UNITED STATES SECURITIES AND EXCHANGE WASHINGTON, D.C. 20549	COMMISSION
FORM 8-K	
CURRENT REPORT PURSUANT TO SECTION 13	3 OR 15(d)
OF THE SECURITIES EXCHANGE ACT OF 1934	
DATE OF REPORT: NOVEMBER 15, 20 (DATE OF EARLIEST EVENT REPORTED: JULY	
COMMISSION FILE NUMBER 1-1168	30
EL PASO ENERGY PARTNERS, L.P. (Exact name of Registrant as Specified in	
DELAWARE (State or Other Jurisdiction of Incorporation or Organization)	76-0396023 (I.R.S. Employer Identification No.)
4 GREENWAY PLAZA HOUSTON, TEXAS (Address of Principal Executive Offices)	77049 (Zip Code)
REGISTRANT'S TELEPHONE NUMBER, INCLUDING	G AREA CODE:
(832) 676-2600	
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ITEM 5. OTHER EVENTS

On July 16, 2002, we entered into a letter of intent with El Paso Corporation, the indirect parent of our general partner, to acquire for \$782 million El Paso Corporation's natural gas gathering system located in the San Juan Basin of New Mexico, including El Paso Corporation's remaining interests in the Chaco cryogenic natural gas processing plant; natural gas liquids (NGL) transportation and fractionation assets located in Texas; and an oil and natural gas gathering system located in the deeper water regions of the Gulf of Mexico, referred to collectively as the San Juan assets. As part of this transaction, El Paso Corporation will be required to repurchase the Chaco processing plant from us for \$77 million in October 2021, and at that time, we will have the right to lease the plant from El Paso Corporation for a period of ten years with the option to renew the lease annually thereafter. The purchase price of \$782 million is subject to adjustments primarily for working capital and capital expenditures. This filing is to update the financial statements and pro forma financial information filed in connection with the proposed acquisition, as well as the proposed financing plan which was discussed in our Quarterly Report on Form 10-Q for the period ended September 30, 2002.

The parties' obligations under the letter of intent are subject to the satisfaction of specified conditions, including negotiating and executing definitive agreements, obtaining other third-party approvals and consents, obtaining satisfactory results from ongoing due diligence and obtaining financing satisfactory to us. We expect to close the transaction in the fourth quarter of 2002. Ultimately, we expect to finance our acquisition of the San Juan assets through long-term debt and equity. Our current financing plan is outlined below (in millions):

Series C
units
\$350 Senior secured acquisition term
loan 282 Other
debt
150 \$782 ====

The equity component of the proposed acquisition contemplates us issuing to El Paso Corporation 10,937,500 shares of our Series C units, a new class of our limited partner interests for a value of \$350 million. The Series C units will be similar to our existing common units, except that the Series C units will be non-voting. After April 30, 2003, El Paso Corporation (or its subsidiaries, as applicable) will have the right to cause us to propose a vote of our common unitholders as to whether the Series C units should be converted into common units. If our common unitholders approve the conversion, then each Series C unit will convert into a common unit. If our common unitholders do not approve the conversion within 120 days after El Paso Corporation requests the vote, then the distribution rate for the Series C units will increase to 105 percent of the common unit distribution rate. Thereafter, the Series C unit distribution rate would increase on April 30, 2004 to 110 percent of the common unit distribution rate and on April 30, 2005 to 115 percent of the common unit distribution rate. If the transaction is not closed by December 1, 2002, it may be delayed, terminated or renegotiated.

The remaining balance of the purchase price will be paid in cash. We expect to fund this portion of the purchase price with a \$282 million senior secured acquisition term loan and other long-term debt of \$150 million.

In accordance with our procedures for evaluating and valuing material acquisitions with El Paso Corporation, our Special Conflicts Committee engaged an independent financial advisor and obtained two separate fairness opinions for the acquisition of the San Juan assets and the issuance of the Series C units. The opinions we received stated the transaction and the issuance were both fair to us and our unitholders.

(a) Financial statements of the businesses to be acquired.

The audited combined financial statements of El Paso Field Services' San Juan Gathering and Processing Businesses, Typhoon Gas Pipeline, Typhoon Oil Pipeline, and Coastal Liquids Partners' NGL Business for the years ended December 31, 2001, 2000 and 1999 are included in our Current Report on Form 8-K filed August 12, 2002, which is incorporated herein by reference. Also included in the August 12, 2002, Form 8-K are the unaudited combined financial statements for these businesses for the quarters ended March 31, 2002 and 2001.

We filed a Current Report on Form 8-K on October 10, 2002, which is incorporated herein by reference and includes the unaudited condensed combined financial statements of El Paso Field Services' San Juan Gathering and Processing Businesses, Typhoon Gas Pipeline, Typhoon Oil Pipeline, and Coastal Liquids Partners' NGL Business at June 30, 2002 and December 31, 2001 and for the six months ended June 30, 2002 and 2001.

In order to update the financial information previously provided, we are providing the unaudited condensed combined financial statements of El Paso Field Services' San Juan Gathering and Processing Businesses, Typhoon Gas Pipeline, Typhoon Oil Pipeline, and Coastal Liquids Partners' NGL Business at September 30, 2002 and December 31, 2001 and for the nine months ended September 30, 2002 and 2001.

CONDENSED COMBINED FINANCIAL STATEMENTS
AT SEPTEMBER 30, 2002 AND DECEMBER 31, 2001 AND FOR THE
NINE MONTHS ENDED SEPTEMBER 30, 2002 AND 2001
(UNAUDITED)

4

CONDENSED COMBINED BALANCE SHEETS (IN THOUSANDS; UNAUDITED)

SEPTEMBER 30, DECEMBER 31, 2002 2001
Affiliates
Investment in unconsolidated
affiliate
assets \$487,363
\$481,407 ======= === LIABILITIES AND OWNERS' NET INVESTMENT Current liabilities Accounts payable
Trade\$ 15,173 \$ 20,283
Affiliates
payable
lightlifting
liabilities
8,859 Total current
liabilities 43,489 59,453
Deferred revenue from processing
agreement 109,603 114,159 Other
noncurrent liabilities
6,039 9,344 Total
liabilities
182,956 Commitments and
contingencies Accumulated other comprehensive income(323) 2,355 Owners'
investment
328,555 296,096 Total owners' net investment 328,232 298,451
Total liabilities and owners' net investment \$487,363 \$481,407 ========

