UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

	FORM 10-Q	
☑ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15	5(d) OF THE SECURITIES E	XCHANGE ACT OF 1934
For the c	quarterly period ended Septem	aber 30, 2018
	or	
☐ TRANSITION REPORT PURSUANT TO SECTION 13 OR	15(d) OF THE SECURITIES	EXCHANGE ACT OF 1934
For t	he transition period from	to
Cheniere	Energy Par	tners, L.P.
	name of registrant as specified in	
Delaware	001-33366	20-5913059
(State or other jurisdiction of incorporation or organization)	(Commission File Number)	(I.R.S. Employer Identification No.)
700 Milam Street, Suite 1900 Houston, Texas		77002
(Address of principal executive offices)	(712) 275 5000	(Zip Code)
(Registra	(713) 375-5000 ant's telephone number, includir	ng area code)
preceding 12 months (or for such shorter period that the registral past 90 days. Yes ⊠ No □ Indicate by check mark whether the registrant has submitted ele(§232.405 of this chapter) during the preceding 12 months (or for such	nt was required to file such in ectronically every Interactive D shorter period that the registrar	
		non-accelerated filer, a smaller reporting company, or an emerging growth any" and "emerging growth company" in Rule 12b-2 of the Exchange Act.
Large accelerated filer ⊠ Non-accelerated filer □		Accelerated filer Smaller reporting company Emerging growth company
If an emerging growth company, indicate by check mark if the financial accounting standards provided pursuant to Section 13(a) of the		ise the extended transition period for complying with any new or revised
Indicate by check mark whether the registrant is a shell compan	y (as defined in Rule 12b-2 of the	he Exchange Act). Yes□ No ⊠
As of November 2, 2018, the registrant had 348,623,792 common	on units and 135,383,831 subord	linated units outstanding.

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DEFINITIONS

As used in this quarterly report, the terms listed below have the following meanings:

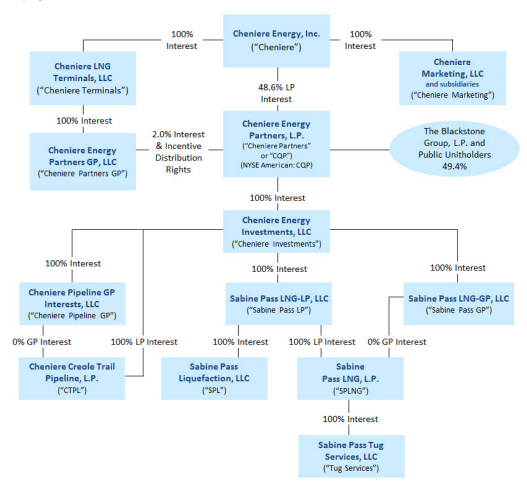
Common Industry and Other Terms

Bcf	billion cubic feet
Bcf/d	billion cubic feet per day
Bcf/yr	billion cubic feet per year
Bcfe	billion cubic feet equivalent
DOE	U.S. Department of Energy
EPC	engineering, procurement and construction
FERC	Federal Energy Regulatory Commission
FTA countries	countries with which the United States has a free trade agreement providing for national treatment for trade in natural gas
GAAP	generally accepted accounting principles in the United States
Henry Hub	the final settlement price (in USD per MMBtu) for the New York Mercantile Exchange's Henry Hub natural gas futures contract for the month in which a relevant cargo's delivery window is scheduled to begin
LIBOR	London Interbank Offered Rate
LNG	liquefied natural gas, a product of natural gas that, through a refrigeration process, has been cooled to a liquid state, which occupies a volume that is approximately 1/600th of its gaseous state
MMBtu	million British thermal units, an energy unit
mtpa	million tonnes per annum
non-FTA countries	countries with which the United States does not have a free trade agreement providing for national treatment for trade in natural gas and with which trade is permitted
SEC	U.S. Securities and Exchange Commission
SPA	LNG sale and purchase agreement
TBtu	trillion British thermal units, an energy unit
Train	an industrial facility comprised of a series of refrigerant compressor loops used to cool natural gas into LNG
TUA	terminal use agreement

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Abbreviated Legal Entity Structure

The following diagram depicts our abbreviated legal entity structure as of September 30, 2018, including our ownership of certain subsidiaries, and the references to these entities used in this quarterly report:



Unless the context requires otherwise, references to "Cheniere Partners," "the Partnership," "we," "us" and "our" refer to Cheniere Energy Partners, L.P. and its consolidated subsidiaries, including SPLNG, SPL and CTPL.

References to "Blackstone Group" refer to The Blackstone Group, L.P. References to "Blackstone CQP Holdco" refer to Blackstone CQP Holdco LP. References to "Blackstone" refer to Blackstone Group and Blackstone CQP Holdco.

PART I. FINANCIAL INFORMATION

ITEM 1. CONSOLIDATED FINANCIAL STATEMENTS

CHENIERE ENERGY PARTNERS, L.P. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (in millions, except unit data)

	Se	eptember 30, 2018		December 31, 2017
ASSETS		unaudited)		
Current assets				
Cash and cash equivalents	\$	_	\$	_
Restricted cash		1,457		1,589
Accounts and other receivables		224		191
Accounts receivable—affiliate		22		163
Advances to affiliate		189		36
Inventory		88		95
Other current assets		55		65
Total current assets		2,035		2,139
Property, plant and equipment, net		15,282		15,139
Debt issuance costs, net		15		38
Non-current derivative assets		25		31
Other non-current assets, net		179		206
Total assets	\$	17,536	\$	17,553
LIA DILITIES AND DA DENIEDS FOLLIEV				
LIABILITIES AND PARTNERS' EQUITY				
Current liabilities	Φ.	12	Ф	12
Accounts payable	\$	13	\$	12
Accrued liabilities		503		637
Due to affiliates		53		68
Deferred revenue		119		111
Deferred revenue—affiliate		_		1
Derivative liabilities		6		_
Total current liabilities		694		829
Long-term debt, net		16,059		16,046
Non-current derivative liabilities		2		3
Other non-current liabilities		10		11
Other non-current liabilities—affiliate		23		25
Partners' equity				
Common unitholders' interest (348.6 million units issued and outstanding at September 30, 2018 and December 31, 2017)				
		1,759		1,670
Subordinated unitholders' interest (135.4 million units issued and outstanding at September 30, 2018 and December 31, 2017)		(1,008)		(1,043)
General partner's interest (2% interest with 9.9 million units issued and outstanding at September 30, 2018 and December 31, 2017)		(3)		12
Total partners' equity		748		639
Total liabilities and partners' equity	\$	17,536	\$	17,553

The accompanying notes are an integral part of these consolidated financial statements.

CHENIERE ENERGY PARTNERS, L.P. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME (in millions, except per unit data) (unaudited)

	Th	ree Months En	tember 30,	N	Nine Months End	led Sep	eptember 30,	
		2018		2017		2018		2017
Revenues								
LNG revenues	\$	1,249	\$	723	\$	3,419	\$	1,718
LNG revenues—affiliate		205		111		886		864
Regasification revenues		66		65		196		195
Other revenues		9		3		28		7
Other revenues—affiliate		_		1		_		2
Total revenues		1,529		903		4,529		2,786
Operating costs and expenses								
Cost of sales (excluding depreciation and amortization expense shown separately								
below)		756		490		2,291		1,580
Operating and maintenance expense		113		73		306		205
Operating and maintenance expense—affiliate		31		31		87		70
Development expense		1		1		2		2
General and administrative expense		3		5		9		10
General and administrative expense—affiliate		18		18		53		63
Depreciation and amortization expense		107		87		318		239
Impairment expense and loss on disposal of assets		8		_		8		_
Other		_		1		_		1
Total operating costs and expenses		1,037		706		3,074		2,170
Income from operations		492		197		1,455		616
Other income (expense)								
Interest expense, net of capitalized interest		(183)		(153)		(552)		(437)
Loss on modification or extinguishment of debt		(12)		(25)		(12)		(67)
Derivative gain (loss), net		2		1		13		(2)
Other income		8		3		19		6
Total other expense		(185)		(174)		(532)		(500)
Net income	\$	307	\$	23	\$	923	\$	116
Basic and diluted net income (loss) per common unit	\$	0.60	\$	(1.10)	\$	1.82	\$	(4.12)
Weighted average number of common units outstanding used for basic and diluted net income (loss) per common unit calculation		348.6		247.2		348.6		121.2
meome (1088) per common unit calculation		348.0		247.2		348.0		121.2

The accompanying notes are an integral part of these consolidated financial statements.

CHENIERE ENERGY PARTNERS, L.P. AND SUBSIDIARIES

CONSOLIDATED STATEMENT OF PARTNERS' EQUITY (in millions) (unaudited)

	Common Unit	rs' Interest	Subordinated Un	der's Interest	General Par	- Total Partners'				
	Units	Units Am		Units	s Amount		Units	Amount	10	Equity
Balance at December 31, 2017	348.6	\$	1,670	135.4	\$	(1,043)	9.9	\$ 12	\$	639
Net income	_		651	_		253	_	19		923
Distributions	_		(562)	_		(218)	_	(34)		(814)
Balance at September 30, 2018	348.6	\$	1,759	135.4	\$	(1,008)	9.9	\$ (3)	\$	748

The accompanying notes are an integral part of these consolidated financial statements.

CHENIERE ENERGY PARTNERS, L.P. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS (in millions) (unaudited)

		ded September 30,		
	2018	2017		
Cash flows from operating activities				
Net income	\$ 923	\$ 116		
Adjustments to reconcile net income to net cash provided by operating activities:				
Depreciation and amortization expense	318	239		
Amortization of debt issuance costs, deferred commitment fees, premium and discount	24	28		
Loss on modification or extinguishment of debt	12	67		
Total losses on derivatives, net	29	53		
Net cash used for settlement of derivative instruments	_	(15		
Impairment expense and loss on disposal of assets	8	_		
Other	5	1		
Changes in operating assets and liabilities:				
Accounts and other receivables	(33)	(69		
Accounts receivable—affiliate	140	82		
Advances to affiliate	(79)	(36		
Inventory	6	28		
Accounts payable and accrued liabilities	(77)	19		
Due to affiliates	(5)	(47		
Deferred revenue	6	58		
Other, net	(10)	(9		
Other, net—affiliate	(3)	(2		
Net cash provided by operating activities	1,264	513		
Cash flows from investing activities				
Property, plant and equipment, net	(578)	(1,195		
Net cash used in investing activities	(578)	(1,195		
1100 cash asca in investing activities	(376)	(1,175		
Cash flows from financing activities				
Proceeds from issuances of debt	1,100	3,814		
Repayments of debt	(1,090)	(2,173		
Debt issuance and deferred financing costs	(8)	(47		
Debt extinguishment costs	(6)	_		
Distributions to owners	(814)	(74		
Net cash provided by (used in) financing activities	(818)	1,520		
let increase (decrease) in cash, cash equivalents and restricted cash	(132)	838		
Cash, cash equivalents and restricted cash—beginning of period	1,589	605		
Cash, cash equivalents and restricted cash—end of period		\$ 1,443		

The accompanying notes are an integral part of these consolidated financial statements.

Cash and cash equivalents

Total cash, cash equivalents and restricted cash

Restricted cash

September 30, 2018

1,457

1,457

\$

\$

NOTE 1—NATURE OF OPERATIONS AND BASIS OF PRESENTATION

Through SPL, we are developing, constructing and operating natural gas liquefaction facilities (the "Liquefaction Project") at the Sabine Pass LNG terminal located in Cameron Parish, Louisiana, on the Sabine-Neches Waterway less than four miles from the Gulf Coast. We plan to construct up to six Trains, which are in various stages of development, construction and operations. Trains 1 through 4 are operational, Train 5 is undergoing commissioning and Train 6 is being commercialized and has all necessary regulatory approvals in place. The Sabine Pass LNG terminal has operational regasification facilities owned by SPLNG and a 94-mile pipeline that interconnects the Sabine Pass LNG terminal with a number of large interstate pipelines (the "Creole Trail Pipeline") through CTPL.

Basis of Presentation

The accompanying unaudited Consolidated Financial Statements of Cheniere Partners have been prepared in accordance with GAAP for interim financial information and with Rule 10-01 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements and should be read in conjunction with the Consolidated Financial Statements and accompanying notes included in our annual report on Form 10-K for the year ended December 31, 2017. In our opinion, all adjustments, consisting only of normal recurring adjustments necessary for a fair presentation, have been included. Certain reclassifications have been made to conform prior period information to the current presentation. The reclassifications did not have a material effect on our consolidated financial position, results of operations or cash flows.

On January 1, 2018, we adopted ASU 2014-09, Revenue from Contracts with Customers (Topic 606), and subsequent amendments thereto ("ASC 606") using the full retrospective method. The adoption of ASC 606 represents a change in accounting principle that will provide financial statement readers with enhanced disclosures regarding the nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers. The adoption of ASC 606 did not impact our previously reported consolidated financial statements in any prior period nor did it result in a cumulative effect adjustment to retained earnings.

Results of operations for the three and nine months ended September 30, 2018 are not necessarily indicative of the results of operations that will be realized for the year ending December 31, 2018.

We are not subject to either federal or state income tax, as our partners are taxed individually on their allocable share of our taxable income.

NOTE 2—UNITHOLDERS' EQUITY

The common units and subordinated units represent limited partner interests in us. The holders of the units are entitled to participate in partnership distributions and exercise the rights and privileges available to limited partners under our partnership agreement. Our partnership agreement requires that, within 45 days after the end of each quarter, we distribute all of our available cash (as defined in our partnership agreement). Generally, our available cash is our cash on hand at the end of a quarter less the amount of any reserves established by our general partner. All distributions paid to date have been made from operating surplus as defined in the partnership agreement.

The holders of common units have the right to receive initial quarterly distributions of \$0.425 per common unit, plus any arrearages thereon, before any distribution is made to the holders of the subordinated units. The holders of subordinated units will receive distributions only to the extent we have available cash above the initial quarterly distribution requirement for our common unitholders and general partner and certain reserves. Subordinated units will convert into common units on a one-for-one basis when we meet financial tests specified in the partnership agreement. Although common and subordinated unitholders are not obligated to fund losses of the Partnership, their capital accounts, which would be considered in allocating the net assets of the Partnership were it to be liquidated, continue to share in losses.

The general partner interest is entitled to at least2% of all distributions made by us. In addition, the general partner holds incentive distribution rights ("IDRs"), which allow the general partner to receive a higher percentage of quarterly distributions of available cash from operating surplus after the initial quarterly distributions have been achieved and as additional target levels are

met, but may transfer these rights separately from its general partner interest. The higher percentages range from 15% to 50%, inclusive of the general partner interest.

During the three months ended September 30, 2018, Cheniere Energy Partners LP Holdings, LLC ("Cheniere Holdings"), which holds limited partner interests in us, merged with a wholly owned subsidiary of Cheniere. As of September 30, 2018, Cheniere, Blackstone CQP Holdco and the public own a 48.6%, 40.3% and 9.1% interest in us, respectively. Cheniere's ownership percentage includes its subordinated units and Blackstone CQP Holdco's ownership percentage excludes any common units that may be deemed to be beneficially owned by Blackstone Group, an affiliate of Blackstone CQP Holdco.

NOTE 3—RESTRICTED CASH

Restricted cash consists of funds that are contractually restricted as to usage or withdrawal and have been presented separately from cash and cash equivalents on our Consolidated Balance Sheets. As of September 30, 2018 and December 31, 2017, restricted cash consisted of the following (in millions):

	September 30,			December 31,
		2018		2017
Current restricted cash	'-		<u> </u>	
Liquefaction Project	\$	649	\$	544
Cash held by us and our guarantor subsidiaries		808		1,045
Total current restricted cash	\$	1,457	\$	1,589

Pursuant to the accounts agreement entered into with the collateral trustee for the benefit of SPL's debt holders, SPL is required to deposit all cash received into reserve accounts controlled by the collateral trustee. The usage or withdrawal of such cash is restricted to the payment of liabilities related to the Liquefaction Project and other restricted payments.

Under our credit facilities (the "CQP Credit Facilities"), we and each of our subsidiaries other than SPL, as our guarantor subsidiaries, are subject to limitations on the use of cash under the terms of the CQP Credit Facilities and the related depositary agreement governing the extension of credit to us. Specifically, we may only withdraw funds from collateral accounts held at a designated depositary bank on a limited basis and for specific purposes, including for the payment of our operating expenses and the operating expenses of our guarantor subsidiaries. In addition, distributions and capital expenditures may only be made quarterly and are subject to certain restrictions.

NOTE 4—ACCOUNTS AND OTHER RECEIVABLES

As of September 30, 2018 and December 31, 2017, accounts and other receivables consisted of the following (in millions):

	September 30,	December 31,
	2018	 2017
SPL trade receivable	\$ 213	\$ 185
Other accounts receivable	11	6
Total accounts and other receivables	\$ 224	\$ 191

NOTE 5—INVENTORY

As of September 30, 2018 and December 31, 2017, inventory consisted of the following (in millions):

	Se	ptember 30,	December 31,
		2018	2017
Natural gas	\$	9	\$ 17
LNG		21	26
Materials and other		58	52
Total inventory	\$	88	\$ 95

NOTE 6-PROPERTY, PLANT AND EQUIPMENT

As of September 30, 2018 and December 31, 2017, property, plant and equipment, net consisted of the following (in millions):

	Se	eptember 30,	December 31,		
		2018	2017		
LNG terminal costs					
LNG terminal and interconnecting pipeline facilities	\$	12,706	\$ 12	2,703	
LNG terminal construction-in-process		3,757		3,310	
Accumulated depreciation		(1,187)		(880)	
Total LNG terminal costs, net		15,276	1:	5,133	
Fixed assets					
Fixed assets		26		23	
Accumulated depreciation		(20)		(17)	
Total fixed assets, net		6		6	
Property, plant and equipment, net	\$	15,282	\$ 1:	5,139	

Depreciation expense was \$104 million and \$85 million during the three months ended September 30, 2018 and 2017, respectively, and \$310 million and \$233 million during the nine months ended September 30, 2018 and 2017, respectively.

We realized offsets to LNG terminal costs of \$79 million and \$242 million in the three and nine months ended September 30, 2017, respectively, that were related to the sale of commissioning cargoes because these amounts were earned or loaded prior to the start of commercial operations of the respective Train of the Liquefaction Project, during the testing phase for its construction. We did not realize any offsets to LNG terminal costs in the three and nine months ended September 30, 2018

NOTE 7—DERIVATIVE INSTRUMENTS

We have entered into the following derivative instruments that are reported at fair value:

- interest rate swaps to hedge the exposure to volatility in a portion of the floating-rate interest payments under certain credit facilities("Interest Rate Derivatives") and
- commodity derivatives consisting of natural gas supply contracts for the commissioning and operation of the Liquefaction Project ("Physical Liquefaction Supply Derivatives") and associated economic hedges (collectively, the "Liquefaction Supply Derivatives").

