MARKWEST ENERGY PARTNERS L P Form 425 November 13, 2015

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Subject Company:

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MPLX LP posted a link to the presentation below on its website.

This presentation contains forward-looking statements within the meaning of federal securities laws regarding MPLX LP ("MPLX"), Marathon Petroleum Corporation ("MPC"), and MarkWest Energy Partners, L.P. ("MWE"). These forward-looking statements relate to, among other things, expectations, estimates and projections concerning the business and operations of MPLX, MPC, and MWE. You can identify forward-looking statements by words such as "anticipate," "believe," "estimate," "objective," "expect," "forecast," "guidance," "imply," "plan," "project," "potential," "could "should," "would," "will" or other similar expressions that convey the uncertainty of future events or outcomes. Such forward-looking statements are not guarantees of future performance and are subject to risks, uncertainties and other factors, some of which are beyond the companies' control and are difficult to predict. In addition to other factors described herein that could cause MPLX's or MWE's actual results to differ materially from those implied in these forward-looking statements, negative capital market conditions, including a persistence or increase of the current yield on common units, which is higher than historical yields, could adversely affect MPLX's ability to meet its distribution growth guidance, particularly with respect to the later years of such guidance. Factors that could cause MPLX's or MWE's actual results to differ materially from those implied in the forward-looking statements include: the ability to complete the proposed merger of MPLX and MWE on anticipated terms and timetable; the ability to obtain approval of the transaction by the unitholders of MWE and satisfy other conditions to the closing of the transaction contemplated by the merger agreement; risk that the synergies from the MPLX/MWE transaction may not be fully realized or may take longer to realize than expected; disruption from the MPLX/MWE transaction making it more difficult to maintain relationships with customers, employees or suppliers; risks relating to any unforeseen liabilities of MWE or MPLX, as applicable; the adequacy of MPLX's and MWE's respective capital resources and liquidity, including, but not limited to, availability of sufficient cash flow to pay distributions, and the ability to successfully execute their business plans and implement their growth strategies; the timing and extent of changes in commodity prices and demand for crude oil, refined products, feedstocks or other hydrocarbon-based products; volatility in and/or degradation of market and industry conditions; completion of pipeline capacity by competitors; disruptions due to equipment interruption or failure, including electrical shortages and power grid failures; the suspension, reduction or termination of MPC's obligations under MPLX's commercial agreements; each company's ability to successfully implement its growth plan, whether through organic growth or acquisitions; modifications to earnings and distribution growth objectives; federal and state environmental, economic, health and safety, energy and other policies and regulations; changes to MPLX's capital budget; other risk factors inherent to MPLX or MWE's industry; and the factors set forth under the heading "Risk Factors" in MPLX's Annual Report on Form 10-K for the year ended Dec. 31, 2014, filed with the Securities and Exchange Commission (SEC); and the factors set forth under the heading "Risk Factors" in MWE's Annual Report on Form 10-K for the year ended Dec. 31, 2014, and Quarterly Report on Form 10-Q for the quarter ended September 30, 2015, filed with the SEC. These risks, as well as other risks associated with MPLX, MWE and the proposed transaction are also more fully discussed in the joint proxy statement and prospectus included in the registration statement on Form S-4 filed by MPLX and declared effective by the SEC on October 29, 2015. Factors that could cause MPC's actual results to differ materially from those implied in the forward-looking statements include: risks described above relating to the MPLX/MWE proposed merger; changes to the expected construction costs and timing of pipeline projects; volatility in and/or degradation of market and industry conditions; the

availability and pricing of crude oil and other feedstocks; slower growth in domestic and Canadian crude supply; an easing or lifting of the U.S. crude oil export ban; completion of pipeline capacity to areas outside the U.S. Midwest; consumer demand for refined products; transportation logistics; the reliability of processing units and other equipment; MPC's ability to successfully implement growth opportunities; modifications to MPLX earnings and distribution growth objectives; federal and state environmental, economic, health and safety, energy and other

