HollyFrontier Corp Form 10-Q May 02, 2019

UNITED STATES SECURITIES AND EXCHANGE COM Washington, D.C. 20549	MISSION		
FORM 10-Q			
(Mark One) QUARTERLY REPORT PURSUANT ý 1934	TO SECTION 13	3 OR 15(d) OF THE SE	CURITIES EXCHANGE ACT OF
For the quarterly period ended March 31, OR	2019		
".TRANSITION REPORT PURSUANT" 1934	TO SECTION 13	OR 15(a) OF THE SEC	URITIES EXCHANGE ACT OF
For the transition period from Commission File Number 1-3876	to		
HOLLYFRONTIER CORPORATION (Exact name of registrant as specified in a	its charter)		
Delaware	75-1056913		
(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer	dentification No.)	
2828 N. Harwood, Suite 1300 Dallas, Texas	75201		
(Address of principal executive offices) (214) 871-3555	(Zip Code)		
(Registrant's telephone number, includin	g area code)		
(Former name, former address and forme	r fiscal year, if ch	anged since last report)	
Securities registered pursuant to 12(b) of	the Securities Ex	change Act of 1934:	
Title of each class Trad	ing Symbol(s)	Name of each exchang registered	e on which
Common Stock \$0.01 par value HFC Indicate by check mark whether the regiss the Securities Exchange Act of 1934 duri required to file such reports), and (2) has Yes \circ No "	trant (1) has filed ng the preceding	New York Stock Exch all reports required to b 12 months (or for such	e filed by Section 13 or 15 (d) of shorter period that the registrant was
Indicate by check mark whether the regist submitted pursuant to Rule 405 of Regula such shorter period that the registrant was Indicate by check mark whether the regist smaller reporting company, or an emergin filer," "smaller reporting company" and "	ation S-T (§232.4 s required to subn trant is a large ac ng growth compa	05 of this chapter) durin nit such files). Yes ý celerated filer, an accele ny. See the definitions c	g the preceding 12 months (or for No " erated filer, a non-accelerated filer, a of "large accelerated filer," "accelerated

Large accelerated filer ýAccelerated filer Non-accelerated filer Smaller reporting company

Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes "No ý

170,765,384 shares of Common Stock, par value \$.01 per share, were outstanding on April 26, 2019.

HOLLYFRONTIER CORPORATION INDEX

	Page
Forward-Looking Statements	<u>3</u>
PART I. FINANCIAL INFORMATION	
Definitions	<u>4</u>
Item 1. Financial Statements	
Consolidated Balance Sheets March 31, 2019 (Unaudited) and December 31, 2018	<u>6</u>
Consolidated Statements of Income (Unaudited) Three Months Ended March 31, 2019 and 2018	<u>7</u>
Consolidated Statements of Comprehensive Income (Unaudited) Three Months Ended March 31, 2019 and 2018	<u>8</u>
Consolidated Statements of Cash Flows (Unaudited) Three Months Ended March 31, 2019 and 2018	<u>9</u>
Consolidated Statements of Equity (Unaudited) Three Months Ended March 31, 2019 and 2018	<u>10</u>
Notes to Consolidated Financial Statements (Unaudited)	<u>11</u>
Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations	<u>32</u>
Item 3. Quantitative and Qualitative Disclosures About Market Risk	<u>46</u>
Reconciliations to Amounts Reported Under Generally Accepted Accounting Principles	<u>46</u>
Item 4. Controls and Procedures	<u>47</u>
PART II. OTHER INFORMATION	
Item 1. Legal Proceedings	<u>49</u>
Item 1A. Risk Factors	<u>49</u>
Item 2. Unregistered Sales of Equity Securities and Use of Proceeds	<u>49</u>
Item 6. Exhibits	<u>49</u>
Index to Exhibits	<u>50</u>

Signatures

FORWARD-LOOKING STATEMENTS

References herein to HollyFrontier Corporation ("HollyFrontier") include HollyFrontier and its consolidated subsidiaries. In accordance with the Securities and Exchange Commission's ("SEC") "Plain English" guidelines, this Quarterly Report on Form 10-Q has been written in the first person. In this document, the words "we," "our," "ours" and "us" refer only to HollyFrontier and its consolidated subsidiaries or to HollyFrontier or an individual subsidiary and not to any other person with certain exceptions. Generally, the words "we," "our," "ours" and "us" include Holly Energy Partners, L.P. ("HEP") and its subsidiaries as consolidated subsidiaries of HollyFrontier, unless when used in disclosures of transactions or obligations between HEP and HollyFrontier or its other subsidiaries. This document contains certain disclosures of agreements that are specific to HEP and its consolidated subsidiaries and do not necessarily represent obligations of HollyFrontier. When used in descriptions of agreements and transactions, "HEP" refers to HEP and its consolidated subsidiaries.

This Quarterly Report on Form 10-Q contains certain "forward-looking statements" within the meaning of the federal securities laws. All statements, other than statements of historical fact included in this Form 10-Q, including, but not limited to, those under "Results of Operations," "Liquidity and Capital Resources" and "Risk Management" in Part I, Item 2 "Management's Discussion and Analysis of Financial Condition and Results of Operations" and those in Part II, Item 1 "Legal Proceedings" are forward-looking statements. Forward-looking statements use words such as "anticipate," "project," "expect," "plan," "goal," "forecast," "intend," "should," "would," "could," "believe," "may," and similar expressions and state regarding our plans and objectives for future operations. These statements are based on management's beliefs and assumptions using currently available information and expectations as of the date hereof, are not guarantees of future performance and involve certain risks and uncertainties. All statements concerning our expectations for future results of operations. Although we believe that the expectations reflected in these forward-looking statements are reasonable, we cannot assure you that our expectations will prove to be correct. Therefore, actual outcomes and results could materially differ from what is expressed, implied or forecast in these statements. Any differences could be caused by a number of factors including, but not limited to:

risks and uncertainties with respect to the actions of actual or potential competitive suppliers of refined petroleum products in our markets;

the demand for and supply of crude oil and refined products;

the spread between market prices for refined products and market prices for crude oil;

the possibility of constraints on the transportation of refined products;

• the possibility of inefficiencies, curtailments or shutdowns in refinery operations or pipelines;

effects of governmental and environmental regulations and policies;

the availability and cost of our financing;

the effectiveness of our capital investments and marketing strategies;

our efficiency in carrying out construction projects;

our ability to acquire refined or lubricant product operations or pipeline and terminal operations on acceptable terms and to integrate any existing or future acquired operations;

the possibility of terrorist or cyber attacks and the consequences of any such attacks;

general economic conditions; and

other financial, operational and legal risks and uncertainties detailed from time to time in our SEC filings.

