)	\$	260,391	\$	99,741	\$	(575)	\$	(99,166)	\$	260,391				
Foreign currency translation adjustment		5,887		74		5,813		(5,887)		5,887				
Other comprehensive income (loss)		5,887		74		5,813		(5,887)		5,887				
Comprehensive income (loss)	\$	266,278	\$	99,815	\$	5,238	\$	(105,053)	\$	266,278				

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_					tins chaca sunc 30	,			
	Parent		Guarantors		Non-Guarantor		Eliminations	_	Consolidated
\$	370,965	\$	40,078	\$		\$	1	\$	411,044
	(327,362)		(33,103)		(1,569)		1,569		(360,465)
	(30,906)		_		1,570		(1,570)		(30,906)
	12 697		6 975		1		_		19,673
	12,0) /		0,575		•				17,073
	67,908	_	31,649	_		_		_	99,557
\$	80,605	\$	38,624	\$	1	\$	_	\$	119,230
		\$ 370,965 (327,362) (30,906) 12,697 67,908	\$ 370,965 \$ (327,362) (30,906) 12,697 67,908	\$ 370,965 \$ 40,078 (327,362) (33,103) (30,906) — 12,697 6,975 67,908 31,649	\$ 370,965 \$ 40,078 \$ (327,362) (33,103) (30,906) — 12,697 6,975 67,908 31,649	\$ 370,965 \$ 40,078 \$ — (327,362) (33,103) (1,569) (30,906) — 1,570 12,697 6,975 1 67,908 31,649 —	\$ 370,965 \$ 40,078 \$ — \$ (327,362) (33,103) (1,569) (30,906) — 1,570 12,697 6,975 1 67,908 31,649 —	\$ 370,965 \$ 40,078 \$ — \$ 1 (327,362) (33,103) (1,569) 1,569 (30,906) — 1,570 (1,570) 12,697 6,975 1 — 67,908 31,649 — —	\$ 370,965 \$ 40,078 \$ — \$ 1 \$ (327,362) (33,103) (1,569) 1,569 (30,906) — 1,570 (1,570) 12,697 6,975 1 — 67,908 31,649 — —

Six months ended June 30, 2017

			SIX	шо	ntiis ended June 30	<i>1</i> , <i>2</i>	W1 /		
	_	Parent	Guarantors	_	Non-Guarantor	_	Eliminations	_	Consolidated
Net cash provided by (used in) operating activities	\$	268,068	\$ 18,585	\$	1	\$	G (1)	\$	286,653
Net cash (used in) provided by investing activities		(1,854,539)	(1,362,222)	_	(1,151)		1,388,288		(1,829,624)
Net cash provided by (used in) financing activities		199,651	1,387,137	_	1,150		(1,388,287)		199,651
Net (decrease) increase in cash, cash equivalents and restricted cash		(1,386,820)	43,500		_		_		(1,343,320)
Cash, cash equivalents and restricted cash at beginning of period		1,458,882	1,993	_	_	_	_		1,460,875
Cash, cash equivalents and restricted cash at end of period	\$	72,062	\$ 45,493	\$	_	\$	-	\$	117,555

16. RECENT ACCOUNTING PRONOUNCEMENTS

In May 2014, the Financial Accounting Standards Board ("FASB") issued ASC 606. ASC 606 supersedes existing industry specific revenue recognition guidance and increases disclosure requirements. The core principle of the new standard is for the recognition of revenue to depict the transfer of goods or services to customers in amounts that reflect the payment to which the company expects to be entitled in exchange for those goods or services. The Company adopted ASC 606 as of January 1, 2018 using the modified retrospective transition method applied to contracts that were not completed as of that date. Results for reporting periods beginning after January 1, 2018 are presented under the new revenue standard. Under the modified retrospective method, the Company recognizes the cumulative effect of initially applying the new revenue standard as an adjustment to the opening balance of retained earnings; however, no adjustment was required as a result of adopting the new revenue standard. The comparative information has not been restated and continues to be reported under the historic accounting standards in effect for those periods. The impact of the adoption of the new revenue standard is not expected to be material to the Company's net income on an ongoing basis.

In February 2016, the FASB issued ASU No. 2016-02, *Leases*. The standard updates the previous lease guidance by requiring the lessee to recognize a right-to-use asset and lease liability on the balance sheet for all leases with lease terms of more than 12 months. The accounting for lessors is largely unchanged. The guidance is effective for periods after December 15, 2018, with a modified retrospective approach to be used for implementation. The Company will not early adopt this standard, and will apply the revised lease rules for its interim and annual reporting periods starting January 1, 2019. The Company is in the process of evaluating the impact of this guidance on its consolidated financial statements and related disclosures by performing an impact assessment to analyze the population of arrangements that meet the definition of a lease under the new standard. This analysis could result in an impact to the Company's financial statements; however, that impact is currently not known. The Company is also in the process of selecting a lease accounting software solution to support lease portfolio management and accounting and disclosures for the new standard.

Additionally, in January 2018, the FASB issued ASU No. 2018-01, *Leases (Topic 842): Land Easement Practical Expedient for Transition to Topic 842.* The amendments in this update provide an optional transition to not evaluate existing or expired land easements that were not previously accounted for under current leases guidance in Topic 840. An entity that elects this practical expedient should evaluate new or modified land easements beginning at the date of adoption. An entity that does not elect this practical expedient should evaluate all existing or expired land easements in connection with the adoption of the new lease requirement in Topic 842 to assess whether they meet the definition of a lease. The Company is currently evaluating this guidance to determine whether or not to make use of this practical expedient.

In June 2016, the FASB issued ASU No. 2016-13, Financial Instruments-Credit Losses: Measurement of Credit Losses on Financial Instruments. This ASU amends guidance on reporting credit losses for assets held at amortized cost basis and available for sale debt securities. For assets held at amortized cost basis, this ASU eliminates the probable initial recognition threshold in current GAAP and instead, requires an entity to reflect its current estimate of all expected credit losses. The amendments affect loans, debt securities, trade receivables, net investments in leases, off balance sheet credit exposure, reinsurance receivables and any other financial assets not excluded from the scope that have the contractual right to receive cash. The guidance is effective for periods after December 15, 2019, with early adoption permitted. The Company is currently evaluating the impact this standard will have on its financial statements and related disclosures and does not anticipate it to have a material effect.

In August 2016, the FASB issued ASU No. 2016-15, Statement of Cash Flows: Classification of Certain Cash Receipts and Cash Payments. This ASU clarifies how certain cash receipts and cash payments should be classified and presented in the statement of cash flows. The Company adopted this standard in the first quarter of 2018 and has made an accounting policy election to classify distributions received from equity method investees using the nature of the distribution approach, which classifies distributions received from investees as either cash inflows from operating activities or cash inflows from investing activities in the statement of cash flows based on the nature of the activities of the investee that generated the distribution. The impact of adopting this ASU was not material to prior periods presented.

In November 2016, the FASB issued ASU No. 2016-18, Statement of Cash Flows (Topic 230): Restricted Cash This ASU requires that amounts generally described as restricted cash and restricted cash equivalents be included with cash and cash equivalents when reconciling the beginning-of-period and end-of-period amounts shown on the statement of cash flows and to provide a reconciliation of the totals in the statement of cash flows to the related captions in the balance sheet when the cash, cash equivalents, restricted cash, and restricted cash equivalents are presented in more than one line item on the balance sheet. The Company adopted this standard in the first quarter of 2018 using the retrospective transition method. The adoption of this standard had no impact on the statement of cash flows for the six months ended June 30, 2018 and resulted in the addition of

\$185.0 million of restricted cash to the beginning cash balance and an increase to net cash used in investing activities by the same amount on the statement of cash flows for the six months ended June 30, 2017.

In January 2017, the FASB issued ASU No. 2017-01, Clarifying the Definition of a Business. Under the current business combination guidance, there are three elements of a business: inputs, processes and outputs. The revised guidance adds an initial screen test to determine if substantially all of the fair value of the gross assets acquired is concentrated in a single asset or group of similar assets. If that screen is met, the set of assets is not a business. The new framework also specifies the minimum required inputs and processes necessary to be a business. The Company adopted this standard in the first quarter of 2018 with no significant effect on its financial statements or related disclosures.

In February 2018, the FASB issued ASU No. 2018-02, *Income statement - Reporting Comprehensive Income (Topic 220) - Reclassification of Certain Tax Effects from Accumulated Other Comprehensive Income*, which allows a reclassification from accumulated other comprehensive income to retained earnings for standard tax effects resulting from the Tax Cuts and Jobs Act of 2017. The amendment will be effective for reporting periods beginning after December 15, 2018, and early adoption is permitted. The Company is currently assessing the impact of the ASU on its consolidated financial statements and related disclosures.

17. SUBSEQUENT EVENTS

Stock Repurchase Program

In July 2018, the Company repurchased 400,597 shares for a total cost of approximately \$5.0 million. As of August 1, 2018, the Company has repurchased an aggregate of 10.5 million shares for a total cost of \$110.0 million, and had \$90.0 million available under the share repurchase program.

Sale of Mammoth Energy Common Stock

In connection with the Company's public offering of a portion of its shares of Mammoth Energy common stock in June 2018, the Company granted the underwriters an option to purchase additional shares of its Mammoth Energy common stock. On July 26, 2018, the underwriters exercised this option, in part, and on July 30, 2018, the Company sold an additional 118,974 shares for approximately \$4.5 million.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion and analysis should be read in conjunction with the "Management's Discussion and Analysis of Financial Condition and Results of Operations" section and audited consolidated financial statements and related notes included in our Annual Report on Form 10-K and with the unaudited consolidated financial statements and related notes thereto presented in this Quarterly Report on Form 10-Q.

Disclosure Regarding Forward-Looking Statements

This report includes "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, or the Securities Act, and Section 21E of the Securities Exchange Act of 1934, as amended, or the Exchange Act. All statements other than statements of historical facts included in this report that address activities, events or developments that we expect or anticipate will or may occur in the future, including such things as estimated future net revenues from oil and natural gas reserves and the present value thereof, future capital expenditures (including the amount and nature thereof), business strategy and measures to implement strategy, competitive strength, goals, expansion and growth of our business and operations, plans, references to future success, reference to intentions as to future matters and other such matters are forward-looking statements. These statements are based on certain assumptions and analysis made by us in light of our experience and our perception of historical trends, current conditions and expected future developments as well as other factors we believe are appropriate in the circumstances. However, whether actual results and developments will conform with our expectations and predictions is subject to a number of risks and uncertainties, general economic, market or business conditions; the opportunities (or lack thereof) that may be presented to and pursued by us; competitive actions by other oil and natural gas companies; our ability to identify, complete and integrate acquisitions of properties and businesses; changes in laws or regulations; adverse weather conditions and natural disasters such as hurricanes and other factors, including those listed in the "Risk Factors" section of our most recent Annual Report on Form 10-K, Quarterly Reports on Form 10-Q or any other filings we make with the SEC, many of which are beyond our control. Consequently, all of the forward-looking statements made in this report are qualified by these cautionary statements, and we cannot assure you that the actual results or developments anticipated by us will be realized or, even if realized, that they will have the expected consequences to or effects on us, our business or operations. We have no intention, and disclaim any obligation, to update or revise any forward-looking statements, whether as a result of new information, future results or otherwise.

Overview

We are an independent oil and natural gas exploration and production company focused on the exploration, exploitation, acquisition and production of natural gas, crude oil and natural gas liquids in the United States. Our corporate strategy is to internally identify prospects, acquire lands encompassing those prospects and evaluate those prospects using subsurface geology and geophysical data and exploratory drilling. Using this strategy, we have developed an oil and natural gas portfolio of proved reserves, as well as development and exploratory drilling opportunities on high potential conventional and unconventional oil and natural gas prospects. Our principal properties are located in the Utica Shale primarily in Eastern Ohio and the SCOOP Woodford and SCOOP Springer plays in Oklahoma. In addition, among other interests, we hold an acreage position along the Louisiana Gulf Coast in the West Cote Blanche Bay, or WCBB, and Hackberry fields, an acreage position in the Alberta oil sands in Canada through our interest in Grizzly Oil Sands ULC, or Grizzly, and an approximate 22.0% equity interest in Mammoth Energy Services, Inc., or Mammoth Energy, an oil field services company listed on the Nasdaq Global Select Market (TUSK). We seek to achieve reserve growth and increase our cash flow through our annual drilling programs.

