SUBJECT TO COMPLETION, DATED MAY 13, 2019

PRELIMINARY PROSPECTUS



### **Rattler Midstream LP**

### 33,333,333 Common Units Representing Limited Partner Interests

This is the initial public offering of common units representing limited partner interests in Rattler Midstream LP. We are offering 33,333,333 common units in this offering. Prior to this offering, there has been no public market for our common units.

We expect that the initial public offering price will be between \$16 and \$19 per common unit. We have applied to list our common units on The Nasdaq Global Select Market, or Nasdaq, under the symbol "RTLR." We are an "emerging growth company" as that term is used in the Jumpstart Our Business Startups Act of 2012, or the JOBS Act.

Even though we are organized as a limited partnership under state law, we will be treated as a corporation for U.S. federal income tax purposes. Accordingly, we will be subject to U.S. federal income tax at regular corporate rates on our net taxable income and distributions we make to holders of our common units will be taxable as ordinary dividend income to the extent of our current and accumulated earnings and profits as computed for U.S. federal income tax purposes.

Investing in our common units involves risk. Please read "Risk Factors" beginning on page 30.

These risks include the following:

- We derive substantially all of our revenue from Diamondback Energy, Inc., or Diamondback. If Diamondback changes its
  business strategy, alters its current drilling and development plan on our dedicated acreage, or otherwise significantly
  reduces the volumes of crude oil, natural gas, produced water or fresh water with respect to which we perform
  midstream services, our revenue would decline and our business, financial condition, results of operations, cash flow and
  ability to make distributions to our common unitholders would be materially and adversely affected.
- Our cash flow will be entirely dependent upon the ability of our subsidiary, Rattler Midstream Operating LLC, to make cash distributions to us.
- We may not have sufficient cash to pay any quarterly distribution on our common units and, regardless whether we have sufficient cash, we may choose not to pay any quarterly distribution on our common units.
- Diamondback owns and controls our general partner, which has sole responsibility for conducting our business and
  managing our operations. Our general partner and its affiliates, including Diamondback, have conflicts of interest with us
  and limited duties, and they may favor their own interests to the detriment of us and our common unitholders.
- Common unitholders have very limited voting rights and, even if they are dissatisfied, they will have limited ability to remove our general partner.
- Our partnership agreement restricts the remedies available to our common unitholders for actions that, without the limitations, might constitute breaches of fiduciary duty.
- There is no existing market for our common units, and a trading market that will provide you with adequate liquidity may
  not develop. The price of our common units may fluctuate significantly, and you could lose all or part of your investment.
  Unitholders will experience immediate and substantial dilution in pro forma net tangible book value of \$8.81 per common
  unit.

	Per Common Unit	Total
Price to the public	\$ \$ \$	

<sup>(1)</sup> We refer you to "Underwriting" beginning on page 199 of this prospectus for additional information regarding underwriting compensation.

The underwriters may purchase up to an additional 5,000,000 common units from us at the public offering price, less the underwriting discount, within 30 days from the date of this prospectus to cover over-allotments.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense. The underwriters expect to deliver the common units on or about , 2019 through the book-entry facilities of The Depository Trust Company.

Joint Book-Running Managers

Senior Co-Managers

Credit Suisse Barclays Goldman Sachs & Co. LLC **BofA Merrill Lynch** 

J.P. Morgan Citigroup Wells Fargo Securities

Capital One Securities
SunTrust Robinson Humphrey

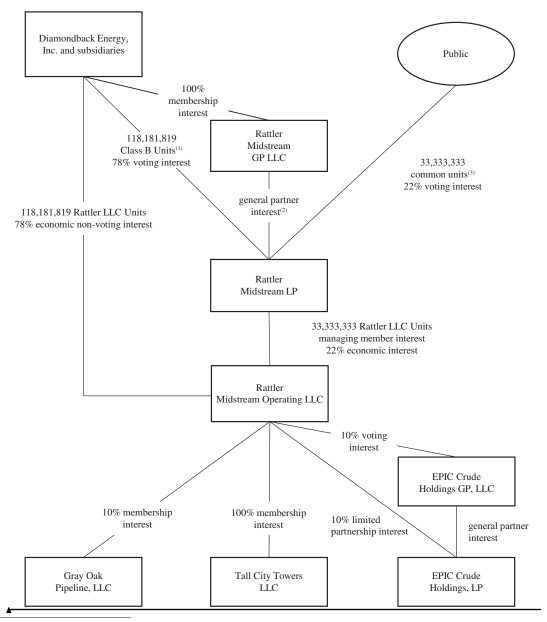
Scotia Howard Weil UBS Investment Bank

Evercore ISI Morgan Stanley
Simmons Energy | A Division of Piper Jaffray<sup>SM</sup>
Raymond James Seaport Global Securities
PNC Capital Markets LLC

RBC Capital Markets
Tudor, Pickering, Holt & Co.
Northland Capital Markets
TD Securities

### Ownership and Organizational Structure

The diagram below sets forth a simplified version of our organizational structure after giving effect to the transactions described above, assuming the underwriters' option to purchase additional common units from us is not exercised.



(1) Each Class B Unit may be exchanged, together with one Rattler LLC Unit, for one common unit. Holders of Class B Units are not entitled to receive cash distributions in respect of the Class B Units other than their pro rata portion of the cash preferred distributions equal to 8% per annum payable quarterly on the \$1.0 million capital contribution made to us by Diamondback in connection with the issuance of the Class B Units.

# The Offering 33,333,333 common units or 38,333,333 common units if the underwriters exercise in full their option to purchase additional

common units.

Option to purchase additional common units.....

Common units offered to the public....

We have granted the underwriters a 30-day option to purchase up to an additional <u>5,000,000</u> common units.

Units outstanding after this offering ....

33,333,333 common units and 118,181,819 Class B Units (or 38,333,333 common units and 113,181,819 Class B Units if the underwriters exercise in full their option to purchase additional common units).

If and to the extent the underwriters do not exercise their option to purchase additional common units, in whole or in part, we will issue up to an additional 5,000,000 Class B Units, and Rattler LLC will issue an equal number of Rattler LLC Units, to Diamondback at the expiration of the option for no additional consideration. If and to the extent the underwriters exercise their option to purchase additional common units, the number of common units purchased by the underwriters pursuant to any exercise will be sold to the public, and a number of Class B Units equal to the number of remaining common units not purchased by the underwriters pursuant to any exercise of the option will be issued to Diamondback at the expiration of the option period for no additional consideration and Rattler LLC will issue an equal number of Rattler LLC Units to Diamondback.

We expect to receive estimated net proceeds of approximately \$546 million from this offering, based on an assumed initial public offering price of \$17.50 per common unit (the mid-point of the price range set forth on the cover page of this prospectus), after deducting the estimated underwriting discounts and commissions and estimated offering expenses. Our estimate assumes the underwriters' option to purchase additional common units is not exercised. We intend to contribute the net proceeds from this offering to Rattler LLC in return for a number of Rattler LLC Units equal to the number of common units issued, representing approximately 22% of Rattler LLC's outstanding membership interests after this offering. Our Rattler LLC Units will entitle us to sole management control of Rattler LLC. If and to the extent that the underwriters exercise their option to purchase additional common units, we will contribute the net proceeds thereof to Rattler LLC in return for a number of Rattler LLC Units equal to the number of common units purchased pursuant to the option. We intend for Rattler LLC to distribute all of the net proceeds from this offering to Diamondback, in part to reimburse Diamondback for certain capital expenditures. Please read "Use of Proceeds."

Cash distributions .....