Cautionary statements identifying important factors that could cause actual results to differ materially from our expectations are set forth in this Form 10-Q, including without limitation, the forward-looking statements that are referred to above. This summary discussion should be read in conjunction with the discussion of the known material risk factors and other cautionary statements under the heading "Risk Factors" included in Item 1A of our Annual Report

on Form 10-K for the year ended December 31, 2018 and in conjunction with the discussion in this Form 10-Q in "Management's Discussion and Analysis of Financial Condition and Results of Operations" under the heading "Liquidity and Capital Resources." All forward-looking statements included in this Form 10-Q and all subsequent written or oral forward-looking statements attributable to us or persons acting on our behalf are expressly qualified in their entirety by these cautionary statements. The forward-looking statements speak only as of the date made and, other than as required by law, we undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

PART I. FINANCIAL INFORMATION

DEFINITIONS

Within this report, the following terms have these specific meanings:

"BPD" means the number of barrels per calendar day of crude oil or petroleum products.

"BPSD" means the number of barrels per stream day (barrels of capacity in a 24 hour period) of crude oil or petroleum products.

"Base oil" is a lubricant grade oil initially produced from refining crude oil or through chemical synthesis that is used in producing lubricant products such as lubricating greases, motor oil and metal processing fluids.

"Biodiesel" means a clean alternative fuel produced from renewable biological resources.

"Black wax crude oil" is a low sulfur, low gravity crude oil produced in the Uintah Basin in Eastern Utah that has certain characteristics that require specific facilities to transport, store and refine into transportation fuels.

"Cracking" means the process of breaking down larger, heavier and more complex hydrocarbon molecules into simpler and lighter molecules.

"Crude oil distillation" means the process of distilling vapor from liquid crudes, usually by heating, and condensing the vapor slightly above atmospheric pressure turning it back to liquid in order to purify, fractionate or form the desired products.

"Ethanol" means a high octane gasoline blend stock that is used to make various grades of gasoline.

"FCC," or fluid catalytic cracking, means a refinery process that breaks down large complex hydrocarbon molecules into smaller more useful ones using a circulating bed of catalyst at relatively high temperatures.

"Hydrodesulfurization" means to remove sulfur and nitrogen compounds from oil or gas in the presence of hydrogen and a catalyst at relatively high temperatures.

"Hydrogen plant" means a refinery unit that converts natural gas and steam to high purity hydrogen, which is then used in the hydrodesulfurization, hydrocracking and isomerization processes.

"Isomerization" means a refinery process for rearranging the structure of C5/C6 molecules without changing their size or chemical composition and is used to improve the octane of C5/C6 gasoline blendstocks.

"LPG" means liquid petroleum gases.

"Lubricant" or "lube" means a solvent neutral paraffinic product used in commercial heavy duty engine oils, passenger car oils and specialty products for industrial applications such as heat transfer, metalworking, rubber and other general process oil.

"MSAT2" means Control of Hazardous Air Pollutants from Mobile Sources, a rule issued by the U.S. Environmental Protection Agency to reduce hazardous emissions from motor vehicles and motor vehicle fuels.

"MMBTU" means one million British thermal units.

"Rack back" represents the portion of our Lubricants and Specialty Products business operations that entails the processing of feedstocks into base oils.

"Rack forward" represents the portion of our Lubricants and Specialty Products business operations that entails the processing of base oils into finished lubricants and the packaging, distribution and sale to customers.

"Refinery gross margin" means the difference between average net sales price and average cost per barrel sold. This does not include the associated depreciation and amortization costs.

"RINs" means renewable identification numbers and refers to serial numbers assigned to credits generated from renewable fuel production under the Environmental Protection Agency's Renewable Fuel Standard ("RFS") regulations, which require blending renewable fuels into the nation's fuel supply. In lieu of blending, refiners may purchase these transferable credits in order to comply with the regulations.

"Sour crude oil" means crude oil containing quantities of sulfur greater than 0.4 percent by weight, while "sweet crude oil" means crude oil containing quantities of sulfur equal to or less than 0.4 percent by weight.

"Vacuum distillation" means the process of distilling vapor from liquid crudes, usually by heating, and condensing the vapor below atmospheric pressure turning it back to a liquid in order to purify, fractionate or form the desired products.

"White oil" is an extremely pure, highly-refined petroleum product that has a wide variety of applications ranging from pharmaceutical to cosmetic products.

"WTI" means West Texas Intermediate and is a grade of crude oil used as a common benchmark in oil pricing. WTI is a sweet crude oil and has a relatively low density.

Item 1. Financial Statements HOLLYFRONTIER CORPORATION CONSOLIDATED BALANCE SHEETS (In thousands, except share data)

(In thousands, except share data)	March 31, 2019	December 31, 2018
	(Unaudited)	2010
ASSETS	· · · · · ·	
Current assets:		
Cash and cash equivalents (HEP: \$11,540 and \$3,045, respectively)	\$496,139	\$1,154,752
Accounts receivable: Product and transportation (HEP: \$14,585 and \$12,332, respectively)	848,881	635,623
Crude oil resales	192,573	36,078
Inventories: Crude oil and refined products Materials, supplies and other (HEP: \$786 and \$858, respectively)	1,041,454 1,494,999 172,930 1,667,929	671,701 1,166,404 187,975 1,354,379
Income taxes receivable	38,288	34,040
Prepayments and other (HEP: \$3,280 and \$3,452, respectively)	77,528	81,507
Total current assets	3,321,338	3,296,379
Properties, plants and equipment, at cost (HEP: \$2,066,625 and \$2,058,388, respectively)	6,998,671	6,780,980
Less accumulated depreciation (HEP: \$(514,066) and \$(489,217), respectively)	(2,182,541) (2,098,446)
Operating lease right-of-use assets (HEP: \$76,950)	4,816,130 428,197	4,682,534
Other assets: Turnaround costs	388,552	339,861
Goodwill (HEP: \$312,873 and \$314,229, respectively)	2,528,087	2,246,435
Intangibles and other (HEP: \$173,113 and \$176,291, respectively)	641,126	429,392
Total assets	3,557,765 \$12,123,430	3,015,688 \$10,994,601
	¢12,120,100	<i>Q</i> 10,222 1,001
LIABILITIES AND EQUITY		
Current liabilities: Accounts payable (HEP: \$9,763 and \$16,723, respectively) Income taxes payable	\$1,158,759 73,592	\$872,627 17,636
Operating lease liabilities (HEP: \$5,020) Accrued liabilities (HEP: \$22,555 and \$27,240, respectively)	87,669 349,265	 277,892
Total current liabilities	1,669,285	1,168,155
	-,	-,;
Long-term debt (HEP: \$1,438,054 and \$1,418,900, respectively)	2,430,934	2,411,540
Noncurrent operating lease liabilities (HEP: \$72,269) Deferred income taxes (HEP: \$488 and \$488, respectively)	342,171 844,566	 722,576
Other long-term liabilities (HEP: \$61,005 and \$63,534, respectively)	844,300 241,900	233,271

