Penn Virginia GP Holdings, L.P. Form 425 October 28, 2010

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Penn Virginia Resource Partners, L.P American Association of Individual Investors Philadelphia Chapter 10/26/2010 NYSE: PVR

www.pvresource.com

Forward-Looking Statements

Certain statements contained herein that are not descriptions of historical facts are "forward-looking" statements within the me of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended Because such statements include risks, uncertainties and contingencies, actual results may differ materially from those express implied by such forward-looking statements. These risks, uncertainties and contingencies include, but are not limited to, the formatical theorem of the volatility of commodity prices for natural gas, NGLs and coal; our ability to access external sources of capital; any impairm write-downs of our assets; the relationship between natural gas, NGL and coal prices; the projected demand for and supply of the section of the securities are not limited to, the formatical gas, NGL and coal prices; the projected demand for and supply of the securities are not limited to.

gas, NGLs and coal; competition among producers in the coal industry generally and among natural gas midstream companies extent to which the amount and quality of actual production of our coal differs from estimated recoverable coal reserves; our a generate sufficient cash from our businesses to maintain and pay the quarterly distribution to our general partner and our unither the experience and financial condition of our coal lessees and natural gas midstream customers, including our lessees ability satisfy their royalty, environmental, reclamation and other obligations to us and others; operating risks, including unanticipated geological problems, incidental to our coal and natural resource management or natural gas midstream businesses; our ability t acquire new coal reserves or natural gas midstream assets and new sources of natural gas supply and connections to third-party pipelines on satisfactory terms; our ability to retain existing or acquire new natural gas midstream customers and coal lessees; ability of our lessees to produce sufficient quantities of coal on an economic basis from our reserves and obtain favorable contri for such production; the occurrence of unusual weather or operating conditions including force majeure events; delays in antic start-up dates of our lessees mining operations and related coal infrastructure projects and new processing plants in our natural midstream business; environmental risks affecting the mining of coal reserves or the production, gathering and processing of n gas; the timing of receipt of necessary governmental permits by us or our lessees; hedging results; accidents; changes in governmental regulation or enforcement practices, especially with respect to environmental, health and safety matters, includir respect to emissions levels applicable to coal-burning power generators; uncertainties relating to the outcome of current and fu litigation regarding mine permitting; risks and uncertainties relating to general domestic and international economic (including inflation, interest rates and financial and credit markets) and political conditions (including the impact of potential terrorist atta and other risks set forth in our Annual Report on Form 10-K for the fiscal year ended December 31, 2009. Additional information concerning these and other factors can be found in our press releases and public periodic filings with the Securities and Exchange Commission, including our Annual Report on Form 10-K for the year ended December 31, 2009. Ma the factors that will determine our future results are beyond the ability of management to control or predict. Readers should no undue reliance on forward-looking statements, which reflect management s views only as of the date hereof. We undertake new obligation to revise or update any forward-looking statements, or to make any other forward-looking statements, whether as a of new information, future events or otherwise.

3
Diversified, Relatively Low-Risk Asset Base
Strategically Located Coal Reserves and Midstream Assets
Stable and Predictable Coal Royalty Business
Solid Balance Sheet and Attractive Yield
Stable Cash Flows and Distribution Coverage
Well
Positioned

to

Capitalize

on

Partnership

Momentum

&

Industry

Trends

Hedged Midstream Business with Growing Fee-Based Volumes

Key Investment Highlights

4 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

5
Coal royalty
business,
not
coal
mining
Managed coal properties since 1882
Controls 829 MM tons of high quality coal

reserves (24 year R/P ratio)

Long-term leases with experienced operators

Ancillary businesses include coal services,

timber and gas royalties

Coal & Natural Resource Management

~ 2/3 of 2009 Adjusted EBITDA

(1)

Natural Gas Midstream

~ 1/3 of 2009 Adjusted EBITDA

(1)

\$185 million of 2009 Adjusted EBITDA

(1)

Traditional gathering and processing business Assets are located in attractive natural gas basins with long-lived reserves

4,118 miles of pipelines

6 processing facilities

400 MMcfd of capacity

Average throughput volume 332 MMcfd in

2009

(1)