policies and regulations; MPC's ability to successfully integrate the acquired Hess retail operations and achieve the strategic and other expected objectives relating to the acquisition; changes to MPC's capital budget; other risk factors inherent to MPC's industry; and the factors set forth under the heading "Risk Factors" in MPC's Annual Report on Form 10-K for the year ended Dec. 31, 2014, filed with SEC. In addition, the forward-looking statements included herein could be affected by general domestic and international economic and political conditions. Unpredictable or unknown factors not discussed here, in MPLX's Form 10-K, in MPC's Form 10-K, or in MWE's Form 10-K and Form 10-Qs could also have material adverse effects on forward-looking statements. Copies of MPLX's Form 10-K are available on the SEC website, MPLX's website at http://ir.mplx.com or by contacting MPLX's Investor Relations office. Copies of MPC's Form 10-K and Form 10-Qs are available on the SEC website, MWE's Investor Relations office. Copies of MWE's Form 10-K and Form 10-Qs are available on the SEC website, MWE's website at http://investor.markwest.com or by contacting MWE's Investor Relations office.

Additional Information and Where to Find It

This communication may be deemed to be solicitation material in respect of the proposed acquisition of MWE by MPLX. In connection with the proposed acquisition, MWE and MPLX have filed relevant materials with the SEC, including MPLX's registration statement on Form S-4 that includes a definitive joint proxy statement and a prospectus and was declared effective by the SEC on October 29, 2015. Investors and security holders are urged to read all relevant documents filed with the SEC, including the definitive joint proxy statement and prospectus, because they contain important information about the proposed transaction. Investors and security holders are able to obtain the documents free of charge at the SEC's website, http://www.sec.gov, or for free from MPLX LP at its website, http://ir.mplx.com, or in writing at 200 E. Hardin Street, Findlay, Ohio 45840, Attention: Corporate Secretary, or for free from MWE by contacting Investor Relations by phone at 1-(866) 858-0482 or by email at investorrelations@markwest.com.

Participants in the Solicitation

This communication is not a solicitation of a proxy from any investor or securityholder. However MPLX and MWE and their respective directors and executive officers and certain employees may be deemed to be participants in the solicitation of proxies from the holders of MWE common units with respect to the proposed transaction. Information about MPLX's directors and executive officers is available in MPLX's Annual Report on Form 10-K filed with the SEC on February 27, 2015 and MPLX's current report on Form 8-K, as filed with the SEC on March 9, 2015. Information about MWE's directors and executive officers is set forth in the proxy statement for MWE's 2015 Annual Meeting of Common Unitholders, which was filed with the SEC on April 23, 2015 and MWE's current reports on Form 8-K, as filed with the SEC on May 5, 2015, May 19, 2015 and June 8, 2015, and in the definitive joint proxy statement filed by MPLX, which was declared effective by the SEC on October 29, 2015. To the extent holdings of MWE securities have changed since the amounts contained in the definitive joint proxy statement filed by MPLX, which was declared effective by the SEC on October 29, 2015, such changes have been or will be reflected on Statements of Change in Ownership on Form 4 filed with the SEC. Investors may obtain additional information regarding the interest of such participants by reading the definitive joint proxy statement and prospectus regarding the acquisition. These documents may be obtained free of charge from the SEC's website http://www.sec.gov, or from MWE and MPLX using the contact information above.

Non-Solicitation

This communication shall not constitute an offer to sell or the solicitation of an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.



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h i p t hat owns and operates midstreamservices related businesses. MarkWest has a leading presence in many natural gas resource p lays including the Marcellus Shale, Utica Shale, Huron/Berea Shale, Haynesville Shale, Woodford Shale and Granite Wash formation where it provides midstream services to its producer customers. Cautionary Statement Regarding Forward-Looking Statements This communication includes "forward-look ing statements." Allstatements other than statements of his torical factsincludedorincorporated here in may constitute forward-look ing statements that involve anumber of risks and uncertainties. The sestatements may include statements regarding the proposed acquisition of the Partnership by MPLX, theex pected timetable for completing the transaction, benefits and synergies of the transaction, future opport unities for the combined company and any other statements regarding the Partnerships and MPLX's future operations, anticipated businesslevels, future earnings and distributions, plannedactivities, anticipated businesslevels.