Equity: HollyFrontier stockholders' equity:

Preferred stock, \$1.00 par value – 5,000,000 shares authorized; none issued		
Common stock \$.01 par value – 320,000,000 shares authorized; 256,036,760 and 256,036,788 shares issued as of March 31, 2019 and December 31, 2018, respectively	2,560	2,560
Additional capital	4,204,841	4,196,125
Retained earnings	4,393,108	4,196,902
Accumulated other comprehensive income	27,398	13,623
Common stock held in treasury, at cost – 85,271,376 and 83,915,297 shares as of March 31, 2019 and December 31, 2018, respectively	(2,563,867)) (2,490,639)
Total HollyFrontier stockholders' equity	6,064,040	5,918,571
Noncontrolling interest	530,534	540,488
Total equity	6,594,574	6,459,059
Total liabilities and equity	\$12,123,430	\$10,994,601

Parenthetical amounts represent asset and liability balances attributable to Holly Energy Partners, L.P. ("HEP") as of March 31, 2019 and December 31, 2018. HEP is a variable interest entity.

See accompanying notes.

HOLLYFRONTIER CORPORATION CONSOLIDATED STATEMENTS OF INCOME (Unaudited) (In thousands, except per share data)

	Three Months Ended March 31,	
	2019	2018
Sales and other revenues	\$3,897,247	\$4,128,427
Operating costs and expenses:		
Cost of products sold (exclusive of depreciation and amortization):		
Cost of products sold (exclusive of lower of cost or market inventory valuation adjustment)		3,347,125
Lower of cost or market inventory valuation adjustment		(103,838)
	2,966,859	3,243,287
Operating expenses (exclusive of depreciation and amortization)	331,592	320,288
Selling, general and administrative expenses (exclusive of depreciation and amortization)	88,034	64,664
Depreciation and amortization	121,421	104,341
Total operating costs and expenses	3,507,906	3,732,580
Income from operations	389,341	395,847
Other income (expense):		
Earnings of equity method investments	2,100	1,279
Interest income	6,375	2,590
Interest expense	(36,647)	(32,723)
Gain on foreign currency transactions	2,265	5,560
Other, net	557	1,346
	(25,350)	(21,948)
Income before income taxes	363,991	373,899
Income tax expense:		
Current	55,284	57,651
Deferred	32,221	27,386
	87,505	85,037
Net income	276,486	288,862
Less net income attributable to noncontrolling interest	23,431	20,771
Net income attributable to HollyFrontier stockholders	\$253,055	\$268,091
Earnings per share attributable to HollyFrontier stockholders:	. ,	. ,
Basic	\$1.48	\$1.51
Diluted	\$1.47	\$1.50
Average number of common shares outstanding:		
Basic	170,851	176,617
Diluted	172,239	177,954
	. ,	- ,

See accompanying notes.

HOLLYFRONTIER CORPORATION CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited) (In thousands)

	Three Mor March 31,	nths Ended
	2019	2018
Net income	\$276,486	\$288,862
Other comprehensive income (loss):	1 262	(11040)
Foreign currency translation adjustment Hedging instruments:	4,363	(11,940)
Change in fair value of cash flow hedging instruments	15,590	(4,325)
Reclassification adjustments to net income on settlement of cash flow hedging instruments	(1,642)	(1,191)
Net unrealized gain (loss) on hedging instruments	13,948	(5,516)
Post-retirement benefit obligations:		
Loss on pension plans	(72)) —
Loss on post-retirement healthcare plan	(2)) —
Net change in post-retirement benefit obligations	(74))
Other comprehensive income (loss) before income taxes	18,237	(17,456)
Income tax expense (benefit)	4,462	(3,876)
Other comprehensive income (loss)	13,775	(13,580)
Total comprehensive income	290,261	275,282
Less noncontrolling interest in comprehensive income	23,431	20,771
Comprehensive income attributable to HollyFrontier stockholders	\$266,830	\$254,511

See accompanying notes.

HOLLYFRONTIER CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited) (In thousands)

(In thousands)			
		nths Ended	
	March 31,		
	2019	2018	
Cash flows from operating activities:			
Net income	\$276,486	\$288,862	
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization	121,421	104,341	
Lower of cost or market inventory valuation adjustment	(232,346)	(103,838)
Earnings of equity method investments, inclusive of distributions	(111)	243	
Gain on sale of assets	(9)	(180)
Deferred income taxes	32,221		
Equity-based compensation expense	9,374	8,797	
Change in fair value – derivative instruments	20,909	(18,096)
(Increase) decrease in current assets:			
Accounts receivable	(315,106)	(136,841)
Inventories	3,967	151,451	
Income taxes receivable	(1,292)	21,111	
Prepayments and other	6,543	(5,297)
Increase (decrease) in current liabilities:			
Accounts payable	270,802	(20,065)
Income taxes payable	55,555	33,701	
Accrued liabilities	43,480	34,978	
Turnaround expenditures	(78,597)	(56,833)
Other, net	3,519	4,064	
Net cash provided by operating activities	216,816	333,784	
Cash flows from investing activities:			
Additions to properties, plants and equipment	(53,017)	(56,927)
Additions to properties, plants and equipment – HEP	(10,718)	(12,612)
Purchase of Sonneborn, net of cash acquired	(663,385)) —	
Other, net	395	3,458	
Net cash used for investing activities	(726,725)	(66,081)
Cash flows from financing activities:			
Borrowings under credit agreements	104,000	227,000	
Repayments under credit agreements	(85,000)	(343,500)
Proceeds from issuance of common units - HEP		114,529	
Purchase of treasury stock	(77,825)	(25,647)
Dividends	(56,849)	(58,856)
Distributions to noncontrolling interest	(33,673)	(29,237)
Payments on finance leases	(408)) —	
Other, net	(373)) <u> </u>	
Net cash used for financing activities		(115,711)
Effect of exchange rate on cash flow	1,424	(1,282)

Cash and cash equivalents:	
Increase (decrease) for the period	(658,613) 150,710
Beginning of period	1,154,752 630,757
End of period	\$496,139 \$781,467
Supplemental disclosure of cash flow information:	
Cash paid during the period for:	
Interest	\$(26,743) \$(17,293)
Income taxes, net	\$(2,686) \$(2,857)
See accompanying notes.	