2018 Operational and Other Highlights

- Production increased 39% to 237,038 net million cubic feet of natural gas equivalent, or MMcfe, for the six months ended June 30, 2018 from 170,951 MMcfe for the six months ended June 30, 2017. Our net daily production for the six months ended June 30, 2018 averaged 1,309.6 MMcfe per day and was comprised of approximately 89% natural gas, 7% natural gas liquids, or NGLs, and 4% oil.
- During the six months ended June 30, 2018, we spud 20 gross (16.8 net) wells in the Utica Shale, participated in an additional 18 gross (4.3 net) wells that were drilled by other operators on our Utica Shale acreage and recompleted 47 gross and net wells on our Louisiana acreage. In addition, during the six months ended June 30, 2018, we spud nine gross (7.5 net) wells in the SCOOP and participated in an additional 25 gross (2.5 net) wells that were drilled by other operators on our SCOOP acreage. Of the 29 new wells we spud, at June 30, 2018, 24 were in various stages of completion and five were being drilled. In addition, 17 gross and net operated wells and 12 gross (4.6 net) non-

operated wells were turned-to-sales in our Utica Shale operating area and eight gross (6.8 net) operated wells and 25 gross (0.8 net) non-operated wells were turned-to-sales in our SCOOP operating area during the six months ended June 30, 2018.

- During the six months ended June 30, 2018, we reduced our unit lease operating expense by 22% to \$0.18 per Mcfe from \$0.23 per Mcfe during the six months ended June 30, 2017.
- During the six months ended June 30, 2018, we decreased our unit general and administrative expense by 27% to \$0.11 per Mcfe from \$0.15 per Mcfe during the six months ended June 30, 2017.
- During the six months ended June 30, 2018, we decreased our unit midstream gathering and processing expense by 10% per Mcfe to \$0.57 per Mcfe from \$0.63 per Mcfe during the six months ended June 30, 2017.
- In January 2018, our board of directors approved a stock repurchase program to acquire up to \$100.0 million of our outstanding common stock, and in May 2018 expanded this program to acquire up to an additional \$100.0 million of our common stock, during 2018 for a total of up to \$200.0 million, which we believe underscores the confidence we have in our business model, financial performance and asset base. During the six months ended June 30, 2018, we purchased 10.1 million shares of our outstanding common stock for a total of approximately \$105.0 million.
- On May 1, 2018, we sold our 25% equity interest in Strike Force Midstream LLC, or Strike Force, to EQT Midstream Partners, LP for \$175.0 million in cash.
- On June 29, 2018, we sold 1,235,600 shares, and on July 30, 2018, we sold an additional 118,974 shares, of our Mammoth Energy common stock in an underwritten public offering and related partial exercise of the underwriters' option to purchase additional shares for net proceeds to us of approximately \$47.0 million and \$4.5 million, respectively. Following the sale of these shares, we owned 9,829,548 shares, or approximately 22.0%, of Mammoth Energy's outstanding common stock.

2018 Production and Drilling Activity

During the three months ended June 30, 2018, our total net production was 108,236,412 thousand cubic feet, or Mcf, of natural gas, 744,311 barrels of oil and 58,511,924 gallons of NGLs for a total of 121,061 MMcfe, as compared to 82,902,956 Mcf of natural gas, 650,021 barrels of oil and 53,807,975 gallons of NGLs, or 94,490 MMcfe, for the three months ended June 30, 2017. Our total net production averaged approximately 1,330.3 MMcfe per day during the three months ended June 30, 2018, as compared to 1,038.4 MMcfe per day during the same period in 2017. The 28% increase in production is largely the result of the continuing development of our Utica Shale acreage and the development of our SCOOP acreage.

Utica Shale. From January 1, 2018 through June 30, 2018, we spud 20 gross (16.8 net) wells in the Utica Shale, of which 18 were in various stages of completion and two were being drilled at June 30, 2018. We also participated in an additional 18 gross (4.3 net) wells that were drilled by other operators on our Utica Shale acreage. From July 1, 2018 through July 27, 2018, we did not spud any new wells in the Utica Shale.

As of July 27, 2018, we had two operated horizontal rigs under contract on our Utica Shale acreage. We currently intend to spud a total of 36 to 40 gross (26 to 29 net) horizontal wells, and commence sales from a total of 33 to 37 gross (33 to 37 net) wells, on our Utica Shale acreage in 2018.

Aggregate net production from our Utica Shale acreage during the three months ended June 30, 2018 was approximately 96,994 MMcfe, or an average of 1,065.9 MMcfe per day, of which 96% was from natural gas and 4% was from oil and NGLs.

SCOOP. From January 1, 2018 through June 30, 2018, we spud nine gross (7.5 net) wells in the SCOOP, of which three were being drilled and six were in various stages of completion at June 30, 2018. We also participated in an additional 25 gross (2.5 net) wells that were drilled by other operators on our SCOOP acreage. From July 1, 2018 through July 27, 2018, we spud two gross and net wells.

As of July 27, 2018, we had two horizontal rigs under contract on our SCOOP acreage. We currently intend to spud a total of 15 to 16 gross (10 to 11 net) horizontal wells, and commence sales from a total of 20 to 22 gross (16 to 18 net) wells, on our SCOOP acreage in 2018.

Aggregate net production from our SCOOP acreage during the three months ended June 30, 2018 was approximately 22,500 MMcfe, or an average of 247.3 MMcfe per day, of which 69% was from natural gas and 31% was from oil and NGLs.

WCBB. From January 1, 2018 through July 27, 2018, we did not spud any new wells and recompleted 32 wells. Aggregate net production from the WCBB field during the three months ended June 30, 2018 was approximately 1,142 MMcfe, or an average of 12.5 MMcfe per day, 100% of which was from oil.

East Hackberry Field. From January 1, 2018 through July 27, 2018, we did not spud any new wells and recompleted 15 wells. Aggregate net production from the East Hackberry field during the three months ended June 30, 2018 was approximately 186 MMcfe, or an average of 2.0 MMcfe per day, of which 99% was from oil and 1% was from natural gas.

West Hackberry Field. From January 1, 2018 through July 27, 2018, we did not spud any wells in our West Hackberry field. Aggregate net production from the West Hackberry field during the three months ended June 30, 2018 was approximately 12.0 MMcfe, or an average of 131.7 Mcfe per day, all of which was from oil.

We currently intend to perform only recompletion activities on our acreage in Southern Louisiana in 2018.

Niobrara Formation. From January 1, 2018 through July 27, 2018, there were no wells spud on our Niobrara Formation acreage. Aggregate net production was approximately 22.8 MMcfe, or an average of 250.7 Mcfe per day during the three months ended June 30, 2018, all of which was from oil.

Bakken. As of June 30, 2018, we had an interest in 18 wells and overriding royalty interests in certain existing and future wells. Aggregate net production from this acreage during the three months ended June 30, 2018 was approximately 202.4 MMcfe, or an average of 2.2 MMcfe per day, of which 86% was from oil, 12% was from natural gas and 2% was from NGLs.

2018 Update Regarding Our Equity Investments

Mammoth Energy Services, Inc.

On June 29, 2018, we sold 1,235,600 shares, and on July 30, 2018, we sold an additional 118,974 shares, of our Mammoth Energy common stock in an underwritten public offering and related partial exercise of the underwriters' option to purchase additional shares for net proceeds to us of approximately \$47.0 million and \$4.5 million, respectively. Following the sale of these shares, we owned 9,829,548 shares, or approximately 22.0%, of Mammoth Energy's outstanding common stock.

Strike Force Midstream LLC

On May 1, 2018, we sold our 25% interest in Strike Force to EQT Midstream Partners, LP for proceeds of \$175.0 million in cash.

Critical Accounting Policies and Estimates

Our discussion and analysis of our financial condition and results of operations are based upon consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States of America, or GAAP. The preparation of these consolidated financial statements requires us to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses. We have identified certain of these policies as being of particular importance to the portrayal of our financial position and results of operations and which require the application of significant judgment by our management. We analyze our estimates including those related to oil and natural gas properties, revenue recognition, income taxes and commitments and contingencies, and base our estimates on historical experience and various other assumptions that we believe to be reasonable under the circumstances. Actual results may differ from these estimates under different assumptions or conditions. We believe the following critical accounting policies affect our more significant judgments and estimates used in the preparation of our consolidated financial statements:

Oil and Natural Gas Properties. We use the full cost method of accounting for oil and natural gas operations. Accordingly, all costs, including non-productive costs and certain general and administrative costs directly associated with acquisition, exploration and development of oil and natural gas properties, are capitalized. Companies that use the full cost method of accounting for oil and gas properties are required to perform a ceiling test each quarter. The test determines a limit, or ceiling, on the book value of the oil and gas properties. Net capitalized costs are limited to the lower of unamortized cost net of deferred income taxes or the cost center ceiling. The cost center ceiling is defined as the sum of (a) estimated future net revenues, discounted at 10% per annum, from proved reserves, based on the 12-month unweighted average of the first-day-of-the-month price for the prior twelve months, adjusted for any contract provisions or financial derivatives, if any, that hedge our oil and natural gas revenue, and excluding the estimated abandonment costs for properties with asset retirement obligations recorded on the balance sheet, (b) the cost of properties not being amortized, if any, and (c) the lower of cost or market value of unproved properties included in the cost being amortized, including related deferred taxes for differences between the book and tax basis of the oil and natural gas properties. If the net book value, including related deferred taxes, exceeds the ceiling, an impairment or noncash writedown is required. Such capitalized costs, including the estimated future development costs and site remediation costs of proved undeveloped properties are depleted by an equivalent units-of-production method, converting gas to barrels at the ratio of six Mcf of gas to one barrel of oil. No gain or loss is recognized upon the disposal of oil and natural gas properties, unless such dispositions significantly alter the relationship between capitalized costs and proven oil and natural gas reserves. Oil and natural gas properties not subject to amortization consist of the cost of undeveloped leaseholds and totaled approximately \$3.0 billion at June 30, 2018 and \$2.9 billion at December 31, 2017. These costs are reviewed quarterly by management for impairment, with the impairment provision included in the cost of oil and natural gas properties subject to amortization. Factors considered by management in its impairment assessment include our drilling results and those of other operators, the terms of oil and natural gas leases not held by production and available funds for exploration and development.

Ceiling Test. Companies that use the full cost method of accounting for oil and gas properties are required to perform a ceiling test each quarter. The test determines a limit, or ceiling, on the book value of the oil and gas properties. Net capitalized costs are limited to the lower of unamortized cost net of deferred income taxes or the cost center ceiling (as defined in the preceding paragraph). If the net book value, including related deferred taxes, exceeds the ceiling, an impairment or noncash writedown is required. Ceiling test impairment can give us a significant loss for a particular period; however, future depletion expense would be reduced. A decline in oil and gas prices may result in an impairment of oil and gas properties. For instance, as a result of the decline in commodity prices in 2015 and 2016 and subsequent reduction in our proved reserves, we recognized a ceiling test impairment of \$715.5 million for the year ended December 31, 2016. At June 30, 2018, the calculated ceiling was greater than the net book value of our oil and natural gas properties, thus no ceiling test impairment was required for the six

months ended June 30, 2018. If prices of oil, natural gas and natural gas liquids decline in the future, we may be required to further write down the value of our oil and natural gas properties, which could negatively affect our results of operations.

Asset Retirement Obligations. We have obligations to remove equipment and restore land at the end of oil and gas production operations. Our removal and restoration obligations are primarily associated with plugging and abandoning wells and associated production facilities.

We account for abandonment and restoration liabilities under FASB ASC 410 which requires us to record a liability equal to the fair value of the estimated cost to retire an asset. The asset retirement liability is recorded in the period in which the obligation meets the definition of a liability, which is generally when the asset is placed into service. When the liability is initially recorded, we increase the carrying amount of the related long-lived asset by an amount equal to the original liability. The liability is accreted to its present value each period, and the capitalized cost is depreciated over the useful life of the related long-lived asset. Upon settlement of the liability or the sale of the well, the liability is reversed. These liability amounts may change because of changes in asset lives, estimated costs of abandonment or legal or statutory remediation requirements.