In connection with the closing of this offering, the board of directors of our general partner will adopt a cash distribution policy, which we

### **USE OF PROCEEDS**

We expect to receive estimated net proceeds of approximately \$546 million from the sale of 33,333,333 common units offered by this prospectus, based on an assumed initial public offering price of \$17.50 per common unit (the mid-point of the price range set forth on the cover page of this prospectus), after deducting the estimated underwriting discounts and commissions and estimated offering expenses. Our estimate assumes the underwriters' option to purchase additional common units is not exercised. We intend to contribute the net proceeds from this offering to Rattler LLC in return for a number of Rattler LLC Units equal to the number of common units issued, representing approximately 22% of Rattler LLC's outstanding membership interests after this offering. Our Rattler LLC Units will entitle us to sole management control of Rattler LLC. We intend for Rattler LLC to distribute all of the net proceeds from this offering to Diamondback, in part to reimburse Diamondback for certain capital expenditures.

If the underwriters exercise in full their option to purchase additional common units, we estimate that the additional proceeds to us will be approximately \$82.7 million, after deducting the estimated underwriting discounts and commissions. If and to the extent the underwriters exercise their option to purchase additional common units, we will contribute the net proceeds thereof to Rattler LLC in return for a number of Rattler LLC Units equal to the number of common units purchased pursuant to the option. We intend for Rattler LLC to use the proceeds of any exercise of the underwriters' option to make an additional cash distribution to Diamondback.

We may choose to increase or decrease the number of common units we are offering. Each increase or decrease of 1.0 million common units offered by us, assuming an initial public offering price of \$17.50 per common unit, would increase or decrease net proceeds to us from this offering by approximately \$16.5 million, after deducting the estimated underwriting discounts and commissions, resulting in a proportionate increase or decrease in the number of Rattler LLC Units we will purchase.

In connection with the closing of this offering, Diamondback will contribute \$1.0 million in cash to us and our general partner will contribute \$1.0 million in cash to us in respect of its general partner interest. We will retain those contributions at the partnership, and use them for general partnership purposes.

In addition, the initial public offering price may be greater or less than the assumed initial public offering price. The actual initial public offering price is subject to market conditions and negotiations between us and the underwriters. A \$1.00 increase (decrease) in the assumed initial public offering price of \$17.50 per common unit would increase (decrease) the net proceeds to us from this offering by approximately \$31.5 million, assuming the number of common units offered by us, as set forth on the cover page of this prospectus, remains the same and assuming the underwriters do not exercise their option to purchase additional common units, and after deducting underwriting discounts and commissions and estimated offering expenses. Any such change in the net proceeds to us would increase or decrease, as the case may be, the amount we contribute to Rattler LLC and, accordingly, the amount of the distribution to be made to Diamondback by Rattler LLC.

### **CAPITALIZATION**

The following table sets forth:

- the historical cash and cash equivalents and capitalization of our predecessor as of March 31, 2019; and
- our pro forma capitalization as of March 31, 2019, giving effect to the pro forma adjustments described in
  our unaudited pro forma combined financial statements included elsewhere in this prospectus, including
  this offering and the application of the net proceeds from this offering in the manner described under
  "Use of Proceeds" and the other transactions described under "Prospectus Summary—The Transactions."

The following table assumes that the underwriters do not exercise their option to purchase additional common units. If and to the extent the underwriters exercise their option to purchase additional common units, the number of common units purchased by the underwriters pursuant to such exercise will be issued to the public, the proceeds thereof will be used by us to purchase a number of Rattler LLC Units equal to the number of common units purchased pursuant to the option. If the underwriters do not exercise their option to purchase additional common units, we will issue up to an additional 5.000,000 Class B Units, and Rattler LLC will issue an equal number of Rattler LLC Units, to Diamondback at the expiration of the option for no additional consideration. If and to the extent the underwriters exercise their option to purchase additional common units, the number of common units purchased by the underwriters pursuant to any exercise will be sold to the public, and a number of Class B Units equal to the number of remaining common units not purchased by the underwriters pursuant to any exercise of the option will be issued to Diamondback and Rattler LLC will issue an equal number of Rattler LLC Units to Diamondback, at the expiration of the option period for no additional consideration. Any Class B Units to be so issued to Diamondback will be issued pursuant to the exemption from registration provided under Section 4(a)(2) of the Securities Act.

This table is derived from, should be read together with and is qualified in its entirety by reference to the historical financial statements and the accompanying notes and the unaudited pro forma combined financial statements and the accompanying notes included elsewhere in this prospectus. You should also read this table in conjunction with "Prospectus Summary—The Transactions," "Use of Proceeds," and "Management's Discussion and Analysis of Financial Condition and Results of Operations."

	As of March 31, 2019		19	
	Histor	ical	Fo	Pro orma(2)
		(in tho	usand	s)
Cash and cash equivalents	\$ 12	2,060	\$	14,059
Long-term debt:				
New revolving credit facility(1)	\$	_	\$	_
Member's equity / partners' capital:				
Member's equity	1,025	,155		
Common units		_	2	541,775
Class B Units		_		1,000
General partner interest		_		1,000
Non-controlling interest		_	4	479,129
Total member's equity / partners' capital	1,025	,155	1,0	022,904
Total capitalization	\$1,025	,155	\$1,0	036,963

<sup>(1)</sup> In connection with the completion of this offering, Rattler LLC expects to enter into a new \$600 million revolving credit facility. Please read "Management's Discussion and Analysis of Financial Condition and Results of Operations—Capital Resources and Liquidity—Revolving Credit Facility."

<sup>(2)</sup> Assumes the mid-point of the price range set forth on the cover page of this prospectus.

#### DILUTION

Dilution is the amount by which the offering price paid by the purchasers of the common units sold in this offering will exceed the pro forma net tangible book value per common unit after this offering. Net tangible book value per common unit as of a particular date represents the amount of our predecessor's total tangible assets less our predecessor's total liabilities divided by the total number of common units outstanding as of such date. For the purpose of calculating dilution, we are including in the number of common units all common units that would be issued if all Class B Units, together with the Rattler LLC Units, held by Diamondback were exchanged for common units. We refer to this calculation as being on "a fully diluted basis." As of March 31, 2019, after giving effect to the transactions contemplated to occur at the completion of this offering, our net tangible book value would have been approximately \$1,024.6 million, or \$8.69 per common unit. Purchasers of our common units in this offering will experience substantial and immediate dilution in net tangible book value per common unit as illustrated in the following table.

Assumed initial public offering price per common unit(1)	\$ <u>8.67</u>	\$17.50
	(4.62)	
Less: Pro forma net tangible book value per unit after this offering(4)	_	<u>8.69</u>
Immediate dilution in as adjusted net tangible book value per common unit attributable to purchasers in this offering(5)(6)		\$ 8.81

- (1) Represents the mid-point of the price range set forth on the cover page of this prospectus.
- (2) Determined by dividing the pro forma net tangible book value before the offering of \$1,024.6 million by the number of common units (118,181,819) issuable to Diamondback upon the exchange of all of its Class B Units and Rattler LLC Units.
- (3) Determined by dividing the expected distribution of \$546.0 million to Diamondback in connection with this offering by the number of common units (118,181,819) issuable to Diamondback upon the exchange of all of its Class B Units and Rattler LLC Units.
- (4) Determined by dividing the pro forma net tangible book value after the offering, after giving effect to the application of the net proceeds of this offering, of \$1,024.6 million by the number of common units (118,181,819) issuable to Diamondback upon the exchange of all of its Class B Units and Rattler LLC Units.
- (5) Assumes an initial public offering price of \$17.50 per common unit, the mid-point of the price range set forth on the cover page of this prospectus. If the initial public offering price were to increase or decrease by \$1.00 per common unit, then dilution in net tangible book value per common unit would equal \$9.81 and \$7.81, respectively.
- (6) Because the total number of common units outstanding on a fully diluted basis following this offering will not be impacted by any exercise of the underwriters' option to purchase additional common units and any net proceeds from such exercise will not be retained by us, there will be no change to the dilution in net tangible book value per common unit to purchasers in this offering due to any such exercise of the option.

