CROSSTEX ENERGY INC Form 425 November 07, 2013

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Subject Company: Crosstex Energy, Inc.

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Devon Energy Corporation posted an updated investor presentation on its website on November 7, 2013. Excerpts of the presentation are as follows:

Investor Presentation November 2013

NYSE: DVN www.devonenergy.com Slide 2 Strategic Midstream Combination Transaction Overview Devon and Crosstex to combine midstream assets to form new midstream business

Increases scale and diversification

Enhances growth profile and financial strength

Benefits from high-quality upstream sponsorship

Transaction expected to close

in first quarter of 2014

**AUSTIN** 

**CHALK** 

**EAGLE** 

**FORD** 

**PERMIAN** 

**BASIN** 

CANA-

WOODFORD

ARKOMA-

WOODFORD

**BARNETT** 

**SHALE** 

**HAYNESVILLE** 

& COTTON

**VALLEY** 

**UTICA** 

**MARCELLUS** 

LA

TX

OK

OH

WV

PA

Gathering System

**Processing Plant** 

Fractionation Facility

North Texas Systems

LIG System

**PNGL System** 

Cajun-Sibon Expansion

Howard Energy

Ohio River Valley Pipeline

Storage

Crude & Brine Truck Station

Brine Disposal Well

Barge Terminal

Rail Terminal

Strategic Midstream Combination
Benefits to Devon
Slide 3
Retains majority ownership of midstream business (GP 70%; MLP 53%)
Majority interest in public GP with incentive distributions at highest tier
Provides immediate market-based valuation for Devon s U.S. midstream
business (Publicly held GP and MLP)
Provides low cost of capital vehicle

Investment-grade credit profile

Potential to fund future midstream growth capital

Potential to drop down additional midstream assets
Improves diversification, scale and growth trajectory of midstream business
NYSE: DVN
www.devonenergy.com

NYSE: DVN www.devonenergy.com Slide 4 Strategic Midstream Combination Unlocking Value Transaction highly accretive to shareholders

Initially valued assets at \$4.8 billion

Current market value of Devon s ownership interest in new business: \$6.5 billion

>20 times 2014e distributable cash flow

>15 times 2014e adjusted EBITDA

25% Devon s of market capitalization Implies E&P valuation <5 times 2013e EBITDA

20% less than average peer group EBITDA multiple)

Note:

Peer group includes: APA, APC, CHK, COP, ECA, EOG, HES, MRO, MUR, NBL, NFX, OXY, PXD, and TLM

Appendix B Midstream & Financial

NYSE: DVN www.devonenergy.com Slide 6 New Midstream Business Ownership Structure Devon Energy Corporation (NYSE: DVN) General Partner

( New GP ) Master Limited Partnership (MLP) Devon Midstream Holdings, LP ( Devon Holdings ) New GP Public Unitholders 30% 40% LP 53% LP General Partner, 7% LP and **IDRs** 50% LP 50% LP 100% Incentive Distribution Rights (IDRs) Dist./Q **Splits** \$0.2500 2% / 98% \$0.3125 15% / 85% \$0.3750 25% / 75% \$0.3750 50% / 50% XTXI currently at New GP 70% New GP Public Unitholders **MLP** Public

Unitholders

MLP units
( 120 MM units)
Slide 7
New Midstream Business
Transaction Overview
Transaction to be structured as a tax-free combination
Devon Energy Corporation
(NYSE: DVN)

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General Partner
( New GP )
Master Limited Partnership
(MLP)
Devon Midstream
Holdings, LP
( Devon Holdings )
Crosstex Energy, Inc.
(NASDAQ: XTXI, Crosstex GP)
Crosstex Energy, L.P.
(NASDAQ: XTEX, Crosstex)
$100
MM
50% LP
(w/no debt)
50% LP
(w/no debt)
Form Holdings
1-for-1 exchange
for New GP
$2.00/share
53% ownership
New GP units
( 115 MM units)
70% ownership
Devon forms and contributes
substantially all of its U.S. based
midstream assets to Devon
Holdings.
Devon contributes $100 million in
cash and 50% LP interest in Devon
Holdings to the New GP in
exchange for 70% ( 115 MM units)
of the pro forma common units
outstanding of the New GP.
Devon contributes 50% LP interest
in Devon Holdings to MLP in
exchange for 53% (120 MM
units) of the pro forma common
units outstanding of MLP.
Each share of Crosstex GP is
exchanged for one unit of New GP.
The New GP will make a one-time
cash payment to Crosstex GP
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shareholders.