CONDENSED COMBINED STATEMENTS OF INCOME (IN THOUSANDS; UNAUDITED)

NINE MONTHS ENDED SEPTEMBER 30,
2002 2001 Operating revenues Gathering and
processing\$330,959 \$216,624 Liquid transportation and
fractionation
expenses Cost of natural gas and
oil
maintenance
amortization 19,199 16,514
Taxes other than
income
297,041 140,186 Operating
income
44,576 89,810 Earnings from unconsolidated
affiliate 1,154 1,288 Earnings before income
taxes 45,730 91,098
Income tax
benefit
income
\$ 45,730 \$ 91,126 =======

CONDENSED COMBINED STATEMENTS OF CASH FLOWS (IN THOUSANDS; UNAUDITED)

NINE MONTHS ENDED SEPTEMBER 30,
income
(4,556) Deferred income tax benefit (28)
Distributed earnings of unconsolidated affiliate Earnings from unconsolidated affiliate
receivable
liabilities
(31,905) (64,695) CASH FLOWS FROM FINANCING ACTIVITIES Net cash distributions to
owners (13,271) (54,263) Net cash used in financing
activities (13,271) (54,263) Net change in cash and cash equivalents Cash and cash
equivalents Beginning of period
period\$ - - \$ ========

CONDENSED COMBINED STATEMENTS OF COMPREHENSIVE INCOME AND CHANGES IN ACCUMULATED OTHER COMPREHENSIVE INCOME (IN THOUSANDS; UNAUDITED)

COMPREHENSIVE INCOME

2002 2001 Net
income
income \$43,052 \$91,467 ====== =====
ACCUMULATED OTHER COMPREHENSIVE INCOME
SEPTEMBER 30, DECEMBER 31, 2002 2001
balance\$ 2,355 \$ Unrealized mark-to-market gains (losses) arising during the
period
balance\$ (323) \$ 2,355 ====== ======

NINE MONTHS ENDED SEPTEMBER 30, -----

NOTES TO CONDENSED COMBINED FINANCIAL STATEMENTS (UNAUDITED)

1. BASIS OF PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES

The terms "we," "our" or "us" as used in these notes to the condensed combined financial statements, refer collectively to El Paso Field Services' San Juan Gathering and Processing Businesses, Typhoon Gas Pipeline, Typhoon Oil Pipeline and Coastal Liquids Partners' NGL Business on a combined basis.

Our December 31, 2001, audited combined financial statements, as presented in the El Paso Energy Partners, L.P. Current Report on Form 8-K dated August 12, 2002, include a summary of our significant accounting policies and other disclosures. You should read it in conjunction with these financial statements. The condensed combined financial statements at September 30, 2002 and for the nine months ended September 30, 2002 and 2001, are unaudited.

The accompanying financial statements have been prepared from the historical accounting records of El Paso Field Services and El Paso CGP Company (formerly The Coastal Corporation) and are presented on a carve-out basis to include the historical operations applicable to El Paso Field Services' San Juan Gathering and Processing Businesses, Typhoon Gas Pipeline, Typhoon Oil Pipeline and Coastal Liquids Partners' NGL Business. In this context, no direct owner relationship existed among these businesses. Accordingly, the net investment in these businesses (owners' net investment) is shown in lieu of owners' equity in the financial statements. In addition, prior period information presented in these financial statements includes reclassifications which were made to conform to the current period presentation. These reclassifications have no effect on our previously reported net income or owners' net investment.

In January 2001, El Paso CGP Company, the parent of Typhoon Oil Pipeline, Typhoon Gas Pipeline and Coastal Liquids Partners' NGL Business, merged with El Paso Corporation, in a transaction accounted for as a pooling of interests. Under pooling accounting, the historical operations of El Paso CGP Company are included with those of El Paso Corporation as if they had always operated as a combined entity. As a result, the historical accounting records for Typhoon Oil Pipeline, Typhoon Gas Pipeline and Coastal Liquids Partners' NGL Business are considered to have been under common control as of and for each of the periods presented.

These financial statements have been prepared pursuant to the rules and regulations of the United States Securities and Exchange Commission and do not include all disclosures required by accounting principles generally accepted in the United States. In our opinion, we have made adjustments, all of which are of a normal recurring nature, to fairly present our interim period results. Information for any interim period may not necessarily indicate the results of operations for the entire year due to the seasonal nature of our businesses.

Our accounting policies are consistent with those discussed in our 2001 audited financial statements.

NOTES TO CONDENSED COMBINED FINANCIAL STATEMENTS -- (CONTINUED) (UNAUDITED)

2. PROPERTY, PLANT AND EQUIPMENT

The following reflects the carrying value of property, plant and equipment (in thousands):

3. ACCOUNTING FOR HEDGING ACTIVITIES

The majority of our commodity sales and purchases are at spot market or forward market prices. We use derivative instruments to limit our exposure to fluctuations in the commodity markets and allow for a fixed cash flow stream. Beginning in 2001, as required by Statement of Financial Accounting Standards (SFAS) No. 133 Accounting for Derivative Instruments and Hedging Activities, we measure these derivative instruments at their fair value and classify them as either assets or liabilities on our balance sheet, with a corresponding offset to other comprehensive income. The value of cash flow hedges included in accumulated other comprehensive income was an unrealized loss of \$0.3 million at September 30, 2002, and an unrealized gain of \$2.4 million at December 31, 2001. The impact of our hedging activities reflected in revenues for the nine months ended September 30, 2002 was \$2.5 million. There were no hedging activities during the nine months ended September 30, 2001. For the nine months ended September 30, 2002, we reclassified a gain of \$2.6 million from accumulated other comprehensive income to earnings. We estimate that the amounts in accumulated other comprehensive income will be reclassified into income within the next twelve months. Reclassifications occur upon the physical sale of the hedged commodity and the corresponding expiration of the hedge. For 2002 and 2001, there was no ineffectiveness in our cash flow hedges. At September 30, 2002, our cash flow hedges extended through December 31, 2002.