The following table sets forth the number of common units (on a fully diluted basis) acquired, the total consideration paid or exchanged and the average price per common unit (on a fully diluted basis) paid by Diamondback and by purchasers of our common units in this offering, based on an assumed initial public offering price of  $$\underline{17.50}$  per common unit and no exercise of the underwriters' option to purchase additional common units.

	Units Acquired		<b>Total Conside</b>	eration
	Number	%	Amount	%
			(in millions)	
Diamondback and its affiliates(1)(2)(3)	118,181,819	<u>78</u> %	\$ 481,130	47% 53%
Purchasers in this offering	33,333,333	<u>22</u> %	<u>541,774</u>	<u>53</u> %
Total	151,515,152	100.0%	\$ <u>1,022,904</u>	100.0%

- (1) Upon the completion of this offering, following the expiration of the underwriters' option period, Diamondback will own 118,181,819 Class B Units.

  (2) Assumes the underwriters' option to purchase additional common units is not exercised.
- (3) The assets contributed by Diamondback were recorded at historical cost in accordance with GAAP. Book value of the consideration provided by our general partner and its affiliates, as of March 31, 2019 was \$900.8 million (excludes deferred taxes). At the closing of this Offering, we intend Rattler LLC to make a distribution to Diamondback of approximately \$546.0 million.

### Rattler Midstream LP Unaudited Pro Forma EBITDA and Distributable Cash Flow

	Year Ended December 31, 2018	Twelve Months Ended March 31, 2019
(In thousands)		
Pro forma revenues of Rattler LLC: Revenues—related party Revenues—third party Rental income—related party Rental income—third party Other real estate income—third party Other real estate income—third party	\$ 169,396 3,292 2,540 8,855 322 1,043	226,921 6,409 2,822 9,094 364 1,139
Total pro forma revenues	185,448	246,749
Pro forma costs and expenses:  Direct operating expenses  Costs of goods sold (exclusive of depreciation and amortization shown below)  Real estate operating expenses.  Depreciation, amortization and accretion.  Loss on sale of property, plant and equipment  General and administrative expenses.	33,714 38,852 1,981 35,108 2,577 2,108	48,694 46,654 2,229 39,196 2,577 3,223
Total pro forma costs and expenses	114,340	142,573
Pro forma income from operations.  Other income:  Pro forma income from equity investment.	71,108	104,176
Total other income.		$\frac{(1,109)}{(1,409)}$
Pro forma net income before taxes.  Provision for income taxes.	71,108 15,305	102,767 22,004
Pro forma net income of Rattler LLC	\$ 55,803	<u>80,763</u>
Add: Provision for income taxes Depreciation, amortization and accretion	15,305 35,108	22,004 39,196
Pro forma EBITDA of Rattler LLC	106,216	141,963
Less:  Expansion capital expenditures(1)  Real estate capital expenditures(2)  Incremental public partnership general and administrative expenses(3)	217,376 111,300 836	269,119 111,442 560
Add:  Contributions from Diamondback to fund capital expenditures	171 257	445,898
Pro forma distributable cash flow of Rattler LLC.	<u>171,257</u>	
Distributions to unitholders of Rattler LLC	\$ (52,039) \$(151,515)	\$\frac{57,812}{\$(151,515)}
unitholders of Rattler LLC.  Preferred distributions to Diamondback  Preferred distributions to our general partner	(203,554) <u>80</u> <u>80</u>	(93,703) 80 80
Distributions to common unitholders of Rattler Midstream LP at the annualized distribution rate of \$1.00 per common unit	\$ 33,333	\$ 8,333

<sup>(1)</sup> Expansion capital expenditures are cash expenditures to construct new midstream infrastructure and those expenditures incurred in order to extend the useful lives of our assets, reduce costs, increase revenues or increase system throughput or capacity from current levels, including well connections that increase existing system throughput. Examples of expansion capital expenditures include the construction, development or acquisition of additional gathering pipelines and compressor stations, in each case to the extent such capital expenditures are expected to expand our operating capacity or revenue. Over the past two years, Diamondback constructed a significant portion of the midstream assets that were

For additional information relating to the principal assumptions used in preparing our forecast please read "—Significant Forecast Assumptions" below.

	Three Months Ending September 30, 2019	Three Months Ending December 31, 2019	Three Months Ending March 31, 2020	Three Months Ending June 30, 2020	Twelve Months Ending June 30, 2020
(In thousands)					
Revenues of Rattler LLC: Revenues—related party	23,455 286 690 2,759	\$ 80,109 25,604 286 690 2,759 336	\$ 89,061 28,065 286 690 2,759 336	\$ 93,105 29,142 286 690 2,759 336	\$337,496 106,266 1,144 2,760 11,036 1,344
Total revenues	102,747	109,784	121,197	126,318	460,046
Costs and expenses:  Operating expenses  Costs of goods sold (exclusive of depreciation and		29,627	32,147	33,954	123,222
amortization shown below) Depreciation, amortization and accretion General and administrative expenses(1). Interest expense(2). Total costs and expenses	10,248 1,875 518	12,254 10,826 1,875 955 55,537	13,426 11,381 2,125 1,503 60,582	13,426 11,925 2,125 1,761 63,191	51,360 44,380 8,000 4,737 231,699
Income from operations		54,247 332	60,615 1,834	63,127 2,088	228,347 3,684
Total other income		332	1,834	2,088	3,684
Net income before taxes	49,788	54,579	62,449	65,215	232,031
Provision for income taxes  Net income of Rattler LLC	10,455 \$ 39,333	11,461 \$ 43,118	13,114 \$ 49,335	13,695 \$ 51,520	48,725 \$183,306
Add: Interest expense and interest paid on equity investments(4) Provision for income taxes Depreciation, amortization and accretion(5)	3,001 10,455 11,617	3,946 11,461 13,928	4,556 13,114 15,372	4,818 13,695 16,030	16,321 48,725 56,947
EBITDA of Rattler LLC	64,406	72,453	82,377	86,063	305,299
Less:					
Interest expense(2). Taxes paid in cash Expansion capital expenditures(6) Maintenance capital expenditures(7) Contribution to equity investments(3), (8). EBITDA from equity investments(9) Net change in working capital	57,500 2,500 25,000 3,283	955 57,500 2,500 17,867 6,426 1,646	1,503 100 54,032 2,500 25,753 8,878 6,918	1,761 151 54,032 2,500 7,098 9,251 259	4,737 251 223,064 10,000 75,718 27,838 10,294
Add:					
Cash used to fund capital expenditures and equity investments(10)	,	_	_	_	22,918
expenditures		11 \$ 52,309	45 \$ 55,141	67 \$ 26,801	123 \$175,078
Distributable cash flow of Rattler LLC	\$ 37,879	\$ 37,879	\$ 37,879	\$ 37,879	\$151,516
Distributions to unitholders of Rattler LLC Partnership cash used to fund preferred distributions Distributions to Diamondback  Distributions to Rattler Midstream LP Income tax expense of Rattler Midstream LP Preferred distributions to Diamondback Preferred distributions to our general partner.	\$ <u>37,879</u> \$ <u>40</u> 29,546	\$ 37,879 \$ 37,879 \$ 40 29,546 8,333 	\$ 37,879 \$ 40 29,546 8,333 	\$ 37,879 \$ 37,879 \$ 40 29,546 8,333 20 20	\$151,516 \$151,516 \$160 \$118,184 \$33,332 \$80 \$80
Distributions to common unitholders of Rattler Midstream LP at the annualized distribution rate of \$1.00 per common unit	\$ 8,333	\$ 8,333	\$ 8,333	\$ 8,333	\$ 33,332

