Edgar Filing: Highstar Capital IV, L.P. - Form 4

Highstar Cap	oital IV, L.P.											
Form 4 June 27, 201	8											
Washington, D.C. 20549								OMB Number:	3235-0287			
Check this box if no longer							NEDGIIID OF	Expires:	January 31, 2005			
subject to Section 1 Form 4 o	6.	SECURITIES								average Irs per 0.5		
Form 5	Filed pu	rsuant to S	Section 1	6(a) of th	e Securit	ies Ez	xchang	e Act of 1934,	response	0.5		
obligation may cont				•	•	- ·		f 1935 or Sectio	n			
See Instru 1(b).	uction	30(n)	of the In	vestment	Compan	y Act	. of 194	łO				
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(Print or Type I	(Responses)											
1. Name and Address of Reporting Person _2. Issuer Name and Ticker or Trading5. Relationship ofHighstar Capital IV, L.P.SymbolIssuer						Reporting Person(s) to						
			NGL EI	nergy Par	tners LP	[NGI	_]	(Chec	k all applicable)			
(Last)	(First) ((Middle) 3. Date of Earliest Transaction					X Director	100	Quinor			
(Month/E 277 PARK AVENUE, 45TH 05/11/2 FLOOR				-				X_ Director 10% Owner Officer (give title Other (specify below) below)				
	(Street)		4. If Ame	ndment, Da	ate Original			6. Individual or Jo	oint/Group Fili	ng(Check		
Filed(Mor				nth/Day/Year	r)			Applicable Line) Form filed by One Reporting Person				
NEW YORK, NY 10172												
(City)	(State)	(Zip)	Tabl	e I - Non-E	Derivative S	Securi	ties Acq	uired, Disposed of	f, or Beneficia	lly Owned		
1.Title of Security (Instr. 3)2. Transaction Date (Month/Day/Year)2A. Deemed Execution Date, if any (Month/Day/Year)			n Date, if	3. Transactio Code (Instr. 8)	4. Securit on(A) or Di (Instr. 3, 4	sposed	l of (D)	5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)			
				Code V	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)				
Common Units	05/11/2018			Х	95,333 (1)	A	\$ 0.01	95,333	Ι	See footnotes $\frac{(2)}{(6)} \frac{(3)}{(7)} \frac{(4)}{(8)} \frac{(5)}{(8)}$		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned
 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)			6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)		8. Pr Deri Secu (Inst
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	
Warrants (right to buy)	\$ 0.01	05/11/2018		Х		95,333 (1)	<u>(9)(10)</u>	(9)(10)	Common Units	95,333	

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Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
Highstar Capital IV, L.P. 277 PARK AVENUE, 45TH FLOOR NEW YORK, NY 10172	Х					
Parker Jared 277 PARK AVENUE, 45TH FLOOR NEW YORK, NY 10172	Х					
Signatures						

HIGHSTAR CAPITAL IV, L.P., By: Highstar Capital GP IV, L.P., its general partner, By: Highstar Capital GP IV, LLC, its general partner, /s/ Jared Parker, Authorized Signatory					
**Signature of Reporting Person	Date				
By: /s/ Jared Parker	06/27/2018				
**Signature of Reporting Person	Date				

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

The transactions reported herein were omitted from the Form 4 filed by the reporting persons on June 22, 2018 (the "Prior Form 4"). All of the Common Units acquired upon the warrant exercise reported herein were sold by the reporting persons as reported on the Prior Form 4.

Jared Parker is a director at NGL Energy Partners LP (the "Issuer") and co-portfolio manager at Highstar Capital IV, L.P. ("Highstar (2) IV").

The securities are owned directly by Highstar NGL Prism/IV-A Interco LLC ("Highstar Prism") and Highstar NGL Main Interco LLC (3) ("Highstar Main" and together with Highstar Prism, the "Purchasers"). The members of Highstar Prism are NGL Prism/IV-A Blocker LLC ("Blocker") and Highstar Capital GP IV, L.P. ("Highstar GP IV").

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The members of NGL Prism/IV-A Blocker LLC are Highstar Capital IV-A, L.P. ("Highstar IV-A"), Highstar Capital IV Prism, L.P. ("Highstar IV Prism"), Harel Insurance Company Ltd., Harel Pension Fund Management Ltd., solely on behalf of Harel Pension, Harel Pension Fund Management Ltd., solely on behalf of Harel Pension Fund Management Ltd., solely on behalf of Harel Provident Funds and Education Funds Ltd., solely on behalf of Harel Provident Funds and Education Funds Ltd., solely on behalf of Harel Study Fund, and Tzava Hakeva Saving Fund - Provident Funds Management Company Ltd., solely on behalf of Tzava Hakeva Savings Fund, and the non-member manager of NGL Prism/IV-A Blocker LLC is Highstar GP IV.