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ed growth, mark et opport unities, strategies and competition. Alls uch forward-looking state ments in volve estimates and assum pt io ns t hat are s u bject to a n u m b er o frisks, u nce rtainties and other factors t hat could cause act ualresults to differ materially from t hos e e x pr e ss e d or i m p l ie d i n s uc h stat e m en ts. Factor s tha t cou l d ca us e o r con tr i b u te to suc h d i f f er e nce s i n c l ud e: factors r e lat i ng to t h e sa t i s fact io n o f th e con d i t io ns to t h e pro pos e d t ra n s act io n, i nc l u d i ng r e g u lato ry ap p rova l s an d t he r e q u ir e d ap pro va l o f t h e Partnership's unitholders; the parties' ability to meetex pectations regarding the timing and tax treatment of the proposed transact io n; the possibility that the combined company may be unable to achieve expected synergies and operating efficiencies in conn ect ion withthetransaction withintheexpected time-frames or at all; theintegration of the Partnership being more difficult, tim e-consuming or costly thanexpected; the effect of any changes resulting from theproposed transaction in customer, supplier and ot h er b u s i n es s r e lat io ns h i p s; ge n e ra l mar k et p erce p t ion o f th e p ropo s e d t ra nsact io n; ex po s ur e to laws u i ts an d co nt i ng e nc i es assoc iat e d wit h MPL X; t h e ab i l i ty to attract a n d r eta i n k ey p er so nn e l; pr e va i l i n g ma rk et con d it io n s; c han g es i n t h e eco no m ic an d f i na nc ia 1 con d it io n s o f t he Par tn e rs h i p an d MPL X; u nce rta i nt i e s and matt e rs b eyo n d t h e cont ro 1 o f ma nag e m en t; an d t h e oth er r i sk s d i scu ss e d i n t h e p er io d ic re po rts f i l e d w i th t h e SEC, i nc l ud i n g t h e Partn er s h i p's an d MPL X's A n n ua l R e port s o n Fo rm 1 0-K for th e year e n d e d D ece m be r 31, 2014 and the Part n er ship's R eport on Form 10-Q for the quarter ended September 30, 2015. These risks, as well as other r is k s as s o c iate d with the Part nership, MPL X and the proposed transaction are also more fully discussed in the proxy statement and p ros p ect us i nc l ud e d i n t he r eg i st rat i on s tat em e nt on For m S-4 f i l e d w it h t h e SEC by MP L X and d ec lar ed e f f ect iv e b y t h e SEC on Octo b er 29, 2015. The Part nership has mailed the proxy statement/prospectus to its unitholders. The forward-looking statements should be considered in light of all the se factors. In addition, other risks and uncertainties not presently known to the Partnership or MPL X or t h at t he Part n er ship or MPL X considersimmaterial could affect the accuracy of the forward-looking statements. The readeriscautioned n ot to relyundulyonthese forward-looking statements. The Partnership and MPL X do es not undertake any duty to update any forwardlook in g statement except as require d by law.

ADDITIONAL INFORMATION 3 Addit i o na l Informat i o n and Where to F ind I t T h is communication may be deemed to be so licitation mater ia linrespect of the proposed acquisition of the Partner ship by MPL X. In connection with the proposed acquisition, the Partner ship and MPL X havefiledrelevant materials with the SEC, including MPL X's registration statement on Form S-4 that includes a definit ive proxy statement and a prospectus and was declaredefective by the SEC on October 29, 2015. Investors and security holders are urged to read allrelevant documents filed with the SEC, including the definitive proxy statement and prospectus, because they contain mportant information about the proposed transaction. Investors and security holders are able to obtain the documents free of charge at the SEC's we bsite, http://www.sec.gov, or for free from the Partnership by contacting Investor Relations by phone at 1-(866) 858-0482 or by emailatin vestor relations@markwest.com or for free from MPL X LP at its website, http://ir.mplx.com, or inwritingat200 E. Hardin Street, Findlay, Ohio 45840, Attention: Corporate Secretary. Participants in Solicitation This communication is not a solicitat