### PRO FORMA COMBINED STATEMENT OF OPERATIONS

	Three Months Ended March 31, 2019 Rattler LLC Historical	Three Months Ended March 31, 2019 Pro Forma Adjustments (in thousands)	Three Months Ended March 31, 2019 Pro Forma Partnership
Revenues:		(iii tiiousanus)	
Revenues—related party	\$ 88,576	\$ —	\$ 88,576
Revenues—third party	3,487	_	3,487
Rental income—related party	715	_	715
Rental income—third party	2,067		2,067
Other real estate income—related party	73		73
Other real estate income—third party	258	_	258
Total revenues	95,176		95,176
Costs and expenses:			
Direct operating expenses	20,186	_	20,186
amortization shown below)	13,053	_	13,053
Real estate operating expenses	526	_	526
Depreciation, amortization and accretion	9,904	_	9,904
General and administrative expenses	1,369	_	1,369
Total costs and expenses	45,038		45,038
Income from operations	50,138	_	50,138
Other income:			
Income from equity investment	50		50
Total other income	50	_	50
Net income before income taxes.	50,188		50,188
Provision for income taxes	10,832	_	10,832
Net income	\$ 39,356	\$	\$ 39,356
Net income attributable to non-controlling			
interest—Diamondback			\$ 30,698(d)
Net income attributable to Rattler Midstream LP			\$ 8,658
Net income attributable to Rattler Midstream LP:			ļ
General partner's interest.			<u>\$                                    </u>
<u>Limited partner's interest</u>			\$ 39,356
Common units outstanding representing limited partner interests			33,333
Net income per common unit outstanding representing limited			ļ
partner interests:			<b>d</b> 0.25()
Basic			\$ 0.26(g)
<u>Diluted</u>			\$ 0.26(g)
Due forms visighted eveness much as of common suits			1
Pro forma weighted average number of common units			22 222
outstanding representing limited partner interests			33,333

The accompanying notes are an integral part of these unaudited pro forma financial statements.

### PRO FORMA COMBINED BALANCE SHEET

		As of March 31, 2019	
	Rattler LLC Historical	Pro Forma Adjustments	Pro Forma Partnership
Assets		(in thousands)	
Current assets:			
Cash	\$ 12,060	1,999(b)	\$ 14,059
Accounts receivable—related party	33,790	<u> </u>	33,790
Accounts receivable—third party	1,223	<u>=</u>	1,223
Fresh water inventory	11,725	<u>—</u>	11,725
Other current assets	5,115	(4,250)(h)	<u>865</u>
Total current assets	63,913	(2,251)	61,662
Equity method investment	149,596	_	149,596
Land	88,509	<u>—</u>	88,509
Property, plant and equipment	756,512	_	756,512
Accumulated depreciation	(36,198)		(36,198)
Property, plant and equipment, net	808,823	<u>—</u>	808,823
Real estate assets, net	101,231		101,231
Intangible lease assets, net	10,158		10,158
Other assets	1,765		1,765
Total assets	1,135,486	(2,251)	1,13 <u>3,235</u>
Liabilities and Member's Equity			
Current liabilities: Accounts payable	\$ 181		\$ 181
Accounts payable  Accrued liabilities	80,012	<u> </u>	80,012
Taxes payable	7,964	<del>_</del>	7,964
Short term lease liability	1,594	_	1,594
Total current liabilities	89,751	<del></del>	89,751
Asset retirement obligations	4,630		4,630
Other long term lease liability	171	<del>_</del>	171
Deferred income taxes	15,779	_	15,779
Total liabilities	110,331		110,331
Member's equity / partners' capital:		<del></del>	<del></del>
Member's equity—Diamondback	1,025,155	(1,025,155)(c)	_
Common unitholders—public	-,,20	541,775(c)	541,775
Class B Units—Diamondback		1,000(c)	1,000
General partner—Diamondback		1,000(c)	1,000
Non-controlling interest—Diamondback		479,129(c)	479,129
Total member's equity / partners' capital	1,025,155	(2,251)	1,022,904
Total liabilities and member's equity	\$1,135,486	\$ (2,251)	\$ <u>1,133,235</u>

The accompanying notes are an integral part of these unaudited pro forma financial statements.

## RATTLER MIDSTREAM LP PRO FORMA COMBINED STATEMENT OF OPERATIONS

			Period		
	Year Ended December 31, 2018 Rattler LLC Historical	January 20 Fas Mid	om 7 1 to 31, 918 sken land orical	Year Ended December 31, 2018 Pro Forma Adjustments	Year Ended December 31, 2018 Pro Forma Partnership
			(in thous	sands)	
Revenues:	<b>\$1.60.206</b>	Φ.		<b>A</b>	<b>0.1.60.20.6</b>
Revenues—related party	\$169,396	\$	_	\$ —	\$169,396
Revenues—third party	3,292		157	_	3,292
Rental income—related party	2,383		157 730	_	2,540 8,855
Rental income—third party  Other real estate income—related party	8,125 228		94	<del></del>	322
Other real estate income—third party	1,043		24	_	1,043
• •	-				<del></del>
Total revenues	184,467		981		185,448
Costs and expenses:					
Direct operating expenses	33,714		_	_	33,714
amortization shown below)	38,852		_	_	38,852
Real estate operating expenses	1,872		109	_	1,981
Depreciation, amortization and accretion	25,134		_	9,974(a)	35,108
Loss on sale of property, plant and equipment	2,577		_	_	2,577
General and administrative expenses	1,999		109	_	2,108
Total costs and expenses	104,148		218	9,974	114,340
Income (loss) from operations	80,319		763	(9,974)	71,108
Net income (loss) before income taxes	80,319		763	(9,974)	71,108
Provision for (benefit from) income taxes	17,359		170	(2,224)(e)	
Net income (loss)	\$ 62,960	\$	593	\$(7,750)	\$ 55,803
Net income attributable to non-controlling interest—					1
<u>Diamondback</u> Net income attributable to Rattler Midstream LP					\$ 43,526(d) \$ 12,277
Net income attributable to Rattler Midstream LP:					
General partner's interest Limited partner's interest					<u>\$ —</u> \$ 55,803
Common units outstanding representing limited partner interests					33,333
Net income per common unit outstanding representing limited partner interests:					<u>55,555</u>
Basic Diluted					\$\ \ 0.37(g) \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Pro forma weighted average number of common					- 1
units outstanding representing limited partner					Ī
<u>interests</u>					33,333

The accompanying notes are an integral part of these unaudited pro forma financial statements.

### NOTES TO PRO FORMA COMBINED FINANCIAL STATEMENTS

### 1. BASIS OF PRESENTATION

The unaudited pro forma financial statements have been derived from the audited consolidated financial statements of our accounting predecessor, Rattler LLC, and statement of revenues and certain expenses of Fasken Midland. The historical financial statements of Rattler LLC and statement of revenues and certain expenses of Fasken Midland are set forth elsewhere in this prospectus, and the unaudited pro forma financial statements for the Partnership should be read in conjunction with, and are qualified in their entirety by reference to, such historical financial statements and the related notes contained therein. The pro forma adjustments are based upon currently available information and certain estimates and assumptions, and actual results may differ from the pro forma adjustments. However, management believes that these estimates and assumptions provide a reasonable basis for presenting the significant effects of the contemplated transactions and that the pro forma adjustments are factually supportable and give appropriate effect to those estimates and assumptions.

The unaudited pro forma financial statements may not be indicative of the results that actually would have occurred if the Partnership had assumed the operations of Rattler LLC on the dates indicated, or the results that will be obtained in the future.

