

Midwest IDEAS Conference

David Schulte, President and Chief Executive Officer

August 30, 2017



Disclaimer

This presentation contains certain statements that may include "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. All statements, other than statements of historical fact, included herein are "forward-looking statements."

Although CorEnergy believes that the expectations reflected in these forward-looking statements are reasonable, they do involve assumptions, risks and uncertainties, and these expectations may prove to be incorrect. Actual results could differ materially from those anticipated in these forward-looking statements as a result of a variety of factors, including those discussed in CorEnergy's reports that are filed with the Securities and Exchange Commission. You should not place undue reliance on these forward-looking statements, which speak only as of the date of this presentation.

Other than as required by law, CorEnergy does not assume a duty to update any forward-looking statement. In particular, any distribution paid in the future to our stockholders will depend on the actual performance of CorEnergy, its costs of leverage and other operating expenses and will be subject to the approval of CorEnergy's Board of Directors and compliance with leverage covenants.



Infrastructure assets have desirable investment characteristics

Infrastructure REIT Strategy Overview

- Infrastructure assets are essential for our customers' operations to produce revenue
- CorEnergy's triple-net leases and other contracts generate operating expense for our tenants
- Total long-term return of 8-10% on assets from base rents, plus acquisitions and participating rents
- Growing CorEnergy through disciplined acquisitions that are accretive to AFFO and dividends per share

Asset Fundamentals

- Long-lived assets, critical to tenant operations
- High barriers to entry with strategic locations
- Contracts provide predictable revenue
- Limited sensitivity to price/volume changes



Investment Characteristics

- High cash flow component to total return
- Attractive potential risk-adjusted returns
- Diversification vs. other asset classes
- Potential inflation protection





CorEnergy senior management



Dave Schulte Co-Founder, CEO & President

Rick Green Co-Founder, Executive Chairman

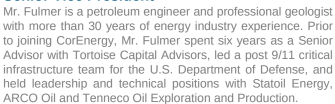
Mr. Schulte has 27 years of investment experience, including 18 years in the energy industry. Previously, Mr. Schulte was a co-founder and Managing Director of Tortoise Capital Advisors, an investment advisor with \$16 billion under management. and a Managing Director at Kansas City Equity Partners (KCEP). Before joining KCEP, he spent five years as an investment banker at the predecessor of Oppenheimer & Co.

Mr. Green has spent more than 30 years in the energy industry, with 20 years as CEO of Aquila, Inc., an international electric and gas utility business and national energy marketing and trading business. During his tenure, Mr. Green led the strategy and successful business expansion of Aguila, Inc. to a Fortune 30 company.



Jeff Fulmer **Senior Vice President**

Nate Poundstone Chief Accounting Officer

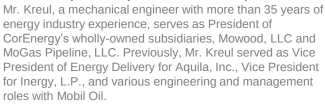


Mr. Poundstone has nearly 20 years of experience in the accounting profession. Prior to joining CorEnergy, Mr. Poundstone was Vice President and Chief Accounting officer with CVR Energy, a diversified holding company primarily engaged in the petroleum refining and nitrogen fertilizer manufacturing industries. Prior to CVR Energy, he held various audit and professional practice roles as a senior manager with KPMG LLP.



Rick Kreul President, MoGas, LLC & MoWood, LLC

Becky Sandring Senior Vice President, Secretary & Treasurer



Ms. Sandring has over 20 years of experience in the energy industry. Prior to CorEnergy, Ms. Sandring was a Vice President with The Calvin Group. From 1993-2008, Ms. Sandring held various roles at Aquila Inc., formerly UtiliCorp United.



Jeff Teeven Vice President, Finance





Mr. DeGon is a chemical engineer with nearly 20 years of energy industry experience. Prior to joining CorEnergy in 2017. Mr. DeGon was a Director at IHS Markit where he led and participated in well over 100 consulting projects focused on liquid storage terminals, pipelines, refineries, processing facilities and other energy assets, primarily in the U.S. and the rest of the Americas.