We recognize our derivative instruments as either assets or liabilities and measure those instruments at fair value. None of our derivative instruments are designated as cash flow hedging instruments, and changes in fair value are recorded within our Consolidated Statements of Income to the extent not utilized for the commissioning process.

The following table shows the fair value of our derivative instruments that are required to be measured at fair value on a recurring basis as oseptember 30, 2018 and December 31, 2017, which are classified as other current assets, non-current derivative assets, derivative liabilities or non-current derivative liabilities in our Consolidated Balance Sheets (in millions).

		Fair Value Measurements as of													
		December 31, 2017													
	Quoted Prices in Active Markets (Level 1)		nificant Other ervable Inputs (Level 2)	Unobs	ignificant ervable Inputs (Level 3)		Total	Active	d Prices in e Markets evel 1)	Observ	cant Other able Inputs evel 2)		Significant oservable Inputs (Level 3)	7	Total
CQP Interest Rate Derivatives asset	\$ —	\$	28	\$	_	\$	28	\$		\$	21	\$	_	\$	21
Liquefaction Supply Derivatives asset (liability)	(1		1		19		19		2		10		43		55

There have been no changes to our evaluation of and accounting for our derivative positions during thenine months ended September 30, 2018. See Note 8—Derivative Instruments of our Notes to Consolidated Financial Statements in our annual report on Form 10-K for the year ended December 31, 2017 for additional information.

We value our Interest Rate Derivatives using an income-based approach, utilizing observable inputs to the valuation model including interest rate curves, risk adjusted discount rates, credit spreads and other relevant data. We value our Liquefaction Supply Derivatives using a market based approach incorporating present value techniques, as needed, using observable commodity price curves, when available, and other relevant data.

The fair value of our Physical Liquefaction Supply Derivatives is predominantly driven by market commodity basis prices and our assessment of the associated conditions precedent, including evaluating whether the respective market is available as pipeline infrastructure is developed. Upon the satisfaction of conditions precedent, including completion and placement into service of relevant pipeline infrastructure to accommodate marketable physical gas flow, we recognize a gain or loss based on the fair value of the respective natural gas supply contracts.

We include a portion of our Physical Liquefaction Supply Derivatives as Level 3 within the valuation hierarchy as the fair value is developed through the use of internal models which may be impacted by inputs that are unobservable in the marketplace. The curves used to generate the fair value of our Physical Liquefaction Supply Derivatives are based on basis adjustments applied to forward curves for a liquid trading point. In addition, there may be observable liquid market basis information in the near term, but terms of a Physical Liquefaction Supply Derivatives contract may exceed the period for which such information is available, resulting in a Level 3 classification. In these instances, the fair value of the contract incorporates extrapolation assumptions made in the determination of the market basis price for future delivery periods in which applicable commodity basis prices were either not observable or lacked corroborative market data.

The Level 3 fair value measurements of our Physical Liquefaction Supply Derivatives could be materially impacted by a significant change in certain natural gas market basis spreads due to the contractual notional amount represented by our Level 3 positions, which is a substantial portion of our overall Physical Liquefaction Supply Derivatives portfolio. The following table includes quantitative information for the unobservable inputs for our Level 3 Physical Liquefaction Supply Derivatives as of September 30, 2018:

	Net Fair Value Asset (in millions)	Valuation Approach	Significant Unobservable Input	Significant Unobservable Inputs Range
		Market approach incorporating present value		
Physical Liquefaction Supply Derivatives	\$19	techniques	Basis Spread	\$(0.448) - \$0.079

The following table shows the changes in the fair value of our Level 3Physical Liquefaction Supply Derivatives during the three and nine months ended September 30, 2018 and 2017 (in millions):

	Three Months Ended September 30,			Nine Months Ended September 30			er 30,	
		2018		2017		2018		2017
Balance, beginning of period	\$	11	\$	40	\$	43	\$	79
Realized and mark-to-market gains (losses):								
Included in cost of sales		4		(8)		(5)		(43)
Purchases and settlements:								
Purchases		4		(1)		8		1
Settlements		1		(2)		(27)		(8)
Transfers out of Level 3 (1)		(1)		_		_		_
Balance, end of period	\$	19	\$	29	\$	19	\$	29
Change in unrealized gains relating to instruments still held at end of period	\$	4	\$	(8)	\$	(5)	\$	(43)

⁽¹⁾ Transferred to Level 2 as a result of observable market for the underlying natural gas purchase agreements.

Derivative assets and liabilities arising from our derivative contracts with the same counterparty are reported on a net basis, as all counterparty derivative contracts provide for net settlement. The use of derivative instruments exposes us to counterparty credit risk, or the risk that a counterparty will be unable to meet its commitments in instances when our derivative instruments are in an asset position. Additionally, we evaluate our own ability to meet our commitments in instances where our derivative instruments are in a liability position. Our derivative instruments are subject to contractual provisions which provide for the unconditional right of set-off for all derivative assets and liabilities with a given counterparty in the event of default.

Interest Rate Derivatives

We had entered into interest rate swaps ("CQP Interest Rate Derivatives") to hedge a portion of the variable interest payments on the CQP Credit Facilities, based on a portion of the expected outstanding borrowings over the term of the CQP Credit Facilities. In September 2018, we terminated approximately \$1.2 billion of commitments under the CQP Credit Facilities, as discussed in Note 10—Debt. In October 2018, we terminated the CQP Interest Rate Derivatives related to the CQP Credit Facilities, which resulted in a derivative gain of \$28 million.

SPL had entered into interest rate swaps("SPL Interest Rate Derivatives") to protect against volatility of future cash flows and hedge a portion of the variable interest payments on the credit facilities it entered into in June 2015 (the "SPL Credit Facilities"), based on a portion of the expected outstanding borrowings over the term of the SPL Credit Facilities. In March 2017, SPL settled the SPL Interest Rate Derivatives and recognized a derivative loss of \$7 million in conjunction with the termination of approximately \$1.6 billion of commitments under the SPL Credit Facilities.

As of September 30, 2018, we had the following Interest Rate Derivatives outstanding:

	Initial Notional Amount	Maximum Notional Amount	Effective Date	Maturity Date	Weighted Average Fixed Interest Rate Paid	Variable Interest Rate Received
CQP Interest Rate						
Derivatives	\$225 million	\$1.3 billion	March 22, 2016	February 29, 2020	1.19%	One-month LIBOR

The following table shows the fair value and location of the CQP Interest Rate Derivatives on our Consolidated Balance Sheets (in millions):

	September 30,		December 31,	
Consolidated Balance Sheet Location	2018		2017	
Other current assets	\$	19	\$	7
Non-current derivative assets		9		14
Total derivative assets	\$	28	\$	21

The following table shows the changes in the fair value and settlements of ourInterest Rate Derivatives recorded in derivative gain (loss), net on our Consolidated Statements of Income during the three and nine months ended September 30, 2018 and 2017(in millions):

	-	Three Months Ended September 30,				Nine Months Ended September 30			
		2018		2017		2018		2017	
CQP Interest Rate Derivatives gain	\$	2	\$	1	\$	13	\$	_	
SPL Interest Rate Derivatives loss		_		_		_		(2)	

Liquefaction Supply Derivatives

SPL has entered into index-based physical natural gas supply contracts and associated economic hedges to purchase natural gas for the commissioning and operation of the Liquefaction Project. The terms of the physical natural gas supply contracts range up to six years, some of which commence upon the satisfaction of certain conditions precedent.

SPL had secured up to approximately 2,755 TBtu and 2,214 TBtu of natural gas feedstock through natural gas supply contracts as of September 30, 2018 and December 31, 2017, respectively. The notional natural gas position of our Liquefaction Supply Derivatives was approximately 2,206 TBtu and 1,520 TBtu as of September 30, 2018 and December 31, 2017, respectively.

The following table shows the fair value and location of our Liquefaction Supply Derivatives on our Consolidated Balance Sheets (in millions):

	Fair Value Measurements as of (1)							
Consolidated Balance Sheet Location	September 30, 2018	December 31, 2017						
Other current assets	\$	11	\$	41				
Non-current derivative assets		16		17				
Total derivative assets		27		58				
Derivative liabilities		(6)		_				
Non-current derivative liabilities		(2)		(3)				
Total derivative liabilities		(8)		(3)				
Derivative asset, net	\$	19	\$	55				

⁽¹⁾ Does not include collateral calls of \$2 million and \$1 million as of September 30, 2018 and December 31, 2017, respectively, for such contracts, which are included in other current assets in our Consolidated Balance Sheets.

The following table shows the changes in the fair value and settlements of our Liquefaction Supply Derivatives recorded in cost of sales on our Consolidated Statements of Income during the three and nine months ended September 30, 2018 and 2017 (in millions):

	Three Months Ended September 30,			Nine Months End	ed Sep	tember 30,	
		2018		2017	2018		2017
Liquefaction Supply Derivatives gain (loss) (1)	\$	10	\$	(11)	\$ (42)	\$	(51)

⁽¹⁾ Does not include the realized value associated with derivative instruments that settle through physical delivery. Fair value fluctuations associated with commodity derivative activities are classified and presented consistently with the item economically hedged and the nature and intent of the derivative instrument.

Consolidated Balance Sheet Presentation

Our derivative instruments are presented on a net basis on our Consolidated Balance Sheets as described above. The following table shows the fair value of our derivatives outstanding on a gross and net basis (in millions):

Offsetting Derivative Assets (Liabilities)	Gross Amount			Gross Amounts Offset in the Consolidated Balance Sheets		nts Presented in the ted Balance Sheets
As of September 30, 2018						_
CQP Interest Rate Derivatives	\$	28	\$	_	\$	28
Liquefaction Supply Derivatives		31		(4)		27
Liquefaction Supply Derivatives		(13)		5		(8)
As of December 31, 2017						
CQP Interest Rate Derivatives	\$	21	\$	_	\$	21
Liquefaction Supply Derivatives		64		(6)		58
Liquefaction Supply Derivatives		(3)		_		(3)

NOTE 8—OTHER NON-CURRENT ASSETS

As of September 30, 2018 and December 31, 2017, other non-current assets, net consisted of the following (in millions):

	Sept	September 30,		December 31,
		2018		2017
Advances made under EPC and non-EPC contracts	\$	15	\$	26
Advances made to municipalities for water system enhancements		90		93
Advances and other asset conveyances to third parties to support LNG terminals		29		30
Tax-related payments and receivables		17		25
Information technology service assets		20		24
Other		8		8
Total other non-current assets, net	\$	179	\$	206

NOTE 9—ACCRUED LIABILITIES

As of September 30, 2018 and December 31, 2017, accrued liabilities consisted of the following (in millions):

	September 30,		De	ecember 31,
	20	18		2017
Interest costs and related debt fees	\$	186	\$	253
Accrued natural gas purchases		249		298
LNG terminal and related pipeline costs		59		86
Other accrued liabilities		9		_
Total accrued liabilities	\$	503	\$	637

NOTE 10—DEBT

As of September 30, 2018 and December 31, 2017, our debt consisted of the following (in millions):

	Se _l	otember 30, 2018	December 31, 2017
Long-term debt:			
SPL			
5.625% Senior Secured Notes due 2021 ("2021 SPL Senior Notes")	\$	2,000	\$ 2,000
6.25% Senior Secured Notes due 2022 ("2022 SPL Senior Notes")		1,000	1,000
5.625% Senior Secured Notes due 2023 ("2023 SPL Senior Notes")		1,500	1,500
5.75% Senior Secured Notes due 2024 ("2024 SPL Senior Notes")		2,000	2,000
5.625% Senior Secured Notes due 2025 ("2025 SPL Senior Notes")		2,000	2,000
5.875% Senior Secured Notes due 2026 ("2026 SPL Senior Notes")		1,500	1,500
5.00% Senior Secured Notes due 2027 ("2027 SPL Senior Notes")		1,500	1,500
4.200% Senior Secured Notes due 2028 ("2028 SPL Senior Notes")		1,350	1,350
5.00% Senior Secured Notes due 2037 ("2037 SPL Senior Notes")		800	800
Cheniere Partners			
5.250% Senior Notes due 2025 ("2025 CQP Senior Notes")		1,500	1,500
5.625% Senior Notes due 2026 ("2026 CQP Senior Notes")		1,100	_
CQP Credit Facilities		_	1,090
Unamortized premium, discount and debt issuance costs, net		(191)	(194)
Total long-term debt, net		16,059	16,046
Current debt:			
\$1.2 billion SPL Working Capital Facility ("SPL Working Capital Facility")		_	_
Total debt, net	\$	16,059	\$ 16,046

2018 Debt Issuances and Redemptions

2026 CQP Senior Notes

In September 2018, we issued an aggregate principal amount of \$1.1\$ billion of the 2026 CQP Senior Notes, which are jointly and severally guaranteed by each of our subsidiaries other than SPL (the "Guarantors") and, subject to certain conditions governing its guarantee, Sabine Pass LP. Net proceeds of the offering of approximately \$1.1 billion, after deducting the initial purchasers' commissions and estimated fees and expenses, were used to prepay all of the outstanding indebtedness under the CQP Credit Facilities, resulting in the recognition of debt modification and extinguishment costs of \$12\$ million for the three and nine months ended September 30, 2018 relating to the incurrence of third party fees and write off of unamortized debt issuance costs. As of September 30, 2018, only a \$115 million revolving credit facility, all of which is undrawn, remains as part of the CQP Credit Facilities.

Borrowings under the 2026 CQP Senior Notes accrue interest at a fixed rate of 5.625%, and interest on the 2026 CQP Senior Notes is payable semi-annually in arrears. The 2026 CQP Senior Notes are governed by the same base indenture as the 2025 CQP Senior Notes(the "CQP Base Indenture"), and are further governed by the Second Supplemental Indenture (together with the CQP Base Indenture, the "2026 CQP Notes Indenture"), which contains customary terms and events of default and certain covenants that, among other things, limit our ability and the ability of the Guarantors to incur liens and sell assets, enter into transactions with affiliates, enter into sale-leaseback transactions and consolidate, merge or sell, lease or otherwise dispose of all or substantially all of the applicable entity's properties or assets.

At any time prior to October 1, 2021, we may redeem all or a part of the 2026 CQP Senior Notes at a redemption price equal to 100% of the aggregate principal amount of the 2026 CQP Senior Notes redeemed, plus the "applicable premium" set forth in the 2026 CQP Notes Indenture, plus accrued and unpaid interest, if any, to the date of redemption. In addition, at any time prior to October 1, 2021, we may redeem up to 35% of the aggregate principal amount of the 2026 CQP Senior Notes with an amount of cash not greater than the net cash proceeds from certain equity offerings at a redemption price equal to 105.625% of the aggregate principal amount of the 2026 CQP Senior Notes redeemed, plus accrued and unpaid interest, if any, to the date of redemption. At any time on or after October 1, 2021 through the maturity date of October 1, 2026, we may redeem the 2026 CQP Senior Notes, in whole or in part, at the redemption prices set forth in the 2026 CQP Notes Indenture.

The 2026 CQP Senior Notes are our senior obligations, ranking equally in right of payment with our other existing and future unsubordinated debt and senior to any of our future subordinated debt. After applying the proceeds from the 2026 CQP Senior Notes, the 2026 CQP Senior Notes and the 2025 CQP Senior Notes (collectively, the "CQP Senior Notes") became unsecured. In the event that the aggregate amount of our secured indebtedness and the secured indebtedness of the Guarantors (other than the CQP Senior Notes or any other series of notes issued under the CQP Base Indenture) outstanding at any one time exceeds the greater of (1)\$1.5 billion and (2) 10% of net tangible assets, the CQP Senior Notes will be secured to the same extent as such obligations under the CQP Credit Facilities. The obligations under the CQP Credit Facilities are secured on a first-priority basis (subject to permitted encumbrances) with liens on (1) substantially all the existing and future tangible and intangible assets and our rights and the rights of the Guarantors and equity interests in the Guarantors (except, in each case, for certain excluded properties set forth in the CQP Credit Facilities) and (2) substantially all of the real property of SPLNG (except for excluded properties referenced in the CQP Credit Facilities).

In connection with the closing of the 2026 CQP Senior Notes offering, we and the Guarantors entered into a registration rights agreement (the "CQP Registration Rights Agreement"). Under the CQP Registration Rights Agreement, we and the Guarantors have agreed to file with the SEC and cause to become effective a registration statement relating to an offer to exchange any and all of the 2026 CQP Senior Notes for a like aggregate principal amount of our debt securities with terms identical in all material respects to the 2026 CQP Senior Notes sought to be exchanged (other than with respect to restrictions on transfer or to any increase in annual interest rate), within360 days after the notes issuance date of September 11, 2018. Under specified circumstances, we and the Guarantors have also agreed to cause to become effective a shelf registration statement relating to resales of the 2026 CQP Senior Notes. We will be obligated to pay additional interest on the 2026 CQP Senior Notes if we fail to comply with our obligation to register the 2026 CQP Senior Notes within the specified time period.

Credit Facilities

Below is a summary of our credit facilities outstanding as of September 30, 2018 (in millions):

	SPL Working Capital Facility	CQP Credit Facilities
Original facility size	\$ 1,200	\$ 2,800
Less:		
Outstanding balance	_	_
Commitments prepaid or terminated	_	2,685
Letters of credit issued	494	_
Available commitment	\$ 706	\$ 115
Interest rate	LIBOR plus 1.75% or base rate plus 0.75%	LIBOR plus 2.25% or base rate plus 1.25% (1)
Maturity date	December 31, 2020, with various terms for underlying loans	February 25, 2020

⁽¹⁾ There is a 0.50% step-up for both LIBOR and base rate loans beginning on February 25, 2019.

Restrictive Debt Covenants

As of September 30, 2018, we and SPL were in compliance with all covenants related to our respective debt agreements.