### 2. PRO FORMA ADJUSTMENTS AND ASSUMPTIONS

For purposes of the unaudited pro forma combined balance sheet, it is assumed that the transactions took place on December 31, 2018. For purposes of the unaudited pro forma combined statements of operations, it is assumed that the transactions took place on January 1, 2018. The adjustments are based on currently available information and certain estimates and assumptions and therefore the actual effects of those transactions will differ from the pro forma adjustments. A general description of these transactions and adjustments is provided as follows:

- (a) Adjustments to reflect additional depreciation, amortization and accretion expense of \$612 thousand that would have been recorded with respect to the Fasken Center and \$9.4 million that would have been recorded with respect to the 2019 Midstream Assets. The 2019 Midstream Assets were assigned depreciable lives in line with the Partnership's other midstream and real estate assets.
- (b) Reflects the net adjustments to cash and cash equivalents, as follows (in thousands):

Gross proceeds from the offering	\$ <u>583,333</u>
Underwriters' discount and fees	(32,083)
Expenses and costs of the offering	<u>(5,225)</u>
Contribution from Diamondback in relation to the Class B Units	
Contribution by our general partner in relation to its general partner interest	<u>999</u>
Distribution of net proceeds from this offering to Diamondback	(546,025)
Cash pro forma adjustment	\$ 1,999

### NOTES TO PRO FORMA COMBINED FINANCIAL STATEMENTS

(c) The table below summarizes the pro forma adjustments to member's equity / partners' capital based on our expected partnership capital allocated in connection with the offering.

	(In thousands)
Member's equity—Diamondback	\$1,025,155
Reclassification of deferred IPO costs	(4,250)
Proceeds from sale of common units	583,333
Underwriters' discounts and fees	(32,083)
Contribution from Diamondback in relation to the Class B Units	1,000
Contribution by our general partner in relation to its general partner interest	999
Expenses and costs of the offering	$(5,\overline{225})$
Distribution to Diamondback	(546,025)
Pro forma capitalization	\$ <u>1,022,904</u>
Allocation of pro forma capitalization:	
Common unitholders—public	\$ <u>541,775(f)</u>
Class B Units—Diamondback	1,000
General partner—Diamondback	1,000
Non-controlling interest—Diamondback	<u>479,129</u>
Pro forma capitalization	\$ <u>1,022,904</u>

- (d) Reflects the non-controlling interests in net income attributable to Diamondback.
- (e) Income tax expense includes U.S. federal and state taxes on operations, as applicable. Rattler LLC is a flow-through entity for U.S. federal tax purposes and all tax attributes flow through to its members, Diamondback and the Partnership. Even though the Partnership is organized as a limited partnership under state law, it will be treated as a corporation for U.S. federal income tax purposes and will be subject to U.S. federal and state income tax at regular corporate rates. Rattler LLC's net income in the pro forma combined statements of operations above reflect provisions for income taxes as if it had been a corporation.
- (f) Comprised of proceeds from sale of common units netted against the deferred IPO costs, underwriters' discounts and fees and expenses and costs of the offering.
- (g) Unaudited basic and diluted pro forma earnings per common unit for Rattler LLC for the year ended December 31, 2018 and the three months ended March 31, 2019 assumed 33,333,333 common units were outstanding during the respective periods. There were no potential common units outstanding to be considered in the pro forma diluted earnings per unit calculation.
- (h) Reflects deferred initial public offering ("IPO") costs that have been capitalized and consists of fees and expenses incurred in connection with the anticipated sale of our common stock in the Partnership's IPO, including the legal, accounting, printing and other IPO-related costs. Upon completion of the IPO, these deferred IPO costs will be reclassified to stockholders' equity and recorded against the proceeds from the offering.