ion of a proxy from any investor or security holder. However, the Partnership and its directors and executive of ficers and certaine m p lo y ee s may b e d e em e d to b e par t ic i p ants i n t h e so l ic i tat io n o f p rox i e s f rom t h e ho l d er s o f Partn er s h i p com mo n u n it s w i th r es p ect to the proposed transaction. Information a bout the Partnership's directors and executive of ficersis set forthinthe proxy statement for the Partnership's 2015 Annual Meeting of Common Unitholders, which was filed with the SEC on April 23, 2015 and the Partners hip's current reports on Form 8-K, as filed with the SEC on May 5, 2015, May 19, 2015 and June 8, 2015, and in the prospect us filed by MPL X on Octo b er 30, 2015 and the related Registration Statement on Form S-4, which was declared effective by the SEC on October 29, 2015. Infor m at io n about MPL X's directors and executive officers is available in MPL X's Annual Report on Form 10-K filed with the SEC on Fe br uar y 27, 2015 and MPL X's cu rr e nt re port o n Fo rm 8-K, a s filed with the SEC on March 9, 2015. To the extent holdings of Part ner ships ecu r i ti e s hav e c han g e d s i nce t h e amo u nt s co nta i ne d i n th e d ef i n i t iv e p rox y stat e m en t f i l e d by t h e Part n ers h i p, suc h cha ng e s ha v e been or will bereflected on Statements of Changein Ownership on Form 4 filed with the SEC. In vestors may obtain additional infor mat io n r e gar d i ng t h e i nt er es t o f s u ch part ic i pa nts b y r ea d i n g t h e jo i nt pro xy s tat em e n t an d pro s pect u s r e gar d i n g t h e acqui s i t io n. These documents may be obtained free of charge from the SEC's website http://www.sec.gov, or from the Partnership and MPL X using the contact informat ion above. Non-Solicitation This communication shall not constitute an offertosellorthe solicitation of an offertos ellorth e solicitation of an offertobuy a ny securities, nors hallth ere be any sale of securities in any juris diction in which such offer, solic i tation or sale would be un lawfulprior toregist ration or qualification under the securities laws of any such juris dict io n. No offer ofs ecurities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.





MWE's ~8 MM Class B units will convert to ~8 MM newly-created MPLX Class B units with substantially equivalent rights; convertible in 2016 and 2017 at a ratio of 1.09 MPLX common units for each Class B unit 2. \$5.21 cash consideration per MWE unit calculated on ~206.4 MM fully-diluted MWE common units outstanding, including ~8 MM MWE Class B units outstanding and ~0.5 MM phantom units (net of tax), as of 11/11/15. The cash consideration of \$1,075 MM is a fixed amount and will not increase as additional units are issued by MWE between 11/11/15 and closing 3. Based on a November 11, 2015 MPLX closing price of \$41.13 4. \$4.8 Bn total debt as of September 30, 2015 per Q3 '15 10Q Pro Forma Leverage Target leverage of ~4x Debt / Adjusted EBITDA MPLX will be managed to support an investment-grade credit profile; Moody's affirmed MPLX's Baa3 rating as the acquisition will afford MPLX and MWE significantly increased operating size and scale Moody's also noted that MPLX's stable outlook reflects the high degree of fee-based EBITDA MPLX will also target distribution coverage of 1.05x - 1.10x 5



guidance to management In July 2015, MPLX re-affirmed its April merger proposal of a 1.09x exchange ratio and \$675 MM cash contribution by MPC, despite the continuing deterioration of market conditions | Economic value exceeded the values of other bidders (Company A and B) and other transaction alternatives | Competing bidders had the opportunity to improve bids | Competing bidders were aware that MWE was undertaking a review of strategic alternatives | After completion of thorough negotiations and consideration of all factors the board unanimously voted for approval of the merger on July 11, 2015 | Energy Minerals Group, a long-term partner and significant equity holder of MWE, supported the transaction via a voting agreement for its approximate 7.4MM common units (~4%) | Since the transaction announcement on 7/13/2015, MarkWest has not received bids from other parties | On November 10, 2015, MarkWest, MPC and MPLX agreed to increase the cash consideration by \$400 MM payable to MarkWest unitholders Note: 1 Full description can be found in definitive proxy statement filed on October 30, 2015 6

















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