GLOBAL PARTNERS LP Form 10-Q/A March 31, 2014 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, DC 20549

FORM 10-Q/A

(Amendment No. 1)

(Mark One) ý

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

For the quarterly period ended June 30, 2013

OR

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

For the transition period from to

Commission file number 001-32593

Global Partners LP

(Exact name of registrant as specified in its charter)

Delaware

74-3140887

(State or other jurisdiction of incorporation or organization)

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

P.O. Box 9161 800 South Street Waltham, Massachusetts 02454-9161 (Address of principal executive offices, including zip code)

(781) 894-8800

(Registrant s telephone number, including area code)

	all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act er period that the registrant was required to file such reports), and (2) has been subject Yes ý No o	
	ed electronically and posted on its corporate Web site, if any, every Interactive Data 405 of Regulation S-T during the preceding 12 months (or for such shorter period that Yes ý No o	
•	celerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Accelerated filer.	ct.
Large accelerated filer o Accelerated filer x	Non-accelerated filer o Smaller reporting company o (Do not check if a smaller reporting company)	
Indicate by check mark whether the registrant is a shell cor	npany (as defined in Rule 12b-2 of the Exchange Act). Yes o No ý	
The issuer had 27,430,563 common units outstanding as of	August 5, 2013.	

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EXPLANATORY NOTE

To reflect the corrections described below, Global Partners LP (the Partnership) is amending its Quarterly Report on Form 10-Q and restating its unaudited consolidated financial statements for each of the quarters ended March 31, 2013, June 30, 2013 and September 30, 2013 (the Restated 2013 Quarters) and related disclosures. This Amendment No. 1 on Form 10-Q/A amends the Quarterly Report on Form 10-Q of the Partnership for the fiscal quarter ended June 30, 2013, as filed with the Securities and Exchange Commission on August 8, 2013, and restates its unaudited consolidated financial statements as of and for the three and six months ended June 30, 2013 and the notes thereto and related disclosure. As a result, the unaudited consolidated financial statements included in the originally filed Form 10-Q for the quarter ended June 30, 2013 should not be relied upon.

The Partnership is restating its unaudited consolidated financial statements primarily to reflect a correction in its accounting for Renewable Identification Numbers (RINs ARIN is a serial number assigned to a batch of biofuel for the purpose of tracking its production, use, and trading as required by the Environmental Protection Agency s (EPA) Renewable Fuel Standard that originated with the Energy Policy Act of 2005. To evidence that the required volume of renewable fuel is blended with gasoline, obligated parties must retire sufficient RINs to cover their Renewable Volume Obligation (RVO). The Partnership s EPA obligations relative to renewable fuel reporting are largely limited to the foreign gasoline that the Partnership may choose to import. As a wholesaler of transportation fuels through its terminals, the Partnership separates RINs from renewable fuel through blending with gasoline and can use those separated RINs to settle its RVO. While the annual compliance period for a RVO is a calendar year, the settlement of the RVO can occur, upon certain deferral elections, more than one year after the close of the compliance period.

In connection with the year ended December 31, 2013 financial statement close process, certain misstatements were identified related to the Partnership s accounting for the RVO, RIN inventory and the mark to market loss related to RIN forward commitments. The Partnership has corrected its accounting for RINs, which included the recognition of a mark-to-market liability associated with the RVO deficiency at period end. The Partnership is restating its consolidated balance sheet at June 30, 2013 and the results of operations for the three and six months ended June 30, 2013 to reflect in the proper period the impact of these accounting corrections.

Additionally, the Partnership determined that at June 30, 2013, certain accrued liabilities related to the procurement of petroleum products were no longer warranted. The Partnership is restating its consolidated balance sheet at June 30, 2013 and results of operations for the three and six months then ended to reflect the correction of the timing of the relief of these accrued liabilities at that date.

The Partnership has also corrected other items that individually and in the aggregate are immaterial to the Partnership s operating results. The more significant of these items include a correction to the Partnership s business combination accounting related to a 2013 acquisition and an income statement classification error related to the Partnership s presentation of amortization of deferred financing fees.

The unaudited consolidated financial statements and the notes thereto included herein have been restated to reflect these corrections, and disclosures of these corrections have been made to the discussion under Part I, Item 2., Management s Discussion and Analysis of Financial Condition and Results of Operations.

The Partnership is refiling the Form 10-Q in its entirety in this Amendment No. 1, except as stated above and for the disclosure included in Part I, Item 4., Controls and Procedures. The Partnership has included new certifications of its officers pursuant to Sections 302 and 906 of the Sarbanes Oxley Act with this Form 10-Q/A.

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Item 1. Financial Statements

GLOBAL PARTNERS LP

CONSOLIDATED BALANCE SHEETS

(In thousands, except unit data)

(Unaudited)

	June 30, 2013 (Restated)]	December 31, 2012
Assets			
Current assets:			
Cash and cash equivalents	\$ 9,673	\$	5,977
Accounts receivable, net	584,577		696,762
Accounts receivable affiliates	1,400		1,307
Inventories	340,449		634,667
Brokerage margin deposits	21,954		54,726
Fair value of forward fixed price contracts	2,022		48,062
Prepaid expenses and other current assets	45,179		65,432
Total current assets	1,005,254		1,506,933
Property and equipment, net	787,717		712,322
Intangible assets, net	78,437		60,822
Goodwill	159,579		32,326
Other assets	18,832		17,349
Total assets	\$ 2,049,819	\$	2,329,752
Liabilities and partners equity			
Current liabilities:			
Accounts payable	\$ 603,615	\$	759,698
Working capital revolving credit facility current portion			83,746
Term loan	115,000		
Environmental liabilities current portion	4,286		4,341
Trustee taxes payable	75,789		91,494
Accrued expenses and other current liabilities	76,019		71,442
Obligations on forward fixed price contracts	10,045		34,474
Total current liabilities	884,754		1,045,195
Working capital revolving credit facility less current portion	211,500		340,754
Revolving credit facility	374,700		422,000
Senior notes	68,058		
Environmental liabilities less current portion	38,380		39,831
Other long-term liabilities	41,136		45,511
Total liabilities	1,618,528		1,893,291
Partners equity			
Global Partners LP equity:			
Common unitholders (27,430,563 units issued and 27,393,786 outstanding at June 30,			
2013 and 27,430,563 units issued and 27,310,648 outstanding at December 31, 2012)	404,529		456,538

General partner interest (0.83% interest with 230,303 equivalent units outstanding at June 30, 2013 and December 31, 2012) (670) (407)Accumulated other comprehensive loss (14,123)(19,670) Total Global Partners LP equity 389,736 436,461 Noncontrolling interest 41,555 Total partners equity 431,291 436,461 Total liabilities and partners equity 2,329,752 \$ 2,049,819

GLOBAL PARTNERS LP

CONSOLIDATED STATEMENTS OF OPERATIONS

(In thousands, except per unit data)

(Unaudited)

	Three Months Ended June 30,				ed		
	2013 (Restated)	. 50,	2012		June 2013 (Restated)	. 50,	2012
Sales	\$ 4,771,756	\$	3,916,063	\$	10,360,946	\$	7,891,544
Cost of sales	4,677,959		3,825,388		10,208,077		7,745,550
Gross profit	93,797		90,675		152,869		145,994
Costs and operating expenses:							
Selling, general and administrative expenses	25,680		22,640		51,343		43,793
Operating expenses	47,367		37,138		90,707		60,496
Amortization expense	4,774		2,288		8,548		3,862
Total costs and operating expenses	77,821		62,066		150,598		108,151
Operating income	15,976		28,609		2,271		37,843
Interest expense	(10,772)		(10,544)		(21,258)		(21,178)
Income (loss) before income tax benefit	5,204		18,065		(18,987)		16,665
Income tax benefit			450		1,875		450
Net income (loss)	5,204		18,515		(17,112)		17,115
Net income attributable to noncontrolling interest	(379)				(130)		
Net income (loss) attributable to Global Partners LP	4,825		18,515		(17,242)		17,115
Less: General partner s interest in net income (loss), including incentive distribution rights	(764)		(309)		(1,264)		(417)
Limited partners interest in net income (loss)	\$ 4,061	\$	18,206	\$	(18,506)	\$	16,698
Basic net income (loss) per limited partner unit	\$ 0.15	\$	0.67	\$	(0.68)	\$	0.66
Diluted net income (loss) per limited partner unit	\$ 0.15	\$	0.66	\$	(0.68)	\$	0.65
Basic weighted average limited partner units outstanding	27,394		27,376		27,358		25,466
Diluted weighted average limited partner units outstanding	27,491		27,549		27,454		25,638

GLOBAL PARTNERS LP

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

(In thousands)

(Unaudited)

	Three Months Ended June 30,				Six Months Ended June 30,			
		2013 estated)		2012		2013 (Restated)		2012
Net income (loss)	\$	5,204	\$	18,515	\$	(17,112)	\$	17,115
Other comprehensive income (loss):								
Change in fair value of cash flow hedges		2,049		(42)		3,522		689
Change in pension liability		1,259		(90)		2,025		208
Total other comprehensive income (loss)		3,308		(132)		5,547		897
Comprehensive income (loss)		8,512		18,383		(11,565)		18,012
Comprehensive income attributable to noncontrolling								
interest		(379)				(130)		
Comprehensive income (loss) attributable to Global								
Partners LP	\$	8,133	\$	18,383	\$	(11,695)	\$	18,012

GLOBAL PARTNERS LP

CONSOLIDATED STATEMENTS OF CASH FLOWS

(In thousands)

(Unaudited)

		Six Months Ended June 30,			
	(2013 Restated)		2012	
Cash flows from operating activities					
Net (loss) income	\$	(17,112)	\$	17,115	
Adjustments to reconcile net income to net cash provided by operating activities:					
Depreciation and amortization		34,733		21,397	
Amortization of deferred financing fees		3,318		2,710	
Amortization of senior notes discount		158			
Bad debt expense		2,392		180	
Stock-based compensation expense		104		(46)	
Deferred income taxes				450	
Curtailment gain				(469)	
Changes in operating assets and liabilities, exclusive of business combinations:					
Accounts receivable		112,092		190,344	
Accounts receivable affiliate		(93)		988	
Inventories		294,735		171,479	
Broker margin deposits		32,772		14,341	
Prepaid expenses, all other current assets and other assets		15,615		4,863	
Accounts payable		(158,837)		(205,314)	
Trustee taxes payable		(15,705)		(1,578)	
Change in fair value of forward fixed price contracts		21,611		(3,296)	
Accrued expenses, all other current liabilities and other long-term liabilities		1,929		3,136	
Net cash provided by operating activities		327,712		216,300	
Cash flows from investing activities					
Acquisitions		(185,251)		(181,898)	
Capital expenditures		(30,069)		(19,730)	
Proceeds from sale of property and equipment		2,413		4	
Net cash used in investing activities		(212,907)		(201,624)	
Cash flows from financing activities					
Payments on working capital revolving credit facility		(213,000)		(179,200)	
(Payments on) borrowings from revolving credit facility		(47,300)		192,000	
Borrowings from term loan		115,000			
Proceeds from senior notes, net of discount		67,900			
Repurchase of common units				(2,152)	
Repurchased units withheld for tax obligations		(2,086)		(96)	
Noncontrolling interest capital contribution		1,425			
Distributions to partners		(33,048)		(24,995)	
Net cash used in financing activities		(111,109)		(14,443)	
Increase in cash and cash equivalents		3,696		233	
Cash and cash equivalents at beginning of period		5,977		4,328	
Cash and cash equivalents at end of period	\$	9,673	\$	4,561	