HOLLYFRONTIER CORPORATION CONSOLIDATED STATEMENTS OF EQUITY (Unaudited) (In thousands)

	HollyFrontier Stockholders' Equity						
	Stock	onAdditional Capital	Retained Earnings	Accumulated Other Comprehensiv Income	Treasury wetock	Non-controllin Interest	n g otal Equity
Balance at December 31,		usands)					
2018	\$2,560	\$4,196,125	\$4,196,902	\$ 13,623	\$(2,490,639)	\$ 540,488	\$6,459,059
Net income			253,055			23,431	276,486
Dividends (\$0.33 declared per common share)			(56,849)				(56,849)
Distributions to noncontrolling interest	_	_	_	_		(33,673)	(33,673)
holders							
Other comprehensive income, net of tax			_	13,775	_	_	13,775
Issuance of common stock							
under incentive		3			(3)		
compensation plans, net of tax							
Equity-based compensation		8,713	_	_	_	661	9,374
Purchase of treasury stock	—	—	—	—	(73,225)	—	(73,225)
Purchase of HEP units for	_		_	_	_	(373)	(373)
restricted grants Balance at March 31, 2019	\$2,560	\$4,204,841	\$4,393,108	\$ 27,398	\$(2,563,867)	\$ 530,534	\$6,594,574
	Hall-E	ontion Stools	haldans' Eauit				
	HollyFi	contier Stock	holders' Equit	y Accumulated			
		onAdditional Capital	Retained Earnings	Other Comprehensiv Income	Treasury etock	Non-controllin Interest	agotal Equity
	(In thou	isands)					
Balance at December 31, 2017	\$2,560	\$4,132,696	\$3,346,615	\$ 29,869	\$(2,140,911)	\$ 526,111	\$5,896,940
Net income			268,091	_	_	20,771	288,862
Dividends (\$0.33 declared per common share) Distributions to noncontrolling interest holders Other comprehensive loss, net of tax	_		(58,856)	—			(58,856)
		_	_	_	_	(29,237)	(29,237)
			_	(13,580)	_	_	(13,580)
Equity attributable to HEP common unit issuances, ne of tax	t—	41,980	_		_	58,031	100,011

Issuance of common stock under incentive compensation plans, net of ⁻ tax	_	1,057	_	_	(1,057) —			
Equity-based		7,961	_		_	836		8,797	
Purchase of treasury stock –	_	_		—	(27,520)		(27,520)
Purchase of HEP units for				_	—	(58)	(58)
Adoption of accounting			(11,019) 3,572	_			(7,447)
Other –		1	(1) —					
Balance at March 31, 2018 \$	52,560	\$4,183,695	\$3,544,830	\$ 19,861	\$(2,169,488)	\$ 576,454		\$6,157,91	2

HOLLYFRONTIER CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

NOTE 1: Description of Business and Presentation of Financial Statements

References herein to HollyFrontier Corporation ("HollyFrontier") include HollyFrontier and its consolidated subsidiaries. In accordance with the Securities and Exchange Commission's ("SEC") "Plain English" guidelines, this Quarterly Report on Form 10-Q has been written in the first person. In these financial statements, the words "we," "our," "ours" and "us" refer only to HollyFrontier and its consolidated subsidiaries or to HollyFrontier or an individual subsidiary and not to any other person, with certain exceptions. Generally, the words "we," "our," "ours" and "us" include Holly Energy Partners, L.P. ("HEP") and its subsidiaries as consolidated subsidiaries of HollyFrontier, unless when used in disclosures of transactions or obligations between HEP and HollyFrontier or its other subsidiaries. These financial statements contain certain disclosures of agreements that are specific to HEP and its consolidated subsidiaries and do not necessarily represent obligations of HollyFrontier. When used in descriptions of agreements and transactions, "HEP" refers to HEP and its consolidated subsidiaries.

We are an independent petroleum refiner and marketer that produces high-value light products such as gasoline, diesel fuel, jet fuel and other specialty products. We own and operate petroleum refineries that serve markets throughout the Mid-Continent, Southwest and Rocky Mountain regions of the United States. In addition, we produce base oils and other specialized lubricants in the United States, Canada and the Netherlands, with retail and wholesale marketing of our products through a global sales network with locations in Canada, the United States, Europe, China and Latin America. As of March 31, 2019, we:

owned and operated a petroleum refinery in El Dorado, Kansas (the "El Dorado Refinery"), two refinery facilities located in Tulsa, Oklahoma (collectively, the "Tulsa Refineries"), a refinery in Artesia, New Mexico that is operated in conjunction with crude oil distillation and vacuum distillation and other facilities situated 65 miles away in Lovington, New Mexico (collectively, the "Navajo Refinery"), a refinery located in Cheyenne, Wyoming (the "Cheyenne Refinery") and a refinery in Woods Cross, Utah (the "Woods Cross Refinery");

owned and operated Petro-Canada Lubricants Inc. ("PCLI") located in Mississauga, Ontario, which produces base oils and other specialized lubricant products;

owned and operated Sonneborn with manufacturing facilities in Petrolia, Pennsylvania and the Netherlands; owned and operated Red Giant Oil Company LLC ("Red Giant Oil"), which supplies locomotive engine oil with storage and distribution facilities in Iowa, Kansas, Utah and Wyoming, along with a blending and packaging facility in Texas; owned and operated HollyFrontier Asphalt Company LLC ("HFC Asphalt"), which operates various asphalt terminals in Arizona, New Mexico and Oklahoma; and

owned a 57% limited partner interest and a non-economic general partner interest in HEP, a variable interest entity ("VIE"). HEP owns and operates logistic assets consisting of petroleum product and crude oil pipelines, terminals, tankage, loading rack facilities and refinery processing units that principally support our refining and marketing operations in the Mid-Continent, Southwest and Rocky Mountain regions of the United States.

On November 12, 2018, we entered into an equity purchase agreement to acquire 100% of the issued and outstanding capital stock of Sonneborn US Holdings Inc. and 100% of the membership rights in Sonneborn Coöperatief U.A. (collectively, "Sonneborn"). The acquisition closed on February 1, 2019.

On July 10, 2018, we entered into a definitive agreement to acquire Red Giant Oil, a privately-owned lubricants company. The acquisition closed on August 1, 2018.

We have prepared these consolidated financial statements without audit. In management's opinion, these consolidated financial statements include all normal recurring adjustments necessary for a fair presentation of our consolidated financial position as of March 31, 2019, the consolidated results of operations and comprehensive income for the three months ended March 31, 2019 and 2018 and consolidated cash flows for the three months ended March 31, 2019 and 2018 and consolidated cash flows for the three months ended March 31, 2019 and 2018 and consolidated cash flows for the three months ended March 31, 2019 and 2018 in accordance with the rules and regulations of the SEC. Although certain notes and other information required by generally accepted accounting principles in the United States ("GAAP") have been condensed or omitted, we believe that the disclosures in these consolidated financial statements are adequate to make the information presented not misleading. These consolidated financial statements should be read in conjunction with our Annual Report on Form 10-K for the year ended December 31, 2018 that has been filed with the SEC.

Our results of operations for the three months ended March 31, 2019 are not necessarily indicative of the results of operations to be realized for the year ending December 31, 2019.