The fair value of the liability associated with these retirement obligations is determined using significant assumptions, including current estimates of the plugging and abandonment or retirement, annual inflation of these costs, the productive life of the asset and our risk adjusted cost to settle such obligations discounted using our credit adjusted risk free interest rate. Changes in any of these assumptions can result in significant revisions to the estimated asset retirement obligation. Revisions to the asset retirement obligation are recorded with an offsetting change to the carrying amount of the related long-lived asset, resulting in prospective changes to depreciation, depletion and amortization expense and accretion of discount. Because of the subjectivity of assumptions and the relatively long life of most of our oil and natural gas assets, the costs to ultimately retire these assets may vary significantly from previous estimates.

Oil and Gas Reserve Quantities. Our estimate of proved reserves is based on the quantities of oil and natural gas that engineering and geological analysis demonstrate, with reasonable certainty, to be recoverable from established reservoirs in the future under current operating and economic parameters. Netherland, Sewell & Associates, Inc. and to a lesser extent our personnel have prepared reserve reports of our reserve estimates at December 31, 2017 on a well-by-well basis for our properties.

Reserves and their relation to estimated future net cash flows impact our depletion and impairment calculations. As a result, adjustments to depletion and impairment are made concurrently with changes to reserve estimates. Our reserve estimates and the projected cash flows derived from these reserve estimates have been prepared in accordance with the guidelines of the Securities and Exchange Commission, or SEC. The accuracy of our reserve estimates is a function of many factors including the following:

- the quality and quantity of available data;
- the interpretation of that
- the accuracy of various mandated economic assumptions;
 and
- the judgments of the individuals preparing the estimates.

Our proved reserve estimates are a function of many assumptions, all of which could deviate significantly from actual results. Therefore, reserve estimates may materially vary from the ultimate quantities of oil and natural gas eventually recovered.

Income Taxes. We use the asset and liability method of accounting for income taxes, under which deferred tax assets and liabilities are recognized for the future tax consequences of (1) temporary differences between the financial statement carrying amounts and the tax basis of existing assets and liabilities and (2) operating loss and tax credit carryforwards. Deferred income tax assets and liabilities are based on enacted tax rates applicable to the future period when those temporary differences are expected to be recovered or settled. The effect of a change in tax rates on deferred tax assets and liabilities is recognized in income during the period the rate change is enacted. Deferred tax assets are recognized in the year in which realization becomes determinable. Quarterly, management performs a forecast of its taxable income to determine whether it is more likely than not that a valuation allowance is needed, looking at both positive and negative factors. A valuation allowance for our deferred tax assets is established, if in management's opinion, it is more likely than not that some portion will not be realized. At June 30, 2018, a valuation allowance of \$256.7 million had been provided against the net deferred tax asset.

Revenue Recognition. We derive almost all of our revenue from the sale of crude oil and natural gas produced from our oil and natural gas properties. Revenue is recorded in the month the product is delivered to the purchaser. We receive payment on substantially all of these sales from one to three months after delivery. At the end of each month, we estimate the amount of production delivered to purchasers that month and the price we will receive. Variances between our estimated revenue and actual payment received for all prior months are recorded at the end of the quarter after payment is received. Historically, our actual payments have not significantly deviated from our accruals.

Investments—*Equity Method.* Investments in entities greater than 20% and less than 50% and/or investments in which we have significant influence are accounted for under the equity method. Under the equity method, our share of investees' earnings or loss is recognized in the statement of operations.

We review our investments to determine if a loss in value which is other than a temporary decline has occurred. If such loss has occurred, we recognize an impairment provision.

Commitments and Contingencies. Liabilities for loss contingencies arising from claims, assessments, litigation or other sources are recorded when it is probable that a liability has been incurred and the amount can be reasonably estimated. We are involved in certain litigation for which the outcome is uncertain. Changes in the certainty and the ability to reasonably estimate a loss amount, if any, may result in the recognition and subsequent payment of legal liabilities.

Derivative Instruments and Hedging Activities. We seek to reduce our exposure to unfavorable changes in oil, natural gas and natural gas liquids prices, which are subject to significant and often volatile fluctuation, by entering into over-the-counter fixed price swaps, basis swaps and various types of option contracts. We follow the provisions of FASB ASC 815, "Derivatives and Hedging," as amended. It requires that all derivative instruments be recognized as assets or liabilities in the balance sheet, measured at fair value. We estimate the fair value of all derivative instruments using industry-standard models that considered various assumptions including current market and contractual prices for the underlying instruments, implied volatility, time value and nonperformance risk, as well as other relevant economic measures.

The accounting for changes in the fair value of a derivative instrument depends on the intended use of the derivative and the resulting designation. Our current commodity derivative instruments are not designated as hedges for accounting purposes. Accordingly, the changes in fair value are recognized in the consolidated statements of operations in the period of change. Gains and losses on derivatives are included in cash flows from operating activities.

See Item 3. "Quantitative and Qualitative Disclosures About Market Risk" for a summary of our derivative instruments in place as of June 30, 2018.

RESULTS OF OPERATIONS

Comparison of the Three Months Ended June 30, 2018 and 2017

We reported net income of \$111.3 million for the three months ended June 30, 2018 as compared to net income of \$105.9 million for the three months ended June 30, 2017. This \$5.4 million period-to-period increase was due primarily to a \$34.7 million increase in income from equity method investments and a \$109.5 million increase in gain on sale of equity investments, partially offset by a \$71.2 million decrease in natural gas, oil and NGL revenues, a \$12.5 million increase in midstream gathering and processing expenses, a \$9.5 million increase in interest expense and a \$39.7 million increase in depreciation, depletion and amortization for the three months ended June 30, 2018 as compared to the three months ended June 30, 2017. The gain on sale of equity investments in 2018 is a result of our sale of our interest in Strike Force and sale of Mammoth Energy common stock during the three months ended June 30, 2018.

Oil and Gas Revenues. For the three months ended June 30, 2018, we reported natural gas, oil and NGL revenues of \$252.7 million as compared to oil and natural gas revenues of \$324.0 million during the same period in 2017. This \$71.2 million, or 22%, decrease in revenues was primarily attributable to the following:

A \$135.4 million decrease in natural gas, oil and NGL sales due to an unfavorable change in gains and losses from derivative instruments. Of the total change, \$136.7 million was due to unfavorable changes in the fair value of our open derivative positions in each period, partially offset by a \$1.3 million favorable change in settlements related to our derivative positions. The loss from changes in fair value of our open derivative positions is primarily a result of the increase in the forward curve prices for oil and NGLs from the previous reporting period.

- A \$27.3 million increase in natural gas sales without the impact of derivatives due to a 31% increase in natural gas sales volumes, partially offset by a 13% decrease in natural gas market prices.
- A \$19.9 million increase in oil and condensate sales without the impact of derivatives due to a 46% increase in oil and condensate market prices and a 15% increase in oil and condensate sales volumes.
- A \$17.0 million increase in natural gas liquids sales without the impact of derivatives due to a 57% increase in natural gas liquids market prices and a 9% increase in natural gas liquids sales volumes.

The following table summarizes our oil and natural gas production and related pricing for the three months ended June 30, 2018, as compared to such data for the three months ended June 30, 2017:

		Three months ended June 30,		
		2018		2017
N / 1 1		(\$ In the	ousands)	
Natural gas sales		100.226		02.002
Natural gas production volumes (MMcf)		108,236		82,903
Total natural gas sales	\$	232,695	\$	205,367
Natural gas sales without the impact of derivatives (\$/Mcf)	\$	2.15	\$	2.48
Impact from settled derivatives (\$/Mcf)	\$	0.17	\$	0.03
Average natural gas sales price, including settled derivatives (\$/Mcf)	\$	2.32	\$	2.51
Oil and condensate sales				
Oil and condensate production volumes (MBbls)		744		650
on and condensate production vorantes (MBois)		,		050
Total oil and condensate sales	\$	49,319	\$	29,468
Oil and condensate sales without the impact of derivatives (\$/Bbl)	\$	66.26	\$	45.33
Impact from settled derivatives (\$/Bbl)	\$	(10.97)	\$	3.58
Average oil and condensate sales price, including settled derivatives (\$/Bbl)	\$	55.29	\$	48.91
Natural gas liquids sales				
Natural gas liquids production volumes (MGal)		58,512		53,808
Total natural gas liquids sales	\$	41,271	\$	24,247
Natural gas liquids sales without the impact of derivatives (\$/Gal)	\$	0.71	\$	0.45
Impact from settled derivatives (\$/Gal)	\$	(0.07)	\$	0.43
Average natural gas liquids sales price, including settled derivatives (\$/Gal)	\$	0.64	\$	0.45
Average natural gas inquites saies price, including settled derivatives (#Gai)	Φ	0.04	Φ	0.43
Natural gas, oil and condensate and natural gas liquids sales				
Natural gas equivalents (MMcfe)		121,061		94,490
Total natural gas, oil and condensate and natural gas liquids sales	\$	323,285	\$	259,082
Total natural gas, on and condensate and natural gas inquites sales	Ψ	323,203	Ψ	237,002
Natural gas, oil and condensate and natural gas liquids sales without the impact of derivatives (\$/Mcfe)	\$	2.67	\$	2.74
Impact from settled derivatives (\$/Mcfe)	\$	0.05	\$	0.05
Average natural gas, oil and condensate and natural gas liquids sales price, including	-		-	
settled derivatives (\$/Mcfe)	\$	2.72	\$	2.79
Production Costs:				
Average production costs (per Mcfe)	\$	0.19	\$	0.22
Average production taxes and midstream costs (per Mcfe)	\$	0.15	\$	0.68
Total production and midstream costs and production taxes (per Mcfe)	\$	0.84	\$	0.90
	4	0.01	4	0.50

Lease Operating Expenses. Lease operating expenses, or LOE, not including production taxes increased to \$22.9 million for the three months ended June 30, 2018 from \$20.7 million for the three months ended June 30, 2017. This \$2.2 million increase was primarily the result of an increase in expenses related to water hauling and overhead, partially offset by location and facility repairs and maintenance. In addition, due to increased efficiencies and a 28% increase in our production volumes for the three months ended June 30, 2018 as compared to the three months ended June 30, 2017, our per unit LOE decreased by 14% from \$0.22 per Mcfe to \$0.19 per Mcfe.

Production Taxes. Production taxes increased \$2.6 million to \$7.7 million for the three months ended June 30, 2018 from \$5.1 million for the three months ended June 30, 2017. This increase was related to an increase in production volumes, as well as changes in our product mix and production location.

Midstream Gathering and Processing Expenses. Midstream gathering and processing expenses increased \$12.5 million to \$71.4 million for the three months ended June 30, 2018 from \$58.9 million for the same period in 2017. This increase was primarily attributable to midstream expenses related to our increased production volumes in the Utica Shale and SCOOP resulting from our 2017 drilling activities.

Depreciation, Depletion and Amortization. Depreciation, depletion and amortization, or DD&A, expense increased to \$121.9 million for the three months ended June 30, 2018, and consisted of \$119.4 million in depletion of oil and natural gas properties and \$2.5 million in depreciation of other property and equipment, as compared to total DD&A expense of \$82.2 million for the three months ended June 30, 2017. This increase was due to an increase in our full cost pool and an increase in our production, partially offset by an increase in our total proved reserves volume used to calculate our total DD&A expense.

General and Administrative Expenses. Net general and administrative expenses increased to \$14.0 million for the three months ended June 30, 2018 from \$12.3 million for the three months ended June 30, 2017. This \$1.7 million increase was due to increases in salaries and benefits, employee stock compensation, travel expense, computer expense and legal fees, partially offset by a decrease in consulting fees. However, during the three months ended June 30, 2018, we decreased our unit general and administrative expense by 8% to \$0.12 per Mcfe from \$0.13 per Mcfe during the three months ended June 30, 2017.

