PLAINS ALL AMERICAN PIPELINE LP Form 8-K November 03, 2015

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## FORM 8-K

## CURRENT REPORT Pursuant to Section 13 or 15(d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported) November 3, 2015

## Plains All American Pipeline, L.P.

(Exact name of registrant as specified in its charter)

**DELAWARE** (State or other jurisdiction of incorporation)

1-14569 (Commission File Number) **76-0582150** (IRS Employer Identification No.)

333 Clay Street, Suite 1600, Houston, Texas 77002

(Address of principal executive offices) (Zip Code)

Registrant s telephone number, including area code: 713-646-4100

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

o	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
o 240.14	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 4d-2(b))
o	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
o	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

#### **Item 9.01.** Financial Statements and Exhibits

(d) Exhibit 99.1 Press Release dated November 3, 2015

#### Item 2.02 and Item 7.01. Results of Operations and Financial Condition; Regulation FD Disclosure

Plains All American Pipeline, L.P. (the Partnership) today issued a press release reporting its third-quarter 2015 results. We are furnishing the press release, attached as Exhibit 99.1, pursuant to Item 2.02 and Item 7.01 of Form 8-K. Pursuant to Item 7.01, we are also providing detailed guidance of financial performance for the fourth quarter and full year of 2015. In accordance with General Instruction B.2. of Form 8-K, the information presented herein under Item 2.02 and Item 7.01 shall not be deemed filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the Exchange Act ), nor shall it be deemed incorporated by reference in any filing under the Exchange Act or Securities Act of 1933, as amended, except as expressly set forth by specific reference in such a filing.

#### Update of Fourth-Quarter and Full-Year 2015 Guidance

We based our guidance for the three-month and twelve-month periods ending December 31, 2015 on assumptions and estimates that we believe are reasonable, given our assessment of historical trends (modified for changes in market conditions, including an assumption that crude oil prices do not meaningfully increase from current levels during the remainder of 2015 which we expect to result in continued reduced drilling activity, oil production declines and increased competition), business cycles and other reasonably available information. Certain of our future revenue estimates for our transportation and facilities segments are based on contractual arrangements whereby our customer is obligated to pay us for a minimum level of volume shipments or movements, regardless of actual volumes shipped or moved, in exchange for a credit that can, subject to certain time limits, be applied against future shipments or movements. Our forecasted volumes reflect our estimate of expected volume shipments or movements. Payment terms vary by contract; however, if actual volumes shipped or moved fall below the minimum obligation, any cash received in excess of actual volumes shipped or moved would be classified as deferred revenue until such time as the related credit expires or is used. Projections covering multi-quarter periods contemplate inter-period changes in future performance resulting from new expansion projects, seasonal operational changes (such as NGL sales) and acquisition synergies. Our assumptions and future performance, however, are both subject to a wide range of business risks and uncertainties, so we can provide no assurance that actual performance will fall within the guidance ranges. Please refer to information under the caption Forward-Looking Statements and Associated Risks below. These risks and uncertainties, as well as other unforeseeable risks and uncertainties, could cause our actual results to differ materially from those in the following table. The operating and financial guidance provided below is given as of the date hereof, based on information known to us as of November 2, 2015. We undertake no obligation to publicly update or revise any forward-looking statements.

To supplement our financial information presented in accordance with GAAP, management uses additional measures known as non-GAAP financial measures in its evaluation of past performance and prospects for the future. Management believes that the presentation of such additional financial measures provides useful information to investors regarding our financial condition and results of operations because these measures, when used in conjunction with related GAAP financial measures, (i) provide additional information about our core operations and ability to generate and distribute cash flow, (ii) provide investors with the financial analytical framework upon which management bases