Accounts Receivable: Our accounts receivable consist of amounts due from customers that are primarily companies in the petroleum industry. Credit is extended based on our evaluation of the customer's financial condition, and in certain circumstances collateral, such as letters of credit or guarantees, is required. We reserve for doubtful accounts based on our historical loss experience as well as specific accounts identified as high risk, which historically have been minimal. Credit losses are charged to the allowance for doubtful accounts when an account is deemed uncollectible. Our allowance for doubtful accounts was \$3.9 million at March 31, 2019 and \$3.6 million at December 31, 2018.

Inventories: Inventories related to our refining operations are stated at the lower of cost, using the last-in, first-out ("LIFO") method for crude oil and unfinished and finished refined products, or market. In periods of rapidly declining prices, LIFO inventories may have to be written down to market value due to the higher costs assigned to LIFO layers in prior periods. In addition, the use of the LIFO inventory method may result in increases or decreases to cost of sales in years that inventory volumes decline as the result of charging cost of sales with LIFO inventory costs generated in prior periods. An actual valuation of inventory under the LIFO method is made at the end of each year based on the inventory levels at that time. Accordingly, interim LIFO calculations are based on management's estimates of expected year-end inventory levels and are subject to the final year-end LIFO inventory valuation.

Inventories of our Petro-Canada Lubricants and Sonneborn businesses are stated at the lower of cost, using the first-in, first-out ("FIFO") method, or net realizable value.

Inventories consisting of process chemicals, materials and maintenance supplies and renewable identification numbers ("RINs") are stated at the lower of weighted-average cost or net realizable value.

Leases: At inception, we determine if an arrangement is or contains a lease. Right-of-use ("ROU") assets represent our right to use an underlying asset for the lease term and lease liabilities represent our payment obligation under the leasing arrangement. ROU assets and lease liabilities are recognized at the commencement date based on the present value of lease payments over the lease term. We use our estimated incremental borrowing rate ("IBR") to determine the present value of lease payments as most of our leases do not contain an implicit rate. Our IBR represents the interest rate which we would pay to borrow, on a collateralized basis, an amount equal to the lease payments over a similar term in a similar economic environment. We use the implicit rate when readily determinable.

Operating leases are recorded in operating lease right-of-use assets and current and noncurrent operating lease liabilities on our consolidated balance sheet. Finance leases are included in properties, plants and equipment and accrued liabilities and other long-term liabilities on our consolidated balance sheet.

Our lease term includes option to extend the lease when it is reasonably certain that we will exercise that option. Leases with a term of 12 months or less are not recorded on our balance sheet and lease expense is accounted for on a straight-line basis. For certain equipment leases, we apply a portfolio approach for the operating lease ROU assets and liabilities. Also, as a lessee, we separate non-lease components that are identifiable and exclude them from the determination of net present value of lease payment obligations. In addition, HEP, as a lessor, does not separate the non-lease (service) component in contracts in which the lease component is the dominant component. HEP treats these combined components as an operating lease.

Goodwill and Long-lived Assets: As of March 31, 2019, our goodwill balance was \$2.5 billion, with goodwill assigned to our Refining, Lubricants and Specialty Products and HEP segments of \$1.7 billion, \$0.5 billion and \$0.3 billion, respectively. During the first quarter of 2019, we recognized \$280.0 million in goodwill as a result of our Sonneborn acquisition, all of which has been assigned to our Lubricants and Specialty Products segment. See Note 17 for additional information on our segments. The carrying amount of our goodwill may fluctuate from period to period due to the effects of foreign currency translation adjustments on goodwill assigned to our Lubricants and Specialty Products segment. Goodwill represents the excess of the cost of an acquired entity over the fair value of the assets acquired and liabilities assumed. Goodwill is not subject to amortization and is tested annually or more frequently if an event occurs or circumstances change that would more likely than not reduce the fair value of a reporting unit below its carrying amount. Our goodwill impairment testing first entails a comparison of our reporting units fair values relative to their respective carrying values. If carrying value exceeds fair value for a reporting unit, we measure goodwill impairment as the excess of the carrying amount of reporting unit goodwill over the implied fair value of that goodwill based on estimates of the fair value of all assets and liabilities in the reporting unit.

Our long-lived assets principally consist of our refining assets that are organized as refining asset groups and our lubricants and specialty products business. Our long-lived assets are evaluated for impairment by identifying whether indicators of impairment exist and if so, assessing whether the long-lived assets are recoverable from estimated future undiscounted cash flows. The actual amount of impairment loss measured, if any, is equal to the amount by which the asset group's carrying value exceeds its fair value.

Revenue Recognition: Revenue on refined product and excess crude oil sales are recognized when delivered (via pipeline, in-tank or rack) and the customer obtains control of such inventory, which is typically when title passes and the customer is billed. All revenues are reported inclusive of shipping and handling costs billed and exclusive of any taxes billed to customers. Shipping and handling costs incurred are reported as cost of products sold. Additionally, our lubricants and specialty products business has sales agreements with marketers and distributors that provide certain rights of return or provisions for the repurchase of products previously sold to them. Under these agreements, revenues and cost of revenues are deferred until the products have been sold to end customers. Our lubricants and specialty products business also has agreements that create an obligation to deliver products at a future date for which consideration has already been received and recorded as deferred revenue. This revenue is recognized when the products are delivered to the customer.

HEP recognizes revenues as products are shipped through its pipelines and terminals and as other services are rendered. Additionally, HEP has certain throughput agreements that specify minimum volume requirements, whereby HEP bills a customer for a minimum level of shipments in the event a customer ships below their contractual requirements. If there are no future performance obligations, HEP recognizes these deficiency payments as revenue. In certain of these throughput agreements, a customer may later utilize such shortfall billings as credit towards future volume shipments in excess of its minimum levels within its respective contractual shortfall make-up period. Such amounts represent an obligation to perform future services, which may be initially deferred and later recognized as revenue based on estimated future shipping levels, including the likelihood of a customer's ability to utilize such amounts prior to the end of the contractual shortfall make-up period. HEP recognizes the service portion of these deficiency payments as revenue when HEP does not expect it will be required to satisfy these performance obligations in the future based on the pattern of rights exercised by the customer. Payment terms under our contracts with customers are consistent with industry norms and are typically payable within 30 days of the date of invoice.

Foreign Currency Translation: Assets and liabilities recorded in foreign currencies are translated into U.S. dollars using exchange rates in effect as of the balance sheet date. Revenue and expense accounts are translated using the weighted-average exchange rates during the period presented. Foreign currency translation adjustments are recorded as a component of accumulated other comprehensive income.

In connection with our PCLI acquisition on February 1, 2017, we issued intercompany notes to initially fund certain of our foreign businesses. Remeasurement adjustments resulting from the conversion of such intercompany financing amounts to functional currencies are recorded as gains and losses as a component of other income (expense) in the income statement. Such adjustments are not recorded to the Lubricants and Specialty Products segment operations, but to Corporate and Other. See Note 17 for additional information on our segments.

