SunCoke Energy Partners, L.P. Form 10-Q May 01, 2014 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended March 31, 2014

or

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 001-35782

SUNCOKE ENERGY PARTNERS, L.P.

(Exact name of Registrant as specified in its charter)

Delaware 35-2451470
(State or other jurisdiction of incorporation or organization) Identification No.)
1011 Warrenville Road, Suite 600
Lisle, Illinois 60532
(630) 824-1000
(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. ý Yes "No Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). ý Yes "No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer " Accelerated filer ý Non-accelerated filer " (Do not check if a smaller reporting company) Smaller reporting company "

Indicate by check mark whether the Registrant is a shell company (as defined in Rule 12b-2 of the Act) of 1934. Yes "No \circ

The registrant had 15,713,822 common units and 15,709,697 subordinated units outstanding at April 25, 2014.

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PART I - FINANCIAL INFORMATION

Item 1. Combined and Consolidated Financial Statements SunCoke Energy Partners, L.P.

Combined and Consolidated Statements of Income

(Unaudited)

	Three Months Ended March 31,	
	2014	2013
	(Dollars and un	nits in millions, except
	per unit amour	nts)
Revenues		
Sales and other operating revenue	\$161.4	\$184.9
Costs and operating expenses		
Cost of products sold and operating expenses	120.5	138.4
Selling, general and administrative expenses	4.9	4.4
Depreciation and amortization expense	9.7	7.6
Total costs and operating expenses	135.1	150.4
Operating income	26.3	34.5
Interest expense, net	2.9	6.7
Income before income tax expense	23.4	27.8
Income tax expense	0.3	3.9
Net income	23.1	23.9
Less: Net income attributable to noncontrolling interests	9.9	8.6
Net income attributable to SunCoke Energy Partners, L.P./Predecessor	13.2	15.3
Less: Predecessor net income prior to initial public offering on January 24, 2013	_	3.5
Net income attributable to SunCoke Energy Partners, L.P. subsequent to initial public offering	\$13.2	\$11.8
General partner's interest in net income	\$0.4	\$0.2
Common unitholders' interest in net income	\$6.4	\$5.8
Subordinated unitholder's interest in net income	\$6.4	\$5.8
Weighted average common units outstanding (basic and diluted)	15.7	15.7
Weighted average subordinated units outstanding (basic and diluted)	15.7	15.7
Net income per common unit (basic and diluted)	\$0.41	\$0.37
Net income per subordinated unit (basic and diluted)	\$0.41	\$0.37
(See Accompanying Notes)		

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SunCoke Energy Partners, L.P. Consolidated Balance Sheets

	March 31, 2014	December 31, 2013
	(Unaudited) (Dollars in millio	ns)
Assets	(Donars in ininio	113)
Cash and cash equivalents	\$19.2	\$46.3
Receivables	29.2	20.2
Receivables from affiliates, net		6.4
Inventories	56.6	59.3
Other current assets	3.2	1.7
Total current assets	108.2	133.9
Properties, plants and equipment, net	875.4	871.1
Goodwill and other intangible assets, net	15.8	16.0
Deferred charges and other assets	7.1	6.5
Total assets	\$1,006.5	\$1,027.5
Liabilities and Equity		
Accounts payable	\$45.7	\$58.7
Accrued liabilities	5.2	6.4
Short-term debt	40.0	40.0
Interest payable	1.8	4.6
Total current liabilities	92.7	109.7
Long-term debt	149.7	149.7
Deferred income taxes	3.1	2.8
Other deferred credits and liabilities	0.7	0.6
Total liabilities	246.2	262.8
Equity		
Held by public:		
Common units (issued and outstanding 13,504,125 and 13,503,456 units at	239.9	240.8
March 31, 2014 and December 31, 2013, respectively)	239.9	240.8
Held by parent:		
Common units (issued and outstanding 2,209,697 units at March 31, 2014 and	40.9	41.0
December 31, 2013)	40.9	41.0
Subordinated units (issued and outstanding 15,709,697 units at March 31, 2014	289.4	290.4
and December 31, 2013)	209.4	290.4
General partner interest (2% interest)	8.3	8.3
Partners' capital attributable to SunCoke Energy Partners, L.P.	578.5	580.5
Noncontrolling interest	181.8	184.2
Total equity	760.3	764.7
Total liabilities and partners' net equity	\$1,006.5	\$1,027.5
(See Accompanying Notes)		
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SunCoke Energy Partners, L.P. Combined and Consolidated Statements of Cash Flows (Unaudited)

(Chaudited)	Three Months 2014	Ended March 31, 2013	
	(Dollars in mil	lions)	
Cash Flows from Operating Activities:	`	,	
Net income	\$23.1	\$23.9	
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization expense	9.7	7.6	
Deferred income tax expense	0.3	3.9	
Changes in working capital pertaining to operating activities:			
Receivables	(9.0) (36.4)
Receivables from affiliate, net	6.4	<u> </u>	
Inventories	2.7	4.5	
Accounts payable	(12.6) 9.5	
Accrued liabilities	(1.2) (13.9)
Interest payable	(2.8) 2.1	
Payable to affiliate	<u> </u>	2.4	
Other	(2.0) 2.1	
Net cash provided by operating activities	14.6	5.7	
Cash Flows from Investing Activities:			
Capital expenditures	(14.2) (5.7)
Net cash used in investing activities	(14.2) (5.7)
Cash Flows from Financing Activities:			
Proceeds from issuance of common units of SunCoke Energy Partners, L.P., net		232.0	
of offering costs		232.0	
Proceeds from issuance of long-term debt		150.0	
Repayment of long-term debt		(225.0)
Debt issuance costs		(5.9)
Proceeds from revolving credit facility	16.0	_	
Repayment of revolving facility	(16.0) —	
Distributions to unitholders (public and parent)	(15.2)) —	
Distributions to noncontrolling interest	(12.3) (44.9)
Net cash (used in) provided by financing activities	(27.5) 106.2	
Net (decrease) increase in cash	(27.1) 106.2	
Cash at beginning of period	46.3	_	
Cash at end of period	\$19.2	\$106.2	
(See Accompanying Notes)			

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SunCoke Energy Partners, L.P. Combined and Consolidated Statements of Equity (Unaudited)

(Chadalea)		Partnershi	ip				
	Predecesso	Common - Public	Common - SunCoke	Subordinated - SunCoke	General Partner - SunCoke	Noncontrolling Interest	⁵ Total
	(Dollars in	millions)					
At December 31, 2012	\$601.7	\$ —	\$ —	\$ —	\$ <i>—</i>	\$ <i>-</i>	\$601.7
Predecessor net income prior to IPO on January 24, 2013	3.5	_	_	_	_	_	3.5
Predecessor net assets not assumed by SunCoke Energy Partners, L.P.	(53.2)	_	_	_	_	_	(53.2)
Allocation of 65 percent of net parent investment to unitholders	(358.7)	_	43.3	308.2	7.2	_	
SunCoke Energy, Inc. 35 percent retained interest in Haverhill and Middletown	(193.3)	_	_	_	_	193.3	_
Proceeds from initial public offering, net of offering expenses	_	232.0		_	_	_	232.0
Distributions to SunCoke Energy, Inc.	_	_	(4.0)	(28.5)	(0.6)	(11.8)	(44.9)
Partnership net income subsequent to IPO on January 24, 2013	_	4.9	0.9	5.8	0.2	8.6	20.4
At March 31, 2013	\$ —	\$236.9	\$40.2	\$285.5	\$ 6.8	\$ 190.1	\$759.5
At December 31, 2013	\$ —	\$240.8	\$41.0	\$290.4 6.4	\$ 8.3	\$ 184.2	\$764.7
Partnership net income Distribution to SunCoke Energy,		5.5	0.9	6.4	0.4	9.9	23.1
Inc.	_	_	_	_	_	(12.3)	(12.3)
Distribution to unitholders At March 31, 2014		(6.4) \$239.9	(1.0) \$40.9	(7.4) \$289.4	(0.4) \$ 8.3		(15.2) \$760.3

(See Accompanying Notes)

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SunCoke Energy Partners, L.P.

Notes to the Combined and Consolidated Financial Statements

1. General

Description of Business

SunCoke Energy Partners, L.P., (the "Partnership", "we", "our", and "us"), is a Delaware limited partnership formed in July 2012 which primarily manufactures coke used in the blast furnace production of steel. On January 24, 2013, we completed the initial public offering ("IPO") of our common units representing limited partner interests. In connection with the IPO, we acquired from SunCoke Energy, Inc. ("SunCoke"), a 65 percent interest in each of Haverhill Coke Company LLC ("Haverhill") and Middletown Coke Company, LLC ("Middletown") and the cokemaking facilities and related assets held by Haverhill and Middletown. At March 31, 2014, SunCoke owns the remaining 35 percent interest in each of Haverhill and Middletown. SunCoke, through its subsidiary, owns a 55.9 percent partnership interest in us and all of our incentive distribution rights and indirectly owns and controls our general partner, which holds a 2 percent general partner interest in us. During 2013, we expanded our operations into coal handling and blending services through two acquisitions. On August 30, 2013, the Partnership completed its acquisition of Lakeshore Coal Handling Corporation ("Lake Terminal"). Located in East Chicago, Indiana, Lake Terminal provides coal handling and blending services to SunCoke's Indiana Harbor cokemaking operations. On October 1, 2013, the Partnership acquired Kanawha River Terminals ("KRT"). KRT is a leading metallurgical and thermal coal blending and handling terminal service provider with collective capacity to blend and transload 30 million tons of coal annually through its operations in West Virginia and Kentucky.

Basis of Presentation

The accompanying unaudited combined and consolidated financial statements included herein have been prepared in conformity with accounting principles generally accepted in the United States ("GAAP") for interim reporting. Certain information and disclosures normally included in financial statements have been omitted pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"). In management's opinion, the financial statements reflect all adjustments, which are of a normal recurring nature, necessary for a fair presentation of the results of operations, financial position and cash flows for the periods presented. The results of operations for the period ended March 31, 2014 are not necessarily indicative of the operating results for the full year. These unaudited interim combined and consolidated financial statements and notes should be read in conjunction with the audited combined and consolidated financial statement and notes included in our Annual Report on Form 10-K for the year ended December 31, 2013.