Interest Expense

Total interest expense consisted of the following (in millions):

	Th	ree Months End	nber 30,	Nine Months Ended September 30,						
	2	2018				2018	2017			
Total interest cost	\$	235	\$	227	\$	701	\$	662		
Capitalized interest		(52)		(74)		(149)		(225)		
Total interest expense, net	\$	183	\$	153	\$	552	\$	437		

Fair Value Disclosures

The following table shows the carrying amount, which is net of unamortized premium, discount and debt issuance costs, and estimated fair value of our debt (in millions):

		Septemb	2018	December 31, 2017					
	Carrying Estimated Amount Fair Value			Carrying Amount	Estimated Fair Value				
Senior notes (1)	\$	15,268	\$	16,098	\$	14,166	\$	15,485	
2037 SPL Senior Notes (2)		791		831		790		871	
Credit facilities (3)		_		_		1,090		1,090	

- (1) Includes 2021 SPL Senior Notes, 2022 SPL Senior Notes, 2023 SPL Senior Notes, 2024 SPL Senior Notes, 2025 SPL Senior Notes, 2026 SPL Senior Notes, 2027 SPL Senior Notes, 2028 SPL Senior Notes, 2025 CQP Senior Notes and 2026 CQP Senior Notes. The Level 2 estimated fair value was based on quotes obtained from broker-dealers or market makers of these senior notes and other similar instruments.
- (2) The Level 3 estimated fair value was calculated based on inputs that are observable in the market or that could be derived from, or corroborated with, observable market data, including our stock price and interest rates based on debt issued by parties with comparable credit ratings to us and inputs that are not observable in the market.
- (3) Includes SPL Working Capital Facility and CQP Credit Facilities. The Level 3 estimated fair value approximates the principal amount because the interest rates are variable and reflective of market rates and the debt may be repaid, in full or in part, at any time without penalty.

NOTE 11—REVENUES FROM CONTRACTS WITH CUSTOMERS

The following table represents a disaggregation of revenue earned from contracts with customers during the three and nine months ended September 30, 2018 and 2017 (in millions):

	Three Months Ended September 30				Nine Months Ended September 30.			
		2018		2017		2018		2017
LNG revenues	\$	1,185	\$	717	\$	3,302	\$	1,695
LNG revenues—affiliate		205		111		886		864
Regasification revenues		66		65		196		195
Other revenues		9		3		28		7
Other revenues—affiliate		_		1		_		2
Total revenues from customers		1,465		897		4,412		2,763
Gains from derivative instruments (1)		64		6		117		23
Total revenues	\$	1,529	\$	903	\$	4,529	\$	2,786

Includes the realized value associated with a portion of derivative instruments that settle through physical delivery.

LNG Revenues

We have entered into numerous SPAs with third party customers for the sale of LNG on a free on board ("FOB") (delivered to the customer at the Sabine Pass LNG terminal) basis. Our customers generally purchase LNG for a price consisting of a fixed fee per MMBtu of LNG (a portion of which is subject to annual adjustment for inflation) plus a variable fee per MMBtu of LNG equal to approximately 115% of Henry Hub. The fixed fee component is the amount payable to us regardless of a cancellation or suspension of LNG cargo deliveries by the customers. The variable fee component is the amount generally payable to us only upon delivery of LNG plus all future adjustments to the fixed fee for inflation. The SPAs and contracted volumes to be made available under the SPAs are not tied to a specific Train; however, the term of each SPA generally commences upon the date of first commercial delivery of a specified Train.

Revenues from the sale of LNG are recognized at a point in time when the LNG is delivered to the customer, at the Sabine Pass LNG terminal, which is the point legal title, physical possession and the risks and rewards of ownership transfer to the customer. Each individual molecule of LNG is viewed as a separate performance obligation. The stated contract price (including both fixed and variable fees) per MMBtu in each LNG sales arrangement is representative of the stand-alone selling price for LNG at the time the sale was negotiated. We have concluded that the variable fees meet the exception for allocating variable consideration to specific parts of the contract. As such, the variable consideration for these contracts is allocated to each distinct molecule of LNG and recognized when that distinct molecule of LNG is delivered to the customer. Because of the use of the exception, variable consideration related to the sale of LNG is also not included in the transaction price.

Fees received pursuant to SPAs are recognized as LNG revenues only after substantial completion of the respective Train. Prior to substantial completion, sales generated during the commissioning phase are offset against the cost of construction for the respective Train, as the production and removal of LNG from storage is necessary to test the facility and bring the asset to the condition necessary for its intended use.

Regasification Revenues

The Sabine Pass LNG terminal has operational regasification capacity of approximately 4.0 Bcf/d. Approximately 2.0 Bcf/d of the regasification capacity at the Sabine Pass LNG terminal has been reserved under two long-term TUAs with unaffiliated third-party customers, under which they are required to pay fixed monthly fees regardless of their use of the LNG terminal. Each of the customers has reserved approximately 1.0 Bcf/d of regasification capacity. The customers are each obligated to make monthly capacity payments to SPLNG aggregating approximately \$125 million annually for 20 years that commenced in 2009, which is representative of fixed consideration in the contract. A portion of this fee is adjusted annually for inflation which is considered variable consideration. The remaining capacity of the Sabine Pass LNG terminal has been reserved by SPL, for which the associated revenues are eliminated in consolidation.

Because SPLNG is continuously available to provide regasification service on a daily basis with the same pattern of transfer, we have concluded that SPLNG provides a single performance obligation to its customers on a continuous basis over time. We have determined that an output method of recognition based on elapsed time best reflects the benefits of this service to the customer and accordingly, LNG regasification capacity reservation fees are recognized as regasification revenues on a straight-line basis over the term of the respective TUAs. We have concluded that the inflation element within the contract meets the exception for allocating variable consideration to specific parts of the contract and accordingly the inflation adjustment is not included in the transaction price and will be recognized over the year in which the inflation adjustment relates on a straight-line basis.

In 2012, SPL entered into a partial TUA assignment agreement with Total Gas & Power North America, Inc.("Total"), whereby SPL would progressively gain access to Total's capacity and other services provided under its TUA with SPLNG. This agreement provides SPL with additional berthing and storage capacity at the Sabine Pass LNG terminal that may be used to provide increased flexibility in managing LNG cargo loading and unloading activity, permit SPL to more flexibly manage its LNG storage capacity and accommodate the development of Trains 5 and 6.

Upon substantial completion of Train 3 of the Liquefaction Project, SPL gained access to a portion of Total's capacity and other services provided under Total's TUA with SPLNG. Upon substantial completion of Train 5, SPL will gain access to substantially all of Total's capacity. Notwithstanding any arrangements between Total and SPL, payments required to be made by Total to SPLNG will continue to be made by Total to SPLNG in accordance with its TUA and we continue to recognize the payments received from Total as revenue. During each of the three months ended September 30, 2018 and 2017, SPL recorded \$7.5 million and during the nine months ended September 30, 2018 and 2017, SPL recorded \$23 million and \$15 million, respectively, as operating and maintenance expense under this partial TUA assignment agreement.

Deferred Revenue Reconciliation

The following table reflects the changes in our contract liabilities, which we classify as deferred revenues on our Consolidated Balance Sheets (in millions):

	Nine Months End	Ended September 30, 2018		
Deferred revenues, beginning of period	\$	111		
Cash received but not yet recognized		119		
Revenue recognized from prior period deferral		(111)		
Deferred revenues, end of period	\$	119		

We record deferred revenue when we receive consideration, or such consideration is unconditionally due from a customer, prior to transferring goods or services to the customer under the terms of a sales contract. Changes in deferred revenue during the nine months ended September 30, 2018 are primarily attributable to differences between the timing of revenue recognition and the receipt of advance payments related to delivery of LNG under certain SPAs.

Transaction Price Allocated to Future Performance Obligations

Because many of our sales contracts have long-term durations, we are contractually entitled to significant future consideration which we have not yet recognized as revenue. The following table discloses the aggregate amount of the transaction price that is allocated to performance obligations that have not yet been satisfied as of September 30, 2018:

	Unsatisfied Transaction Price (in billions)	Weighted Average Recognition Timing (years) (1)
LNG revenues	\$ 54.2	10.2
Regasification revenues	2.7	5.8
Total revenues	\$ 56.9	

(1) The weighted average recognition timing represents an estimate of the number of years during which we shall have recognized half of the unsatisfied transaction price.

We have elected the following exemptions which omit certain potential future sources of revenue from the table above:

- We omit from the table above all performance obligations that are part of a contract that has an original expected duration of one year or less
- (2) We omit from the table above all variable consideration that is allocated entirely to a wholly unsatisfied performance obligation or to a wholly unsatisfied promise to transfer a distinct good or service that forms part of a single performance obligation when that performance obligation qualifies as a series. The table above excludes all variable consideration under our SPAs and TUAs. The amount of revenue from variable fees that is not included in the transaction price will vary based on the future prices of Henry Hub throughout the contract terms, to the extent customers elect to take delivery of their LNG, and adjustments to the consumer price index. During each of the three and nine months ended September 30, 2018, approximately 55% of our LNG revenues, 100% of our LNG revenues—affiliate and approximately 3% of our regasification revenues were related to variable consideration received from customers.

We have entered into contracts to sell LNG that are conditioned upon one or both of the parties achieving certain milestones such as reaching a final investment decision on a certain liquefaction Train, obtaining financing or achieving substantial completion of a Train and any related facilities. These contracts are considered completed contracts for revenue recognition purposes and are included in the transaction price above when the conditions are considered probable of being met.

We have elected the practical expedient to omit the disclosure of the transaction price allocated to future performance obligations and an explanation of when the entity expects to recognize the amount as revenue as of December 31, 2017.

NOTE 12—RELATED PARTY TRANSACTIONS

Below is a summary of our related party transactions as reported on our ConsolidatedStatements of Income for the three and nine months ended September 30, 2018 and 2017 (in millions):

	Thre	mber 30,	Nine Months Ended September 30					
		2018		2017	2018			2017
LNG revenues—affiliate								
Cheniere Marketing SPA and Cheniere Marketing Master SPA	\$	205	\$	111	\$	886	\$	864
Other revenues—affiliate								
Terminal Marine Services Agreement		_		1		_		2
Operating and maintenance expense—affiliate								
Services Agreements		31		25		87		64
Other agreements		_		6		_		6
Total operating and maintenance expense—affiliate		31		31		87		70
General and administrative expense—affiliate								
Services Agreements		18		18		53		63

LNG Terminal Capacity Agreements

Terminal Use Agreements

SPL obtained approximately 2.0 Bcf/d of regasification capacity and other liquefaction support services under a TUA with SPLNG as a result of an assignment in July 2012 by Cheniere Investments of its rights, title and interest under its TUA with SPLNG. SPL is obligated to make monthly capacity payments to SPLNG aggregating approximately \$250 million per year (the "TUA Fees"), continuing until at least May 2036.

In connection with this TUA, SPL is required to pay for a portion of the cost (primarily LNG inventory) to maintain the cryogenic readiness of the regasification facilities at the Sabine Pass LNG terminal, which is recorded as operating and maintenance expense on our Consolidated Statements of Income.

Cheniere Investments, SPL and SPLNG entered into the terminal use rights assignment and agreement (the "TURA") pursuant to which Cheniere Investments had the right to use SPL's reserved capacity under the TUA and had the obligation to pay the TUA Fees required by the TUA to SPLNG. However, the revenue earned by SPLNG from the TUA Fees and the loss incurred by Cheniere Investments under the TURA are eliminated upon consolidation of our Consolidated Financial Statements. We have guaranteed the obligations of SPL under its TUA and the obligations of Cheniere Investments under the TURA.

In an effort to utilize Cheniere Investments' reserved capacity under the TURA during construction of the Liquefaction Project, Cheniere Marketing has entered into an amended and restated variable capacity rights agreement with Cheniere Investments (the "Amended and Restated VCRA") pursuant to which Cheniere Marketing is obligated to pay Cheniere Investments 80% of the expected gross margin of each cargo of LNG that Cheniere Marketing arranges for delivery to the Sabine Pass LNG terminal. Cheniere Investments recorded no revenues—affiliate from Cheniere Marketing during the three and nine months ended September 30, 2018 and 2017 related to the Amended and Restated VCRA.

Cheniere Marketing SPA

Cheniere Marketing has an SPA with SPL to purchase, at Cheniere Marketing's option, any LNG produced by SPL in excess of that required for other customers at a price of 115% of Henry Hub plus \$3.00 per MMBtu of LNG.

Cheniere Marketing Master SPA

SPL has an agreement with Cheniere Marketing that allows the parties to sell and purchase LNG with each other by executing and delivering confirmations under this agreement. SPL executed a confirmation with Cheniere Marketing that obligates Cheniere Marketing in certain circumstances to buy LNG cargoes produced during the period while Bechtel Oil, Gas and Chemicals, Inc. has control of, and is commissioning, Train 5 of the Liquefaction Project.

Services Agreements

As of September 30, 2018 and December 31, 2017, we had \$189 million and \$36 million of advances to affiliates, respectively, under the services agreements described below. The non-reimbursement amounts incurred under these agreements are recorded in general and administrative expense—affiliate.

Cheniere Partners Services Agreement

We have a services agreement with Cheniere Terminals, a wholly owned subsidiary of Cheniere, pursuant to which Cheniere Terminals is entitled to a quarterly non-accountable overhead reimbursement charge of \$3 million (adjusted for inflation) for the provision of various general and administrative services for our benefit. In addition, Cheniere Terminals is entitled to reimbursement for all audit, tax, legal and finance fees incurred by Cheniere Terminals that are necessary to perform the services under the agreement.

Cheniere Investments Information Technology Services Agreement

Cheniere Investments has an information technology services agreement with Cheniere, pursuant to which Cheniere Investments' subsidiaries receive certain information technology services. On a quarterly basis, the various entities receiving the benefit are invoiced by Cheniere Investments according to the cost allocation percentages set forth in the agreement. In addition, Cheniere is entitled to reimbursement for all costs incurred by Cheniere that are necessary to perform the services under the agreement.

SPLNG O&M Agreement

SPLNG has a long-term operation and maintenance agreement (the "SPLNG O&M Agreement") with Cheniere Investments pursuant to which SPLNG receives all necessary services required to operate and maintain the Sabine Pass LNG receiving terminal. SPLNG pays a fixed monthly fee of \$130,000 (indexed for inflation) under the SPLNG O&M Agreement and the cost of a bonus equal to 50% of the salary component of labor costs in certain circumstances to be agreed upon between SPLNG and Cheniere Investments at the beginning of each operating year. In addition, SPLNG is required to reimburse Cheniere Investments for its operating expenses, which consist primarily of labor expenses. Cheniere Investments provides the services required under the

SPLNG O&M Agreement pursuant to a secondment agreement with a wholly owned subsidiary of Cheniere. All payments received by Cheniere Investments under the SPLNG O&M Agreement are required to be remitted to such subsidiary.

SPLNG MSA

SPLNG has a long-term management services agreement (the "SPLNG MSA") with Cheniere Terminals, pursuant to which Cheniere Terminals manages the operation of the Sabine Pass LNG receiving terminal, excluding those matters provided for under the SPLNG O&M Agreement. SPLNG pays a monthly fixed fee of \$520,000 (indexed for inflation) under the SPLNG MSA.

SPL O&M Agreement

SPL has an operation and maintenance agreement (the "SPL O&M Agreement") with Cheniere Investments pursuant to which SPL receives all of the necessary services required to construct, operate and maintain the Liquefaction Project. Before each Train of the Liquefaction Project is operational, the services to be provided include, among other services, obtaining governmental approvals on behalf of SPL, preparing an operating plan for certain periods, obtaining insurance, preparing staffing plans and preparing status reports. After each Train is operational, the services include all necessary services required to operate and maintain the Train. Prior to the substantial completion of each Train of the Liquefaction Project, in addition to reimbursement of operating expenses, SPL is required to pay a monthly fee equal to 0.6% of the capital expenditures incurred in the previous month. After substantial completion of each Train, for services performed while the Train is operational, SPL will pay, in addition to the reimbursement of operating expenses, a fixed monthly fee of \$83,333 (indexed for inflation) for services with respect to the Train. Cheniere Investments provides the services required under the SPL O&M Agreement pursuant to a secondment agreement with a wholly owned subsidiary of Cheniere. All payments received by Cheniere Investments under the SPL O&M Agreement are required to be remitted to such subsidiary.

SPL MSA

SPL has a management services agreement (the "SPL MSA") with Cheniere Terminals pursuant to which Cheniere Terminals manages the construction and operation of the Liquefaction Project, excluding those matters provided for under the SPL O&M Agreement. The services include, among other services, exercising the day-to-day management of SPL's affairs and business, managing SPL's regulatory matters, managing bank and brokerage accounts and financial books and records of SPL's business and operations, entering into financial derivatives on SPL's behalf and providing contract administration services for all contracts associated with the Liquefaction Project. Prior to the substantial completion of each Train of the Liquefaction Project, SPL pays a monthly fee equal to 2.4% of the capital expenditures incurred in the previous month. After substantial completion of each Train, SPL will pay a fixed monthly fee of \$541,667 (indexed for inflation) for services with respect to such Train.

CTPL O&M Agreement

CTPL has an amended long-term operation and maintenance agreement(the "CTPL O&M Agreement") with Cheniere Investments pursuant to which CTPL receives all necessary services required to operate and maintain the Creole Trail Pipeline. CTPL is required to reimburse Cheniere Investments for its operating expenses, which consist primarily of labor expenses. Cheniere Investments provides the services required under the CTPL O&M Agreement pursuant to a secondment agreement with a wholly owned subsidiary of Cheniere. All payments received by Cheniere Investments under the CTPL O&M Agreement are required to be remitted to such subsidiary.

Agreement to Fund SPLNG's Cooperative Endeavor Agreements

SPLNG has executed Cooperative Endeavor Agreements ("CEAs") with various Cameron Parish, Louisiana taxing authorities that allowed them to collect certain annual property tax payments from SPLNG from 2007 through 2016. This ten-year initiative represented an aggregate commitment of \$25 million in order to aid in their reconstruction efforts following Hurricane Rita. In exchange for SPLNG's advance payments of annual ad valorem taxes, Cameron Parish will grant SPLNG a dollar-for-dollar credit against future ad valorem taxes to be levied against the Sabine Pass LNG terminal starting in 2019. Beginning in September 2007, SPLNG entered into various agreements with Cheniere Marketing, pursuant to which Cheniere Marketing would pay SPLNG additional TUA revenues equal to any and all amounts payable by SPLNG to the Cameron Parish taxing authorities under the CEAs. In exchange for such amounts received as TUA revenues from Cheniere Marketing, SPLNG will make payments

to Cheniere Marketing equal to ad valorem tax levied on our LNG terminal in the year the Cameron Parish dollar-for-dollar credit is applied.

On a consolidated basis, these advance tax payments were recorded to other non-current assets, and payments from Cheniere Marketing that SPLNG utilized to make the ad valorem tax payments were recorded as a long-term obligation. As of September 30, 2018, we had \$2 million in due to affiliates and \$23 million of other non-current liabilities—affiliate resulting from these payments received from Cheniere Marketing. As of December 31, 2017, we had \$25 million of other non-current liabilities—affiliate resulting from these payments received from Cheniere Marketing.