Income Taxes: Provisions for income taxes include deferred taxes resulting from temporary differences in income for financial and tax purposes, using the liability method of accounting for income taxes. The liability method requires the effect of tax rate changes on deferred income taxes to be reflected in the period in which the rate change was enacted. The liability method also requires that deferred tax assets be reduced by a valuation allowance unless it is more likely than not that the assets will be realized.

Potential interest and penalties related to income tax matters are recognized in income tax expense. We believe we have appropriate support for the income tax positions taken and to be taken on our income tax returns and that our accruals for tax liabilities are adequate for all open years based on an assessment of many factors, including past experience and interpretations of tax law applied to the facts of each matter.

Inventory Repurchase Obligations: We periodically enter into same-party sell / buy transactions, whereby we sell certain refined product inventory and subsequently repurchase the inventory in order to facilitate delivery to certain locations. Such sell / buy transactions are accounted for as inventory repurchase obligations under which proceeds received under the initial sell is recognized as an inventory repurchase obligation that is subsequently reversed when the inventory is repurchased. For the three months ended March 31, 2019 and 2018, we received proceeds of \$13.2 million and \$9.8 million, respectively, and repaid \$13.1 million and \$10.0 million, respectively, under these sell / buy transactions.

Accounting Pronouncements - Recently Adopted

Leases

In February 2016, ASU 2016-02, "Leases," was issued requiring leases to be measured and recognized as a lease liability, with a corresponding ROU asset on the balance sheet. We adopted this standard effective January 1, 2019 using the optional transition method, whereby comparative prior period financial information will not be restated and will continue to be reported under the lease accounting standard in effect during those periods. We also elected practical expedients provided by the new standard, including the package of practical expedients, whereby we did not reassess lease classification or initial indirect lease cost under the new standard. In addition, we elected to exclude short-term leases, which at inception have a lease term of 12 months or less, from the amounts recognized on our balance sheet. In addition, HEP elected an expedient whereby a lessor does not have to separate non-lease (service) components from lease components under certain contracts. Under this expedient, HEP treated the combined components of its leases with third parties (i.e., the contracts that are not eliminated upon consolidation of HEP by HFC) as an operating lease in accordance with ASC 842. Upon adoption of this standard, we recognized \$433.4 million of lease liabilities and corresponding ROU assets on our consolidated balance sheet. Adoption of this standard did not have a material impact on our results of operations or cash flows. In addition, upon our acquisition of Sonneborn on February 1, 2019, we recognized \$15.9 million of lease liabilities and corresponding ROU assets.

Accounting Pronouncements - Not Yet Adopted

Credit Losses Measurement

In June 2016, ASU 2016-13, "Measurement of Credit Losses on Financial Instruments," was issued requiring measurement of all expected credit losses for certain types of financial instruments, including trade receivables, held at the reporting date based on historical experience, current conditions and reasonable and supportable forecasts. This standard is effective January 1, 2020, and we are evaluating the impact of this standard.

NOTE 2: Acquisitions

On November 12, 2018, we entered into an equity purchase agreement to acquire 100% of the capital stock of Sonneborn. The acquisition closed on February 1, 2019. Sonneborn is a producer of specialty hydrocarbon chemicals such as white oils, petrolatums and waxes with manufacturing facilities in the United States and Europe.

Aggregate consideration totaled \$702.3 million and consists of \$663.4 million in cash paid at acquisition, net of cash acquired, subject to final working capital settlement pursuant to the purchase agreement.

This transaction is accounted for as a business combination using the acquisition method of accounting, with the purchase price allocated to the fair value of the acquired Sonneborn assets and liabilities as of the February 1 acquisition date, with the excess purchase price recorded as goodwill assigned to our Lubricants and Specialty Products segment.

The following summarizes our preliminary value estimates of the Sonneborn assets and liabilities acquired on February 1, 2019:

	(In
	millions)
Cash and cash equivalents	\$ 38.9
Accounts receivable and other current assets	58.8
Inventories	81.0
Properties, plants and equipment	167.6
Goodwill	280.0
Intangibles and other noncurrent assets	235.2
Accounts payable and accrued liabilities	(51.4)
Deferred income tax liabilities	(81.9)
Other long-term liabilities	(25.9)
	\$ 702.3

The preliminary purchase price allocation resulted in the recognition of \$280.0 million in goodwill, which relates to the established workforce and global market presence of the acquired business as well as the expected synergies to be gained upon combining with our existing operations to form an expanded lubricants and specialty products business.

Intangibles include customer relationships, trademarks, patents and technical know-how totaling \$209.6 million that are being amortized on a straight-line basis over a 12-year period.

These values, including deferred taxes, are preliminary and, therefore, may change once we complete our valuations.

Our consolidated financial and operating results reflect the Sonneborn operations beginning February 1, 2019. Our results of operations for the three months ended March 31, 2019 included revenues and loss before income taxes of \$64.3 million and \$7.1 million, respectively, related to these operations.

As of March 31, 2019, we have incurred \$12.6 million in incremental direct acquisition and integration costs that principally relate to legal, advisory and other professional fees and are presented as selling, general and administrative expenses.

Assuming the acquisition of Sonneborn had occurred as of January 1, 2018, proforma revenue for our Lubricants and Specialty Products segment was \$540.1 million and proforma operating income was \$32.9 million for the first quarter of 2018. Proforma revenue was \$525.6 million and proforma operating income was \$3.7 million for the first quarter of 2019. The proforma effects on consolidated HFC revenue and operating income are not material.

NOTE 3: Leases

We have operating and finance leases for land, buildings, pipelines, storage tanks, transportation and other equipment for our operations. Our leases have remaining terms of one to 60 years, some of which include options to extend the leases for up to 10 years.

The following table presents the amounts and balance sheet locations of our operating and financing leases recorded on our consolidated balance sheet.

was as follows:

	March 2019 (In thousa		
Operating leases: Operating lease right-of-use assets	\$428,	·	
Operating lease liabilities Noncurrent operating lease liabilitie Total operating lease liabilities	87,669 88 342,17 \$429,5	71	
Finance leases: Properties, plants and equipment, an Accumulated amortization Properties, plants and equipment, ne	(5,751)	
Accrued liabilities Other long-term liabilities Total finance lease liabilities	\$1,64 4,645 \$6,28		
Supplemental balance sheet information	ation related t		ch 31,
Weighted average remaining lease t	term (in vears)	
Operating leases		8.3	
Finance leases		8.4	
Weighted average discount rate			
Operating leases		4.3	%
Finance leases		5.1	%
The components of lease expense w	vere as follow Three	s:	
	Months		
	Ended		
	March 31,		
	2019 (In		
	(In thousands)		
Operating lease expense	\$ 27,624		
Finance lease expense:			

Finance lease expense:	
Amortization of right-of-use assets	400
Interest on lease liabilities	88
Variable lease cost	615
Total lease expense	\$ 28,727

Supplemental cash flow and other information related to leases was as follows:

	Three
	Months
	Ended
	March 31,
	2019
	(In
	thousands)
Cash paid for amounts included in the measurement of lease liabilities:	
Operating cash flows from operating leases	\$ 28,990
Operating cash flows from finance leases	\$88
Financing cash flows from finance leases	\$ 408

As of March 31, 2019, we have no right-of-use assets that were obtained in exchange for lease obligation.