The Combined Financial Statements for periods prior to the IPO are the results of SunCoke Energy Partners' Predecessor (the "Predecessor") and were prepared using SunCoke's historical basis in the assets and liabilities of the Predecessor, and include all revenues, costs, assets and liabilities attributed to the Predecessor after the elimination of all significant intercompany accounts and transactions. The Consolidated Financial Statements for the period after the IPO pertain to the operations of the Partnership.

2. Initial Public Offering

On January 23, 2013, in anticipation of the closing of the IPO, we entered into a contribution agreement with Sun Coal & Coke, a subsidiary of SunCoke, and our general partner (the "Contribution Agreement"). Pursuant to the Contribution Agreement, upon the closing of the IPO on January 24, 2013, Sun Coal & Coke contributed to us an interest in each of Haverhill and Middletown, which resulted in our owning a 65 percent interest in each of Haverhill and Middletown. In exchange, our general partner continued to hold a 2 percent general partner interest in us and we issued to our general partner incentive distribution rights ("IDRs") in us. We also issued to Sun Coal & Coke 2,209,697 common units and 15,709,697 subordinated units. The 35 percent interest in each of Haverhill and Middletown retained by Sun Coal & Coke is recorded as a noncontrolling interest of the Partnership. Net Income attributable to noncontrolling interest was \$9.9 million and \$8.6 million for the three months ended March 31, 2014 and 2013, respectively.

In conjunction with the closing of the IPO, we sold 13,500,000 common units, representing a 42.1 percent partnership interest, to the public at an initial public offering price of \$19.00 per common unit. Gross proceeds from the offering were approximately \$256.5 million and net proceeds were approximately \$232.0 million after deducting underwriting

discounts and offering expenses of \$24.7 million, \$6.0 million of which were paid by SunCoke in 2012 and reimbursed by us upon the closing of the IPO. We assumed and repaid \$225.0 million of SunCoke's term loan debt and we retained \$67.0 million for environmental capital expenditures of Haverhill and Middletown, \$12.4 million for sales discounts related to tax credits owed to customers of Haverhill, and \$39.6 million to replenish our working capital. We used a portion of the net proceeds from the IPO and the concurrent issuance and sale of senior notes discussed below to make a distribution of \$33.1 million to SunCoke to, in effect, reimburse SunCoke for expenditures made during the two-year period prior to the IPO for the expansion and

improvement of certain assets, an interest in which SunCoke contributed to us in connection with the IPO pursuant to the Contribution Agreement described above.

Concurrent with the closing of the IPO, we and SunCoke Energy Partners Finance Corp., a Delaware corporation and a wholly owned subsidiary of ours, as co-issuers, issued \$150.0 million aggregate principal amount of 7.375 percent senior notes ("Partnership Notes") due 2020 in a private placement to eligible purchasers. The Partnership Notes are the senior unsecured obligations of the co-issuers and are guaranteed on a senior unsecured basis by each of our existing and certain future subsidiaries other than SunCoke Energy Partners Finance Corp. We received net proceeds of approximately \$146.3 million, net of debt issuance costs of \$3.7 million, from the offering of the Partnership Notes. We also incurred \$2.2 million of debt issuance costs related to entering into a revolving credit facility.

Omnibus Agreement

In connection with the closing of the IPO, we entered into an omnibus agreement with SunCoke and our general partner that addresses certain aspects of our relationship with them, including:

Business Opportunities. We have preferential rights to invest in, acquire and construct cokemaking facilities in the United States and Canada. SunCoke has preferential rights to all other business opportunities.

Potential Defaults by Coke Agreement Counterparties. For a period of five years from the closing date of the IPO, SunCoke has agreed to make us whole (including an obligation to pay for coke) to the extent (i) AK Steel exercises the early termination right provided in its Haverhill coke sales agreement, (ii) any customer fails to purchase coke or defaults in payment under its coke sales agreement (other than by reason of force majeure or our default) or (iii) we amend a coke sales agreement's terms to reduce a customer's purchase obligation as a result of the customer's financial distress. We and SunCoke will share in any damages and other amounts recovered from third parties arising from such events in proportion to our relative losses.

Environmental Indemnity. SunCoke will indemnify us to the full extent of any remediation at the Haverhill and Middletown cokemaking facilities arising from any environmental matter discovered and identified as requiring remediation prior to the closing of the IPO. SunCoke contributed \$67 million in satisfaction of this obligation, at the closing date of the IPO, from the proceeds of the IPO and an additional \$7 million from our subsequent equity issuance as described in Note 11. If, prior to the fifth anniversary of the closing of the IPO, a pre-existing environmental matter that was discovered either before or after the closing of the IPO is identified as requiring remediation, SunCoke will indemnify us for up to \$50 million of any such remediation costs (we will bear the first \$5 million of any such costs).

Other Indemnification. SunCoke will fully indemnify us with respect to any tax liability arising prior to or in connection with the closing of the IPO. Additionally, SunCoke will either cure or fully indemnify us for losses resulting from any material title defects at the properties owned by the entities acquired in connection with the closing of the IPO, to the extent that those defects interfere with or could reasonably be expected to interfere with the operations of the related cokemaking facilities. We will indemnify SunCoke for events relating to our operations except to the extent that we are entitled to indemnification by SunCoke.

License. SunCoke has granted us a royalty-free license to use the name "SunCoke" and related marks. Additionally, SunCoke has granted us a non-exclusive right to use all of SunCoke's current and future cokemaking and related technology. We have not paid and will not pay a separate license fee for the rights we receive under the license. Expenses and Reimbursement. SunCoke will continue to provide us with certain corporate and other services, and we will reimburse SunCoke for all direct costs and expenses incurred on our behalf and a portion of corporate and other costs and expenses attributable to our operations. Additionally, we paid all fees in connection with our senior notes offering and our revolving credit facility and have agreed to pay all additional fees in connection with any future financing arrangement entered into for the purpose of replacing the credit facility or the senior notes.

So long as SunCoke controls our general partner, the omnibus agreement will remain in full force and effect unless mutually terminated by the parties. If SunCoke ceases to control our general partner, the omnibus agreement will terminate, but our rights to indemnification and use of SunCoke's existing cokemaking and related technology will survive. The omnibus agreement can be amended by written agreement of all parties to the agreement, but we may not agree to any amendment that would, in the reasonable discretion of our general partner, be adverse in any material respect to the holders of our common units without prior approval of the conflicts committee.

3. Related Party Transactions

The related party transactions with SunCoke and its affiliates are described below.

Transactions with Affiliate

Coal Logistics provides coal handling and blending services to certain SunCoke cokemaking operations. During the three months ended March 31, 2014, Coal Logistics recorded \$3.1 million in revenues derived from services provided to SunCoke's cokemaking operations. The Partnership also purchased coal and other services from SunCoke and its affiliates totaling \$7.7 million and \$3.1 million during the three months ended March 31, 2014 and 2013, respectively. At March 31, 2014, net receivables with SunCoke and its affiliates were insignificant.

Allocated Expenses

SunCoke charges us for all direct costs and expenses incurred on our behalf and a fee associated with support services provided to our operations. Allocated expenses from SunCoke for general corporate and operations support costs totaled \$3.9 million and \$4.0 million for the three months ended March 31, 2014 and 2013, respectively and are included in selling, general and administrative expenses. These costs include legal, accounting, tax, treasury, engineering, information technology, insurance, employee benefit costs, communications, human resources, and procurement. Corporate allocations for periods subsequent to the IPO are recorded based upon the omnibus agreement.

4. Net Income Per Unit and Cash Distributions

The following is a summary of net income for the three months ended March 31, 2014 and 2013 including a summary of net income disaggregated between the Predecessor and the Partnership three months ended March 31, 2013:

	Three Months Ended March 31,		SunCoke Energy Partners, L.P. Predecessor	SunCoke Energy Partners, L.P.
			Period from	Period from
			January 1, 2013	January 24,
	2014	2013	to January 23,	2013 to March
			2013	31, 2013
Revenues	(Dollars in milli	ons)		
Sales and other operating revenue	\$161.4	\$184.9	\$47.6	\$137.3
Costs and operating expenses				
Cost of products sold and operating expenses	120.5	138.4	36.8	101.6
Selling, general and administrative expenses	4.9	4.4	1.1	3.3
Depreciation expense	9.7	7.6	1.9	5.7
Total costs and operating expenses	135.1	150.4	39.8	110.6
Operating income	26.3	34.5	7.8	26.7
Interest expense, net	2.9	6.7	0.6	6.1
Income before income tax expense	23.4	27.8	7.2	20.6
Income tax expense	0.3	3.9	3.7	0.2
Net income	23.1	23.9	\$3.5	\$20.4
Less: Net income attributable to noncontrolling interests	9.9	8.6		
Net income attributable to SunCoke Energy Partners, L.P./Predecessor	13.2	15.3		
Less: Predecessor net income prior to initial public offering on January 24, 2013	_	3.5		
Net income attributable to SunCoke Energy Partners, L.P. subsequent to initial public offering	\$13.2	\$11.8		

Net income per unit applicable to limited partners (including subordinated unitholders) is computed by dividing limited partners' interest in net income, after deducting the general partner's 2 percent interest and incentive distributions, by the weighted-average number of outstanding common and subordinated units. Our net income is allocated to the general partner and limited partners in accordance with their respective partnership percentages, after giving effect to priority income allocations for incentive distributions, if any, to our general partner, pursuant to our partnership agreement. Net income per unit is only calculated for the Partnership subsequent to the IPO as no units were outstanding prior to January 24, 2013. Earnings in

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excess of distributions are allocated to the general partner and limited partners based on their respective ownership interests. Payments made to our unitholders are determined in relation to actual distributions declared and are not based on the net income allocations used in the calculation of net income per unit. For the three months ended March 31, 2014, the weighted-average number of common and subordinated units outstanding was 15,713,822 units and 15,709,697 units, respectively.