## RATTLER MIDSTREAM OPERATING LLC UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEETS

March 1 (2016)         March 1 (2016)         December 1 (2016)           Assets           Current assets:           Cash         \$12,000         \$12,000         \$8,563           Accounts receivable—clated party         \$12,000         \$33,700         \$1,872           Accounts receivable—lind party         \$11,725         \$11,725         \$1,872           Accounts receivable—lind party         \$11,725         \$11,725         \$1,800           Fresh water inventory         \$11,725         \$11,725         \$1,000           Other current assets         \$63,913         \$6,910         \$42,005           Total current assets         \$63,913         \$6,910         \$42,005           Total current assets         \$14,595         \$14,500         \$12,000           Total current assets         \$14,505         \$1,500         \$1,500           Property, plant and equipment         \$15,000         \$15,000         \$15,000           Account lated depreciation         \$10,123         \$10,000         \$15,000           Property, plant and equipment, net         \$808,823         \$80,823         \$45,940           Reactate assets, net         \$10,123         \$10,200         \$10,000           Intaging lease assets, net		Supplemental Pro Forma	As of			
Name		March 31,	March 31,	December 31,		
Assets           Current assets:         \$ 12,060         \$ 8,563           Accounts receivable—related party         33,790         33,790         18,274           Accounts receivable—third party         1,223         1,223         1,289           Fresh water inventory         11,725         11,725         9,200           Other current assets         5,115         5,115         4,209           Total current assets         63,913         63,913         42,095           Equity method investment         149,596         149,596         —           Property, plant and equipment:         88,509         88,509         70,373           Property, plant and equipment         756,512         756,512         415,888           Accumulated depreciation         (36,198)         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         10,934           Other assets         1,1765         1,765         —           Total assets         \$1,135,486         \$1,35,486         \$604,016           Liabilities and Member's Equity         \$181         \$181         \$100		2019	2019	2018		
Current assets:         \$ 12,060         \$ 12,060         \$ 8,563           Accounts receivable—related party         33,790         18,274           Accounts receivable—third party         1,223         1,223         1,849           Fresh water inventory         11,725         11,725         9,200           Other current assets         5,115         5,115         42,09           Total current assets         63,913         63,913         42,095           Equity method investment         149,596         149,596         —           Property, plant and equipment         88,509         88,509         70,373           Property, plant and equipment         36,198         (36,198)         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         10,158         10,158         10,954           Other assets         \$1,35,486         \$135,486         \$604,016           Liabilities and Member's Equity         \$18         \$18         \$10           Current liabilities         \$0,012         \$0,012         \$1,804           Accounts payabl			$(\overline{In\ thousands})$			
Cash         \$12,060         \$12,060         \$8,563           Accounts receivable—related party         33,790         33,790         18,274           Accounts receivable—third party         11,223         1,223         1,223           Fresh water inventory         11,725         11,725         9,200           Other current assets         5,115         5,115         42,09           Total current assets         63,913         63,913         42,095           Equity method investment         149,596         149,596         —           Property, plant and equipment         88,509         88,509         70,373           Property, plant and equipment and equipment         756,512         756,512         415,888           Accumulated depreciation         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         101,231         101,231         93,023           Intangible lease assets, net         80,823         80,823         467,944           Other assets         \$1,35,486         \$1,35,486         \$604,016           Labilities and Member'	Assets					
Accounts receivable—related party         33,790         33,790         18,274           Accounts receivable—third party         1,223         1,223         1,849           Fresh water inventory         11,725         9,200           Other current assets         5,115         5,115         4,209           Total current assets         63,913         63,913         42,095           Equity method investment         149,596         149,596         —           Property, plant and equipment:         88,509         88,509         70,373           Property, plant and equipment         756,512         756,512         415,888           Accumulated depreciation         (36,198)         36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,158         10,158         10,954           Other assets         1,765         1,765         -           Total assets         \$1,135,486         \$1,35,486         \$604,016           Liabilities and Member's Equity         \$0,12         \$1,804         \$1,804           Current liabilities         80,012         80,012         \$1,804           Accounts payable         \$181	Current assets:					
Accounts receivable—third party         1,223         1,223         1,849           Fresh water inventory         11,725         9,200           Other current assets         5,115         5,115         4,209           Total current assets         63,913         63,913         42,095           Equity method investment         149,596         149,596         —           Property, plant and equipment:         88,509         70,373           Property, plant and equipment         756,512         415,888           Accumulated depreciation         (36,198)         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         10,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$1,315,486         \$604,016           Liabilities         80,012         80,012         \$1,804           Current liabilities         80,012         80,012         \$1,804           Accounts payable         \$181         \$181         \$194         —	Cash	\$ 12,060	\$ 12,060	\$ 8,563		
Fresh water inventory         11,725         11,725         9,200           Other current assets         5,115         5,115         4,209           Total current assets         63,913         63,913         42,095           Equity method investment         149,596         149,596         —           Property, plant and equipment:         88,509         88,509         70,373           Property, plant and equipment         756,512         756,512         415,888           Accumulated depreciation         (36,198)         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         10,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$604,016           Liabilities and Member's Equity           Accounts payable         \$181         \$181         \$100           Accrued liabilities         80,012         80,012         51,804           Taxes payable         7,964         7,964         11,514           Short ter	Accounts receivable—related party	33,790	33,790	18,274		
Other current assets         5,115         5,115         4,209           Total current assets         63,913         63,913         42,095           Equity method investment         149,596         149,596         —           Property, plant and equipment:         88,509         88,509         70,373           Property, plant and equipment         756,512         756,512         415,888           Accumulated depreciation         (36,198)         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         10,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity         \$1,135,486         \$1,135,486         \$1,109         \$1,109         \$1,109         \$1,109         \$1,109         \$1,109         \$1,109 </td <td>Accounts receivable—third party</td> <td>1,223</td> <td>1,223</td> <td>1,849</td>	Accounts receivable—third party	1,223	1,223	1,849		
Total current assets         63,913         63,913         42,095           Equity method investment         149,596         149,596         —           Property, plant and equipment:         88,509         88,509         70,373           Property, plant and equipment         756,512         756,512         415,888           Accumulated depreciation         (36,198)         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         101,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity           Current liabilities         80,012         80,012         51,804           Accounts payable         \$181         \$181         \$10           Accounts payable         \$8,012         80,012         51,804           Total current liabilities         \$35,776         89,751         63,418           Asset retirement obligations         4630         4630         561 <td>Fresh water inventory</td> <td>11,725</td> <td>11,725</td> <td>9,200</td>	Fresh water inventory	11,725	11,725	9,200		
Equity method investment.         149,596         149,596         —           Property, plant and equipment:         388,509         88,509         70,373           Property, plant and equipment         756,512         756,512         415,888           Accumulated depreciation         (36,198)         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         10,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity         \$181         \$181         \$100           Current liabilities         \$80,012         \$80,012         \$1,804           Accounts payable         \$80,012         \$80,012         \$1,804           Taxes payable         \$9,014         \$1,904         \$1,594         \$1,594         \$1,594         \$1,594         \$1,594         \$1,594         \$1,514         \$1,594         \$1,594         \$1,594         \$1,594         \$1,594         \$1,594         \$1,594         \$1,5	Other current assets	5,115	5,115	4,209		
Property, plant and equipment:           Land         88,509         88,509         70,373           Property, plant and equipment         756,512         756,512         415,888           Accumulated depreciation         (36,198)         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         10,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity         \$181         \$181         \$100           Accounts payable         \$80,012         80,012         \$1,804           Taxes payable         \$9,012         80,012         \$1,804           Taxes payable         7,964         7,964         11,514           Short term lease liability         1,594         1,594         —           Distribution payable         \$46,025         —         —           Total current liabilities         \$635,776         89,751         63,418           Ase	Total current assets	63,913	63,913	42,095		
Land         88,509         88,509         70,373           Property, plant and equipment         756,512         756,512         415,888           Accumulated depreciation         (36,198)         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         10,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity         \$181         \$181         \$100           Accounts payable         \$80,012         80,012         \$1,804           Taxes payable         \$9,012         \$1,804         \$1,504         \$1,504         \$1,504           Accrued liabilities         80,012         80,012         \$5,804         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         \$1,504         <	± • •	149,596	149,596			
Property, plant and equipment         756,512         756,512         415,888           Accumulated depreciation         (36,198)         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         10,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$10,158         604,016           Liabilities and Member's Equity         8181         \$181         \$100           Accounts payable         \$0,012         \$0,012         \$1,804           Taxes payable         \$0,012         \$0,012         \$1,804           Taxes payable         7,964         7,964         7,964         1,514           Short term lease liability         1,594         1,594         —           Distribution payable         546,025         —         —           Total current liabilities         635,776         89,751         63,418           Asset retirement obligations         4,630         4,630         561           Other long term lease liability <t< td=""><td></td><td>88.509</td><td>88.509</td><td>70.373</td></t<>		88.509	88.509	70.373		
Accumulated depreciation         (36,198)         (36,198)         (28,317)           Property, plant and equipment, net         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         10,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity           Current liabilities:         \$181         \$181         \$100           Accounts payable         \$0,012         80,012         \$1,804           Taxes payable         7,964         7,964         11,514           Short term lease liability         1,594         1,594         —           Distribution payable         546,025         —         —           Total current liabilities         635,776         89,751         63,418           Asset retirement obligations         4,630         4,630         561           Other long term lease liability         171         171         —           Deferred income taxes         15,779         15,779         12,912			,	,		
Property, plant and equipment, net.         808,823         808,823         457,944           Real estate assets, net         101,231         101,231         93,023           Intangible lease assets, net         10,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity           Current liabilities:         \$181         \$181         \$100           Accounts payable         \$80,012         80,012         51,804           Taxes payable         7,964         7,964         11,514           Short term lease liability         1,594         1,594         —           Distribution payable         546,025         —         —           Total current liabilities         635,776         89,751         63,418           Asset retirement obligations         4,630         4,630         561           Other long term lease liability         171         171         —           Deferred income taxes         15,779         15,779         12,912           Total liabilities         656,356         110,331         76,891           Commitmen						
Intangible lease assets, net.         10,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity           Current liabilities:         S         181         \$ 181         \$ 100           Accounts payable         \$0,012         \$0,012         \$1,804           Taxes payable         7,964         7,964         11,514           Short term lease liability         1,594         1,594         —           Distribution payable.         546,025         —         —           Total current liabilities         635,776         89,751         63,418           Asset retirement obligations         4,630         4,630         561           Other long term lease liability         171         171         —           Deferred income taxes         15,779         15,779         12,912           Total liabilities         656,356         110,331         76,891           Commitment and contingencies         479,130         1,025,155         527,125           Total member's equity:         479,130         1,025,155         527,125	•					
Intangible lease assets, net.         10,158         10,158         10,954           Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity           Current liabilities:         S         181         \$ 181         \$ 100           Accounts payable         \$0,012         \$0,012         \$1,804           Taxes payable         7,964         7,964         11,514           Short term lease liability         1,594         1,594         —           Distribution payable.         546,025         —         —           Total current liabilities         635,776         89,751         63,418           Asset retirement obligations         4,630         4,630         561           Other long term lease liability         171         171         —           Deferred income taxes         15,779         15,779         12,912           Total liabilities         656,356         110,331         76,891           Commitment and contingencies         479,130         1,025,155         527,125           Total member's equity:         479,130         1,025,155         527,125	Real estate assets net	101 231	101 231	93 023		
Other assets         1,765         1,765         —           Total assets         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity           Current liabilities:           Accounts payable         \$181         \$181         \$100           Accrued liabilities         80,012         80,012         51,804           Taxes payable         7,964         7,964         11,514           Short term lease liability         1,594         1,594         —           Distribution payable         546,025         —         —           Total current liabilities         635,776         89,751         63,418           Asset retirement obligations         4,630         4,630         561           Other long term lease liability         171         171         —           Deferred income taxes         15,779         15,779         12,912           Total liabilities         656,356         110,331         76,891           Commitment and contingencies         Member's equity:         365,356         110,25,155         527,125           Total member's equity         479,130         1,025,155         527,125         527,125						
Total assets         \$1,135,486         \$1,135,486         \$604,016           Liabilities and Member's Equity           Current liabilities:         80,012         80,012         51,804           Accounts payable         80,012         80,012         51,804           Taxes payable         7,964         7,964         11,514           Short term lease liability         1,594         1,594         —           Distribution payable         546,025         —         —           Total current liabilities         635,776         89,751         63,418           Asset retirement obligations         4,630         4,630         561           Other long term lease liability         171         171         —           Deferred income taxes         15,779         15,779         12,912           Total liabilities         656,356         110,331         76,891           Commitment and contingencies         Member's equity:         527,125           Diamondback         479,130         1,025,155         527,125           Total member's equity.         479,130         1,025,155         527,125	· · ·					
Liabilities and Member's Equity           Current liabilities:         \$ 181         \$ 180         \$ 100           Accounts payable         \$ 80,012         \$ 80,012         \$ 1,804           Taxes payable         7,964         7,964         11,514           Short term lease liability         1,594         1,594         —           Distribution payable         546,025         —         —           Total current liabilities         635,776         89,751         63,418           Asset retirement obligations         4,630         4,630         561           Other long term lease liability         171         171         —           Deferred income taxes         15,779         15,779         12,912           Total liabilities         656,356         110,331         76,891           Commitment and contingencies         Member's equity:         50,000 <td></td> <td></td> <td></td> <td></td>						
Current liabilities:         Accounts payable       \$ 181       \$ 181       \$ 100         Accrued liabilities       80,012       80,012       51,804         Taxes payable       7,964       7,964       11,514         Short term lease liability       1,594       1,594       —         Distribution payable       546,025       —       —         Total current liabilities       635,776       89,751       63,418         Asset retirement obligations       4,630       4,630       561         Other long term lease liability       171       171       —         Deferred income taxes       15,779       15,779       12,912         Total liabilities       656,356       110,331       76,891         Commitment and contingencies       Member's equity:         Diamondback       479,130       1,025,155       527,125         Total member's equity       479,130       1,025,155       527,125	Total assets	\$1,135,486	\$1,135,486	\$604,016		
Accounts payable       \$ 181       \$ 180         Accrued liabilities       80,012       80,012       51,804         Taxes payable       7,964       7,964       11,514         Short term lease liability       1,594       1,594       —         Distribution payable       546,025       —       —         Total current liabilities       635,776       89,751       63,418         Asset retirement obligations       4,630       4,630       561         Other long term lease liability       171       171       —         Deferred income taxes       15,779       15,779       12,912         Total liabilities       656,356       110,331       76,891         Commitment and contingencies         Member's equity:       101       1,025,155       527,125         Total member's equity:       479,130       1,025,155       527,125         Total member's equity.       479,130       1,025,155       527,125	Liabilities and Member's Equity					
Accrued liabilities       80,012       80,012       51,804         Taxes payable       7,964       7,964       11,514         Short term lease liability       1,594       1,594       —         Distribution payable       546,025       —       —         Total current liabilities       635,776       89,751       63,418         Asset retirement obligations       4,630       4,630       561         Other long term lease liability       171       171       —         Deferred income taxes       15,779       15,779       12,912         Total liabilities       656,356       110,331       76,891         Commitment and contingencies         Member's equity:       —	Current liabilities:					
Taxes payable       7,964       7,964       11,514         Short term lease liability       1,594       1,594       —         Distribution payable       546,025       —       —         Total current liabilities       635,776       89,751       63,418         Asset retirement obligations       4,630       4,630       561         Other long term lease liability       171       171       —         Deferred income taxes       15,779       15,779       12,912         Total liabilities       656,356       110,331       76,891         Commitment and contingencies         Member's equity:       479,130       1,025,155       527,125         Total member's equity       479,130       1,025,155       527,125	Accounts payable	\$ 181	\$ 181	\$ 100		
Short term lease liability       1,594       1,594       —         Distribution payable       546,025       —       —         Total current liabilities       635,776       89,751       63,418         Asset retirement obligations       4,630       4,630       561         Other long term lease liability       171       171       —         Deferred income taxes       15,779       15,779       12,912         Total liabilities       656,356       110,331       76,891         Commitment and contingencies         Member's equity:       —       479,130       1,025,155       527,125         Total member's equity.       479,130       1,025,155       527,125	Accrued liabilities	80,012	80,012	51,804		
Distribution payable.         546,025         —         —           Total current liabilities         635,776         89,751         63,418           Asset retirement obligations         4,630         4,630         561           Other long term lease liability         171         171         —           Deferred income taxes         15,779         15,779         12,912           Total liabilities         656,356         110,331         76,891           Commitment and contingencies         Member's equity:         479,130         1,025,155         527,125           Total member's equity         479,130         1,025,155         527,125	Taxes payable	7,964	7,964	11,514		
Total current liabilities         635,776         89,751         63,418           Asset retirement obligations         4,630         4,630         561           Other long term lease liability         171         171         —           Deferred income taxes         15,779         15,779         12,912           Total liabilities         656,356         110,331         76,891           Commitment and contingencies           Member's equity:         300         1,025,155         527,125           Total member's equity         479,130         1,025,155         527,125           Total member's equity         479,130         1,025,155         527,125	Short term lease liability	1,594	1,594	_		
Total current liabilities         635,776         89,751         63,418           Asset retirement obligations         4,630         4,630         561           Other long term lease liability         171         171         —           Deferred income taxes         15,779         15,779         12,912           Total liabilities         656,356         110,331         76,891           Commitment and contingencies           Member's equity:         479,130         1,025,155         527,125           Total member's equity         479,130         1,025,155         527,125	Distribution payable	546,025	<u>—</u>	<u>—</u>		
Other long term lease liability.       171       171       —         Deferred income taxes       15,779       15,779       12,912         Total liabilities       656,356       110,331       76,891         Commitment and contingencies         Member's equity:       30       1,025,155       527,125         Total member's equity.       479,130       1,025,155       527,125         Total member's equity.       479,130       1,025,155       527,125	-	635,776	89,751	63,418		
Other long term lease liability.       171       171       —         Deferred income taxes       15,779       15,779       12,912         Total liabilities       656,356       110,331       76,891         Commitment and contingencies         Member's equity:       30       1,025,155       527,125         Total member's equity.       479,130       1,025,155       527,125         Total member's equity.       479,130       1,025,155       527,125	Asset retirement obligations	4,630	4,630	561		
Deferred income taxes       15,779       15,779       12,912         Total liabilities       656,356       110,331       76,891         Commitment and contingencies         Member's equity:       30       1,025,155       527,125         Total member's equity       479,130       1,025,155       527,125         Total member's equity       479,130       1,025,155       527,125	6			_		
Total liabilities         656,356         110,331         76,891           Commitment and contingencies         Member's equity:           Diamondback         479,130         1,025,155         527,125           Total member's equity         479,130         1,025,155         527,125	•	15,779		12,912		
Commitment and contingencies         Member's equity:         Diamondback       479,130       1,025,155       527,125         Total member's equity       479,130       1,025,155       527,125						
Member's equity:       479,130       1,025,155       527,125         Total member's equity.       479,130       1,025,155       527,125						
Diamondback       479,130       1,025,155       527,125         Total member's equity       479,130       1,025,155       527,125						
Total member's equity		470 100	1 005 155	507 105		
	Diamondback	4/9,130	1,025,155	527,125		
Total liabilities and member's equity	Total member's equity	479,130	1,025,155	527,125		
	Total liabilities and member's equity	\$1,135,486	\$1,135,486	\$604,016		