The members of Highstar Main are NGL Main Blocker LLC and Highstar Capital IV, L.P. ("Highstar IV"), and the non-member manager of Highstar Main is Highstar GP IV. Highstar IV is the sole member of NGL Main Blocker LLC and Highstar GP IV is the

(5) non-member manager of NGL Main Blocker LLC. Highstar GP IV is the general partner of each of Highstar IV, Highstar IV-A and Highstar IV Prism. The general partner of Highstar GP IV is Highstar Capital GP IV, LLC. The sole member of Highstar Capital GP IV, LLC is Highstar Capital GP IV Holdings.

(6) The sole director of Highstar Capital GP IV Holdings is Oaktree Capital Management, L.P., and the sole shareholder of Highstar Capital GP IV Holdings is Oaktree Fund GP II, L.P., and the general partner of Oaktree Fund GP II, L.P. is Oaktree Capital II, L.P. The general partner of each of Oaktree Capital II, L.P. and Oaktree Capital Management, L.P. is Oaktree Holdings, Inc. The sole shareholder of Oaktree Holdings, Inc. is Oaktree Capital Group, LLC.

The duly elected manager of Oaktree Capital Group, LLC is Oaktree Capital Group Holdings GP, LLC. Oaktree Capital Group Holdings GP, LLC is a limited liability company managed by an executive committee, the members of which are Howard S. Marks, Bruce A. Karsh, Jay S. Wintrob, John B. Frank and Sheldon M. Stone (the "OCGH GP Members"). In such capacity, the OCGH GP Members

(7) Karsh, Jay S. Wintrob, John B. Frank and Sheldon M. Stone (the OCCH OF Members). In such capacity, the OCCH OF Members may be deemed indirect beneficial owners of the securities held by Highstar Prism and Highstar Main. Except to the extent of their respective pecuniary interest, each OCGH GP Member disclaims beneficial ownership of the securities reported herein, and the filing of this Form 4 shall not be construed as an admission that any such person is the beneficial owner of any securities covered by this Form 4.

Highstar IV may be deemed to be a director by deputization as a result of its ability to appoint a director to the board of directors of the Issuer, pursuant to that certain Amended and Restated Board Representation and Observation Rights Agreement, dated as of June 24, 2016 he and among the Issuer, NGL France Understanding and Unders

(8) 2016, by and among the Issuer, NGL Energy Holdings LLC, the Purchasers and Highstar IV. In addition, in his capacity as co-portfolio manager at Highstar IV, Jared Parker may be deemed indirect beneficial owner of the securities held by each of the Purchasers. Except to the extent of his pecuniary interest, Jared Parker disclaims beneficial ownership of the securities reported herein, and the filing of this Form 4 shall not be construed as an admission that Jared Parker is the beneficial owner of any securities covered by this Form 4.

Pursuant to the terms of that certain warrant, original issue date May 11, 2016, Highstar Prism originally held warrants (the "Prism Warrants") exercisable into 747,566 common units representing limited partner interests in the Partnership ("Common Units") at an

(9) exercise price per unit of \$0.01. Pursuant to the terms of that certain Warrant, original issue date May 11, 2016, Highstar Main originally held warrants (the "Main Warrants" and together with the Prism Warrants, the "Warrants") exercisable into 1,075,397 Common Units at an exercise price per unit of \$0.01.

One-third of the Warrants were exercised on the first anniversary of May 11, 2016 (the "Issue Date"); another one-third of the Warrants were to be exercisable from and after the second anniversary of the Issue Date and 702,978 of such Warrants were repurchased by the Issuer in a private transaction on April 26, 2018; and the remaining Warrants shall be exercisable from and after the third anniversary of

(10) the Issue Date. Upon the occurrence of a Change of Control (as defined in that certain Class A Convertible Preferred Unit and Warrant Purchase Agreement, dated April 21, 2016, as amended June 23, 2016 (the "Purchase Agreement")) or in the event the Partnership exercises a redemption right with respect to the Class A Convertible Preferred Units (the "Preferred Units"), all unvested Warrants shall immediately vest and be exercisable in full. Unexercised Warrants will expire on the eighth anniversary of the Issue Date.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.