In addition to the common and subordinated units, we have also identified the general partner interest and incentive distribution rights as participating securities and use the two-class method when calculating the net income per unit applicable to limited partners, which is based on the weighted-average number of common units outstanding during the period. Basic and diluted net income per unit applicable to limited partners are the same because we do not have any potentially dilutive units outstanding.

The calculation of net income per unit is as follows:

•	Three Months Ended March 31, 2014 2013 (Dollars and units in millions, exce per unit amounts)		
Net income attributable to SunCoke Energy Partners, L.P. subsequent to initial public offering	\$13.2	\$11.8	
Less: General partner's interest in net income subsequent to initial public offering	0.4	0.2	
Limited partners' interest in net income subsequent to initial public offering	\$12.8	\$11.6	
Net income per limited partner unit:			
Common - Public and SunCoke	\$0.41	\$0.37	
Subordinated - SunCoke	\$0.41	\$0.37	
Weighted average limited partner units outstanding:			
Common units - Public	13.5	13.5	
Common units - SunCoke	2.2	2.2	
Subordinated units - SunCoke	15.7	15.7	
Cash Distributions			

Our partnership agreement generally provides that we will make our distribution, if any, each quarter in the following manner:

first, 98 percent to the holders of common units and 2 percent to our general partner, until each common unit has received the minimum quarterly distribution of \$0.412500 plus any arrearages from prior quarters; second, 98 percent to the holders of subordinated units and 2 percent to our general partner, until each subordinated unit has received the minimum quarterly distribution of \$0.412500; and third, 98 percent to all unitholders, pro rata, and 2 percent to our general partner, until each unit has received a distribution of \$0.474375.

If cash distributions to our unitholders exceed \$0.474375 per unit in any quarter, our unitholders and our general partner will receive distributions according to the following percentage allocations:

	Marginal Percentage					
	Total Quarterly Distribution Per Unit Target Amounterest in Distributions					
			Unitholders		General Par	tner
Minimum Quarterly Distribution	\$0.412500		98.0	%	2.0	%
First Target Distribution	above \$0.412500	up to \$0.474375	98.0	%	2.0	%
Second Target Distribution	above \$0.474375	up to \$0.515625	85.0	%	15.0	%
Third Target Distribution	above \$0.515625	up to \$0.618750	75.0	%	25.0	%
Thereafter	above \$0.618750		50.0	%	50.0	%

In accordance with our partnership agreement, on April 21, 2014, we declared a quarterly cash distribution of \$0.50 per unit. This distribution will be paid on May 30, 2014 to unitholders of record on May 15, 2014.

The allocation of total quarterly cash distributions to general and limited partners based on the number of units as of March 31, 2014 is as follows. Our distributions are declared subsequent to quarter end; therefore, the table below represents total cash distributions applicable to the period in which the distributions were earned:

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	Three Months Ended March 31,		
	2014 2013		
	(Dollars and units in millions, exception unit amounts)		
General partner's interest	\$0.3	\$0.2	
General partner's incentive distribution	0.1		
Total general partner's distribution	\$0.4	\$0.2	
Limited partners' distribution:			
Common	\$7.9	\$4.8	
Subordinated	7.9	4.8	
Total cash distributions	\$16.2	\$9.8	
Cash distributions per unit applicable to limited partners	\$0.5000	\$0.3071	

Allocation of Net Income

Our partnership agreement contains provisions for the allocation of net income to the unitholders and the general partner. For purposes of maintaining partner capital accounts, the partnership agreement specifies that items of income and loss shall be allocated among the partners in accordance with their respective percentage interest. Normal allocations according to percentage interests are made after giving effect, if any, to priority income allocations in an amount equal to incentive cash distributions allocated 100 percent to the general partner.

Three Months Ended March 31.

The calculation of net income allocated to the limited partners was as follows:

	Three Months Ended March 51,	
	2014	2013
	(Dollars in	millions)
Net income attributable to common unitholders:		
Distributions	\$7.9	\$4.8
Undistributed earnings	(1.5) 1.0
Common unitholders' interest in net income subsequent to initial public offering	\$6.4	\$5.8
Net income attributable to subordinated unitholders:		
Distributions	\$7.9	\$4.8
Undistributed earnings	(1.5) 1.0
Subordinated unitholders' interest in net income subsequent to initial public offering	\$6.4	\$5.8

5. Inventories

These components of inventories were as follows:

	March 31, 2014	December 31, 2013	
	(Dollars in millions)		
Coal	\$29.8	\$33.1	
Coke	3.9	4.1	
Material, supplies, and other	22.9	22.1	
Total inventories	\$56.6	\$59.3	

6. Income Taxes

The Partnership is a limited partnership and generally is not subject to federal or state income taxes. Earnings from our Middletown operations, however, are subject to a local income tax.

The Predecessor's tax provision was determined on a theoretical separate-return basis. In conjunction with the contribution of the 65 percent interest in Haverhill and Middletown upon the closing of the IPO, all deferred tax assets and

liabilities were eliminated through equity.

7. Debt

At March 31, 2014, the Partnership held \$150.0 million Partnership Notes that bear interest at a rate of 7.375 percent per annum and mature on February 1, 2020. Interest on the Partnership Notes is payable semi-annually in cash in arrears on February 1 and August 1 of each year.

The Partnership also has a revolving credit facility ("Partnership Revolver") with total aggregate commitments from lenders of \$150.0 million and also provides for up to \$100.0 million uncommitted incremental revolving capacity, subject to the satisfaction of certain conditions. As of March 31, 2014, the Partnership Revolver had \$40.0 million borrowing and letters of credit outstanding of \$0.7 million, leaving \$109.3 million available.

In connection with the closing of the Partnership offering, we assumed and repaid \$225.0 million of SunCoke's term loan. In conjunction with the repayment, we incurred a charge of approximately \$2.9 million, which is included in interest expense, net on the Combined and Consolidated Statement of Income, representing the write-off of unamortized debt issuance costs and original issue discount related to the portion of the term loan extinguished. Additionally, with the closing of the Partnership and the issuance of our senior notes, we incurred debt issuance costs of \$3.7 million, \$0.8 million of which were expensed immediately and were included in interest expense, net during the first quarter of 2013.

8. Commitments and Contingent Liabilities

The Environmental Protection Agency ("EPA") and state regulators have issued Notices of Violations ("NOVs") for the Partnership's Haverhill cokemaking facility which stem from alleged violations of the air emission operating permits for this facility. The Partnership is working in a cooperative manner with the EPA and the Ohio Environmental Protection Agency ("OEPA") to address the allegations and has lodged a Consent Decree in federal district court that is undergoing review. Settlement may require payment of a civil penalty for alleged past violations as well as the capital projects underway to improve the reliability of the energy recovery systems and enhance environmental performance at the Haverhill facility. Any potential penalty for alleged past violations will be paid by SunCoke. Spending for these projects depends on the timing and finality of the settlement. We retained \$74 million in proceeds from the Partnership offering and our recent equity issuance (See Note 11) for environmental capital expenditures related to these projects. Pursuant to the Omnibus Agreement between SunCoke and the Partnership, any amounts that we spend on these projects in excess of \$74 million will be reimbursed by SunCoke. Prior to our formation, SunCoke spent \$5 million related to these projects. The Partnership spent \$27 million during 2013 and \$10 million in the three months ended March 31, 2014. The Partnership expects to spend approximately \$28 million in the remainder of 2014 and \$10 million in 2015.

The Partnership is a party to certain other pending and threatened claims. Although the ultimate outcome of these claims cannot be ascertained at this time, it is reasonably possible that some portion of these claims could be resolved unfavorably to the Partnership. Management of the Partnership believes that any liability which may arise from claims would not be material in relation to the financial position, results of operations or cash flows of the Partnership.

9. Fair Value Measurements

The Partnership measures certain financial and non-financial assets and liabilities at fair value on a recurring basis. Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in the principal or most advantageous market in an orderly transaction between market participants on the measurement date. Fair value disclosures are reflected in a three-level hierarchy, maximizing the use of observable inputs and minimizing the use of unobservable inputs.

The valuation hierarchy is based upon the transparency of inputs to the valuation of an asset or liability on the measurement date. The three levels are defined as follows:

Level 1—inputs to the valuation methodology are quoted prices (unadjusted) for an identical asset or liability in an active market.

Level 2—inputs to the valuation methodology include quoted prices for a similar asset or liability in an active market or model-derived valuations in which all significant inputs are observable for substantially the full term of the asset or liability.

•

Level 3—inputs to the valuation methodology are unobservable and significant to the fair value measurement of the asset or liability.

Non-Financial Assets and Liabilities Measured at Fair Value on a Nonrecurring Basis

Certain assets and liabilities are measured at fair value on a nonrecurring basis; that is, the assets and liabilities are not measured at fair value on an ongoing basis, but are subject to fair value adjustments in certain circumstances (e.g., when there is evidence of impairment). At March 31, 2014, no material fair value adjustments or fair value measurements were required for these non-financial assets or liabilities.

Certain Financial Assets and Liabilities not Measured at Fair Value

At March 31, 2014, the estimated fair value of the Partnership's long-term debt was \$160.0 million compared to a carrying amount of \$149.7 million. The fair value was estimated by management based upon estimates of debt pricing provided by financial institutions which are considered Level 3 inputs.

10. Business Segment Disclosures

The Partnership derives its revenues from the Domestic Coke and Coke Logistics reportable segments. Domestic Coke operations are comprised of Haverhill and Middletown cokemaking facilities located in Ohio. Both facilities use similar production processes to produce coke and to recover waste heat that is converted to steam or electricity. Coke sales at each of the Partnership's cokemaking facilities are made pursuant to long-term take-or-pay agreements with ArcelorMittal and AK Steel. Each of the coke sales agreements contain pass-through provisions for costs incurred in the cokemaking process, including coal costs (subject to meeting contractual coal-to-coke yields), operating and maintenance expenses, costs related to the transportation of coke to the customers, taxes (other than income taxes) and costs associated with changes in regulation, in addition to containing a fixed fee.