financial, operational, compensation and planning decisions and (iii) present measurements that investors, rating agencies and debt holders have indicated are useful in assessing us and our results of operations. EBITDA (as defined below in Note 1 to the Operating and Financial Guidance table) is a non-GAAP financial measure. Net income represents one of the two most directly comparable GAAP measures to EBITDA. In Note 9 below, we reconcile net income to EBITDA and adjusted EBITDA for the 2015 guidance periods presented. Cash flows from operating activities is the other most comparable GAAP measure. We do not, however, reconcile cash flows from operating activities to EBITDA, because such reconciliations are impractical for forecasted periods. We encourage you to visit our website at www.plainsallamerican.com (in particular the section under Investor Relations and Financial Information entitled Non-GAAP Reconciliations), which presents a historical reconciliation of EBITDA as well as certain other commonly used non-GAAP and supplemental financial measures. These measures may exclude, for example, (i) charges for obligations that are expected to be settled with the issuance of equity instruments, (ii) the mark-to-market of derivative instruments that are related to underlying activities in another period (or the reversal of such adjustments from a prior period), gains and losses on derivatives that are related to investing activities (such as the purchase of linefill) and inventory valuation adjustments, as applicable, (iii) long term inventory costing adjustments, (iv) items that are not indicative of our core operating results and business outlook and/or (v) other items that we believe should be excluded in understanding our core operating performance. We have defined all such items as Selected Items Impacting Comparability. Due to the nature of the selected items, certain selected items impacting comparability may impact certain non-GAAP financial measures, referred to as adjusted results, but not impact othe

#### Plains All American Pipeline, L.P.

#### **Operating and Financial Guidance**

(in millions, except per unit data)(a)

	Actual 9 Months Ended		Guidance 3 Months Ending Dec 31, 2015			ance (b) 12 Months Ending				
							Dec 31, 2015			
Segment Profit	Sep	30, 2015		Low		High		Low		High
Net revenues (including equity earnings in										
unconsolidated entities)	\$	2,699	\$	976	\$	1,024	\$	3,675	\$	3,723
Field operating costs	Ψ	(1,111)	Ψ	(348)	Ψ.	(339)	Ψ	(1,459)	Ψ.	(1,450)
General and administrative expenses		(217)		(72)		(69)		(289)		(286)
<b>,</b>		1,371		556		616		1,927		1,987
Depreciation and amortization expense		(326)		(116)		(112)		(442)		(438)
Interest expense, net		(313)		(111)		(107)		(424)		(420)
Income tax expense		(66)		(35)		(31)		(101)		(97)
Other income / (expense), net		(7)		(00)		(0.1)		(7)		(7)
Net Income		659		294		366		953		1,025
Net income attributable to noncontrolling interests		(2)		(1)		(1)		(3)		(3)
Net Income Attributable to PAA	\$		\$	293	\$	365	\$	950	\$	1,022
	·						·		·	ĺ
Net Income Attributable to Limited Partners (c)	\$	215	\$	140	\$	211	\$	356	\$	426
Basic Net Income Per Limited Partner Unit (c)										
Weighted Average Units Outstanding		393		398		398		394		394
Net Income Per Unit	\$	0.54	\$	0.35	\$	0.53	\$	0.89	\$	1.07
Diluted Net Income Per Limited Partner Unit (c)										
Weighted Average Units Outstanding		395		399		399		396		396
Net Income Per Unit	\$		\$	0.35	\$	0.52	\$	0.88	\$	1.06
	-		T	0.00	-		-		-	2700
EBITDA	\$	1,364	\$	556	\$	616	\$	1,920	\$	1,980
<b>Selected Items Impacting Comparability- Income</b>										
/ (Loss)										
Gains/(losses) from derivative activities net of										
inventory valuation adjustments	\$	(112)	\$		\$		\$	(112)	\$	(112)
Long-term inventory costing adjustments		(62)						(62)		(62)
Equity-indexed compensation expense		(22)		(9)		(9)		(31)		(31)
Net gain / (loss) on foreign currency revaluation		20						20		20
Line 901 incident		(65)						(65)		(65)
Deferred income tax expense		(22)						(22)		(22)
Tax effect on selected items impacting										
comparability		33						33		33
Selected Items Impacting Comparability of Net										
Income Attributable to PAA	\$	(230)	\$	(9)	\$	(9)	\$	(239)	\$	(239)
Excluding Selected Items Impacting										
Comparability										
Adjusted Segment Profit										
Transportation	\$	755	\$	269	\$	281	\$	1,024	\$	1,036
Facilities		439		134		146		573		585
Supply and Logistics		410		162		198		572		608