Interest Expense. Interest expense increased to \$33.7 million for the three months ended June 30, 2018 from \$24.2 million for the three months ended June 30, 2017 due primarily to the issuance of \$450.0 million in aggregate principal amount of our 6.375% Senior Notes due 2026, or the 2026 Notes, in October 2017. In addition, total weighted average debt outstanding under our revolving credit facility was \$112.9 million for the three months ended June 30, 2018 as compared to \$142.0 million debt outstanding under such facility for the same period in 2017. As of June 30, 2018, amounts borrowed under our revolving credit facility bore interest at the Eurodollar rate which resulted in a weighted average rate of 3.34%. In addition, we capitalized approximately \$1.5 million and \$3.6 million in interest expense to undeveloped oil and natural gas properties during the three months ended June 30, 2018 and 2017, respectively. This decrease in capitalized interest in the 2018 period was primarily the result of changes to our development plan for our oil and natural gas properties.

Income Taxes. As of June 30, 2018, we had a federal net operating loss carryforward of approximately \$574.4 million from prior years, in addition to numerous temporary differences, which gave rise to a net deferred tax asset. Quarterly, management performs a forecast of our taxable income to determine whether it is more likely than not that a valuation allowance is needed, looking at both positive and negative factors. A valuation allowance for our deferred tax assets is established if, in management's opinion, it is more likely than not that some portion will not be realized. At June 30, 2018, a valuation allowance of \$256.7 million had been provided against the net deferred tax assets. On December 22, 2017, the President of the United States signed into law the Tax Cuts and Jobs Act. Further information on the tax impacts of the Tax Cuts and Jobs Act is included in Note 14 of our consolidated financial statements.

Comparison of the Six Months Ended June 30, 2018 and 2017

We reported net income of \$201.4 million for the six months ended June 30, 2018 as compared to net income of \$260.4 million for the six months ended June 30, 2017. This \$59.0 million period-to-period decrease was due primarily to a \$78.9 million decrease in natural gas, oil and NGL revenues, a \$28.7 million increase in midstream gathering and processing expenses, a \$20.0 million increase in interest expense and an \$84.7 million increase in depreciation, depletion and amortization, partially offset by an increase in income from equity method investments of \$53.2 million and a \$109.5 million increase in gain on sale of equity investments for the six months ended June 30, 2018 as compared to the six months ended June 30, 2017. The gain on sale of equity investments in 2018 is a result of our sale of our interest in Strike Force and sale of Mammoth Energy common stock during the second quarter of 2018.

Oil and Gas Revenues. For the six months ended June 30, 2018, we reported oil and natural gas revenues of \$578.1 million as compared to oil and natural gas revenues of \$657.0 million during the same period in 2017. This \$78.9 million, or 12%, decrease in revenues was primarily attributable to the following:

- A \$251.5 million decrease in natural gas, oil and NGL sales due to an unfavorable change in gains and losses from derivative instruments. Of the total change, \$268.9 million was due to unfavorable changes in the fair value of our open derivative positions in each period, partially offset by a \$17.4 million favorable change in settlements related to our derivative positions. The loss from changes in fair value of our open derivative positions is primarily the result of the increase in the forward curve prices for oil and NGLs from the previous reporting period.
- A \$98.9 million increase in natural gas sales without the impact of derivatives due to a 41% increase in natural gas sales volumes, partially offset by an 11% decrease in natural gas market prices.
- A \$41.1 million increase in oil and condensate sales without the impact of derivatives due to a 37% increase in oil and condensate market prices and a 29% increase in oil and condensate sales volumes.
- A \$32.7 million increase in natural gas liquid sales without the impact of derivatives due to a 32% increase in natural gas liquids market prices and a 20% increase in natural gas liquids sales volumes.

The following table summarizes our oil and natural gas production and related pricing for the six months ended June 30, 2018, as compared to such data for the six months ended June 30, 2017:

	Six months ended June 30,			
		2018		2017
		(\$ In the	ousands)	
Natural gas sales		210.250		440.40
Natural gas production volumes (MMcf)		210,278		149,187
Total natural gas sales	\$	482,094	\$	383,204
Natural gas sales without the impact of derivatives (\$/Mcf)	\$	2.29	\$	2.57
Impact from settled derivatives (\$/Mcf)	\$	0.17	\$	(0.03)
Average natural gas sales price, including settled derivatives (\$/Mcf)	\$	2.46	\$	2.54
Oil and condensate sales				
Oil and condensate production volumes (MBbls)		1,501		1,164
Total oil and condensate sales	\$	95,005	\$	53,879
Oil and condensate sales without the impact of derivatives (\$/Bbl)	\$	63.29	\$	46.30
Impact from settled derivatives (\$/Bbl)	\$	(8.29)	\$	2.07
Average oil and condensate sales price, including settled derivatives (\$/Bbl)	\$	55.00	\$	48.37
Natural gas liquids sales				
Natural gas liquids production volumes (MGal)		124,268		103,475
Total natural gas liquids sales	\$	88,107	\$	55,426
Natural gas liquids sales without the impact of derivatives (\$/Gal)	\$	0.71	\$	0.54
Impact from settled derivatives (\$/Gal)	\$	(0.05)	\$	_
Average natural gas liquids sales price, including settled derivatives (\$/Gal)	\$	0.66	\$	0.54
Natural gas, oil and condensate and natural gas liquids sales				
Gas equivalents (MMcfe)		237,038		170,951
Total natural gas, oil and condensate and natural gas liquids sales	\$	665,206	\$	492,509
Natural gas, oil and condensate and natural gas liquids sales without the impact of				
derivatives (\$/Mcfe)	\$	2.81	\$	2.88
Impact from settled derivatives (\$/Mcfe)	\$	0.06	\$	(0.01)
Average natural gas, oil and condensate and natural gas liquids sales price, including settled derivatives (\$/Mcfe)	\$	2.87	\$	2.87
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Production Costs:				
Average production costs (per Mcfe)	\$	0.18	\$	0.23
Average production taxes and midstream costs (per Mcfe)	\$	0.63	\$	0.68
Total production and midstream costs and production taxes (per Mcfe)	\$	0.81	\$	0.91

Lease Operating Expenses. Lease operating expenses, or LOE, not including production taxes increased to \$41.8 million for the six months ended June 30, 2018 from \$40.0 million for the six months ended June 30, 2017. This increase was mainly the result of an increase in expenses related to supervision and labor, overhead and water hauling, partially offset by a decrease in location repairs and maintenance, surface rentals, workover costs and compressors. However, due to increased efficiencies and a 39% increase in our production volumes for the six months ended June 30, 2018 as compared to the six months ended June 30, 2017, our per unit LOE decreased by 22% from \$0.23 per Mcfe to \$0.18 per Mcfe.

Production Taxes. Production taxes increased \$5.5 million to \$14.5 million for the six months ended June 30, 2018 from \$9.0 million for the same period in 2017. This increase was primarily related to an increase in production volumes, as well as changes in our product mix and production location.

Midstream Gathering and Processing Expenses. Midstream gathering and processing expenses increased by \$28.7 million to \$135.6 million for the six months ended June 30, 2018 from \$106.9 million for the same period in 2017. This increase was primarily attributable to midstream expenses related to our increased production volumes in the Utica Shale and SCOOP resulting from our 2017 drilling activities.

Depreciation, Depletion and Amortization. Depreciation, depletion and amortization, or DD&A, expense increased to \$232.9 million for the six months ended June 30, 2018, and consisted of \$227.8 million in depletion of oil and natural gas properties and \$5.1 million in depreciation of other property and equipment, as compared to total DD&A expense of \$148.2 million for the six months ended June 30, 2017. This increase was due to an increase in our full cost pool and an increase in our production, partially offset by an increase in our total proved reserves volume used to calculate our total DD&A expense.

General and Administrative Expenses. Net general and administrative expenses increased to \$27.1 million for the six months ended June 30, 2018 from \$24.9 million for the six months ended June 30, 2017. This \$2.2 million increase was due to increases in salaries and benefits, employee stock compensation expense, legal fees and computer support. However, during the six months ended June 30, 2018, we decreased our unit general and administrative expense by 27% to \$0.11 per Mcfe from \$0.15 per Mcfe during the six months ended June 30, 2017.

Interest Expense. Interest expense increased to \$67.7 million for the six months ended June 30, 2018 from \$47.7 million for the six months ended June 30, 2017 due primarily to the issuance of \$450.0 million in aggregate principal amount of our 2026 Notes in October 2017. In addition, total weighted average debt outstanding under our revolving credit facility was \$100.1 million for the six months ended June 30, 2018 as compared to \$81.1 million for the same period in 2017. Additionally, we capitalized approximately \$2.4 million and \$6.7 million in interest expense to undeveloped oil and natural gas properties during the six months ended June 30, 2018 and June 30, 2017, respectively. This decrease in capitalized interest in the 2018 period was primarily the result of changes to our development plan for our oil and natural gas properties.

Income Taxes. As of June 30, 2018, we had a federal net operating loss carryforward of approximately \$574.4 million from prior years, in addition to numerous temporary differences, which gave rise to a net deferred tax asset. Quarterly, management performs a forecast of our taxable income to determine whether it is more likely than not that a valuation allowance is needed, looking at both positive and negative factors. A valuation allowance for our deferred tax assets is established if, in management's opinion, it is more likely than not that some portion will not be realized. At June 30, 2018, a valuation allowance of \$256.7 million had been provided against the net deferred tax assets. On December 22, 2017, the President of the United States signed into law the Tax Cuts and Jobs Act. Further information on the tax impacts of the Tax Cuts and Jobs Act is included in Note 14 of our consolidated financial statements.

Liquidity and Capital Resources

Overview.

Historically, our primary sources of funds have been cash flow from our producing oil and natural gas properties, borrowings under our credit facility and issuances of equity and debt securities. Our ability to access any of these sources of funds can be significantly impacted by decreases in oil and natural gas prices or oil and natural gas production.

Net cash flow provided by operating activities was \$411.0 million for the six months ended June 30, 2018 as compared to \$286.7 million for the same period in 2017. This increase was primarily the result of an increase in cash receipts from our oil and natural gas purchasers due to a 39% increase in net revenues after giving effect to settled derivative instruments, partially offset by an increase in our operating expenses.

Net cash used in investing activities for the six months ended June 30, 2018 was \$360.5 million as compared to \$1.8 billion for the same period in 2017. During the six months ended June 30, 2018, we spent \$579.7 million in additions to oil and natural gas properties, of which \$241.2 million was spent on our 2018 drilling, completion and recompletion activities, \$201.2 million was spent on expenses attributable to wells spud, completed and recompleted during 2017, \$2.6 million was spent on facility enhancements, \$89.6 million was spent on lease related costs, primarily the acquisition of leases in the Utica Shale, with the remainder attributable mainly to future location development and capitalized general and administrative expenses. During the six months ended June 30, 2018, we received \$175.0 million from the sale of our equity investment in Strike Force and \$47.0 million from the sale of Mammoth Energy's common stock. In addition, we invested \$1.6 million in Grizzly, and we received \$0.8 million in distributions from our investment in Strike Force and \$0.4 million in distributions from our investment in Timberwolf during the six months ended June 30, 2018. We did not make any investments in our other equity investments during the six months ended June 30, 2018. During the first quarter of 2017, we spent \$1.3 billion to fund the cash portion of the purchase price for our SCOOP acquisition.

Net cash used in financing activities for the six months ended June 30, 2018 was \$30.9 million as compared to net cash provided by financing activities of \$199.7 million for the same period in 2017. The 2018 amount used in financing activities is primarily attributable to purchases under our stock repurchase program of approximately \$105.0 million, partially offset by net borrowings under our revolving credit facility.

Credit Facility.

We have entered into a senior secured revolving credit facility, as amended, with The Bank of Nova Scotia, as the lead arranger and administrative agent and certain lenders from time to time party thereto. The credit agreement provides for a maximum facility amount of \$1.5 billion and matures on December 13, 2021. As of June 30, 2018, we had a borrowing base of \$1.4 billion, with an elected commitment of \$1.0 billion, and \$75.0 million in borrowings outstanding. Total funds available for borrowing under our revolving credit facility, after giving effect to an aggregate of \$257.3 million of outstanding letters of credit, were \$667.7 million as of June 30, 2018. This facility is secured by substantially all of our assets. Our wholly-owned subsidiaries guarantee our obligations under our revolving credit facility.