Prior to the third quarter of 2013, Domestic Coke was the Partnership's only reportable segment. The Partnership acquired Lake Terminal on August 30, 2013 and KRT on October 1, 2013 and began providing coal handling and blending services. This business has a collective capacity to blend and transload more than 30 million tons of coal annually. Coal handling and blending services are provided to third party customers as well as SunCoke cokemaking facilities. Coal blending and handling results are presented in the Coal Logistics segment below.

Corporate and other expenses that can be identified with a segment have been included in determining segment results. The remainder is included in Corporate and Other. Interest expense, net is also excluded from segment results. Segment assets are those assets that are utilized within a specific segment.

The following table includes Adjusted EBITDA, which is the measure of segment profit or loss reported to the chief operating decision maker for purposes of allocating resources to the segments and assessing their performance:

Three Months Ended March 31, 2014

Three Months Blace March 51, 2011					
	(Dollars in millions)				
	Domestic Coal		Corporate	Consolidated	
	Coke	Coke Logistics		Consolidated	
Sales and other operating revenue	\$149.7	\$11.7	\$ —	\$161.4	
Intersegment sales	\$ —	\$1.1	\$ —	\$ —	
Adjusted EBITDA	\$35.3	\$2.1	\$(1.4) \$36.0	
Depreciation and amortization	\$7.9	\$1.8	\$ —	\$9.7	
Capital expenditures	\$13.9	\$0.3	\$	\$14.2	
Total segment assets	\$879.0	\$118.9	\$8.6	\$1,006.5	

The Partnership evaluates the performance of its segments based on segment Adjusted EBITDA, which is defined as earnings before interest, taxes, depreciation, depletion and amortization ("EBITDA") adjusted for sales discounts. Prior to the expiration of our nonconventional fuel tax credits in June 2012, EBITDA reflects sales discounts included as a reduction in sales and other operating revenue. The sales discounts represent the sharing with customers of a portion of nonconventional fuel tax credits, which reduce our income tax expense. However, we believe our Adjusted EBITDA would be inappropriately penalized if these discounts were treated as a reduction of EBITDA since they represent sharing of a tax benefit that is not included in EBITDA. Accordingly, in computing Adjusted EBITDA, we have added back these sales discounts. EBITDA and Adjusted EBITDA do not represent and should not be considered alternatives to net income or operating income under GAAP and may not be comparable to other similarly titled measures in other businesses.

Management believes Adjusted EBITDA is an important measure of the operating performance of the Partnership's net assets and provides useful information to investors because it highlights trends in our business that may not

otherwise be apparent when relying solely on GAAP measures and because it eliminates items that have less bearing on our operating performance. Adjusted EBITDA is a measure of operating performance that is not defined by GAAP, does not represent and

should not be considered a substitute for net income as determined in accordance with GAAP. Calculations of Adjusted EBITDA may not be comparable to those reported by other companies.

Set forth below is additional detail as to how we use Adjusted EBITDA as a measure of operating performance, as well as a discussion of the limitations of Adjusted EBITDA as an analytical tool.

Operating Performance. Our management uses Adjusted EBITDA in a number of ways to assess our consolidated financial and operating performance, and we believe this measure is helpful to management in identifying trends in our performance. Adjusted EBITDA helps management identify controllable expenses and make decisions designed to help us meet our current financial goals and optimize our financial performance while neutralizing the impact of capital structure on financial results. Accordingly, we believe this metric measures our financial performance based on operational factors that management can impact in the short-term, namely our cost structure and expenses.

Limitations. Other companies may calculate Adjusted EBITDA differently than we do, limiting its usefulness as a comparative measure. Adjusted EBITDA also has limitations as an analytical tool and should not be considered in isolation or as a substitute for an analysis of our results as reported under GAAP. Some of these limitations include that Adjusted EBITDA:

does not reflect our cash expenditures, or future requirements, for capital expenditures or contractual commitments; does not reflect changes in, or cash requirement for, working capital needs;

• does not reflect our interest expense, or the cash requirements necessary to service interest on or principal payments of our debt;

does not reflect certain other non-cash income and expenses;

excludes income taxes that may represent a reduction in available cash; and

includes net income attributable to noncontrolling interests.

Below is a reconciliation of Adjusted EBITDA (unaudited) to net income, which is its most directly comparable financial measure calculated and presented in accordance with GAAP:

	Three Months Ended March 31,		
	2014	2013	
	(Dollars in millio	ons)	
Adjusted EBITDA attributable to SunCoke Energy Partners, L.P./Predecessor	\$23.6	\$30.1	
Add: Adjusted EBITDA attributable to noncontrolling interest (1)	12.4	11.4	
Adjusted EBITDA	36.0	41.5	
Subtract:			
Depreciation and amortization expense	9.7	7.6	
Interest expense, net	2.9	6.7	
Income tax expense	0.3	3.9	
Sales discounts provided to customers due to sharing of nonconventional fuel tax credits ⁽²⁾	_	(0.6)
Net income	\$23.1	\$23.9	

⁽¹⁾ Reflects net income attributable to noncontrolling interest adjusted for noncontrolling interest share of interest, taxes and depreciation.

At December 31, 2012, we had \$12.4 million in accrued sales discounts to be paid to a customer at our Haverhill facility. During the first quarter of 2013, we settled this obligation for \$11.8 million which resulted in a gain of \$0.6 million. The gain is recorded in sales and other operating revenue on our Combined and Consolidated Statement of Income.

The following table sets forth the Partnership's total sales and other operating revenue by product or service excluding intersegment revenues:

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	Three Months Ended March 31,	
	2014	2013
	(Dollars in millio	ons)
Cokemaking revenues	\$136.6	\$173.8
Energy revenues	13.1	11.1
Coal logistics revenues	11.7	_
Total revenues	\$161.4	\$184.9

11. Subsequent Events

On April 23, 2014, we executed an agreement to acquire an additional 33 percent interest in the Haverhill and Middletown cokemaking facilities for total consideration of \$365.0 million. We expect to close on this agreement in May 2014, subject to customary closing conditions for such transactions and the completion of the associated financing transactions described below. In connection with this agreement we intend to issue, via private placement, approximately \$80.0 million of common units and approximately \$3.3 million of general partner interests to SunCoke in consideration for the contribution. In addition, we plan to assume and repay approximately \$271.3 million of outstanding SunCoke debt and other liabilities and pay approximately \$3.4 million in cash to SunCoke. We expect to retain approximately \$7.0 million of the consideration to pre-fund SunCoke's obligation to indemnify us for the anticipated cost of the environmental remediation project at Haverhill. The debt assumption and repayment obligation consists of approximately \$99.9 million of SunCoke's outstanding term loan debt and \$171.4 million of SunCoke's senior unsecured notes, inclusive of an estimated market premium of \$11.4 million to tender for the principal amount of these notes.

We expect to fund the debt assumption and cash portions of the consideration with approximately \$88 million of proceeds from the sale of 3.2 million common units to the public, which was completed on April 30, 2014, and approximately \$263 million of gross proceeds from the expected issuance of \$250 million aggregate principal amount of 7.375 percent senior notes due 2020 through a private placement in May 2014. Proceeds from the offerings will also be used to repay approximately \$40 million outstanding on our revolving credit facility, pay transaction fees and for general corporate purposes.

The terms of the contribution agreement, and the acquisition of the interests in Haverhill and Middletown, have been approved by the conflicts committee of our general partner's Board of Directors, which consists entirely of independent directors.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations
This Quarterly Report on Form 10-Q contains certain forward-looking statements of expected future developments, as
defined in the Private Securities Litigation Reform Act of 1995. This discussion contains forward-looking statements
about our business, operations and industry that involve risks and uncertainties, such as statements regarding our
plans, objectives, expectations and intentions. Our future results and financial condition may differ materially from
those we currently anticipate as a result of the factors we describe under "Cautionary Statement Concerning
Forward-Looking Statements."

This "Management's Discussion and Analysis of Financial Condition and Results of Operations" is based on financial data derived from the financial statements prepared in accordance with U.S. generally accepted accounting principles ("GAAP") and certain other financial data that is prepared using non-GAAP measures. For a reconciliation of these non-GAAP measures to the most comparable GAAP components, see "Non-GAAP Financial Measures" at the end of this Item.

The following discussion assumes that our business was operated as a separate entity prior to the IPO. The entities that own our cokemaking facilities have been acquired as a reorganization of entities under common control and have therefore been recorded at historical cost. Unless the context otherwise requires, references in this report to "the Partnership," "we," "us," or like terms, when used in a historical context (periods prior to January 24, 2013), refer to the cokemaking operations of our Predecessor. References when used in the present tense or prospectively (after January 24, 2013) refer to SunCoke Energy Partners, L.P. and its subsidiaries. Overview

SunCoke Energy Partners, L.P., (the "Partnership", "we", "our", and "us") is a Delaware limited partnership formed in July 2012 whose primary business is manufacturing coke used in the blast furnace production of steel. On January 24, 2013, we completed the initial public offering of our common units representing limited partner interests, which we refer to as our IPO. In connection with our IPO, we acquired from SunCoke a 65 percent interest in each of SunCoke's Haverhill Coke Company LLC ("Haverhill") and Middletown Coke Company, LLC ("Middletown") cokemaking facilities and related assets held by Haverhill and Middletown. At March 31, 2014, SunCoke owns the remaining 35 percent interest in each of Haverhill and Middletown. SunCoke, through its subsidiary, owns a 55.9 percent partnership interest in us and all of our incentive distribution rights, and indirectly owns and controls our general partner, which holds a 2.0 percent general partner interest in us.