Contracts for Sale and Purchase of Natural Gas and LNG

SPLNG is able to sell and purchase natural gas and LNG under agreements with Cheniere Marketing. Under these agreements, SPLNG purchases natural gas or LNG from Cheniere Marketing at a sales price equal to the actual purchase price paid by Cheniere Marketing to suppliers of the natural gas or LNG, plus any third-party costs incurred by Cheniere Marketing with respect to the receipt, purchase and delivery of natural gas or LNG to the Sabine Pass LNG terminal.

Terminal Marine Services Agreement

In connection with its tug boat lease, Tug Services entered into an agreement with a wholly owned subsidiary of Cheniere to provide its LNG cargo vessels with tug boat and marine services at the Sabine Pass LNG terminal. The agreement also provides that Tug Services shall contingently pay the wholly owned subsidiary of Cheniere a portion of its future revenues. Accordingly, Tug Services distributed \$4 million to the wholly owned subsidiary of Cheniere during thenine months ended September 30, 2018, which is reported as part of the distributions to our general partner interest holders on the Consolidated Statement of Partners' Equity. No amounts were distributed during the nine months ended September 30, 2017.

LNG Terminal Export Agreement

SPLNG and Cheniere Marketing have an LNG terminal export agreement that provides Cheniere Marketing the ability to export LNG from the Sabine Pass LNG terminal. SPLNG did not record any revenues associated with this agreement during the three and nine months ended September 30, 2018 and 2017.

State Tax Sharing Agreements

SPLNG has a state tax sharing agreement with Cheniere. Under this agreement, Cheniere has agreed to prepare and file all state and local tax returns which SPLNG and Cheniere are required to file on a combined basis and to timely pay the combined state and local tax liability. If Cheniere, in its sole discretion, demands payment, SPLNG will pay to Cheniere an amount equal to the state and local tax that SPLNG would be required to pay if its state and local tax liability were calculated on a separate company basis. There have been no state and local taxes paid by Cheniere for which Cheniere could have demanded payment from SPLNG under this agreement; therefore, Cheniere has not demanded any such payments from SPLNG. The agreement is effective for tax returns due on or after January 1, 2008.

SPL has a state tax sharing agreement with Cheniere. Under this agreement, Cheniere has agreed to prepare and file all state and local tax returns which SPL and Cheniere are required to file on a combined basis and to timely pay the combined state and local tax liability. If Cheniere, in its sole discretion, demands payment, SPL will pay to Cheniere an amount equal to the state and local tax that SPL would be required to pay if SPL's state and local tax liability were calculated on a separate company basis. There have been no state and local taxes paid by Cheniere for which Cheniere could have demanded payment from SPL under this agreement; therefore, Cheniere has not demanded any such payments from SPL. The agreement is effective for tax returns due on or after August 2012.

CTPL has a state tax sharing agreement with Cheniere. Under this agreement, Cheniere has agreed to prepare and file all state and local tax returns which CTPL and Cheniere are required to file on a combined basis and to timely pay the combined state and local tax liability. If Cheniere, in its sole discretion, demands payment, CTPL will pay to Cheniere an amount equal to the state and local tax that CTPL would be required to pay if CTPL's state and local tax liability were calculated on a separate company basis. There have been no state and local taxes paid by Cheniere for which Cheniere could have demanded payment from CTPL

under this agreement; therefore, Cheniere has not demanded any such payments from CTPL. The agreement is effective for tax returns due on or after May 2013.

NOTE 13—NET INCOME (LOSS) PER COMMON UNIT

Net income (loss) per common unit for a given period is based on the distributions that will be made to the unitholders with respect to the period plus an allocation of undistributed net income (loss) based on provisions of the partnership agreement, divided by the weighted average number of common units outstanding. Distributions paid by us are presented on the Consolidated Statement of Partners' Equity. On October 26, 2018, we declared a \$0.58 distribution per common unit and subordinated unit and the related distribution to our general partner and IDR holders to be paid on November 14, 2018 to unitholders of record as of November 5, 2018 for the period from July 1, 2018 to September 30, 2018.

The two-class method dictates that net income (loss) for a period be reduced by the amount of available cash that will be distributed with respect to that period and that any residual amount representing undistributed net income be allocated to common unitholders and other participating unitholders to the extent that each unit may share in net income as if all of the net income for the period had been distributed in accordance with the partnership agreement. Undistributed income is allocated to participating securities based on the distribution waterfall for available cash specified in the partnership agreement. Undistributed losses (including those resulting from distributions in excess of net income) are allocated to common units and other participating securities on a pro rata basis based on provisions of the partnership agreement. Distributions are treated as distributed earnings in the computation of earnings per common unit even though cash distributions are not necessarily derived from current or prior period earnings.

The Class B units, which were mandatorily converted into our common units in accordance with the terms of our partnership agreement on August 2, 2017, were issued at a discount to the market price of the common units into which they were convertible. This discount, totaling \$2,130 million, represented a beneficial conversion feature and was reflected as an increase in common and subordinated unitholders' equity and a decrease in Class B unitholders' equity to reflect the fair value of the Class B units at issuance on our Consolidated Statement of Partners' Equity. The beneficial conversion feature was considered a dividend that was distributed ratably with respect to any Class B unit from its issuance date through its conversion date, which resulted in an increase in Class B unitholders' equity and a decrease in common and subordinated unitholders' equity. We amortized the beneficial conversion feature through the mandatory conversion date of August 2, 2017 using the effective yield method, with a weighted average effective yield of 888.7% per year and 966.1% per year for Cheniere Holdings' previously held Class B units and Blackstone CQP Holdco's Class B units, respectively. The impact of the beneficial conversion feature was also included in earnings per unit for the three and nine months ended September 30, 2017.

The following table provides a reconciliation of net income and the allocation of net income to the common units, the subordinated units, the general partner units and IDRs for purposes of computing basic and diluted net income (loss) per unit (in millions, except per unit data).

				Limited	d Partner Units		<u></u>				
	Total	Con	nmon Units	Cla	ass B Units	Subo	ordinated Units	General Un		I	DR
Three Months Ended September 30, 2018											
Net income	\$ 307										
Declared distributions	297		202		_		79		5		11
Assumed allocation of undistributed net income (1)	\$ 10		7		_		3		_		_
Assumed allocation of net income		\$	209	\$	_	\$	82	\$	5	\$	11
Weighted average units outstanding			348.6		_		135.4				
Basic and diluted net income per unit (2)		\$	0.60			\$	0.60				
Three Months Ended September 30, 2017											
Net income	\$ 23										
Declared distributions	217		153		_		60		4		_
Amortization of beneficial conversion feature of Class B units	 _		(288)		974		(686)		_		
Assumed allocation of undistributed net loss	\$ (194)		(137)				(53)		(4)		_
Assumed allocation of net income		\$	(272)	\$	974	\$	(679)	\$	_	\$	_
Weighted average units outstanding			247.2		50.6		135.4				
Basic and diluted net loss per unit (2)		\$	(1.10)			\$	(5.02)				
Nine Months Ended September 30, 2018											
Net income	\$ 923										
Declared distributions	 859		589		_		229		17		24
Assumed allocation of undistributed net income (1)	\$ 64		45		_		18		1		_
Assumed allocation of net income		\$	634	\$	_	\$	247	\$	18	\$	24
Weighted average units outstanding			348.6		_		135.4				
Basic and diluted net income per unit		\$	1.82			\$	1.82				
Nine Months Ended September 30, 2017											
Net income	\$ 116										
Declared distributions	267		202		_		60		5		_
Amortization of beneficial conversion feature of Class B units	 _		(594)		2,004		(1,410)		_		—
Assumed allocation of undistributed net loss	\$ (151)		(107)				(41)		(3)		
Assumed allocation of net income		\$	(499)	\$	2,004	\$	(1,391)	\$	2	\$	_
Weighted average units outstanding			121.2		113.4		135.4				
Basic and diluted net loss per unit (2)		\$	(4.12)			\$	(10.28)				

⁽¹⁾ Under our partnership agreement, the IDRs participate in net income (loss) only to the extent of the amount of cash distributions actually declared, thereby excluding the IDRs from participating in undistributed net income (loss).

⁽²⁾ Earnings per unit in the table may not recalculate exactly due to rounding because it is calculated based on whole numbers, not the rounded numbers presented.

NOTE 14—CUSTOMER CONCENTRATION

The following table shows customers with revenues of 10% or greater of total third-party revenues and customers with accounts receivable balances of 10% or greater of total accounts receivable from third parties:

		Percentage of Total T	hird-Party Revenues		Percentage of Accounts Par	
	Three Months End	led September 30,	Nine Months End	ed September 30,	September 30,	December 31,
	2018	2017	2018	2017	2018	2017
Customer A	24%	31%	27%	42%	28%	39%
Customer B	21%	24%	22%	26%	26%	32%
Customer C	21%	35%	23%	18%	22%	26%
Customer D	24%	<u> </u>	18%	%	19%	%

NOTE 15—SUPPLEMENTAL CASH FLOW INFORMATION

The following table provides supplemental disclosure of cash flow information (in millions):

	 Nine Months End	ed September 30,	
	 2018	2017	'
Cash paid during the period for interest, net of amounts capitalized	\$ 586	\$	459

The balance in property, plant and equipment, net funded with accounts payable and accrued liabilities (including affiliate) was \$204 million and \$247 million as of September 30, 2018 and 2017, respectively.

NOTE 16—RECENT ACCOUNTING STANDARDS

The following table provides a brief description of a recent accounting standard that had not been adopted by us as of September 30, 2018:

Standard	Description	Expected Date of Adoption	Effect on our Consolidated Financial Statements or Other Significant Matters				
ASU 2016-02, Leases (Topic 842), and subsequent amendments thereto	This standard requires a lessee to recognize leases on its balance sheet by recording a lease liability representing the obligation to make future lease payments and a right-of-use asset representing the right to use the underlying asset for the lease term. A lessee is permitted to make an election not to recognize lease assets and liabilities for leases with a term of 12 months or less. The standard also modifies the definition of a lease and requires expanded disclosures. This guidance may be early adopted, and may be adopted using either a modified retrospective approach to apply the standard at the beginning of the earliest period presented in the financial statements or an optional transition approach to apply the standard at the date of adoption with no retrospective adjustments to prior periods. Certain additional practical expedients are also available.	January 1, 2019	We continue to evaluate the effect of this standard on our Consolidated Financial Statements. This evaluation process includes reviewing all forms of leases, performing a completeness assessment over the lease population, analyzing the practical expedients and assessing opportunities to make certain changes to our lease accounting information technology system in order to determine the best implementation strategy. Preliminarily, we anticipate a material impact from the requirement to recognize all leases on our Consolidated Balance Sheets. Because this assessment is preliminary and the accounting for leases is subject to significant judgment, this conclusion could change as we finalize our assessment. We have not yet determined the impact of the adoption of this standard upon our results of operations or cash flows. We anticipate electing the optional transition method to initially apply the standard at the January 1, 2019 adoption date. We expect to elect the package of practical expedients permitted under the transition guidance which, among other things, allows the carryforward of prior conclusions related to lease identification and classification. We also expect to elect the practical expedient to retain our existing accounting for land easements which were not previously accounted for as leases. We have not yet determined whether we will elect any other practical expedients upon transition.				

Additionally, the following table provides a brief description of recent accounting standards that were adopted by us during the reporting period:

Standard	Description	Date of Adoption	Effect on our Consolidated Financial Statements or Other Significant Matters				
ASU 2014-09, Revenue from Contracts with Customers (Topic 606), and subsequent amendments thereto	This standard provides a single, comprehensive revenue recognition model which replaces and supersedes most existing revenue recognition guidance and requires an entity to recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. The standard requires that the costs to obtain and fulfill contracts with customers should be recognized as assets and amortized to match the pattern of transfer of goods or services to the customer if expected to be recoverable. The standard also requires enhanced disclosures. This guidance may be adopted either retrospectively to each prior reporting period presented subject to allowable practical expedients ("full retrospective approach") or as a cumulative-effect adjustment as of the date of adoption ("modified retrospective approach"). Topic Assets This standard requires the immediate recognition of the tax consequences of intercompany asset transfers other than inventory. This guidance may be early adopted, but only at the beginning of an annual period, and must be adopted using a	January 1, 2018	We adopted this guidance on January 1, 2018, using the full retrospective method. The adoption of this guidance represents a change in accounting principle that will provide financial statement readers with enhanced disclosures regarding the nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers. The adoption of this guidance did not impact our previously reported consolidated financial statements in any prior period nor did it result in a cumulative effect adjustment to retained earnings. See Note 11—Revenues from Contracts with Customers for additional disclosures.				
ASU 2016-16, Income Taxes (Topic 740): Intra-Entity Transfers of Assets Other Than Inventory	the tax consequences of intercompany asset transfers other than inventory. This guidance may be early adopted, but only at the beginning of an	January 1, 2018	The adoption of this guidance did not have an impact on our Consolidated Financial Statements or related disclosures.				

NOTE 17—SUPPLEMENTAL GUARANTOR INFORMATION

Our CQP Senior Notes are jointly and severally guaranteed by each of our subsidiaries other than SPL (the "Guarantors") and, subject to certain conditions governing its guarantee, Sabine Pass LP (collectively with SPL, the "Non-Guarantors"). These guarantees are full and unconditional, subject to certain customary release provisions including (1) the sale, exchange, disposition or transfer (by merger, consolidation or otherwise) of the capital stock or all or substantially all of the assets of the Guarantors, (2) upon the liquidation or dissolution of a Guarantor, (3) following the release of a Guarantor from its guarantee obligations and (4) upon the legal defeasance or satisfaction and discharge of obligations under the CQP Indenture. See Note 10—Debt in this quarterly report and Note 11—Debt of our Notes to Consolidated Financial Statements in our annual report on Form 10-K for the year ended December 31, 2017 for additional information regarding the CQP Senior Notes.

The following is condensed consolidating financial information for CQP ("Parent Issuer"), the Guarantors on a combined basis and the Non-Guarantors on a combined basis. We have accounted for investments in subsidiaries using the equity method.

Condensed Consolidating Balance Sheet September 30, 2018 (in millions)

	Par	ent Issuer		Guarantors	Non-Guarantors		Eliminations	Consolidated	
ASSETS									
Current assets									
Cash and cash equivalents	\$	_	\$	_	\$	_	\$ _	\$	_
Restricted cash		799		9		649	_		1,457
Accounts and other receivables		1		1		222	_		224
Accounts receivable—affiliate		1		46		21	(46)		22
Advances to affiliate		_		100		174	(85)		189
Inventory		_		12		76	_		88
Other current assets		19		1		35	_		55
Other current assets—affiliate		_		_		21	(21)		_
Total current assets		820		169		1,198	(152)		2,035
Property, plant and equipment, net		79		2,136		13,091	(24)		15,282
Debt issuance costs, net		1		_		14	_		15
Non-current derivative assets		9		_		16	_		25
Investments in subsidiaries		2,449		347		_	(2,796)		_
Other non-current assets, net		_		27		152	_		179
Total assets	\$	3,358	\$	2,679	\$	14,471	\$ (2,972)	\$	17,536
LIABILITIES AND PARTNERS' EQUITY									
Current liabilities									
Accounts payable	\$	1	\$	5	\$	7	\$ _	\$	13
Accrued liabilities		44	-	20	Ť	439	 _	-	503
Due to affiliates		_		132		52	(131)		53
Deferred revenue		_		24		95	_		119
Deferred revenue—affiliate		_		21		_	(21)		_
Derivative liabilities		_		_		6			6
Total current liabilities		45		202		599	(152)		694
Long-term debt, net		2,565		_		13,494	_		16,059
Non-current derivative liabilities		_		_		2	_		2
Other non-current liabilities		_		5		5	_		10
Other non-current liabilities—affiliate		_		23		_	_		23
Partners' equity		748		2,449		371	(2,820)		748
Total liabilities and partners' equity	\$	3,358	\$	2,679	\$	14,471	\$ (2,972)	\$	17,536

Condensed Consolidating Balance Sheet December 31, 2017 (in millions)

	Parent Issuer		Guarantors		Non-Guarantors		Eliminations		Consolidated	
ASSETS								_		
Current assets										
Cash and cash equivalents	\$	_	\$	_	\$	_	\$	_	\$	_
Restricted cash		1,033		12		544		_		1,589
Accounts and other receivables		_		2		189		_		191
Accounts receivable—affiliate		_		36		163		(36)		163
Advances to affiliate		_		20		26		(10)		36
Inventory		_		10		85		_		95
Other current assets		8		3		54		_		65
Other current assets—affiliate		_		_		21		(21)		_
Total current assets		1,041		83		1,082		(67)		2,139
Property, plant and equipment, net		80		2,164		12,920		(25)		15,139
Debt issuance costs, net		20		_		18		_		38
Non-current derivative assets		14		_		17		_		31
Investments in subsidiaries		2,076		(63)		_		(2,013)		_
Other non-current assets, net		_		37		169		_		206
Total assets	\$	3,231	\$	2,221	\$	14,206	\$	(2,105)	\$	17,553
LIABILITIES AND PARTNERS' EQUITY										
Current liabilities										
Accounts payable	\$	_	\$	4	\$	8	\$	_	\$	12
Accrued liabilities		23		8		606		_		637
Due to affiliates		_		47		66		(45)		68
Deferred revenue		_		27		84				111
Deferred revenue—affiliate		_		22		_		(21)		1
Other current liabilities—affiliate		_		1		_		(1)		_
Total current liabilities		23		109		764		(67)		829
Long-term debt, net										
Long term deot, net		2,569		_		13,477		_		16,046
Non-current derivative liabilities		_		_		3		_		3
Other non-current liabilities		_		11		_		_		11
Other non-current liabilities—affiliate		_		25		_		_		25
Partners' equity (deficit)		639		2,076		(38)		(2,038)		639
Total liabilities and partners' equity (deficit)	\$	3,231	\$	2,221	\$	14,206	\$	(2,105)	\$	17,553
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Condensed Consolidating Statement of Operations Three Months Ended September 30, 2018 (in millions)

