Penn Virginia GP Holdings, L.P. Form 425 September 22, 2010

Penn Virginia Resource Partners, L.P Penn Virginia GP Holdings, L.P Investor Presentation 9/22/2010 NYSE: PVR

www.pvresource.com

NYSE: PVG

www.pvgpholdings.com

Filed

by

Penn

Virginia

GP Holdings,

L.P.

pursuant

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Subject

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Legal Notices

Certain statements by PVR and PVG contained herein that are not descriptions of historical facts are forward-looking stater PVR and PVG within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Act of 1934, as amended. Words such as may, will, could, should, expect, project, intend, plan, continue, and similar expressions are intended to identify such for pursue, potential, target, estimate, predict, statements. These forward-looking statements include, without limitation, the anticipated benefits and other aspects of the pro merger, future financial and operating results and expectations and intentions with respect to future operations and services, ap

the proposed transaction by PVR and PVG unitholders, the satisfaction of the closing conditions to the proposed transaction, a timing of the completion of the proposed transaction. Because such statements include risks, uncertainties and contingencies, results may differ materially from those expressed or implied by such forward-looking statements. Many of the factors that w PVR s and PVG's future results are beyond the ability of management to control or predict. Readers should not place undue reforward-looking statements, which reflect management s views only as of the date hereof. PVR and PVG undertake no obligation or update any forward-looking statements, or to make any other forward-looking statements, whether as the result of new informature events or otherwise. These risks as well as other risks, uncertainties and contingencies are discussed in more detail in PVPG's joint press release and public periodic filings with the Securities and Exchange Commission (SEC), including PVR Annual Reports on Form 10-K for the year ended December 31, 2009 and most recent Quarterly Reports on Form 10-Q. PVR and PVG will file a joint proxy statement/prospectus and other documents with the SEC in relation to the merger. Investor to read these documents carefully when they become available because they will contain important information regarding PVR the transaction. A definitive joint proxy statement/prospectus will be sent to unitholders of PVR and PVG seeking their approximation.

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other

documents

containing

information

about

PVR

and PVG,

without

charge,

at

the

SEC s

website

at

www.sec.gov.

Copies

of

the

joint proxy statement/prospectus and the SEC filings that will be incorporated by reference in the joint proxy statement/prospe

may

also

be

obtained

free

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by

contacting

investor

relations

at

610-975-8204,

or

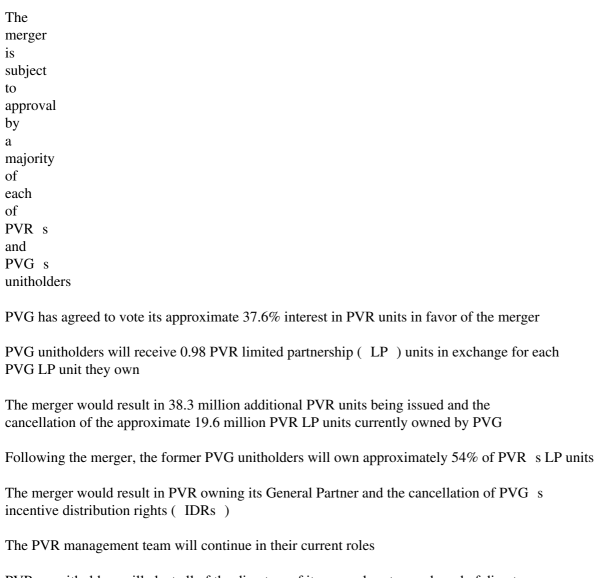
by accessing www.pvresource.com www.pvgpholdings.com. PVR, PVG, and the officers and directors of the general partner of each partnership may be deemed

to be

Transaction Summary

The boards of directors of PVR and PVG have agreed to a merger of the two partnerships in a tax-free, 100% equity exchange

Terms of the merger were approved by the conflicts committees and boards of PVR and PVG



PVR s unitholders will elect all of the directors of its general partner s board of directors beginning in 2011

All three of PVG s

independent directors are expected to join PVR s board of directors

The transaction is expected to result in dilution of PVR s distributable cash flow per unit of approximately 1.0% in 2011

(a)

Thereafter, the transaction is expected to be accretive as the economic benefits of the merger are realized

(a) Accretion / dilution calculations are based on management assumptions presented on page 8

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Expected Merger Benefits
The merger is expected to provide benefits to both PVR and PVG unitholders, including:

Lower Cost of Capital

Elimination of the IDRs will reduce PVR s cost of capital

Lower cost of capital enhances the cash accretion from investments in internal growth projects and acquisitions

Strengthens PVR s overall competitive position when pursuing growth opportunities

Simplified Structure

Provides a capital structure more easily understood by the investing public

Streamlines governance of PVR

Eliminates the potential for conflicts of interest from dual management roles

Reduces G&A costs associated with the elimination of one publicly traded entity

Enhanced Investor and Market Profile

Improves transparency for debt and equity investors

Attracts a broader investor base by increasing the public float and trading liquidity of the market for PVR s LP units

Provides PVR s unitholders the right to elect all of the directors of its general partner s board of directors

Based on the exchange ratio and upon closing of the merger, PVG unitholders quarterly cash distributions will increase 18%

5 Current Structure Penn Virginia Resource Partners, L.P. (NYSE: PVR) Public Unitholders 32.7 MM Common

Units

60.4% LP interest

Penn Virginia

GP Holdings, L.P.

(NYSE: PVG)

Public

Unitholders

39.1 MM Common

Units

100% LP interest

Penn Virginia

Resource

GP, LLC

100% ownership

2% GP Interest

and Incentive

Distribution Rights

37.6% LP interest

19.6 MM PVR Common Units

Notes:

1)

Chart displays simplified organizational structure

2)

Units outstanding and ownership interests are

rounded approximations

Penn Virginia

Operating Co., LLC

and its subsidiaries

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Post-Transaction Structure
Penn Virginia
Resource Partners, L.P.
(NYSE: PVR)
Public
Unitholders
71.0 Million

Common Units

100% LP interest

Penn Virginia

Operating Co., LLC

and its subsidiaries

Penn Virginia

Resource

GP, LLC

100% (Indirect)

Non-economic GP interest

Notes:

1)

Chart displays simplified organizational structure

2)

Units outstanding and ownership interests are rounded approximations

Transaction Milestones

Preparation of joint proxy statement/prospectus by PVR and PVG

Review of joint proxy statement/prospectus by SEC

Solicitation of PVR and PVG unitholder votes

PVR and PVG unitholder meetings

Transaction Closing (anticipated Q1 2011)

8 Key Base Case Assumptions

Approximately \$325 million of cumulative internal growth capital expenditures from 2010 through 2014

\$100 million

in annual acquisitions from 2011 through 2014 at an 8.5x

EBITDA multiple, financed 50/50 debt/equity

Inclusion of \$24 million in annual reserve replacement capital expenditures in 2011 through 2014 resulting in a reduction of distributable cash flow, offset by a reduction in targeted cash distribution coverage ratio from 1.20x to 1.05x

Reserve replacement capital expenditures are in addition to \$14 to \$15 million in expected annual maintenance capital expenditures Note:

This forecast is based on various forward-looking assumptions made by the management of PVR. While management believe assumptions are reasonable, it can give no assurance that such results will materialize. Please refer to forward looking statemed disclosure on page 2.