All of our coke sales are made pursuant to long-term take-or-pay agreements. These coke sales agreements have an average remaining term of approximately 12 years and contain pass-through provisions for costs we incur in the cokemaking process, including coal procurement costs, subject to meeting contractual coal-to-coke yields, operating and maintenance expenses, costs related to the transportation of coke to our customers, taxes (other than income taxes) and costs associated with changes in regulation. The coke sales agreement and energy sales agreement with AK Steel at our Haverhill facility are subject to early termination by AK Steel beginning in January 2014 under limited circumstances and provided that AK Steel has given at least two years prior notice of its intention to terminate the agreements and certain other conditions are met. In addition, AK Steel is required to pay a significant termination payment to us if it exercises its termination right prior to 2019. No other coke sales contract has an early termination clause. For a five year period following the IPO, SunCoke has agreed to make us whole or purchase all of our coke production not taken by our customers in the event of a customer's default or exercise of certain termination rights, under the same terms as those provided for in the coke sales agreements with our customers.

The following table sets forth information about our cokemaking facilities and our coke and energy sales agreements:

Facility	Location	Coke Customer		Contract Expiration		Annual fCokemaking n©apacity	Use of Waste Heat
						(thousands of to	ons)
	Franklin Furnace, Ohio		2005	2020	100	550	Process steam
Haverhill 2	Franklin Furnace, Ohio	AK Steel	2008	2022	100	550	Power generation

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Middletown ⁽¹⁾ Middletown, Ohio	AK Steel	2011	2032	100	550	Power generation
Total				300	1,650	

Cokemaking capacity represents stated capacity for the production of blast furnace coke. The Middletown coke (1)sales agreement provides for coke sales on a "run of oven" basis, which includes both blast furnace coke and small coke. Middletown capacity on a "run of oven" basis is 578 thousand tons per year.

Our business strategy has evolved to include the expansion of our operations into adjacent business lines within the steelmaking value chain. During 2013, we expanded our operations into coal handling and blending services through two acquisitions. On August 30, 2013, the Partnership completed its acquisition of Lakeshore Coal Handling Corporation ("Lakeshore"), now called SunCoke Lake Terminal LLC ("Lake Terminal"). Located in East Chicago, Indiana, Lake Terminal provides coal handling and blending services to SunCoke's Indiana Harbor cokemaking operations. On October 1, 2013, the Partnership acquired Kanawha River Terminals ("KRT"). KRT is a leading metallurgical and thermal coal blending and handling terminal service provider with collective capacity to blend and transload 30 million tons of coal annually through its operations in West Virginia and Kentucky. Coal is transported from the mine site in numerous ways, including rail, truck, barge or ship. Our coal terminals act as intermediaries between coal producers and coal end users by providing transloading, storage and blending services. We do not take possession of coal in our Coal Logistics business, but instead derive our revenue by providing coal handling and blending services to our customers on a per ton basis. Our coal blending and handling services are provided to steel, coke (including some of our and SunCoke's domestic cokemaking facilities), electric utility and coal producing customers.

Further, we are exploring opportunities for entry into the ferrous segments of the steel value chain, such as iron ore concentration and pelletizing and direct reduced iron production ("DRI"). Concentrating and pelletizing are processes that prepare iron ore for use in a blast furnace as part of the integrated steelmaking process and result in a more efficient blast furnace steelmaking process. The current capacity for both concentrating and pelletizing of iron ore in the United States ("U.S.") and Canada is in excess of 230 million tons and we believe acquisitions of existing facilities could potentially provide an attractive avenue for growth. DRI, an alternative method of ironmaking is used today in conventional blast furnaces and electric arc furnaces. The capital investment required to build DRI plants is low compared to integrated steel plants and operating costs can be favorable if low cost energy supplies are available. DRI is successfully manufactured in various parts of the world through either natural gas or coal-based technology. Currently, there is only one DRI operation in the U.S., but we believe demand for additional DRI capacity in the U.S. may grow by approximately 5 million tons, driven in part by the available supply of low cost natural gas as a reducing agent.

Organized in Delaware in July 2012, and headquartered in Lisle, Illinois, we are a master limited partnership whose common units, representing limited partnership interests, were first listed for trading on the New York Stock Exchange ("NYSE") in January 2013 under the symbol "SXCP."

Recent Developments

Cokemaking dropdown acquisition and related financing transactions.

On April 23, 2014, we executed an agreement to acquire an additional 33 percent interest in the Haverhill and Middletown cokemaking facilities for total consideration of \$365.0 million. We expect to close on this agreement in May 2014, subject to customary closing conditions for such transactions and the completion of the associated financing transactions described below. In connection with this agreement we intend to issue, via private placement, approximately \$80.0 million of common units and approximately \$3.3 million of general partner interests to SunCoke in consideration for the contribution. In addition, we plan to assume and repay approximately \$271.3 million of outstanding SunCoke debt and other liabilities and pay approximately \$3.4 million in cash to SunCoke. We expect to retain approximately \$7.0 million of the consideration to pre-fund SunCoke's obligation to indemnify us for the anticipated cost of the environmental remediation project at Haverhill. The debt assumption and repayment obligation consists of approximately \$99.9 million of SunCoke's outstanding term loan debt and \$171.4 million of SunCoke's senior unsecured notes, inclusive of an estimated market premium of \$11.4 million to tender for the principal amount of these notes.

We expect to fund the debt assumption and cash portions of the consideration with approximately \$88 million of proceeds from the sale of 3.2 million common units to the public, which was completed on April 30, 2014, and approximately \$263 million of gross proceeds from the expected issuance of \$250 million aggregate principal amount of 7.375 percent senior notes due 2020 through a private placement in May 2014. Proceeds from the offerings will also be used to repay approximately \$40 million outstanding on our revolving credit facility, pay transaction fees and for general corporate purposes.

The additional interest in the Haverhill and Middletown cokemaking facilities we will acquire under the contribution agreement is expected to generate on an annual basis Adjusted EBITDA of approximately \$44 million net of additional allocated corporate costs.

The terms of the contribution agreement, and the acquisition of the interests in Haverhill and Middletown, have been approved by the conflicts committee of our general partner's Board of Directors, which consists entirely of independent directors.

First quarter Key Financial Results

Total revenues decreased \$23.5 million, or 12.7 percent, to \$161.4 million in the three months ended March 31, 2014 primarily due to the pass-through of lower coal prices in our cokemaking business partially offset by \$11.7 million of revenues from our new Coal Logistics segment.

Net income attributable to unitholders increased \$1.4 million for the three months ended March 31, 2014, to \$13.2 million, or \$0.41 per limited partner unit, compared with the three months ended March 31, 2013. This increase is due to the timing of the IPO in the prior year. During 2013, prior to the IPO, the Predecessor had earnings of \$3.5 million included in the Partnership's net income for the three months ended March 31, 2013. This increase was partially offset by lower volumes and yields in our Domestic Coke segment primarily due to severe winter weather.

Adjusted EBITDA was \$36.0 million in the first quarter of 2014 compared to \$41.5 million for the same period in 2013. Adjusted EBITDA per ton in our Domestic Coke operations was \$85.47 in the first quarter of 2014, compared to \$92.63 for the same period in 2013. The decrease was driven primarily by the impact of severe winter weather on our cokemaking operations, specifically volumes, and coal to coke yield.

Cash generated from operating activities was \$14.6 million in the first quarter of 2014 compared to \$5.7 million for the same period in 2013. The increase was primarily attributable to the timing of accounts payable and a favorable comparison to the prior year period, which included the settlement of the liability for sales discounts at our Haverhill facility.

Items Impacting Comparability

Coal Logistics. On August 30 and October 1, 2013, the Partnership acquired Lake Terminal and KRT, respectively. The results of these newly acquired facilities have been included in the Consolidated Financial Statements since the dates of acquisition and are presented in the Coal Logistics segment. Coal Logistics reported revenues of \$12.8 million, of which \$1.1 million are intercompany revenues, Adjusted EBITDA of \$2.1 million and Adjusted EBITDA per ton handled of \$0.48 for the three months ended March 31, 2014.

Interest Expense, net. Interest expense, net was \$2.9 million and \$6.7 million for three months ended March 31, 2014 and March 31, 2013, respectively. The first quarter of 2013 was impacted by debt restructuring costs of \$3.7 million related to the portion of the term loan extinguished in conjunction with the IPO as well as the issuance of \$150.0 million of senior notes.

Income Tax Expense. Income tax expense decreased \$3.6 million to \$0.3 million for the three months ended March 31, 2014 compared to \$3.9 million for the corresponding period of 2013. The periods presented were not comparable as, following the IPO, the Partnership was not subject to federal or state income taxes. Earnings from our Middletown operations, however, are subject to a local income tax which is reflected in both periods. The three months ended March 31, 2013 included additional expense of \$0.6 million related to prior period adjustments associated with local income taxes due for our Middletown operations and a \$0.3 million adjustment to our valuation allowance associated with a local income tax net operating loss carryforward. We do not expect the local income tax to affect our cash distribution as we do not expect to pay cash taxes until 2017.

Results of Operations

The following table sets forth amounts from the Combined and Consolidated Statements of Income for the three months ended March 31, 2014 and 2013:

	Three Mont	ths Ended March 31,
	2014	2013
	(Unaudited))
	(Dollars in	millions)
Revenues		
Sales and other operating revenue	\$161.4	\$184.9
Costs and operating expenses		
Cost of products sold and operating expenses	120.5	138.4
Selling, general and administrative expenses	4.9	4.4
Depreciation and amortization expense	9.7	7.6
Total costs and operating expenses	135.1	150.4
Operating income	26.3	34.5
Interest expense, net	2.9	6.7
Income before income tax expense	23.4	27.8
Income tax expense	0.3	3.9
Net income	23.1	23.9
Less: Net income attributable to noncontrolling interests	9.9	8.6
Net income attributable to SunCoke Energy Partners, L.P./Predecessor	13.2	15.3
Less: Predecessor net income prior to initial public offering on January 24, 2013		3.5
Net income attributable to SunCoke Energy Partners, L.P. subsequent to initial public offering	\$13.2	\$11.8

Revenues. Our total revenues, net of sales discounts, decreased \$23.5 million, or 12.7 percent to \$161.4 million for the three months ended March 31, 2014 compared to \$184.9 million for the corresponding period of 2013. The decreases were primarily due to the pass-through of lower coal prices in our Domestic Coke segment, as well as lower volumes. These decreases were partially offset by sales from our new Coal Logistics business of \$11.7 million.

