UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): August 6, 2014

Lehigh Gas Partners LP (Exact name of registrant specified in its charter)

Delaware (State or Other Jurisdiction Of Incorporation) 001-35711

45-4165414 (IRS Employer Identification No.)

645 West Hamilton Street, Suite 500 Allentown, PA 18101 (Address of principal executive offices, zip code)

(610) 625-8000 Registrant's telephone number, including area code

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:				
	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)			
	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)			
	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))			
	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))			

Item 7.01 REGULATION FD

99.1

At 10:00 AM Eastern time on August 7, 2014, the Partnership will be presenting information to analysts and investors during its scheduled earnings conference call regarding the sale of the General Partner to CST Brands. The accompanying slide presentation relating to the sale will be available on the Webcasts & Presentations page of the Partnership's website at www.lehighgaspartners.com and is attached hereto as Exhibit 99.1 and incorporated herein by reference.

Item 9.01. FINANCIAL STATEMENTS AND EXHIBITS

The following exhibit have been filed or furnished with this report:

Exhibit
No. Description

Presentation dated August 7, 2014, regarding the sale of the Partnership's general partner.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Lehigh Gas Partners LPBy: Lehigh Gas GP LLC
its general partner

Dated: August 6, 2014

By: /s/ Mark L. Miller

Name: Mark L. Miller Title: Chief Financial Officer EXHIBIT INDEX

Exhibit Number Description

99.1 Presentation dated August 7, 2014, regarding the sale of the Partnership's general partner.





CST Brands and Lehigh Gas Partners Investor Conference Call

CST BrandStrategic Acquisition of LGP's General Partner and IDRs August 7, 2014



Safe Harbor Statements

Safe Harbor for Forward-Looking Statements

Statementscontained in this presentation that state the companies or their respective managements (CSTBrands, Lehigh Gas Partners or affiliates) expectations or predictions of the future are forward-looking. The words "believe," "expect," "should," "intends," "estimates," and other similar expressions identify forward-looking statements. It is important to note that actual results could differ materially from those projected in such forward-looking statements. Statements regarding the proposed transactions between CST Brands and Lehigh Gas Corporation and associated parties, the timing and costs related to such transaction, the ability to achieve strategic or financial results associated with the transactions, future opportunities and other statements related to CSTBrands and Lehigh and these transactions also may constitute forward-looking statements.

For more information concerning factors that could cause actual results to differ from those expressed or forecasted, see CST Brandand Lehigh Gas Partners LP's filings with the Securities and Exchange Commission ("SEC"), including the Risk Factors in the most recently filed Annual Report on Form 10-K or Quarterly Report on Form 10-Q as filed with the SECand availableon CSTBrands'website at www.cstbrands.com, the LehighGasPartnersLPwebsite at www.sec.gov. If any of these risks or uncertainties materialize, or if our underlying assumptions prove to be incorrect, actual results may vary significantly from what we projected. Any forward-looking statement you see or hear during this presentation reflects our current viewsasof the date of this presentation with respect to future events. Neither CSTBrandsor LehighGasPartners undertake any obligation to publicly update or revise these forward-looking statements for any reason, whether as a result of new information, future events, or otherwise.



CST Brands and Lehigh Gas Partners Overview

CST Brands

- Based in San Antonio, Texas
- Ranks 266 in Fortune 500
- One of the largest independent retailers of motor fuels and convenience merchandise in North America
- Strong urban footprint of nearly 1,900 locations throughout nine southwestern states in the U.S. and six provinces in eastern Canada
- CST Corner Stores sell primarily Valero sourced fuels and signature products such as Fresh Choices baked and packaged goods
- In Canada, CST is the exclusive provider of Ultramar fuel in Canada, and its Dépanneur du Coin and Corner Stores sell signature Transit Caffee and pastries

Lehigh Gas Partners (LGP)

- Based in Allentown, Pennsylvania
- A leading wholesale distributor of motor fuels and owner and lessor of real estate used in the retail distribution of motor fuels
- Distributes fuel to nearly 1,100 locations and owns or leases more than 625 sites in sixteen states primarily across the eastern U.S Distributes several major brands of fuel, including Exxon, Mobil, -LGO Lehigh Gas Ohio, LLC is currently a private affiliate of LGP