4. TRANSACTIONS WITH AFFILIATES

We enter into various types of transactions with affiliates in the normal course of business on market-related terms and conditions including selling natural gas and oil to and purchasing natural gas and oil from affiliates. In addition, our owners allocate to us general and administrative costs incurred on our behalf.

We had the following affiliated transactions for the nine months ended September 30, 2002 and 2001 (in thousands):

NINE MONTHS ENDED SEPTEMBER 30,
,
2002 2001 Revenues with
affiliates
\$13,878 \$27,708 Expenses with
affiliates
\$32,373 \$11,047

NOTES TO CONDENSED COMBINED FINANCIAL STATEMENTS -- (CONTINUED) (UNAUDITED)

We had the following receivable and payable balances with our affiliates at September 30, 2002 and December 31, 2001 (in thousands):

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NITHE MONTHS ENDED SEDTEMBED 20 2001

5. INCOME TAXES

The following table reflects the components of income tax benefit for our taxable entity, Typhoon Gas Pipeline (in thousands):

NINE MONTHS ENDED SEPTEMBER 30, 2001
Current
\$
Deferred
28 Total income tax benefit
\$28 ===

In July 2002, ANR Central Gulf Gathering Company, Inc., the owner of Typhoon Gas Pipeline, was reorganized into a Delaware limited liability company. As a result of this transaction, the owners of ANR Central Gulf Gathering, LLC assumed all the related income tax obligations of Typhoon Gas Pipeline. The effect of these transactions was a reduction to our deferred tax assets and liabilities with a corresponding adjustment to owners' net investment. As a result, we did not reflect income tax-related activities in our 2002 financial statements.

Total income tax expense for 2001 approximates the amount computed by applying the statutory federal income tax rate (35 percent) to income before income taxes to our taxable entity plus applicable state taxes.

6. COMMITMENTS AND CONTINGENCIES

LEGAL PROCEEDINGS

As of September 30, 2002 and December 31, 2001, we did not have any reserves related to legal matters. While we are a named defendant in lawsuits and a named party in governmental proceedings arising in the ordinary course of our business, the outcome of these matters cannot be predicted with certainty, based on information known to date. We do not expect the ultimate resolution of these matters will have a material adverse effect on our financial position, operating results or cash flows.

ENVIRONMENTAL

We are subject to extensive federal, state, and local laws and regulations governing environmental quality and pollution control. These laws and regulations require us to remove or remedy the effect on the environment of the disposal or release of specified substances at current and former operating sites. We have approximately \$4.9 million and \$5.2 million recorded for environmental matters at September 30, 2002 and December 31, 2001.

It is possible that new information or future developments could require us to reassess our potential exposure related to environmental matters. We may incur significant costs and liabilities in order to comply

NOTES TO CONDENSED COMBINED FINANCIAL STATEMENTS -- (CONTINUED) (UNAUDITED)

with existing environmental laws and regulations. It is also possible that other developments, such as increasingly strict environmental laws, regulations and claims for damages to property, employees, other persons and the environment resulting from current or past operations, could result in substantial costs and liabilities in the future. As new information becomes available, or relevant developments occur, we will review our accruals and make any appropriate adjustments.

LEASE AGREEMENT

We have an operating lease for the Chaco natural gas processing facility that ends in April 2003. In accordance with the original construction financing agreements, we have the right to purchase the Chaco plant at the end of the lease term for approximately \$77 million. If we do not exercise this repurchase right, we will be required to pay a forfeiture penalty. The lease agreement will be terminated upon completion of the proposed purchase of El Paso Field Services' San Juan Gathering and Processing Businesses by El Paso Energy Partners.

7. SUBSEQUENT EVENT

On July 16, 2002, a letter of intent was entered into with El Paso Corporation, our indirect parent, regarding the proposed sale of us to El Paso Energy Partners, L.P. for total consideration of approximately \$782 million. As part of this transaction, El Paso Corporation will be required to repurchase the Chaco natural gas processing plant from El Paso Energy Partners for \$77 million in October 2021, and at that time El Paso Energy Partners has the right to lease the plant from El Paso Corporation for a period of ten years with the option to renew the lease annually thereafter. The purchase price of \$782 million is subject to adjustment primarily for working capital and capital expenditures.

The parties' obligations under the letter of intent are subject to the satisfaction of specified conditions, including negotiating and executing definitive agreements, obtaining other third-party approvals and consents, obtaining satisfactory results from ongoing due diligence and El Paso Energy Partners obtaining satisfactory financing terms.

(b) Pro forma financial statements(1)

We are providing the accompanying unaudited pro forma condensed consolidated and combined financial statements to (i) reflect the expected issuance of long-term debt and equity to generate cash proceeds and (ii) reflect the use of such proceeds for the acquisition from El Paso Corporation of the assets described in the financial statements included in (a) above which we refer to as the San Juan assets. We have assumed that our financing will be comprised of (1) \$350 million of our Series C common units; (2) a \$282 million senior secured acquisition term loan; and (3) \$150 million of other long-term debt.

The unaudited pro forma condensed consolidated and combined financial statements are not necessarily indicative of the consolidated financial position or results of operations that we might have realized had the transactions been completed at the beginning of the earliest period presented, nor do they necessarily indicate our consolidated operating results and financial position for any future period.

The accompanying Notes to the Unaudited Pro Forma Condensed Consolidated and Combined Financial Statements explain the assumptions used in preparing the financial information. Accounting policy differences were not material and, accordingly, such adjustments have not been included in these statements.