Adjusted EBITDA is a non-GAAP financial measure. See Appendix for a reconciliation of Adjusted EBITDA to net income at Overview

6
Coal & Natural Resource Management
San Juan
Basin
Northern
Appalachia
Illinois
Basin

Central

Appalachia

Coal reserves located in major supply basins

Access to major coal hauling railroads and

inland waterways

Close proximity to power generation facilities

Gathering systems located in major gas basins

Reserves in Oklahoma, North Texas and East

Texas are moderately declining and long-

lived

Significant growth potential from Marcellus

Shale

Crossroads

Arkoma

Panhandle

North Texas

Thunder Creek

Hamlin

Natural Gas Midstream

Marcellus

Crescent

Strategically Located Assets

Coal and Natural Resource Management 7

8

~ 2/3 of 2009 Adjusted EBITDA

(1)

(1)

Adjusted EBITDA is a non-GAAP financial measure. See Appendix for a reconciliation of Adjusted EBITDA to net income at (2)

Does not include June 2010 acquisition of 10 millions tons of Pittsburgh Seam reserves. With that acquisition, the N. Appalac Coal & Natural Resource Management

33.0

603.9

18.3

Central

Appalachia

5.0

37.4

7.5

San Juan

Basin

34.9

163.9

4.7

Illinois Basin

6.2

23.4

3.8

Northern

Appalachia

(2)

R/P

Ratio

(years)

Proven /

Probable

Reserves

(MM tons)

2009 Lease

Production

(MM tons)

Region

24.2 years

R/P Ratio:

828.6 MM tons

Proved / Probable Reserves:

34.3 MM tons

2009 Lease Production

Coal Production & Reserves

9 Coal Attractive Long Term Fundamentals EIA (1) forecasts that coal: usage will continue to increase for next 25 years

will continue to be the dominant fuel for electric power generation in the U.S. will retain its cost advantage as the cheapest energy source (1) Annual Energy Outlook 2010 (March 2010), Energy Information Administration (EIA) Coal Liquid Fuels Natural Gas Other 0 20 40 60 80 100 120 140 U.S. Energy Supply Composition By Primary Source Fuel Oil Natural Gas Steam Coal 0 5 10 15 20 25 Coal Petroleum Natural Gas Nuclear Other 0 1000 2000 3000 4000 5000 6000 **Energy Prices** (2) U.S. Electrical Generation By Fuel Type

Prices paid for energy by Electric Generation Sector as reported by EIA

(2)

Coal Royalty vs. Coal Operator
Coal royalty
not a coal mining operation
Historical Coal Prices vs. Coal Royalty Revenue
Majority of our royalty payments (82%) are based on the higher of a percentage of the gross sales price or a fixed price per ton

Our lessees generally sell their coal under long-term fixed-price contracts (1 5 years), which provides cash flow stability Contracts with our lessees are long-term, with an average life of 10 No direct exposure to mine operating costs and risks or reclamation costs Minimal maintenance capital expenditure requirements Coal Royalty Business -Stable and Predictable High Low **Reclamation Exposure** High Low **Social Costs** (e.g. benefits, black lung) High Medium Reinvestment Requirements Variable High Cash Flow Stability Variable High **Operating Margins** Coal Operator Coal Royalty Characteristic 0 20 40 60 80 100 120 140 0 5 10 15 20 25 30 35 40 Quarterly Coal Royalty Revenue Central Appalacia

Illinois Basin

Consists of a combination of surface and underground mines located in KY, VA and WV Lessees customers are primarily electric utilities

Coal is higher quality, lower sulfur

Proximity to East Coast ports make these mines an ideal source of exports

Central Appalachia (73% of Reserves)

Illinois Basin (20% of Reserves)
Comprised of properties in southern Illinois and western Kentucky
Acquired 169 MM tons of reserves in the Illinois
Basin beginning in 2005
The installation of scrubbers by Eastern and
Midwestern utilities has increased demand for the high sulfur coal in the Illinois Basin
Primary Coal Basins
11