Comparison of technical characteristics of infrastructure vehicles

	MLPs	REITs	
Investor Tax Form	K-1	Form 1099	Form 1099
Investment Company Friendliness	No	No	Yes
Non-U.S. Investor Friendliness	No	No	Yes
Tax Exempt Owners	No	Yes	Yes
Shareholders Vote	No	Yes	Yes
Primarily Institutionally Held	No	No	Yes

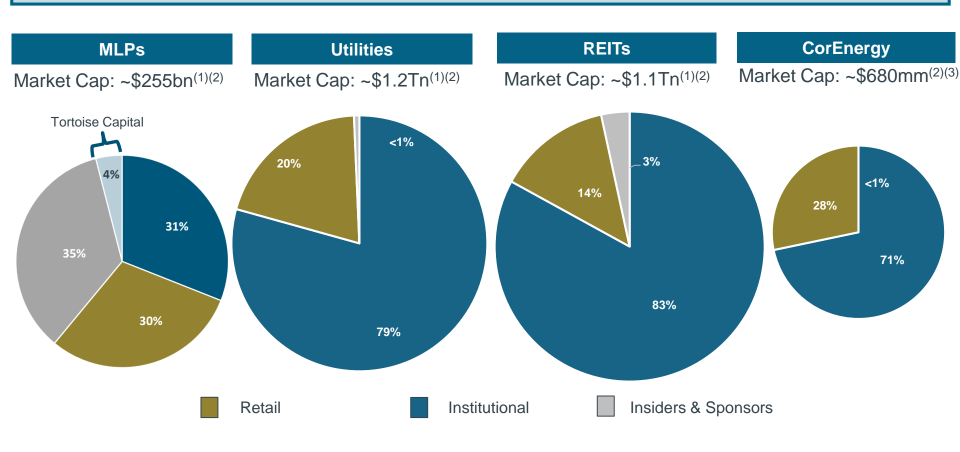
REIT structure provides more attractive access to energy infrastructure than MLP & Fund structures

Institutional, tax exempt and non-U.S. investors desire access to the infrastructure asset class



Differentiated and larger investor audience for REITs than MLPs

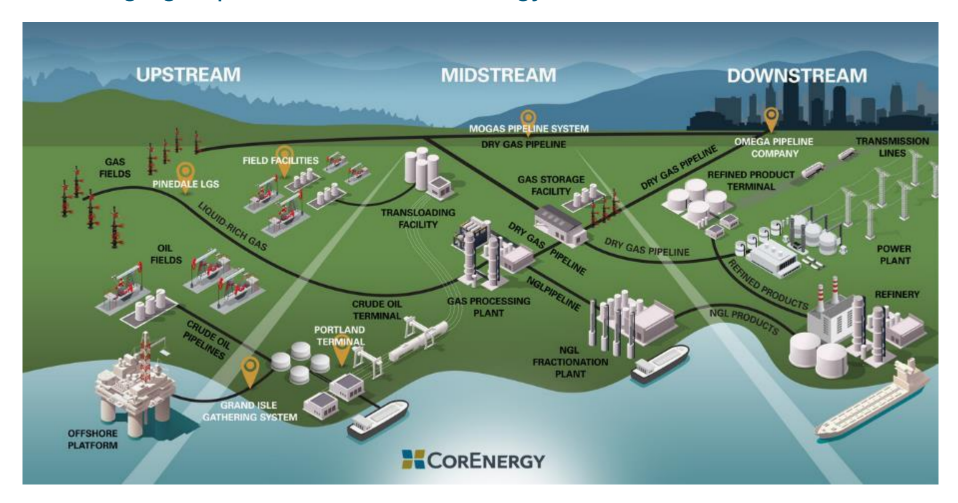
Utility & REIT markets are larger and more institutional than MLP



- (1) Fidelity Sectors & Industry Overviews, July 31, 2017
- (2) Estimated using Bloomberg Shareholder Data
- 3) Includes preferred stock and convertible bonds



Leveraging expertise across the energy value chain





Portfolio of essential assets

CorEnergy assets critically support our partners in conducting their businesses in the U.S. energy industry

