UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 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): October 29, 2019

VIPER ENERGY PARTNERS LP

(Exact Name of Registrant as Specified in Charter)

DE	001-36505	46-5001985
(State or other jurisdiction of incorporation)	(Commission File Number)	(I.R.S. Employer
		Identification Number)
500 West Texas		
Suite 1200		
Midland, ^{TX}		79701
(Address of principal executive offices)		(Zip code)
(Registrant	(432) 221-7400 s telephone number, including area code	e)
(Former name of	Not Applicable or former address, if changed since last r	eport)
Check the appropriate box below if the Form 8-K is intended to simultan	eously satisfy the filing obligation of th	e Registrant under any of the following provisions:
$\hfill\square$ Written communications pursuant to Rule 425 under the Securities A	ct (17 CFR 230.425)	
$\hfill\Box$ Soliciting material pursuant to Rule 14a-12 under the Exchange Act ((17 CFR 240.14a-12)	
$\hfill \square$ Pre-commencement communications pursuant to Rule 14d-2(b) under	r the Exchange Act (17 CFR 240.14d-2	(b))
$\hfill\square$ Pre-commencement communications pursuant to Rule 13e-4(c) under	r the Exchange Act (17 CFR 240.13e-4)	(c))
Securities registered pursuan	at to Section 12(b) of the Securities Excl	nange Act of 1934:
Title of each class Common Units Trading Symb	* *	n exchange on which registered asdaq Stock Market LLC
	(NASD	AQ Global Select Market)
Indicate by check mark whether the registrant is an emerging growth company as de Exchange Act of 1934 (§240.12b-2 of this chapter).	fined in Rule 405 of the Securities Act	of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities
Emerging growth company \square		
If an emerging growth company, indicate by check mark if the registrant has electe provided pursuant to Section 13(a) of the Exchange Act. \Box	d not to use the extended transition per	iod for complying with any new or revised financial accounting standards

Item 2.02. Results of Operations and Financial Condition.

On October 29, 2019, Viper Energy Partners LP, a subsidiary of Diamondback Energy, Inc., issued a press release reporting financial and operating results and cash distributions for the third quarter ended September 30, 2019. A copy of the press release is attached as Exhibit 99.1 to this Current Report on Form 8-K.

Item 9.01. Financial Statements and Exhibits.

Exhibits

Number	Exhibit
99.1	Press release dated October 29, 2019, entitled "Viper Energy Partners LP, a subsidiary of Diamondback Energy, Inc., Reports Third Quarter
	2019 Financial and Operating Results."
104	Cover Page Interactive Data File - the cover page XBRL tags are embedded within the Inline XBRL document.

SIGNATURE

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 hereunto duly authorized.

Date:

October 29, 2019

VIPER ENERGY PARTNERS LP

By: Viper Energy Partners GP LLC,

its general partner

By: /s/ Teresa L. Dick

Name: Teresa L. Dick

Title: Chief Financial Officer, Executive Vice President and

Assistant Secretary



VIPER ENERGY PARTNERS LP, A SUBSIDIARY OF DIAMONDBACK ENERGY, INC., REPORTS THIRD QUARTER 2019 FINANCIAL AND OPERATING RESULTS

MIDLAND, Texas, October 29, 2019 (GLOBE NEWSWIRE) -- Viper Energy Partners LP (NASDAQ:VNOM) ("Viper" or the "Company"), a subsidiary of Diamondback Energy, Inc. (NASDAQ:FANG) ("Diamondback"), today announced financial and operating results for the third quarter ended September 30, 2019.

THIRD QUARTER HIGHLIGHTS

- Q3 2019 cash distribution of \$0.46 per common unit; implies a 6.8% annualized yield based on the October 25, 2019 unit closing price of \$27.04
- Q3 2019 consolidated net income (including non-controlling interest) of \$51.1 million, consolidated adjusted EBITDA (as defined and reconciled below) of \$66.3 million and cash available for distribution to Limited Partner units (as defined below) of \$29.0 million
- Q3 2019 production of 21,266 boe/d (64% oil), an increase of 9% from Q2 2019 and 16% year over year
- 171 total gross (4.7 net 100% royalty interest) horizontal wells turned to production during Q3 2019 on existing acreage with an average lateral length of 8,898 feet; acquired interests in an additional 240 gross (1.9 net 100% royalty interest) producing horizontal wells during the quarter
- Closed 25 acquisitions for an aggregate purchase price of approximately \$193.6 million in Q3 2019, increasing Viper's mineral interests to a total of 17,151 net royalty acres at September 30, 2019, up 23% year over year; during first nine months of 2019, have closed 99 acquisitions for an aggregate purchase price of approximately \$320.5 million, increasing Viper's acreage position by 2,309 net royalty acres
- Pro forma asset base as of October 17, 2019 of 23,999 net royalty acres (51% of which are operated by Diamondback), after giving effect to the recently closed drop down transaction ("Drop Down") and pending acquisition from Santa Elena Minerals, LP ("Santa Elena")
- On October 16, 2019, closed \$500.0 million 5.375% notes due 2027 with proceeds used to pay down borrowings on revolving credit facility
- Initiating average production guidance for Q4 2019/Q1 2020 of 25,000 to 27,000 boe/d (65% 68% oil), the midpoint of which is up 22% from Q3 2019 production
- As of October 17, 2019, there were approximately 445 gross horizontal wells currently in the process of active development on Viper's pro forma acreage, in which Viper expects to own an average 1.9% net royalty interest (8.6 net 100% royalty interest wells)
- Approximately 326 gross (9.3 net 100% royalty interest) line-of-sight wells which are expected to be turned to production within the next 12 months, but which have not yet begun the process of active development; based on Diamondback's current completion schedule and third party operators' permits
- Q2 2019 and Q3 2019 distributions reasonably estimated to not constitute dividends for U.S. federal income tax purposes; instead should generally constitute non-taxable reductions to the tax basis