Other income / (expense), net	1			1	1
Adjusted EBITDA	\$ 1,605	\$ 565	\$ 625	\$ 2,170	\$ 2,230
Adjusted Net Income Attributable to PAA	\$ 887	\$ 302	\$ 374	\$ 1,189	\$ 1,261
Basic Adjusted Net Income Per Limited Partner					
Unit (c)	\$ 1.11	\$ 0.37	\$ 0.55	\$ 1.48	\$ 1.66
Diluted Adjusted Net Income Per Limited Partner					
Unit (c)	\$ 1.11	\$ 0.37	\$ 0.55	\$ 1.48	\$ 1.65

<sup>(</sup>a) Amounts may not recalculate due to rounding.

<sup>(</sup>b) The assumed average foreign exchange rate is \$1.30 Canadian dollar (CAD) to \$1.00 U.S. dollar (USD) for the three-month period ending December 31, 2015. The rate as of November 2, 2015 was \$1.31 CAD to \$1.00 USD. A \$0.05 change in such average FX rate will impact the remaining three months of 2015 adjusted EBITDA by approximately \$2 million.

We calculate net income available to limited partners based on the distributions pertaining to the current period s net income. After adjusting for the appropriate period s distributions, the remaining undistributed earnings or excess distributions over earnings, if any, are allocated to the general partner, limited partners and participating securities in accordance with the contractual terms of the partnership agreement and as further prescribed under the two-class method.

Notes and Significant Assumptions:

#### 1. Definitions.

EBITDA Earnings before interest, taxes and depreciation and amortization expense

Segment Profit Net revenues (including equity earnings in unconsolidated entities, as applicable) less field operating costs and

segment general and administrative expenses

DCF Distributable cash flow
Bbls/d Barrels per day
Mcf Thousand cubic feet
Bcf Billion cubic feet
LTIP Long-term incentive plan

NGL Natural gas liquids, including ethane and natural gasoline products as well as propane and butane, which are often

referred to as liquefied petroleum gas (LPG). When used in this document NGL refers to all NGL products including

LPG.

FX Foreign currency exchange G&A General and administrative

 $General\ partner\ (GP) \qquad As\ the\ context\ requires,\quad general\ partner\quad or\quad GP\quad refers\ to\ any\ or\ all\ of\ (i)\ PAA\ GP\ LLC,\ the\ owner\ of\ our\ 2\%\ general\ partner$ 

partner interest, (ii) Plains AAP, L.P., the sole member of PAA GP LLC and owner of our incentive distribution rights

and (iii) Plains All American GP LLC, the general partner of Plains AAP, L.P.

- 2. *Operating Segments*. We manage our operations through three operating segments: Transportation, Facilities and Supply and Logistics. The following is a brief explanation of the operating activities for each segment as well as key metrics.
- a. *Transportation*. Our Transportation segment operations generally consist of fee-based activities associated with transporting crude oil and NGL on pipelines, gathering systems, trucks and barges. The Transportation segment generates revenue through a combination of tariffs, third-party pipeline capacity agreements and other transportation fees. Our transportation segment also includes our equity earnings from investments in the Eagle Ford, White Cliffs, BridgeTex, Butte and Frontier pipeline systems as well as Settoon Towing, in which we own interests ranging from 22% to 50%. We account for these investments under the equity method of accounting.

Pipeline volume estimates are based on historical trends, anticipated future operating performance and assumed completion of capital projects. Actual volumes will be influenced by maintenance schedules at refineries, drilling and completion activity levels, production trends, weather and other natural occurrences including hurricanes, changes in the quantity of inventory held in tanks, variations due to market structure and other external factors beyond our control. We forecast adjusted segment profit using the volume assumptions in the table below, priced at forecasted tariff rates, less estimated field operating costs and G&A expenses. Field operating costs do not include depreciation. Actual segment profit could vary materially depending on the level and mix of volumes transported or expenses incurred during the period. The following table summarizes our total transportation volumes and highlights major systems that are significant either in total volumes transported or in contribution to total Transportation segment profit.