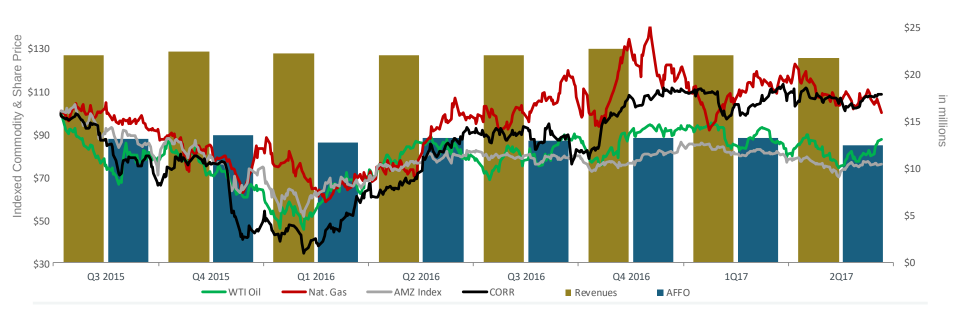
Туре	Asset	Description	Purchase Price	Location
Upstream	Pinedale Liquids Gathering System	Liquids gathering, processing & storage system for condensate & water production	\$228MM	WY
Midstream	Stream Grand Isle Gathering Subsea to onshore pipeline & storage terminal for oil & water production		\$245MM	GoM-LA
Midstream	MoGas Pipeline	Interstate natural gas pipeline supplying utilities	\$125MM	MO-IL
Downstream	Omega Pipeline	Natural gas utility supplying end-users at Fort Leonard Wood	\$6MM	MO
Midstream & Downstream	Portland Terminal	Crude oil and petroleum products terminal with barge, rail and truck supply	\$50MM ¹	OR



Infrastructure provides stable cash flows

- CorEnergy owns mission critical assets
- Lease payments are "operating" expenses, not "financing" expenses
- In bankruptcy, real property operating leases are subject to special provisions
- CORR stock moved with commodity prices; revenue and dividends were stable

Commodity Prices vs. CORR Performance Metrics



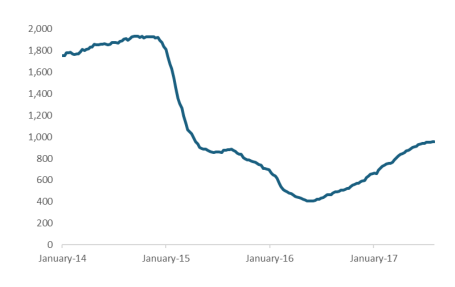


Increasing opportunities for CorEnergy's pipeline

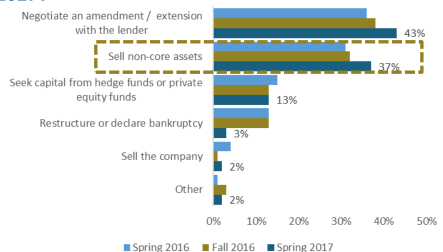
Oil and gas companies are:

- pursuing efficient, low cost operations
- focusing on accessing low cost of capital
- returning to growth and implementing capex projects...

U.S. Rig Count Normalizing¹



Which one or two options do you think will be the most likely path that lenders & borrowers will take if faced with a borrowing base deficiency in spring 2017?²



...Oil and gas companies are willing to sell low-returning infrastructure to fund high-returning growth initiatives

- 1) Baker Hughes North American Rig Count, Aug 4, 2017
- 2) Haynes and Boone, LLP Borrowing Base Redetermination Survey, April 4, 2017



CORR's financial flexibility

- CorEnergy's capital structure remains conservative, providing financial flexibility to acquire assets
- Recent financing initiatives have enhanced available liquidity

Capital Structure										
	June 30, 2017									
(in millions)	Historical	As Adjusted ¹								
Debt										
Secured credit facility ²	\$41.2	\$17.7								
Unsecured convertible notes, proceeds gross of fees	114.0	114.0								
Total debt	\$155.2	\$131.7								
Equity										
Preferred stock	130.0	130.0								
Common stock & additional paid in capital	343.6	343.6								
Total CORR equity	\$473.6	\$473.6								
Non-controlling interest	\$27.8	\$27.8								
Total capitalization	\$656.6	\$633.1								

As adjusted¹ Total Debt/Total Capitalization of 21% is below 25-50% target ratio

As adjusted¹ Preferred/Total Equity of 27% is below 33% target ratio

Liquidity										
(in millions)	June 30, 2017	July 31, 2017								
Cash	\$37.3	\$15.2								
Revolver availability	98.1	131.5								
Total liquidity	\$135.4	\$146.7								

¹⁾ As adjusted reflects the impact of upsizing of the credit facility and the repayment of the term loan utilizing cash on hand and \$10.0 million in revolver borrowings, as if these events had occurred on June 30, 2017