"During the third quarter, Viper continued to expand its footprint in the most attractive areas of the Permian Basin via multiple large strategic acquisitions and, after giving pro forma effect to the Santa Elena acquisition, will have acquired over 9,000 net royalty acres to date in 2019. We believe these assets, due to their tier one location and active, well-capitalized operators, will enhance the durability of Viper's asset base and drive sustained long-term production growth. However, in the near-term, activity on Viper's asset base is expected to be driven primarily by Diamondback operations as growth across the Permian Basin has slowed. As a result of this broad slowdown, as well as operators now preparing their budgets for 2020, there is currently less visibility into third party operators' activity levels than in previous quarters and, therefore, Viper is guiding conservatively until we see more clarity on the completion cadence across the basin," stated Travis Stice, Chief Executive Officer of Viper's general partner.

Mr. Stice continued, "Importantly, with the Drop Down closed on October 1 and the Santa Elena acquisition expected to close on October 31, Viper will have materially increased its exposure to Diamondback operations in both the Midland and Delaware Basins. Looking ahead to 2020, Viper expects to have a mineral interest in approximately 70% of Diamondback's planned gross completions, including large scale projects on both ranches to be acquired in the pending Santa Elena acquisition which are expected to begin production in the middle of 2020. Diamondback's continued focus on developing Viper's acreage due to the enhanced consolidated returns underscores our confidence in Viper being able to generate sustainable production and distribution growth for the long-term."

FINANCIAL UPDATE

Viper's third quarter 2019 average realized prices were \$51.53 per barrel of oil, \$1.28 per Mcf of natural gas and \$9.84 per barrel of natural gas liquids, resulting in a total equivalent realized price of \$36.33/boe. Based on current market differentials and estimated in-basin gathering costs, Viper continues to expect to realize approximately 88% to 92% of WTI for the remainder of 2019 and close to 100% of WTI in 2020.

During the third quarter of 2019, the Company recorded total operating income of \$71.8 million and consolidated net income (including non-controlling interest) of \$51.1 million.

As of September 30, 2019, the Company had a cash balance of \$20.0 million and \$190.5 million available under its revolving credit facility. In connection with the closing of the Drop Down, completed on October 1, 2019, Viper's borrowing base increased to \$725.0 million from \$600.0 million. Pro forma for this increase in the borrowing base and the \$190.2 million cash component of the Drop Down paid to Diamondback, Viper would have had \$138.5 million available under the revolving credit facility as of September 30, 2019.

On October 16, 2019, Viper completed its offering of \$500.0 million aggregate principal amount of its Senior Notes due 2027 and received a total of approximately \$492.0 million in net proceeds. Viper loaned the gross proceeds from its senior notes offering to its operating subsidiary, which used it to pay down borrowings under the revolving credit facility. Additionally, in connection with its Fall redetermination, expected to close in November 2019, Viper's lead bank has recommended a borrowing base increase to \$775.0 from the current \$725.0 million, resulting in \$679.0 million of pro forma credit facility availability and pro forma liquidity.

THIRD QUARTER 2019 CASH DISTRIBUTION

The Board of Directors of Viper's General Partner declared a cash distribution for the three months ended September 30, 2019 of \$0.46 per common unit. The distribution is payable on November 15, 2019 to eligible common unitholders of record at the close of business on November 8, 2019. Diamondback received Class B units and units in Viper's operating subsidiary upon the closing of the Drop Down on October 1, 2019 and Viper will issue common units to Santa Elena at the closing of the pending Santa Elena acquisition. Each of Diamondback and Santa Elena has waived its right to receive distributions for the third quarter of 2019 in respect of the equity interests issued in these transactions and the cash distribution for the third quarter of 2019 has been calculated on this basis.

On August 21, 2019, Viper made a cash distribution to its unitholders and subsequently has reasonably estimated that such distribution, as well as the distribution payable on November 15, 2019, should not constitute dividends for U.S. federal income tax purposes. Rather, these distributions should generally constitute non-taxable reductions to the tax basis of each distribution recipient's ownership interest in Viper. The Form 8937 containing additional information may be found on www.viperenergy.com under the "Investor Relations" section of the site.

OPERATIONS AND ACQUISITIONS UPDATE

During the third quarter 2019, Viper estimates that 171 gross (4.7 net 100% royalty interest) horizontal wells with an average royalty interest of 2.7% had been turned to production on its existing acreage position with an average lateral of 8,898 feet. Of these 171 gross wells, Diamondback is the operator of 41 with an average royalty interest of 8.1%, and the remaining 130 gross wells, which had an average royalty interest of 1.0%, are operated by third parties.

Additionally, during the third quarter 2019, Viper acquired 1,281 net royalty acres for an aggregate purchase price of approximately \$193.6 million. These transactions brought Viper's footprint of mineral interests to a total of 17,151 net royalty acres. Viper funded these acquisitions with cash on hand and borrowings under its revolving credit facility. These acquisitions added an additional 240 producing gross horizontal wells with an average royalty interest of 0.8%.