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

## RATTLER MIDSTREAM OPERATING LLC UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

	Three Months Ended March 31,	
	2019	2018
	(In thousands)	
Revenues:		
Revenues—related party	\$88,576	\$31,051
Revenues—third party	3,487	370
Rental income—related party	715	433
Rental income—third party	2,067	1,828
Other real estate income—related party	73	31
Other real estate income—third party	258	162
Total revenues	95,176	33,875
Costs and expenses:		
Direct operating expenses	20,186	5,206
Cost of goods sold (exclusive of depreciation and amortization shown		
below)	13,053	5,251
Real estate operating expenses	526	278
Depreciation, amortization and accretion	9,904	5,816
General and administrative expenses	1,369	254
Total expenses	45,038	16,805
Income from operations Other income:	50,138	17,070
Income from equity investment	50	1,459
Total other income.	50	1,459
Net income before income taxes	50,188	18,529
Provision for income taxes	10,832	4,133
Net income	\$39,356	\$14,396
Supplemental unaudited pro forma basic earnings per common unit (Note 2) Supplemental unaudited pro forma diluted earnings per common unit (Note 2)	\$ <u>0.26</u> \$ <u>0.26</u>	

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

### RATTLER MIDSTREAM OPERATING LLC

#### NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

generated by Rattler LLC's operations was primarily received by Diamondback, and Diamondback funded Rattler LLC's operating and investing activities as needed. Accordingly, the cash held by Diamondback was not allocated to Rattler LLC prior to January 1, 2018. Rattler LLC has reflected cash management and financing activities performed by Diamondback as a component of member's equity on its accompanying balance sheets.