	Ac	ctual		Guidance		
	Eı	Months ided 0, 2015	Three Months Ending Dec 31, 2015			elve Months Ending ec 31, 2015
Average Daily Volumes (MBbls/d)						
Crude Oil Pipelines						
All American		18				13
Bakken Area Systems (1)		146	1	40		144
Basin / Mesa / Sunrise		831	8	40		833
BridgeTex		105	1	05		105
Cactus		58	1	45		80
Capline		167	1	55		164
Eagle Ford Area Systems (1)		298	3	35		307
Line 63 / 2000		121	1	15		119
Manito		48		50		49
Mid-Continent Area Systems		356	3	05		343
Permian Basin Area Systems		817	9	95		862
Rainbow		114	1	05		112
Rangeland		59		60		59
Salt Lake City Area Systems (1)		136	1	65		143
South Saskatchewan		62		60		61
White Cliffs		43		40		42
Other		752	7	80		759
NGL Pipelines						
Co-Ed		56		55		56
Other		139	1	75		148
Tariff Activities Total		4,326	4,6			4,399
Trucking		114		15		114
Transportation Segment Total		4,440	4,7	40		4,513
Segment Profit per Barrel (\$/Bbl)						
Excluding Selected Items Impacting	_				_	
Comparability	\$	0.62	\$ 0.	63(2)	\$	0.63(2)

<sup>(1)</sup> Area systems include volumes (attributable to our interest) from our investments in unconsolidated entities.

b. Facilities. Our Facilities segment operations generally consist of fee-based activities associated with providing storage, terminalling and throughput services for crude oil, refined products, NGL and natural gas, as well as NGL fractionation and isomerization services and natural gas and condensate processing services. The Facilities segment generates revenue through a combination of month-to-month and multi-year agreements and processing arrangements.

Revenues generated in this segment primarily include (i) fees that are generated from storage capacity agreements, (ii) terminal throughput fees that are generated when we receive crude oil, refined products or NGL from one connecting source and deliver the applicable product to another connecting carrier, (iii) loading and unloading fees at our rail terminals, (iv) fees from NGL fractionation and isomerization, (v) fees from natural gas and condensate processing services and (vi) fees associated with natural gas park and loan activities, interruptible storage services and wheeling and balancing services. Adjusted segment profit is forecasted using the volume assumptions in the table below, priced at forecasted rates, less estimated field operating costs and G&A expenses. Field operating costs do not include depreciation.

<sup>(2)</sup> Represents the mid-point of guidance.

	Actual		Guida	ince	
	Nine Months Ended Sep 30, 2015	,	Three Months Ending Dec 31, 2015	Twelve Mo Ending Dec 31, 20	 }
Operating Data					
Crude Oil, Refined Products and NGL Terminalling					
and Storage Capacity (MMBbls/Mo.)		99	103		100
Rail Load / Unload Volumes (MBbls/d)	2	23	185		214
Natural Gas Storage Capacity (Bcf/Mo.)		97	97		97
NGL Fractionation Volumes (MBbls/d)	1	01	115		105
Facilities Segment Total					
Avg. Capacity (MMBbls/Mo.) (1)	1	26	128		126
Segment Profit per Barrel (\$/Bbl)					
Excluding Selected Items Impacting Comparability	\$ 0.	39 \$	0.36(2)	\$	0.38(2)

Calculated as the sum of: (i) crude oil, refined products and NGL terminalling and storage capacity; (ii) rail load and unload volumes multiplied by the number of days in the period and divided by the number of months in the period; (iii) natural gas storage working capacity divided by 6 to account for the 6:1 mcf of natural gas to crude Btu equivalent ratio and further divided by 1,000 to convert to monthly volumes in millions; and (iv) NGL fractionation volumes multiplied by the number of days in the period and divided by the number of months in the period.

- (2) Represents the mid-point of guidance.
- c. Supply and Logistics. Our Supply and Logistics segment operations generally consist of the following merchant-related activities:
- the purchase of U.S. and Canadian crude oil at the wellhead, the bulk purchase of crude oil at pipeline, terminal and rail facilities and the purchase of cargos at their load port and various other locations in transit;
- the storage of inventory during contango market conditions and the seasonal storage of NGL and natural gas;
- the purchase of NGL from producers, refiners, processors and other marketers;
- the resale or exchange of crude oil and NGL at various points along the distribution chain to refiners or other resellers:
- the transportation of crude oil and NGL on trucks, barges, railcars, pipelines and ocean-going vessels from various delivery points, market hub locations or directly to end users such as refineries, processors and fractionation

facilities; and

the purchase and sale of natural gas.

