

EV MANAGEMENT, LLC
(General Partner of EV Energy GP, L.P. which is
General Partner of EV Energy Partners, L.P.)

DISCLOSURE CONTROLS COMMITTEE CHARTER

This Disclosure Controls Committee Charter (the “*Charter*”) has been adopted by the Chief Executive Officer and the Chief Financial Officer (the “*Verification Officers*”) of EV Management, LLC (the “*Company*”). The Disclosure Controls Committee (the “*Committee*”) will review and reassess this Charter annually and recommend any proposed changes to the Verification Officers for approval.

Purpose

It is the Company’s policy (“*Disclosure Policy*”) that all disclosures made by EV Energy Partners, L.P. (the “*Partnership*”) to its security holders and the investment community shall be accurate and complete, shall fairly present the Partnership’s business, assets, financial condition and results of operations in all material respects, and shall be made on a timely basis as required by applicable laws, stock exchange requirements and common sense.

The Committee will assist the Verification Officers in fulfilling their responsibility for oversight of the accuracy and timeliness of disclosures made by the Partnership by being responsible for the following tasks, in each case subject to the oversight of the Verification Officers:

1. Formalization of the controls and procedures currently used by the Company, and modification and enhancement of such procedures as appropriate, to ensure that (i) information that the Partnership is to disclose to the Securities and Exchange Commission (“*SEC*”) and other written information that the Partnership may disclose to the investment community is recorded, processed, summarized and reported accurately and on a timely basis and (ii) information is accumulated and communicated to management (including the Verification Officers) as appropriate to allow timely decisions regarding such required disclosure (“*Disclosure Controls*”).
2. The process of monitoring the integrity and effectiveness of the Disclosure Controls.
3. Review and supervision of the preparation of the Partnership’s (i) periodic and current reports, information statements, registration statements and any other information filed with or furnished to the SEC, (ii) offering circulars or similar documents distributed in connection with private placements and other securities offerings exempt from federal registration, (iii) press releases containing financial information, earnings guidance, information about material acquisitions or dispositions, conference call scripts or other information material to the Partnership’s security holders (determined in accordance with procedures approved by the Committee), and (iv) correspondence broadly disseminated to

security holders (collectively, the “*Disclosure Statements*”). At the request of a Verification Officer, the Committee will review for compliance with the Company’s Disclosure Policy any (a) presentations to analysts and the investment community, (b) presentations to ratings agencies and lenders, and (c) disclosure policies with respect to and the content of the Partnership’s website.

4. To the extent necessary or desirable in the Committee’s discretion, solicitation of review of Disclosure Statements by the Company’s independent auditors and outside counsel for compliance with applicable accounting and legal requirements.
5. Evaluation of the effectiveness of the Disclosure Controls as of the end of the reporting period covered by each of the Partnership’s Annual Reports on Form 10-K and each Quarterly Report on Form 10-Q (collectively, the “*periodic reports*”).
6. Discussions with the Verification Officers regarding all relevant information with respect to the Committee’s proceedings, the preparation of the Disclosure Statements and the Committee’s evaluation of the effectiveness of the Disclosure Controls.
7. Provision of a certification to the Verification Officers prior to the filing with the SEC of each periodic report as to (i) the Committee’s compliance with the Disclosure Controls and proper performance of its responsibilities thereunder and (ii) the Committee’s conclusions resulting from its evaluation of the effectiveness of the Disclosure Controls.

Organization and Authority

The membership of the Committee will consist of such officers and employees as the Chief Executive Officer appoints from time to time and from time to time by the Chief Executive Officer. Notwithstanding the foregoing, either Verification Officer at his option may at any time assume any or all of the responsibilities of the Committee identified in this Charter, including, without limitation, approving Disclosure Statements when time does not permit the full Committee to meet. In addition, when time does not permit the full Committee to meet, Disclosure Statements (other than periodic reports) may be approved by any two members of the Committee in consultation with outside counsel.

The chairman shall be responsible for scheduling and presiding over meetings and preparing agendas. Any question of interpretation of this Charter or the Committee’s procedures will be determined by either Verification Officer or, in their absence from any meeting, the chairman.

The Committee will meet as frequently as circumstances dictate (i) to ensure the accuracy and completeness of the Disclosure Statements and (ii) to evaluate the Disclosure Controls and to determine whether any changes to the Disclosure Controls are necessary or advisable in connection with the preparation of the Partnership’s future periodic reports or other Disclosure

Statements, taking into account developments since the most recent meeting, including changes in economic or industry conditions.

The Committee will serve as a “steering committee” for subcommittees organized and selected as appropriate to elicit information for the Disclosure Statements. Membership on the subcommittees will be selected from among the management of the Partnership’s various business functions, units and disciplines.

In discharging its duties, the Committee will have full access to all Partnership books and records, facilities, and personnel and to the Company’s independent accountants and counsel.

Other Responsibilities

The Committee will have such other responsibilities as the Chief Executive Officer may assign to it from time to time.

EV MANAGEMENT, LLC
as general partner of EV Energy GP, L.P. which is
general partner of
EV ENERGY PARTNERS, L.P.

INSTRUCTIONS FOR COMPLETING THE DISCLOSURE CHECKLIST

Disclosure Committee Members,

As a member of the Disclosure Committee, you are responsible and accountable for the accuracy, completeness and timeliness of report information, both financial and non-financial, for which you have knowledge or oversight or both. Recent federal legislation requires CEOs and CFOs of all public companies to certify the accuracy of financial statements and to evaluate disclosure controls and procedures before issuing quarterly and annual reports. In addition, Company executive management is required to provide certain representations quarterly to the external auditors regarding management's financial reporting responsibilities.