During the first nine months of 2019, Viper acquired 2,309 net royalty acres for an aggregate purchase price of approximately \$320.5 million across 99 separate transactions. These acquisitions contributed a total of 313 gross horizontal producing wells with an average royalty interest of 1.4%.

In total, as of September 30, 2019, Viper had 1,682 vertical wells and 3,166 horizontal wells producing on its acreage with a combined average net royalty interest of 3.6%. There continues to be active development on Viper's mineral acreage as represented by approximately 445 gross horizontal wells currently in the process of active development, in which Viper expects to own an average 1.9% net royalty interest (8.6 net 100% royalty interest wells). These wells currently in the process of active development include wells currently being drilled by the 57 active rigs that were on the Company's mineral acreage as of October 15, 2019, in addition to other wells currently waiting to be completed, actively in the process of being completed or waiting to be turned to production. Additionally, based on Diamondback's current completion schedule and third party operators' permits, there is line-of-sight to a further 326 gross (9.3 net 100% royalty interest) wells which Viper expects to be turned to production within the next 12 months, but which have not yet begun the process of active development.

GUIDANCE UPDATE

Below is Viper's updated guidance for the full year 2019, as well as average production guidance for Q4 2019 and Q1 2020.

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	Viper Energy Partners
Q4 2019/Q1 2020 Net Production – MBoe/d	25,000 - 27,000
Total 2019 Net Production – MBoe/d	21,000 - 21,500
Total 2019 Oil Production - % of Net Production	66% - 67%
<u>Unit costs (\$/boe)</u>	
Depletion	\$9.00 - \$10.50
G&A	
Cash G&A	Under \$1.00
Non-Cash Unit-Based Compensation	\$0.30 - \$0.40
Production and Ad Valorem Taxes (% of Revenue) (a)	7%

⁽a) Includes production taxes of 4.6% for crude oil and 7.5% for natural gas and NGLs and ad valorem taxes.

CONFERENCE CALL

Viper will host a conference call and webcast for investors and analysts to discuss its results for the third quarter of 2019 on Wednesday, October 30, 2019 at 9:00 a.m. CT. Participants should call (844) 400-1537 (United States/Canada) or (703) 326-5198 (International) and use the confirmation code 8535319. A telephonic replay will be available from 12:00 p.m. CT on Wednesday, October 30, 2019 through Wednesday, November 6, 2019 at 11:00 a.m. CT. To access the replay, call (855) 859-2056 (United States/Canada) or (404) 537-3406 (International) and enter confirmation code 8535319. A live broadcast of the earnings conference call will also be available via the internet at www.viperenergy.com under the "Investor Relations" section of the site. A replay will also be available on the website following the call.

About Viper Energy Partners LP

Viper is a limited partnership formed by Diamondback to own, acquire and exploit oil and natural gas properties in North America, with a focus on oil-weighted basins, primarily the Permian Basin and the Eagle Ford Shale. For more information, please visit www.viperenergy.com.

About Diamondback Energy, Inc.

Diamondback is an independent oil and natural gas company headquartered in Midland, Texas focused on the acquisition, development, exploration and exploitation of unconventional, onshore oil and natural gas reserves in the Permian Basin in West Texas. For more information, please visit www.diamondbackenergy.com.

Forward-Looking Statements

This news release contains forward-looking statements within the meaning of the federal securities laws. All statements, other than historical facts, that address activities that Viper assumes, plans, expects, believes, intends or anticipates (and other similar expressions) will, should or may occur in the future are forward-looking statements. The forward-looking statements are based on management's current beliefs, based on currently available information, as to the outcome and timing of future events, including specifically the statements regarding the recent and pending acquisitions and Diamondback's plans for the acreage discussed above. These forward-looking statements involve certain risks and uncertainties that could cause the results to differ materially from those expected by the management of Viper. Information concerning these risks and other factors can be found in Viper's filings with the Securities and Exchange Commission, including its Forms 10-K, 10-Q and 8-K, which can be obtained free of charge on the Securities and Exchange Commission's web site at http://www.sec.gov. Viper undertakes no obligation to update or revise any forward-looking statement.

Viper Energy Partners LP Consolidated Balance Sheets (unaudited, in thousands, except unit amounts)

	S	eptember 30, 2019	December 31, 2018
Assets			
Current assets:			
Cash and cash equivalents	\$	19,952 \$	22,676
Royalty income receivable		43,288	38,823
Royalty income receivable—related party		14,033	3,489
Other current assets		252	257
Total current assets		77,525	65,245
Property:			
Oil and natural gas interests, full cost method of accounting (\$1,051,791 and \$871,485 excluded from depletion at September 30, 2019 and December 31, 2018, respectively)	n	2,036,561	1,716,713
Land		5,688	5,688
Accumulated depletion and impairment		(299,704)	(248,296)
Property, net	-	1,742,545	1,474,105
Funds held in escrow		7,500	_
Deferred tax asset		157,885	96,883
Other assets		21,483	17,831
Total assets	\$	2,006,938 \$	1,654,064
Liabilities and Unitholders' Equity			
Current liabilities:			
Other accrued liabilities	\$	5,370 \$	6,022
Total current liabilities		5,370	6,022
Long-term debt		409,500	411,000
Total liabilities		414,870	417,022
Commitments and contingencies			
Unitholders' equity:			
General partner		1,000	1,000
Common units (62,649,348 units issued and outstanding as of September 30, 2019 and 51,653,956 units issued and outstanding as of December 31, 2018)		774,815	540,112
Class B units (72,418,500 units issued and outstanding as of September 30, 2019 and December 31, 2018)		990	990
Total Viper Energy Partners LP unitholders' equity		776,805	542,102
Non-controlling interest		815,263	694,940
Total equity		1,592,068	1,237,042
Total liabilities and unitholders' equity	\$	2,006,938 \$	1,654,064
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Viper Energy Partners LP Consolidated Statements of Operations (unaudited, in thousands, except per unit data)