BP, Shell, Chevron, Sunoco, Valero, Gulf and Citgo

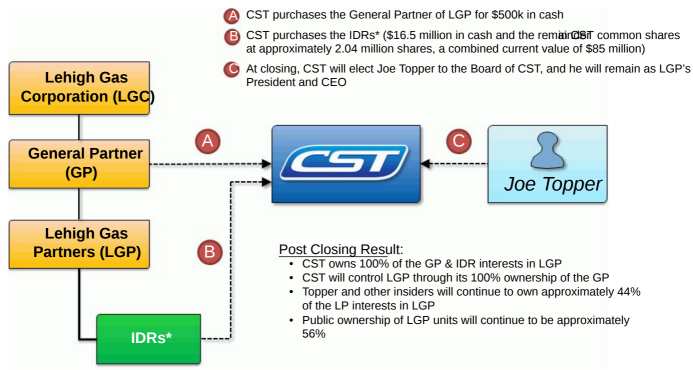
CST Brands

- U.S. company operated = 1,04
- U.S. dealer/agents = 3
- CAN company operated = 279
- CAN dealer/agents = 498
- CAN cardlock = 73

- **Lehigh Gas Partners** Company operated = 87
 - Independent dealers = 445Lessee dealers = 255
- Commission agents = 68 Affiliated dealers (LGO*) = 238



Transaction Overview

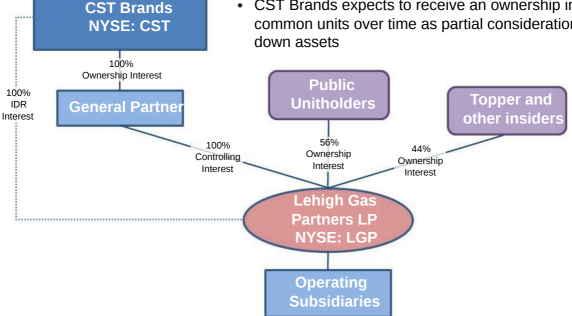


^{*&}quot;IDRs" are Incentive Distribution Rights that provide for incentive cash distributions from LGP as its limited partner distributions per unit increase 3



Post Closing Structure

- LGP will to continue to be a separate, publicly traded MLP
- No change in ownership of common or subordinated units of LGP as a result of the transaction
- · CST Brands expects to receive an ownership interest in LGP common units over time as partial consideration for drop-





Strategic Rationale Overview

CST Brands

- Provides CST with a growth vehicle to fund future expansion
- Provides CST Brands with infrastructure for the development and maintenance of a wholesale fuel supply business, new store growth and a front seat in a consolidating industry
- Lehigh Gas Partners
 - Transforms LGP into a "sponsoreM"LP
 - Provides LGP with more than 5 years of drop-down opportunities from CST's U.S.
 wholesale fuel supply business and New-To-Industry (NTI) real property assets
- "Best" of both organizations e-store operations, wholesale fuel distribution and M&A expertise
- Enhances both organizations of increasing total shareholder and unitholder returns



Benefits for CST Shareholders

- Provides CST access to the MLP capital markets to fuel organic growth
- Partially monetizes the multiple disparity between C-corp and MLP structures
- CST acquires IDRs that should increase in cash flow in the coming years
 - IDRs reach the "high splits" boner than if CST Brands had created its own MLP capital structure
- CST benefits from value creation at LGP through its owners to compromise the consideration for asset drop-downs
 - CST receives cash flow from distributions on its LGP common units
- Positions CST and LGP to expand their core operations through third-party acquisitions
 - Flexible capital structure allows for cash or equity consideration to sellers
 - Management team experienced in executing M&A transactions
- CST avoids the market risk, expense and management time associated with a potential MLP IPO
- Increases the geographic and brand diversity of CST's current portfolio



Benefits for LGP Unitholders

- Provides for both greater certainty of and an increased rate of future distribution growth
 - Greater certainty of drop-down asset acquisitions versus third-party acquisitions
- Creates an enhanced platform with which to pursue third-party acquisitions jointly with CST
- Lessens over time LGP's concentration with LGO (a private affiliate) and increase its concentration with CST (a publicly traded company)
- Increases the geographic and brand diversity of LGP's current portfolio