Maturities of lease liabilities were as follows:

	March 31, 2019		
	Operating	Finance	
	(In thousan	lds)	
2019	\$78,216	\$1,601	
2020	91,707	1,649	
2021	75,252	833	
2022	63,681	566	
2023	56,781	564	
2024 and thereafter	164,320	2,756	
Total lease payments	529,957	7,969	
Less imputed interest	(100,117)	(1,683)	
Total lease obligations	429,840	6,286	
Less current obligations	(87,669)	(1,641)	
Long-term lease obligations	\$342,171	\$4,645	

As of March 31, 2019, we have no additional operating and finance lease commitments that have not yet commenced.

Our consolidated income statement reflects lease revenue recognized by HEP for contracts with third parties in which HEP is the lessor. Lease income recognized was as follows:

	Three
	Months
	Ended
	March 31,
	2019
	(In
	thousands)
Operating lease revenues	\$ 8,199

Annual minimum undiscounted lease payments in which HEP is a lessor to third-party contracts as of March 31, 2019 were as follows:

	(In
	thousands)
Remainder of 2019	\$ 24,076
2020	8,068
2021	1,505
2022	125
2023	_
Thereafter	
Total	\$ 33,774

NOTE 4: Holly Energy Partners

HEP is a publicly held master limited partnership that owns and operates logistic assets consisting of petroleum product and crude oil pipelines, terminals, tankage, loading rack facilities and refinery processing units that principally support our refining and marketing operations in the Mid-Continent, Southwest and Rocky Mountain regions of the United States and Delek's refinery in Big Spring, Texas. Additionally, HEP owns a 75% interest in UNEV Pipeline, LLC ("UNEV"), the owner of a pipeline running from Woods Cross, Utah to Las Vegas, Nevada (the "UNEV Pipeline") and associated product terminals, and a 50% ownership interest in each of Osage Pipe Line Company, LLC, the owner of a pipeline running from Cushing, Oklahoma to El Dorado, Kansas (the "Osage Pipeline") and Cheyenne Pipeline, LLC, the owner of a pipeline running from Fort Laramie, Wyoming to Cheyenne, Wyoming (the "Cheyenne Pipeline").

As of March 31, 2019, we owned a 57% limited partner interest and a non-economic general partner interest in HEP. As the general partner of HEP, we have the sole ability to direct the activities that most significantly impact HEP's financial performance, and therefore as HEP's primary beneficiary, we consolidate HEP.

HEP has two primary customers (including us) and generates revenues by charging tariffs for transporting petroleum products and crude oil through its pipelines, by charging fees for terminalling refined products and other hydrocarbons, and storing and providing other services at its storage tanks and terminals. Under our long-term transportation agreements with HEP (discussed further below), we accounted for 77% of HEP's total revenues for the three months ended March 31, 2019. We do not provide financial or equity support through any liquidity arrangements and / or debt guarantees to HEP.

HEP has outstanding debt under a senior secured revolving credit agreement and its senior notes. HEP's creditors have no recourse to our assets. Furthermore, our creditors have no recourse to the assets of HEP and its consolidated subsidiaries. See Note 11 for a description of HEP's debt obligations.

HEP has risk associated with its operations. If a major customer of HEP were to terminate its contracts or fail to meet desired shipping or throughput levels for an extended period of time, revenue would be reduced and HEP could suffer substantial losses to the extent that a new customer is not found. In the event that HEP incurs a loss, our operating results will reflect HEP's loss, net of intercompany eliminations, to the extent of our ownership interest in HEP at that point in time.

HEP Private Placement Agreements

On January 25, 2018, HEP entered into a common unit purchase agreement in which certain purchasers agreed to purchase in a private placement 3,700,000 HEP common units, representing limited partner interests, at a price of \$29.73 per common unit. The private placement closed on February 6, 2018, at which time HEP received proceeds of \$110.0 million, which were used to repay indebtedness under the HEP Credit Agreement.

HEP Common Unit Continuous Offering Program

In May 2016, HEP established a continuous offering program under which HEP may issue and sell common units from time to time, representing limited partner interests, up to an aggregate gross sales amount of \$200 million. During the three months ended March 31, 2019, HEP did not issue any common units under this program. As of March 31, 2019, HEP has issued 2,413,153 common units under this program, providing \$82.3 million in gross proceeds.

HEP intends to use the net proceeds for general partnership purposes, which may include funding working capital, repayment of debt, acquisitions and capital expenditures. Amounts repaid under HEP's credit facility may be reborrowed from time to time.

As a result of these transactions and resulting HEP ownership changes, we adjusted additional capital and equity attributable to HEP's noncontrolling interest holders to reallocate HEP's equity among its unitholders.

Transportation Agreements

HEP serves our refineries under long-term pipeline, terminal and tankage throughput agreements and refinery processing tolling agreements expiring from 2019 through 2036. Under these agreements, we pay HEP fees to transport, store and process throughput volumes of refined products, crude oil and feedstocks on HEP's pipeline, terminals, tankage, loading rack facilities and refinery processing units that result in minimum annual payments to HEP including UNEV (a consolidated subsidiary of HEP). Under these agreements, the agreed upon tariff rates are subject to annual tariff rate adjustments on July 1 at a rate based upon the percentage change in Producer Price Index or Federal Energy Regulatory Commission index. As of March 31, 2019, these agreements result in minimum annualized payments to HEP of \$302.8 million.

Our transactions with HEP and fees paid under our transportation agreements with HEP and UNEV are eliminated and have no impact on our consolidated financial statements.

NOTE 5: Revenues

Substantially all revenue-generating activities relate to sales of refined product and excess crude oil inventories sold at market prices (variable consideration) under contracts with customers. Additionally, we have revenues attributable to HEP logistics services provided under petroleum product and crude oil pipeline transportation, processing, storage and terminalling agreements with third parties.

Disaggregated revenues are as follows:

		Three Months Ended		
		March 31,		
		2019		2018
		(In thousa	anc	ds)
Revenues by type				
Refined product revenues				
Transportation fuels (1)		\$2,807,44	40	\$3,074,388
Specialty lubricant products ⁽²⁾		444,342		399,039
Asphalt, fuel oil and other products (3)	218,858		207,757
Total refined product revenues		3,470,640)	3,681,184
Excess crude oil revenues ⁽⁴⁾		382,630		396,716
Transportation and logistic services		31,138		27,457
Other revenues ⁽⁵⁾		12,839		23,070
Total sales and other revenues		\$3,897,24	47	\$4,128,427
		hree Mont	hs	Ended
	Ν	Iarch 31,		
	2	019	20	018
	(I	(In thousands)		
Refined product revenues by market				
North America				
Mid-Continent		1,730,505		
Southwest	8	50,149	84	46,478
Rocky Mountains		15,335		30,902
Northeast		27,891		2,857
Canada		77,355		80,422
Europe and Asia		9,405		0,979
Total refined product revenues	\$	3,470,640	\$:	3,681,184

(1)Transportation fuels consist of gasoline, diesel and jet fuel.