Supplemental information		
Cash paid during the period for interest	\$ 15,544	\$ 18,561
Non-cash investing activities (see Note 18)		

GLOBAL PARTNERS LP

CONSOLIDATED STATEMENTS OF PARTNERS EQUITY

(In thousands)

(Restated) (Unaudited)

	Common Unitholders	General Partner Interest	Accumulated Other Comprehensive Loss	N	Noncontrolling Interest	Total Partners Equity
Balance at December 31, 2012	\$ 456,538	\$ (407)	\$ (19,670)	\$		\$ 436,461
Net (loss) income	(18,506)	1,264			130	(17,112)
Noncontrolling interest capital contribution					41,425	41,425
Other comprehensive income			5,547			5,547
Stock-based compensation	104					104
Distributions to partners	(31,615)	(1,527)				(33,142)
Repurchased units withheld for tax						
obligation	(2,086)					(2,086)
Phantom unit dividends	94					94
Balance at June 30, 2013	\$ 404,529	\$ (670)	\$ (14,123)	\$	41,555	\$ 431,291

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Organization

Global Partners LP (the Partnership) is a publicly traded Delaware master limited partnership formed in March 2005. As of June 30, 2013, the Partnership had the following wholly owned subsidiaries: Global Companies LLC, Glen Hes Corp., Global Montello Group Corp. (GMG), Chelsea Sandwich LLC, Global Energy Marketing LLC, Alliance Energy LLC, Bursaw Oil LLC, GLP Finance Corp., Global Energy Marketing II LLC, Global CNG LLC and Cascade Kelly Holdings LLC. Global GP LLC, the Partnership s general partner (the General Partner) manages the Partnership s operations and activities and employs its officers and substantially all of its personnel, except for its gasoline station and convenience store employees and certain union personnel who are employed by GMG.

The Partnership is a midstream logistics and marketing company. The Partnership is one of the largest distributors of gasoline (including gasoline blendstocks such as ethanol and naphtha), distillates (such as home heating oil, diesel and kerosene), residual oil and renewable fuels to wholesalers, retailers and commercial customers in the New England states and New York. The Partnership also engages in the purchasing, selling and logistics of transporting domestic and Canadian crude oil and other products via rail, establishing a virtual pipeline from the mid-continent region of the United States and Canada to the East and West Coasts for distribution to refiners and other customers. The Partnership owns, controls or has access to one of the largest terminal networks of refined petroleum products and renewable fuels in Massachusetts, Maine, Connecticut, Vermont, New Hampshire, Rhode Island, New York, New Jersey and Pennsylvania (collectively, the Northeast). The Partnership also owns and controls terminals in North Dakota and Oregon that extend its origin-to-destination capabilities. The Partnership is a major multi-brand gasoline distributor and has a portfolio of approximately 900 owned, leased and/or supplied gasoline stations primarily in the Northeast. The Partnership is also a distributor of natural gas and propane. In addition, the Partnership provides ancillary services to companies and receives revenue from these ancillary services and from retail sales of gasoline, convenience store sales and gasoline station rental income.

On March 1, 2012, the Partnership acquired from AE Holdings Corp. (AE Holdings) 100% of the outstanding membership interests in Alliance Energy LLC (Alliance) (see Note 3). Prior to the closing of the acquisition, Alliance was wholly owned by AE Holdings, which is approximately 95% owned by members of the Slifka family. No member of the Slifka family owned a controlling interest in AE Holdings, nor currently owns a controlling interest in the General Partner. Three independent directors of the General Partner s board of directors serve on a conflicts committee. The conflicts committee unanimously approved the Alliance acquisition and received advice from its independent counsel and independent financial adviser.

On February 1, 2013, the Partnership acquired a 60% membership interest in Basin Transload LLC (Basin Transload), and on February 15, 2013, the Partnership acquired 100% of the membership interests in Cascade Kelly Holdings LLC (Cascade Kelly). See Note 3.

The General Partner, which holds a 0.83% general partner interest in the Partnership, is owned by affiliates of the Slifka family. As of June 30, 2013, affiliates of the General Partner, including its directors and executive officers, owned 11,546,993 common units, representing a 42.1% limited partner interest.

Basis of Presentation

The financial results of Basin Transload for the five months ended June 30, 2013 and of Cascade Kelly for the four and one-half months ended June 30, 2013 are included in the accompanying statements of operations for the six months ended June 30, 2013. The Partnership consolidated the June 30, 2013 balance sheet of Basin Transload because the Partnership controls the entity. The accompanying consolidated financial statements as of June 30, 2013 and December 31, 2012 and for the three and six months ended June 30, 2013 and 2012 reflect the accounts of the Partnership. All intercompany balances and transactions have been eliminated.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 1. Organization and Basis of Presentation (continued)

The accompanying unaudited consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States (GAAP) and reflect all adjustments (consisting of normal recurring adjustments) which are, in the opinion of management, necessary for a fair presentation of the financial condition and operating results for the interim periods. The interim financial information, which has been prepared pursuant to the rules and regulations of the Securities and Exchange Commission (SEC), should be read in conjunction with the consolidated financial statements for the year ended December 31, 2012 and notes thereto contained in the Partnership's Annual Report on Form 10-K. The significant accounting policies described in Note 2, Summary of Significant Accounting Policies, of such Annual Report on Form 10-K are the same used in preparing the accompanying consolidated financial statements.

The results of operations for the three and six months ended June 30, 2013 are not necessarily indicative of the results of operations that will be realized for the entire year ending December 31, 2013. The consolidated balance sheet at December 31, 2012 has been derived from the audited consolidated financial statements included in the Partnership s Annual Report on Form 0-K for the year ended December 31, 2012.

Due to the nature of the Partnership s business and its customers reliance, in part, on consumer travel and spending patterns, the Partnership may experience more demand for gasoline and gasoline blendstocks during the late spring and summer months than during the fall and winter. Travel and recreational activities are typically higher in these months in the geographic areas in which the Partnership operates, increasing the demand for gasoline and gasoline blendstocks that the Partnership distributes. Therefore, the Partnership s volumes in gasoline and gasoline blendstocks are typically higher in the second and third quarters of the calendar year. As demand for some of the Partnership s refined petroleum products, specifically home heating oil and residual oil for space heating purposes, is generally greater during the winter months, heating oil and residual oil sales are generally higher during the first and fourth quarters of the calendar year. These factors may result in significant fluctuations in the Partnership s quarterly operating results.

Noncontrolling Interest

These financial statements reflect the application of ASC 810, Consolidations (ASC 810) which establishes accounting and reporting standards that require: (i) the ownership interest in subsidiaries held by parties other than the parent to be clearly identified and presented in the consolidated balance sheet within shareholder s equity, but separate from the parent s equity; (ii) the amount of consolidated net income attributable to the parent and the noncontrolling interest to be clearly identified and presented on the face of the consolidated statement of operations and (iii) changes in a parent s ownership interest while the parent retains its controlling financial interest in its subsidiary to be accounted for consistently.

The Partnership acquired a 60% interest in Basin Transload on February 1, 2013. After evaluating ASC 810, the Partnership concluded it is appropriate to consolidate the balance sheet and statement of operations of Basin Transload based on an evaluation of the outstanding voting interests. Amounts pertaining to the noncontrolling ownership interest held by third parties in the financial position and operating results of the Partnership are reported as a noncontrolling interest in the accompanying consolidated balance sheet and statement of income.

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Amortization expense of deferred financing fees has been reclassified from selling, general and administrative expenses to interest expense.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 1. Organization and Basis of Presentation (continued)

Concentration of Risk

The following table presents the Partnership s product sales as a percentage of total sales for the periods presented:

	Three Month June 3		Six Months June 3	
	2013	2012	2013	2012
Gasoline sales: gasoline and gasoline blendstocks such as				
ethanol and naphtha	59%	74%	56%	66%
Distillates (home heating oil, diesel and kerosene), residual				
oil, crude oil, natural gas and propane sales	41%	26%	44%	34%
Total	100%	100%	100%	100%

The Partnership had two significant customers, ExxonMobil Corporation (ExxonMobil) and Philli**66** (Philli**66**), which accounted for approximately 14% and 16%, respectively, of total sales for the three months ended June 30, 2013, and approximately 14% and 15%, respectively, of total sales for the six months ended June 30, 2013. The Partnership had one significant customer, ExxonMobil, which accounted for approximately 17% and 16% of total sales for the three and six months ended June 30, 2012, respectively.

Note 2. Restatement

The Partnership is restating its unaudited consolidated financial statements primarily to reflect a correction in its accounting for Renewable Identification Numbers (RINs). A RIN is a serial number assigned to a batch of biofuel for the purpose of tracking its production, use, and trading as required by the Environmental Protection Agency s (EPA) Renewable Fuel Standard that originated with the Energy Policy Act of 2005. To evidence that the required volume of renewable fuel is blended with gasoline, obligated parties must retire sufficient RINs to cover their Renewable Volume Obligation (RVO). The Partnership s EPA obligations relative to renewable fuel reporting are largely limited to the foreign gasoline that the Partnership may choose to import. As a wholesaler of transportation fuels through its terminals, the Partnership separates RINs from renewable fuel through blending with gasoline and can use those separated RINs to settle its RVO. While the annual compliance period for a RVO is a calendar year, the settlement of the RVO can occur, under certain deferral elections, more than one year after the close of the compliance period.

In connection with the year ended December 31, 2013 financial statement close process, certain misstatements were identified related to the Partnership s accounting for the RVO, RIN inventory and mark to market loss related to RIN forward commitments. The Partnership has corrected its accounting for RINs, which included the recognition of a mark-to-market liability associated with the RVO deficiency at year end (the RVO Deficiency At June 30, 2013, the Partnership s RVO Deficiency was (\$9.1 million), the mark to market loss related to RIN forward commitments was (\$22.1 million) and the reduction in previously reported RIN inventory was (\$13.7 million). The Partnership is restating its consolidated balance sheet at June 30, 2013 and the results of operations for the three and six months ended June 30, 2013 to reflect in the proper period the impact of these accounting corrections. The impact of these corrections was to reduce net income by \$5.8 million and \$44.9 million for the three and six months ended June 30, 2013, respectively.

Additionally, the Partnership determined that at June 30, 2013, certain accrued liabilities related to the procurement of petroleum products were no longer warranted. The Partnership is restating its consolidated balance sheet at June 30, 2013 and results of operations for the three and six months then ended to reflect the correction of the timing of the relief of these accrued liabilities at that date. The impact of these corrections was \$3.2 million and \$5.4 million of additional income for the three and six months ended June 30, 2013.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 2. Restatement (continued)

The Partnership has also corrected other items that individually and in the aggregate are immaterial to the Partnership s operating results. The more significant of these items include a correction to the Partnership s business combination accounting related to a 2013 acquisition and an income statement classification error related to the Partnership s presentation of amortization of deferred financing fees.

As a result, the Partnership has restated its unaudited consolidated financial statements to reflect these corrections as of and for the three and six months ended June 30, 2013. These corrections had no impact on the Partnership s previously reported net cash provided by operating activities, net cash used in investing activities or net cash used in financing activities.