Costs and Operating Expenses. Total operating expenses decreased \$15.3 million, or 10.2 percent, to \$135.1 million for the three months ended March 31, 2014 compared to \$150.4 million for the corresponding period of 2013. The decreases in cost of products sold and operating expenses were driven primarily by reduced coal costs and lower volumes in our Domestic Coke segment offset partly by higher costs associated with the severe winter weather. The current year period includes \$11.4 million of costs and operating expenses for Coal Logistics.

Interest Expense, net. Interest expense, net was \$2.9 million for the three months ended March 31, 2014 compared to \$6.7 million for the corresponding period of 2013. Comparability between periods is impacted by the financing activities discussed previously.

Income Taxes. Income tax expense decreased \$3.6 million to \$0.3 million for the three months ended March 31, 2014 compared to \$3.9 million for the corresponding period of 2013. Comparability between periods is impacted by the income tax items previously discussed.

Noncontrolling Interest. Income attributable to noncontrolling interest was \$9.9 million for the three months ended March 31, 2014 compared to \$8.6 million in the same period the prior year. The increase in noncontrolling interest was due primarily to the timing of the IPO in the prior year period partially offset by lower performance at the Haverhill and Middletown cokemaking facilities as described above.

Results of Reportable Business Segments

We report our business results through two segments:

Domestic Coke consists of our Haverhill and Middletown cokemaking and heat recovery operations located in Franklin Furnace, Ohio and Middletown, Ohio, respectively.

Coal Logistics consists of our coal handling and blending services in East Chicago, Indiana; Credo, West Virginia; Belle, West Virginia; and Catlettsburg, Kentucky.

Management believes Adjusted EBITDA is an important measure of operating performance and is used as the primary basis for the Chief Operating Decision Maker ("CODM") to evaluate the performance of each of our reportable segments. Adjusted EBITDA should not be considered a substitute for the reported results prepared in accordance with U.S. GAAP. See "Non-GAAP Financial Measures" near the end of this Item.

Segment Operating Data

The following tables set forth financial and operating data for the three months ended March 31, 2014 and 2013:

	Three Mont	hs Ended March 31,
	2014	2013
	(Unaudited))
	(Dollars in 1	millions)
Sales and other operating revenues:	•	,
Domestic Coke	\$149.7	\$184.9
Coal Logistics	11.7	
Coal Logistics intersegment sales	1.1	
Elimination of intersegment sales	(1.1) —
Total	\$161.4	\$184.9
Adjusted EBITDA ⁽¹⁾ :		
Domestic Coke	\$35.3	\$41.5
Coal Logistics	2.1	<u></u>
Corporate and Other (2)	(1.4) —
Total	\$36.0	\$41.5
Coke Operating Data:		
Domestic Coke capacity utilization (%)	102	109
Domestic Coke production volumes (thousands of tons)	414	442
Domestic Coke sales volumes (thousands of tons)	413	448
Domestic Coke Adjusted EBITDA per ton ⁽³⁾	\$85.47	\$92.63
Coal Logistics Operating Data:		
Tons handled (thousands of tons)	4,359	_
Coal Logistics Adjusted EBITDA per ton handled ⁽⁴⁾	\$0.48	\$—
(1) See definition of Adjusted EDITD A and reconciliation to CAAD at the	as and of this Itam	•

- (1) See definition of Adjusted EBITDA and reconciliation to GAAP at the end of this Item.
- (2) Prior to the third quarter of 2013, the Partnership had only one reportable segment; therefore corporate and other expenses were included in Domestic Coke segment results.
- (3) Reflects Domestic Coke Adjusted EBITDA divided by Domestic Coke sales volumes.
- (4) Reflects Coal Logistics Adjusted EBITDA divided by Coal Logistics tons handled.

Analysis of Segment Results

Domestic Coke

Sales and Other Operating Revenue

Sales and other operating revenue decreased \$35.2 million, or 19.0 percent, to \$149.7 million for the three months ended March 31, 2014 compared to \$184.9 million for the corresponding period of 2013. The decrease was mainly attributable to the pass-through of lower coal prices, which lowered revenues by \$26.5 million. Lower overall sales volumes of 35 thousand tons, primarily due to severe winter weather, also decreased revenues by \$13.2 million. These decreases were partially offset by \$4.5 million of increases to revenue primarily related to higher energy revenues due to an increase in price and higher reimbursable operating and maintenance costs.

Adjusted EBITDA

Domestic Coke Adjusted EBITDA decreased \$6.2 million, or 14.9 percent, to \$35.3 million for the three months ended March 31, 2014 compared to \$41.5 million in the corresponding period of 2013. The decrease was primarily related to lower coal-to-coke yields and volumes, primarily due to severe winter weather in the three months ended March 31, 2014, decreasing Adjusted EBITDA \$6.1 million and \$3.6 million, respectively as compared to the prior year period. These decreases were partially offset by \$3.5 million primarily related to higher energy sales due to higher prices in the current year period as well as a lower allocation of corporate costs as compared to the prior year period.

Depreciation expense, which was not included in segment profitability, was relatively consistent at \$7.9 million for the three months ended March 31, 2014 compared to \$7.6 million in the prior year period.

Coal Logistics

Inclusive of intersegment sales, sales and other operating revenue on 4,359 thousand tons handled were \$12.8 million and Adjusted EBITDA was \$2.1 million during the three months ended March 31, 2014, reflecting impacts of the severe winter weather.

Depreciation and amortization expense, which was not included in segment profitability, was \$1.8 million for the three months ended March 31, 2014.

Corporate and Other

Corporate and other expenses were \$1.4 million for the three months ended March 31, 2014 and included costs to operate as a public company. Since the Partnership had only one reportable segment prior to the third quarter of 2013, corporate and other expenses in those periods were included in Domestic Coke segment results.

Liquidity and Capital Resources

As of March 31, 2014, we had \$19.2 million of cash and \$109.3 million of borrowing availability under our revolving credit facility. Our sources of liquidity include cash generated from operations, borrowings under our new revolving credit facility and, from time to time, debt and equity offerings.

As previously discussed, we expect to close the agreement to acquire an additional 33 percent interest in the Haverhill and Middletown cokemaking facilities for total consideration of \$365.0 million in May 2014. In connection with this agreement we intend to issue, via private placement, approximately \$80.0 million of common units and approximately \$3.3 million of general partner interests to SunCoke in consideration for the contribution. In addition, we plan to assume and repay approximately \$271.3 million of outstanding SunCoke debt and other liabilities and pay approximately \$3.4 million in cash to SunCoke. We expect to retain approximately \$7.0 million of the consideration to pre-fund SunCoke's obligation to indemnify us for the anticipated cost of the environmental remediation project at Haverhill. The debt assumption and repayment obligation consists of approximately \$99.9 million of SunCoke's outstanding term loan debt and \$171.4 million of SunCoke's senior unsecured notes, inclusive of an estimated market premium of \$11.4 million to tender for the principal amount of these notes.

We expect to fund the debt assumption and cash portions of the consideration with approximately \$88 million of proceeds from the sale of 3.2 million common units to the public, which was completed on April 30, 2014, and approximately \$263 million of gross proceeds from the expected issuance of \$250 million aggregate principal amount of 7.375 percent senior notes due 2020 through a private placement in May 2014. Proceeds from the offerings will also be used to repay approximately \$40 million outstanding on our revolving credit facility, pay transaction fees and for general corporate purposes.

We operate in a capital-intensive industry, and our primary liquidity needs are to finance the replacement of partially or fully depreciated assets and other capital expenditures, service our debt, fund investments, fund working capital, maintain cash reserves and pay distributions. We believe our current resources, including the potential borrowings under our revolving credit facility, are sufficient to meet our working capital requirements for our current business for the foreseeable future. Because it is our intent to distribute at least the minimum quarterly distribution on all of our units on a quarterly basis, we expect that we will rely upon external financing sources, including bank borrowings and the issuance of debt and equity securities, to fund acquisitions and other expansion capital expenditures. In accordance with our partnership agreement, on April 21, 2014, we declared a quarterly cash distribution of \$0.50 per limited partner unit. This distribution will be paid on May 30, 2014 to unitholders of record on May 15, 2014.

Because we intend to distribute substantially all of our cash available for distribution, our growth may not be as fast as the growth of businesses that reinvest their available cash to expand ongoing operations. Moreover, our future growth may be slower than our historical growth. We expect that we will, in large part, rely upon external financing sources, including bank borrowings and issuances of debt and equity securities, to fund acquisitions and expansion capital expenditures. To the extent we are unable to finance growth externally, our cash distribution policy could significantly impair our ability to grow. To the extent we issue

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additional units in connection with any acquisitions or expansion capital expenditures, the payment of distributions on those additional units may increase the risk that we will be unable to maintain or increase our per unit distribution level. The incurrence of additional debt by us would result in increased interest expense, which in turn may also affect the amount of cash that we have available to distribute to our unitholders.

The following table sets forth a summary of the net cash provided by (used in) operating, investing and financing activities for the three months ended March 31, 2014 and 2013:

	Three Months Ended March 31,		,
	2014	2013	
	(Dollars in	millions)	
Net cash provided by operating activities	\$14.6	\$5.7	
Net cash used in investing activities	(14.2) (5.7)
Net cash (used in) provided by financing activities	(27.5) 106.2	
Net increase in cash and cash equivalents	\$(27.1) \$106.2	
Cash Provided by Operating Activities			

Net cash provided by operating activities increased by \$8.9 million to \$14.6 million for the three months ended March 31, 2014 compared to \$5.7 million in the corresponding period of 2013. The increase was primarily due to changes in working capital, primarily driven by a favorable comparison to the prior year period, which included the settlement of the liability for sales discounts at our Haverhill facility of \$12.4 million partially offset by the timing of accounts payable.