We characterize a substantial portion of our baseline profit generated by our Supply and Logistics segment as fee equivalent. This portion of the segment profit is generated by the purchase and resale of crude oil on an index-related basis, which results in us generating a gross margin for such activities. This gross margin is reduced by the transportation, facilities and other logistical costs associated with delivering the crude oil to market and carrying costs for hedged inventory as well as any operating and G&A expenses. The level of profit associated with a portion of the other activities we conduct in the Supply and Logistics segment is influenced by overall market structure and the degree of market volatility as well as variable operating expenses. Forecasted operating results for the three-month period ending December 31, 2015 reflect current market structure as well as seasonal, and weather-related and other anticipated variations in crude oil, NGL and natural gas sales. Variations in weather, market structure or volatility could cause actual results to differ materially from forecasted results.

We forecast adjusted segment profit using the volume assumptions stated below, as well as estimates of unit margins, field operating costs, G&A expenses and carrying costs for hedged inventory, based on current and anticipated market conditions. Actual volumes are influenced by temporary market-driven storage and withdrawal of crude oil, maintenance schedules at refineries, actual production levels, weather, and other external factors beyond our control. Field operating costs do not include depreciation. Realized unit margins for any given lease-gathered barrel could vary significantly based on a variety of factors including location and quality differentials as well as contract structure. Accordingly, the projected segment profit per barrel can vary significantly even if aggregate volumes are in line with the forecasted levels.

	Actual	Gui	dance
	Nine Months Ended Sep 30, 2015	Three Months Ending Dec 31, 2015	Twelve Months Ending Dec 31, 2015
Average Daily Volumes (MBbls/d)			
Crude Oil Lease Gathering Purchases	958	900	943
NGL Sales	209	295	231
Waterborne Cargos	1		1
Supply and Logistics Segment Total	1,168	1,195	1,175
Segment Profit per Barrel (\$/Bbl)			
Excluding Selected Items Impacting Comparability	\$ 1.29	\$ 1.64(1)	\$ 1.38(1)
*			

<sup>(1)</sup> Represents the mid-point of guidance.

- 3. Depreciation and Amortization. We forecast depreciation and amortization based on our existing depreciable assets, forecasted capital expenditures and projected in-service dates. Depreciation may also vary due to gains and losses on intermittent sales of assets, asset retirement obligations, asset impairments, acceleration of depreciation or foreign exchange rates.
- 4. Capital Expenditures and Acquisitions. Although acquisitions constitute a key element of our growth strategy, the forecasted results and associated estimates do not include any forecasts for acquisitions that we may commit to after the date hereof. We forecast capital expenditures during the calendar year of 2015 to be approximately \$2.2 billion for expansion projects with an additional \$200 to \$220 million for maintenance capital projects. During the first nine months of 2015, we invested \$1,837 million and \$154 million for expansion and maintenance projects, respectively. The following are some of the more notable projects and forecasted expenditures for the year ending December 31, 2015:

	Calendar 2015 (in millions)
Expansion Capital	
Permian Basin Area Projects	\$445
Rail Terminal Projects (1)	295
Fort Saskatchewan Facility Projects / NGL Line	270
Cactus Pipelin¢2)	150
Red River Pipeline (Cushing to Longview)	140
Saddlehorn Pipeline	135

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Eagle Ford JV Project	80
Cowboy Pipeline (Cheyenne to Carr)	50
Eagle Ford Area Projects	45
Cushing Terminal Expansions	40
Diamond Pipeline	40
St. James Terminal Expansions	35
Line 63 Reactivation	25
Other Projects	450
	\$2,200
Potential Adjustments for Timing / Scope Refinement (3)	<u>- \$100</u> + \$100
Total Projected Expansion Capital Expenditures	\$2,100 - \$2,300
Maintenance Capital Expenditures	\$200 - \$220

Includes railcar purchases and projects located in or near St. James, LA, Kerrobert, Canada and Tampa, CO.

<sup>(2)</sup> Includes linefill costs associated with the project.

