

## US Ecology purchases Ecoserv Industrial Disposal LLC

BOISE, Idaho — US Ecology Inc. has acquired Ecoserv Industrial Disposal LLC, a wholly owned subsidiary of Ecoserv LLC and a leading provider of non-hazardous industrial wastewater disposal solutions on the Gulf Coast. The facility employs deep-well injection technology and is strategically positioned within reach of key markets such as Houston and Beaumont, Texas, and Lake Charles, Louisiana, serving refinery, petrochemical and environmental services customers. Total consideration for the business and related property was \$87.2 million, subject to a working capital adjustment, and will be funded from cash on hand and US Ecology's existing credit facility.

"This acquisition adds unique, high-volume industrial liquids disposal capabilities, complements other investments we've made in the region and strengthens our comprehensive environmental services offerings," commented Jeff Feeler, chairman, president and CEO of US Ecology.

The acquisition is expected to contribute \$9 million-\$10 million of adjusted EBITDA in 2019.

**For more information, visit [www.usecology.com](http://www.usecology.com) or call (800) 592-5489.**

## United Rentals completes acquisition of WesternOne Rentals & Sales

STAMFORD, Conn. — United Rentals of Canada Inc., a wholly-owned subsidiary of United Rentals Inc., has completed the previously announced acquisition of WesternOne Rentals & Sales LP for a cash purchase price of approximately \$90.4 million. The transaction is not expected to have a material impact on the revenues or earnings of United Rentals.

WesternOne is a leading regional equipment rental provider in Western Canada. The acquisition expands United Rentals' service to construction and industrial customers in the provinces of Alberta, British Columbia and Manitoba with a larger offering of general construction equipment and portable heat solutions. In addition, the company establishes a greater presence in the sports and entertainment market and gains a comprehensive propane and diesel fuel service.

**For more information, visit [www.unitedrentals.com](http://www.unitedrentals.com) or call (833) 374-8695.**

## BrandSafway acquires Forming Concepts

KENNESAW, Ga. — In a move to expand its forming and shoring capabilities throughout the U.S., BrandSafway and Aluma Systems Concrete Construction, a BrandSafway company, have acquired

Forming Concepts, a leading provider of concrete formwork solutions in the U.S. With more than 35 years of experience, Forming Concepts delivers cost-effective and high-performing concrete forming solutions, engineered for the challenges of today's commercial construction industry.

Moving forward, Forming Concepts will operate as Forming Concepts, By BrandSafway, an independent business under the BrandSafway umbrella.

**For more information, visit [www.brandsafway.com](http://www.brandsafway.com) or [www.aluma.com](http://www.aluma.com).**

## Vecta Environmental adds Polaris Services

HOUSTON — Vecta Environmental Services LLC has acquired Polaris Services LLC, a privately owned hydro-excavation company headquartered in Weatherford, Texas. The combination provides Vecta with increased scale, breadth and capabilities complementing its full suite of industrial service offerings to chemical, industrial, midstream oil and gas, and utility customers throughout Texas and the Gulf Coast region. Additionally, Polaris further expands Vecta's operating footprint with locations in New Mexico and Oklahoma, enabling Polaris to offer a broader range of services to its customer base.

"Polaris' operating principles, including exceptional customer service and a relentless focus on safety, align with the operating principles and tenets Vecta customers and employees have come to trust," said Kenny Rouse, founder and president of Vecta. "We welcome the Polaris team to the Vecta family and look forward to expanding the range of services and operating footprint to better serve our collective customer base."

**For more information, visit [www.vectaenvironmental.com](http://www.vectaenvironmental.com) or call (888) 515-4025.**

## Ashland to sell composites business, butanediol facility to INEOS

COVINGTON, Ky. — Ashland Global Holdings Inc. has signed a definitive agreement to sell its composites business and the butanediol manufacturing facility in Marl, Germany, to INEOS Enterprises in a transaction valued at approximately \$1.1 billion. The transaction is expected to close prior to the end of June 2019, contingent on certain customary regulatory approvals, standard closing conditions, and completion of required employee information and consultation processes.

"Composites and Marl are outstanding businesses with strong market positions and high-performing teams," said Bill Wulfsohn, chairman and CEO of Ashland. "At the same time, the divestiture of these businesses is consistent with Ashland's

vision of becoming the premier specialty chemicals company."