	Parent Issuer		Guarantors		Non-Guarantors	Eliminations	Consolidated	
Revenues								
LNG revenues	\$	_	\$	_	\$ 1,249	\$ —	\$	1,249
LNG revenues—affiliate		_		_	205	_		205
Regasification revenues		_		66	_	_		66
Regasification revenues—affiliate		_		64	_	(64)		_
Other revenues		_		9	_	_		9
Other revenues—affiliate		_		48	_	(48)		_
Total revenues		_		187	1,454	(112)		1,529
Operating costs and expenses								
Cost of sales (excluding depreciation and amortization expense shown separately below)		_		_	758	(2)		756
Cost of sales—affiliate		_		_	8	(8)		_
Operating and maintenance expense		_		17	96	_		113
Operating and maintenance expense—affiliate		_		39	107	(115)		31
Development expense		_		1	_	_		1
General and administrative expense		1		1	1	_		3
General and administrative expense—affiliate		3		6	12	(3)		18
Depreciation and amortization expense		1		19	88	(1)		107
Impairment expense and loss on disposal of assets		_		8	_	_		8
Total operating costs and expenses		5		91	1,070	(129)		1,037
Income (loss) from operations		(5)		96	384	17		492
Other income (expense)								
Interest expense, net of capitalized interest		(36)		(1)	(146)	_		(183)
Loss on modification or extinguishment of debt		(12)		_	_	_		(12)
Derivative gain, net		2		_	_	_		2
Equity earnings of subsidiaries		354		243	_	(597)		_
Other income (expense)		4		(1)	5	_		8
Total other income (expense)		312		241	(141)	(597)		(185)
Net income	\$	307	\$	337	\$ 243	\$ (580)	\$	307

Condensed Consolidating Statement of Operations Three Months Ended September 30, 2017 (in millions)

	Parent Issuer	Guarantors	Non-Guarantors	Eliminations	Consolidated	
Revenues						
LNG revenues	\$ —	\$	\$ 723	\$ —	\$ 723	
LNG revenues—affiliate	_	_	111	_	111	
Regasification revenues	_	65	_	_	65	
Regasification revenues—affiliate	_	48	_	(48)	_	
Other revenues	_	3	_	_	3	
Other revenues—affiliate	_	51	_	(50)	1	
Total revenues	_	167	834	(98)	903	
Operating costs and expenses						
Cost (cost recovery) of sales (excluding depreciation and amortization expense shown separately below)	_	(1)	488	3	490	
Cost of sales—affiliate	_	_	5	(5)	_	
Operating and maintenance expense	1	7	65	_	73	
Operating and maintenance expense—affiliate	6	33	82	(90)	31	
Development expense	_	_	1	_	1	
General and administrative expense	1	1	3	_	5	
General and administrative expense—affiliate	3	6	12	(3)	18	
Depreciation and amortization expense	1	17	69	_	87	
Other	_	1	_	_	1	
Total operating costs and expenses	12	64	725	(95)	706	
Income (loss) from operations	(12)	103	109	(3)	197	
Other income (expense)						
Interest expense, net of capitalized interest	(29)	_	(124)	_	(153)	
Loss on modification or extinguishment of debt	(25)	_	_	_	(25)	
Derivative gain, net	1	_	_	_	1	
Equity earnings (losses) of subsidiaries	88	(12)	_	(76)	_	
Other income	_	_	3	_	3	
Total other income (expense)	35	(12)	(121)	(76)	(174)	
Net income (loss)	\$ 23	\$ 91	\$ (12)	\$ (79)	\$ 23	

Condensed Consolidating Statement of Operations Nine Months Ended September 30, 2018 (in millions)

	Parent Issuer		Guarantors		Non-Guarantors		Eliminations		Consolidated	
Revenues										
LNG revenues	\$	_	\$	_	\$	3,419	\$	_	\$	3,419
LNG revenues—affiliate	Ψ	_	Ψ	_	Ψ	886	Ψ	_	Ψ	886
Regasification revenues		_		196		_		_		196
Regasification revenues—affiliate		_		194		_		(194)		_
Other revenues		_		28		_		ì —		28
Other revenues—affiliate		_		183		_		(183)		_
Total revenues		_		601		4,305		(377)		4,529
Operating costs and expenses										
Cost of sales (excluding depreciation and amortization expense shown separately below)				2		2,291		(2)		2,291
Cost of sales—affiliate						23		(23)		2,291
Operating and maintenance expense				48		258		(23)		306
Operating and maintenance expense—affiliate		_		113		317		(343)		87
Development expense		_		1		1		(3.13)		2
General and administrative expense		3		2		4		_		9
General and administrative expense—affiliate		9		17		36		(9)		53
Depreciation and amortization expense		2		56		261		(1)		318
Impairment expense and loss on disposal of assets		_		8		_		_		8
Total operating costs and expenses		14		247		3,191		(378)		3,074
Income (loss) from operations		(14)		354		1,114		1		1,455
Other income (expense)										
Interest expense, net of capitalized interest		(104)		(3)		(445)		_		(552)
Loss on modification or extinguishment of debt		(12)		_		_		_		(12)
Derivative gain, net		13		_		_		_		13
Equity earnings of subsidiaries		1,030		678		_		(1,708)		_
Other income		10		_		9		_		19
Total other income (expense)		937		675		(436)		(1,708)		(532)
Net income	\$	923	\$	1,029	\$	678	\$	(1,707)	\$	923

Condensed Consolidating Statement of Operations Nine Months Ended September 30, 2017 (in millions)

	Paren	t Issuer	 Guarantors	Non-Guarantors	 Eliminations		Consolidated
Revenues							
LNG revenues	\$	_	\$ _	\$ 1,718	\$ _	\$	1,718
LNG revenues—affiliate		_	_	864	_		864
Regasification revenues		_	195	_	_		195
Regasification revenues—affiliate		_	128	_	(128)		_
Other revenues		_	7	_	_		7
Other revenues—affiliate		_	162	_	(160)		2
Total revenues		_	492	2,582	(288)		2,786
Operating costs and expenses							
Cost of sales (excluding depreciation and amortization expense shown separately below)		_	1	1,576	3		1,580
Cost of sales—affiliate		_	_	15	(15)		_
Operating and maintenance expense		4	29	172	_		205
Operating and maintenance expense—affiliate		6	96	224	(256)		70
Development expense		_	_	2	_		2
General and administrative expense		3	2	5	_		10
General and administrative expense—affiliate		9	19	46	(11)		63
Depreciation and amortization expense		1	55	183	_		239
Other		_	1	_	_		1
Total operating costs and expenses		23	203	2,223	(279)		2,170
Income (loss) from operations		(23)	289	359	(9)		616
Other income (expense)							
Interest expense, net of capitalized interest		(81)	_	(356)	_		(437)
Loss on modification or extinguishment of debt		(25)	_	(42)	_		(67)
Derivative loss, net			_	(2)	_		(2)
Equity earnings (losses) of subsidiaries		244	(36)		(208)		_
Other income		1		5	_		6
Total other income (expense)		139	(36)	(395)	(208)		(500)
Net income (loss)	\$	116	\$ 253	\$ (36)	\$ (217)	\$	116

Condensed Consolidating Statement of Cash Flows Nine Months Ended September 30, 2018 (in millions)

	Parent Issuer	Guarantors	Non-Guarantors	Eliminations	Consolidated
Cash flows provided by operating activities	\$ 339	\$ 408	\$ 928	\$ (411)	\$ 1,264
Cash flows from investing activities					
Property, plant and equipment, net	_	(24)	(554)	_	(578)
Investments in subsidiaries	(202)	(81)	_	283	_
Distributions received from affiliates, net	447	350	_	(797)	_
Net cash provided by (used in) investing activities	245	245	(554)	(514)	(578)
Cash flows from financing activities					
Proceeds from issuances of debt	1,100				1,100
Repayments of debt	(1,090)	_	_	_	(1,090)
Debt issuance and deferred financing costs	(8)	_	_	_	(8)
Debt extinguishment costs	(6)	_	_	_	(6)
Distributions to parent	_	(858)	(350)	1,208	_
Contributions from parent	_	202	81	(283)	_
Distributions to owners	(814)				(814)
Net cash used in financing activities	(818)	(656)	(269)	925	(818)
Net increase (decrease) in cash, cash equivalents and					
restricted cash	(234)	(3)	105	_	(132)
Cash, cash equivalents and restricted cash—beginning of period	1,033	12	544		1,589
Cash, cash equivalents and restricted cash—end of period	\$ 799	\$ 9	\$ 649	\$ —	\$ 1,457

Balances per Condensed Consolidating Balance Sheet:

				S	eptember 30, 2018		
	Pare	ent Issuer	Guarantors	1	Non-Guarantors	 Eliminations	 Consolidated
Cash and cash equivalents	\$	_	\$ _	\$	_	\$ 	\$ _
Restricted cash		799	9		649	_	1,457
Total cash, cash equivalents and restricted cash	\$	799	\$ 9	\$	649	\$ 	\$ 1,457

Condensed Consolidating Statement of Cash Flows Nine Months Ended September 30, 2017 (in millions)

	Parent Issuer	Guarantors	Non-Guarantors	Eliminations	Consolidated
Cash flows provided by (used in) operating activities	\$ (89)	\$ 293	\$ 317	\$ (8)	\$ 513
Cash flows from investing activities					
Property, plant and equipment, net	_	(16)	(1,187)	8	(1,195)
Investments in subsidiaries	(216)	(7)	_	223	_
Distributions received from affiliates, net	929	450	_	(1,379)	_
Net cash provided by (used in) investing activities	713	427	(1,187)	(1,148)	(1,195)
Cash flows from financing activities					
Proceeds from issuances of debt	1,500	_	2,314	_	3,814
Repayments of debt	(1,470)	_	(703)	_	(2,173)
Debt issuance and deferred financing costs	(18)	_	(29)	_	(47)
Distributions to parent	_	(929)	(450)	1,379	_
Contributions from parent	_	216	7	(223)	_
Distributions to owners	(74)	_	_	_	(74)
Net cash provided by (used in) financing activities	(62)	(713)	1,139	1,156	1,520
Net increase in cash, cash equivalents and restricted cash	562	7	269	_	838
Cash, cash equivalents and restricted cash—beginning of period	234	13	358	_	605
Cash, cash equivalents and restricted cash—end of period	\$ 796	\$ 20	\$ 627	\$ —	\$ 1,443

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

Information Regarding Forward-Looking Statements

This quarterly report contains certain statements that are, or may be deemed to be, "forward-looking statements." All statements, other than statements of historical or present facts or conditions, included herein or incorporated herein by reference are "forward-looking statements." Included among "forward-looking statements" are, among other things:

- statements regarding our ability to pay distributions to our unitholders;
- statements regarding our expected receipt of cash distributions from SPLNG, SPL or CTPL;
- statements that we expect to commence or complete construction of our proposed LNG terminals, liquefaction facilities, pipeline facilities or other projects, or any
 expansions or portions thereof, by certain dates, or at all;
- statements regarding future levels of domestic and international natural gas production, supply or consumption or future levels of LNG imports into or exports from North America and other countries worldwide or purchases of natural gas, regardless of the source of such information, or the transportation or other infrastructure or demand for and prices related to natural gas, LNG or other hydrocarbon products;
- statements regarding any financing transactions or arrangements, or our ability to enter into such transactions:
- statements relating to the construction of our Trains, including statements concerning the engagement of any EPC contractor or other contractor and the anticipated terms and provisions of any agreement with any such EPC or other contractor, and anticipated costs related thereto;
- statements regarding any SPA or other agreement to be entered into or performed substantially in the future, including any revenues anticipated to be received and
 the anticipated timing thereof, and statements regarding the amounts of total LNG regasification, natural gas liquefaction or storage capacities that are, or may
 become, subject to contracts;
- statements regarding our planned development and construction of additional Trains, including the financing of such Trains;
- statements that our Trains, when completed, will have certain characteristics, including amounts of liquefaction capacities;
- statements regarding our business strategy, our strengths, our business and operation plans or any other plans, forecasts, projections, or objectives, including anticipated revenues, capital expenditures, maintenance and operating costs and cash flows, any or all of which are subject to change;
- statements regarding legislative, governmental, regulatory, administrative or other public body actions, approvals, requirements, permits, applications, filings, investigations, proceedings or decisions; and
- any other statements that relate to non-historical or future information.

All of these types of statements, other than statements of historical or present facts or conditions, are forward-looking statements. In some cases, forward-looking statements can be identified by terminology such as "may," "will," "could," "should," "expect," "plan," "project," "intend," "anticipate," "believe," "estimate," "predict," "potential," "pursue," "target," "continue," the negative of such terms or other comparable terminology. The forward-looking statements contained in this quarterly report are largely based on our expectations, which reflect estimates and assumptions made by our management. These estimates and assumptions reflect our best judgment based on currently known market conditions and other factors. Although we believe that such estimates are reasonable, they are inherently uncertain and involve a number of risks and uncertainties beyond our control. In addition, assumptions may prove to be inaccurate. We caution that the forward-looking statements contained in this quarterly report are not guarantees of future performance and that such statements may not be realized or the forward-looking statements or events may not occur. Actual results may differ materially from those anticipated or implied in forward-looking statements as a result of a variety of factors described in this quarterly report and in the other reports and other information that we file with the SEC, including those discussed under "Risk Factors" in our annual report on Form 10-K for the year ended December 31, 2017 All forward-looking statements attributable to us or persons acting on our behalf are expressly qualified in their entirety by these risk factors. These forward-looking statements speak only as of the date made, and other than as required by law, we undertake no obligation to update or revise any forward-looking statement or provide reasons why actual results may differ, whether as a result of new information, future events or otherwise.

Introduction

The following discussion and analysis presents management's view of our business, financial condition and overall performance and should be read in conjunction with our Consolidated Financial Statements and the accompanying notes. This information is intended to provide investors with an understanding of our past performance, current financial condition and outlook for the future. Our discussion and analysis includes the following subjects:

Overview of Business

Overview of Significant

Events

• Liquidity and Capital

Resources

• Results of Operations

• Off-Balance Sheet Arrangements

Summary of Critical Accounting

Estimates

• Recent Accounting

Standards

Overview of Business

We are a publicly traded Delaware limited partnership formed by Cheniere. Our vision is to provide clean, secure and affordable energy to the world, while responsibly delivering a reliable, competitive and integrated source of LNG, in a safe and rewarding work environment. The liquefaction of natural gas into LNG allows it to be shipped economically from areas of the world where natural gas is abundant and inexpensive to produce to other areas where natural gas demand and infrastructure exist to economically justify the use of LNG. Through our wholly owned subsidiary, SPL, we are developing, constructing and operating natural gas liquefaction facilities (the "Liquefaction Project") at the Sabine Pass LNG terminallocated in Cameron Parish, Louisiana, on the Sabine-Neches Waterway less than four miles from the Gulf Coast. We plan to construct up to six Trains, which are in various stages of development, construction and operations. Trains 1 through 4 are operational, Train 5 is undergoing commissioning and Train 6 is being commercialized and has all necessary regulatory approvals in place. Each Train is expected to have a nominal production capacity, which is prior to adjusting for planned maintenance, production reliability, potential overdesign and debottlenecking opportunities, of approximately 4.5 mtpa of LNG and an adjusted nominal production capacity of approximately 4.5 to 4.9 mtpa of LNG. Through our wholly owned subsidiary, SPLNG, we own and operate regasification facilities at the Sabine Pass LNG terminal, which includes pre-existing infrastructure of five LNG storage tanks with aggregate capacity of approximately 4.0 Bcf/d. The Sabine Pass LNG terminal has operational regasification facilities owned by SPLNG and a 94-mile pipeline that interconnects the Sabine Pass LNG terminal with a number of large interstate pipelines (the "Creole Trail Pipeline") through CTPL.

Overview of Significant Events

Our significant accomplishments since January 1,2018 and through the filing date of this Form 10-Q include the following:

Operational

- As of October 31, 2018, more than 215 cargoes have been produced, loaded and exported from the Liquefaction Project year to date. To date, over 475 cumulative LNG cargoes have been exported from the Liquefaction Project, with deliveries to 29 countries and regions worldwide.
- In September 2018, feed gas was introduced to Train 5 of the Liquefaction Project as part of the commissioning process, and first LNG production from Train 5 occurred in October 2018.

Financial

• In September 2018, we issued an aggregate principal amount of \$1.1 billion of 5.625% Senior Notes due 2026(the "2026 CQP Senior Notes"). Net proceeds of the offering of approximately \$1.1 billion, after deducting commissions, fees and expenses, were used to prepay all of the outstanding indebtedness under our credit facilities (the "CQP Credit Facilities"). As of September 30, 2018, only a \$115 million revolving credit facility, which is currently undrawn, remains as part of the CQP Credit Facilities.

- We reached the following contractual milestones:
 - In June 2018, the date of first commercial delivery was reached under the 20-year SPA with BG Gulf Coast LNG, LLC("BG") relating to Train 3 of the Liquefaction Project.
 - In March 2018, the date of first commercial delivery was reached under the 20-year SPA with GAIL (India) Limited("GAIL") relating to Train 4 of the Liquefaction Project.

Liquidity and Capital Resources

The following table provides a summary of our liquidity position at September 30, 2018 and December 31, 2017 (in millions):

	September 30,		December 31,	
	2018		2017	
Cash and cash equivalents	\$	_	\$	_
Restricted cash designated for the following purposes:				
Liquefaction Project		649		544
Cash held by us and our guarantor subsidiaries		808	1	,045
Available commitments under the following credit facilities:				
\$1.2 billion SPL Working Capital Facility ("SPL Working Capital Facility")		706		470
CQP Credit Facilities		115		220

For additional information regarding our debt agreements, see Note 10—Debt of our Notes to Consolidated Financial Statements in this quarterly report and Note 11—Debt of our Notes to Consolidated Financial Statements in our annual report on Form 10-K for the year ended December 31, 2017.

CQP Senior Notes

In September 2018, we issued an aggregate principal amount of \$1.1 billion of the 2026 CQP Senior Notes, in addition to the existing \$1.5 billion of 5.250% Senior Notes due 2025 (the "2025 CQP Senior Notes"), which are jointly and severally guaranteed by each of our subsidiaries other than SPL(the "Guarantors") and, subject to certain conditions governing its guarantee, Sabine Pass LP. The 2025 CQP Senior Notes and the 2026 CQP Senior Notes (collectively, the "CQP Senior Notes") are governed by the same base indenture (the "CQP Base Indenture"). The 2025 CQP Senior Notes are further governed by the First Supplemental Indenture (together with the CQP Base Indenture, the "2025 CQP Notes Indenture"). The 2025 CQP Senior Notes are further governed by the Second Supplemental Indenture (together with the CQP Base Indenture, the "2026 CQP Notes Indenture"). The 2025 CQP Notes Indenture and the 2026 CQP Notes Indenture contain customary terms and events of default and certain covenants that, among other things, limit our ability and the ability of the Guarantors to incur liens and sell assets, enter into transactions with affiliates, enter into sale-leaseback transactions and consolidate, merge or sell, lease or otherwise dispose of all or substantially all of the applicable entity's properties or assets.