The following is a summary of the adjustments to the Partnership s previously issued unaudited consolidated balance sheet as of June 30, 2013 (in thousands):

Assets	Previously Reported	Adjustmen	nts	Restated
Accounts receivable, net	\$ 745,846	\$ (161,269)	(d)(e)	\$ 584,577
Inventories	\$ 354,161	\$ (13,712)	(a)	\$ 340,449
Total current assets	\$ 1,180,235	\$ (174,981)	()	\$ 1,005,254
Intangible assets, net	\$ 128,932	\$ (50,495)	(c)	\$ 78,437
Goodwill	\$ 107,579	\$ 52,000	(c)	\$ 159,579
Total assets	\$ 2,223,295	\$ (173,476)		\$ 2,049,819
	, ,			, ,
Liabilities and partners equity				
Accounts payable	\$ 764,061	\$ (160,446)	(d)	\$ 603,615
Accrued expenses and other current liabilities	\$ 50,205	\$ 25,814	(b)(f)(g)	\$ 76,019
Obligations on forward fixed price contracts and				
other derivatives	\$ 8,730	\$ 1,315		\$ 10,045
Total current liabilities	\$ 1,018,071	\$ (133,317)		\$ 884,754
Total liabilities	\$ 1,751,845	\$ (133,317)		\$ 1,618,528
Partners equity				
Common unitholders	\$ 444,952	\$ (40,423)		\$ 404,529
General partner interest	\$ (332)	\$ (338)	(j)	\$ (670)
Total Global Partners LP equity	\$ 430,497	\$ (40,761)		\$ 389,736
Noncontrolling interest	\$ 40,953	\$ 602	(i)	\$ 41,555
Total partners equity	\$ 471,450	\$ (40,159)		\$ 431,291
Total liabilities and partners equity	\$ 2,223,295	\$ (173,476)		\$ 2,049,819

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 2. Restatement (continued)

The following is a summary of the adjustments to the Partnership s previously issued unaudited consolidated statement of operations for the three and six months ended June 30, 2013, the most significant of which relates to an aggregate of RIN adjustments totaling (\$5.8 million) and (\$44.9 million) for the three and six months ended June 30, 2013 (see footnotes (a)(f)(g)) (in thousands, except per unit data):

	Three Months Ended June 30, 2013						
		Previously Reported		Adju	ıstments		Restated
Cost of sales	\$	4,673,899	\$	4,060	(a)(b)(f)(g)(h)	\$	4,677,959
Gross profit	\$	97,857	\$	(4,060)	(a)(b)(f)(g)(h)	\$	93,797
Selling, general and administrative expenses	\$	27,077	\$	(1,397)	(e)	\$	25,680
Amortization	\$	5,677	\$	(903)	(c)	\$	4,774
Total operating expenses	\$	80,121	\$	(2,300)	(c)(e)	\$	77,821
Operating income	\$	17,736	\$	(1,760)	(a)(b)(c)(e)(f)(g)(h)	\$	15,976
Interest expense	\$	(9,024)	\$	(1,748)	(e)	\$	(10,772)
Income before income taxes	\$	8,712	\$	(3,508)	(a)(b)(c)(e)(f)(g)(h)	\$	5,204
Net income	\$	8,712	\$	(3,508)	(a)(b)(c)(e)(f)(g)(h)	\$	5,204
Net (loss) income attributable to							
noncontrolling interest	\$	(18)	\$	(361)	(i)	\$	(379)
Net income attributable to Global Partners							
LP	\$	8,694	\$	(3,869)		\$	4,825
General partner s interest in net income,							
including incentive distribution rights	\$	(796)	\$	32	(j)	\$	(764)
Limited partners interest in net income	\$	7,898	\$	(3,837)		\$	4,061
Basic net income per limited partner unit	\$	0.29	\$	(0.14)		\$	0.15
Diluted net income per limited partner unit	\$	0.29	\$	(0.14)		\$	0.15

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 2. Restatement (continued)

	Previously		Six Months En	nded June 30, 2013		
	Reported	·			Restated	
Cost of sales	\$ 10,167,237	\$	40,840	(a)(b)(f)(g)(h)	\$ 10,208,077	
Gross profit	\$ 193,709	\$	(40,840)	(a)(b)(f)(g)(h)	\$ 152,869	
Selling, general and administrative						
expenses	\$ 53,837	\$	(2,494)	(e)	\$ 51,343	
Amortization	\$ 10,053	\$	(1,505)	(c)	\$ 8,548	
Total operating expenses	\$ 154,597	\$	(3,999)	(c)(e)	\$ 150,598	
Operating income	\$ 39,112	\$	(36,841)	(a)(b)(c)(e)(f)(g)(h)	\$ 2,271	
Interest expense	\$ (17,940)	\$	(3,318)	(e)	\$ (21,258)	
Income before income taxes	\$ 21,172	\$	(40,159)	(a)(b)(c)(e)(f)(g)(h)	\$ (18,987)	
Net income	\$ 23,047	\$	(40,159)	(a)(b)(c)(e)(f)(g)(h)	\$ (17,112)	
Net loss (income) attributable to						
noncontrolling interest	\$ 472	\$	(602)	(i)	\$ (130)	
Net income attributable to Global						
Partners LP	\$ 23,519	\$	(40,761)		\$ (17,242)	
General partner s interest in net income,						
including incentive distribution rights	\$ (1,602)	\$	338	(j)	\$ (1,264)	
Limited partners interest in net income	\$ 21,917	\$	(40,423)		\$ (18,506)	
Basic net income per limited partner unit	\$ 0.80	\$	(1.48)		\$ (0.68)	
Diluted net income per limited partner						
unit	\$ 0.80	\$	(1.47)		\$ (0.67)	

The following is a summary of the adjustments to the Partnership s previously issued unaudited consolidated statement of comprehensive income for the three and six months ended June 30, 2013, the most significant of which relates to an aggregate of RIN adjustments totaling \$5.9 million (expense) and \$44.9 million (expense) for the three and six months ended June 30, 2013 (see footnotes (a)(f)(g)): (in thousands)

Three Months Ended June 30, 2013						
	•	A	djustments		Restated	
\$	8,712	\$	(3,508)	\$	5,204	
\$	12,020	\$	(3,508)	\$	8,512	
\$	(18)	\$	(361)	\$	(379)	
¢	12 002	ď	(2.960)	ď	8.133	
	\$ \$	### Previously Reported \$ 8,712 \$ 12,020 \$ (18)	Previously Reported A \$ 8,712 \$ \$ 12,020 \$ \$ (18) \$	Previously Reported Adjustments \$ 8,712 \$ (3,508) \$ 12,020 \$ (3,508)	Previously Reported Adjustments \$ 8,712 \$ (3,508) \$ \$ 12,020 \$ (3,508) \$ \$ (18) \$ (361) \$	

Six Months Ended June 30, 2013

	Previously Reported	Adjustments	Restated
Net income	\$ 23,047	\$ (40,159)	\$ (17,112)
Comprehensive income	\$ 28,594	\$ (40,159)	\$ (11,565)
Comprehensive loss attributable to			
noncontrolling interest	\$ 472	\$ (602)	\$ (130)
Comprehensive income attributable to Global			
Partners LP	\$ 29,066	\$ (40,761)	\$ (11,695)

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 2. Restatement (continued)

The following is a summary of the adjustments to the Partnership's previously issued unaudited consolidated statement of cash flows for the six months ended June 30, 2013, the most significant of which relates to an aggregate of RIN adjustments totaling (\$44.9 million) for the six months ended June 30, 2013 (see footnotes (a)(f)(g)) (in thousands):

	Previously		
	Reported	Adjustments	Restated
Net income	\$ 23,047	\$ (40,159)	\$ (17,112)
Depreciation and amortization	\$ 36,238	\$ (1,505)	\$ 34,733
Bad debt expense	\$ 1,569	\$ 823	\$ 2,392
Accounts receivable	\$ (48,354)	\$ 160,446	\$ 112,092
Inventories	\$ 281,023	\$ 13,712	\$ 294,735
Accounts payable	\$ 1,609	\$ (160,446)	\$ (158,837)
Change in fair value of forward fixed contracts	\$ 20,296	\$ 1,315	\$ 21,611
Accrued expenses, all other current liabilities and			
other long-term liabilities	\$ (23,885)	\$ 25,814	\$ 1,929
Net cash provided by operating activities	\$ 327,712		327,712

(a) To reduce previously reported RIN inventory as of June 30, 2013 by approximately \$9.9 million (expense) and \$13.7 million (expense), for the three and six months ended June 30, 2013, respectively.

(b) To reduce accrued liabilities related to the procurement of petroleum products by approximately \$3.2 million (income) and \$5.4 million (income) for the three and six months ended June 30, 2013 for accruals determined to no longer be warranted at the end of the reporting period.

(c) To correct the valuation of customer relationships and related amortization expense on such assets acquired in connection with the February 1, 2013 acquisition of a 60% membership interest in Basin Transload LLC. Specifically, the reduction in the value of customer relationships reflects the reversal of a customer relationship that was determined to not meet the criteria of a capitalizable intangible asset and, separately, a reduction in the cash flow period for another customer relationship that should have been considered at the time of the acquisition. The difference in the amortization expense for the three and six months ended June 30, 2013 of \$0.9 million and \$1.5 million, respectively, reflects the reduction in the value of customer relationships acquired of \$52.0 million and the reduction in the economic useful life of the remaining assets from five to two years.

(d) To reduce accounts receivable by \$160.4 million and accounts payable by \$160.4 million which reflect the netting of positive and negative product exchange balances with the same counterparty which has a right of offset.

- (e) Other adjustments to operating expenses include an increase to the allowance for doubtful accounts of \$349,000 and \$823,000 for the three and six months ended June 30, 2013, respectively, and an income statement reclassification of amortization of deferred financing fees from selling, general and administrative expenses to interest expense of \$1.7 million and \$3.3 million for the three and six months ended June 30, 2013, respectively.
- (f) To record the change in the RVO Deficiency of approximately \$6.5 million (expense) and \$9.1 million (expense) at the end of the reporting period for the three and six months ended June 30, 2013, respectively.
- (g) To record the change in the liability related to the losses on RIN forward commitments of \$10.6 million (income) and \$22.1 million (expense) for the three and six months June 30, 2013.
- (h) Other adjustments to costs of sales include a \$1.3 million (expense) correction in the fair value of oil related forward fixed price contracts for the three and six months ended June 30, 2013.
- (i) Represents impact of all adjustments to the net loss attributable to the non-controlling interest of \$361,000 (expense) and \$602,000 (expense), respectively, for the three and six months ended June 30, 2013.
- (j) Represents impact of all adjustments to the General Partner s interest in net income of \$32,000 (expense) and \$338,000 (expense) for the three and six months ended June 30, 2013, respectively.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 2. Restatement (continued)

The financial information reflected herein in the footnotes to these consolidated financial statements as of June 30, 2013 and for the three and six months then ended reflects the effects of the restatement described in the preceding paragraphs and tables.

Note 3. Business Combinations

2013 Acquisitions

Acquisition of Basin Transload LLC

On February 1, 2013, the Partnership acquired a 60% membership interest in Basin Transload, which operates two transloading facilities in Columbus and Beulah, North Dakota for crude oil and other products, with a combined rail loading capacity of 160,000 barrels per day. The purchase price, including expenditures related to certain capital expansion projects, was approximately \$91.1 million which the Partnership financed with borrowings under its credit facility.