Future Potential Asset Drop Activity Between CST and LGP

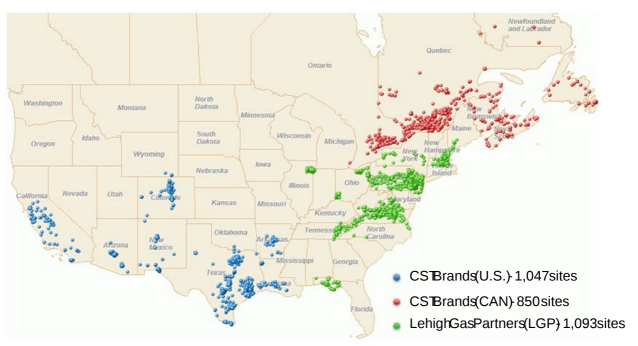
- A New construction (NTI) of real property is dropped (sold) to LGP at fair market value
 CST receives cash (at least 75%) and LP units (maximum of 25%)
- B Equity in CST's Wholesale Fuel Supply business is dropped (sold) to LGP(overtime – 5+years)at fair market value
 - CST receives cash (at least 75%) and LP units (maximum of 25%)
- C CST receives on-going income from distributions related to the IDRs and from the LP units CST received in the drop (sales) transactions in A and B above





Post Closing Network Footprint*

• Pro forma combined entities to have a coast-to-coast national network of assets



*Pro Forma site count as of 06/30/14



Post Closing Fuel Brands and Statistics*

• Creates a platform with meaningful relationships with multiple major oil suppliers



	CST Brand	Lehigh Gas ^S Partners	S CST/LGP Combined
Annual Revenues (\$ in billions	s) \$12.8	\$3.5	\$16.3
Annual Volume (gallons in billions)	2.9	1.0	3.9
Total Sites	1,894	1,093	2,987
Network Footprint (U.S. states and Canadian provinces)	15	16	31



^{*} Statistics include LGPacquisitions pro forma as of 06/30/14. Total site count includes both retail and distribution sites.



CST BrandsMLPable"Asset Drop-Down Options

- The following is for illustrative purposes only and is subject to the LGP Conflicts Committee and CST Board approval
- CST expects to drop-down assets for cash (minimum 75% of consideration) and LGP common units

CST Operations and Investments	Potential Annual Cash Flow
Existing: .9 billion gallons of fuel distributed through U.S. in 20 multiplied by 3-5 cents per gallon*	1 5 57 -\$95 million*
Annually increment \$100 million in real property capital investment per year on 30 U.S. NTI locations (2013 est.) multiby 7.5% capitalization rate	\$7.5 million plied
Annually incrementato million of gallons per year on 30 U.S NTI locations multiplied by 3-5 cents per gallon	. \$3 -\$5 million

^{* -} Existing fuel supply is expected to be dropped (sold) to LGP over a 5+ year timeframe



Post Closing Operational Responsibilities

CST U.S. Operations



CST Brands, Inc



Lehigh Gas Partners LP

- CST manages and runs all Cstore operations
- CST manages merchandising in all C-store locations
- All employees are CST employees -sharing one culture and one mission to Delight More Customers Everyday
- CST U.S. will continue to receive income from the U.S. Wholesale Fuel Supply business it has not dropped (sold) to LGP

CST creates shareholder value from:

- · U.S. C-Store operations
- · Canadian operations (no changes)
- Cash flow from the drop-downs (sales) of CST's Wholesale Fuel Supply business (over a 5+ year time frame)
- Cash flow from drop-downs (sales) of newly constructed real property
- On-going income and cash flow from IDRs and the common units CST receives as partial consideration from the above described asset dropdowns (sales)

- LGP manages all U.S. wholesale fuel operations
- LGP manages the U.S. dealer / agent network
- LGP leases real property and receives lease income to both CST operated stores, that have been dropped (sold) into LGP, and third parties



Other Deal Considerations

- Expected close: Early fourth quarter 2014
 - Both CST and LGP's credit facilities and banks will require consent / modification as a condition to close
 - Other customary conditions to closing
- CST Brandsax Matters Agreement restrictions (outlined in CST's 8K filed on May 1, 2013) still apply
 - The following restrictions expire on May 1, 2015
 - o Restrictions on sales of assets existing on spin date (May 1, 2013)
 - o Restrictions on stock repurchases (except certain open market repurchases)
 - o Restrictions on stock issuances
 - o Restrictions on corporate restructuring
 - Form and timing of this transaction complies with the Tax Matters Agreement and these short-term restrictions will not delay implementation of our long-term strategic plans



This transaction has the potential to "unlo**\$300 -\$500 million**" value for CST shareholders while also providing LGP unitholders the benefits of a sponsored MLP structure