	Thre	Three Months Ended September 30,		Nine Months Ended September 30,			
	-	2019 2018		2019		2018	
Operating income:							
Royalty income	\$	71,080 \$	73,497	\$	201,950 \$	209,902	
Lease bonus income		698	4,205		3,607	5,133	
Other operating income		10	12		15	120	
Total operating income	·	71,788	77,714	-	205,572	215,155	
Costs and expenses:							
Production and ad valorem taxes		4,731	5,027		12,812	14,133	
Depletion		18,697	16,532		51,408	41,317	
General and administrative expenses		1,805	1,309		5,223	6,230	
Total costs and expenses		25,233	22,868		69,443	61,680	
Income from operations		46,555	54,846		136,129	153,475	
Other income (expense):							
Interest expense, net		(3,827)	(3,711)		(11,089)	(9,061)	
Gain (loss) on revaluation of investment		336	(199)		3,978	5,165	
Other income, net		553	640		1,756	1,479	
Total other expense, net		(2,938)	(3,270)		(5,355)	(2,417)	
Income before income taxes		43,617	51,576		130,774	151,058	
Provision for (benefit from) income taxes		(7,480)	764		(41,908)	(71,114)	
Net income		51,097	50,812		172,682	222,172	
Net income attributable to non-controlling interest		43,151	48,466		128,692	77,526	
Net income attributable to Viper Energy Partners LP	\$	7,946 \$	2,346	\$	43,990 \$	144,646	
Net income attributable to common limited partners per unit:							
Basic	\$	0.13 \$	0.05	\$	0.73 \$	1.85	
Diluted	\$	0.13 \$	0.05	\$	0.73 \$	1.85	
Weighted average number of common limited partner units outstanding:							
Basic		62,645	48,234		60,267	78,250	
Diluted		62,678	48,304		60,296	78,319	

Viper Energy Partners LP Consolidated Statements of Cash Flows (unaudited, in thousands)