Northern Appalachia (3% of Reserves)
San Juan Basin (4% of Reserves)
Northern Appalachia holdings consist of the
Federal and Upshur properties
Reserves are 100% owned and 98% have been leased to operators
Our Lee Ranch property is located in the San
Juan Basin of northwestern New Mexico and

contains only surface coal mines Increased production from 2006 to 2007, whereas statewide coal production dropped Other Coal Basins 12

13

Changes

in

Coal

Reserves:

2002

2009

Coal Production Reserves by Type 2009 Net Royalties by Region 2009 Reserves by Region 2009 Coal Operations 492.8 571.3 (235.5)0 200 400 600 800 1000 Reserves 12/31/01 Production 2002-2009 Acquired 2003-2009 828.6 0 5 10 15 20 25 30 35 40 2004 2005 2006 2007

2008 2009

Central Appalachia San Jaun Basin Illinois Basin Northern Appalachia Central Appalachia 69% San Juan Basin 14% Illinois Basin 11% Northern Appalachia 6% Central Appalachia 73% San Juan Basin 4% Illinois Basin 20% Northern Appalachia 3%

Steam 89%

11%

Metallurgical

Fees charged to lessees for use of coal preparation and loading facilities JV formed in July 2004

Fee-based revenues

Predictable cash flows

Services
5% of Coal & N

(1)

5% of Coal & NRM Net Revenue

Approximately 243,000 acres of forestland in Kentucky,

Virginia and West Virginia

Premium quality hardwood primarily used for furniture Timber 4% of Coal & NRM Net Revenue (1) In October 2007, we purchased oil and gas royalties located on 165,000 acres in eastern Kentucky

and southwestern Virginia

Almost all of our oil and gas royalty interests are associated with leases of these properties
Oil & Gas Royalties
2% of Coal & NRM Net Revenue
(1)
Services, Timber & Oil & Gas Royalties

14

Represents 2009 Coal & NRM revenue less Coal Royalty expenses

(1)

Natural Gas Midstream 15

16

~ 1/3 of 2009 Adjusted EBITDA

(1)

(1)

Adjusted EBITDA is a non-GAAP financial measure. See Appendix for a reconciliation of Adjusted EBITDA to net income at Natural Gas Midstream Overview

47

80

8 Crossroads 20 **AMIs** with Range Resources and a private E&P company Marcellus 18 N/A 134 North Texas 13 N/A 78 Arkoma 224 260 1,681 Panhandle 516 Hamlin 22 40 1,701 Crescent 375 N/A 588 Thunder Creek (25% JV) 2009 Volume (MMcfd) Processing Capacity (MMcfd) Gathering Pipeline (Miles) System 332 MMcfd 2009 Avg. System Throughput Vol: 400 MMcfd

Natural Gas Processing Capacity:

Natural Gas Midstream Systems

4,118 Miles

Gathering Pipeline:

31

17
Significant organic fee-based growth potential from Crossroads, Thunder Creek and Marcellus project (initial start-up in late 2010 / early 2011)
Target hedging 50-60% of remaining commodity-sensitive volumes over 2 years

Currently, 60% of 2010 and 58% of 2011 price-sensitive volumes are hedged Additionally, many gas purchase / keep-whole contracts contain a processing fee floor Volumes by Contract

2004

Volumes by Contract

2009

Since entering the midstream business, we have focused on reducing commodity price risk:

Acquiring fee-based businesses (North Texas and Thunder Creek)

Pursuing green field projects backed by fee-based contracts (Crossroads and Marcellus)

Converting a portion of existing keep-whole contracts to fee-based or POP

Hedged Midstream Business with

Growing Fee-Based Volumes

Fee-

Based

14%

Keep-

Whole

52%

Percent-of-

Proceeds

34%

Fee-Based

19%

Keep-

Whole

28%

Percent-of-

Proceeds

53%

Gas Rig Count vs. Natural Gas Production
Lower 48 State On-Shore Gas Production
Oil-to-Natural Gas Price Ratio
Source: Energy Information Administration, Baker Hughes, and Bloomberg
Our assets are well positioned to benefit from
increasing activity in emerging resource plays:

