

Green Plains Inc.
Form 8-K
September 26, 2016

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) September 23, 2016

Green Plains Inc.

(Exact name of registrant as specified in its charter)

Iowa
(State or other jurisdiction

of incorporation)

001-32924
(Commission

File Number)
450 Regency Parkway, Suite 400

84-1652107
(I.R.S. Employer

Identification No.)

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Omaha, Nebraska

(Address of principal executive offices)

68114

(Zip code)

(402) 884-8700

(Registrant's telephone number, including area code)

Not Applicable

(Former name or former address, if changed since last report)

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 1.01 Entry into a Material Definitive Agreement

Asset Purchase Agreement

Effective September 23, 2016, Green Plains Partners LP (the *Partnership*) entered into an Asset Purchase Agreement (the *Purchase Agreement*) with its parent Green Plains Inc. (*GP*), Green Plains Madison LLC (*Green Plains Madison*), Green Plains Mount Vernon LLC (*Green Plains Mount Vernon*), Green Plains York LLC (*Green Plains York*) and collectively with *GP*, Green Plains Madison and Green Plains Mount Vernon, the *GP* Sellers), Green Plains Holdings LLC, the Partnership's general partner (the *General Partner*), Green Plains Operating Company LLC, a wholly owned subsidiary of the Partnership (the *Operating Company*), Green Plains Ethanol Storage LLC, a wholly owned subsidiary of the Partnership (*Green Plains Storage*), and Green Plains Logistics LLC, a wholly owned subsidiary of the Partnership (*Green Plains Logistics*) and collectively with the Partnership, the General Partner, Green Plains Storage and the Operating Company, the *Partnership Parties*), pursuant to which the *GP* Sellers sold certain ethanol storage assets located in Madison, Illinois, Mount Vernon, Indiana and York, Nebraska (the *Storage Assets*) to wholly owned subsidiaries of the Partnership (the *Drop Down Transaction*) for cash consideration of \$90 million.

The *Storage Assets* consist of the ethanol storage assets acquired in *GP*'s purchase of three ethanol plants from Abengoa BioEnergy Company, LLC, Abengoa BioEnergy of Illinois, LLC and Abengoa BioEnergy of Indiana, LLC (collectively, the *Abengoa Sellers*) on September 23, 2016, as described in Item 2.01 of this Current Report on Form 8-K. Under the terms of the *Purchase Agreement*, the *GP* Sellers and *Partnership Parties* intend that the *Partnership Parties* shall be deemed to have purchased and/or received the *Storage Assets* directly from the *Abengoa Sellers*. However, for the ease of closing with the *Abengoa Sellers* and facilitating the transfer to the *Partnership Parties*, the *GP* Sellers initially owned the *Storage Assets*.

The *Purchase Agreement* provided for the closing of the *Drop Down Transaction* to occur immediately following the *GP* Sellers' purchase from the *Abengoa Sellers*. The cash consideration used in the *Drop Down Transaction* was financed through borrowings made under the *Operating Company*'s 5-year, \$155 million revolving credit facility with Bank of America, N.A. as administrative agent, and certain other commercial lending institutions as lenders and letter of credit issuing banks.

Pursuant to the *Purchase Agreement*, and subject to certain limitations, the *Partnership Parties* and the *GP* Sellers agreed to certain indemnification provisions with each other and their respective affiliates.

The foregoing description of the *Purchase Agreement* is not complete and is qualified in its entirety by reference to the full text of the *Purchase Agreement*, which is filed as Exhibit 2.1 to this Current Report on Form 8-K, and is incorporated into this Item 1.01 by reference.

Relationships

Each of the parties to the *Purchase Agreement* is a direct or indirect subsidiary of *GP*. As a result, certain individuals, including officers of *GP* and officers and directors of the General Partner, serve as officers and/or directors of one or more such entities. *GP* currently (as of the date of this Current Report on Form 8-K) owns 4,389,642 common units of the Partnership (*Common Units*) and 15,889,642 subordinated units of the Partnership (*Subordinated Units*), collectively representing a 62.5% limited partner interest in the Partnership as of September 23, 2016. *GP* also owns a 2% general partner interest in the Partnership and all of the Partnership's incentive distribution rights through its ownership of the General Partner.

The terms and conditions of the *Purchase Agreement* were approved on behalf of the Partnership by the conflicts committee and the board of directors of the General Partner. The conflicts committee, which is comprised of independent members of the board of directors of the General Partner, retained independent legal and financial advisors to assist it in evaluating and negotiating the *Drop Down Transaction*. In approving the terms of the *Drop*

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Down Transaction, the conflicts committee based its decision in part on an opinion from the independent financial advisor that the consideration to be paid by the Partnership Parties pursuant to the Purchase Agreement is fair, from a financial point of view, to the Partnership and the common unitholders (other than GPPE).