Net income \$ 172,682 \$ 222,172 Adjustments to reconcile net income to net cash provided by operating activities: (42,077) (71,184 Benefit from deferred income taxes (42,077) (71,184 Depletion 51,408 41,317 Gain on revaluation of investment (36,787) (5,165 Amortzation of debt issuance costs 676 521 Non-cash unit-based compensation 1,326 2,166 Changes in operating assets and liabilities: (4,465) (12,524 Royalty income receivable—related party (10,544) (2,616 Accounts payable and other accrued liabilities (21) 1,315 Income at a payable (16,90) 69 Other current assets (148) 83 Net cash provided by operating activities (319,696) (505,842 Other 7,00 44 Proceeds from also of assets 7,00 44 Proceeds from the sale of investments (32,196) (505,842 Cath Bows from financing activities (32,7196) (509,904 Cate at Bows from financing ac		Nin	Nine Months Ended September 3	
Net income \$ 172,682 \$ 222,172 Adjustments to reconcile net income to net cash provided by operating activities: (42,077) (71,184 Depletion 51,408 41,317 Gain on revaluation of investment (32,787) (51,565) Amortzation of debt issuance costs 676 521 Non-cash unit-based compensation 13,26 2,166 Changes in operating assets and liabilities: 80,21 (10,544) (2,561) Royalty income receivable—related party (10,544) (2,616) (2,12) Accounts payable and other accrued liabilities (21) 1,315 (1,661) (1,646) 1,616 (2,161) (3,166)			2019	2018
Adjustments to reconcile net income tone cash provided by operating activities (42,077) (71,184) Benefit from deferred income taxes 51,408 (43,177) (71,184) (13,168) (43,167) (51,605) <th>Cash flows from operating activities:</th> <th></th> <th></th> <th></th>	Cash flows from operating activities:			
Benefit from defered income taxes (42,077) (71,184 Depletion 51,408 41,317 Gain or revaluation of investment (3978) (51,516 A Mortization of debt issuance costs 676 521 Non-cash unit-based compensation 3,266 72,264 Changes in operating assers and liabilities: (4,465) (12,264 Royalty income receivable —related party (4,65) (12,264 Accounts payable and other accrued liabilities (821) 1,315 Income tax payable (168) 83 Other current assets (148) 83 Stet cash provided by operating activities (168) 63 Cash flows from investing activities (319,696) 60,842 Other — (4,687) 60,842 Punds held in escrow (7500) — Proceeds from sale of assets — 124 Proceeds from sale of investments — 124 Net cash used in investing activities 30,909 55,000 Sepayment or credit facility 308,00 55,000	Net income	\$	172,682 \$	222,172
Depletion 51,408 41,317 Gain on revaluation of investment (3,978) (5,165) Amortization of debt issuance costs 676 521 Non-cash unit-based compensation 1,326 2,166 Changes in operating assets and liabilities 80,210 (10,264 Royalty income receivable—related party (10,544) (2,616 Accounts payable and other accrued liabilities 621 1,315 Income tax payable 169 69 Other current assets (148) 63 Net cash provided by operating activities 319,696 50,842 Cash lows from investing activities 319,696 50,842 Other 9 9 9 Proceeds from sale of sasets 9 4 Proceeds from sale of investments 327,196 50,906 Cash lows from financing activities 38,000 557,000 Repayment on credit facility 368,000 557,000 Repayment on credit facility 369,500 357,000 Repayment on credit facility 369,500 357,000 <td>Adjustments to reconcile net income to net cash provided by operating activities:</td> <td></td> <td></td> <td></td>	Adjustments to reconcile net income to net cash provided by operating activities:			
Gain on revaluation of investment (3,978) (5,165) Amortization of debt issuance costs 676 521 Non-cash unit-based compensation 1,326 2,166 Changes in operating assets and liabilities:	Benefit from deferred income taxes		(42,077)	(71,184)
Amortization of debt issuance costs 6.76 5.21 Non-cash unit-based compensation 1,326 2,166 Changes in operating assests and liabilities:	Depletion		51,408	41,317
Non-cash unit-based compensation 1,326 2,166 Changes in operating assets and liabilities Cash (4,655) (12,264) Royalty income receivable—related party (10,544) (2,616) Accounts payable and other accrued liabilities (821) 1,315 Income tax payable (169) 68 Other current assets (164) 88 Other current assets (11,956) (50,842) Cash flows from investing activities (31,969) (50,842) Cash flows from investing activities (31,969) (50,842) Other — (4,687) — Proceeds from sale of assets — (4,687) — Proceeds from bela of investments — (4,687) — Proceeds from bersale of investments — (4,687) — Proceeds from bersale of investments — (4,687) — Extract as labed in investing activities — 1,226 — 4,241 Proceeds from berowings under credit facility 368,000 557,000 — 4,222 — <td>Gain on revaluation of investment</td> <td></td> <td>(3,978)</td> <td>(5,165)</td>	Gain on revaluation of investment		(3,978)	(5,165)
Changes in operating assets and liabilities: 4,465 12,264 Royalty income receivable (10,544) (2,616 Accounts payable and other accrued liabilities (821) 1,315 Income tax payable 169 69 Other current assets (148) 83 Net cash provided by operating activities 16,228 176,414 Cash flows from investing activities 319,696 (505,842 Other 7 (4,687 Funds held in escrow 7,500 7 Proceeds from sale of assets 7 441 Proceeds from the sale of investments 7 124 Net cash used in investing activities (327,196) (509,964 Cash flows from financing activities (327,196) (509,964 Cash lows from financing activities (327,196) (509,964 Cash lows from financing activities (327,196) (509,964 Cash growth on credit facility 368,000 557,000 Repayment on credit facility 369,500 354,000 Debt issuance costs (24) (263	Amortization of debt issuance costs		676	521
Royalty income receivable—related party (1,264 Royalty income receivable—related party (10,544 (2,616 Accounts payable and other accrued liabilities (182) (1,315 Income tax payable (168) (168) (80 Other current assets (148) 83 Not cash provided by operating activities (148) 83 Cash flows from investing activities (319,695) (500,842 Cash flows from investing activities (319,695) (500,842 Other (7,500) ————————————————————————————————————	Non-cash unit-based compensation		1,326	2,166
Royally income receivable—related parry (10,544) (2,616) Accounts payable and other accrued liabilities (821) 1,315 Income tax payable (169) 69 Other current assets (184) 83 Net cash provided by operating activities 164,228 176,414 Cash flows from investing activities 319,696 (50,842) Other 7,500 — Funds held in escrow 7,500 — Proceeds from sale of assets 7,500 — Proceeds from the sale of investments 3,700 — Proceeds from the sale of investments 3,700 — Proceeds from the sale of investments 3,700 — Set all used in investing activities 368,000 557,000 Repayment on credit facility 368,000 557,000 Repayment on credit facility 368,000 557,000 Repayment on credit facility 368,000 305,733 Proceeds from public offerings 340,000 305,733 Public offering costs 221 2,000	Changes in operating assets and liabilities:			
Accounts payable and other accrued liabilities (821) 1,315 Income tax payable 169 69 Other Current assets (148) 83 Net cash provided by operating activities 16,228 176,414 Cash flows from investing activities 319,696 (505,842 Other 7 (7500) — Funds held in escrow 7,500 — Proceeds from sale of assets 7 124 Net cash used in investing activities 327,196 (509,942 Vest cash used in investing activities 386,00 557,000 Cash flows from financing activities 386,00 557,000 Proceeds from borrowings under credit facility 368,00 557,000 Repayment on credit facility 368,00 357,000 Repayment on credit facility 369,500 358,000 357,000 Pocceds from borrowings under credit facility 369,500 357,000 357,000 357,000 357,000 357,000 357,000 357,000 357,000 357,000 357,000 357,000 357,000	Royalty income receivable		(4,465)	(12,264)
Income tax payable	Royalty income receivable—related party		(10,544)	(2,616)
Other current assets (148) 83 Net cash provided by operating activities 164,228 176,414 Cash flows from investing activities: 319,696 \$ (505,842) Other (7,500) — — Funds held in escrow (7,500) — — 441 Proceeds from sale of assets — 441 — 441 Proceeds from the sale of investments — 421 — 441 Proceeds from the sale of investments — 124 — 441 Proceeds from the sale of investments — 124 — 441 Proceeds from the sale of investments — 124 — 441 Proceeds from the sale of investments 368,00 55,000 — 50,000 — 400 — 90,000 — 400 — 90,000 — 90,000 — 90,000 — 90,000 — 90,000 — 90,000 — 90,000 — 90,000 — 90,000 — <td>Accounts payable and other accrued liabilities</td> <td></td> <td>(821)</td> <td>1,315</td>	Accounts payable and other accrued liabilities		(821)	1,315
Net cash provided by operating activities 164,228 176,414 Cash flows from investing activities: (319,696) (505,842 Other — (4,687 Funds held in escrow (7,500) — 441 Proceeds from sale of assets — 441 Proceeds from the sale of investments — 124 Net cash used in investing activities (327,196) (509,964 Cash flows from financing activities (327,196) (509,964 Cash flows from phorowings under credit facility 368,000 557,000 Repayment on credit facility (369,500) 305,700 Repayment on credit facility (369,500) 305,773 Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636 Proceeds from exercise of unit options — 140 Contributions by members (271) 2,000 Units purchased for tax withholding (35) — Ott decrease in cash (2,724) (7,368 Cash and cash equivalents at beginning of period	Income tax payable		169	69
Cash flows from investing activities: (319,696) (505,842) Other — (4,687) Funds held in escrow (7,500) — Proceeds from sale of assets — 141 Proceeds from the sale of investments — 124 Net cash used in investing activities (327,196) (509,964) Cash flows from financing activities: — 124 Proceeds from borrowings under credit facility 368,000 557,000 Repayment on credit facility (369,500) (354,000) Debt issuance costs (349) (623) Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636 Proceeds from exercise of unit options — 1,400 Contributions by members — 2,000 Units purchased for tax withholding (353) — Distributions to partners (178,193) (181,472) Net cash provided by financing activities (2,724) (7,368) Cash and cash equivalents at beginning of period \$ 19,952 \$ 16,829 Supplemental disclosure of cash flow information:	Other current assets		(148)	83