²⁾ Sum of CORR and related party debt



Durable revenues + low leverage = dividend stability

- Lease payments produce predictable cash flows
 - Assets are critical to tenant revenue production
 - Lease expense is an operating cost (not a financing cost)
 - Lease payments have been made during bankruptcy
 - Results in utility-like consistency of revenue for CORR
- Conservative leverage profile & multiple capital sources
- We believe the \$3.00 annualized dividend is a sustainable payout
 - Dividends are based solely on minimum rents
 - CorEnergy retains debt repayment and reinvestment capital prior to dividend payment
 - Upside from portfolio growth and participating rents

Energy REIT provided a new business model in 2012: Investor friendly access to infrastructure assets



Outlook for 2017

Active Deal Pipeline

One to Two Acquisitions
Size Range of \$50-250 Million

Financing Optionality

- \$146.7 million of available liquidity¹
- Preferred Equity

Common Equity

Bank Debt

- Co-Investors
- Convertible Debt

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Long-term Stable & Growing Dividend

APPENDIX

CORR has pioneered broad access to deep capital markets

Bank Debt

Junior Capital



\$70,000,000¹

Project Level Debt for Pinedale LGS Acquisition

Lead Bank:



December 2012

\$108,000,0002,3

Revolving Line of Credit

Lead Banks:



November 2014

\$45,000,000³

Term Loan Debt

Lead Banks:



July 2015

\$161,000,000

Revolving Line of Credit

Lead Banks:







July 2017

\$30,000,000

Co-Investor Equity for Pinedale LGS Acquisition

Joint Venture Partner: Prudential Financial



December 2012

\$56,300,000

Series A 7.375% Cumulative Preferred Stock

Lead Underwriters:





January 2015

\$48,587,500

Common Stock

Lead Underwriter:

\$115,000,000

7% Convertible Bonds

Lead Underwriters:





June 2015

\$73,750,000

Series A 7.375% **Cumulative Preferred** Stock

Lead Underwriters:



STIFEL

April 2017

\$89,700,000

Common Stock

Lead Underwriters:







December 2012

January 2014

\$101,660,000

Common Stock

Lead Underwriters:





November 2014

\$77,625,000

Common Stock

Lead Underwriters:





June 2015

Paid off March 31, 2016

Upsized from \$93 million on July 8, 2015

Paid off July 28, 2017



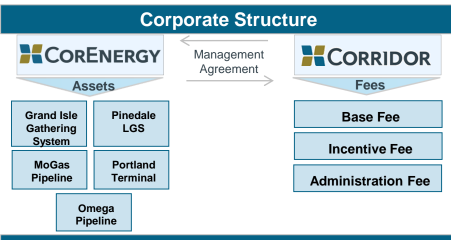
Terminal value (Pinedale LGS	Grand Isle Gathering System	Portland Terminal	MoGas Pipeline	Omega Pipeline
Long-lived assets, critical to tenant operations	✓	✓	✓	✓	✓
High barriers to entry with strategic locations	✓	✓	✓	✓	✓
Ass	ets essential to op	erators' cash flow su	ıpport lease renewa	l expectations	
Underwriting of terminal value	Life of Field	Life of Field	Market	Market	Market
Contracts and similar services based on fair value of assets	✓	✓	✓	✓	✓
Asset value based on production estimates of reserve reports / market values for similar assets	✓	✓	✓	√	✓
Leases enable tenant to purchase asset or renew lease at FMV	✓	✓	✓		
Те	nant may not deva	lue CORR's asset, i	.e. construct a repla	cement asset	
Retain portion of rent payment for reinvestment & debt repayment	√	✓			
Supports sustainable, long-	√	√	√	√	√

CORR targets an AFFO to dividend coverage ratio of 1.5x



term dividend

Corporate structure alignment with investors



CORR Expense Metrics vs. Peer Group¹



External Fee Structure

Management Fee

- Services provided:
 - Presents the Company with suitable acquisition opportunities, responsible for the day-to-day operations of the Company and performs such services and activities relating to the assets and operations of the Company as may be appropriate
- Base Fees paid:
 - Quarterly management fee equal to 0.25 percent (1.00 percent annualized) of the value of the Company's Managed Assets³ as of the end of each quarter
- Incentive Fees paid:
 - Quarterly incentive fee of 10 percent of the increase in distributions earned over a threshold distribution equal to \$0.625 per share per quarter. The Management Agreement also requires at least half of any incentive fees to be reinvested in the Company's common stock