At any time prior to October 1, 2020 for the 2025 CQP Senior Notes and October 1, 2021 for the 2026 CQP Senior Notes, we may redeem all or a part of the applicable CQP Senior Notes at a redemption price equal to 100% of the aggregate principal amount of the CQP Senior Notes redeemed, plus the "applicable premium" set forth in the 2025 CQP Notes Indenture and the 2026 CQP Notes Indenture, respectively, plus accrued and unpaid interest, if any, to the date of redemption. In addition, at any time prior to October 1, 2020 for the 2025 CQP Senior Notes and October 1, 2021 for the 2026 CQP Senior Notes, we may redeem up to 35% of the aggregate principal amount of the CQP Senior Notes with an amount of cash not greater than the net cash proceeds from certain equity offerings at a redemption price equal to 105.250% of the aggregate principal amount of the 2025 CQP Senior Notes and 105.625% of the aggregate principal amount of the 2026 CQP Senior Notes redeemed, plus accrued and unpaid interest, if any, to the date of redemption. We also may at any time on or after October 1, 2020 through the maturity date of October 1, 2025 for the 2025 CQP Senior Notes and October 1, 2021 through the maturity date of October 1, 2026 for the 2026 CQP Senior Notes, redeem the CQP Senior Notes, in whole or in part, at the redemption prices set forth in the 2025 CQP Notes Indenture and the 2026 CQP Notes Indenture, respectively.

The CQP Senior Notes are our senior obligations, ranking equally in right of payment with our other existing and future unsubordinated debt and senior to any of our future subordinated debt. After applying the proceeds from the 2026 CQP Senior Notes, the CQP Senior Notes became unsecured. In the event that the aggregate amount of our secured indebtedness and the secured indebtedness of the Guarantors (other than the CQP Senior Notes or any other series of notes issued under the CQP Base

Indenture) outstanding at any one time exceeds the greater of (1) \$1.5 billion and (2) 10% of net tangible assets, the CQP Senior Notes will be secured to the same extent as such obligations under the CQP Credit Facilities. The obligations under the CQP Credit Facilities are secured on a first-priority basis (subject to permitted encumbrances) with liens on (1) substantially all the existing and future tangible and intangible assets and our rights and the rights of the Guarantors and equity interests in the Guarantors (except, in each case, for certain excluded properties set forth in the CQP Credit Facilities) and (2) substantially all of the real property of SPLNG (except for excluded properties referenced in the CQP Credit Facilities). The liens securing the CQP Senior Notes, if applicable, will be shared equally and ratably (subject to permitted liens) with the holders of other senior secured obligations, which include the CQP Credit Facilities obligations and any future additional senior secured debt obligations.

CQP Credit Facilities

In February 2016, we entered into the CQP Credit Facilities. The CQP Credit Facilities originally consisted of: (1) a \$450 million CTPL tranche term loan that was used to prepay the \$400 million term loan facility in February 2016, (2) an approximately \$2.1 billion SPLNG tranche term loan that was used to repay and redeem in November 2016 the approximately \$2.1 billion of the senior notes previously issued by SPLNG, (3) a \$125 million facility that could be used to satisfy a six-month debt service reserve requirement and (4) a \$115 million revolving credit facility that may be used for general business purposes. In September 2017 and September 2018, we issued the 2025 CQP Senior Notes and the 2026 CQP Senior Notes, respectively, and the net proceeds were used to prepay the outstanding term loans under the CQP Credit Facilities. As of September 30, 2018, only a \$115 million revolving credit facility, which is currently undrawn, remains as part of the CQP Credit Facilities.

The CQP Credit Facilities mature on February 25, 2020. Any outstanding balance may be repaid, in whole or in part, at any time without premium or penalty, except for interest hedging and interest rate breakage costs. The CQP Credit Facilities contain conditions precedent for extensions of credit, as well as customary affirmative and negative covenants and limit our ability to make restricted payments, including distributions, to once per fiscal quarter as long as certain conditions are satisfied. Under the CQP Credit Facilities, we are required to hedge not less than 50% of the variable interest rate exposure on its projected aggregate outstanding balance, maintain a minimum debt service coverage ratio of at least 1.15x at the end of each fiscal quarter beginning March 31, 2019 and have a projected debt service coverage ratio of 1.55x in order to incur additional indebtedness to refinance a portion of the existing obligations.

The CQP Credit Facilities are unconditionally guaranteed by each of our subsidiaries other than (1) SPL and (2) certain of our subsidiaries owning other development projects, as well as certain other specified subsidiaries and members of the foregoing entities.

Sabine Pass LNG Terminal

Liquefaction Facilities

We are developing, constructing and operating the Liquefaction Project at the Sabine Pass LNG terminal adjacent to the existing regasification facilities. We have received authorization from the FERC to site, construct and operate Trains 1 through 6. We have achieved substantial completion of Trains 1, 2, 3 and 4 of the Liquefaction Project and commenced operating activities in May 2016, September 2016, March 2017 and October 2017, respectively. Train 5 of the Liquefaction Project is undergoing commissioning and the following table summarizes the status as of September 30, 2018:

	Train 5
Overall project completion percentage	98.5%
Completion percentage of:	
Engineering	100%
Procurement	100%
Subcontract work	92.7%
Construction	97.8%
Date of expected substantial completion	1Q 2019

The following orders have been issued by the DOE authorizing the export of domestically produced LNG by vessel from the Sabine Pass LNG terminal:

- Trains 1 through 4—FTA countries for a 30-year term, which commenced on May 15, 2016, and non-FTA countries for a 20-year term, which commenced on June 3, 2016, in an amount up to a combined total of the equivalent of 16 mtpa (approximately 803 Bcf/yr of natural gas).
- Trains 1 through 4—FTA countries for a 25-year term and non-FTA countries for a 20-year term in an amount up to a

combined total of the equivalent of approximately 203 Bcf/yr of natural gas (approximately 4 mtpa).

Trains 5 and 6—FTA countries and non-FTA countries for a 20-year term, in an amount up to a combined total of 503.3Bcf/yr of natural gas (approximately 10 mtpa).

In each case, the terms of these authorizations begin on the earlier of the date of first export thereunder or the date specified in the particular order, which ranges from five to 10 years from the date the order was issued. In addition, SPL received an order providing for a three-year makeup period with respect to each of the non-FTA orders for LNG volumes SPL was authorized but unable to export during any portion of the initial 20-year export period of such order.

In January 2018, the DOE issued orders authorizing SPL to export domestically produced LNG by vessel from the Sabine Pass LNG terminal to TA countries and non-FTA countries over a two-year period commencing January 2018, in an aggregate amount up to the equivalent of 600Bcf of natural gas (however, exports under this order, when combined with exports under the orders above, may not exceed 1,509 Bcf/yr).

Customers

SPL has entered into six fixed priceSPAs with terms of at least 20 years (plus extension rights) with third parties to make available an aggregate amount of LNG that is between approximately 80% to 95% of the expected aggregate adjusted nominal production capacity of Trains 1 through 5. Under these SPAs, the customers will purchase LNG from SPL for a price consisting of a fixed fee per MMBtu of LNG (a portion of which is subject to annual adjustment for inflation) plus a variable fee per MMBtu of LNG equal to approximately 115% of Henry Hub. In certain circumstances, the customers may elect to cancel or suspend deliveries of LNG cargoes, in which case the customers would still be required to pay the fixed fee with respect to the contracted volumes that are not delivered as a result of such cancellation or suspension. We refer to the fee component that is applicable regardless of a cancellation or suspension of LNG cargo deliveries under the SPAs as the fixed fee component of the price under SPL's SPAs. We refer to the fee component that is applicable only in connection with LNG cargo deliveries as the variable fee component of the price under SPL's SPAs. The variable fees under SPL's SPAs were sized at the time of entry into each SPA with the intent to cover the costs of gas purchases and transportation related to, and operating and maintenance costs to produce, the LNG to be sold under each such SPA. The SPAs and contracted volumes to be made available under the SPAs are not tied to a specific Train; however, the term of each SPA generally commences upon the date of first commercial delivery of a specified Train. Under SPL's SPA with BG, BG has contracted for volumes related to Train 3 available to BG has commenced and the obligation to make volumes related to Train 4 available to BG is expected to commence approximately one year after the date of first commercial delivery under SPL's SPA with GAIL for Train 4.

In aggregate, the annual fixed fee portion to be paid by the third-party SPA customers is approximately \$2.2 billion for Train 1 through 3 and the SPA with GAIL for Train 4, increasing to \$2.3 billion upon the date of first commercial delivery of Train 4 under the SPA with BG and to \$2.9 billion upon the date of first commercial delivery of Train 5, with the applicable fixed fees starting from the date of first commercial delivery from the applicable Train, as specified in each SPA.

In addition, Cheniere Marketing has entered into an SPA with SPL to purchase, at Cheniere Marketing's option, any LNG produced by SPL in excess of that required for other customers.

Natural Gas Transportation, Storage and Supply

To ensure SPL is able to transport adequate natural gas feedstock to the Sabine Pass LNG terminal, it has entered into transportation precedent and other agreements to secure firm pipeline transportation capacity with CTPL and third-party pipeline companies. SPL has entered into firm storage services agreements with third parties to assist in managing variability in natural gas needs for the Liquefaction Project. SPL has also entered into enabling agreements and long-term natural gas supply contracts with third parties in order to secure natural gas feedstock for the Liquefaction Project. As of September 30, 2018, SPL had secured up to approximately 2,755 TBtu of natural gas feedstock through long-term and short-term natural gas supply contracts.

Construction

SPL entered into lump sum turnkey contracts with Bechtel Oil, Gas and Chemicals, Inc.("Bechtel") for the engineering, procurement and construction of Trains 1 through 5 of the Liquefaction Project, under which Bechtel charges a lump sum for all work performed and generally bears project cost risk unless certain specified events occur, in which case Bechtel may cause SPL to enter into a change order, or SPL agrees withBechtel to a change order.

The total contract price of the EPC contract for Train 5 of the Liquefaction Project is approximately \$3.1 billion reflecting amounts incurred under change orders through September 30, 2018. Total expected capital costs for Trains 1 through 5 are estimated to be between \$12.5 billion and \$13.5 billion before financing costs and between \$17.5 billion and \$18.5 billion after financing costs, including, in each case, estimated owner's costs and contingencies.

Final Investment Decision on Train 6

We will contemplate making a final investment decision to commence construction of Train 6 of the Liquefaction Project based upon, among other things, entering into an EPC contract, entering into acceptable commercial arrangements and obtaining adequate financing to construct Train 6.

Regasification Facilities

The Sabine Pass LNG terminal has operational regasification capacity of approximately 4.0Bcf/d and aggregate LNG storage capacity of approximately 16.9 Bcfe. Approximately 2.0 Bcf/d of the regasification capacity at the Sabine Pass LNG terminal has been reserved under two long-term third-partyTUAs, under which SPLNG's customers are required to pay fixed monthly fees, whether or not they use the LNG terminal. Each of Total Gas & Power North America, Inc. ("Total") and Chevron U.S.A. Inc. ("Chevron") has reserved approximately 1.0Bcf/d of regasification capacity and is obligated to make monthly capacity payments to SPLNG aggregating approximately \$125 million annually for 20 years that commenced in 2009. Total S.A. has guaranteed Total's obligations under its TUA up to \$2.5 billion, subject to certain exceptions, and Chevron Corporation has guaranteed Chevron's obligations under its TUA up to 80% of the fees payable by Chevron.

The remaining approximately 2.0 Bcf/d of capacity has been reserved under a TUA by SPL. SPL is obligated to make monthly capacity payments to SPLNG aggregating approximately \$250 million annually, continuing until at least May 2036. SPL entered into a partial TUA assignment agreement with Total, whereby upon substantial completion of Train 3 of the Liquefaction Project, SPL gained access to a portion of Total's capacity and other services provided under Total's TUA with SPLNG. Upon substantial completion of Train 5, SPL will gain access to substantially all of Total's capacity. This agreement provides SPL with additional berthing and storage capacity at the Sabine Pass LNG terminal that may be used to provide increased flexibility in managing LNG cargo loading and unloading activity, permit SPL to more flexibly manage its LNG storage capacity and accommodate the development of Trains 5 and 6. Notwithstanding any arrangements between Total and SPL, payments required to be made by Total to SPLNG in accordance with its TUA. During each of the three months ended September 30, 2018 and 2017, SPL recorded \$7.5 million and during the nine months ended September 30, 2018 and 2017, SPL recorded \$23 million and \$15 million, respectively, as operating and maintenance expense under this partial TUA assignment agreement.

Under each of these TUAs, SPLNG is entitled to retain 2% of the LNG delivered to the Sabine Pass LNG terminal.

Capital Resources

We currently expect that SPL's capital resources requirements with respect to Trains 1 through 5 of the Liquefaction Project will be financed through project debt and borrowings and cash flows under the SPAs. We believe that with the net proceeds of borrowings, available commitments under the SPL Working Capital Facility and cash flows from operations, we will have adequate financial resources available to complete Train 5 of the Liquefaction Project and to meet our currently anticipated capital, operating and debt service requirements. SPL began generating cash flows from operations from the Liquefaction Project in May 2016, when Train 1 achieved substantial completion and initiated operating activities. Trains 2, 3 and 4 subsequently achieved substantial completion in September 2016, March 2017 and October 2017, respectively. We realized offsets to LNG terminal costs of \$79 million and \$242 million in the three and nine months ended September 30, 2017, respectively, that were related to the sale of commissioning cargoes because these amounts were earned or loaded prior to the start of commercial operations, during the testing phase for the construction of those Trains of the Liquefaction Project. We did not realize any offsets to LNG terminal costs in the three and nine months ended September 30, 2018 Additionally, SPLNG generates cash flows from the TUAs, as discussed above.

The following table provides a summary of our capital resources from borrowings and available commitments for the Sabine Pass LNG Terminal, excluding equity contributions to our subsidiaries and cash flows from operations (as described in *Sources and Uses of Cash*), at September 30, 2018 and December 31, 2017 (in millions):

	Septembe	r 30,	Decen	nber 31,
	2018		20	017
Senior notes (1)	\$	16,250	\$	15,150
Credit facilities outstanding balance (2)		_		1,090
Letters of credit issued (3)		494		730
Available commitments under credit facilities (3)		706		470
Total capital resources from borrowings and available commitments	\$	17,450	\$	17,440

- Includes SPL's 5.625% Senior Secured Notes due 2021, 6.25% Senior Secured Notes due 2022, 5.625% Senior Secured Notes due 2023, 5.75% Senior Secured Notes due 2024, 5.625% Senior Secured Notes due 2025, 5.875% Senior Secured Notes due 2026 (the "2026 SPL Senior Notes"), 5.00% Senior Secured Notes due 2027 (the "2027 SPL Senior Notes"), 4.200% Senior Secured Notes due 2028 (the "2028 SPL Senior Notes") and 5.00% Senior Secured Notes due 2037 (the "2037 SPL Senior Notes") (collectively, the "SPL Senior Notes") and our 2025 CQP Senior Notes and 2026 CQP Senior Notes.
- (2) Includes outstanding balance under the SPL Working Capital Facility and CTPL and SPLNG tranche term loans outstanding under the CQP Credit Facilities.
- (3) Consists of SPL Working Capital Facility. Does not include the letters of credit issued or available commitments under the CQP Credit Facilities, which are not specifically for the Sabine Pass LNG Terminal.

For additional information regarding our debt agreements related to the Sabine Pass LNG Terminal, see Note 10—Debt of our Notes to Consolidated Financial Statements in this quarterly report and Note 11—Debt of our Notes to Consolidated Financial Statements in our annual report on Form 10-K for the year ended December 31, 2017.

SPL Senior Notes

The SPL Senior Notes are secured on a pari passu first-priority basis by a security interest in all of the membership interests in SPL and substantially all of SPL's assets.

At any time prior to three months before the respective dates of maturity for each series of the SPL Senior Notes (except for the 2026 SPL Senior Notes, 2027 SPL Senior Notes, 2028 SPL Senior Notes and 2037 SPL Senior Notes, in which case the time period is six months before the respective dates of maturity), SPL may redeem all or part of such series of the SPL Senior Notes at a redemption price equal to the "make-whole" price (except for the 2037 SPL Senior Notes, in which case the redemption price is equal to the "optional redemption" price) set forth in the respective indentures governing the SPL Senior Notes, plus accrued and unpaid interest, if any, to the date of redemption. SPL may also, at any time within three months of the respective maturity dates for each series of the SPL Senior Notes (except for the 2026 SPL Senior Notes, 2027 SPL Senior Notes, 2028 SPL Senior Notes and 2037 SPL Senior Notes, in which case the time period is within six months of the respective dates of maturity), redeem all or part of such series of the SPL Senior Notes at a redemption price equal to 100% of the principal amount of such series of the SPL Senior Notes to be redeemed, plus accrued and unpaid interest, if any, to the date of redemption.

Both the indenture governing the 2037 SPL Senior Notes (the "2037 SPL Senior Notes Indenture") and the common indenture governing the remainder of the SPL Senior Notes (the "SPL Indenture") include restrictive covenants. SPL may incur additional indebtedness in the future, including by issuing additional notes, and such indebtedness could be at higher interest rates and have different maturity dates and more restrictive covenants than the current outstanding indebtedness of SPL, including the SPL Senior Notes and the SPL Working Capital Facility. Under the 2037 SPL Senior Notes Indenture and the SPL Indenture, SPL may not make any distributions until, among other requirements, deposits are made into debt service reserve accounts as required and a debt service coverage ratio test of 1.25:1.00 is satisfied. Semi-annual principal payments for the 2037 SPL Senior Notes are due on March 15 and September 15 of each year beginning September 15, 2025.

SPL Working Capital Facility

In September 2015, SPL entered into the SPL Working Capital Facility, which is intended to be used for loans to SPL("Working Capital Loans"), the issuance of letters of credit on behalf of SPL, as well as for swing line loans to SPL ("Swing Line Loans"), primarily for certain working capital requirements related to developing and placing into operation the Liquefaction

Project. SPL may, from time to time, request increases in the commitments under the SPL Working Capital Facility of up to \$760 million and, upon the completion of the debt financing of Train 6 of the Liquefaction Project, request an incremental increase in commitments of up to an additional \$390 million. As of September 30, 2018 and December 31, 2017, SPL had \$706 million and \$470 million of available commitments and \$494 million and \$730 million aggregate amount of issued letters of credit under the SPL Working Capital Facility, respectively. SPL did not have any amounts outstanding under the SPL Working Capital Facility as of both September 30, 2018 and December 31, 2017

The SPL Working Capital Facility matures on December 31, 2020, and the outstanding balance may be repaid, in whole or in part, at any time without premium or penalty upon three business days' notice. Loans deemed made in connection with a draw upon a letter of credit have a term of up to one year. Swing Line Loans terminate upon the earliest of (1) the maturity date or earlier termination of the SPL Working Capital Facility, (2) the date 15 days after such Swing Line Loan is made and (3) the first borrowing date for a Working Capital Loan or Swing Line Loan occurring at least three business days following the date the Swing Line Loan is made. SPL is required to reduce the aggregate outstanding principal amount of all Working Capital Loans to zero for a period of five consecutive business days at least once each year.