- (2) Specialty lubricant products consist of base oil, waxes, finished lubricants and other specialty fluids. Asphalt, fuel oil and other products revenue include revenues attributable to our Refining and Lubricants and
- (3)Specialty Products segments of \$169,866 and \$48,992, respectively, for the three months ended March 31, 2019 and \$161,956 and \$45,801, respectively, for the three months ended March 31, 2018.
- (4) Excess crude oil revenues represent sales of purchased crude oil inventory that at times exceeds the supply needs of our refineries.

(5) Other revenues are principally attributable to our Refining segment.

Our consolidated balance sheet reflects contract liabilities related to unearned revenues attributable to future service obligations under HEP's third-party transportation agreements and production agreements from the acquisition of Sonneborn on February 1, 2019. The following table presents changes to our contract liabilities during the three months ended March 31, 2019.

	January 1, Sonneborn 2019 Acquisition	Increase	Recognized as Revenue	March 31, 2019
	(In thousands)			
Accrued liabilities	\$132 6,463	\$ 3,968	\$ (3,966)	\$ 6,597

As of March 31, 2019, we have long-term contracts with customers that specify minimum volumes of gasoline, diesel, lubricants and specialty products to be sold ratably at market prices through 2021. Such volumes are typically nominated in the month preceding delivery and delivered ratably throughout the following month. Future prices are subject to market fluctuations and therefore, we have elected the exemption to exclude variable consideration under these contracts under Accounting Standards Codification 606-10-50-14A. Aggregate minimum volumes expected to be sold (future performance obligations) under our long-term product sales contracts with customers are as follows:

Remainder of 2020 2021 Thereafter Total 2019 (In thousands) 20,175 7,456 1,847 — 29,478

Refined product sales volumes (barrels) 20,175 7,456 1,847 — 29,478 Additionally, HEP has long-term contracts with third-party customers that specify minimum volumes of product to be transported through its pipelines and terminals that result in fixed-minimum annual of revenues through 2022. Annual minimum revenues attributable to HEP's third-party contracts as of March 31, 2019 are presented below:

	Remainder of 2019	0	2021	Thereafter	Total
	(In thousands)			
HEP contractual minimum revenues	\$31,807 \$18	,476	\$11,245	\$ 1,968	\$63,496

NOTE 6: Fair Value Measurements

Our financial instruments measured at fair value on a recurring basis consist of derivative instruments and RINs credit obligations.

Fair value measurements are derived using inputs (assumptions that market participants would use in pricing an asset or liability, including assumptions about risk). GAAP categorizes inputs used in fair value measurements into three

broad levels as follows:

(Level 1) Quoted prices in active markets for identical assets or liabilities.

(Level 2) Observable inputs other than quoted prices included in Level 1, such as quoted prices for similar assets and liabilities in active markets, similar assets and liabilities in markets that are not active or can be corroborated by observable market data.

(Level 3) Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities. This includes valuation techniques that involve significant unobservable inputs.

The carrying amounts of derivative instruments and RINs credit obligations at March 31, 2019 and December 31, 2018 were as follows:

2016 were as follows.		Fair Value by Input Level			
	Carrying Amount (In thous	Level	Level 2	Leve 3	el
March 31, 2019		,			
Assets:					
Foreign currency forward contracts	\$11,239	\$—	\$11,239	\$	—
Commodity price swaps	23,823		23,823	—	
Commodity forward contracts	4,194		4,194		
Total assets	\$39,256	\$—	\$39,256	\$	—
Liabilities:	* • • = 0	* • • = = =	.		
NYMEX futures contracts	\$1,679	\$1,679		\$	—
Commodity price swaps	14		14		
Commodity forward contracts	3,933		3,933		
RINs credit obligations ⁽¹⁾	5,229	<u> </u>	5,229		
Total liabilities	\$10,855	\$1,679	\$9,176	\$	—
December 31, 2018					
Assets:	* * * * = *		.	.	
NYMEX futures contracts	\$2,473	\$2,473		\$—	
Foreign currency forward contracts	25,956	—	25,956		
Commodity price swaps	10,817		10,817		
Commodity forward contracts	1,034	<u> </u>	1,034	\$—	
Total assets	\$40,280	\$2,473	\$37,807	\$—	
T 1.1.1141					
Liabilities:	¢056	¢	¢056	¢	
Commodity price swaps	\$956 1 127	\$— —	\$956 1.127	\$—	
Commodity forward contracts	1,137		1,137		
RINs credit obligations ⁽¹⁾	4,084		4,084		
Total liabilities	\$6,177	\$—	\$6,177	\$—	

(1) Represent obligations for RINs credits for which we do not have sufficient quantities at March 31, 2019 and December 31, 2018 to satisfy our Environmental Protection Agency ("EPA") regulatory blending requirements.

Level 1 Instruments

Our NYMEX futures contracts are exchange traded and are measured and recorded at fair value using quoted market prices, a Level 1 input.

Level 2 Instruments

Derivative instruments consisting of foreign currency forward contracts, commodity price swaps and forward sales and purchase contracts are measured and recorded at fair value using Level 2 inputs. The fair value of the commodity price swap contracts is based on the net present value of expected future cash flows related to both variable and fixed rate legs of the respective swap agreements. The measurements are computed using market-based observable input and quoted forward commodity prices with respect to our commodity price swaps. RINs credit obligations are valued based on current market RINs prices. The fair value of foreign currency forward contracts are based on values provided by a third party, which were derived using market quotes for similar type instruments, a Level 2 input.

NOTE 7: Earnings Per Share

Basic earnings per share is calculated as net income attributable to HollyFrontier stockholders divided by the average number of shares of common stock outstanding. Diluted earnings per share assumes, when dilutive, the issuance of the net incremental shares from restricted shares and performance share units. The following is a reconciliation of the denominators of the basic and diluted per share computations for net income attributable to HollyFrontier stockholders:

	Three Mo	onths
	Ended	
	March 31	,
	2019	2018
	(In thousa	inds,
	except pe	r share
	data)	
Net income attributable to HollyFrontier stockholders	\$253,055	\$268,091
Participating securities' (restricted stock) share in earnings	364	950
Net income attributable to common shares	\$252,691	\$267,141
Average number of shares of common stock outstanding	170,851	176,617
Effect of dilutive variable restricted shares and performance share units ⁽¹⁾		