The acquisition was accounted for using the purchase method of accounting in accordance with the Financial Accounting Standards Board s (FASB) guidance regarding business combinations. The Partnership s financial statements include the results of operations of its membership interest in Basin Transload subsequent to the acquisition date.

The purchase price allocation is considered preliminary, and additional adjustments may be recorded during the allocation period in accordance with the FASB s guidance regarding business combinations. The purchase price allocation will be finalized as the Partnership receives additional information relevant to the acquisition, including a final valuation of the assets purchased, including tangible and intangible assets, and liabilities assumed.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 3. Business Combinations (continued)

The following table presents the preliminary allocation of the purchase price to the estimated fair value of the assets acquired and liabilities assumed at the date of acquisition (in thousands):

Assets purchased:	
Accounts receivable	\$ 2,003
Prepaid expenses	68
Property and equipment	28,016
Intangibles	26,163
Total identifiable assets purchased	56,250
Liabilities assumed:	
Accounts payable	(1,326)
Total liabilities assumed	(1,326)
Net identifiable assets acquired	54,924
Noncontrolling interest	(40,000)
Goodwill	76,148
Net assets acquired	\$ 91,072

The Partnership engaged a third-party valuation firm to assist in the valuation of the Partnership s interest in Basin Transload s property and equipment and intangibles and noncontrolling interest. The Partnership s third party valuation firm primarily used the replacement cost methodology to value property and equipment, adjusted for depreciation associated with the age and estimated condition of the assets. The income approach was used to value the intangible assets, which consist principally of one customer relationship.

The fair value of the noncontrolling interest has been primarily developed by a third-party valuation firm based on the fair value of the acquired business as a whole, reduced by the consideration paid by management to obtain control. This fair value of the business was estimated based on the fair value of Basin Transload s net assets and applying a reasonable control premium.

The fair values of the remaining Basin Transload assets and liabilities noted above approximate their carrying values at February 1, 2013. It is possible that once the Partnership receives the completed valuations on the property and equipment, intangible assets and noncontrolling interest, the final purchase price accounting may be different than what is presented above.

The preliminary purchase price for the acquisition was allocated to assets acquired and liabilities assumed based on their estimated fair values. The Partnership then allocated the purchase price in excess of net tangible assets acquired to identifiable intangible assets, based upon on their

estimates and assumptions. Any excess purchase price over the fair value of the net tangible and intangible assets acquired was allocated to goodwill.

The Partnership utilized accounting guidance related to intangible assets which lists the pertinent factors to be considered when estimating the useful life of an intangible asset. These factors include, in part, a review of the expected use by the Partnership of the assets acquired, the expected useful life of another asset (or group of assets) related to the acquired assets and legal, regulatory or other contractual provisions that may limit the useful life of an acquired asset. The Partnership amortizes these intangible assets over their estimated useful lives which is consistent with the estimated undiscounted future cash flows of these assets.

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GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 3. Business Combinations (continued)

As part of the purchase price allocation, identifiable intangible assets include customer relationships that are being amortized over two years. Amortization expense amounted to \$3.0 million and \$5.0 million for the three and six months ended June 30, 2013, respectively. The following table presents the estimated remaining amortization expense for intangible assets acquired in connection with the acquisition (in thousands):

2013 (7/1/13	12/31/13)	\$ 5,957
2014		12,111
2015		2,969
Total		\$ 21,037

The \$76.1 million of goodwill was assigned to the Wholesale reporting unit. The goodwill recognized is attributed to the unique origin of the acquired locations through which the Partnership s customers can efficiently supply cost-competitive crude oil to destinations on the East and West Coasts. The goodwill is deductible for income tax purposes.

Acquisition of Cascade Kelly Holdings LLC

On February 15, 2013, the Partnership acquired 100% of the membership interests in Cascade Kelly, which owns a West Coast crude oil and ethanol facility near Portland, Oregon. The total cash purchase price was approximately \$94.2 million which the Partnership funded with borrowings under its credit facility and with proceeds from the issuance of the Partnership s unsecured 8.00% senior notes due 2018 (see Note 7). The transaction includes a rail transloading facility serviced by the Burlington Northern Santa Fe Railway, 200,000 barrels of storage capacity, a deepwater marine terminal with access to a 1,200-foot leased dock and the largest ethanol plant on the West Coast. Situated along the Columbia River in Clatskanie, Oregon, the site is located on land leased under a long-term agreement from the Port of St. Helens.

The acquisition was accounted for using the purchase method of accounting in accordance with the FASB s guidance regarding business combinations. The Partnership s financial statements include the results of operations of Cascade Kelly subsequent to the acquisition date.

The purchase price allocation is considered preliminary, and additional adjustments may be recorded during the allocation period in accordance with the FASB s guidance regarding business combinations. The purchase price allocation will be finalized as the Partnership receives additional information relevant to the acquisition, including a final valuation of the assets purchased, including tangible and intangible assets, and liabilities assumed.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 3. Business Combinations (continued)

The following table presents the preliminary allocation of the purchase price to the estimated fair value of the assets acquired and liabilities assumed at the date of acquisition (in thousands):

Assets purchased:	
Accounts receivable	\$ 296
Inventory	517
Prepaid expenses	96
Property and equipment	45,100
Total identifiable assets purchased	46,009
Liabilities assumed:	
Accounts payable	(1,428)
Other current liabilities	(1,507)
Total liabilities assumed	(2,935)
Net identifiable assets acquired	43,074
Goodwill	51,105
Net assets acquired	\$ 94,179

Management is in the process of evaluating the purchase price accounting. The Partnership engaged a third-party valuation firm to assist in the valuation of Cascade Kelly s property and equipment and possible intangibles. Although the valuation has commenced, it remains in the early stages of progress. Therefore, management continues to rely on its original estimate of fair value for property and equipment in the table above of \$45.1 million which was developed by management based on their estimates, assumptions and acquisition history.

The fair values of the remaining Cascade Kelly assets and liabilities noted above approximate their carrying values at February 15, 2013. It is possible that once the Partnership receives the completed valuations on the property and equipment, the final purchase price accounting may be different than what is presented above.

The preliminary purchase price for the acquisition was allocated to assets acquired and liabilities assumed based on their estimated fair values. The Partnership then allocated the purchase price in excess of net tangible assets acquired to identifiable intangible assets, if any, based upon on their estimates and assumptions. Any excess purchase price over the fair value of the net tangible and intangible assets acquired was allocated to goodwill.

The \$51.1 million of goodwill was assigned to the Wholesale reporting unit. The goodwill recognized is primarily attributed to the crude oil facility and, to a lesser extent, the ethanol plant, which will strategically enhance the Partnership s network of origin and destination assets and extend the Partnership s virtual pipeline to the West Coast. The goodwill is deductible for income tax purposes.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 3. Business Combinations (continued)

2012 Acquisition

Alliance Energy LLC On March 1, 2012, pursuant to a Contribution Agreement between the Partnership and AE Holdings (the Contribution Agreement), the Partnership acquired from AlHoldings 100% of the outstanding membership interests in Alliance, a gasoline distributor and operator of gasoline stations and convenience stores. The aggregate purchase price of the acquisition was approximately \$312.4 million, consisting of both cash and non-cash components. Alliance was an affiliate of the Partnership as Alliance was owned by AE Holdings which is approximately 95% owned by members of the Slifka family. Both the Partnership and Alliance shared certain common directors.

The acquisition was accounted for using the purchase method of accounting in accordance with the FASB s guidance regarding business combinations. The Partnership s financial statements include the results of operations of Alliance subsequent to the acquisition date.

The purchase price includes cash consideration of \$181.9 million which was funded by the Partnership through additional borrowings under its revolving credit facility. The consideration also includes the issuance of 5,850,000 common units representing limited partner interests in the Partnership which had a fair value of \$22.31 per unit on March 1, 2012, resulting in equity consideration of \$130.5 million.

The purchase price for the acquisition was allocated to assets acquired and liabilities assumed based on their estimated fair values with the exception of environmental liabilities which were recorded on an undiscounted basis (see Note 12). The Partnership then allocated the purchase price in excess of net tangible assets acquired to identifiable intangible assets, based upon a valuation from an independent third party. Any excess purchase price over the fair value of the net tangible and intangible assets acquired was allocated to goodwill and assigned to the Gasoline Distribution and Station Operations reporting unit.

Goodwill The following table presents a summary roll forward of the Partnership's goodwill at June 30, 2013 (in thousands):

	 odwill at ember 31, 2012	013 litions	Jı	odwill at une 30, 2013
Acquisition of Alliance (1)	\$ 31,151	\$	\$	31,151
Acquisition of gasoline stations from Mutual Oil Company (1)	1,175			1,175

Acquisition of 60% interest in Basin Transload (2)		76,148	76,148
Acquisition of Cascade Kelly (2)		51,105	51,105
Total	\$ 32,326 \$	127,253 \$	159,579

- (1) Goodwill allocated to the Gasoline Distribution and Station Operations reporting unit
- (2) Goodwill allocated to the Wholesale reporting unit

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 3. Business Combinations (continued)

Supplemental Pro-Forma Information Revenues and net income included in the Partnership s consolidated operating results for Basin Transload from January 1, 2013 to February 1, 2013, the acquisition date, and for Cascade Kelly from January 1, 2013 to February 15, 2013, the acquisition date, were immaterial. Accordingly, the supplemental pro-forma information for the six months ended June 30, 2013 is consistent with the amounts reported in the accompanying statement of income for the six months ended June 30, 2013.

The following unaudited pro-forma information presents the consolidated results of income of the Partnership as if the acquisitions of Basin Transload, Cascade Kelly and Alliance occurred at the beginning of the period presented, with pro-forma adjustments to give effect to intercompany sales and certain other adjustments (in thousands, except per unit data):

	Six Months Ended une 30, 2012
Sales	\$ 8,135,917
Net income (loss)	\$ (5,077)
Basic net income per limited partner unit	\$ (0.19)
Diluted net income per limited partner unit	\$ (0.19)

The Partnership s 60% interest in Basin Transload s sales and net loss included in the Partnership s consolidated operating results from Februlary 2013, the acquisition date, through the period ended June 30, 2013 were \$4.0 million and \$0.7 million, respectively. Cascade Kelly s sales and net loss included in the Partnership s consolidated operating results from February 5, 2013, the acquisition date, through the period ended June 30, 2013 were \$4.7 million and \$0.8 million, respectively.

Note 4. Net Income (Loss) Per Limited Partner Unit

Under the Partnership s partnership agreement, for any quarterly period, the incentive distribution rights (IDRs) participate in net income (loss) only to the extent of the amount of cash distributions actually declared, thereby excluding the IDRs from participating in the Partnership s undistributed net income or losses. Accordingly, the Partnership s undistributed net income (loss) is assumed to be allocated to the common unitholders, or limited partners interest, and to the General Partner s general partner interest.

At June 30, 2013 and December 31, 2012, common units outstanding as reported in the accompanying consolidated financial statements excluded 36,777 and 119,915 common units, respectively, held on behalf of the Partnership pursuant to its repurchase program. These units are not deemed outstanding for purposes of calculating net income per limited partner unit (basic and diluted).