The SPL Working Capital Facility contains conditions precedent for extensions of credit, as well as customary affirmative and negative covenants. The obligations of SPL under the SPL Working Capital Facility are secured by substantially all of the assets of SPL as well as all of the membership interests in SPL on *apari passu* basis with the SPL Senior Notes.

Restrictive Debt Covenants

As of September 30, 2018, we and SPL were in compliance with all covenants related to our respective debt agreements.

Sources and Uses of Cash

The following table summarizes the sources and uses of our cash, cash equivalents and restricted cash for thenine months ended September 30, 2018 and 2017 (in millions). The table presents capital expenditures on a cash basis; therefore, these amounts differ from the amounts of capital expenditures, including accruals, which are referred to elsewhere in this report. Additional discussion of these items follows the table.

	Nine Months Ended September 30,			
		2018		2017
Operating cash flows	\$	1,264	\$	513
Investing cash flows		(578)		(1,195)
Financing cash flows		(818)		1,520
		_		
Net increase (decrease) in cash, cash equivalents and restricted cash		(132)		838
Cash, cash equivalents and restricted cash—beginning of period		1,589		605
Cash, cash equivalents and restricted cash—end of period	\$	1,457	\$	1,443

Operating Cash Flows

Our operating cash inflows during thenine months ended September 30, 2018 and 2017 were \$1.3 billion and \$513 million, respectively. The \$751 million increase in operating cash inflows in 2018 compared to 2017 was primarily related to increased cash receipts from the sale of LNG cargoes, partially offset by increased operating costs and expenses as a result of the of additional Trains that were operating at the Liquefaction Project in 2018. During the nine months ended September 30, 2018, Trains 1 through 4 were operational, whereas during the nine months ended September 30, 2017, Trains 1 and 2 were operational for nine months and Train 3 was operational for six months.

Investing Cash Flows

Investing cash outflows during thenine months ended September 30, 2018 and 2017 were \$578 million and \$1.2 billion, respectively, and were primarily used to fund the construction costs for the Liquefaction Project. These costs are capitalized as construction-in-process until achievement of substantial completion.

Financing cash outflows during the nine months ended September 30, 2018 were \$818 million, primarily as a result of:

- issuance of an aggregate principal amount of \$1.1 billion of the 2026 CQP Senior Notes, which was used to prepay \$1.1 billion of the outstanding borrowings under the CQP Credit Facilities;
- \$8 million of debt issuance costs related to up-front fees paid upon the closing of these transactions;
- \$6 million in debt extinguishment costs related to the prepayment of the CQP Credit Facilities;
- \$814 million in distributions to unitholders.

Financing cash inflows during the nine months ended September 30, 2017 were \$1.5 billion, primarily as a result of:

- issuances of SPL's senior notes for an aggregate principal amount of \$2.15 billion;
- \$55 million of borrowings and \$369 million of repayments made under the credit facilities SPL entered into in June 2015:
- issuance of an aggregate principal amount of \$1.5 billion of the 2025 CQP Senior Notes, which was used to prepay \$1.5 billion of the outstanding borrowings under the CQP Credit Facilities;
- \$110 million of borrowings and \$334 million of repayments made under the SPL Working Capital Facility;
- \$47 million of debt issuance costs related to up-front fees paid upon the closing of these transactions;
- \$74 million of distributions to unitholders.

Cash Distributions to Unitholders

Our partnership agreement requires that, within 45 days after the end of each quarter, we distribute all of our available cash (as defined in our partnership agreement). Our available cash is our cash on hand at the end of a quarter less the amount of any reserves established by our general partner. All distributions paid to date have been made from accumulated operating surplus. The following provides a summary of distributions paid by us during the nine months ended September 30, 2018 and 2017:

							Total Distribu	ition (in	millions)		
Date Paid	Period Covered by Distribution	 ribution Per mmon Unit	 ribution Per rdinated Unit	Com	mon Units	Subo	rdinated Units	Gene	eral Partner Units	Incent	ive Distribution Rights
August 14, 2018	April 1 - June 30, 2018	\$ 0.56	\$ 0.56	\$	195	\$	76	\$	6	\$	7
May 15, 2018	January 1 - March 31, 2018	0.55	0.55		192		74		5		6
February 14, 2018	October 1 - December 31, 2017	0.50	0.50		174		68		5		1
August 11, 2017	April 1 - June 30, 2017	\$ 0.425	\$ _	\$	24	\$	_	\$	0.5	\$	_
May 15, 2017	January 1 - March 31, 2017	0.425	_		24		_		0.5		_
February 13, 2017	October 1 - December 31, 2016	0.425	_		24		_		0.5		_

On October 26, 2018, we declared a \$0.58 distribution per common unit and subordinated unit and the related distribution to our general partner and incentive distribution right holders to be paid on November 14, 2018 to unitholders of record as of November 5, 2018 for the period from July 1, 2018 to September 30, 2018.

The subordinated units will receive distributions only to the extent we have available cash above the initial quarterly distributions requirement for our common unitholders and general partner along with certain reserves. Such available cash could be generated through new business development or fees received from Cheniere Marketing under an amended and restated variable capacity rights agreement pursuant to which Cheniere Marketing is obligated to pay Cheniere Investments 80% of the expected gross margin of each cargo of LNG that Cheniere Marketing arranges for delivery to the Sabine Pass LNG terminal. The ending of the subordination period and conversion of the subordinated units into common units will depend upon future business development.

Results of Operations

Our consolidated net income was \$307 million, or \$0.60 income per common unit (basic and diluted), in thethree months ended September 30, 2018, compared to a net income of \$23 million, or \$1.10 loss per common unit (basic and diluted), in thethree months ended September 30, 2017. This \$284 million increase in net income in 2018 was primarily a result of increased income from operations due to additional Trains operating between the periods and decreased loss on modification or extinguishment of debt, which were partially offset by increased interest expense, net of amounts capitalized.

Our consolidated net income was \$923 million, or \$1.82 income per common unit (basic and diluted), in thenine months ended September 30, 2018, compared to a net income of \$116 million, or \$4.12 loss per common unit (basic and diluted), in thenine months ended September 30, 2017. This \$807 million increase in net income in 2018 was primarily a result of increased income from operations due to additional Trains operating between the periods and decreased loss on modification or extinguishment of debt, which were partially offset by increased interest expense, net of amounts capitalized.

Revenues

		Three I	Month	s Ended Septen	nber 3	0,	Nine N	Aonth:	s Ended Septen	iber 30	,
(in millions, except volumes)	·	2018		2017		Change	 2018		2017		Change
LNG revenues	\$	1,249	\$	723	\$	526	\$ 3,419	\$	1,718	\$	1,701
LNG revenues—affiliate		205		111		94	886		864		22
Regasification revenues		66		65		1	196		195		1
Other revenues		9		3		6	28		7		21
Other revenues—affiliate		_		1		(1)	_		2		(2)
Total revenues	\$	1,529	\$	903	\$	626	\$ 4,529	\$	2,786	\$	1,743
LNG volumes recognized as revenues (in TBtu)		228		144		84	691		439		252

We begin recognizing LNG revenues from the Liquefaction Project following the substantial completion and the commencement of operating activities of the respective Trains. During the nine months ended September 30, 2018, Trains 1 through 4 were operational, whereas during the nine months ended September 30, 2017, Trains 1 and 2 were operational for nine months and Train 3 was operational forsix months. The increase in revenues for the three and nine months ended September 30, 2018 from the comparable periods in 2017 was primarily attributable to the increased volume of LNG sold following the achievement of substantial completion of these Trains, as well as increased revenues per TBtu sold. We expect our LNG revenues to increase in the future upon Train 5 becoming operational.

Prior to substantial completion of a Train, amounts received from the sale of commissioning cargoes from that Train are offset against LNG terminal construction-in-process because these amounts are earned or loaded during the testing phase for the construction of that Train. We realized offsets to LNG terminal costs of \$79 million corresponding to 14 TBtu of LNG in the three months ended September 30, 2017 and \$242 million corresponding to 40 TBtu of LNG in the nine months ended September 30, 2017 that were related to the sale of commissioning cargoes. There were no commissioning cargoes sold that were realized as offsets to LNG terminal costs in the three and nine months ended September 30, 2018.

Operating costs and expenses

	Three Months Ended September 30,						Nine Months Ended September 30,							
(in millions)		2018		2017		Change		2018		2017		Change		
Cost of sales	\$	756	\$	490	\$	266	\$	2,291	\$	1,580	\$	711		
Operating and maintenance expense		113		73		40		306		205		101		
Operating and maintenance expense—affiliate		31		31		_		87		70		17		
Development expense		1		1		_		2		2		_		
General and administrative expense		3		5		(2)		9		10		(1)		
General and administrative expense—affiliate		18		18		_		53		63		(10)		
Depreciation and amortization expense		107		87		20		318		239		79		
Impairment expense and loss on disposal of assets		8		_		8		8		_		8		
Other		_		1		(1)		_		1		(1)		
Total operating costs and expenses	\$	1,037	\$	706	\$	331	\$	3,074	\$	2,170	\$	904		

Our total operating costs and expenses increased during the three and nine months ended September 30, 2018 from the three and nine months ended September 30, 2017, primarily as a result of additional Trains that were operating between the periods. There were four Trains operating during the nine months ended September 30, 2018, whereas two Trains were operating for nine months and a third Train was operating for six months during the comparable period in 2017.

Cost of sales increased during the three and nine months ended September 30, 2018 from the comparable periods in 2017, primarily as a result of the increase in operating Trains during 2018. Cost of sales includes costs incurred directly for the production and delivery of LNG from the Liquefaction Project, to the extent those costs are not utilized for the commissioning process. The increase during the three and nine months ended September 30, 2018 from the comparable periods in 2017 was primarily related to the increase in the volume of natural gas feedstock, partially offset by lower prices of natural gas feedstock between the periods. Cost of sales also includes gains and losses from derivatives associated with economic hedges to secure natural gas feedstock for the Liquefaction Project, variable transportation and storage costs and other costs to convert natural gas into LNG.

Operating and maintenance expense (including affiliates) increased during the three and nine months ended September 30, 2018 from the comparable periods in 2017, as a result of the increase in operating Trains during 2018. Operating and maintenance expense primarily includes costs associated with operating and maintaining the Liquefaction Project. The increase during the three and nine months ended September 30, 2018 from the comparable periods in 2017 was primarily related to natural gas transportation and storage capacity demand charges, third-party service and maintenance contract costs, payroll and benefit costs of operations personnel and TUA reservation charges from payments made under the partial TUA assignment agreement with Total. Operating and maintenance expense (including affiliates) also includes insurance and regulatory costs and other operating costs.

Depreciation and amortization expense increased during the three and nine months ended September 30, 2018 from the three and nine months ended September 30, 2017 as a result of an increased number of operational Trains, as the assets related to the Trains of the Liquefaction Project began depreciating upon reaching substantial completion.

Impairment expense and loss on disposal of assets increased during the nine months ended September 30, 2018 compared to the nine months ended September 30, 2017. The impairment expense and loss on disposal of assets recognized during the nine months ended September 30, 2018 related to the write down of prepaid assets.

We expect our operating costs and expenses to generally increase in the future upon Train 5 achieving substantial completion, although certain costs will not proportionally increase with the number of operational Trains as cost efficiencies will be realized.

Other expense (income)

	Three M	Months	Ended Septen	nber :	30,	Nine M	Ionth:	s Ended Septem	ber 30	,
(in millions)	2018		2017		Change	2018		2017		Change
Interest expense, net of capitalized interest	\$ 183	\$	153	\$	30	\$ 552	\$	437	\$	115
Loss on modification or extinguishment of debt	12		25		(13)	12		67		(55)
Derivative loss (gain), net	(2)		(1)		(1)	(13)		2		(15)
Other income	(8)		(3)		(5)	(19)		(6)		(13)
Total other expense	\$ 185	\$	174	\$	11	\$ 532	\$	500	\$	32

Interest expense, net of capitalized interest, increased during thethree and nine months ended September 30, 2018 compared to the three and nine months ended September 30, 2017, primarily as a result of a decrease in the portion of total interest costs that could be capitalized as additional Trains of the Liquefaction Project completed construction between the periods. For the three months ended September 30, 2018 and 2017, we incurred \$235 million and \$227 million of total interest cost, respectively, of which we capitalized \$52 million and \$74 million, respectively, which was primarily related to the construction of the Liquefaction Project. For the nine months ended September 30, 2018 and 2017, we incurred \$701 million and \$662 million of total interest cost, respectively, of which we capitalized \$149 million and \$225 million, respectively, which was primarily related to the construction of the Liquefaction Project.

Loss on modification or extinguishment of debt decreased during thethree and nine months ended September 30, 2018, as compared to the three and nine months ended September 30, 2017. Loss on modification or extinguishment of debt of \$12 million

recognized in 2018 was attributable to the incurrence of third party fees and write off of unamortized debt issuance costs in September 2018 as a result of the termination of approximately \$1.2 billion of commitments under the CQP Credit Facilities in connection with the issuance of the 2026 CQP Senior Notes. Loss on modification or extinguishment of debt recognized in 2017 was attributable to the \$42 million write-off of debt issuance costs in March 2017 upon termination of the remaining available balance of \$1.6 billion under SPL's previous credit facilities in connection with the issuance of the 2028 SPL Senior Notes and the 2037 SPL Senior Notes, in addition to the \$25 million write-off of debt issuance costs in September 2017 related to the prepayment of \$1.5 billion of the outstanding indebtedness under the CQP Credit Facilities in connection with the issuance of the 2025 CQP Senior Notes.

Derivative gain, net increased during the nine months ended September 30, 2018 compared to the nine months ended September 30, 2017, primarily due to a favorable shift in the long-term forward LIBOR curve between the periods. During the nine months ended September 30, 2017, the gain attributable to a relative increase in the long-term forward LIBOR curve during the period was partially offset by the \$7 million loss in March recognized upon the termination of interest rate swaps associated with approximately \$1.6 billion of commitments that were terminated under SPL's previous credit facilities.

Off-Balance Sheet Arrangements

As of September 30, 2018, we had no transactions that met the definition of off-balance sheet arrangements that may have a current or future material effect on our consolidated financial position or operating results.

Summary of Critical Accounting Estimates

The preparation of our Consolidated Financial Statements in conformity with GAAP requires management to make certain estimates and assumptions that affect the amounts reported in the Consolidated Financial Statements and the accompanying notes. There have been no significant changes to our critical accounting estimates from those disclosed in our annual report on Form 10-K for the year ended December 31, 2017

Recent Accounting Standards

For descriptions of recently issued accounting standards, see Note 16—Recent Accounting Standards of our Notes to Consolidated Financial Statements.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Marketing and Trading Commodity Price Risk

We have entered into commodity derivatives consisting of natural gas supply contracts for the commissioning and operation of the Liquefaction Project ("Liquefaction Supply Derivatives"). In order to test the sensitivity of the fair value of the Liquefaction Supply Derivatives to changes in underlying commodity prices, management modeled a 10% change in the commodity price for natural gas for each delivery location as follows (in millions):

	 Septen	nber 30	, 2018	 Decemb	er 31, 2	2017
	Fair Value		Change in Fair Value	Fair Value		Change in Fair Value
Liquefaction Supply Derivatives	\$ 19	\$	3	\$ 55	\$	5

Interest Rate Risk

We have entered into interest rate swaps to hedge the exposure to volatility in a portion of the floating-rate interest payments under the CQP Credit Facilities ("CQP Interest Rate Derivatives"). In order to test the sensitivity of the fair value of the CQP Interest Rate Derivatives to changes in interest rates, management modeled a 10% change in the forward 1-month LIBOR curve across the remaining terms of the CQP Interest Rate Derivatives as follows (in millions):

	 Septemb	er 30	, 2018		Decemb	er 31, 20	017
	Fair Value		Change in Fair Value		Fair Value		Change in Fair Value
CQP Interest Rate Derivatives	\$ 28	\$:	5	\$ 21	\$	5

See Note 7—Derivative Instruments for additional details about our derivative instruments.

ITEM 4. CONTROLS AND PROCEDURES

We maintain a set of disclosure controls and procedures that are designed to ensure that information required to be disclosed by us in the reports filed by us under the Securities Exchange Act of 1934, as amended (the "Exchange Act") is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. As of the end of the period covered by this report, we evaluated, under the supervision and with the participation of our general partner's management, including our general partner's Chief Executive Officer and Chief Financial Officer, the effectiveness of our disclosure controls and procedures pursuant to Rule 13a-15 of the Exchange Act. Based on that evaluation, our general partner's Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures are effective.

During the most recent fiscal quarter, there have been no changes in our internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

We may in the future be involved as a party to various legal proceedings, which are incidental to the ordinary course of business. We regularly analyze current information and, as necessary, provide accruals for probable liabilities on the eventual disposition of these matters.

Please see Part II, Item 1, "Legal Proceedings" in our Quarterly Report on Form 10-Q for the period ended June 30, 2018

ITEM 1A. RISK FACTORS

There have been no material changes from the risk factors disclosed in our annual report on Form 10-K for the year ended December 31, 2017.

ITEM 6. EXHIBITS

Exhibit No.	Description
4.1	Second Supplemental Indenture, dated as of September 11, 2018, among the Partnership, the guarantors party thereto and The Bank of New York Mellon, as Trustee under the Indenture (Incorporated by reference to Exhibit 4.1 to the Partnership's Current Report on Form 8-K (SEC File No. 001-33366), filed on September 12, 2018)
10.1*	Fourth Omnibus Amendment, dated as of September 17, 2018, to (a) the Second Amended and Restated Common Terms Agreement, dated as of June 30, 2015, by and among SPL, as Borrower, Société Générale, as the Common Security Trustee and as the Intercreditor Agent, The Bank of Nova Scotia, as the Secured Debt Holder Group Representative for the Working Capital Debt and other Secured Debt Holder Group Representatives party thereto from time to time, the Secured Hedge Representatives and the Secured Gas Hedge Representatives party thereto from time to time and (b) the Amended and Restated Senior Working Capital Revolving Credit and Letter of Credit Reimbursement Agreement, dated as of September 4, 2015, by and among SPL, as Borrower, Société Générale as the Swing Line Lender and as the Common Security Trustee, The Bank of Nova Scotia as the Senior Issuing Bank and Senior Facility Agent and the other agents and lenders from time to time party thereto
10.2	Registration Rights Agreement, dated as of September 11, 2018, among the Partnership, the guarantors party thereto and J.P. Morgan Securities LLC (Incorporated by reference to Exhibit 10.1 to the Partnership's Current Report on Form 8-K (SEC File No. 001-33366), filed on September 12, 2018)
31.1*	Certification by Chief Executive Officer required by Rule 13a-14(a) and 15d-14(a) under the Exchange Act
31.2*	Certification by Chief Financial Officer required by Rule 13a-14(a) and 15d-14(a) under the Exchange Act
32.1**	Certification by Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
32.2**	Certification by Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
101.INS*	XBRL Instance Document
101.SCH*	XBRL Taxonomy Extension Schema Document
101.CAL*	XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF*	XBRL Taxonomy Extension Definition Linkbase Document
101.LAB*	XBRL Taxonomy Extension Labels Linkbase Document
101.PRE*	XBRL Taxonomy Extension Presentation Linkbase Document

 ^{*} Filed herewith.