Slide 8 New Midstream Business 2014e Financial Outlook

2014e adjusted EBITDA (pre-synergies)

\$700 MM combined

#### \$500 MM at the MLP

Synergies contribute to distributable cash flow growth:

Financial: \$25 MM annually

Operational: \$20 MM annually

GP distribution per unit

Increases 50% over XTXI 2013e dividend

Robust coverage of 1.5x

Coverage to decline over time to 1.0x

MLP distribution per unit

Increases 8-10% over XTEX 2013e distribution

Coverage of 1.1x

Long-term growth expectations of high single digits for MLP and 20% or greater for GP

Enhanced balance sheet capacity

Pro Forma

2014e Outlook

Combined Adjusted EBITDA

\$700 MM

MLP Adjusted EBITDA

\$500 MM

Distribution Per Unit (MLP)

\$1.47

**Distribution Growth** 

8%

Dividend Per Unit (GP)

\$0.80

Dividend Growth

50%

Note:

Pro Forma 2014e Outlook is for illustrative purposes only and assumes full-year contribution of EBITDA. Includes Non-GAAP financial measure, see appendix for required disclosures.

NYSE: DVN www.devonenergy.com Slide 9 Debt Maturity Schedule As of September 30, 2013 Due Date Interest Rate \$ In Billions

# Commercial Paper 0.4% \$1.6 January 2014 5.6% \$0.5 July 2016 2.4% \$0.5 May 2017 1.9% \$0.8 July 2018 8.3% \$0.1 January 2019 6.3% \$0.7 July 2021 4.0% \$0.5 May 2022 3.3% \$1.0 2023+ 4.8% -8.0% \$4.4 Total Debt

\$10.1

\$4.3 Net Debt \$5.8

Cash and cash equivalents

Slide 10
Attractively Hedged
Oil Hedges
Oil Hedges
Oil Hedges
Q4 2013: 70 MBOPD swapped at \$100 per BBL
Q4 2013: 72 MBOPD collared at \$111 ceiling and \$91 floor
2014: 101 MBOPD protected at \$92 per BBL
WCS

WCS

Regional Oil Basis Swaps Regional Oil Basis Swaps

Q4 2013: 40 MBOPD at a \$22 differential to WTI

Natural Gas Hedges Natural Gas Hedges

Q4 2013: 1.0 BCFD swapped at \$4.09 per MCF

Q4 2013: 0.7 BCFD collared at \$4.28 ceiling and \$3.61 floor

2014: 1.0 BCFD protected at \$4.33 per MCF

Note:

The pricing points referenced above are weighted average prices.

NYSE: DVN www.devonenergy.com Slide 11 Sources and Uses of Cash Before Share Buybacks and Dividends \$ In Billions 2009 2010

2011 2012 2009-2012 Total Operating Cash Flow 4.8 5.5 6.2 5.0 21.5 Asset Sales / JV Proceeds 0.0 7.0 3.4 1.5 11.9 Capital Expenditures (5.4)(7.0)(7.6)(8.2)(28.2)Net Cash Effect (0.6)5.5 2.0

(1.7) 5.2



Investors and stockholders are urged to read the proxy statement/prospectus and other relevant documents filed or to be filed we they become available), and any other documents filed by Crosstex or Devon with the SEC, may be obtained free of charge at

addition, shareholders will be able to obtain free copies of the proxy statement/prospectus from Crosstex Energy, Inc. by conta Attention: Investor Relations, 2501 Cedar Springs, Dallas, Texas 75201.

NYSE: DVN

www.devonenergy.com

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Investor Notices Related to

**Proposed Crosstex Transaction** 

Participants in the Solicitation

Devon, Crosstex and their respective directors and officers may be deemed to be participants in the solicitation of proxies from in respect of the proposed transaction. Information regarding the persons who may, under the rules of the SEC, be deemed part stockholders of Crosstex Energy, Inc. in connection with the proposed transaction, including a description of their direct or indotherwise, will be set forth in the proxy statement/prospectus when it is filed with the SEC. Information regarding Crosstex En officers is contained in its Annual Report on Form 10-K for the year ended December 31, 2012, which is filed with the SEC. In executive officers is contained in its Annual Report on Form 10-K for the year ended December 31, 2012, which is filed with the Non-GAAP Financial Information

This presentation contains non-generally accepted accounting principle financial measures that Devon and Crosstex refer to as defined as net income plus interest expense, provision for income taxes, depreciation and amortization expense, impairments, so non-cash derivatives, distribution from a limited liability company and non-controlling interest; less gain on sale of property at liability company. Devon and Crosstex believe this non-GAAP measure is useful to investors because it may provide users of comparison between current results and prior-reported results. Adjusted EBITDA, as defined above, is not a measure of finance. This measure should not be considered in isolation or as an indicator of Devon s, Crosstex s or the New Company s perform measure of liquidity or a substitute for a metric prepared in accordance with GAAP.

#### Safe Harbor

Some of the information provided in this presentation includes forward-looking statements as defined by the Securities and forecasts," "projections," "estimates," "plans," "expectations," "targets," and other comparable terminology often identify for concerning future performance are subject to a variety of risks and uncertainties that could cause Devon s or Crosstex s actual forward-looking statements contained herein, including as a result of the items described under "Risk Factors" in Devon s or Crosstex s ability to integrate their businesses successfully. Any forward-looking which such statement is made, and Devon and Crosstex undertake no obligation to correct or update any forward-looking state information, future events or otherwise, except as required by applicable law.