Granite Wash

Marcellus Shale

25.0x

Haynesville Shale / Horizontal Cotton Valley Attractive processing economics are expected to persist Well Positioned Asset Base Rig Count Production Shale gas drives future production growth 0.0x5.0x10.0x15.0x20.0x

2000

2005

2010

2015

2020

2025

2030

2035

Conventional

Shale Gas

Coalbed

Methane

Oil Associated

19 Gathering system in the Anadarko Basin of Texas and Oklahoma Comprised of a number of major gathering systems and compressor stations

Beaver / Spearman plants 200 MMcfd of

inlet capacity

Panhandle System

Sweetwater plant Acquired in July 2009, 60 MMcfd of inlet capacity Approximately 203 producers pursuant to 332 contracts Positioned to capitalize on the development of the Granite Wash Overview **Operating Statistics Processing Plants** 3 Processing Capacity (MMcfd) 260 Gathering System Length (miles) 1,681

20 Crossroads Gathering system in Oklahoma s Sooner Trend Consists of 1,701 miles of pipeline and 15 related compressor stations

Crescent

processing plant

NGL

recovery plant with capacity of 40 MMcfd Wells are generally low-volume and long-lived with large NGL quantities Crescent Thunder Creek Gas Services Hamlin Arkoma North Texas Gathering system stretching over

West Central Texas with the Hamlin processing plant located in Fisher County, Texas Consists of 500+ miles of pipeline

and 8 related compressor stations

Hamlin plant 20 MMcfd capacity Consists of three separate standalone gathering systems in southeastern Oklahoma s Arkoma **Basin**

Two systems are 100% owned, third system is 49% owned

Average 2009 throughput volume of 13 MMcfd Purchased 25% JV interest in Thunder Creek from Kinder Morgan Energy Partners (April 08) in Wyoming s Powder River Basin

Devon Energy owns the other 75% interest 100% fee-based model Average 2009 throughput volume of 375 MMcfd Located in the southeast portion of Harrison County, Texas Anchored by a long-term commitment under a fee-based arrangement 80 MMcfd of inlet capacity Centered around 5 major producers Positioned for growth from

Haynesville Shale Acquired gas gathering and transportation assets in the Barnett Shale play in the Fort Worth Basin

134 miles of gathering pipeline

Approximately 240,000 acres 100% fee-based revenues

Potential to increase revenues through addition of processing, treating and other services Natural Gas Midstream Other Systems

21

AMI with Range Resources in Lycoming, Bradford and Tioga Counties, PA

PVR to provide gathering, compression and related services

Range to initially dedicate over 75,000 acres with ongoing active lease acquisition program within the Area of Mutual Interest ($\,$ AMI $\,$)

Gathering system will have over 700 MMcfd of throughput capacity Total capital investment:

Expect \$170 \$200 million between 2010 and 2015 (approx. \$60 million in 2010) 100% fee-based:

Firm reservation charges that provide a floor on returns

Additional volumetric fees based upon delivered volumes Area Infrastructure and Range Positions Tennessee 300 Line

Connects Gulf coast and Rockies supply with northeastern markets

Capability to move 400 MMcfd of Marcellus production Transco Leidy Lateral

Connects Leidy storage facility with northeastern markets

Capability to move 1.5 Bcfd of
Marcellus production through
physical or backhaul transport
Columbia Gas Transmission / Columbia Gulf
Marcellus Fairway
Areas under development
Texas Eastern Transmission
Tennessee Gas Pipeline
Dominion Transmission
Transcontinental Gas Pipeline
Marcellus Project Provides Significant Fee-Based Growth

22

Distributable Cash Flow

(1)

vs. Distributions

Annual Adjusted EBITDA

(1)

\$0

\$40

\$80 \$120 \$160 \$200 2005 2006 2007 2008 2009 \$0 \$35 \$70 \$105 \$140 \$175 2005 2006 2007 2008 2009 Distributions **DCF** (1) Adjusted EBITDA and Distributable Cash Flows are non-GAAP financial measures. See Appendix for a reconciliations of the Relatively moderate maintenance capital expenditure requirements Target distribution coverage ratio of 1.2x Target long-term debt / EBITDA ratio of < 3.5xGrowth financed 50% debt / 50% equity Debt / Adjusted EBITDA (1) Average: 2.7x 0.0x1.0x2.0x3.0x4.0x2005 2006 2007 2008 2009 Financial Overview