Acquisition of oil and natural gas interests (319,696) (505,842) Other — (4,687) Funds held in escrow (7,500) — Proceeds from sale of assets — 441 Proceeds from the sale of investments — 52,240 Net cash used in investing activities (327,196) (509,694) Cash flows from financing activities (327,196) 557,000 Repayment on credit facility 368,000 557,000 Repayment on credit facility 369,500 305,773 Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636 Proceeds from exercise of unit options — 140 Contributions by members — 2,000 Units purchased for tax withholding 353,3 — Distributions to partners (178,193) (181,472) Net cash provided by financing activities (178,193) (181,472) Net cash provided by financing activities (2,724) (7,368) Cash and cash equivalents at beginning of period	Net cash provided by operating activities		164,228	176,414
Other — (4,687) Funds held in escrow (7,500) — Proceeds from sale of assets — 441 Proceeds from the sale of investments — 124 Not cash used in investing activities — 124 Cash flows from financing activities — 557,000 Cash flows from borrowings under credit facility 368,000 557,000 Repayment on credit facility 368,000 368,0	Cash flows from investing activities:			
Other — (4,687) Funds held in escrow (7,500) — Proceeds from sale of assets — 441 Proceeds from the sale of investments — 124 Not cash used in investing activities — 124 Cash flows from financing activities — 557,000 Cash flows from borrowings under credit facility 368,000 557,000 Repayment on credit facility 368,000 368,0	Acquisition of oil and natural gas interests		(319,696)	(505,842)
Proceeds from sale of assets — 441 Proceeds from the sale of investments — 124 Net cash used in investing activities (327,196) (509,964 Cash flows from financing activities: — 557,000 Proceeds from borrowings under credit facility 368,000 557,000 Repayment on credit facility (369,500) (354,000 Debt issuance costs (349) (623 Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636 Proceeds from exercise of unit options — 140 Contributions by members — 2,000 Units purchased for tax withholding (373,192) (181,472 Net cash provided by financing activities (178,193) (181,472 Net active provided by financing activities 160,244 326,182 Net active provided by financing activities 160,244 326,182 Net active provided by financing activities 160,244 326,182 Cash and cash equivalents at beginning of period 2,676 24,197			_	(4,687)
Proceeds from the sale of investments — 124 Net cash used in investing activities (327,196) (509,964) Cash flows from financing activities: — 557,000 Proceeds from borrowings under credit facility 368,000 557,000 Repayment on credit facility (369,500) (354,000 Debt issuance costs (349) (623 Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636 Proceeds from exercise of unit options — 140 Contributions by members — 2,000 Units purchased for tax withholding (353) — Distributions to partners (178,193) (181,472 Net cash provided by financing activities 160,244 326,182 Net decrease in cash (2,724) (7,368 Cash and cash equivalents at beginning of period 22,676 24,197 Cash and cash equivalents at end of period \$ 19,952 \$ 16,829 Supplemental disclosure of cash flow information:	Funds held in escrow		(7,500)	_
Net cash used in investing activities (327,196) (509,964) Cash flows from financing activities: 368,000 557,000 Proceeds from borrowings under credit facility (369,500) (354,000 Repayment on credit facility (369,500) (354,000 Debt issuance costs (349) (623 Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636 Proceeds from exercise of unit options — 140 Contributions by members — 2,000 Units purchased for tax withholding (353) — Distributions to partners (178,193) (181,472 Net cash provided by financing activities 160,244 326,182 Net decrease in cash (2,724) (7,368 Cash and cash equivalents at beginning of period 22,676 24,197 Cash and cash equivalents at end of period \$ 19,952 \$ 16,829 Supplemental disclosure of cash flow information:	Proceeds from sale of assets		_	441
Cash flows from financing activities: Proceeds from borrowings under credit facility 368,000 557,000 Repayment on credit facility (369,500) (354,000 Debt issuance costs (349) (623 Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636 Proceeds from exercise of unit options — 140 Contributions by members — 2,000 Units purchased for tax withholding (353) — Distributions to partners (178,193) (181,472) Net cash provided by financing activities 160,244 326,182 Net decrease in cash (2,724) (7,368 Cash and cash equivalents at beginning of period 22,676 24,197 Cash and cash equivalents at end of period \$19,952 \$16,829 Supplemental disclosure of cash flow information:	Proceeds from the sale of investments		_	124
Cash flows from financing activities: Proceeds from borrowings under credit facility 368,000 557,000 Repayment on credit facility (369,500) (354,000 Debt issuance costs (349) (623 Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636 Proceeds from exercise of unit options — 140 Contributions by members — 2,000 Units purchased for tax withholding (353) — Distributions to partners (178,193) (181,472) Net cash provided by financing activities 160,244 326,182 Net decrease in cash (2,724) (7,368 Cash and cash equivalents at beginning of period 22,676 24,197 Cash and cash equivalents at end of period \$19,952 \$16,829 Supplemental disclosure of cash flow information:	Net cash used in investing activities		(327,196)	(509,964)
Proceeds from borrowings under credit facility 368,000 557,000 Repayment on credit facility (369,500) (354,000 Debt issuance costs (349) (623 Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636 Proceeds from exercise of unit options — 140 Contributions by members — 2,000 Units purchased for tax withholding (353) — Distributions to partners (178,193) (181,472 Net cash provided by financing activities 160,244 326,182 Net decrease in cash (2,724) (7,368 Cash and cash equivalents at beginning of period 22,676 24,197 Cash and cash equivalents at end of period \$ 19,952 \$ 16,829 Supplemental disclosure of cash flow information: \$ 19,952 \$ 16,829	Cash flows from financing activities:			
Repayment on credit facility (369,500) (354,000) Debt issuance costs (349) (623) Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636) Proceeds from exercise of unit options — 140 Contributions by members — 2,000 Units purchased for tax withholding (353) — Distributions to partners (178,193) (181,472) Net cash provided by financing activities (160,244) 326,182 Net decrease in cash (2,724) (7,368) Cash and cash equivalents at beginning of period 22,676 24,197 Cash and cash equivalents at end of period \$ 19,952 \$ 16,829 Supplemental disclosure of cash flow information: \$ 19,952 \$ 16,829	-		368,000	557,000
Debt issuance costs (349) (623 Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636 Proceeds from exercise of unit options — 140 Contributions by members — 2,000 Units purchased for tax withholding (353) — Distributions to partners (178,193) (181,472 Net cash provided by financing activities 160,244 326,182 Net decrease in cash (2,724) (7,368 Cash and cash equivalents at beginning of period 22,676 24,197 Cash and cash equivalents at end of period \$ 19,952 \$ 16,829 Supplemental disclosure of cash flow information:				
Proceeds from public offerings 340,860 305,773 Public offering costs (221) (2,636 Proceeds from exercise of unit options — 140 Contributions by members — 2,000 Units purchased for tax withholding (353) — Distributions to partners (178,193) (181,472) Net cash provided by financing activities 160,244 326,182 Net decrease in cash (2,724) (7,368 Cash and cash equivalents at beginning of period 22,676 24,197 Cash and cash equivalents at end of period \$ 19,952 16,829 Supplemental disclosure of cash flow information: \$ 19,952 16,829				(623)
Public offering costs (221) (2,636) Proceeds from exercise of unit options — 140 Contributions by members — 2,000 Units purchased for tax withholding (353) — Distributions to partners (178,193) (181,472) Net cash provided by financing activities 160,244 326,182 Net decrease in cash (2,724) (7,368) Cash and cash equivalents at beginning of period 22,676 24,197 Cash and cash equivalents at end of period \$19,952 \$16,829	Proceeds from public offerings			305,773
Proceeds from exercise of unit options Contributions by members Units purchased for tax withholding Units purchased for tax withholding Distributions to partners (178,193) (181,472) Net cash provided by financing activities Net decrease in cash Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period Supplemental disclosure of cash flow information:	Public offering costs		(221)	(2,636)
Units purchased for tax withholding Distributions to partners (178,193) (181,472) Net cash provided by financing activities Net decrease in cash Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period			_	140
Distributions to partners (178,193) (181,472) Net cash provided by financing activities 160,244 326,182 Net decrease in cash Cash and cash equivalents at beginning of period 22,676 24,197 Cash and cash equivalents at end of period \$19,952 \$16,829 Supplemental disclosure of cash flow information:	Contributions by members		_	2,000
Net cash provided by financing activities Net decrease in cash Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period Cash and cash equivalents at end of period Supplemental disclosure of cash flow information:	Units purchased for tax withholding		(353)	_
Net decrease in cash Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period Cash and cash equivalents at end of period Supplemental disclosure of cash flow information: (2,724) (7,368 24,197 21,197 22,676 24,197 24,197 25,198 26,299 26,290 27,200 28,290 29,200 20	Distributions to partners		(178,193)	(181,472)
Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period Supplemental disclosure of cash flow information:	Net cash provided by financing activities		160,244	326,182
Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period Supplemental disclosure of cash flow information:	Net decrease in cash		•	(7,368)
Cash and cash equivalents at end of period \$ 19,952 \$ 16,829 Supplemental disclosure of cash flow information:	Cash and cash equivalents at beginning of period			24,197
	Cash and cash equivalents at end of period	\$		16,829
Interest paid \$ 10,882 \$ 8,147	Supplemental disclosure of cash flow information:			
	Interest paid	\$	10,882 \$	8,147