The unaudited pro forma financial information gives effect to the following transactions as if they had occurred as of the beginning of the period presented or as of the balance sheet date:

- (1) The expected issuance of long-term debt and equity totaling approximately \$782 million.
- (2) The expected acquisition of the San Juan assets for a purchase price of \$782 million, adjusted for capital expenditures and actual working capital acquired. The San Juan assets include gathering, compression and treating assets located in the San Juan Basin of New Mexico, offshore oil and natural gas pipelines located in the Gulf of Mexico and NGL assets located in Texas.
- (3) The issuance of our \$160 million senior secured term loan in October 2002.
- (4) The issuance in May 2002 of 8 1/2% Senior Subordinated Notes for net proceeds of approximately \$230 million, the issuance in April 2002 of common units for net proceeds of approximately \$149 million, the use of \$375 million of these proceeds to repay a portion of the EPN Holding term loan and the capital contribution from our general partner to maintain its 1% capital account balance.
- (5) The repayment in April 2002 of the limited recourse debt of approximately \$95 million related to our Prince tension leg platform (TLP) with proceeds from borrowings on our revolving credit facility.
- (6) The acquisition in April 2002 of the EPGT Texas intrastate pipeline system and the El Paso Field Services' gathering and processing businesses, including 1,300 miles of gathering systems in the Permian Basin and a 42.3 percent non-operating interest in the Indian Basin natural gas processing and treating facility. Total consideration for this transaction was approximately \$735 million consisting of a cash payment of approximately \$420 million, the sale of our Prince TLP and our approximate 9 percent overriding royalty interest in the Prince Field with a fair value of approximately \$190 million, the issuance of approximately \$6 million of common units and the assumption of approximately \$119 million of indebtedness. Our historical consolidated financial statements include the accounts and results of operations of these assets from the purchase date.
- (7) The acquisition in October 2001 of the remaining 50% equity interest that we did not already own in Deepwater Holdings. The High Island Offshore system and the East Breaks natural gas gathering system became indirect wholly-owned assets through this transaction. The total purchase price was approximately \$81 million, consisting of \$26 million cash and \$55 million of assumed indebtedness. Our historical consolidated financial statements include the accounts and results of operations of these assets from the purchase date.

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⁽¹⁾ The terms "we," "our" or "us" as used in these pro forma condensed consolidated and combined financial statements and related notes refer

collectively to El Paso Energy Partners, L.P. on a consolidated basis. $$\tt 13$$

- (8) The acquisition in October 2001 of interests in the titleholder of, and other interests in, the Chaco cryogenic natural gas processing plant for approximately \$198.5 million. The total purchase price was composed of:
 - A payment of \$77.0 million to acquire the Chaco plant from the bank group that provided the financing for the facility; and
 - A payment of \$121.5 million to El Paso Field Services, L.P., an El Paso Corporation affiliate, in connection with the execution of a 20-year agreement relating to the processing capacity of the Chaco plant and dedication of natural gas gathered by El Paso Field Services.

Our historical consolidated financial statements include the accounts and results of operations of this asset from the purchase date. However, upon completing the proposed acquisition of the San Juan assets, our future operating results will be significantly different than our operating results prior to the purchase as follows:

- The fixed fee revenue of \$0.134/dekatherm (Dth) for natural gas processed, currently received by the Chaco plant from El Paso Field Services, will be replaced with actual revenues derived from sales of natural gas on the open market, producing greater volatility in our revenues. Our revenues would have approximated \$0.231/Dth, \$0.263/Dth and \$0.206/Dth had we operated the Chaco plant during the nine months ended September 30, 2002 and the years ended December 31, 2001 and 2000.
- We will no longer receive revenue from leasing the Chaco plant to El Paso Field Services. We recognized lease revenue of \$1.5 million for the nine months ended September 30, 2002 and \$598,000 for the year ended December 31, 2001.
- The unamortized portion of our investment in the processing agreement with El Paso Field Services' San Juan Processing Businesses of \$115.7 million will be offset by the unamortized portion of deferred revenue recorded by El Paso Field Services' San Juan Processing Businesses totaling \$115.7 million, thereby eliminating future amortization expense related to this agreement.
- (9) The \$133 million acquisition in February 2001 of the South Texas natural gas liquids transportation and fractionation assets from a subsidiary of El Paso Corporation. Our historical consolidated financial statements include the accounts and results of operations of these assets from the purchase date.
- (10) The exclusion of the (i) results of operations and losses on the disposition of Deepwater Holdings' interests in the Stingray and UTOS systems, and the West Cameron Dehydration facility; (ii) results of operations and losses on the disposition of our interests in Nautilus, Manta Ray Offshore, Nemo, Green Canyon and Tarpon as well as interests in two offshore platforms; and (iii) income of \$25.4 million we recognized from the related payments from El Paso Corporation. Please see footnote (BB) of the following table for further information.

EL PASO ENERGY PARTNERS, L.P.

UNAUDITED PRO FORMA CONDENSED CONSOLIDATED AND COMBINED BALANCE SHEET AT SEPTEMBER 30, 2002 (IN THOUSANDS)

DDO EODMA DDO EODMA SAN 111AN DDO
PRO FORMA PRO FORMA SAN JUAN PRO
FORMA EL PASO INTERIM ASSET SAN
JUAN PRO FORMA ENERGY FINANCING
ACQUISITION SAN JUAN ASSET EL
NOOD DADTHERS I B ASSISTED
PASO PARTNERS, L.P. ADJUSTMENTS
FINANCING ASSETS ACQUISITION
ENERGY HISTORICAL (A)
ADJUSTMENTS (C) ADJUSTMENTS
PARTNERS, L.P
ASSETS
Current Assets Cash and cash
equivalents \$ 22,278 \$
160,000 \$350,000 (B) \$
100,000 \$350,000 (B) \$
\$(782,000)(D) \$ 22,278 (160,000)
282,000 (B) 1,600 150,000 (B)
(1,600) 3,535 (B) (3,535)(B)
(1,000) 3,333 (B) (3,333)(B)
12,000 (B) (12,000)(B) Accounts
receivable, net
Trade
44 004 00 404 (00 404)(0)
41,331 32,421 (32,421)(D)
41,331
Affiliates
Affiliates
40,720 1,007 (1,007)(D)
46,728 Other current
assets 9,029
0 147 (400)(D) 16 607
8,147 (489)(D) 16,687
Total current
assets 119,366 782,000
40 405 (046 777) 407 004
42,435 (816,777) 127,024
Property, plant and equipment,
net
1,798,705 424,102 465,149
(8) 0 007 050 Transacture de
(D) 2,687,956 Investment in
processing
agraamant
aureellent
agreement(115,678)(F)
115,678 (115,678)(E)
115,678 (115,678)(E) Investment in transportation
115,678 (115,678)(E) Investment in transportation agreement

liabilities	
agreement	
Total	
liabilities	
capital	
328,232 (328,232)(D)	