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 4. Net Income (Loss) Per Limited Partner Unit (continued)

The following table provides a reconciliation of net income (loss) and the assumed allocation of net income to the limited partners interest for purposes of computing net income (loss) per limited partner unit for the three and six months ended June 30, 2013 and 2012 (in thousands, except per unit data):

		Three]	nths Ended Limited Partner	Ge	30, 2013 eneral ertner		Thi	I	lonths End Limited Partner	Ge	ne 30, 20 neral rtner	12	
Numerator:		Total]	Interest	In	terest	IDRs	Total	I	nterest	Int	terest]	DRs
Net income attributable														
to Global Partners LP	\$	4,825	\$	4,061	\$	764	\$	\$ 18,515	\$	18,206	\$	309	\$	
Declared distribution	\$	16,975	\$	16,116	\$	135	\$ 724	\$ 14,781	\$	14,401	\$	121	\$	259
Assumed allocation of														
undistributed net														
income		(12,150)		(12,055)		(95)		3,734		3,805		(71)		
Assumed allocation of														
net income	\$	4,825	\$	4,061	\$	40	\$ 724	\$ 18,515	\$	18,206	\$	50	\$	259
Denominator:														
Basic weighted average lim	ited par	tner units												
outstanding				27,394						27,376				
Dilutive effect of phantom	units			97						173				
Diluted weighted average li	imited p	artner												
units outstanding				27,491						27,549				
_														
Basic net income per limite	d partne	er unit	\$	0.15					\$	0.67				
Diluted net income per limi	_		\$	0.15					\$	0.66				

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 4. Net Income (Loss) Per Limited Partner Unit (continued)

Numerator:		S]	Ionths Ende Limited Partner Interest	(I	ne 30, 2013 General Partner nterest		IDRs		Si	I. P	onths Ender imited Partner nterest	G P	ne 30, 2012 General Partner nterest		DRs
Net (loss) income		Total		interest		nterest		IDKS		Total		interest	1.	iitei est		DKS
attributable to Global Partners LP (1)	\$	(17,242)	\$	(18,506)	\$	1,264	\$		\$	17,115	\$	16,698	\$	417	\$	
D 1 11' ('1 ('	Ф	00.771	ф	22.005	Ф	260	ф	1 407	ф	20.767	Ф	00.117	Ф	226	Ф	41.4
Declared distribution Adjustment to distribution in connection with the	\$	33,771	\$	32,095	\$	269	\$	1,407	\$	28,767	\$	28,117	\$	236	\$	414
Alliance acquisition (2)										(1,929)		(1,929)				
Adjusted declared distribution		33,771		32,095		269		1,407		26,838		26,188		236		414
Assumed allocation of undistributed net (loss)																
income		(51,013)		(50,601)		(412)				(9,723)		(9,490)		(233)		
Assumed allocation of net (loss) income	\$	(17,242)	\$	(18,506)	\$	(143)	\$	1,407	\$	17,115	\$	16,698	\$	3	\$	414
Denominator:																
Basic weighted average limited partner units																
outstanding				27,358								25,466				
Dilutive effect of phantom units Diluted weighted				96								172				
average limited partner units outstanding				27,454								25,638				
D : (1):																
Basic net (loss) income per limited partner unit			\$	(0.68)							\$	0.66				
Diluted net (loss) income per limited																
partner unit (3)			\$	(0.68)							\$	0.65				

⁽¹⁾ Calculation includes the effect of the March 1, 2012 issuance of 5,850,000 common units in connection with the acquisition of Alliance. As a result, the general partner interest was 0.83% for the six months ended June 30, 2013 and, based on a weighted average, 0.95% for the six months ended June 30, 2012.

- (2) In connection with the acquisition of Alliance on March 1, 2012 and the issuance of 5,850,000 common units, the Contribution Agreement provided that any declared distribution for the first quarter of 2012 reflect the seller s actual period of ownership during that quarter. The payment by the seller of \$1.9 million reflects the timing of the transaction (March 1), the seller s 31 days of actual unit ownership in the 91 days of the quarter and the net receipt by seller (\$1.0 million) of a pro-rated portion of the quarterly cash distribution of \$0.50 per unit paid on the issued 5,850,000 common units.
- (3) Basic units were used to calculate diluted net income per limited partner unit for the six months ended June 30, 2013 as using the effects of the phantom units would have an anti-dilutive effect on income per limited partner unit.

On April 24, 2013, the board of directors of the General Partner declared a quarterly cash distribution of \$0.5825 per unit for the period from January 1, 2013 through March 31, 2013. On July 23, 2013, the board of directors of the General Partner declared a quarterly cash distribution of \$0.5875 per unit for the period from April 1, 2013 through June 30, 2013. These declared cash distributions result in incentive distributions to the General Partner, as the holder of the IDRs, and enable the Partnership to exceed its second target level distribution with respect to such IDRs. See Note 9, Cash Distributions for further information.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 5. Inventories

Except for its convenience store inventory and its RIN inventory, the Partnership hedges substantially all of its inventory, primarily through futures contracts. These futures contracts are entered into when inventory is purchased and are designated as fair value hedges against the inventory on a specific barrel basis. Changes in the fair value of these contracts, as well as the offsetting gain or loss on the hedged inventory item, are recognized in earnings as an increase or decrease in cost of sales. All hedged inventory is valued using the lower of cost, as determined by specific identification, or market. Prior to sale, hedges are removed from specific barrels of inventory, and the then unhedged inventory is sold and accounted for on a first-in, first-out basis. In addition, the Partnership has convenience store inventory and RIN inventory which are carried at the lower of historical cost or market. Inventory from Cascade Kelly was nominal at June 30, 2013 and is carried at the lower of cost or market.

Inventories consisted of the following (in thousands):

	J	une 30, 2013	December 31, 2012
Distillates: home heating oil, diesel and kerosene	\$	91,271	\$ 235,029
Gasoline		76,070	144,269
Gasoline blendstocks		59,638	119,932
Renewable identification numbers (RINs)		3,911	19,384
Residual oil and crude oil		100,184	109,423
Propane and other		2,568	
Convenience store inventory		6,807	6,630
Total	\$	340,449	\$ 634,667

In addition to its own inventory, the Partnership has exchange agreements for petroleum products with unrelated third-party suppliers, whereby it may draw inventory from these other suppliers and suppliers may draw inventory from the Partnership. Positive exchange balances are accounted for as accounts receivable and amounted to \$28.1 million and \$120.9 million at June 30, 2013 and December 31, 2012, respectively. Negative exchange balances are accounted for as accounts payable and amounted to \$41.5 million and \$139.5 million at June 30, 2013 and December 31, 2012, respectively. Exchange transactions are valued using current inventory levels.

Note 6. Derivative Financial Instruments

Accounting and reporting guidance for derivative instruments and hedging activities requires that an entity recognize derivatives as either assets or liabilities on the balance sheet and measure the instruments at fair value. Changes in the fair value of the derivative are to be recognized

currently in earnings, unless specific hedge accounting criteria are met. The Partnership principally uses derivative instruments to hedge the commodity risk associated with its inventory and product purchases and sales and to hedge variable interest rates associated with the Partnership s credit facilities.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 6. Derivative Financial Instruments (continued)

The following table presents the volume of activity related to the Partnership s derivative financial instruments at June 30, 2013:

Uı	nits (1)	Unit of Measure
	10,673	Thousands of barrels
	(13,471)	Thousands of barrels
	6,643	Thousands of decatherms
	(6,643)	Thousands of decatherms
\$	100.0	Millions of U.S. dollars
\$	100.0	Millions of U.S. dollars
\$	100.0	Millions of U.S. dollars
\$	20.2	Millions of Canadian dollars
\$	19.2	Millions of U.S. dollars
	\$ \$ \$	\$ 100.0 \$ 100.0 \$ 20.2

⁽¹⁾ Number of open positions and gross notional amounts do not quantify risk or represent assets or liabilities of the Partnership, but are used in the calculation of daily cash settlements under the contracts.

(2) All-in forward rate Canadian dollars (CAD) \$1.0521 to USD \$1.00.

Fair Value Hedges

The Partnership enters into futures contracts in the normal course of business to reduce the risk of loss of inventory value, which could result from fluctuations in market prices. These futures contracts are designated as fair value hedges against the inventory with specific futures contracts matched to specific barrels of inventory. As a result of the Partnership s hedge designation on these transactions, the futures contracts are recorded on the Partnership s consolidated balance sheet and market through the use of independent markets based on the prevailing market prices of such instruments at the date of valuation. Likewise, the underlying inventory being hedged is also marked to market. Changes in the fair value of the futures contracts, as well as the change in the fair value of the hedged inventory, are recognized in the consolidated statement of income through cost of sales. These futures contracts are settled on a daily basis by the Partnership through brokerage

margin accounts.

The Partnership s futures contracts are settled daily; therefore, there was no corresponding asset or liability on the Partnership s consolidated balance sheet related to these contracts at June 30, 2013 and December 31, 2012. These contracts remain open until their contract end date. The daily settlement of these futures contracts is accomplished through the use of brokerage margin deposit accounts.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 6. Derivative Financial Instruments (continued)

The following table presents the hedge ineffectiveness from derivatives involved in fair value hedging relationships recognized in the Partnership's consolidated statements of operations for the three and six months ended June 30, 2013 and 2012 (in thousands):

				Ar	nount of Gain (I Income on		8		
Derivatives in Fair Value	Location of Gain (Loss) Recognized in		Three Moi Jun	nths E	nded		ed		
Hedging Relationships	Income on Derivative		2013		2012		2013	2012	
Futures contracts	Cost of sales	\$	30,486	\$	80,430	\$	20,101	\$	(9,448)
				An	nount of Gain (I	Loss) R	ecognized in		
					Income on H	-			
Hedged Items in Fair Value	Location of Gain (Loss) Recognized in		Three Moi Jun	nths Ei e 30,	nded		Six Mont Jun	hs End e 30,	ed
Hedged Relationships	Income on Hedged Items		2013		2012		2013		2012
Inventories	Cost of sales	\$	(29.974)	\$	(80.354)	\$	(19.578)	\$	9.602

Cash Flow Hedges

The Partnership utilizes various interest rate derivative instruments to hedge variable interest rate on its debt. These derivative instruments are designated as cash flow hedges of the underlying debt. To the extent such hedges are effective, the changes in the fair value of the derivative instrument are reported as a component of other comprehensive income (loss) and reclassified into interest expense or interest income in the same period during which the hedged transaction affects earnings.

In September 2008, the Partnership executed a zero premium interest rate collar with a major financial institution. The collar, which became effective on October 2, 2008 and expires on October 2, 2013, is used to hedge the variability in cash flows in monthly interest payments made on \$100.0 million of one-month LIBOR-based borrowings on the credit facility (and subsequent refinancings thereof) due to changes in the one-month LIBOR rate.

In October 2009, the Partnership executed an interest rate swap with a major financial institution. The swap, which became effective on May 16, 2011 and expires on May 16, 2016, is used to hedge the variability in interest payments due to changes in the one-month LIBOR swap curve with respect to \$100.0 million of one-month LIBOR-based borrowings on the credit facility at a fixed rate of 3.93%.