Cash Used in Investing Activities

Cash used in investing activities increased \$8.5 million to \$14.2 million for the three months ended March 31, 2014 as compared to \$5.7 million in the corresponding period in 2013. The increase is attributable to higher environmental remediation expenditures at our Haverhill facility as well as higher ongoing capital expenditures as compared to the prior year period.

Cash (Used in) Provided by Financing Activities

Net cash (used in) provided by financing activities changed by \$133.7 million to \$27.5 million of net cash used in financing activities for the three months ended March 31, 2014 as compared to \$106.2 million of net cash provided by financing activities for the corresponding period of 2013 period. In the first quarter of 2014, we made distributions to our unitholders of \$15.2 million and distributions to SunCoke of \$12.3 million.

In the first quarter of 2013, we received net proceeds of \$232.0 million from the issuance of 13,500,000 common units in SunCoke Energy Partners, L.P. and \$150.0 million from the issuance of the Senior Notes. These cash inflows were partially offset by the repayment of \$225.0 million of our term loan, debt issuance costs of \$5.9 million and distributions of \$44.9 million to SunCoke, \$33.1 million to reimburse SunCoke for expenditures made during the two-year period prior to the IPO for the expansion and improvement of certain assets and \$11.8 million of distributions from earnings of Haverhill and Middletown subsequent to the IPO.

Capital Requirements and Expenditures

Our cokemaking operations are capital intensive, requiring significant investment to upgrade or enhance existing operations and to meet environmental and operational regulations. The level of future capital expenditures will depend on various factors, including market conditions and customer requirements, and may differ from current or anticipated levels. Material changes in capital expenditures levels may impact financial results, including but not limited to the amount of depreciation, interest expense and repair and maintenance expense.

Our capital requirements have consisted, and are expected to consist, primarily of:

ongoing capital expenditures required to maintain equipment reliability, ensure the integrity and safety of our coke ovens and steam generators and comply with environmental regulations;

environmental remediation capital expenditures required to implement design changes to ensure that our existing facilities operate in accordance with existing environmental permits; and

expansion capital expenditures to acquire and/or construct complementary assets to grow our business and to expand existing facilities as well as capital expenditures made to enable the renewal of a coke sales agreement and on which we expect to earn a reasonable return.

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The following table summarizes capital expenditures for the three months ended March 31, 2014 and 2013:

	Three Months Ended Mar	
	31,	
	2014	2013
	(Dollars in millions)	
Ongoing capital	\$4.0	\$1.2
Environmental remediation capital	10.2	4.5
Total	\$14.2	\$5.7

Our capital expenditures for 2014 are expected to be approximately \$55 million, of which ongoing capital expenditures are anticipated to be approximately \$17 million. Ongoing capital expenditures are capital expenditures made to replace partially or fully depreciated assets in order to maintain the existing operating capacity of the assets and/or extend their useful lives. Ongoing capital expenditures also include new equipment that improves the efficiency, reliability or effectiveness of existing assets. Ongoing capital expenditures do not include normal repairs and maintenance expenses, which are expensed as incurred.

The EPA and state regulators have issued Notices of Violations ("NOVs") for the Haverhill cokemaking facility which stem from alleged violations of air operating permits for this facility. SunCoke is currently working in a cooperative manner with the EPA to address the allegations and has lodged a consent decree in federal district court that is undergoing review. Settlement may require payment of a penalty for alleged past violations as well as the capital projects underway to improve the reliability of the energy recovery systems and enhance environmental performance at the Haverhill facility. We retained \$67 million in proceeds from the Partnership offering and an additional \$7 million from our recent equity issuance for these environmental remediation projects to comply with the expected terms of a consent decree. Spending for these projects depends on the timing and finality of the settlement. Pursuant to the omnibus agreement with SunCoke, any amounts that we spend on these projects in excess of the \$74 million retained will be reimbursed by SunCoke. Prior to our formation, SunCoke spent approximately \$5 million related to these projects. The Partnership has spent \$37 million to date and anticipates spending approximately \$28 million in the remainder of 2014 and \$10 million in 2015. Any potential penalties for alleged past violations will be paid by SunCoke.

Off-Balance Sheet Arrangements

We do not have any off-balance sheet arrangements.

Critical Accounting Policies

There have been no significant changes to our accounting policies during the three months ended March 31, 2014.

Please refer to our Annual Report on Form 10-K dated February 28, 2014 for a summary of these policies.

Recent Accounting Standards

There have been no new accounting standards applicable to the Partnership that have been adopted during the three months ended March 31, 2014.

Non-GAAP Financial Measures

In addition to the GAAP results provided in the Quarterly Report on Form 10-Q, we have provided a non-GAAP financial measure, Adjusted EBITDA. Reconciliation from GAAP to the non-GAAP measurement is presented below. Our management, as well as certain investors, use this non-GAAP measure to analyze our current and expected future financial performance. This measure is not in accordance with, or a substitute for, GAAP and may be different from, or inconsistent with, non-GAAP financial measures used by other companies.

Adjusted EBITDA. Adjusted EBITDA represents earnings before interest, taxes, depreciation ("EBITDA"), adjusted for sales discounts. Prior to the expiration of our nonconventional fuel tax credits in June 2012, EBITDA reflects sales discounts included as a reduction in sales and other operating revenue. The sales discounts represent the sharing with customers of a portion of nonconventional fuel tax credits, which reduce our income tax expense. However, we believe our Adjusted EBITDA would be inappropriately penalized if these discounts were treated as a reduction of EBITDA since they represent sharing of a tax benefit that is not included in EBITDA. Accordingly, in computing Adjusted EBITDA, we have added back these sales discounts. EBITDA and Adjusted EBITDA do not represent and should not be considered alternatives to net income or operating income under GAAP and may not be comparable to

other similarly titled measures in other businesses.

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Management believes Adjusted EBITDA is an important measure of the operating performance of the Partnership's net assets and provides useful information to investors because it highlights trends in our business that may not otherwise be apparent when relying solely on GAAP measures and because it eliminates items that have less bearing on our operating performance. Adjusted EBITDA is a measure of operating performance that is not defined by GAAP, does not represent and should not be considered a substitute for net income as determined in accordance with GAAP. Calculations of Adjusted EBITDA may not be comparable to those reported by other companies.

Set forth below is additional detail as to how we use Adjusted EBITDA as a measure of operating performance, as well as a discussion of the limitations of Adjusted EBITDA as an analytical tool.

Operating Performance. Our management uses Adjusted EBITDA in a number of ways to assess our combined financial and operating performance, and we believe this measure is helpful to management in identifying trends in our performance. Adjusted EBITDA helps management identify controllable expenses and make decisions designed to help us meet our current financial goals and optimize our financial performance while neutralizing the impact of capital structure on financial results. Accordingly, we believe this metric measures our financial performance based on operational factors that management can impact in the short-term, namely our cost structure and expenses. Limitations. Other companies may calculate Adjusted EBITDA differently than we do, limiting its usefulness as a

comparative measure. Adjusted EBITDA also has limitations as an analytical tool and should not be considered in isolation or as a substitute for an analysis of our results as reported under GAAP. Some of these limitations include that Adjusted EBITDA:

does not reflect our cash expenditures, or future requirements, for capital expenditures or contractual commitments; does not reflect changes in, or cash requirements for, working capital needs;

does not reflect our interest expense, or the cash requirements necessary to service interest on or principal payments of our debt;

does not reflect certain other non-cash income and expenses;

excludes income taxes that may represent a reduction in available cash; and

includes net income attributable to noncontrolling interests.

We explain Adjusted EBITDA and reconcile this non-GAAP financial measure to our net income, which is its most directly comparable financial measure calculated and presented in accordance with GAAP.

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Below is a reconciliation of Adjusted EBITDA to its closest GAAP measure:

	Three Months En	nded March 31,	SunCoke Energy Partners, L.P. Predecessor	SunCoke Energy Partners, L.P.
	2014	2013	Period from January 1, 2013 to January 23, 2013	Period from January 24, 2013 to March 31, 2013
	(Dollars in millio	ons)		
Adjusted EBITDA attributable to SunCoke Energy Partners, L.P./Predecessor	\$23.6	\$30.1	\$9.7	\$20.4
Add: Adjusted EBITDA attributable to noncontrolling interest ⁽¹⁾	12.4	11.4	_	11.4
Adjusted EBITDA	36.0	41.5	9.7	31.8
Subtract:				
Depreciation and amortization expense	9.7	7.6	1.9	5.7
Interest expense, net	2.9	6.7	0.6	6.1
Income tax expense	0.3	3.9	3.7	0.2
Sales discounts provided to customers due to sharing of nonconventional fuel tax credits ⁽²⁾	_	(0.6)	_	(0.6)
Net income	\$23.1	\$23.9	\$3.5	\$20.4

⁽¹⁾ Reflects net income attributable to noncontrolling interest adjusted for noncontrolling interest share of interest, taxes and depreciation.

At December 31, 2012, we had \$12.4 million in accrued sales discounts to be paid to our customer at our Haverhill (2) facility. During the first quarter of 2013, we settled this obligation for \$11.8 million which resulted in a gain of \$0.6 million. This gain is recorded in sales and other operating revenue on our combined and consolidated

statement of income.

Below is a reconciliation of 2014 Estimated Adjusted EBITDA to its closest GAAP measure:

	2014	
	Low	High
Adjusted EBITDA attributable to SunCoke Energy Partners, L.P./Predecessor	\$105.0	\$112.0
Add: Adjusted EBITDA attributable to noncontrolling interest ⁽¹⁾	50.0	54.0
Adjusted EBITDA	155.0	166.0
Subtract:		
Depreciation and amortization expense	43.0	41.0
Interest expense, net	13.0	12.0
Income tax expense	_	1.0
Net income	\$99.0	\$112.0

Reflects net income attributable to noncontrolling interest adjusted for noncontrolling interest share of interest, taxes and depreciation.