Administrative Fee

- Services provided:
 - Performs (or oversees or arranges for the performance of) the administrative services necessary for our operation, including without limitation providing us with equipment, clerical, bookkeeping and record keeping services
- Fees paid:
 - 0.04 percent of our aggregate average daily Managed Assets, with a minimum annual fee of \$30 thousand
- Peer group consists of REITs included in the RMZ index under \$1BN market cap (excludes STAR, RAS)
- Gross Asset Value = Asset Value of Investment Properties + Accumulated Depreciation
- "Managed Assets" is defined as Total Assets of CORR minus the initial invested value of non-controlling interests, the value of any hedged derivative assets, any prepaid expenses, all of the accrued liabilities other than deferred taxes and debt entered into for the purposed of leverage



Non-GAAP Financial Metrics: FFO/AFFO Reconciliation

NAREIT FFO, FFO Adjusted for Securities Investment and AFFO Reconciliation

	For the Three Months Ended					For the Six Months Ended					
		June 30, 2017		June 30, 2016		June 30, 2017		June 30, 2016			
Net Income attributable to CorEnergy Stockholders	\$	9,000,172	\$	8,954,527	\$	16,669,650	\$	12,345,648			
Less:											
Preferred Dividend Requirements		2,123,129		1,037,109		3,160,238		2,074,218			
Net Income attributable to Common Stockholders	\$	6,877,043	\$	7,917,418	\$	13,509,412	\$	10,271,430			
Add:											
Depreciation		5,822,383		5,539,667		11,644,679		10,629,420			
Less:											
Non-Controlling Interest attributable to NAREIT FFO reconciling items		411,455		411,455		822,910		822,910			
NAREIT funds from operations (NAREIT FFO)	\$	12,287,971	\$	13,045,630	\$	24,331,181	\$	20,077,940			
Add:											
Distributions received from investment securities		252,213		215,139		475,379		474,873			
Income tax expense from investment securities		310,622		533,765		114,862		58,128			
Less:											
Net distributions and dividend income		221,440		214,169		264,902		589,742			
Net realized and unrealized gain (loss) on other equity securities		614,634		1,199,665		70,426		(429,087)			
Funds from operations adjusted for securities investments (FFO)	\$	12,014,732	\$	12,380,700	\$	24,586,094	\$	20,450,286			



Non-GAAP Financial Metrics: FFO/AFFO Reconciliation (cont.)

	For the Three	e Months Ended	For the Six I	Months Ended
	June 30, 2017	June 30, 2016	June 30, 2017	June 30, 2016
Add:				
Provision for loan losses, net of tax	_	- 369,27	–	4,409,359
Transaction costs	211,26	9 1,00	470,051	37,915
Amortization of debt issuance costs	468,87	1 470,50	937,742	1,087,603
Amortization of deferred lease costs	22,98	3 22,98	3 45,966	45,966
Accretion of asset retirement obligation	160,62	9 174,37	321,258	358,457
Unrealized (gain) loss associated with derivative instruments	10,61	9 33,82	(16,453)	57,695
Less:				
Non-cash settlement of accounts payable	171,60	9 –	- 171,609	_
Income tax benefit	214,88	7 123,32	7 351,733	297,709
Non-Controlling Interest attributable to AFFO reconciling items	3,35	9,06	4 6,709	45,868
Adjusted funds from operations (AFFO)	\$ 12,499,24	9 \$ 13,320,27	1 \$ 25,814,607	\$ 26,103,704



Non-GAAP Financial Metrics: FFO/AFFO Reconciliation (cont.)

	For	For the Three Months Ended					lonth	onths Ended		
	June 30	June 30, 2017		June 30, 2016		June 30, 2017		June 30, 2016		
Weighted Average Shares of Common Stock Outstanding:										
Basic	1	1,896,616		11,912,030		11,892,670		11,927,984		
Diluted	1	5,351,161		15,383,892		15,347,215		15,406,339		
NAREIT FFO attributable to Common Stockholders										
Basic	\$	1.03	\$	1.10	\$	2.05	\$	1.68		
Diluted	\$	0.94	\$	0.99	\$	1.87	\$	1.59		
FFO attributable to Common Stockholders										
Basic	\$	1.01	\$	1.04	\$	2.07	\$	1.71		
Diluted	\$	0.93	\$	0.95	\$	1.89	\$	1.61		
AFFO attributable to Common Stockholders										
Basic	\$	1.05	\$	1.12	\$	2.17	\$	2.19		
Diluted	\$	0.94	\$	0.99	\$	1.94	\$	1.95		