**For more information, visit [www.ineosenterprises.com](http://www.ineosenterprises.com) or [www.ashland.com](http://www.ashland.com).**

## Sunoco LP to acquire terminaling business from American Midstream

DALLAS — Sunoco LP recently entered into a definitive agreement to purchase the refined products terminaling business from American Midstream Partners LP for approximately \$125 million, plus working capital adjustments.

The refined products terminaling business consists of terminals located in Caddo Mills, Texas, and North Little Rock, Arkansas, with a combined 21 tanks, approximately 1.3 million barrels of storage capacity and approximately 77,500 bpd of total throughput capacity.

The acquisition builds on Sunoco's strategy of adding fee-based refined product terminals into its overall portfolio. The acquisition is subject to customary closing conditions, including clearance under the Hart-Scott-Rodino Act. The transaction is expected to be accretive to Sunoco with respect to distributable cash flow in the first year.

**For more information, visit [www.sunocolp.com](http://www.sunocolp.com) or [www.americanmidstream.com](http://www.americanmidstream.com).**

## Par Pacific to acquire U.S. Oil & Refining Co.

HOUSTON — Par Pacific Holdings Inc. has signed a definitive agreement to acquire U.S. Oil & Refining Co. and certain affiliated entities for \$358 million plus net working capital. The acquisition includes a 42,000-bpd refinery, a marine terminal, a unit train-capable rail loading terminal, and 2.9 thousand barrels of refined product and crude oil storage. The refinery and associated logistics system are strategically located in Tacoma, Washington, and currently serve the Pacific Northwest market.

At press time, the transaction was expected to close by February, subject to customary closing conditions.

**For more information, visit [www.parpacific.com](http://www.parpacific.com) or [www.usor.com](http://www.usor.com).**

## Enbridge, Spectra Energy Partners complete merger

CALGARY, Alberta, and HOUSTON — Enbridge Inc., on behalf of itself and certain of its wholly owned U.S. subsidiaries, and Spectra Energy Partners LP (SEP) have completed the previously announced merger pursuant to an agreement and plan of merger. The merger resulted in Enbridge (through a wholly owned subsidi-

ary) acquiring all of the outstanding public common units of SEP, with SEP becoming an indirect, wholly owned subsidiary of Enbridge.

**For more information, visit [www.enbridge.com](http://www.enbridge.com) or [www.spectraenergypartners.com](http://www.spectraenergypartners.com).**

## Anadarko sells \$4B midstream assets

HOUSTON — Anadarko Petroleum Corp. will sell substantially all of its remaining midstream assets for \$4.015 billion to Western Gas Partners LP (WES). Concurrently, WES has entered into a merger agreement with Western Gas Equity Partners LP (WGP), which will result in a simplified midstream structure. The sale is expected to close in the first quarter of 2019, concurrently with the closing of the merger.

Under the terms of the asset sale transaction, WES will acquire substantially all of Anadarko's remaining midstream assets, which are largely associated with Anadarko's two premier U.S. onshore oil plays in the Delaware and DJ basins.

Under the terms of their merger transaction, WGP will acquire all of the outstanding publicly held common units of WES and substantially all of the WES common units owned by Anadarko in a unit-for-unit, tax-free exchange. WES will survive as a partnership with no publicly traded equity, owned 98 percent by WGP and 2 percent by Anadarko.

**For more information, visit [www.westerngas.com](http://www.westerngas.com) or [www.anadarko.com](http://www.anadarko.com).**

## HydroChemPSC to acquire CARBER

HOUSTON — HydroChemPSC has entered into a definitive agreement to acquire CARBER. The acquisition will greatly strengthen HydroChemPSC's specialty mechanical services group in North America.

"The acquisition of CARBER, the recognized leader in cut, isolation and weld testing services, will fill out HydroChemPSC's suite of specialty mechanical services, which includes leak detection and repair, on-line leak repair, hot tap/line stop, bolting and field machining. CARBER is a natural fit with HydroChemPSC's Four Foundational Elements: safety, technology, people and customers. We look forward to providing our customers the safest and most efficient operational experience across an expanded service offering and are excited to welcome CARBER's talented employees to the HydroChemPSC family," said Brad Clark, CEO of HydroChemPSC.

At press time, the acquisition was expected to close by February.

**For more information, visit [www.hydrochempsc.com](http://www.hydrochempsc.com) or [www.carber.com](http://www.carber.com).**