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EL PASO ENERGY PARTNERS, L.P.
UNAUDITED PRO FORMA CONDENSED CONSOLIDATED AND COMBINED STATEMENT OF OPERATIONS
               FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2002
                (IN THOUSANDS, EXCEPT PER UNIT AMOUNTS)
SUBTOTAL PRO FORMA AFTER PRO FORMA EL
 PASO EPN PRO FORMA SAN JUAN ENERGY
  EPN HOLDING EPN PRO FORMA ASSET
  PARTNERS, HOLDING ASSET HOLDING
  INTERIM ACQUISITION SAN JUAN L.P.
 ASSETS ACQUISITION ASSET FINANCING
  FINANCING ASSETS HISTORICAL (F)
 ADJUSTMENTS ACQUISITION ADJUSTMENTS
ADJUSTMENTS (0) ----- --
-----
    ----- Operating
   revenues.....
$304,282 $72,236 $ -- $376,518 $ -- $
 -- $341,617 Operating expenses Cost
 of natural gas and oil.....
67,268 21,466 -- 88,734 -- -- 237,167
    Operation and maintenance,
net...... 76,531 15,647 -- 92,178 -
 - -- 40,675 Depreciation, depletion
             and
amortization......
 49,939 6,700 (340)(G) 56,368 -- --
19,199 69 (H) -----
         -----
 193,738 43,813 (271) 237,280 -- --
297,041 -----
   ·
---- ------ ------ ------
       Operating income
(loss)...... 110,544 28,423 271 139,238 -- -- 44,576 -----
   - ---- Other income (loss)
    Earnings from unconsolidated
affiliates.....
 10,541 -- -- 10,541 -- -- 1,154 Net
 gain on sale of assets.....
  (119) -- -- (119) -- -- Other
  income (expense).....
1,181 (29) -- 1,152 -- -- --
----- ----- -----
---- 11,603 (29) -- 11,574 -
- -- 1,154 ------ ------ -
  -----
Income (loss) before interest, income
        taxes and other
charges..... 122,147 28,394
271 150,812 -- -- 45,730 ------
      ----- -------
    - ----- Interest and debt
expense..... 55,362 -- 5,844
 (I) 62,062 (3,687)(K) 11,780 (N) --
 856 (J) (2,057)(K) 11,010 (N) 6,976
  (L) 400 (N) 6,247 (M) 3,300 (N)
(5,337)(M) (117)(N) 240 (M) Minority
interest..... 13 --
-- 13 -- -- --
-- ----- ----- -----
55,375 -- 6,700 62,075 2,382 26,373 -
- ----- ----- ----- -----
 ----- Net income
      (loss) from continuing
operations.....
   66,772 $28,394 $(6,429) 88,737
 $(2,382) $(26,373) $ 45,730 ======
    ==== ====== =======
   Allocation of net income from
 continuing operations to: Series B
```

30,465 ------ Limited partners..... \$ 25,652 \$ 47,397 ======= Basic and diluted net income per unit

from continuing
operations \$ 0.61 \$ 1.12
======= ===== Weighted average
basic and diluted units
outstanding
42,373 42,373 ====== ======
PRO FORMA PRO FORMA SAN JUAN EL PASO
ASSET ENERGY ACQUISITION PARTNERS,
ADJUSTMENTS L.P
- Operating
revenues
\$(23,016)(P) \$693,627 (1,492)(P)
Operating expenses Cost of natural
gas and oil (23,016)(P)
307,441 4,556 (P) Operation and
maintenance, net (1,044)(P)
127,253 (4,556)(P) Depreciation,
depletion and
amortization
11,637 (Q) 87,204
(12,423) 521,898
Operating income
(loss) (12,085)
171,729 Other
income (loss) Earnings from
unconsolidated
affiliates 11,695 Net gain on sale of
assets (119) Other
income (expense)
1,152 12,728
Income (loss) before
interest, income taxes and other
charges (12,085)
184,457 Interest
and debt expense
90,817 Minority
interest 13
90,830
Net income (loss) from
continuing
operations
\$(12,085) 93,627 ====== Allocation
of net income from continuing
operations to: Series B
unitholders 10,875
General
Partner 39,410
Limited
partners\$
43,342 ====== Basic and diluted net
income per unit from continuing
operations \$ 0.79
======= Weighted average basic and
diluted units
outstanding
55,001 ======

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EL PASO ENERGY PARTNERS, L.P.
UNAUDITED PRO FORMA CONDENSED CONSOLIDATED AND COMBINED STATEMENT OF OPERATIONS
                  FOR THE YEAR ENDED DECEMBER 31, 2001
                (IN THOUSANDS, EXCEPT PER UNIT AMOUNTS)
 PRO FORMA PRO FORMA DEEPWATER
DEEPWATER TRANSPORTATION EL PASO
 DEEPWATER HOLDINGS, HOLDINGS,
 PRO FORMA AND ENERGY HOLDINGS,
     L.L.C. L.L.C. CHACO
  FRACTIONATION PARTNERS, L.P.
 L.L.C DIVESTITURES ACQUISITION
    PLANT ASSET HISTORICAL
   HISTORICAL(R) ADJUSTMENTS
    ADJUSTMENTS ADJUSTMENTS
ADJUSTMENTS -----
         Operating
   revenues.....
$193,406 $ 40,933 $(2,726)(S) $
    -- $20,299(X) $5,042(Z)
  Operating expenses Cost of
natural gas and oil..... 51,542
  -- -- -- Operation and
  maintenance, net... 33,279
  16,740 (658)(S) -- 5,215(X)
1,368(Z) Depreciation, depletion
           and
amortization......
 34,778 8,899 (323)(S) 422 (T)
6,512(X) 750(Z) Asset impairment
charge..... 3,921 -- -- --
-- -- ------
 ----- 123,520
25,639 (981) 422 11,727 2,118 --
----- -----
 ----- Operating income
(loss)..... 69,886 15,294
(1,745) (422) 8,572 2,924 -----
 --- Other income (loss)
 Earnings from unconsolidated
affiliates.....
8,449 -- -- 9,925 (U) -- -- Net
    (loss) gain on sale of
assets.....
(11,367) (21,453) 21,453 (S) --
     -- -- Other income
(expense)..... 28,726 68 -
 -- -- -- ------
  ----
25,808 (21,385) 21,453 9,925 --
-- ----- ----- -----
   ---- Income
 (loss) before interest, income
  taxes and other charges...
  95,694 (6,091) 19,708 9,503
8,572 2,924 ----- ---
  -----
      Interest and debt
expense..... 41,542 5,936 --
 (5,936)(V) 7,072(Y) 1,702(AA)
      4,988 (W) Minority
interest..... 100 --
     - -- -- Income tax
benefit..... -- -- --
-- -- 41,642
5,936 -- (948) 7,072 1,702 -----
--- ----- ---- ----
 ---- Net income (loss)
```