In April 2011, the Partnership executed an interest rate cap with a major financial institution. The rate cap, which became effective on April 13, 2011 and expires on April 13, 2016, is used to hedge the variability in interest payments due to changes in the one-month LIBOR rate above 5.5% with respect to \$100.0 million of one-month LIBOR-based borrowings on the credit facility.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 6. Derivative Financial Instruments (continued)

The following table presents the fair value of the Partnership s derivative instruments involved in cash flow hedging relationships and their location in the Partnership s consolidated balance sheets at June 30, 2013 and December 31, 2012 (in thousands):

Derivatives Designated as Hedging Instruments	Balance Sheet Location	20	e 30, 113 Value	ecember 31, 2012 Fair Value
Asset derivatives				
Interest rate cap	Other assets	\$	92	\$ 35
Liability derivatives				
Interest rate collar	Other long-term liabilities	\$	642	\$ 1,868
Interest rate swap	Other long-term liabilities		9,295	11,534
Total liability derivatives		\$	9,937	\$ 13,402

The following table presents the amount of net gains and losses from derivatives involved in cash flow hedging relationships recognized in the Partnership s consolidated statements of operations and partners equity for the three and six months ended June 30, 2013 and 2012 (in thousands):

Derivatives in Cash Flow Hedging Relationship	C Ju	mount of Recognize omprehen on Deri Three Morne 30, 2013	d in Oth sive Ind vatives iths End Jur	her come	on Do (Ineffectiv and Amo from E	ed in Income erivatives veness Portion unt Excluded ffectiveness esting) onths Ended June 30, 2012	C Ju	mount of C Recognizer omprehens on Deri Six Month ne 30,	d in Otl sive Inc vatives hs Ende Jui	ner come	on De (Ineffective and Amou from Ef	ed in Income rivatives eness Portion int Excluded fectiveness sting) iths Ended June 30, 2012
Interest rate collar	\$	611	\$	545	\$	\$	\$	1,226	\$	860	\$	\$
Interest rate swap		1,376		(383)				2,239		56		
Interest rate cap		62		(204)				57		(227)		
Total	\$	2,049	\$	(42)	\$	\$	\$	3,522	\$	689	\$	\$

Ineffectiveness related to the interest rate collar and the interest rate swap is recognized as interest expense and was immaterial for the three and six months ended June 30, 2013 and 2012. The effective portion related to the interest rate collar that was originally reported in other comprehensive income and reclassified to earnings was \$0.7 million and \$0.6 million for the three months ended June 30, 2013 and 2012,

respectively, and \$1.3 million and \$1.2 million for the six months ended June 30, 2013 and 2012, respectively. None of the effective portion related to the interest rate cap that was originally reported in other comprehensive income was reclassified into earnings for the three and six months ended June 30, 2013 and 2012.

Other Derivative Activity

The Partnership uses futures contracts, and occasionally swap agreements, to hedge its commodity exposure under forward fixed price purchase and sale commitments on its products. These derivatives are not designated by the Partnership as either fair value hedges or cash flow hedges. Rather, the forward fixed price purchase and sales commitments, which meet the definition of a derivative, are reflected in the Partnership's consolidated balance sheet. The related futures contracts (and swaps, if applicable) are also reflected in the Partnership's consolidated balance sheet, thereby creating an economic hedge. Changes in the fair value of the futures contracts (and swaps, if applicable), as well as offsetting gains or losses due to the change in the fair value of forward fixed price purchase and sale commitments, are recognized in the consolidated statement of income through cost of sales. These futures contracts are settled on a daily basis by the Partnership through brokerage margin accounts.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 6. Derivative Financial Instruments (continued)

While the Partnership seeks to maintain a position that is substantially balanced within its product purchase activities, it may experience net unbalanced positions for short periods of time as a result of variances in daily sales and transportation and delivery schedules as well as other logistical issues inherent in the business, such as weather conditions. In connection with managing these positions, maintaining a constant presence in the marketplace and managing the futures market outlook for future anticipated inventories, which are necessary for its business, the Partnership engages in a controlled trading program for up to an aggregate of 250,000 barrels of products at any one point in time. Any derivatives not involved in a direct hedging activity are marked to market and recognized in the consolidated statement of income through cost of sales.

The Partnership also markets and sells natural gas and propane by entering into forward purchase commitments for natural gas and propane when it enters into arrangements for the forward sale commitment of product for physical delivery to third-party users. The Partnership reflects the fair value of forward fixed purchase and sales commitments in its consolidated balance sheet. Changes in the fair value of the forward fixed price purchase and sale commitments are recognized in the consolidated statement of income through cost of sales.

During the three and six months ended June 30, 2013, the Partnership entered into forward currency contracts to hedge certain foreign denominated (Canadian) product purchases. These forward contracts are not designated and are reflected in the consolidated balance sheet. Changes in the fair values of these forward currency contracts are reflected in cost of sales.

Similar to the futures contracts used by the Partnership to hedge its inventory, the Partnership s futures contracts are settled daily and, accordingly, there was no corresponding asset or liability in the Partnership s consolidated balance sheets related to these contracts at June 30, 2013 and December 31, 2012. These contracts remain open until their contract end date. The daily settlement of these futures contracts is accomplished through the use of brokerage margin deposit accounts.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 6. Derivative Financial Instruments (continued)

The following table summarizes the derivatives not designated by the Partnership as either fair value hedges or cash flow hedges and their respective fair values and location in the Partnership s consolidated balance sheets at June 30, 2013 and December 31, 2012 (in thousands):

Summary of Other Derivatives	Item Pertains to	Balance Sheet Location		June 30, 2013 Fair Value		cember 31, 2012 Fair Value
Asset Derivatives						
Forward purchase commitments	Gasoline and Gasoline Blendstocks	(1)	\$	636	\$	131
	Crude Oil	(1)				15,127
	Residual Oil	(1)				285
Total forward purchase commitments				636		15,543
Forward sales commitments	Gasoline and Gasoline Blendstocks	(1)		407		30,928
	Distillates	(1)		847		
	Natural Gas	(1)		50		1,591
	Propane	(1)		82		
Total forward sales commitments	·			1,386		32,519
Total forward fixed price contracts				2,022		48,062
Foreign currency forward contract	Foreign Denominated Sales	(2)		380		145
Total asset derivatives			\$	2,402	\$	48,207
T. Life D. C. of						
Liability Derivatives		(2)	ф	116	ф	27.604
Forward purchase commitments	Gasoline and Gasoline Blendstocks	(3)	\$	116	\$	27,604
	Crude Oil Residual Oil	(3)		8,990		
		(3)		277		0.171
	Distillates Natural Gas	(3)		516 49		2,171 1,576
	Propane	(3)		97		1,376
Total forward purchase commitments	Fropalie	(3)		10,045		31,351
Total forward purchase communicitis				10,043		31,331
Forward sales commitments	Gasoline and Gasoline Blendstocks	(3)				173
	Distillates	(3)				2,950
Total forward sales commitments						3,123
Total obligations on forward fixed price contracts			\$	10,045	\$	34,474

- (1) Fair value of forward fixed price contracts
- (2) Prepaid expenses and other current assets
- (3) Obligations on forward fixed price contracts

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 6. Derivative Financial Instruments (continued)

The following table presents the amount of gains and losses from derivatives not involved in a hedging relationship recognized in the Partnership s consolidated statements of operations for the three and six months ended June 30, 2013 and 2012 (in thousands):

	Location of Gain (Loss) Recognized		V V-	l in Incon ivatives	ne		V V-	l in Incon ivatives	ne
Derivatives Not Designated as Hedging Instruments	in Income on Derivatives	-	Three Mont June 30, 2013		ed ine 30, 2012	Six Mo June 30, 2013		_	ne 30, 2012
Product contracts	Cost of sales	\$	2,981	\$	2,872	\$	3,647	\$	4,604
Foreign currency contracts Total	Cost of sales	\$	555 3,536	\$	(39) 2,833	\$	234 3,881	\$	(39) 4,565

Credit Risk

The Partnership s derivative financial instruments do not contain credit risk related to other contingent features that could cause accelerated payments when these financial instruments are in net liability positions.

The Partnership is exposed to credit loss in the event of nonperformance by counterparties of forward purchase and sale commitments, futures contracts and swap agreements, but the Partnership has no current reason to expect any material nonperformance by any of these counterparties. Futures contracts, the primary derivative instrument utilized by the Partnership, are traded on regulated exchanges, greatly reducing potential credit risks. The Partnership utilizes primarily three clearing brokers, all major financial institutions, for all New York Mercantile Exchange (NYMEX) and Chicago Mercantile Exchange (CME) derivative transactions and the right of offset exists. Accordingly, the fair value of derivative instruments is presented on a net basis in the consolidated balance sheets. Exposure on forward purchase and sale commitments and swap agreements is limited to the amount of the recorded fair value as of the balance sheet dates.

Note 7. Debt

Credit Agreement

The Partnership entered into an Amended and Restated Credit A	Agreement dated May 14, 2010, as amended (the Credit Agreement). To	otal
available commitments under the Credit Agreement are \$1.615	billion. The Credit Agreement will mature on May 14, 2015.	

As of June 30, 2013, there were three facilities under the Credit Agreement:

- a working capital revolving credit facility to be used for working capital purposes and letters of credit in the principal amount equal to the lesser of the Partnership's borrowing base and \$1.0 billion;
- a \$500.0 million revolving credit facility to be used for acquisitions and general corporate purposes; and
- a \$115.0 million term loan that will mature on January 31, 2014.

In addition, the Credit Agreement has an accordion feature whereby the Partnership may request on the same terms and conditions of its then existing Credit Agreement, provided no Event of Default (as defined in the Credit Agreement) then exists, an increase to the working capital revolving credit facility, the revolving credit facility or both by up to another \$250.0 million, in the aggregate, for a total credit facility of up to \$1.865 billion. Any such request for an increase by the Partnership must be in a minimum amount of \$5.0 million. The Partnership cannot provide assurance, however, that its lending group will agree to fund any request by the Partnership for additional amounts in excess of the total available commitments of \$1.615 billion.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 7. Debt (continued)

In addition, the Credit Agreement includes a swing line pursuant to which Bank of America, N.A., as the swing line lender, may make swing line loans in an aggregate amount equal to the lesser of (a) \$35.0 million and (b) the Aggregate WC Commitments (as defined in the Credit Agreement). Swing line loans will bear interest at the Base Rate (as defined in the Credit Agreement). The swing line is a sub-portion of the working capital revolving credit facility and is not an addition to the total available commitments of \$1.615 billion.

Pursuant to the Credit Agreement, and in connection with any agreement by and between a Loan Party and a Lender (as such terms are defined in the Credit Agreement) or affiliate thereof (an AR Buyer), a Loan Party may sell certain of its accounts receivables to an AR Buyer (the Receivables Sales Agreement). Also pursuant to the Credit Agreement, the Loan Parties are permitted to sell or transfer any account receivable to an AR Buyer only to the extent that (i) no Default or Event of Default (as such terms are defined in the Credit Agreement) has occurred and is continuing or would exist after giving effect to any such sale or transfer; (ii) such accounts receivable are sold for cash; (iii) the cash purchase price to be paid to the selling Loan Party for each account receivable is not less than the amount of credit such Loan Party would have been able to get for such account receivable had such account receivable been included in the Borrowing Base (as defined in the Credit Agreement) or, to the extent such account receivable is not otherwise eligible to be included in the Borrowing Base, then the cash purchase price to be paid is not less than 85% of the face amount of such account receivable; (iv) such account receivable is sold pursuant to a Receivables Sales Agreement; (v) the Loan Parties have complied with the notice requirement set forth in the Credit Agreement; (vi) neither the AR Buyer nor the Administrative Agent has delivered any notice of a termination event; (vii) the aggregate amount of the accounts receivable sold to one or more AR Buyers which has not yet been collected will not exceed \$75.0 million at any time; and (viii) the cash proceeds received from the applicable Loan Party in connection with such sale will be used to immediately repay any outstanding WC Loans (as defined in the Credit Agreement).