Potential variation to current capital costs estimates may result from (i) changes to project design, (ii) final cost of materials and labor and (iii) timing of incurrence of costs due to uncontrollable factors such as permits, regulatory approvals and weather.

Capital Structure. This guidance is based on our capital structure as of September 30, 2015.

5.

levels range from \$2.075 to \$3.50.

6. <i>Interest Expense</i> . Debt balances are projected based on estimated cash flows, estimated distribution rates, estimated capital expenditures for maintenance and expansion projects, anticipated equity proceeds from the continuous offering program, expected timing of collections and payments and forecasted levels of inventory and other working capital sources and uses. Interest rate assumptions for variable-rate debt are based on the LIBOR curve as of late October 2015.
Interest expense is net of amounts capitalized for expansion capital projects and does not include interest on borrowings for hedged inventory. We treat interest on hedged inventory borrowings as carrying costs of crude oil, NGL, and natural gas and include it in purchases and related costs.
7. <i>Income Taxes</i> . We expect our Canadian income tax expense to be approximately \$33 million and \$99 million for the three-month and twelve-month periods ending December 31, 2015, respectively, of which approximately \$28 million and \$100 million, respectively, is classified as a current income tax expense. For the twelve-month period ending December 31, 2015 we expect to have a deferred tax benefit of \$1 million. All or part of the annual income tax expense of \$99 million may result in a tax credit to our equity holders.
8. Equity-Indexed Compensation Plans. The majority of grants outstanding under our various equity-indexed

On October 7, 2015, we declared an annualized distribution of \$2.80 payable on November 13, 2015 to our unitholders of record as of October 30, 2015. For the purposes of guidance, we have made the assessment that an annualized \$2.90 distribution level is probable of occurring, and accordingly, guidance includes an accrual over the applicable service period at an assumed market price of \$30 per unit as well as an accrual associated with awards that will vest on a certain date. The actual amount of equity-indexed compensation expense in any given period will be directly influenced by (i) our unit price at the end of each reporting period, (ii) our unit price on the vesting date, (iii) our then current probability assessment regarding distributions, and (iv) new equity-indexed compensation award grants, including the timing of such grant issuances. For example, a \$2 change in the unit price would change the fourth-quarter equity-indexed compensation expense by approximately \$3 million. Therefore, actual net income could differ from our projections.

compensation plans contain vesting criteria that are based on a combination of performance benchmarks and service periods. The grants will vest in various percentages, typically on the later to occur of specified vesting dates and the dates on which minimum distribution levels are reached. Among the various grants outstanding as of November 2, 2015, estimated vesting dates range from November 2015 to August 2020 and annualized benchmark distribution

9. *Reconciliation of Net Income to EBITDA and Adjusted EBITDA*. The following table reconciles net income to EBITDA and Adjusted EBITDA for the indicated periods.

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	Actual 9 Months Ended		3 Months Ending Dec 31, 2015				idance 12 Months Ending Dec 31, 2015			
	Sep	30, 2015		Low	(iı	High n millions)		Low		High
Reconciliation to EBITDA and										
Adjusted EBITDA										
Net Income	\$	659	\$	294	\$	366	\$	953	\$	1,025
Interest expense, net		313		111		107		424		420
Income tax expense		66		35		31		101		97
Depreciation and amortization		326		116		112		442		438
EBITDA	\$	1,364	\$	556	\$	616	\$	1,920	\$	1,980
Selected Items Impacting Comparability										
of EBITDA		241		9		9		250		250
Adjusted EBITDA	\$	1,605	\$	565	\$	625	\$	2,170	\$	2,230

10. *Implied DCF*. The following table reconciles adjusted EBITDA to implied DCF for the indicated periods.

	Actual Nine Months Ended Sep 30, 2015	Mid-Point Three Months Ending Dec 31, 2015 (in millions)	Guidance Twelve Months Ending Dec 31, 2015		
Adjusted EBITDA	\$ 1,605	\$ 595	\$	2,200	
Interest expense, net	(313)	(109)		(422)	
Maintenance capital expenditures	(154)	(56)		(210)	
Current income tax expense	(72)	(28)		(100)	
Other, net	22	3		25	
Implied DCF (1)	\$ 1,088	\$ 405	\$	1,493	

Including costs of \$65 million related to our Line 901 incident that occurred during May 2015, Implied DCF would have been \$1,023 million for the nine months ended September 30, 2015.