continuing operations to: Series
B unitholders 17,228 General
Partner 24,650
Partners\$ 12,174 ======= Basic and
diluted net income per unit from continuing
operations
\$ 0.35 ====== Weighted average
basic and diluted units
outstanding 34,376 ======
OTHER GULF OF MEXICO PRO FORMA
DIVESTITURE AFTER 2001
ADJUSTMENTS TRANSACTIONS Operating
revenues \$
\$256,954 Operating expenses Cost of natural gas and oil
51,542 Operation and
maintenance, net 55,944 Depreciation, depletion and
amortization
51,038 Asset impairment
charge 3,921 162,445
Operating income
(loss) 94,509 Other income
(loss) Earnings from
unconsolidated
affiliates 18,374 Net (loss) gain on
sale of
assets
11,367 (BB) Other income
(expense) (25,404)
(BB) 3,390 (14,037) 21,764
- Income (loss) before interest,
income taxes and other
charges (14,037) 116,273 Interest and debt
expense 55,304
Minority
interest 100
Income tax
benefit 55,404
Net income (loss)
from continuing
operations\$(14,037) 60,869 ======
Allocation of net income from
continuing operations to: Series
B unitholders
17,228 General Partner 24,717
Limited
Partners\$ 18,924 ======= Basic and
diluted net income per unit from continuing
operations
\$ 0.55 ====== Weighted average
basic and diluted units
outstanding 34,376 ======

```
UNAUDITED PRO FORMA CONDENSED CONSOLIDATED AND COMBINED STATEMENT OF OPERATIONS
                  FOR THE YEAR ENDED DECEMBER 31, 2001
                 (IN THOUSANDS, EXCEPT PER UNIT AMOUNTS)
  SUBTOTAL PRO FORMA AFTER PRO
 FORMA EPN PRO FORMA PRO FORMA
 SAN JUAN EPN HOLDING EPN EPN
 ASSET PRO FORMA HOLDING ASSET
HOLDING INTERIM ACQUISITION SAN
    JUAN AFTER 2001 ASSETS
  ACQUISITION ASSET FINANCING
 FINANCING ASSETS TRANSACTIONS
  (F) ADJUSTMENTS ACQUISITION
ADJUSTMENTS ADJUSTMENTS (0) ----
----- ----- ----- -----
-----
     - ----- Operating
   revenues.....
$256,954 $344,689 $ -- $601,643
  $ -- $ -- $324,996 Operating
expenses Cost of natural gas and
  oil..... 51,542 188,582 --
240,124 -- -- 140,924 Operation
 and maintenance, net... 55,944
 66,615 -- 122,559 -- -- 61,172
  Depreciation, depletion and
amortization........
51,038 32,305 (2,236)(G) 81,383
   -- -- 22,651 276 (H) Asset
  impairment charge.....
3,921 -- -- 3,921 -- -- --
--- ------ ------ ------
----- 162,445
 287,502 (1,960) 447,987 -- --
224,747 -----
-- '----- ----- ----
    ---- Operating income
(loss)..... 94,509 57,187
1,960 153,656 -- -- 100,249 ----
---- '-----
----- Other
  income (loss) Earnings from
       unconsolidated
affiliates.....
18,374 -- -- 18,374 -- -- 2,177
  Net (loss) gain on sale of
assets.....
   -- -- -- -- Other
  income (expense).....
3,390 (5,026) -- (1,636) -- -- -
- ----- ----- ----
 21,764 (5,026) -- 16,738 -- --
2,177 -----
 .
----- ----- -----
    -- Income (loss) before
interest, income taxes and other
charges... 116,273 52,161 1,960
170,394 -- -- 102,426 ----- -
-----
- ----- Interest and
 debt expense..... 55,304 --
 23,701 (I) 82,479 18,860 (L)
15,750 (N) -- 3,474 (J) (9,968)
 (K) 14,720 (N) (6,645)(K) 535
(N) 8,352 (M) 4,400 (N) (7,136)
 (M) (156)(N) 320 (M) Minority
interest..... 100 --
  -- 100 -- -- Income tax
(benefit) expense.... -- (24) -
- (24) -- -- 23 ------
- ----- ----
---- 55,404 (24) 27,175
82,555 3,783 35,249 23 -----
```

-- ----- Net income (loss) from continuing

operations
\$(3,783) \$(35,249) \$102,403 ====================================
====== ==== Allocation of
net income from continuing operations to: Series B unitholders
unitholders 17,228 17,228 General
Partner 24,717 25,628 Limited
Partners\$ 18,924 \$ 44,983 =======
======= Basic and diluted net
income per unit from continuing
operations \$ 0.55 \$ 1.30 ============
Weighted average basic and diluted units
outstanding
34,376 34,535 ======= ====== SAN JUAN ASSET EL PASO
ACQUISITION ENERGY PRO FORMA
PARTNERS, L.P. ADJUSTMENTS PRO
Operating
revenues\$
(6,469)(P) \$899,273 (598)(P)
(20,299)(P) Operating expenses Cost of natural gas and
oil (6,469)(P) 376,098
1,519 (P) Operation and maintenance, net (4,311)(P)
172,686 (5,215)(P) (1,519)(P)
Depreciation, depletion and amortization
15,516 (Q) 119,550 Asset
impairment charge
3,921 (479) 672,255
Operating income
(loss) (26,887) 227,018 Other
income (loss) Earnings from
unconsolidated
affiliates 20,551 Net (loss) gain on sale of
assets
Other income
(expense) (1,636)
Income (loss)
before interest, income taxes and other charges (26,887)
and other charges (26,887) 245,933
Interest and debt expense 121,511
Minority
interest 100
<pre>Income tax (benefit) expense (1)</pre>
121,610
Net income (loss) from
continuing operations\$(26,887) 124,323 =======
Allocation of net income from
continuing operations to: Series B unitholders
17,228 General Partner
Limited Partners \$
67,916 ======= Basic and diluted net income per unit from
continuing
operations\$ 1.37 ======= Weighted average
basic and diluted units