Advances under our revolving credit facility may be in the form of either base rate loans or eurodollar loans. The interest rate for base rate loans is equal to (1) the applicable rate, which ranges from 0.25% to 1.25%, plus (2) the highest of: (a) the federal funds rate plus 0.50%, (b) the rate of interest in effect for such day as publicly announced from time to time by agent as its "prime rate," and (c) the eurodollar rate for an interest period of one month plus 1.00%. The interest rate for eurodollar loans is equal to (1) the applicable rate, which ranges from 1.25% to 2.25%, plus (2) the London interbank offered rate that appears on pages LIBOR01 or LIBOR02 of the Reuters screen that displays such rate for deposits in U.S. dollars, or, if such rate is not available, the rate as administered by ICE Benchmark Administration (or any other person that takes over administration of such rate) per annum equal to the offered rate on such other page or other service that displays an average London interbank offered rate as administered by ICE Benchmark Administration (or any other person that takes over the administration of such rate) for deposits in U.S. dollars, or, if such rate is not available, the average quotations for three major New York money center banks of whom the agent shall inquire as the "London Interbank Offered Rate" for deposits in U.S. dollars. As of June 30, 2018, amounts borrowed under our revolving credit facility bore interest at the Eurodollar rate which resulted in a weighted average rate of 3.34%.

Our revolving credit facility contains customary negative covenants including, but not limited to, restrictions on our and our subsidiaries' ability to: incur indebtedness; grant liens; pay dividends and make other restricted payments; make investments; make fundamental changes; enter into swap contracts and forward sales contracts; dispose of assets; change the nature of their business; and enter into transactions with their affiliates. The negative covenants are subject to certain exceptions as specified in our revolving credit facility. Our revolving credit facility also contains certain affirmative covenants, including, but not limited to the following financial covenants: (1) the ratio of net funded debt to EBITDAX (net income, excluding (i) any non-cash revenue or expense associated with swap contracts resulting from ASC 815 and (ii) any cash or non-cash revenue or expense attributable to minority investment plus without duplication and, in the case of expenses, to the extent deducted from revenues in determining net income, the sum of (a) the aggregate amount of consolidated interest expense for such period, (b) the aggregate amount of income, franchise, capital or similar tax expense (other than ad valorem taxes) for such period, (c) all amounts attributable to depletion, depreciation, amortization and asset or goodwill impairment or writedown for such period, (d) all other non-cash charges, (e) exploration costs deducted in determining net income under successful efforts accounting, (f) actual cash distributions received from minority investments, (g) to the extent actually reimbursed by insurance, expenses with respect to liability on casualty events or business interruption, and (h) all reasonable transaction expenses related to dispositions and acquisitions of assets, investments and debt and equity offerings (provided that expenses related to any unsuccessful dispositions will be limited to \$3.0 million in the aggregate) for a twelve-month period may not be greater than

4.00 to 1.00; and (2) the ratio of EBITDAX to interest expense for a twelve-month period may not be less than 3.00 to 1.00. We were in compliance with these financial covenants at June 30, 2018.

Senior Notes.

In April 2015, we issued an aggregate of \$350.0 million in principal amount of our Senior Notes due 2023, or the 2023 Notes. Interest on these senior notes accrues at a rate of 6.625% per annum on the outstanding principal amount thereof from April 21, 2015, payable semi-annually on May 1 and November 1 of each year, commencing on November 1, 2015. The 2023 Notes will mature on May 1, 2023.

On October 14, 2016, we issued an aggregate of \$650.0 million in principal amount of our Senior Notes due 2024, or the 2024 Notes. Interest on the 2024 Notes accrues at a rate of 6.000% per annum on the outstanding principal amount thereof from October 14, 2016, payable semi-annually on April 15 and October 15 of each year, commencing on April 15, 2017. The 2024 Notes will mature on October 15, 2024.

On December 21, 2016, we issued an aggregate of \$600.0 million in principal amount of our Senior Notes due 2025, or the 2025 Notes. Interest on the 2025 Notes accrues at a rate of 6.375% per annum on the outstanding principal amount thereof from December 21, 2016, payable semi-annually on May 15 and November 15 of each year, commencing on May 15, 2017. The 2025 Notes will mature on May 15, 2025.

On October 11, 2017, we issued \$450.0 million in aggregate principal amount of our 2026 Notes. Interest on the 2026 Notes accrues at a rate of 6.375% per annum on the outstanding principal amount thereof from October 11, 2017, payable semi-annually on January 15 and July 15 of each year, commencing on January 15, 2018. The 2026 Notes will mature on January 15, 2026. We received approximately \$444.1 million in net proceeds from the offering of the 2026 Notes, a portion of which was used to repay all of our outstanding borrowings under our secured revolving credit facility on October 11, 2017 and the balance was used to fund the remaining outspend related to our 2017 capital development plans.

All of our existing and future restricted subsidiaries that guarantee our secured revolving credit facility or certain other debt guarantee the 2023 Notes, 2024 Notes, 2025 Notes and 2026 Notes, provided, however, that the 2023 Notes, 2024 Notes, 2025 Notes and 2026 Notes are not guaranteed by Grizzly Holdings, Inc. and will not be guaranteed by any of our future unrestricted subsidiaries. The guarantees rank equally in the right of payment with all of the senior indebtedness of the subsidiary guarantors and senior in the right of payment to any future subordinated indebtedness of the subsidiary guarantors. The 2023 Notes, 2024 Notes, 2025 Notes and 2026 Notes and the guarantees are effectively subordinated to all of our and the subsidiary guarantors' secured indebtedness (including all borrowings and other obligations under our amended and restated credit agreement) to the extent of the value of the collateral securing such indebtedness, and structurally subordinated to all indebtedness and other liabilities of any of our subsidiaries that do not guarantee the 2023 Notes, 2024 Notes, 2025 Notes and 2026 Notes.

If we experience a change of control (as defined in the senior note indentures relating to the 2023 Notes, 2024 Notes, 2025 Notes and 2026 Notes), we will be required to make an offer to repurchase the 2023 Notes, 2024 Notes, 2025 Notes and 2026 Notes and at a price equal to 101% of the principal amount thereof, plus accrued and unpaid interest, if any, to the date of repurchase. If we sell certain assets and fail to use the proceeds in a manner specified in our senior note indentures, we will be required to use the remaining proceeds to make an offer to repurchase the 2023 Notes, 2024, 2025 Notes and 2026 Notes at a price equal to 100% of the principal amount thereof, plus accrued and unpaid interest, if any, to the date of repurchase. The senior note indentures relating to the 2023 Notes, 2024 Notes, 2025 Notes and 2026 Notes contain certain covenants that, subject to certain exceptions and qualifications, among other things, limit our ability and the ability of our restricted subsidiaries to incur or guarantee additional indebtedness, make certain investments, declare or pay dividends or make distributions on capital stock, prepay subordinated indebtedness, sell assets including capital stock of restricted subsidiaries, agree to payment restrictions affecting our restricted subsidiaries, consolidate, merge, sell or otherwise dispose of all or substantially all of our assets, enter into transactions with affiliates, incur liens, engage in business other than the oil and gas business and designate certain of our subsidiaries as unrestricted subsidiaries. Under the indenture relating to the 2023 Notes, 2024 Notes, 2025 Notes and 2026 Notes, certain of these covenants are subject to termination upon the occurrence of certain events, including in the event the 2023 Notes, 2024 Notes, 2025 Notes and 2026 Notes are ranked as "investment grade."

In connection with the issuance of the 2024 Notes, 2025 Notes and 2026 Notes, we and our subsidiary guarantors entered into registration rights agreements, pursuant to which we agreed to file a registration statement with respect to offers to exchange the 2024 Notes, 2025 Notes and 2026 Notes, as applicable, for new issues of substantially identical debt securities

registered under the Securities Act. The exchange offers for the 2024 Notes and 2025 Notes were completed on September 13, 2017, and the exchange offer for the 2026 Notes was completed on March 22, 2018.

Construction Loan.

On June 4, 2015, we entered into a construction loan agreement, or the construction loan, with InterBank for the construction of our new corporate headquarters in Oklahoma City, which was substantially completed in December 2016. The construction loan allows for maximum principal borrowings of \$24.5 million and required us to fund 30% of the cost of the construction before any funds could be drawn, which occurred in January 2016. Interest accrues daily on the outstanding principal balance at a fixed rate of 4.50% per annum and was payable on the last day of the month through May 31, 2017, after which date we began making monthly payments of interest and principal. The final payment is due June 4, 2025. As of June 30, 2018, the total borrowings under the construction loan were approximately \$23.4 million.

Capital Expenditures.

Our recent capital commitments have been primarily for the execution of our drilling programs, for acquisitions in the Utica Shale and our recent SCOOP acquisition, and for investments in entities that may provide services to facilitate the development of our acreage. Our strategy is to continue to (1) increase cash flow generated from our operations by undertaking new drilling, workover, sidetrack and recompletion projects to exploit our existing properties, subject to economic and industry conditions, (2) pursue acquisition and disposition opportunities and (3) pursue business integration opportunities.

Of our net reserves at December 31, 2017, 64.9% were categorized as proved undeveloped. Our proved reserves will generally decline as reserves are depleted, except to the extent that we conduct successful exploration or development activities or acquire properties containing proved developed reserves, or both. To realize reserves and increase production, we must continue our exploratory drilling, undertake other replacement activities or use third parties to accomplish those activities.

From January 1, 2018 through June 30, 2018, we spud 20 gross (16.8 net) wells in the Utica Shale. We currently expect to spud a total of 36 to 40 gross (26 to 29 net) horizontal wells and commence sales from a total of 33 to 37 gross (33 to 37 net) wells on our Utica Shale acreage during 2018. As of July 27, 2018, we had two operated horizontal rigs drilling in the play. We also anticipate an additional seven to eight net horizontal wells will be drilled, and sales commenced from nine to ten net horizontal wells, on our Utica Shale acreage by other operators during 2018. We currently anticipate our 2018 capital expenditures to be \$425.0 million to \$455.0 million related to our operated and non-operated Utica Shale drilling and completion activity.

From January 1, 2018 through June 30, 2018, we spud nine gross (7.5 net) wells in the SCOOP. We currently anticipate our 2018 capital expenditures to be \$185.0 million to \$210.0 million related to our operated and non-operated SCOOP drilling and completion activity. We currently expect to spud a total of 15 to 16 gross (10 to 11 net) wells and commence sales from a total of 20 to 22 gross (16 to 18 net) wells on the SCOOP acreage during 2018. As of July 27, 2018, we had two operated horizontal rigs drilling in the play, but expect to release one of these rigs in mid to late 2018 when the contract for this rig expires. We also anticipate four to five net wells will be drilled, and sales commenced from two to three net wells on this SCOOP acreage by other operators during 2018.

From January 1, 2018 through July 27, 2018, we recompleted 32 existing wells and spud no new wells at our WCBB field. In our Hackberry fields, from January 1, 2018 through June 30, 2018, we recompleted 15 existing wells and spud no new wells. We currently expect to spend approximately \$20.0 million in 2018 to perform recompletion activities in Southern Louisiana.

From January 1, 2018 through July 27, 2018, no new wells were spud on our Niobrara Formation acreage. We do not currently anticipate any capital expenditures in the Niobrara Formation in 2018.

As of June 30, 2018, our net investment in Grizzly was approximately \$50.0 million. We do not currently anticipate any material capital expenditures in 2018 related to Grizzly's activities.

We had no capital expenditures during the six months ended June 30, 2018 related to our interests in Thailand. We do not currently anticipate any capital expenditures in Thailand in 2018.

In an effort to facilitate the development of our Utica Shale and other domestic acreage, we have invested in entities that can provide services that are required to support our operations. See Note 3 to our consolidated financial statements included elsewhere in this report for additional information regarding these other investments. During the six months ended June 30,

2018, we received \$0.8 million in distributions from Strike Force. We did not make any investments in any other of these entities during the six months ended June 30, 2018.

On May 1, 2018, we sold our 25% equity interest in Strike Force to EQT Midstream Partners, LP for \$175.0 million in cash. As a result of this transaction, all future capital obligations associated with Strike Force were eliminated, including \$20.0 million budgeted for the balance of 2018.

We now expect to spend an aggregate of approximately \$120.0 million to \$130.0 million for non-drilling and completion activities, which includes acreage expenses, primarily lease extensions in the Utica Shale, in 2018.