#### Forward-Looking Statements and Associated Risks

All statements included in this report, other than statements of historical fact, are forward-looking statements, including, but not limited to, statements incorporating the words anticipate, believe, estimate, expect, plan, intend and forecast, as well as similar expressions and st regarding our business strategy, plans and objectives for future operations. The absence of such words, expressions or statements, however, does not mean that the statements are not forward-looking. Any such forward-looking statements reflect our current views with respect to future events, based on what we believe to be reasonable assumptions. Certain factors could cause actual results or outcomes to differ materially from the results or outcomes anticipated in the forward-looking statements. The most important of these factors include, but are not limited to:

- failure to implement or capitalize, or delays in implementing or capitalizing, on planned growth projects;
- declines in the volume of crude oil, refined product and NGL shipped, processed, purchased, stored, fractionated and/or gathered at or through the use of our assets, whether due to declines in production from existing oil and gas reserves, failure to develop or slowdown in the development of additional oil and gas reserves, whether from reduced cash flow to fund drilling or the inability to access capital, or other factors;
- the effects of competition;
- unanticipated changes in crude oil market structure, grade differentials and volatility (or lack thereof);
- environmental liabilities or events that are not covered by an indemnity, insurance or existing reserves;
- fluctuations in refinery capacity in areas supplied by our mainlines and other factors affecting demand for various grades of crude oil, refined products and natural gas and resulting changes in pricing conditions or transportation throughput requirements;
- the occurrence of a natural disaster, catastrophe, terrorist attack or other event, including attacks on our electronic and computer systems;
- tightened capital markets or other factors that increase our cost of capital or limit our ability to obtain debt or equity financing on satisfactory terms to fund additional acquisitions, expansion projects, working capital requirements and the repayment or refinancing of indebtedness;

•	the currency exchange rate of the Canadian dollar;
• trading o	continued creditworthiness of, and performance by, our counterparties, including financial institutions and companies with which we do business;
• counterp	maintenance of our credit rating and ability to receive open credit from our suppliers and trade parties;
• weather	weather interference with business operations or project construction, including the impact of extreme events or conditions;
•	the availability of, and our ability to consummate, acquisition or combination opportunities;
• with ope	the successful integration and future performance of acquired assets or businesses and the risks associated erating in lines of business that are distinct and separate from our historical operations;
•	increased costs, or lack of availability, of insurance;
	10

•	non-utilization of our assets and facilities;
•	the effectiveness of our risk management activities;
•	shortages or cost increases of supplies, materials or labor;
• and relat	the impact of current and future laws, rulings, governmental regulations, accounting standards and statements ted interpretations;
• long-teri	fluctuations in the debt and equity markets, including the price of our units at the time of vesting under our incentive plans;
• obligatio	risks related to the development and operation of our assets, including our ability to satisfy our contractual ons to our customers;
• to ship o	inability to recognize current revenue attributable to deficiency payments received from customers who fail or move more than minimum contracted volumes until the related credits expire or are used.
•	factors affecting demand for natural gas and natural gas storage services and rates;
• financial	general economic, market or business conditions and the amplification of other risks caused by volatile markets, capital constraints and pervasive liquidity concerns; and
	other factors and uncertainties inherent in the transportation, storage, terminalling and marketing of crude oil ned products, as well as in the storage of natural gas and the processing, transportation, fractionation, storage keting of natural gas liquids.
	take no obligation to publicly update or revise any forward-looking statements. Further information on risks and uncertainties is nour filings with the Securities and Exchange Commission, which information is incorporated by reference herein.

#### **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 hereunto duly authorized.

PLAINS ALL AMERICAN PIPELINE, L.P.

By: PAA GP LLC, its general partner

By: PLAINS AAP, L. P., its sole member

By: PLAINS ALL AMERICAN GP LLC, its general

partner

Date: November 3, 2015 By: /s/ Sharon Spurlin

Name: Sharon Spurlin

Title: Vice President and Treasurer

12