^{**} Furnished herewith.

SIGNATURES

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

CHENIERE ENERGY PARTNERS, L.P.

By: Cheniere Energy Partners GP, LLC,

its general partner

Date: November 7, 2018 By: /s/ Michael J. Wortley

Michael J. Wortley

Executive Vice President and Chief Financial Officer

(on behalf of the registrant and as principal financial officer)

Date: November 7, 2018 By: /s/ Leonard E. Travis

Leonard E. Travis

Vice President and Chief Accounting Officer (on behalf of the registrant and as principal accounting officer)

FOURTH OMNIBUS AMENDMENT

This Fourth Omnibus Amendment (this "Amendment"), dated as of September 17, 2018 amends (a) the Second Amended and Restated Common Terms Agreement, dated as of June 30, 2015 (as it may be further amended, restated, supplemented or otherwise modified from time to time, the "Common Terms Agreement"), by and among Sabine Pass Liquefaction, LLC, a Delaware limited liability company (the "Borrower"), Société Générale, as the Common Security Trustee (in such capacity, the "Common Security Trustee") and as the Intercreditor Agent (in such capacity, the "Intercreditor Agent"), The Bank of Nova Scotia, as the Secured Debt Holder Group Representative for the Working Capital Debt and other Secured Debt Holder Group Representatives party thereto from time to time, the Secured Hedge Representatives and the Secured Gas Hedge Representatives party thereto from time to time and (b) the Amended and Restated Senior Working Capital Revolving Credit and Letter of Credit Reimbursement Agreement, dated as of September 4, 2015 (as it may be further amended, restated, supplemented or otherwise modified from time to time, the "Working Capital Facility"), by and among the Borrower, Société Générale as the Swing Line Lender and as the Common Security Trustee (in such capacity, the "Common Security Trustee"), The Bank of Nova Scotia as the Senior Issuing Bank and Senior Facility Agent (the "Facility Agent") and the other agents and lenders from time to time party thereto. All capitalized terms used herein and not otherwise defined shall have the meanings ascribed to such terms in the Common Terms Agreement and, if not defined therein, the Working Capital Facility.

WHEREAS, the Borrower has requested that the Common Security Trustee, the Intercreditor Agent, the Secured Debt Holder Group Representative for the Working Capital Debt and the Working Capital Lenders (collectively, the "*Lenders*" and each individually, a "*Lender*") constituting the Required Senior Lenders under the Working Capital Facility agree to amend the Common Terms Agreement and Working Capital Facility as set forth in <u>Section 1</u> and <u>Section 2</u> herein, respectively; and

WHEREAS, (a) the Secured Debt Holder Group Representative for the Working Capital Debt, the Common Security Trustee and the Intercreditor Agent are willing to amend the Common Terms Agreement as set forth in Section 1 herein and (b) the Facility Agent, each Lender party hereto and the Common Security Trustee are willing to amend the Working Capital Facility as set forth in Section 2 herein;

NOW, THEREFORE, in consideration of the foregoing premises and the agreements, provisions and covenants herein contained, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

Section 1. <u>Amendments to the Common Terms Agreement</u>. Pursuant to Section 10.1 of the Common Terms Agreement and Section 4.1(i) of the Intercreditor Agreement, the Borrower, the Common Security Trustee, the Intercreditor Agent and the Secured Debt Holder

Group Representative for the Working Capital Debt hereby consent to the following amendments to the Common Terms Agreement:

- 1.1 Clause (B) of the proviso of clause (c) of the definition of "Additional Material Project Document" in the Common Terms Agreement is hereby amended by replacing "until Train 6 Debt has been incurred" with "until the Train 6 FID Date".
- 1.2 Clause (C) of the proviso of clause (c) of the definition of "Additional Material Project Document" in the Common Terms Agreement is hereby amended and restated in its entirety as follows:
 - "(C) until the Train 6 FID Date, any agreement containing obligations or liabilities of the Borrower which are not effective by their terms unless and until Train 6 FID has occurred (other than reimbursement obligations under any precedent agreement with a transporter not exceeding \$25,000,000 in the aggregate for all precedent agreements entered into under this clause (C))".
- 1.3 The definition of "Train 6 FOB Sale and Purchase Agreement" in the Common Terms Agreement is hereby amended and restated in its entirety as follows:
 - ""Train 6 FOB Sale and Purchase Agreement" means any LNG sale and purchase agreement entered into by the Borrower with respect to Train 6."
- 1.4 The following definition of "Train 6 FID" is hereby added to Schedule 1 of the Common Terms Agreement in the appropriate alphabetical order:
 - "Train 6 FID" means a positive final investment decision approved by the Borrower in accordance with all applicable requirements under the Borrower's Organic Documents in respect of the Train 6 Development to construct the liquefaction facilities and any other required facilities, or modify existing facilities, comprising Train 6."
- 1.5 The following definition of "Train 6 FID Date" is hereby added to Schedule 1 of the Common Terms Agreement in the appropriate alphabetical order:
 - ""Train 6 FID Date" means the date on which Train 6 FID has occurred, as evidenced by copies of any resolution or other written documentation approving Train 6 FID delivered by or on behalf of the Borrower to the Common Security Trustee and Intercreditor Agent."
- 1.6 Each occurrence of the phrase "Train 6 Debt has been incurred" in the Common Terms Agreement is hereby replaced with the phrase "Train 6 Debt has been incurred or the Train 6 FID Date has occurred".

- 1.7 Clause (iii) of Section 4.12 in the Common Terms Agreement is hereby amended by replacing "and, to the extent incurred, Train 6 Debt" with "amounts available to make Restricted Payments pursuant to Section 5.01(c)(iii)(B) of the Accounts Agreement and, to the extent the Train 6 FID Date has occurred, Train 6 Debt or other Indebtedness permitted to be incurred by the Borrower under the Financing Documents".
- 1.8 The definition of "Construction Budget" in the Common Terms Agreement is hereby amended by replacing "the date on which Train 6 Debt is incurred" with "the date on which Train 6 Debt has been incurred or the Train 6 FID has occurred" in each of the two places such phrase appears.
- 1.9 The definition of "Construction Schedule" in the Common Terms Agreement is hereby amended by replacing "the date on which Train 6 Debt is incurred" with "the date on which Train 6 Debt has been incurred or the Train 6 FID has occurred" in each of the two places such phrase appears.
- 1.10 The definition of "Permitted Completion Costs" in the Common Terms Agreement is hereby amended by replacing "the revised Construction Budget delivered pursuant to Section 2.7(a)(xi) (*Train 6 Debt*)" with "the revised Construction Budget delivered pursuant to Section 2.7(a)(xi) (*Train 6 Debt*) or otherwise delivered on the Train 6 FID Date".
- Section 2. <u>Amendments to the Working Capital Facility.</u> Pursuant to Section 11.01 of the Working Capital Facility Agreement and Section 4.1(i) of the Intercreditor Agreement, the Borrower, the Common Security Trustee, the Intercreditor Agent and the Facility Agent (as the Secured Debt Holder Group Representative for the Working Capital Debt) hereby consent to the following modifications to the Common Terms Agreement:
- 2.1 Each occurrence of the phrase "Train 6 Debt has been incurred" in the Working Capital Facility Agreement is hereby replaced with the phrase "Train 6 Debt has been incurred or the Train 6 FID Date has occurred".
- 2.2 Other than as specifically noted in Section 2.4 and Section 2.5 below, each occurrence of the phrase "Train 6 Debt Effective Date" in the Working Capital Facility Agreement is hereby replaced with the phrase "earlier of the Train 6 Debt Effective Date or the Train 6 FID Date".
- 2.3 Section 7.02(b)(i)(z)(G) of the Working Capital Facility Agreement is hereby amended by replacing the phrase "Train 6 Debt is incurred" with the phrase "Train 6 Debt is incurred or the Train 6 FID Date has occurred".
- 2.4 Section 9.01(b)(ix)(D)(III) of the Working Capital Facility Agreement is hereby amended by replacing the phrase "Train 6 Debt Effective Date" with "Train 6 Debt Effective Date or the Train 6 FID Date".

- 2.5 Section 2.13(a)(iv) of Schedule 8.01 of the Working Capital Facility Agreement is hereby amended by replacing each occurrence of the phrase "Train 6 Debt Effective Date" with "Train 6 Debt Effective Date or the Train 6 FID Date".
- Section 3. <u>Effectiveness.</u> This Amendment shall become effective as of the date hereof only upon the execution of this Amendment by the Common Security Trustee and receipt by the Common Security Trustee of executed counterparts of this Amendment by each of (a) the Borrower, (b) the Intercreditor Agent, (c) the Secured Debt Holder Group Representative for the Working Capital Debt (who constitutes the Majority Aggregate Secured Credit Facilities Debt Participants (as defined in the Intercreditor Agreement)), and (d) Lenders constituting the Required Senior Lenders under the Working Capital Facility.

Section 4. Representations and Warranties. The Borrower hereby represents and warrants to the Lenders that:

- 4.1 no Default or Event of Default has occurred and is continuing as of the date hereof or will result from the consummation of the transactions contemplated by the Amendment; and
- 4.2 each of the representations and warranties of the Borrower in the Common Terms Agreement, the Working Capital Facility and the other Financing Documents is true and correct in all material respects except for (A) those representations and warranties that are qualified by materiality, which shall be true and correct in all respects, on and as of the date hereof (or, if stated to have been made solely as of an earlier date, as of such earlier date) and (B) the representations and warranties that, pursuant to Section 4.1(b) (*General*) of the Common Terms Agreement, are not deemed repeated.
- Section 5. <u>Financing Document</u>. This Amendment constitutes a Financing Document as such term is defined in, and for purposes of, the Common Terms Agreement.
- Section 6. <u>Governing Law.</u> THIS AMENDMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK, UNITED STATES OF AMERICA, WITHOUT ANY REFERENCE TO THE CONFLICT OF LAW PRINCIPLES THEREOF (OTHER THAN SECTION 5-1401 OF THE NEW YORK GENERAL OBLIGATIONS LAW).
- Section 7. <u>Headings</u>. All headings in this Amendment are included only for convenience and ease of reference and shall not be considered in the construction and interpretation of any provision hereof.
- Section 8. <u>Binding Nature and Benefit</u>. This Amendment shall be binding upon and inure to the benefit of each party hereto and their respective successors and permitted assigns.
- Section 9. <u>Counterparts</u>. This Amendment may be executed in multiple counterparts, each of which shall be deemed an original for all purposes, but all of which together

shall constitute one and the same instrument. Delivery of an executed counterpart of a signature page of this Amendment by facsimile or portable document format ("pdf") shall be effective as delivery of a manually executed counterpart of this Amendment.

Section 10. <u>No Modifications; No Other Matters.</u> Except as expressly provided for herein, the terms and conditions of the Common Terms Agreement and the Working Capital Facility Agreement shall continue unchanged and shall remain in full force and effect. Each amendment granted herein shall apply solely to the matters set forth herein and such amendment shall not be deemed or construed as an amendment of any other matters, nor shall such amendment apply to any other matters.

Section 11. <u>Direction to Secured Credit Facilities Debt Holder Group Representatives, Intercreditor Agent and Common Security Trustee.</u>

- a. by their signature below, each of the undersigned Lenders instructs the Secured Debt Holder Group Representative for the Working Capital Debt to (i) execute this Amendment and (ii) direct the Intercreditor Agent to execute this Amendment;
- b. based on the instructions above, the Secured Debt Holder Group Representative for the Working Capital Debt, constituting the Majority Aggregate Secured Credit Facilities Debt Participants (as defined in the Intercreditor Agreement), hereby directs the Intercreditor Agent to (i) execute this Amendment and (ii) direct the Common Security Trustee to execute this Amendment; and
- c. by its signature below, the Intercreditor Agent, in such capacity, hereby directs the Common Security Trustee to execute this Amendment.

[Remainder of the page left intentionally blank.]

IN WITNESS WHEREOF, the Parties have caused this Amendment to be duly executed by their officers thereunto duly authorized as of the day and year first above written.

SABINE PASS LIQUEFACTION, LLC,

as the Borrower

By: /s/ Lisa C. Cohen

Name: Lisa C. Cohen Title: Treasurer

SOCIÉTÉ GÉNÉRALE,

as Common Security Trustee and Secured Debt Holder Group Representative for the Commercial Banks Facility

By: /s/ Ellen Turkel

Name: Ellen Turkel Title: Director

SOCIÉTÉ GÉNÉRALE,

as the Intercreditor Agent

By: /s/ Ellen Turkel

Name: Ellen Turkel Title: Director

SOCIÉTÉ GÉNÉRALE,

as Commercial Bank Lender, Swing Line Lender and Working Capital Lender

By: /s/ Ellen Turkel

Name: Ellen Turkel
Title: Director

THE BANK OF NOVA SCOTIA, HOUSTON BRANCH

as the Secured Debt Holder Group Representative for the Working Capital Facility

By: /s/ Alfredo Brahim

Name: Alfredo Brahim

Title: Director

THE BANK OF NOVA SCOTIA, HOUSTON BRANCH

as Senior Issuing Bank and Working Capital Lender

By: /s/ Alfredo Brahim

Name: Alfredo Brahim

Title: Director

ABN AMRO CAPITAL USA LLC,

as Senior Issuing Bank and Working Capital Lender

By: /s/ Casey Lowary

Name: Casey Lowary
Title: Managing Director

By: /s/ Darrell Holley

Name: Darrell Holley
Title: Managing Director

Acknowledged and agreed as of the first date set forth above.	
	MUFG BANK, LTD., as Working Capital Lender
	By: /s/ Saad Iqbal
	Name: Saad Iqbal
	Title: Managing Director

Acknowledged and agre	ed as of the f	first date set	forth above.
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INDUSTRIAL AND COMMERCIAL BANK OF CHINA LIMITED, NEW YORK BANK,

as Working Capital Lender

By: /s/ Michael Fabisiak

Name: Michael Fabisiak

Title: Head of Project Finance, Americas

By: /s/ N/A

Name: Title:

ING CAPITAL LLC,

as Working Capital Lender

By: /s/ Subha Pasumarti

Name: Subha Pasumarti Title: Managing Director

By: /s/ Hans Beekmans

Name: Hans Beekmans

Title: Director

	Acknowledged	and agreed	as of the	first date	set forth	above.
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LANDESBANK BADEN-WÜRTTEMBERG, NEW YORK BRANCH,

as Working Capital Lender

By: /s/ Adam Rahal

Name: Adam Rahal Title: Legal Counsel

By: /s/ Michael Thier

Name: Michael Thier Title: Senior Risk Manager

LLOYDS BANK PLC,

as Working Capital Lender

By: /s/ Kamala Basdeo

Name: Kamala Basdeo Title: Assistant Manager

Transaction Execution

Category A B002

By: /s/ Jennifer Larrow

Name: Jennifer Larrow Title: Assistant Manager

Transaction Execution

Category A L003

MORGAN STANLEY BANK, N.A.,

as Working Capital Lender

By: /s/ Jake Dowden

Name: Jake Dowden

Title: Authorized Signatory

SUMITOMO MITSUI BANKING CORPORATION,

as Working Capital Lender

By: /s/ Juan Kreutz

Name: Juan Kreutz Title: Managing Director

Acknowledged and agreed as of the first date set forth above.	
	COMMONWEALTH BANK OF AUSTRALIA, as Working Capital Lender
	By its attorney under Power of Attorney dated 24 June 2013:
	Signature of Attorney: /s/ Annette Tomoski Name of Attorney: Annette Tomoski
	Signed by its duly constituted attorney in the presence of:

 $SIGNATURE\ PAGE\ TO\ FOURTH\ OMNIBUS\ AMENDMENT$

Signature of Witness: /s/ Daniel Sardelic

Name of Witness:

Daniel Sardelic

WELLS FARGO BANK, N.A.,

as Working Capital Lender

By: /s/ J. Michael Quigley

Name: J. Michael Quigley
Title: Assistant Vice President

CERTIFICATION BY CHIEF EXECUTIVE OFFICER PURSUANT TO RULE 13a-14(a) AND 15d-14(a) UNDER THE EXCHANGE ACT

I, Jack A. Fusco, certify that:

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

Date: November 7, 2018

/s/ Jack A. Fusco

Jack A. Fusco
Chief Executive Officer of
Cheniere Energy Partners GP, LLC, the general partner of

CERTIFICATION BY CHIEF FINANCIAL OFFICER PURSUANT TO RULE 13a-14(a) AND 15d-14(a) UNDER THE EXCHANGE ACT

I, Michael J. Wortley, certify that:

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

Date: November 7, 2018

/s/ Michael J. Wortley

Michael J. Wortley Chief Financial Officer of

Cheniere Energy Partners GP, LLC, the general partner of

CERTIFICATION BY CHIEF EXECUTIVE OFFICER PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the quarterly report of Cheniere Energy Partners, L.P. (the "Partnership") on Form 10-Q for the quarter ended September 30, 2018, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Jack A. Fusco, Chief Executive Officer of Cheniere Energy Partners GP, LLC, the general partner of the Partnership, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, to my knowledge, that:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Partnership.

Date: November 7, 2018

/s/ Jack A. Fusco

Jack A. Fusco

Chief Executive Officer of

Cheniere Energy Partners GP, LLC, the general partner of

CERTIFICATION BY CHIEF FINANCIAL OFFICER PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the quarterly report of Cheniere Energy Partners, L.P. (the "Partnership") on Form 10-Q for the quarter ended September 30, 2018, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Michael J. Wortley, Chief Financial Officer of Cheniere Energy Partners GP, LLC, the general partner of the Partnership, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, to my knowledge, that:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Partnership.

Date: November 7, 2018

/s/ Michael J. Wortley

Michael J. Wortley Chief Financial Officer of

Cheniere Energy Partners GP, LLC, the general partner of