On June 29, 2018, we sold 1,235,600, and on July 30, 2018, we sold 118,974 shares, of our Mammoth Energy common stock in an underwritten public offering and related exercise of the underwriters' option to purchase additional shares for net proceeds to us of approximately \$47.0 million and \$4.5 million, respectively.

During 2015 and 2016, we continued to focus on operational efficiencies in an effort to reduce our overall well costs and deliver better results in a more economical manner, particularly in light of the continued downturn in commodity prices. We have successfully leveraged the lower commodity price environment to gain access to higher-quality equipment and superior services for reduced costs, which has contributed to increased productivity. In 2017, an increase in commodity prices allowed us to increase our capital budget as compared to 2016 and the resulting 2017 development activities enabled us to reach a size and scale, both financially and operationally, where we can navigate the current commodity price environment and adjust our business model accordingly. In response to forward natural gas prices, we are focused on delivering growth within cash flow by exercising strict capital discipline and, as such, currently expect to reduce our planned capital expenditures by approximately 25% as compared to 2017.

Our total capital expenditures for 2018 are currently estimated to be in the range of \$630.0 million to \$685.0 million for drilling and completion expenditures, of which \$483.5 million was spent as of June 30, 2018. Our 2018 capital expenditure budget is heavily weighted to the first half of 2018 with more than two-thirds of the 2018 capital budget invested during the first half of the year. In addition, we currently expect to spend approximately \$120.0 million to \$130.0 million in 2018 for non-drilling and completion expenditures, which includes acreage expenses, primarily lease extensions in the Utica Shale, of which \$76.2 million was spent as of June 30, 2018.

Approximately 67% and 30% of our 2018 estimated drilling and completion capital expenditures are currently expected to be spent in the Utica Shale and in the SCOOP, respectively. The 2018 range of capital expenditures is lower than the \$1.2 billion spent in 2017, primarily due to the decrease in current commodity prices, specifically natural gas prices, and our desire to fund our capital development program within cash flow.

In January 2018, our board of directors approved a stock repurchase program to acquire up to \$100.0 million of our outstanding common stock during 2018, which we executed in full in the first quarter of 2018. Additionally, in May 2018, our board of directors authorized the expansion of the stock repurchase program, authorizing us to acquire up to an additional \$100.0 million of our outstanding common stock during 2018 for a total of up to \$200.0 million. We repurchased approximately \$5.0 million of our outstanding common stock during the second quarter of 2018, resulting in a program total of \$105.0 million as of June 30, 2018. Subsequent to June 30, 2018, we purchased an additional \$5.0 million of our outstanding common stock. We believe the repurchase of our outstanding common stock underscores the confidence we have in our business model, financial performance and asset base. Purchases under the expanded repurchase program may be made from time to time in open market or privately negotiated transactions, and will be subject to market conditions, applicable legal requirements, contractual obligations and other factors. The repurchase program does not require us to acquire any specific number of shares. We intend to purchase shares under the repurchase program opportunistically with available funds while maintaining sufficient liquidity to fund our 2018 capital development program. This repurchase program is authorized to extend through December 31, 2018 and may be suspended from time to time, modified, extended or discontinued by the board of directors at any time.

We continually monitor market conditions and are prepared to adjust our drilling program if commodity prices dictate. Currently, we believe that our cash flow from operations, cash on hand and borrowings under our loan agreements will be sufficient to meet our normal recurring operating needs and capital requirements for the next twelve months. We believe that our strong liquidity position, hedge portfolio and conservative balance sheet position us well to react quickly to changing commodity prices and accelerate or decelerate our activity within the Utica Basin and SCOOP as the market conditions warrant. Notwithstanding the foregoing, in the event commodity prices decline from current levels, our capital or other costs increase, our equity investments require additional contributions and/or we pursue additional equity method investments or acquisitions, we may be required to obtain additional funds which we would seek to do through traditional borrowings, offerings of debt or equity securities or other means, including the sale of assets. We regularly evaluate new acquisition opportunities. Needed

capital may not be available to us on acceptable terms or at all. Further, if we are unable to obtain funds when needed or on acceptable terms, we may be required to delay or curtail implementation of our business plan or not be able to complete acquisitions that may be favorable to us. If the current low commodity price environment worsens, our revenues, cash flows, results of operations, liquidity and reserves may be materially and adversely affected.

Commodity Price Risk

See Item 3. "Quantitative and Qualitative Disclosures about Market Risk" for information regarding our open fixed price swaps at June 30, 2018.

Commitments

In connection with our acquisition in 1997 of the remaining 50% interest in the WCBB properties, we assumed the seller's (Chevron) obligation to contribute approximately \$18,000 per month through March 2004, to a plugging and abandonment trust and the obligation to plug a minimum of 20 wells per year for 20 years commencing March 11, 1997. Beginning in 2009, we can access the trust for use in plugging and abandonment charges associated with the property. As of June 30, 2018, the plugging and abandonment trust totaled approximately \$3.1 million. At June 30, 2018, we have plugged 555 wells at WCBB since we began our plugging program in 1997, which management believes fulfills our minimum plugging obligation.

Contractual and Commercial Obligations

We have various contractual obligations in the normal course of our operations and financing activities. There have been no material changes to our contractual obligations from those disclosed in our Annual Report on Form 10-K for the year ended December 31, 2017.

Off-balance Sheet Arrangements

We had no off-balance sheet arrangements as of June 30, 2018.

New Accounting Pronouncements

In May 2014, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2014-09, *Revenue from Contracts with Customers* ("ASC 606"). ASC 606 supersedes existing industry specific revenue recognition guidance and increases disclosure requirements. The core principle of the new standard is for the recognition of revenue to depict the transfer of goods or services to customers in amounts that reflect the payment to which the company expects to be entitled in exchange for those goods or services. We adopted ASC 606 as of January 1, 2018 using the modified retrospective transition method applied to contracts that were not completed as of that date. Results for reporting periods beginning after January 1, 2018 are presented under the new revenue standard. Under the modified retrospective method, we recognize the cumulative effect of initially applying the new revenue standard as an adjustment to the opening balance of retained earnings; however, no adjustment was required as a result of adopting the new revenue standard. The comparative information has not been restated and continues to be reported under the historic accounting standards in effect for those periods. The impact of the adoption of the new revenue standard is not expected to be material to our net income on an ongoing basis.

In February 2016, the FASB issued ASU No. 2016-02, *Leases*. The standard updates the previous lease guidance by requiring the lessee to recognize a right-to-use asset and lease liability on the balance sheet for all leases with lease terms of more than 12 months. The accounting for lessors is largely unchanged. The guidance is effective for periods after December 15, 2018, with a modified retrospective approach to be used for implementation. We will not early adopt this standard, and will apply the revised lease rules for our interim and annual reporting periods starting January 1, 2019. We are in the process of evaluating the impact of this guidance on our consolidated financial statements and related disclosures by performing an impact assessment to analyze the population of arrangements that meet the definition of a lease under the new standard. This analysis could result in an impact to our financial statements; however, that impact is currently not known. We are also in the process of selecting a lease accounting software solution to support lease portfolio management and accounting and disclosures for the new standard.

Additionally, in January 2018, the FASB issued ASU No. 2018-01, *Leases (Topic 842): Land Easement Practical Expedient for Transition to Topic 842*. The amendments in this update provide an optional transition to not evaluate existing or expired land easements that were not previously accounted for under current leases guidance in Topic 840. An entity that elects

this practical expedient should evaluate new or modified land easements beginning at the date of adoption. An entity that does not elect this practical expedient should evaluate all existing or expired land easements in connection with the adoption of the new lease requirement in Topic 842 to assess whether they meet the definition of a lease. We are currently evaluating this guidance to determine whether or not to make use of this practical expedient.

In June 2016, the FASB issued ASU No. 2016-13, Financial Instruments-Credit Losses: Measurement of Credit Losses on Financial Instruments. This ASU amends guidance on reporting credit losses for assets held at amortized cost basis and available for sale debt securities. For assets held at amortized cost basis, this ASU eliminates the probable initial recognition threshold in current GAAP and instead, requires an entity to reflect its current estimate of all expected credit losses. The amendments affect loans, debt securities, trade receivables, net investments in leases, off balance sheet credit exposure, reinsurance receivables and any other financial assets not excluded from the scope that have the contractual right to receive cash. We are currently evaluating the impact this standard will have on our financial statements and related disclosures and do not anticipate it to have a material effect.

In August 2016, the FASB issued ASU No. 2016-15, Statement of Cash Flows: Classification of Certain Cash Receipts and Cash Payments. This ASU clarifies how certain cash receipts and cash payments should be classified and presented in the statement of cash flows. We have made an accounting policy election to classify distributions received from equity method investees using the nature of the distribution approach, which classifies distributions received from investees as either cash inflows from operating activities or cash inflows from investing activities in the statement of cash flows based on the nature of the activities of the investee that generated the distribution. The impact of adopting this ASU was not material to prior periods presented.

In November 2016, the FASB issued ASU No. 2016-18, *Statement of Cash Flows (Topic 230): Restricted Cash.* This ASU requires that amounts generally described as restricted cash and restricted cash equivalents be included with cash and cash equivalents when reconciling the beginning-of-period and end-of-period amounts shown on the statement of cash flows and to provide a reconciliation of the totals in the statement of cash flows to the related captions in the balance sheet when the cash, cash equivalents, restricted cash, and restricted cash equivalents are presented in more than one line item on the balance sheet. We adopted this standard in the first quarter of 2018 using the retrospective transition method. The adoption of this standard had no impact on our statement of cash flows for the six months ended June 30, 2018 and resulted in the addition of \$185.0 million of restricted cash to the beginning cash balance and an increase to net cash used in investing activities by the same amount on our statement of cash flows for the six months ended June 30, 2017.

In January 2017, the FASB issued ASU No. 2017-01, *Clarifying the Definition of a Business*. Under the current business combination guidance, there are three elements of a business: inputs, processes and outputs. The revised guidance adds an initial screen test to determine if substantially all of the fair value of the gross assets acquired is concentrated in a single asset or group of similar assets. If that screen is met, the set of assets is not a business. The new framework also specifies the minimum required inputs and processes necessary to be a business. We adopted this standard in the first quarter of 2018 with no significant effect on our financial statements or related disclosures.

In February 2018, the FASB issued ASU No. 2018-02, *Income statement - Reporting Comprehensive Income (Topic 220) - Reclassification of Certain Tax Effects from Accumulated Other Comprehensive Income*, which allows a reclassification from accumulated other comprehensive income to retained earnings for standard tax effects resulting from the Tax Cuts and Jobs Act of 2017. The amendment will be effective for reporting periods beginning after December 15, 2018, and early adoption is permitted. We are currently assessing the impact of the ASU on our consolidated financial statements and related disclosures.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Our revenues, operating results, profitability, future rate of growth and the carrying value of our oil and natural gas properties depend primarily upon the prevailing prices for oil and natural gas. Historically, oil and natural gas prices have been volatile and are subject to fluctuations in response to changes in supply and demand, market uncertainty and a variety of additional factors, including: worldwide and domestic supplies of oil and natural gas; the level of prices, and expectations about future prices, of oil and natural gas; the cost of exploring for, developing, producing and delivering oil and natural gas; the expected rates of declining current production; weather conditions, including hurricanes, that can affect oil and natural gas operations over a wide area; the level of consumer demand; the price and availability of alternative fuels; technical advances affecting energy consumption; risks associated with operating drilling rigs; the availability of pipeline capacity; the price and level of foreign imports; domestic and foreign governmental regulations and taxes; the ability of the members of the Organization of Petroleum Exporting Countries to agree to and maintain oil price and production controls; political instability or armed conflict in oil and natural gas producing regions; and the overall economic environment.

These factors and the volatility of the energy markets make it extremely difficult to predict future oil and natural gas price movements with any certainty. During 2017, WTI prices ranged from \$42.48 to \$60.46 per barrel and the Henry Hub spot market price of natural gas ranged from \$2.44 to \$3.71 per MMBtu. On July 27, 2018, the WTI posted price for crude oil was \$68.69 per Bbl and the Henry Hub spot market price of natural gas was \$2.78 per MMBtu. If the prices of oil and natural gas decline from current levels, our operations, financial condition and level of expenditures for the development of our oil and natural gas reserves may be materially and adversely affected. In addition, lower oil and natural gas prices may reduce the amount of oil and natural gas that we can produce economically. This may result in our having to make substantial downward adjustments to our estimated proved reserves. If this occurs or if our production estimates change or our exploration or development activities are curtailed, full cost accounting rules may require us to write down, as a non-cash charge to earnings, the carrying value of our oil and natural gas properties. Reductions in our reserves could also negatively impact the borrowing base under our revolving credit facility, which could further limit our liquidity and ability to conduct additional exploration and development activities.