Second Amendment to Omnibus Agreement

Effective September 23, 2016, in connection with the Drop Down Transaction, the Partnership entered into the Second Amendment to the Omnibus Agreement with GPRE, the General Partner, and the Operating Company that provides for the Partnership's obligation to reimburse GPRE for certain direct or allocated costs and expenses incurred by GPRE in providing general and administrative services in connection with assets acquired or developed by the Partnership and its subsidiaries from time to time, which includes the Storage Assets. The Second Amendment to Omnibus Agreement is filed as Exhibit 10.1 to this Current Report on Form 8-K.

Amendment No. 2 to Operational Services Agreement

Effective September 23, 2016, in connection with the Drop Down Transaction, the General Partner entered into Amendment No. 2 to the Operational Services and Secondment Agreement with GPRE pursuant to which GPRE will second certain employees to the General Partner to provide management, maintenance and operational functions with respect to the Storage Assets. The provided functions will be substantially similar to the management, maintenance and operational functions previously provided under the Operational Services and Secondment Agreement, as amended. Amendment No. 2 to the Operational Services Agreement is filed as Exhibit 10.2 to this Current Report on Form 8-K.

Amendment No. 2 to Ethanol Storage and Throughput Agreement

Effective September 23, 2016, in connection with the Drop Down Transaction, Green Plains Storage entered into Amendment No. 2 to Ethanol Storage and Throughput Agreement (the "Storage and Throughput Agreement Amendment") with Green Plains Trade Group LLC ("Green Plains Trade"). Pursuant to the Storage and Throughput Agreement Amendment, Green Plains Trade is obligated to throughput a minimum of 296.6 million gallons per calendar quarter (previously 246.5 million gallons per calendar quarter) of product at the Partnership's facilities. The Storage and Throughput Agreement Amendment is filed as Exhibit 10.3 to this Current Report on Form 8-K.

Item 2.01. Completion of Acquisition or Disposition of Assets.

As previously described in Current Reports on Form 8-K with filing dates of June 13, 2016, August 23, 2016, August 31, 2016 and September 1, 2016, GPRE entered into two asset purchase agreements with the Abengoa Sellers to acquire three ethanol plants, with combined production capacity of 236 million gallons per year, located in Madison, Illinois, Mount Vernon, Indiana and York, Nebraska. On September 23, 2016, GPRE acquired the three ethanol plants for approximately \$237 million in cash plus certain working capital adjustments.

The information under the heading "Asset Purchase Agreement" set forth in Item 1.01 above is incorporated into this Item 2.01 by reference.

Item 7.01. Regulation FD Disclosure.

On September 26, 2016, GPRE issued a press release announcing the acquisition of the three ethanol plants and completion of the Drop Down Transaction.

Item 9.01 Financial Statements and Exhibits.

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(a) Financial statements of businesses acquired. GPRE expects to file any required financial statements related to the acquired ethanol plants by amendment not later than 71 calendar days after this Current Report on Form 8-K was required to be filed.

(b) Pro forma financial information. GPRE expects to file any required pro forma financial statements related to the acquired ethanol plants by amendment not later than 71 calendar days after this Current Report on Form 8-K was required to be filed.

(d) Exhibits. The following exhibits are filed as part of this report.

Exhibit	Description
2.1	Asset Purchase Agreement, dated September 23, 2016, by and among Green Plains Inc., Green Plains Madison LLC, Green Plains Mount Vernon LLC, Green Plains York LLC, Green Plains Holdings LLC, Green Plains Partners LP, Green Plains Operating Company LLC, Green Plains Ethanol Storage LLC and Green Plains Logistics LLC.
2.2	Amended and Restated Asset Purchase Agreement, dated August 25, 2016, by and among Green Plains Inc., Abengoa BioEnergy of Illinois, LLC and Abengoa BioEnergy of Indiana, LLC.
10.1	Second Amendment to the Omnibus Agreement, dated September 23, 2016, by and among Green Plains Inc., Green Plains Partners LP, Green Plains Holdings LLC and Green Plains Operating Company LLC.
10.2	Amendment No. 2 to Operational Services and Secondment Agreement, dated September 23, 2016, between Green Plains Inc. and Green Plains Holdings LLC.
10.3	Amendment No. 2 to Ethanol Storage and Throughput Agreement, dated September 23, 2016, by and between Green Plains Ethanol Storage LLC and Green Plains Trade Group LLC.
99.1	Press Release dated September 26, 2016.

SIGNATURES

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

Green Plains Inc.

Date: September 26, 2016

By: /s/ Jerry L. Peters
Jerry L. Peters

Chief Financial Officer

(Principal Financial Officer)