Availability under the Partnership s working capital revolving credit facility is subject to a borrowing base which is redetermined from time to time and based on specific advance rates on eligible current assets. Under the Credit Agreement, the Partnership s borrowings under the working capital revolving credit facility cannot exceed the then current borrowing base. Availability under the Partnership s borrowing base may be affected by events beyond the Partnership s control, such as changes in petroleum product prices, collection cycles, counterparty performance, advance rates and limits, and general economic conditions. These and other events could require the Partnership to seek waivers or amendments of covenants or alternative sources of financing or to reduce expenditures. The Partnership can provide no assurance that such waivers, amendments or alternative financing could be obtained or, if obtained, would be on terms acceptable to the Partnership.

Commencing November 16, 2012, borrowings under the working capital revolving credit facility bear interest at (1) the Eurodollar rate plus 2.00% to 2.50%, (2) the cost of funds rate plus 2.00% to 2.50%, or (3) the base rate plus 1.00% to 1.50%, each depending on the Utilization Amount (as defined in the Credit Agreement). From January 1, 2012 through November 15, 2012, borrowings under the working capital revolving credit facility bore interest at (1) the Eurodollar rate plus 2.50% to 3.00%, (2) the cost of funds rate plus 2.50% to 3.00%, or (3) the base rate plus 1.50% to 2.00%, each depending on the pricing level provided in the Credit Agreement, which in turn depended upon the Utilization Amount (as defined in the Credit Agreement).

Commencing November 16, 2012, borrowings under the revolving credit facility bear interest at (1) the Eurodollar rate plus 2.50% to 3.50%, (2) the cost of funds rate plus 2.50% to 3.50%, or (3) the base rate plus 1.50% to 2.50%, each depending on the Combined Total Leverage Ratio (as defined in the Credit Agreement). From January 1, 2012 through November 15, 2012, borrowings under the revolving credit facility bore interest at (1) the Eurodollar rate plus 3.00% to 3.875%, (2) the cost of funds rate plus 3.00% to 3.875%, or (3) the base rate plus 2.00% to 2.875%, each depending on the pricing level provided in the Credit Agreement, which in turn depended upon the Combined Total Leverage Ratio (as defined in the Credit Agreement).

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 7. Debt (continued)

Borrowings under the term loan bear interest at either the Eurodollar rate or the cost of funds rate, in each case plus 3.50%, or the base rate plus 2.50%.

The average interest rates for the Credit Agreement were 4.5% and 4.1% for the three months ended June 30, 2013 and 2012, respectively, and 4.3% and 4.1% for the six months ended June 30, 2013 and 2012, respectively.

The Partnership currently has a zero premium interest rate collar, an interest rate swap and an interest rate cap, all of which are used to hedge the variability in interest payments under the Credit Agreement due to changes in LIBOR rates. See Note 6 for additional information on these cash flow hedges.

The Partnership incurs a letter of credit fee of 2.00% 2.50% per annum for each letter of credit issued. In addition, the Partnership incurs a commitment fee on the unused portion of each facility under the Credit Agreement, ranging from 0.375% to 0.50% per annum.

The Partnership classifies a portion of its working capital revolving credit facility as a long-term liability because the Partnership has a multi-year, long-term commitment from its bank group. The long-term portion of the working capital revolving credit facility was \$211.5 million and \$340.8 million at June 30, 2013 and December 31, 2012, respectively, representing the amounts expected to be outstanding during the entire year. In addition, the Partnership classifies a portion of its working capital revolving credit facility as a current liability because it repays amounts outstanding and reborrows funds based on its working capital requirements. The current portion of the working capital revolving credit facility was approximately \$0 and \$83.7 million at June 30, 2013 and December 31, 2012, respectively, representing the amounts the Partnership expects to pay down during the course of the year.

As of June 30, 2013, the Partnership had total borrowings outstanding under the Credit Agreement of \$701.2 million, including \$374.7 million outstanding on the revolving credit facility and \$115.0 million outstanding on the term loan which was used to acquire a 60% membership interest in Basin Transload and a portion of all of the outstanding membership interests in Cascade Kelly. In addition, the Partnership had outstanding letters of credit of \$301.9 million. Subject to borrowing base limitations, the total remaining availability for borrowings and letters of credit was \$611.9 million and \$218.9 million at June 30, 2013 and December 31, 2012, respectively.

The Credit Agreement is secured by substantially all of the assets of the Partnership and the Partnership s wholly owned subsidiaries and is guaranteed by the General Partner. The Credit Agreement imposes certain requirements including, for example, a prohibition against distributions if any potential default or Event of Default (as defined in the Credit Agreement) would occur as a result thereof, and limitations on the Partnership s ability to grant liens, make certain loans or investments, incur additional indebtedness or guarantee other indebtedness, make any material change to the nature of the Partnership s business or undergo a fundamental change, make any material dispositions, acquire another company, enter into a merger, consolidation, sale leaseback transaction or purchase of assets, or make capital expenditures in excess of specified levels.

The Credit Agreement imposes financial covenants that require the Partnership to maintain certain minimum working capital amounts, capital expenditure limits, a minimum combined interest coverage ratio, a maximum senior secured leverage ratio and a maximum total leverage ratio. While the Partnership would not have been in compliance with certain of the foregoing covenants at June 30, 2013 following the restatement of its unaudited consolidated financial statements, the Credit Agreement has been terminated, is of no force and effect as of the date of this filing on Form 10-Q/A and has been restated in its entirety by a Second Amended and Restated Credit Agreement dated as of December 16, 2013. The Credit Agreement also contains a representation whereby there can be no event or circumstance, either individually or in the aggregate, that has had or could reasonably be expected to have a Material Adverse Effect (as defined in the Credit Agreement). In addition, the Credit Agreement limits distributions by the Partnership to its unitholders to the amount of the Partnership s Available Cash (as defined in its partnership agreement).

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 7.	Debt (continued)
Note 7.	Debt (continued)

Senior Notes

On February 14, 2013, the Partnership entered into a Note Purchase Agreement (the Purchase Agreement) with FS Energy and Power Fund (FS Energy), with respect to the issue and sale by the Partnership to FS Energy of an aggregate principal amount of \$70.0 million unsecured 8.00% Senior Notes due 2018 (the Notes). The Notes were issued in a private placement exempt from registration under the Securities Act of 1933, as amended (the Securities Act) and have not been registered under the Securities Act or any state securities laws, and may not be offered or sold except pursuant to an exemption from the registration requirements of the Securities Act and applicable state laws.

Closing of the offering occurred on February 14, 2013. The Notes were sold to FS Energy at 97% of their face amount, resulting in net proceeds to the Partnership of approximately \$67.9 million. Additionally, the Partnership separately paid fees and offering expenses. The discount of \$2.1 million at issuance will be accreted as additional interest over the expected term on the Notes. On February 15, 2013, the Partnership used the net proceeds from the offering, after paying fees and offering expenses, together with a portion of the \$115.0 million term loan to finance its acquisition of all of the outstanding membership interests in Cascade Kelly and to pay related transaction costs.

The Notes were issued pursuant to an indenture dated as of February 14, 2013 (the Indenture) among the Partnership, our subsidiary guarantors and FS Energy. The Notes will mature on February 14, 2018. Interest on the Notes accrued from February 14, 2013 and will be paid semi-annually on February 14 and August 14 of each year, beginning on August 14, 2013.

The Partnership may redeem all or some of the Notes at any time or from time to time pursuant to the terms of the Indenture. The Notes are also subject to optional or mandatory exchange for HY Bonds (as such term is defined in the Indenture) at the time and on the terms specified in the Indenture. The holders of the Notes may require the Partnership to repurchase the Notes following certain asset sales or a Change of Control (as defined in the Indenture) at the prices and on the terms specified in the Indenture.

The Notes are guaranteed on a senior, unsecured basis by certain of the Partnership s wholly owned subsidiaries. The Indenture contains covenants that are no more restrictive to the Partnership in the aggregate than the terms, conditions, covenants and defaults contained in its Credit Agreement and will limit the Partnership s ability to, among other things, incur additional indebtedness, make distributions to equity owners, make certain investments, restrict distributions by its subsidiaries, create liens, enter into sale-leaseback transactions, sell assets or merge with other entities.

Deferred Financing Fees

The Partnership incurs bank fees related to its Credit Agreement. These deferred financing fees are amortized over the life of the Credit Agreement. The Partnership did not capitalize deferred financing fees for the three months ended June 30, 2013 and 2012. The Partnership capitalized deferred financing fees of \$5.1 million and \$1.1 million for the six months ended June 30, 2013 and 2012, respectively. Amortization expenses of approximately \$1.7 million and \$1.4 million for the three months ended June 30, 2013 and 2012, respectively, and \$3.3 million and \$2.7 million for the six months ended June 30, 2013 and 2012, respectively, are included in interest expense in the accompanying consolidated statements of operations. Unamortized fees are included in other current assets and other long-term assets.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 8. Related Party Transactions

The Partnership is a party to a Second Amended and Restated Terminal Storage Rental and Throughput Agreement, as amended, with Global Petroleum Corp. (GPC), an affiliate of the Partnership that is 100% owned by members of the Slifka family. The agreement, which extends through July 31, 2015, is accounted for as an operating lease. After July 31, 2015, the agreement continues for successive one year terms unless either party gives notice to terminate at least 90 days prior to the expiration of the then current term. The expenses under this agreement totaled approximately \$2.2 million and \$2.2 million for the three months ended June 30, 2013 and 2012, respectively, and \$4.5 million and \$4.4 million for the six months ended June 30, 2013 and 2012, respectively.

Pursuant to an Amended and Restated Services Agreement with GPC, GPC provides certain terminal operating management services to the Partnership and uses certain administrative, accounting and information processing services of the Partnership. The expenses from these services totaled approximately \$24,000 for each of the three months ended June 30, 2013 and 2012 and \$48,000 for each of the six months ended June 30, 2013 and 2012. These charges were recorded in selling, general and administrative expenses in the accompanying consolidated statements of operations. On March 9, 2012, in connection with the Partnership s acquisition of Alliance (see Note 3), the agreement was amended to include the services provided by GPC to Alliance. The agreement is for an indefinite term, and either party may terminate its receipt of some or all of the services thereunder upon 180 days notice at any time. As of June 30, 2013, no such notice of termination was given by either party.

Prior to the acquisition of Alliance on March 1, 2012, the Partnership was a party to an Amended and Restated Services Agreement with Alliance. Pursuant to the agreement, the Partnership provided certain administrative, accounting and information processing services, and the use of certain facilities, to Alliance. The income from these services was approximately \$31,000 for the six months ended June 30, 2012. These fees were recorded as an offset to selling, general and administrative expenses in the accompanying consolidated statements of operations. On March 9, 2012, in connection with the acquisition of Alliance, the agreement was terminated without penalty. There were no settlement gains or losses recognized as a result of the termination of this agreement.

In addition, on March 9, 2012, following the closing of the acquisition of Alliance, Global Companies and AE Holdings entered into a shared services agreement pursuant to which Global Companies provides AE Holdings with certain tax, accounting, treasury and legal support services for which AE Holdings pays Global Companies \$15,000 per year. The shared services agreement is for an indefinite term and AE Holdings may terminate its receipt of some or all of the services upon 180 days notice. As of June 30, 2013, no such notice of termination was given by AE Holdings.