CAUTIONARY STATEMENT CONCERNING FORWARD-LOOKING STATEMENTS

We have made forward-looking statements in this Quarterly Report on Form 10-Q, including, among others, in the sections entitled "Business," "Risk Factors" and "Management's Discussion and Analysis of Financial Condition and Results of Operations." Such forward-looking statements are based on management's beliefs and assumptions and on information currently available. Forward-looking statements include the information concerning our possible or assumed future results of operations, business strategies, financing plans, competitive position, potential growth opportunities, potential operating performance, the effects of competition and the effects of future legislation or regulations. Forward-looking statements include all statements that are not historical facts and may be identified by the use of forward-looking terminology such as the words "believe," "expect," "plan," "intend," "anticipate," "estimate," "pred "potential," "continue," "may," "will," "should" or the negative of these terms or similar expressions. In particular, statements this Quarterly Report on Form 10-Q concerning future distributions are subject to approval by our Board of Directors and will be based upon circumstances then existing.

Forward-looking statements involve risks, uncertainties and assumptions. Actual results may differ materially from those expressed in these forward-looking statements. You should not put undue reliance on any forward-looking statements. We do not have any intention or obligation to update any forward-looking statement (or its associated cautionary language), whether as a result of new information or future events, after the date of this Quarterly Report on Form 10-Q, except as required by applicable law.

The risk factors discussed in "Risk Factors" could cause our results to differ materially from those expressed in forward-looking statements. There also may be other risks that we are unable to predict at this time. Such risks and uncertainties include, without limitation:

changes in levels of production, production capacity, pricing and/or margins for coal and coke;

variation in availability, quality and supply of metallurgical coal used in the cokemaking process, including as a result of non-performance by our suppliers;

changes in the marketplace that may affect our coal logistics business, including the supply and demand for thermal and metallurgical coals;

change in the marketplace that may affect our cokemaking business, including the supply and demand for our coke, as well as increased imports of coke from foreign producers;

competition from alternative steelmaking and other technologies that have the potential to reduce or eliminate the use of coke;

our dependence on, relationships with, and other conditions affecting, our customers;

severe financial hardship or bankruptcy of one or more of our major customers, or the occurrence of a customer default or other event affecting our ability to collect payments from our customers;

volatility and cyclical downturns the coal market in the carbon steel industry and other industries in which our customers operate;

our ability to enter into new, or renew existing, agreements upon favorable terms for the supply of coke to steel producers, or for the use of our coal logistics services;

our ability to identify acquisitions, execute them under favorable terms and integrate them into our existing business operations;

our ability to realize expected benefits from investments and acquisitions;

our ability to consummate investments under favorable terms, including with respect to existing cokemaking facilities, which may utilize by-product technology, in the U.S. and Canada, and integrate them into our existing businesses and have them perform at anticipated levels;

our ability to develop, design, permit, construct, start up or operate new cokemaking facilities in the U.S.; our ability to successfully implement our growth strategy;

age of, and changes in the reliability, efficiency and capacity of the various equipment and operating facilities used in our cokemaking and/or coal logistics operations, and in the operations of our major customers, business partners and/or suppliers;

changes in the expected operating levels of our assets;

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our ability to meet minimum volume requirements, coal-to-coke yield standards and coke quality standards in our coke sales agreements;

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changes in the level of capital expenditures or operating expenses, including any changes in the level of environmental capital, operating or remediation expenditures;

our ability to service our outstanding indebtedness;

our ability to comply with the restrictions imposed by our financing arrangements;

nonperformance or force majeure by, or disputes with, or changes in contract terms with, major customers, suppliers, dealers, distributors or other business partners;

availability of skilled employees for our cokemaking and/or coal logistics operations, and other workplace factors; effects of railroad, barge, truck and other transportation performance and costs, including any transportation disruptions;

effects of adverse events relating to the operation of our facilities and to the transportation and storage of hazardous materials (including equipment malfunction, explosions, fires, spills, and the effects of severe weather conditions); our ability to enter into joint ventures and other similar arrangements under favorable terms;

changes in the availability and cost of equity and debt financing;

impact on our liquidity and ability to raise capital as a result of changes in the credit ratings assigned to our indebtedness;

changes in credit terms required by our suppliers;

risks related to labor relations and workplace safety;

changes in, or new, statutes, regulations, rules, governmental policies and taxes, or their interpretations, including those relating to environmental matters;

the existence of hazardous substances or other environmental contamination on property owned or used by us; receipt of regulatory approvals and compliance with contractual obligations required in connection with our operations;

claims of noncompliance with any statutory and regulatory requirements;

the accuracy of our estimates of any necessary reclamation and/or remediation activities;

changes in the status of, or initiation of new litigation, arbitration, or other proceedings to which we are a party or liability resulting from such litigation, arbitration, or other proceedings;

historical combined and consolidated financial data may not be reliable indicator of future results; public company costs;

our indebtedness and certain covenants in our debt documents;

changes in product specifications for the coke that we produce or the coals that we blend, store and transport;

changes in insurance markets impacting costs and the level and types of coverage available, and the financial ability of our insurers to meet their obligations;

changes in accounting rules and/or tax laws or their interpretations, including the method of accounting for inventories, leases and/or pensions;

 changes in financial markets impacting pension expense and funding requirements; and

effects of geologic conditions, weather, natural disasters and other inherent risks beyond our control.

The factors identified above are believed to be important factors, but not necessarily all of the important factors, that could cause actual results to differ materially from those expressed in any forward-looking statement made by us. Other factors not discussed herein could also have material adverse effects on us. All forward-looking statements included in this Quarterly Report on Form 10-Q are expressly qualified in their entirety by the foregoing cautionary statements.

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Item 3. Quantitative and Qualitative Disclosures About Market Risk

There have been no material changes to the Partnership's exposure to market risk since December 31, 2013.

Item 4. Controls and Procedures

Management's Evaluation of Disclosure Controls and Procedures

As required by Rule 13a-15 under the Exchange Act, as of the end of the period covered by this report, the Partnership carried out an evaluation of the effectiveness of the design and operation of the Partnership's disclosure controls and procedures. This evaluation was carried out under the supervision and with the participation of our management, including our principal executive officer and principal financial officer.

Disclosure controls and procedures are designed to provide reasonable assurance that the information required to be disclosed in Partnership reports filed or submitted under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed in the Partnership reports filed under the Exchange Act is accumulated and communicated to management, including the Partnership's Chief Executive Officer and Chief Financial Officer as appropriate, to allow timely decisions regarding required disclosure.

Based upon that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that, as of the end of the period covered by this report, the Partnership's disclosure controls and procedures were effective to provide reasonable assurance that financial information was processed, recorded and reported accurately based on criteria established in the 1992 Internal Control - Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission.

Changes in Internal Control over Financial Reporting

There was no change in our internal control over financial reporting that occurred during the quarter ended March 31, 2014, that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II - OTHER INFORMAITON

Item 1. **Legal Proceedings**

The information presented in Note 8 entitled "Commitments and Contingent Liabilities" to our Combined and Consolidated Financial Statements within this Quarterly Report on Form 10-Q is incorporated herein by reference.

Risk Factors

There have been no material changes with respect to the risk factors disclosed in our Annual Report on Form 10-K for the year ended December 31, 2013.

Item 6. **Exhibits**

The following exhibits are filed as part of, or incorporated by reference into, this Form 10-Q.

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Exhibit

32.1

Number	Description
	Supplemental Indenture dated as of November 27, 2013, by and among Marigold Dock,
4.1*	Inc., Kanawha River Terminals LLC, Ceredo Liquid Terminal, LLC, and The Bank of
	New York Mellon Trust Company, N.A., as trustee.
	Supplemental Indenture dated as of September 20, 2013, by and among SunCoke Lake

	Supplemental Indenture dated as of September 20, 2013, by and among SunCoke Lake
4.2*	Terminal LLC, SunCoke Logistics LLC and The Bank of New York Mellon Trust
	Company, N.A., as trustee.

31.1*	Chief Executive Officer Certification Pursuant to Exchange Act Rule 13a-14(a) or Rule
	15d-14(a), as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

31.2*	Chief Financial Officer Certification Pursuant to Exchange Act Rule 13a-14(a) or Rule
	15d-14(a), as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

	Chief Executive Officer Certification Pursuant to Exchange Act Rule 13a-14(b) or Rule
1*	15d-14(b) and Section 1350 of Chapter 63 of Title 18 of the United States Code, as
	Adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

	Chief Financial Officer Certification Pursuant to Exchange Act Rule 13a-14(b) or Rule
32.2*	15d-14(b) and Section 1350 of Chapter 63 of Title 18 of the United States Code, as
	Adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

The following financial statements from SunCoke Energy Partners L.P.'s Quarterly Report on Form 10-O for the three months ended March 31, 2014, filed with the Securities and Exchange Commission on May 1, 2014, formatted in XBRL (eXtensible Business Reporting Language is attached to this report): (i) the Combined and Consolidated Statements of Operations; (ii) the Consolidated Balance Sheets; (iii) the Combined and Consolidated Statements of Cash Flows; and, (iv) the Notes to Combined and

Consolidated Financial Statements. Users of this data are advised pursuant to Rule 406T of Regulation S-T that this interactive data file is deemed not filed or part of a registration statement or prospectus for purposes of sections 11 or 12 of the Securities Act of 1933, is deemed not filed for purposes of section 18 of the Securities and Exchange Act of 1934,

and otherwise is not subject to liability under these sections.

Filed herewith.

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SIGNATURE

Pursuant to the requirements of Section 13 or 15(a) 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, in the City of Lisle, State of Illinois, on April 30, 2014.

SunCoke Energy Partners, L.P.

By: SunCoke Energy Partners GP LLC, its general partner

By: /s/ Mark E. Newman

Senior Vice President and Chief Financial Officer

(As Principal Financial Officer and Duly Authorized Officer of SunCoke Energy Partners GP

LLC)