Non-GAAP Financial Metrics: Fixed-Charges Ratio

Ratio of Earnings to Combine Fixed Charges and Preferred Stock

For the Six Months Ended

M		For the Veers Ended December 24							
				FOI		led L			
	2017		2016		2015		2014		2013
\$	16,915,722	\$	28,561,682	\$	11,782,422	\$	6,973,693		2,967,257
	6,657,234		14,417,839		9,781,184		3,675,122		3,288,378
	_		_		_		_		
	264,902		1,140,824		1,270,754		1,836,783		584,814
	_		_		_		_		_
	_		_		_				_
	_		_		_		_		_
_		Φ.	44.400.045	Φ.		_	40,405,500		
<u> </u>	23,837,858		44,120,345		22,834,360	<u> </u>	12,485,598	<u>\$</u>	6,840,449
\$	6.657.234	\$	14.417.839	\$	9.781.184	\$	3.675.122		3,288,378
Ť		Ť		Ť		Ť	_		
\$		\$		\$		\$	3 675 122	\$	3,288,378
Ψ	3,017,472	Ψ	10,000,270	Ψ	10,000,012	Ψ	0,070,122	Ψ	3,200,370
	3.58		3.06		2.33		3.40		2.08
	2.43		2.38		1.68		3.40		2.08
	\$ \$ \$	6,657,234 ————————————————————————————————————	\$ 16,915,722 \$ 6,657,234	\$ 16,915,722 \$ 28,561,682 6,657,234 14,417,839 — 264,902 1,140,824 — — — — — — — — — — — — — — — — — — —	June 30, Formal Point 2017 2016 \$ 16,915,722 \$ 28,561,682 \$ 6,657,234 14,417,839 — — — 264,902 1,140,824 — — — — — — — \$ 23,837,858 \$ 44,120,345 \$ 3,160,238 \$ 9,817,472 \$ 18,566,276 \$ 3.58 3.58 3.06	June 30, For the Years End 2017 2016 2015 \$ 16,915,722 \$ 28,561,682 \$ 11,782,422 6,657,234 14,417,839 9,781,184 — — — 264,902 1,140,824 1,270,754 — — — — — — — — — — — — \$ 23,837,858 \$ 44,120,345 \$ 22,834,360 \$ 6,657,234 \$ 14,417,839 \$ 9,781,184 3,160,238 4,148,437 3,848,828 \$ 9,817,472 \$ 18,566,276 \$ 13,630,012 3.58 3.06 2.33	June 30, For the Years Ended I 2017 2016 2015 \$ 16,915,722 \$ 28,561,682 \$ 11,782,422 \$ 6,657,234 14,417,839 9,781,184 — 264,902 1,140,824 1,270,754 — — — — — — — — — — — — \$ 23,837,858 \$ 44,120,345 \$ 22,834,360 \$ \$ 6,657,234 \$ 14,417,839 \$ 9,781,184 \$ 3,160,238 4,148,437 3,848,828 \$ \$ 9,817,472 \$ 18,566,276 \$ 13,630,012 \$ 3.58 3.06 2.33	June 30, For the Years Ended December 31, 2017 2016 2015 2014 \$ 16,915,722 \$ 28,561,682 \$ 11,782,422 \$ 6,973,693 6,657,234 14,417,839 9,781,184 3,675,122 — — — — 264,902 1,140,824 1,270,754 1,836,783 — — — — — — — — — — — — \$ 23,837,858 \$ 44,120,345 \$ 22,834,360 \$ 12,485,598 \$ 6,657,234 \$ 14,417,839 \$ 9,781,184 \$ 3,675,122 3,160,238 4,148,437 3,848,828 — \$ 9,817,472 \$ 18,566,276 \$ 13,630,012 \$ 3,675,122 3.58 3.06 2.33 3.40	Sample 30, For the Years Ended December 31, 2017 2016 2015 2014

Fixed charges consist of interest expense, as defined under U.S. generally accepted accounting principles, on all indebtedness

This line represents the amount of preferred stock dividends accumulated as of June 30, 2017.