EL PASO ENERGY PARTNERS, L.P. NOTES TO THE UNAUDITED PRO FORMA CONDENSED CONSOLIDATED AND COMBINED FINANCIAL STATEMENTS

BALANCE SHEET ADJUSTMENTS

INTERIM FINANCING

A To record the issuance in October 2002 of our senior secured term loan for net proceeds of \$160 million which we used to pay down our revolving credit facility and the payment of the associated issuance costs of \$1.6 million.

SAN JUAN ASSET ACQUISITION FINANCING

B To record the proceeds we expect to receive from (1) issuing \$350 million of our Series C common units to El Paso Corporation; (2) entering into a \$282 million senior secured acquisition term loan; (3) issuing \$150 million of other long-term debt; (4) the contribution by our general partner of \$3.5 million to maintain its one percent ownership interest in us, which we expect to use to pay down our revolving credit facility; and (5) drawing \$12 million on our revolving credit facility for payment of the issuance costs associated with the above debt.

SAN JUAN ASSET ACQUISITION

- C This column represents the unaudited historical condensed combined balance sheet for the expected San Juan asset acquisition, which includes the El Paso Field Services' San Juan Gathering and Processing Businesses, Typhoon Gas Pipeline, Typhoon Oil Pipeline and the Coastal Liquids Partners' NGL Business.
- D To record our expected \$782 million San Juan asset acquisition. Net cash proceeds from our expected issuances of common units and long-term debt will be used to fund our acquisition. We expect to acquire all the historical property, plant and equipment, the natural gas imbalance receivables and payables, the investments in transportation agreements and unconsolidated affiliate, and the environmental liabilities on the combined balance sheet. We expect to record an excess purchase price of \$465 million related to the expected acquisition of these assets.
- E To eliminate the intercompany accounts and transactions as a result of our expected acquisition of the San Juan assets.

STATEMENT OF OPERATIONS ADJUSTMENTS

EPN HOLDING ASSET ACQUISITION AND PRINCE SALE

- F This column represents the unaudited historical condensed combined statement of operations for the three months ended March 31, 2002 and the audited historical combined statement of operations for the year ended December 31, 2001, for the EPN Holding asset acquisition, which includes EPGT Texas, L.P., El Paso Gas Storage Company, El Paso Hub Services Company, and the El Paso Field Services gathering and processing businesses. The operating results for the EPN Holding assets acquired are included in the El Paso Energy Partners, L.P. historical operating results from the acquisition date in April 2002.
- G To record the reduction in depreciation expense related to the communications assets not included in our EPN Holding asset acquisition.
- H To record additional depreciation expense resulting from increased basis of \$10.8 million to property, plant and equipment relating to our EPN Holding asset acquisition. Such property, plant and equipment will be depreciated on a straight line basis over the remaining useful lives of the assets which approximates 40 years.
- I To record the increase in interest expense related to our additional borrowings of \$535 million under the EPN Holding limited recourse credit facility to fund the EPN Holding asset acquisition. This amount was calculated based on the interest rate on the EPN Holding limited recourse credit facility at March 31, 2002,

EL PASO ENERGY PARTNERS, L.P. NOTES TO THE UNAUDITED PRO FORMA CONDENSED CONSOLIDATED AND COMBINED FINANCIAL STATEMENTS -- (CONTINUED)

which was approximately 4.43%. A change in the rate of 0.125% would impact our annual results of operations by approximately \$0.7 million.

J To record the increase in interest expense related to our additional borrowings of \$99 million under our revolving credit facility for use in repaying our limited recourse term loan of \$95 million and our EPN Holding asset acquisition of \$4 million. This amount was calculated based on the interest rate on our revolving credit facility at March 31, 2002, which was approximately 3.50%. A change in the rate of 0.125% would impact our annual results of operations by approximately \$0.1 million.

EPN INTERIM FINANCING ADJUSTMENTS

- K To record the decrease in interest expense related to our use of proceeds from our May 2002 issuance of 8 1/2% Senior Subordinated Notes and our April 2002 common unit issuance to repay a portion of EPN Holding's limited recourse credit facility. We calculated this amount based on the interest rate on EPN Holding's limited recourse credit facility at March 31, 2002, which was approximately 4.43%.
- L To record the increase in interest expense related to our May 2002 issuance of \$230 million of 8 1/2% Senior Subordinated Notes used to repay a portion of EPN Holding's limited recourse credit facility and a portion of our revolving credit facility.
- M To record the increase in interest expense resulting from the issuance of our \$160 million senior secured term loan and the corresponding decrease in interest expense resulting from paying down our revolving credit facility by \$160 million offset by the amortization of our debt issuance costs of \$1.6 million, which we are amortizing to interest expense over the five year contractual term of the loan. The interest was computed based on an effective interest rate of 5.22% for our senior secured term loan, which was the effective rate at our October 2002 issuance and an effective rate of 4.46% for our revolving credit facility, the weighted average rate on September 30, 2002. A change in the rate of 0.125% would impact our annual operating results by \$0.2 million.