Prior to the acquisition of Alliance on March 1, 2012, the Partnership sold refined petroleum products and renewable fuels to Alliance at prevailing market prices at the time of delivery. Sales to Alliance were approximately \$40.6 million for the six months ended June 30, 2012.

In addition, Global Companies and GMG entered into management agreements with Alliance in connection with the Partnership s September 2010 acquisition of retail gasoline stations from ExxonMobil. The management fee and overhead reimbursement were approximately \$433,000 and \$250,000, respectively, for the six months ended June 30, 2012. On March 9, 2012, in connection with the acquisition of Alliance, the management agreements were terminated without penalty.

The General Partner employs all of the Partnership s employees, except for its gasoline station and convenience store employees and certain union personnel, who are employed by GMG. The Partnership reimburses the General Partner for expenses incurred in connection with these employees. These expenses, including payroll, payroll taxes and bonus accruals, were \$17.3 million and \$10.4 million for the three months ended June 30, 2013 and 2012, respectively, and \$31.1 million and \$20.1 million for the six months ended June 30, 2013 and 2012, respectively. The Partnership also reimburses the General Partner for its contributions under the General Partner s 401(k) Savings and Profit Sharing Plan and the General Partner s qualified and non-qualified pension plans.

GLOBAL PARTNERS LP

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

Note 8. Related Party Transactions (continued)

The table below presents trade receivables with GPC and the Partnership and receivables from the General Partner (in thousands):

	June 30, 2013	December 31, 2012
Receivables from GPC	\$ 433	\$ 275
Receivables from the General Partner (1)	967	1,032
Total	\$ 1,400	\$ 1,307

(1) Receivables from the General Partner reflect the Partnership's prepayment of payroll taxes and payroll accruals to the General Partner.

Note 9. Cash Distributions

The Partnership intends to consider regular cash distributions to unitholders on a quarterly basis, although there is no assurance as to the future cash distributions since they are dependent upon future earnings, capital requirements, financial condition and other factors. The Credit Agreement prohibits the Partnership from making cash distributions if any potential default or Event of Default, as defined in the Credit Agreement, occurs or would result from the cash distribution.

Within 45 days after the end of each quarter, the Partnership will distribute all of its Available Cash (as defined in its partnership agreement) to unitholders of record on the applicable record date. The amount of Available Cash is all cash on hand on the date of determination of Available Cash for the quarter; less the amount of cash reserves established by the General Partner to provide for the proper conduct of the Partnership s business, to comply with applicable law, any of the Partnership s debt instruments, or other agreements or to provide funds for distributions to unitholders and the General Partner for any one or more of the next four quarters.

The Partnership will make distributions of Available Cash from distributable cash flow for any quarter in the following manner: 99.17% to the common unitholders, pro rata, and 0.83% to the General Partner, until the Partnership distributes for each outstanding common unit an amount equal to the minimum quarterly distribution for that quarter; and thereafter, cash in excess of the minimum quarterly distribution is distributed to the unitholders and the General Partner based on the percentages as provided below.

As holder of the IDRs, the General Partner is entitled to incentive distributions if the amount that the Partnership distributes with respect to any quarter exceeds specified target levels shown below:

	Total Quarterly Distribution	Marginal Percentage Interest in Distributions				
	Target Amount	Unitholders	General Partner			
Minimum Quarterly Distribution	\$0.4625	99.17%	0.83%			
First Target Distribution	\$0.4625	99.17%	0.83%			
Second Target Distribution	above \$0.4625 up to \$0.5375	86.17%	13.83%			
Third Target Distribution	above \$0.5375 up to \$0.6625	76.17%	23.83%			
Thereafter	above \$0.6625	51.17%	48.83%			

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Note 9. Cash Distributions (continued)

The Partnership paid the following cash distribution during 2013 (in thousands, except per unit data):

Cash Distribution Payment Date	er Unit Cash tribution	Common Units	General Partner	 centive ribution	otal Cash stribution
02/14/13 (1)	\$ 0.5700	\$ 15,636	\$ 131	\$ 579	\$ 16,346
05/15/13 (2)	0.5825	15,979	134	683	16,796

- (1) This distribution of \$0.57 per unit resulted in the Partnership exceeding its second target level distribution for the fourth quarter of 2012. As a result, the General Partner, as the holder of the IDRs, received an incentive distribution.
- (2) This distribution of \$0.5825 per unit resulted in the Partnership exceeding its second target level distribution for the first quarter of 2013. As a result, the General Partner, as the holder of the IDRs, received an incentive distribution.

In addition, on July 23, 2013, the board of directors of the General Partner declared a quarterly cash distribution of \$0.5875 per unit (\$2.35 per unit on an annualized basis) for the period from April 1, 2013 through June 30, 2013. On August 14, 2013, the Partnership will pay this cash distribution to its common unitholders of record as of the close of business August 5, 2013. This distribution will result in the Partnership exceeding its second target level distribution for the quarter ended June 30, 2013.

Note 10. Segment Reporting

The Partnership engages in the distribution of refined petroleum products, renewable fuels, crude oil, natural gas and propane. The Partnership also engages in the purchasing, selling and logistics of transporting domestic and Canadian crude oil and other products. The Partnership s operating segments are based upon the revenue sources for which discrete financial information is reviewed by the chief operating decision maker (the CODM) and include Wholesale, Gasoline Distribution and Station Operations and Commercial. Each of these operating segments generates revenues and incurs expenses and is evaluated for operating performance on a regular basis.

These operating segments are also the Partnership s reporting segments based on the way the CODM manages the business and on the similarity of customers and expected long-term financial performance of each segment. For the three and six months ended June 30, 2013 and 2012, the Commercial operating segment did not meet the quantitative metrics for disclosure as a reportable segment on a stand-alone basis as defined in accounting guidance related to segment reporting. However, the Partnership has elected to present segment disclosures for the Commercial operating segment as management believes such disclosures are meaningful to the user of the Partnership s financial information. The accounting policies of the segments are the same as those described in Note 2, Summary of Significant Accounting Policies, in the Partnership s Annual Report on Form 10-K for the year ended December 31, 2012.

In the Wholesale reporting segment, the Partnership sells unbranded gasoline (including gasoline blendstocks such as ethanol and naphtha) and diesel to unbranded gasoline customers and other resellers of transportation fuels. The Partnership sells home heating oil, diesel, kerosene, residual oil and propane to home heating oil retailers and wholesale distributors. The Partnership also sells and transports crude oil to refiners. Generally, customers use their own vehicles or contract carriers to take delivery of the gasoline and distillate products at bulk terminals and inland storage facilities that the Partnership owns or controls or with which it has throughput or exchange arrangements. Crude oil is aggregated by truck or pipeline in the mid-continent, transported on land by train and shipped to refineries on the East Coast and West Coast in barges. Additionally, ethanol is shipped primarily by rail and by barge. The results of Basin Transload and Cascade Kelly, both acquired in February 2013 (see Note 3), are included in the Wholesale segment.

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Note 10. Segment Reporting (continued)

In the Gasoline Distribution and Station Operations reporting segment, the Partnership sells branded and unbranded gasoline to gasoline stations and other sub-jobbers. This segment also includes gasoline, convenience store, car wash and other ancillary sales at the Partnership s directly operated stores, as well as rental income from dealer leased or commission agent leased gasoline stations.

The Commercial segment includes sales and deliveries to end user customers in the public sector and to large commercial and industrial end users of unbranded gasoline, home heating oil, diesel, kerosene, residual oil, renewable fuels and natural gas. In the case of commercial and industrial end user customers, the Partnership sells products primarily either through a competitive bidding process or through contracts of various terms. The Commercial segment also includes sales of custom blended fuels delivered by barges or from a terminal dock to ships through bunkering activity.

Commercial segment end user customers include federal and state agencies, municipalities, large industrial companies, many autonomous authorities such as transportation authorities and water resource authorities, colleges and universities and a group of small utilities. In the Commercial segment, the Partnership generally arranges the delivery of the product to the customer s designated location. The Partnership typically hires third-party common carriers to deliver the product.

The Partnership evaluates segment performance based on net product margins before allocations of corporate and indirect operating costs, depreciation, amortization (including non-cash charges) and interest. Based on the way the CODM manages the business, it is not reasonably possible for the Partnership to allocate the components of operating costs and expenses among the reportable segments. There were no intersegment sales for any of the periods presented below.

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Note 10. Segment Reporting (continued)

Summarized financial information for the Partnership s reportable segments is presented in the table below (in thousands):

	Three Months Ended June 30,			Six Months Ended June 30,			
	2013	ĺ	2012		2013		2012
Wholesale Segment:							
Sales							
Gasoline and gasoline blendstocks	\$ 1,959,686	\$	2,043,385	\$	4,161,155	\$	3,895,370
Other oils and related products (2)	1,709,322		836,794		4,025,841		2,265,117
Total	\$ 3,669,008	\$	2,880,179	\$	8,186,996	\$	6,160,487
Net product margin							
Gasoline and gasoline blendstocks (1)	\$ 12,358	\$	6,718	\$	(17,068)	\$	25,457
Other oils and related products (2)	29,727		28,002		73,553		42,455
Total (1)	\$ 42,085	\$	34,720	\$	56,485	\$	67,912
Gasoline Distribution and Station Operations							
Segment:							
Sales							
Gasoline	\$ 833,121	\$	807,108	\$	1,578,711	\$	1,273,585
Station operations (3)	37,313		35,405		68,921		55,046
Total	\$ 870,434	\$	842,513	\$	1,647,632	\$	1,328,631
Net product margin							
Gasoline	\$ 38,897	\$	43,525	\$	67,090	\$	55,728
Station operations (3)	19,939		18,734		37,775		29,694
Total	\$ 58,836	\$	62,259	\$	104,865	\$	85,422
Commercial Segment:							
Sales	\$ 232,314	\$	193,371	\$	526,318	\$	402,426
Net product margin	\$ 6,170	\$	3,179	\$	16,595	\$	9,379
Combined sales and net product margin:							
Sales	\$ 4,771,756	\$	3,916,063	\$	10,360,946	\$	7,891,544
Net product margin (1)(4)	\$ 107,091	\$	100,158	\$	177,945	\$	162,713
Depreciation allocated to cost of sales	(13,294)		(9,483)		(25,076)		(16,719)
Combined gross profit (1)	\$ 93,797	\$	90,675	\$	152,869	\$	145,994

⁽¹⁾ Includes a \$10.6 million decrease and a \$22.1 million increase in the mark to market loss related to RIN forward commitments for the three and six months ended June 30, 2013, respectively, and increases of \$6.5 million and \$9.1 million in the mark to market value of the RVO Deficiency for the three and six months ended June 30, 2013, respectively (see Note 2).

- (2) Other oils and related products primarily consist of distillates, residual oil and crude oil and include the February 2013 acquisitions of Basin Transload and Cascade Kelly (see Note 3).
- (3) Station operations primarily consist of convenience store sales at the Partnership s directly operated stores and rental income from dealer leased or commission agent leased gasoline stations.
- (4) Net product margin is a non-GAAP financial measure used by management and external users of the Partnership s consolidated financial statements to assess the Partnership s business. The table above includes a reconciliation of net product margin on a combined basis to gross profit, a directly comparable GAAP measure.

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