As part of the Company's disclosure controls and procedures, this checklist is intended to provide guidance in evaluating Company reports and disclosure controls. Reviewing the disclosure checklist prior to, or while performing, your review of the Annual Report on Form 10-K or Quarterly Report on Form 10-Q will assist in supporting executive management's certification of financial statements, assist in the evaluation of disclosure controls and will help to ensure that both financial and non-financial information required to be disclosed is gathered, processed, summarized and reported in an accurate, complete and timely manner.

Disclosure Committee Chairman

**EV MANAGEMENT, LLC
FOR
EV ENERGY PARTNERS, L.P.**

DISCLOSURE CHECKLIST

Report Under Review: Report on Form 10-____Q ____K (check one)

Reporting Period Covered: _____ For the Period Ended: _____

Definitions

Material Information: Information that a reasonable shareholder would consider important in making an investment decision. A fact that would have been viewed by the reasonable investor as having significantly altered the total mix of information made available. Information is also considered material if its omission would make the required reports misleading.

Internal Control: A process designed to provide reasonable assurance regarding the achievement of objectives in: (i) the effectiveness and efficiency of operations; (ii) the reliability of financial reporting; and (iii) compliance with applicable laws and regulations. Internal controls include internal accounting controls. Rules of the Securities and Exchange Commission (“**SEC**”) require public companies to develop and maintain a system of internal accounting controls sufficient to provide reasonable assurance that: (i) transactions are properly authorized; (ii) assets are safeguarded against unauthorized or improper use; and (iii) transactions are properly recorded and reported to permit the preparation of financial statements that comply with generally accepted accounting principles (“**GAAP**”) (Exchange Act Section 13(b)(2)(13)).

Disclosure Controls and Procedures: Controls and procedures designed to ensure that material financial and non-financial information is gathered, analyzed and disclosed accurately, completely and timely.

Financial Reports: Quarterly and annual reports required to be filed by public companies with the SEC, principally the quarterly 10-Q and the annual 10-K.

	Financial and Non-Financial Information Representations	Yes	No	Not Applicable	If No or Not Applicable, please explain
1.	A reasonably informed investor could gain a clear understanding of the Partnership's overall results of operations and financial condition by reading the report.				
2.	Major risk factors, significant changes, infrequent events and/or other issues that have materially impacted or could materially impact the financial statements are disclosed in the subject report.				
3.	All material unusual transactions have been disclosed in the current report.				
4.	All material unusual transactions that have occurred since period-end are included in the "Subsequent Events" footnote in the financial statements and is discussed in Management's Discussion and Analysis ("MD&A").				
5.	There are no material unasserted claims that are not otherwise reflected in the current period financial results.				
6.	Financial statements and related disclosures are consistent with your knowledge of the Partnership's activities and industry trends and conditions.				
7.	Variances between comparable amounts for the different periods reported are reasonable based on your knowledge of the Partnership's activities and industry conditions.				
8.	MD&A in the current report clearly and accurately describes known trends or uncertainties that are expected to have a material impact on operating results such as: <ul style="list-style-type: none"> • Future increases in costs of labor or material 				

	Financial and Non-Financial Information Representations	Yes	No	Not Applicable	If No or Not Applicable, please explain
	<ul style="list-style-type: none"> • Future price increases • New operating agreements • Cancellation or expected cancellations of operating agreements, or • Changing competitive conditions, either positive or negative 				
9.	MD&A in the current report accurately reflects cash flow and capital expenditure activity.				
10.	All material risks and uncertainties save been clearly communicated as “Risks Related to Our Business” or “Forward-looking Statements” or are disclosed elsewhere in the subject report.				
11.	All material related party transactions have been identified and disclosed in the subject report.				
12.	All material legal issues, contingencies and unasserted claims are disclosed in the subject report.				
13.	Agreements, if material, to repurchase assets previously sold, are disclosed in the subject report.				
14.	There are no purchase commitments for assets in excess of normal requirements or at prices in excess of market value that have not been fully disclosed in the subject report.				
15.	Any oral or written guarantees of debt of others, including any of the companies in which the Partnership has an investment or control are disclosed in the subject report.				
16.	Any communications from regulatory agencies or government representatives concerning investigations or allegations of				

	Financial and Non-Financial Information Representations	Yes	No	Not Applicable	If No or Not Applicable, please explain
	noncompliance with laws or regulations that could have a material effect on the Partnership have been communicated to the Disclosure Committee.				
17.	Any violations or possible violations of laws or regulations whose effects should be considered for disclosure have been communicated to the Disclosure Committee.				
18.	Any events of default that may have occurred with respect to any of the Partnership's debt agreements are disclosed in the subject report.				
19.	Based on information you are aware of: <ul style="list-style-type: none"> • The subject report does not contain an untrue statement of material fact or omit a material fact necessary to make the statements not misleading and • The financial statements and other financial information included in the report fairly present in all material respects the financial condition and results of operations for the periods presented. 				
20.	You have read the subject report in its entirety and based on your knowledge the report is materially accurate.				

	Disclosure Controls Evaluation	Yes	No	Not Applicable	If No or Not Applicable, please explain.
1.	For the reporting period under consideration, all significant deficiencies in internal controls that could affect the company's ability to record, process, summarize and report financial and non-financial data have been disclosed to the Audit Committee and the Disclosure Committee.				

2.	I am not aware of any internal control deficiencies, other than those already brought to the attention of Internal Audit.				
3.	To your knowledge, any fraud, whether or not material, that involves management or employees has been disclosed to the Audit Committee and the Disclosure Committee.				
4.	For the reporting period under consideration, any corrective actions to address significant deficiencies and material weaknesses in internal controls have been provided to Internal Audit and the Audit Committee				