SAN JUAN ASSET ACQUISITION FINANCING

N To record the increase in interest expense resulting from: (1) the expected issuance of \$150 million of other long-term debt; (2) anticipated borrowing of \$282 million upon entering into a senior secured acquisition term loan; (3) expected borrowings of \$12 million from our revolving credit facility to pay for the closing costs associated with issuing the above debt; and (4) the following table presents the annual interest expense we expect to realize from amortization of our debt issuance costs (in thousands):

FORMA **AMORTIZATION** ANNUAL DEBT OF DEBT **PRINCIPAL INTEREST INTEREST ISSUANCE** CONTRACTUAL **ISSUE BALANCE** RATE **EXPENSE** COSTS TERM COSTS - ---_ _ _ _ _ _ _ _ _ _ _ ----\$282,000 5.22%

> \$14,720 \$ 8,000 2 years \$4,000

ANNUAL PRO

\$150,000

We decreased interest expense for the repayment of \$3.5 million on our revolving credit facility from proceeds we expect to receive from our general partner using an interest rate of 4.46%, which is the weighted average interest rate on our revolving credit facility through September 2002. Interest expense was computed using an effective rate of 10.5% for the other long-term debt, which is the effective rate we expect on our planned issuance of senior subordinated notes, and we used an effective rate of 5.22% for the senior secured acquisition term loan, which was the interest rate on our senior secured term loan upon issuance in

EL PASO ENERGY PARTNERS, L.P. NOTES TO THE UNAUDITED PRO FORMA CONDENSED CONSOLIDATED AND COMBINED FINANCIAL STATEMENTS -- (CONTINUED)

October 2002. A change in any of the above variable rates by 0.125% would impact our annual operating results by \$0.4 million.

SAN JUAN ASSET ACQUISITION

- O To record the unaudited condensed combined statement of operations for the nine months ended September 30, 2002 and the audited combined statement of operations for the year ended December 31, 2001 of our expected San Juan asset acquisition.
- ${\sf P}$ To eliminate intercompany accounts and transactions as a result of our expected acquisition of the San Juan assets.
- Q To record additional depreciation expense resulting from increased basis of \$465 million to property, plant and equipment relating to our expected San Juan asset acquisition. Such property, plant and equipment will be depreciated on a straight-line basis over the remaining useful lives of the assets which approximates 30 years.

DEEPWATER HOLDINGS TRANSACTION

- $\,$ R $\,$ This column represents the unaudited historical Deepwater Holdings, L.L.C. consolidated statement of operations.
- S To eliminate the results of operations of Stingray, UTOS and the West Cameron dehydration facility, our associated equity earnings from these assets, and the effect of the non-recurring loss related to the sales of these assets. See note (BB) to this table.
- T To record depreciation expense associated with the allocation of the excess purchase price assigned to Deepwater Holdings' property, plant and equipment relating to our acquisition of the additional interest in Deepwater Holdings. Such property, plant and equipment will be depreciated on a straight line basis over the remaining useful lives of the assets which approximate 30 years.
- U To eliminate our equity losses from our investment in Deepwater Holdings prior to our acquisition of the remaining 50 percent interest in Deepwater Holdings.
- V To record the elimination of the historical interest expense related to Deepwater Holdings' credit facility which was repaid and terminated.
- W To record the increase in interest expense due to additional borrowings of \$136 million under our revolving credit facility to fund the acquisition of El Paso Corporation's 50 percent interest in Deepwater Holdings and to repay Deepwater Holdings' credit facility. The amount was calculated based on the interest rate on our revolving credit facility at September 30, 2001, which was approximately 4.5%. A change in the rate of 0.125% would impact our annual results of operations by approximately \$0.2 million.

CHACO PLANT TRANSACTION

X To record the results of operations of the Chaco plant. In connection with the October 2001 acquisition of our interests in this asset, we secured a fixed rate processing agreement from El Paso Field Services, an affiliate of our general partner, to process natural gas for the next twenty years. Our pro forma processing revenues are based on the contract price assuming historical daily volumes for the respective period. Also, we expect to incur annual operating expenses related to the Chaco plant of approximately \$7 million per year. Our depreciation and amortization estimate is based on the total cost of the plant of \$77 million assuming a remaining life of 30 years and the processing agreement of \$121.5 million assuming a remaining 20 year life.

EL PASO ENERGY PARTNERS, L.P. NOTES TO THE UNAUDITED PRO FORMA CONDENSED CONSOLIDATED AND COMBINED FINANCIAL STATEMENTS -- (CONTINUED)

Y To record the increase in interest expense due to additional borrowings under our revolving credit facility to fund the acquisition of the Chaco plant for \$198.5 million. The amount was calculated based on the interest rate on our revolving credit facility at September 30, 2001, which was approximately 4.5%. A change in the rate of 0.125% would impact our annual results of operations by approximately \$0.3 million.

TRANSPORTATION AND FRACTIONATION ASSET TRANSACTION

Z To record the results of operations of the NGL transportation and fractionation assets acquired in February 2001.

AA To record the increase in interest expense related to our additional borrowings under our revolving credit facility to fund the acquisition of the NGL transportation and fractionation assets for \$133 million. This amount was calculated based on the interest rate on our revolving credit facility at March 31, 2001, which was approximately 7.68%. A change in the rate of 0.125% would impact our annual results of operations by approximately \$0.2 million.

OTHER GULF OF MEXICO ASSET DIVESTITURE TRANSACTIONS

BB To eliminate the results of operations of Nautilus, Manta Ray Offshore, Nemo, Green Canyon and Tarpon and the effect of the non-recurring items, related to the losses on the sales of these assets and the \$25.4 million additional consideration received from El Paso Corporation. We believe that the exclusion of (1) the results of operations of Deepwater Holdings, L.L.C.'s (one of our joint ventures) interests in the Stingray and UTOS systems and the West Cameron dehydration facility (described in note (S) above), which were sold in 2001; (2) the results of operations of our interests in the Nautilus, Manta Ray Offshore, Nemo, Green Canyon and Tarpon systems as well as our interest in two offshore platforms, which were sold in 2001; and (3) losses on the dispositions described in (1) and (2) above and income of \$25.4 million we recognized from payments by El Paso Corporation as additional consideration for those dispositions is appropriate for this presentation because those dispositions were non-recurring events. We have not disposed of assets in that manner in the past, and we have no plans to dispose of assets similarly in the future; rather, these dispositions were a forced sale, required because of antitrust concerns in connection with the 2001 merger of El Paso Corporation and The Coastal Corporation.

SIGNATURES

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

EL PASO ENERGY PARTNERS, L.P. By: El Paso Energy Partners Company, its General Partner

Date: November 15, 2002 By: /s/ D. MARK LELAND

D. Mark Leland

Senior Vice President and Controller (Principal Accounting Officer)