23

Conservative Pro Forma Leverage with Strong Liquidity Profile

Balance Sheet as of June 30, 2010

(1)

Adjusted EBITDA is a non-GAAP financial measure. See Appendix for a reconciliation of Adjusted EBITDA to operating inc

On August 13, 2010, PVR closed on an amended 5 year credit facility of \$850 million

(3)

Revolver availability includes adjustment for \$1.6 million in letters of credit Conservative Capitalization

Total Debt

646.5

\$

Partners' Capital

459.4

Total Capitalization

1,105.9

\$

LTM Adjusted EBITDA

(1)

190.6

Debt / Adjusted EBITDA

3.4x

Debt / Capitalization

58%

Revolver Capacity

(2)

850.0

Revolver Availability

(3)

501.9

48

Diversified, Relatively Low-Risk Asset Base Strategically Located Coal Reserves and Midstream Assets Stable and Predictable Coal Royalty Business Solid Balance Sheet and Attractive Yield Stable Cash Flows and Distribution Coverage Well Positioned

Capitalize

on

Partnership

Momentum

&

Industry Trends

Hedged Midstream Business with Growing Fee-Based Volumes

Conclusion: Key Investment Highlights

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25 Appendix

PVR / PVG Merger

Hedging Strategy

Financial Information

26

PVR and PVG will file a joint proxy statement/prospectus and other documents with the SEC in relation to the merger. Investor are urged to read these documents carefully when they become available because they will contain important information regarding PVR, PVG, and the transaction. A definitive joint proxy statement/prospectus will be sent to unitholders of PVR and PVG seeking their approvals as contemplated by the merger agreement. Once available, investors may obtain a free copy of the joint proxy statement/prospectus and other documents containing information about PVR and PVG, without charge, at the SEC website at www.sec.gov. Copies of the joint proxy statement/prospectus and the SEC filings that will be incorporated by refere in the joint proxy statement/prospectus may also be obtained free of charge by contacting investor relations at 610-975-8204, or

by accessing www.pvresource.com

or www.pvgpholdings.com. PVR, PVG, and the officers and directors of the general partner of each partnership may be deemed to be participants in the solicitation of proxies from their security holders. Information about these

entities

and

persons

can

be

found

in

PVR s

and

PVG s

Annual

Reports

on

Form10-K

for

the

year

ended

December

31,

2009.

Additional

information

about

such

entities

and

persons

may

also

be

obtained

from

the

joint

proxy

statement/prospectus

when it becomes available.

PVR / PVG Merger Legal Notices

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

satisfaction of the closing conditions to the proposed transaction, and the timing of the completion of the proposed transaction. Because such statements include risks, uncertainties and contingencies, actual results may differ materially from those expressed or implied by such forward-looking statements. Many of the factors that will determine PVR s and PVG's future results are beyond the ability of management to control or predict. Readers should not place undue reliance on forward-looking statements, which reflect management s views only as of the date hereof. PVR and PVG undertake no obligation to revise or update any forward-looking statements, or to make any other forward-looking statements, whether as the result of new information, future events or otherwise. These risks as well as other risks, uncertainties and contingencies are discussed in mor detail in PVR s and PVG's joint press release and public periodic filings with the Securities and Exchange Commission (SEG including PVR s and PVG's Annual Reports on Form 10-K for the year ended December 31, 2009 and most recent Quarterly Reports on Form 10-Q.