Viper Energy Partners LP Selected Operating Data (unaudited)

	 Months Ended mber 30, 2019	Th	ree Months Ended June 30, 2019	Three Months Ended September 30, 2018	
Production Data:					
Oil (MBbls)	1,258		1,202		1,167
Natural gas (MMcf)	1,710		1,640		1,624
Natural gas liquids (MBbls)	413		308		254
Combined volumes (MBOE) ⁽¹⁾	1,956		1,783		1,691
Daily combined volumes (BOE/d)	21,266		19,597		18,384
% Oil	64%		67%		69%
Average sales prices:					
Oil (\$/Bbl)	\$ 51.53	\$	54.81	\$	54.30
Natural gas (\$/Mcf)	\$ 1.28	\$	(0.65)	\$	2.22
Natural gas liquids (\$/Bbl)	\$ 9.84	\$	18.33	\$	25.75
Combined (per BOE) ⁽²⁾	\$ 36.33	\$	39.50	\$	43.45
Average Costs (per BOE):					
Production and ad valorem taxes	\$ 2.42	\$	2.46	\$	2.97
General and administrative - cash component	0.69		0.70		0.52
Total operating expense - cash	\$ 3.11	\$	3.16	\$	3.49
General and administrative - non-cash component	\$ 0.23	\$	0.26	\$	0.25
Interest expense	\$ 1.96	\$	1.52	\$	2.19
Depletion	\$ 9.56	\$	9.26	\$	9.77