To mitigate the effects of commodity price fluctuations on our oil and natural gas production, we had the following open fixed price swap positions at June 30, 2018:

	Location	Daily Volume (MMBtu/day)	8	
Remaining 2018	NYMEX Henry Hub	1,010,000	\$	3.01
2019	NYMEX Henry Hub	1,154,000	\$	2.81
2020	NYMEX Henry Hub	204,000	\$	2.77

	Location	Daily Volume (Bbls/day)	eighted rage Price
Remaining 2018	ARGUS LLS	2,000	\$ 56.22
2019	ARGUS LLS	1,000	\$ 59.55
Remaining 2018	NYMEX WTI	4,500	\$ 53.72
2019	NYMEX WTI	4,000	\$ 58.28

	Location	Daily Volume (Bbls/day)	Weighted Average Price	
Remaining 2018	Mont Belvieu C3	4,000	\$ 28.97	
2019	Mont Belvieu C3	3,000	\$ 27.71	
Remaining 2018	Mont Belvieu C5	500	\$ 46.62	
2019	Mont Belvieu C5	500	\$ 54.08	

We sold call options and used the associated premiums to enhance the fixed price for a portion of the fixed price natural gas swaps listed above. Each short call option has an established ceiling price. When the referenced settlement price is above the price ceiling established by these short call options, we pay our counterparty an amount equal to the difference between the referenced settlement price and the price ceiling multiplied by the hedged contract volume.

	Location	Daily Volume (MMBtu/day)	Wei	ghted Average Price
July 2018 - March 2019	NYMEX Henry Hub	50,000	\$	3.13
April 2019 - December 2019	NYMEX Henry Hub	30,000	\$	3.10

For a portion of the natural gas fixed price swaps listed above, the counterparty has an option to extend the original terms an additional twelve months for the period January 2019 through December 2019. The option to extend the terms expires in December 2018. If executed, we would have additional fixed price swaps for 100,000 MMBtu per day at a weighted average price of \$3.05 per MMBtu.

In addition, we have entered into natural gas basis swap positions, which settle on the pricing index to basis differential of Transco Zone 4 to NYMEX Henry Hub natural gas price. As of June 30, 2018, we had the following natural gas basis swap positions for Transco Zone 4

		Daily Volume		ighted	
	Location	(MMBtu/day)	Avera	Average Price	
Remaining 2018	Transco Zone 4	20,000	\$	(0.05)	
2019	Transco Zone 4	60,000	\$	(0.05)	
2020	Transco Zone 4	60,000	\$	(0.05)	

Under our 2018 contracts, we have hedged approximately 76% to 77% of our estimated 2018 production. Such arrangements may expose us to risk of financial loss in certain circumstances, including instances where production is less than expected or oil prices increase. At June 30, 2018, we had a net liability derivative position of \$50.2 million as compared to a net asset derivative position of \$29.9 million as of June 30, 2017, related to our fixed price swaps. Utilizing actual derivative contractual volumes, a 10% increase in underlying commodity prices would have reduced the fair value of these instruments by approximately \$226.6 million, while a 10% decrease in underlying commodity prices would have increased the fair value of these instruments by approximately \$223.1 million. However, any realized derivative gain or loss would be substantially offset by a decrease or increase, respectively, in the actual sales value of production covered by the derivative instrument.

Our revolving amended and restated credit agreement is structured under floating rate terms, as advances under this facility may be in the form of either base rate loans or eurodollar loans. As such, our interest expense is sensitive to fluctuations in the prime rates in the U.S. or, if the eurodollar rates are elected, the eurodollar rates. At June 30, 2018, we had \$75.0 million in borrowings outstanding under our credit facility which bore interest at the eurodollar rate of 3.34%. A 1.0% increase in the average interest rate for the six months ended June 30, 2018 would have resulted in an estimated \$0.5 million increase in interest expense. As of June 30, 2018, we did not have any interest rate swaps to hedge our interest risks.

ITEM 4. CONTROLS AND PROCEDURES

Evaluation of Disclosure Control and Procedures. Under the direction of our Chief Executive Officer and President and our Chief Financial Officer, we have established disclosure controls and procedures that are designed to ensure that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. The disclosure controls and procedures are also intended to ensure that such information is accumulated and communicated to management, including our Chief Executive Officer and President and our Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosures.

As of June 30, 2018, an evaluation was performed under the supervision and with the participation of management, including our Chief Executive Officer and President and our Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures pursuant to Rule 13a-15(b) under the Exchange Act. Based upon our evaluation, our Chief Executive Officer and President and our Chief Financial Officer have concluded that, as of June 30, 2018, our disclosure controls and procedures are effective.

Changes in Internal Control over Financial Reporting. There have not been any changes in our internal control over financial reporting that occurred during our last fiscal quarter that have materially affected, or are reasonably likely to materially affect, internal controls over financial reporting.

PART II

ITEM 1. LEGAL PROCEEDINGS

In two separate complaints, one filed by the State of Louisiana and the Parish of Cameron in the 38th Judicial District Court for the Parish of Cameron on February 9, 2016 and the other filed by the State of Louisiana and the District Attorney for the 15th Judicial District of the State of Louisiana in the 15th Judicial District Court for the Parish of Vermilion on July 29, 2016, we were named as a defendant, among 26 oil and gas companies, in the Cameron Parish complaint and among more than 40 oil and gas companies in the Vermilion Parish complaint, or the Complaints. The Complaints were filed under the State and Local Coastal Resources Management Act of 1978, as amended, and the rules, regulations, orders and ordinances adopted thereunder, which we referred to collectively as the CZM Laws, and allege that certain of the defendants' oil and gas exploration, production and transportation operations associated with the development of the East Hackberry and West Hackberry oil and gas fields, in the case of the Cameron Parish complaint, and the Tigre Lagoon and Lac Blanc oil and gas fields, in the case of the Vermilion Parish complaint, were conducted in violation of the CZM Laws. The Complaints allege that such activities caused substantial damage to land and waterbodies located in the coastal zone of the relevant Parish, including due to defendants' design, construction and use of waste pits and the alleged failure to properly close the waste pits and to clear, re-vegetate, detoxify and return the property affected to its original condition, as well as the defendants' alleged discharge of waste into the coastal zone. The Complaints also allege that the defendants' oil and gas activities have resulted in the dredging of numerous canals, which had a direct and significant impact on the state coastal waters within the relevant Parish and that the defendants, among other things, failed to design, construct and maintain these canals using the best practical techniques to prevent bank slumping, erosion and saltwater intrusion and to minimize the potential for inland movement of storm-generated surges, which activities allegedly have resulted in the erosion of marshes and the degradation of terrestrial and aquatic life therein. The Complaints also allege that the defendants failed to re-vegetate, refill, clean, detoxify and otherwise restore these canals to their original condition. In these two petitions, the plaintiffs seek damages and other appropriate relief under the CZM Laws, including the payment of costs necessary to clear, re-vegetate, detoxify and otherwise restore the affected coastal zone of the relevant Parish to its original condition, actual restoration of such coastal zone to its original condition, and the payment of reasonable attorney fees and legal expenses and pre-judgment and post judgment interest.

We were served with the Cameron complaint in early May 2016 and with the Vermilion complaint in early September 2016. The Louisiana Attorney General and the Louisiana Department of Natural Resources intervened in both the Cameron Parish suit and the Vermilion Parish suit. Shortly after the Complaints were filed, certain defendants removed the cases to the United States District Court for the Western District of Louisiana. In both cases, the plaintiffs filed motions to remand the lawsuits to state court, which were ultimately granted by the district courts. However, on May 23, 2018, a group of defendants again removed the Cameron Parish and Vermilion Parish lawsuits to federal court. The defendants also filed motions with the United States Judicial Panel on Multidistrict Litigation, or the MDL Panel, requesting that the Cameron Parish and Vermilion Parish lawsuits be consolidated with 40 similar lawsuits so that pre-trial proceedings in the cases could be coordinated. Thereafter, the defendants sought a stay of further proceedings until the MDL Panel rules on the motions for coordinated proceedings. The district court granted defendants' motion to stay. Plaintiffs again filed motions to remand the lawsuits to state court, but due to the stay orders issued by the district courts, no further action will be taken on the motion to remand until the MDL Panel issues its ruling on the motion for coordinated proceedings. Due to the procedural posture of lawsuits, the cases are still in their early stages and the parties have conducted very little discovery. As a result, we have not had the opportunity to evaluate the applicability of the allegations made in plaintiffs' complaints to our operations and management cannot determine the amount of loss, if any, that may result.

In addition, due to the nature of our business, we are, from time to time, involved in routine litigation or subject to disputes or claims related to our business activities, including workers' compensation claims and employment related disputes. In the opinion of our management, none of the pending litigation, disputes or claims against us, if decided adversely, will have a material adverse effect on our financial condition, cash flows or results of operations.

ITEM 1A. RISK FACTORS

See risk factors previously disclosed in our Annual Report on Form 10-K for the year ended December 31, 2017.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

Unregistered Sales of Equity Securities

None.

Issuer Repurchases of Equity Securities

Our common stock repurchase activity for the three months ended June 30, 2018 was as follows:

Period	Total number of shares purchased	Ave	erage price paid per share	Total number of shares purchased as part of publicly announced plans or programs ⁽¹⁾	dol	pproximate maximum llar value of shares that nay yet be purchased under the plans or programs ⁽²⁾
April 2018	_	\$	_	_	\$	100,003,000
May 2018	_	\$	_	_	\$	100,003,000
June 2018	412,516	\$	12.12	412,516	\$	95,003,000
Total	412,516	\$	12.12	412,516		

- (1) In January 2018, our board of directors approved a stock repurchase program to acquire up to \$100.0 million of our outstanding common stock, and in May 2018 expanded this program authorizing us to acquire up to an additional \$100.0 million of our outstanding common stock, during 2018 for a total of up to \$200.0 million. The repurchase program does not require us to acquire any specific number of shares. This repurchase program is authorized to extend through December 31, 2018 and may be suspended from time to time, modified, extended or discontinued by our board of directors at any time.
- (2) During the three months ended June 30, 2018, we repurchased and canceled approximately 0.4 million shares of our common stock at an average price of \$12.12 per share for a total of \$5.0 million. During the six months ended June 30, 2018, we repurchased 10,104,872 shares under this program at a weighted average price of \$10.39 per share.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

Not applicable.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

ITEM 5. OTHER INFORMATION

None.

ITEM 6. EXHIBITS

Exhibit <u>Number</u>	Description
3.1	Restated Certificate of Incorporation (incorporated by reference to Exhibit 3.1 to the Form 8-K, File No. 000-19514, filed by the Company with the SEC on April 26, 2006).
3.2	Certificate of Amendment No. 1 to Restated Certificate of Incorporation (incorporated by reference to Exhibit 3.2 to Form 10-Q, File No. 000-19514, filed by the Company with the SEC on November 6, 2009).
3.3	Certificate of Amendment No. 2 to Restated Certificate of Incorporation (incorporated by reference to Exhibit 3.1 to the Form 8-K, File No. 000-19514, filed by the Company with the SEC on July 23, 2013).
3.4	Amended and Restated Bylaws (incorporated by reference to Exhibit 3.2 to the Form 8-K, File No. 000-19514, filed by the Company with the SEC on July 12, 2006).