27 PVR / PVG Merger -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

The merger is subject to approval by a majority of each of PVR s and PVG s unitholders

PVG has agreed to vote its approximate 37.6% interest in PVR units in favor of the merger

PVG unitholders will receive 0.98 PVR limited partnership (LP) units in exchange for each PVG LP unit they own

The merger would result in 38.3 million additional PVR units being issued and the cancellation of the approximate 19.6 million PVR LP units currently owned by PVG

Following the merger, the former PVG unitholders will own approximately 54% of PVR s LP units

The merger would result in PVR owning its General Partner and the cancellation of PVG s incentive distribution rights (IDRs)

The PVR management team will continue in their current roles

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

see

PVR/PVG

merger

presentation

dated

9/22/2010

28 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

29
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

30 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%

31 Derivative Hedging Strategy

PVR is long NGLs and short natural gas

Active hedge strategy to mitigate commodity price risk

Exposed to frac spread risk through wellhead purchase contract and to direct commodity price risk through percent-of-proceeds contacts

Current and future hedges

2010 hedges are 60% of current price-sensitive volumes

2011 hedges are 58% of current price-sensitive volumes

Target hedging 50-60% of price sensitive exposure out 2 years

Sensitivity to commodity price changes is expected to decrease as a result of increasing fixed-fee volumes from the Marcellus Shale, Thunder Creek and Crossroads

32 \$51.2 30.6

13.0

(4.8)

1.3

```
(4.6)
$86.7
$104.5
58.2
31.8
(11.4)
(38.5)
(0.2)
(14.5)
$129.9
($ in millions)
Year Ended December 31,
2009
2008
2007
2006
2005
2004
Net Income
DD&A
Impairments
Total derivative losses (gains)
Cash settlements of derivatives
Equity earnings from jv s, net of distributions.
Other
Other CAPEX
Distributable Cash Flow
$34.3
18.6
0.6
(0.1)
$53.4
$73.9
37.5
13.2
(19.4)
1.3
4.6
(9.5)
$101.6
$56.6
41.5
```

50.2

(17.8)
(0.3)
(9.8)
\$120.5
\$65.2
70.2
1.5
22.7
3.0
(2.5)
(8.4)
\$151.7
PVR Historical Distributable Cash Flow Summary

Distributable Cash Flow Reconciliation

```
33
```

(in thousands)

Reconciliation of net income to Adjusted EBITDA:

```
Net income
$
    65,215
$
   104,500
$
    56,623
$
    73,928
$
    51,161
Depreciation, depletion and amortization
     70,235
     58,166
     41,512
     37,493
     30,628
Interest expense
     24,653
     24,672
     17,338
     18,821
     14,054
EBITDA
    160,103
    187,338
    115,473
    130,242
     95,843
Impairments
      1,511
     31,801
Equity earnings, net of distributions received
      (2,537)
       (224)
       (285)
      1,317
      1,269
Derivative losses (gains)
     22,700
     (11,357)
     50,163
     13,213
     13,036
Net cash settlements of derivatives
      3,000
     (38,466)
    (17,779)
    (19,436)
     (4,752)
Adjusted EBITDA
$ 184,777
```

```
169,092
$
  147,572
$ 125,336
$ 105,396
Reconciliation of cash flows from operating
activities to Adjusted EBITDA:
Cash flows from operating activities
   159,972
$
  139,176
$
  127,824
$ 107,344
    93,712
Changes in operating assets and liabilities
      5,308
      6,529
      2,243
        (60)
       (635)
Non-cash interest expense
      (4,391)
      (2,693)
       (678)
       (769)
      (1,735)
Interest expense
     24,653
     24,672
     17,338
     18,821
     14,054
Equity earnings, net of distributions received
      2,537
       224
       285
      (1,317)
      (1,269)
Derivative gains (losses)
    (22,700)
     11,357
     (50,163)
    (13,213)
    (13,036)
Cash settlement on derivatives
     (3,000)
     38,466
     17,779
     19,436
      4,752
Impairments
      (1,511)
```

```
(31,801)
Other
       (765)
      1,408
       845
EBITDA
    160,103
    187,338
    115,473
    130,242
     95,843
Impairments
      1,511
     31,801
Equity earnings, net of distributions received
     (2,537)
       (224)
       (285)
      1,317
      1,269
Derivative losses (gains)
     22,700
     (11,357)
     50,163
     13,213
     13,036
Net cash settlements of derivatives
      3,000
    (38,466)
    (17,779)
    (19,436)
     (4,752)
Adjusted EBITDA
  184,777
$ 169,092
$ 147,572
$ 125,336
$ 105,396
Year Ended December 31,
PVR -
Historical Adjusted EBITDA Summary
```

Reconciliation of Adjusted EBITDA