- (1) Bbl equivalents are calculated using a conversion rate of six Mcf per one Bbl.
- (2) Realized price net of all deducts for gathering, transportation and processing.

NON-GAAP FINANCIAL MEASURES

Adjusted EBITDA is a supplemental non-GAAP financial measure that is used by management and external users of our financial statements, such as industry analysts, investors, lenders and rating agencies. Viper defines Adjusted EBITDA as net income plus interest expense, net, non-cash unit-based compensation expense, depletion, loss (gain) on revaluation of investments and provision for (benefit from) income taxes. Adjusted EBITDA is not a measure of net income as determined by United States' generally accepted accounting principles, or ("GAAP"). Management believes Adjusted EBITDA is useful because it allows them to more effectively evaluate Viper's operating performance and compare the results of its operations from period to period without regard to its financing methods or capital structure. Adjusted EBITDA should not be considered as an alternative to, or more meaningful than, net income, royalty income, cash flow from operating activities or any other measure of financial performance or liquidity presented as determined in accordance with GAAP. Certain items excluded from Adjusted EBITDA are significant components in understanding and assessing a company's financial performance, such as a company's cost of capital and tax structure, as well as the historic costs of depreciable assets, none of which are components of Adjusted EBITDA. Viper defines cash available for distribution generally as an amount equal to its Adjusted EBITDA for the applicable quarter less cash needed for income taxes payable, debt service, other contractual

obligations, fixed charges and reserves for future operating or capital needs that the board of directors of Viper's general partner may deem appropriate, common units repurchased for tax withholding, dividend equivalent rights and preferred distributions. Viper's computations of Adjusted EBITDA and cash available for distribution may not be comparable to other similarly titled measures of other companies or to such measure in its credit facility or any of its other contracts.

The following tables present a reconciliation of the non-GAAP financial measures of Adjusted EBITDA and cash available for distribution to the GAAP financial measure of net income.

Viper Energy Partners LP (unaudited, in thousands, except per unit data)

		Three Months Ended September 30, 2019	Tl	hree Months Ended June 30, 2019	Three Months Ended September 30, 2018
Net income	\$	51,097	\$	47,274	\$ 50,812
Interest expense, net		3,827		2,713	3,711
Non-cash unit-based compensation expense		449		472	426
Depletion		18,697		16,512	16,532
Loss (gain) on revaluation of investment		(336)		(50)	199
Provision for (benefit from) income taxes		(7,480)		180	764
Consolidated Adjusted EBITDA	\$	66,254	\$	67,101	\$ 72,444
EBITDA attributable to non-controlling interest		(35,525)		(35,983)	(42,256)
Adjusted EBITDA attributable to Viper Energy Partners LP	\$	30,729	\$	31,118	\$ 30,188
Adjustments to reconcile Adjusted EBITDA to cash available for distribution:					
Income taxes payable	\$	(61)	\$	(61)	\$ _
Debt service, contractual obligations, fixed charges and reserves	5	(1,670)		(1,389)	(184)
Units repurchased for tax withholding		_		_	_
Units - dividend equivalent rights		_		_	(48)
Preferred distributions		(40)		(40)	 (40)
Cash available for distribution	\$	28,958	\$	29,628	\$ 29,916
Limited Partner units outstanding		62,649		62,628	51,654
Cash available for distribution per common limited partner unit	\$	0.46	\$	0.47	\$ 0.58

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Source: Viper Energy Partners LP; Diamondback Energy, Inc.