### 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

For a complete description of Rattler LLC's significant accounting policies, see Note 2—Summary of Significant Accounting Policies, to its annual financial statements.

### Supplemental Pro Forma Information (Unaudited)

Staff Accounting Bulletin Topic 1:B.3 requires that certain distributions to owners prior to or concurrent with an initial public offering be considered as distributions in contemplation of that offering. Upon completion of the proposed initial public offering of Rattler LLC's parent entity (the "Partnership"), Rattler LLC intends to distribute all of the net proceeds from this offering to Diamondback. The supplemental pro forma balance sheet as of March 31, 2019 gives pro forma effect to this assumed distribution as though it had been declared and was payable as of that date. Unaudited basic and diluted pro forma earnings per common unit for Rattler LLC for the three months ended March 31, 2019 assumed 149,112,561 common units were outstanding in the year. The common units consist of 118,181,819 common units issuable to Diamondback upon the exchange of all of its Class B Units and Rattler LLC Units plus an additional 30,930,742 common units, which is the number of common units Rattler LLC would have been required to issue to fund the \$546.0 million distribution to Diamondback. The number of common units that Rattler LLC would have been required to issue to fund the \$546.0 million distribution was calculated by dividing the \$506.7 million distribution in excess of earnings by an estimated issue price per unit of \$16.38, which is the initial public offering price of \$17.50 per common unit less the estimated underwriting discounts, structuring fees and offering expenses. There were no potential common units outstanding to be considered in the pro forma diluted earnings per unit calculation.

### Use of Estimates

Certain amounts included in or affecting the condensed consolidated financial statements and related notes must be estimated by management, requiring certain assumptions to be made with respect to values or conditions that cannot be known with certainty at the time the condensed consolidated financial statements are prepared. These estimates and assumptions affect the amounts Rattler LLC reports for assets and liabilities and Rattler LLC's disclosure of contingent assets and liabilities at the date of the financial statements.

Management evaluates these estimates on an ongoing basis, using historical experience, consultation with experts and other methods they consider reasonable in the particular circumstances. Nevertheless, actual results may differ significantly from management's estimates. Any effects on Rattler LLC's business, financial position, results of operations or cash flows resulting from revisions to these estimates are recorded in the period in which the facts that give rise to the revision become known. Significant items subject to such estimates and assumptions include, but are not limited to (i) revenue accruals, (ii) valuation of fresh water inventory, (iii) fair value of long-lived assets, including intangible lease assets, provision for income taxes, and (iv) asset retirement obligations ("ARO").

### Cash

Cash represents unrestricted cash maintained in bank deposit accounts.

### 1

## RATTLER MIDSTREAM OPERATING LLC CONSOLIDATED STATEMENTS OF OPERATIONS

	Year Ended December 31,	
	2018	2017
	(In thousands)	
Revenues:		
Revenues—related party	\$169,396	\$38,414
Revenues—third party	3,292	881
Rental income—related party	2,383	_
Rental income—third party	8,125	_
Other real estate income—related party	228	_
Other real estate income—third party	1,043	
Total revenues.	184,467	39,295
Costs and expenses:		
Direct operating expenses	33,714	10,557
Cost of goods sold (exclusive of depreciation and amortization shown below)	38,852	_
Real estate operating expenses	1,872	_
Depreciation, amortization and accretion	25,134	3,486
Loss on sale of property, plant and equipment	2,577	_
General and administrative expenses	1,999	1,265
Total expenses.	104,148	15,308
Income from operations	80,319	23,987
Other income:		
Income from equity investment	_	1,366
Total other income		1,366
Net income before income taxes	80,319	25,353
Provision for income taxes	17,359	4,688
Net income	\$ 62,960	\$20,665
Supplemental unaudited pro forma basic earnings per common unit (Note 2)	\$ 0.43	
Supplemental unaudited pro forma diluted earnings per common unit (Note 2)	\$ 0.43	

### RATTLER MIDSTREAM OPERATING LLC NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

### Supplemental Pro Forma Information (Unaudited)

Staff Accounting Bulletin Topic 1:B.3 requires that certain distributions to owners prior to or concurrent with an initial public offering be considered as distributions in contemplation of that offering. Upon completion of the proposed initial public offering of Rattler LLC's parent entity (the "Partnership"), Rattler LLC intends to distribute all of the net proceeds from this offering to Diamondback. Unaudited basic and diluted pro forma earnings per common unit for Rattler LLC for the year ended December 31, 2018 assumed 147,671,616 common units were outstanding in the year. The common units consist of 118,181,819 common units issuable to Diamondback upon the exchange of all of its Class B Units and Rattler LLC Units plus an additional 29,489,797 common units, which is the number of common units Rattler LLC would have been required to issue to fund the \$546.0 million distribution to Diamondback. The number of common units that Rattler LLC would have been required to issue to fund the \$546.0 million distribution was calculated by dividing the \$483.1 million distribution in excess of earnings by an estimated issue price per unit of \$16.38, which is the initial public offering price of \$17.50 per common unit less the estimated underwriting discounts, structuring fees and offering expenses. There were no potential common units outstanding to be considered in the pro forma diluted earnings per unit calculation.

### Use of Estimates

Certain amounts included in or affecting the condensed consolidated financial statements and related notes must be estimated by management, requiring certain assumptions to be made with respect to values or conditions that cannot be known with certainty at the time the condensed consolidated financial statements are prepared. These estimates and assumptions affect the amounts Rattler LLC reports for assets and liabilities and Rattler LLC's disclosure of contingent assets and liabilities at the date of the financial statements.

Management evaluates these estimates on an ongoing basis, using historical experience, consultation with experts and other methods they consider reasonable in the particular circumstances. Nevertheless, actual results may differ significantly from management's estimates. Any effects on Rattler LLC's business, financial position, results of operations or cash flows resulting from revisions to these estimates are recorded in the period in which the facts that give rise to the revision become known. Significant items subject to such estimates and assumptions include, but are not limited to (i) revenue accruals, (ii) valuation of fresh water inventory, (iii) fair value of long-lived assets, including intangible lease assets, provision for income taxes, and (iv) asset retirement obligations ("ARO").

### Cash

Cash represents unrestricted cash maintained in bank deposit accounts.

### Accounts Receivable—Related Party

Accounts receivable—related party consist of receivables from Diamondback, or one of its affiliates. The receivable balance represents operating income less certain cash payments for the year ended December 31, 2018. Substantially all operating income was not settled with Diamondback historically. The monthly settlement of these amounts began in the second quarter of 2018. Management provides an allowance for doubtful receivables equal to the estimated uncollectible amounts. No allowance was deemed necessary at December 31, 2018.

### Equity Method Investment

An investment in an investee over which Rattler LLC exercises significant influence but does not control is accounted for using the equity method. Under the equity method, Rattler LLC's share of the investee's earnings