- 3.5 First Amendment to the Amended and Restated Bylaws (incorporated by reference to Exhibit 3.2 to the Form 8-K, File No. 000-19514, filed by the Company with the SEC on July 23, 2013).
- 3.6 Second Amendment to the Amended and Restated Bylaws (incorporated by reference to Exhibit 3.1 to the Form 8-K, File No. 000-19514, filed by the Company on May 2, 2014).
- 4.1 Form of Common Stock certificate (incorporated by reference to Exhibit 4.1 to Amendment No. 2 to the Registration Statement on Form SB-2, File No. 333-115396, filed by the Company with the SEC on July 22, 2004).
- 4.5 Indenture, dated as of April 21, 2015, among the Company, the subsidiary guarantors party thereto and Wells Fargo Bank, N.A., as trustee (including the form of the Company's 6.625% Senior Notes due 2023) (incorporated by reference to Exhibit 4.1 to the Form 8-K, File No. 000-19514, filed by the Company with the SEC on April 21, 2015).
- 4.6 Indenture, dated as of October 14, 2016, among Gulfport Energy Corporation, the subsidiary guarantors party thereto and Wells Fargo Bank, N.A., as trustee (including the form of Gulfport Energy Corporation's 6.000% Senior Notes due 2024) (incorporated by reference to Exhibit 4.1 to the Form 8-K, File. No. 000-19514, filed by the Company with the SEC on October 19, 2016).
- 4.7 Indenture, dated as of December 21, 2016, among Gulfport Energy Corporation, the subsidiary guarantors party thereto and Wells Fargo Bank, N.A., as trustee (including the form of Gulfport Energy Corporation's 6.375% Senior Notes due 2025) (incorporated by reference to Exhibit 4.1 to the Current Report on Form 8-K, File No. 000-19514, filed by the Company with the SEC on December 21, 2016).
- 4.8 Indenture, dated as of October 11, 2017, among Gulfport Energy Corporation, the subsidiary guarantors party thereto and Wells Fargo Bank, N.A., as trustee (including the form of Gulfport Energy Corporation's 6.375% Senior Notes due 2026) (incorporated by reference to Exhibit 4.1 to the Form 8-K, File No. 000-19514, filed by the Company with the SEC on October 11, 2017).
- 4.9 Registration Rights Agreement, dated as of February 17, 2017, by and between Gulfport Energy Corporation and Vitruvian II Woodford, LLC (incorporated by reference to Exhibit 4.1 to the Current Report on Form 8-K, File No. 000-19514, filed by the Company with the SEC on February 24, 2017).
- 10.1 Twelfth Amendment to Amended and Restated Credit Agreement, dated as of May 21, 2018, among Gulfport Energy Corporation, as borrower, The Bank of Nova Scotia, as administrative agent, and the lenders party thereto (incorporated by reference to Exhibit 10.1 to the Current Report on Form 8-K, File No. 000-19514, filed by the Company with the SEC on May 25, 2018).
- 10.2*# Amendment No. 2, dated as of July 10, 2018, between Stingray Pressure Pumping, LLC and Gulfport Energy Corporation to that certain Amended & Restated Master Services Agreement for Pressure Pumping Services, effective as of October 1, 2014, as amended effective January 1, 2016.
- 31.1* Certification of Chief Executive Officer of the Registrant pursuant to Rule 13a-14(a) promulgated under the Securities Exchange Act of 1934, as amended.
- 31.2* Certification of Chief Financial Officer of the Registrant pursuant to Rule 13a-14(a) promulgated under the Securities Exchange Act of 1934, as amended.
- 32.1* <u>Certification of Chief Executive Officer of the Registrant pursuant to Rule 13a-14(b) promulgated under the Securities Exchange</u>
 Act of 1934, as amended, and Section 1350 of Chapter 63 of Title 18 of the United States Code.
- 32.2* Certification of Chief Financial Officer of the Registrant pursuant to Rule 13a-14(b) promulgated under the Securities Exchange Act of 1934, as amended, and Section 1350 of Chapter 63 of Title 18 of the United States Code.
- 101.INS* XBRL Instance 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 Labels Linkbase Document.
- 101.PRE* XBRL Taxonomy Extension Presentation Linkbase Document.
- * Filed herewith.
- # Confidential treatment requested as to certain portions, which portions have been omitted and filed separately with the Securities and Exchange Commission.

SIGNATURES

In accordance with Section 13 or 15(d) of the Exchange Act, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: August 2, 2018

GULFPORT ENER	GY CORPORATION	
By:	/s/ Keri Crowell	
·	Keri Crowell Chief Financial Officer	

AMENDMENT NO. 2 TO MASTER SERVICE AGREEMENT

THIS AMENDMENT NO. 2 TO MASTER SERVICE AGREEMENT (this "<u>Amendment</u>") is entered into effective as of July 1st, 2018 by and between Gulfport Energy Corporation (the "<u>Company</u>") and Stingray Pressure Pumping LLC (the "<u>Contractor</u>").

WHEREAS, Company and Contractor are parties to that certain Master Service Agreement dated December 3, 2012, as first amended and restated on October 1, 2014 (the "Agreement"); and

WHEREAS, Company and Contractor desire to enter into this Amendment in order to permit Contractor and/or its affiliates to continue to provide Services to the Company under the Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Company and Contractor agree as follows:

- 1. <u>Definitions</u>. Except as otherwise provided in this Amendment, capitalized terms used herein have the meaning ascribed to them in the Agreement.
- 2. Service Area. Recital C of the Agreement is amended and restated to read as follows:
 - "C. Company desires to retain Contractor to provide the Services in the states of Ohio and/or Oklahoma (the "Service Area")."
- 3. Term of Agreement; Suspension; Resumption. Section 1 of the Agreement is hereby amended to extend the Term until December 31, 2021 unless earlier terminated in accordance with the Agreement; provided, however, that beginning on October 1, 2018, Company may order the suspension of such Services for up to one crew and only one crew at any point in time, by providing at least ninety (90) days prior written notice to Contractor of such suspension. While Services are suspended, Company shall have no payment, fee, or other obligation associated with the suspended crew, which would otherwise be required under the Agreement or any Amendment thereto. Under the provisions herein, prior written notice for the suspension may be delivered prior to October 1, 2018 and may begin as early as October 1, 2018. Monthly Service Fees shall be paid to Contractor pro-rata up until the later of (i) the day of the suspension of such Services or (ii) the expiration of the ninety (90) day notice period. Contractor shall resume Services for Company upon Company's request, which must be provided with at least ninety (90) days prior written notice, unless such advance notice is waived by Contractor. Unless otherwise mutually agreed upon between Company and Contractor, any request by Company for the resumption of Services shall be for a minimum of forty-five (45) days. Monthly Service Fees shall be paid to Contractor pro-rata beginning on the day that Services are resumed. Services shall be deemed to end, in the case of the suspension of Services, on the day that the last piece of equipment arrives at Contractor's facility, and

¹ The appearance of [*] denotes confidential information that has been omitted from this exhibit and filed separately with the Securities and Exchange Commission pursuant to a confidential treatment request under Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

Services shall be deemed to begin, in the case of the resumption of Services, on the day that the first piece of equipment leaves Contractor's facility.

Not withstanding anything to the contrary, for the period between July 1, 2018 and September 30, 2018 (an "Initial Suspension Period") Company and Contractor desire to suspend Services. During the Initial Suspension Period, (i) Contractor shall not provide any Services for the suspended Frac Spread(s), other than the "[*]", to Company under the Agreement, and (ii) Contractor may use the Dedicated Frac Spread(s) for other customers but is under no obligation to do so. Contractor agrees to utilize commercially reasonable efforts to use the Dedicated Frac Spread(s) for other customers during the Initial Suspension Period. If Contractor is able to use the Dedicated Frac Spread(s) for other customers during the Initial Suspension Period, Company will not incur any obligation to Contractor, as long as [*]¹. In the event [*]¹ or Contractor is unable to find customers to use the Dedicated Frac Spread(s) during the Initial Suspension Period, Contractor will provide Services to Company in the amount [*]¹. In the event Contractor is unable to utilize Dedicated Frac Spread(s) for other customers, Contractor and Company will defer [*]¹ ("Recoupment Costs") per Dedicated Frac Spread. Company and Contractor agree that services will be performed and that the Recoupment Costs shall be recovered during the period of October 1, 2018 to December 31, 2018 via equal monthly amounts, which in sum shall equal the Recoupment Costs. Company and Contractor agree that Recoupment Costs represent Company's sole obligation to Contractor during the Initial Suspension Period and are intended to satisfy any obligations for Service Fees, Reimbursable Expenses or other requirements under the Agreement.

4. <u>Provision of Services</u>. Section 2(b) of the Agreement is amended and restated to read as follows:

"During the Term, Contractor will dedicate up to two (2) frac spreads (each as more specifically described in Exhibit A, and together with related equipment for a spread, is referred to as a "Dedicated Frac Spread" and collectively referred to as the "Dedicated Frac Spreads") for the performance of the Services for Company in the Service Area. Each Dedicated Frac Spread will be available for the provision of Services commencing on the In-Service Date set forth with respect thereto on Exhibit A. Company shall use only Contractor's Dedicated Frac Spreads for the first two (2) frac spreads in the Service Area utilized by the Company. After July 1, 2018, Company may re-designate individual well locations for Company's wells in the Service Area utilizing the Dedicated Frac Spreads. In connection with the provision of the Services, Contractor shall be responsible for and shall select and provide all necessary equipment and supplies for the performance of the Services except as specifically noted in this Agreement or the applicable Work Order to be provided by Company (the Dedicated Frac Spreads and equipment and supplies provided by Contractor, including any substitutions and replacements thereof, are referred to as the "Equipment"). Contractor may determine when and if any Equipment can be demobilized or if additional equipment is needed; provided that any changes to the Equipment will be done after consultation with Company and any replacement equipment must be capable of providing the Services.

¹ The appearance of [*] denotes confidential information that has been omitted from this exhibit and filed separately with the Securities and Exchange Commission pursuant to a confidential treatment request under Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

Company shall not have any right to restrict Contractor from demobilizing or replacing any Equipment from a Site."

- 5. <u>Effect of Amendment</u>. All other terms and conditions of the Agreement not modified by this Amendment shall remain in full force and effect. Except as set forth in this Amendment, the Agreement is ratified and affirmed in its entirety and, as amended hereby, shall continue to bind Company, Contractor and their respective successors and assigns.
- 6. <u>Counterparts</u>. This Amendment may be executed in multiple counterparts, each of which shall constitute an original instrument, but all of which together shall constitute one and the same Amendment.

Signature Page Follows

IN WITNESS WHEREOF, Company and Contractor have entered into this Amendment effective as of the date first set forth above.

COMPANY:

GULFPORT ENERGY CORP.

By: /s/ Michael G. Moore____

Name: Michael G. Moore Title: CEO & President

CONTRACTOR:

STINGRAY PRESSURE PUMPING

By: /s/ Mark Layton

Name: Mark Layton

Title: CFO

Signature Page
Amendment No. 2 to Master Service Agreement

CERTIFICATION

- I, Michael G. Moore, Chief Executive Officer of Gulfport Energy Corporation, certify that:
- 1. I have reviewed this Quarterly Report on Form 10-Q of Gulfport Energy Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statement made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I am responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in the Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal controls over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls over financial reporting.

Date: August 2, 2018

/s/ Michael G. Moore

Michael G. Moore

Chief Executive Officer and President

CERTIFICATION

- I, Keri Crowell, Chief Financial Officer of Gulfport Energy Corporation, certify that:
- 1. I have reviewed this Quarterly Report on Form 10-Q of Gulfport Energy Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statement made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I am responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in the Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal controls over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls over financial reporting.

Date: August 2, 2018

/s/ Keri Crowell

Keri Crowell Chief Financial Officer

CERTIFICATION OF PERIODIC REPORT

- I, Michael G. Moore, Chief Executive Officer of Gulfport Energy Corporation (the "Company"), certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350, that, to the best of my knowledge:
 - (1) the Quarterly Report on Form10-Q of the Company for the quarterly period ended June 30, 2018 (the "Report") fully complies with the requirements of Section 13 (a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a) or 78o(d)); and
 - (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: August 2, 2018

/s/ Michael G. Moore

Michael G. Moore Chief Executive Officer and President

A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.

CERTIFICATION OF PERIODIC REPORT

I, Keri Crowell, Chief Financial Officer of Gulfport Energy Corporation (the "Company"), certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350, that, to the best of my knowledge:

- (1) the Quarterly Report on Form 10-Q of the Company for the quarterly period ended June 30, 2018 (the "Report") fully complies with the requirements of Section 13 (a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a) or 78o(d)); and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: August 2, 2018

/s/ Keri Crowell

Keri Crowell Chief Financial Officer

A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.