May 15, 2023

Scott Bennett Partner Cravath, Swaine & Moore LLP 825 8th Avenue New York, NY 10019

> Re: GasLog Partners LP Schedule 13E-3

filed May 5, 2023

File No. 005-88154

Dear Scott Bennett:

We have reviewed your filing and have the following comments. In some of our

comments, we may ask you to provide us with information so we may better understand your

disclosure.

Please respond to these comments by providing the requested information or advise us as

soon as possible when you will respond. If you do not believe our comments apply to your facts

and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments.

All defined terms in the letter have the same meaning as in your proxy statement.

Schedule 13E-3 filed May 5, 2023

General, page 1

Fill in the blanks throughout the proxy statement. Information that is subject to change, such as the percentage of shares owned by the rolling shareholders, may be bracketed to indicate that it is preliminary.

Summary Term Sheet, page 1

2. We note your disclosure persons who acquired Common Units with the prior that

approval of the Partnership Board are not subject to the Cutback and that Cobas Asset Management SGIIC SA (Cobas) beneficially owns more than 4.9% of the Common

Units. Disclose whether Cobas is subject to the Cutback.

Recommendation of the Conflicts Committee and the Partnership Board; Reasons for

Recommending Approval of the Merger Proposal, page 58

Scott Bennett

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15, 2023

May 15,

Page 2 2023 Page 2

FirstName LastName

s opinion should not be We note the disclosure that Evercore construed as creating any

fiduciary duty on Evercore s part to any party Please delete this language in the proxy

statement. Alternatively, please explain any potential sources of fiduciary duty and the

parties to whom such duties may be owed, such that such disclaimers of fiduciary duty

would be appropriate.

Opinion of the Financial Advisor to the Conflicts Committee, page 64

4. We note that Evercore was provided with appraisals of the Partnership's charter-free

vessels prepared by certain third parties and that Evercore used these appraisals in

conducting its fairness analyses. It appears that these appraisals are "reports, opinions or

appraisals" encompassed within the meaning of Item 9 of Schedule 13E-3 and Item 1015 $\,$

prepared them required by Item 1015, and file the appraisals as exhibits to the Schedule

13E-3.

5. Refer to the following statement on page 67 of the disclosure document: "The following

summary, however, does not purport to be a complete description of the analyses

performed by Evercore." While a summary is necessarily an abbreviated version, please

revise to avoid implying it is not "complete." Pursuant to Item 1015(b)(6), the summary

 $\,$ must describe the material analyses and conclusions of the financial advisor in

considerable detail. Please revise. Please make similar changes to the following

statement on page 73: "The foregoing summary of certain material financial analyses

does not purport to be a complete description of the analyses or data presented by

Evercore."

6. Refer to the following statement at the top of page 74: "Evercore prepared these analyses

solely for the information and benefit of the Conflicts Committee and for the purpose of

providing an opinion to the Conflicts Committee as to whether the Consideration to be

received by the Unaffiliated Unitholders in the Merger is fair, from a financial point of

 $\dot{\text{view}},$ to the Partnership and the Unaffiliated Unitholders." Please delete the reference to

"solely" in the preceding sentence.

Position of Parent, the General Partner, Merger Sub, the Conflicts Committee and the Partnership

Board as to the Fairness of the Merger, page 80

Sub ... expressly adopts as its own" the "analysis, discussion and resulting conclusions" of

the Conflicts Committee and the Partnership Board in determining that "the Merger is

substantively and procedurally fair to the Unaffiliated Unitholders." If Parent seeks to

rely on the Evercore analyses and presentations to support its finding of fairness to

Unaffiliated Unitholders, please revise to specifically adopt those analyses and

conclusions, or expand to describe how Parent itself considered them.

Purpose of Parent and Reasons for the Merger, page 81

Scott Bennett

Cravath, Swaine & Moore LLP

May 15, 2023

Page 3

8. We note your disclosure that Parent and the Parent Board have undertaken to pursue the

Merger at this time for the reasons described above, $\,$ i.e., for the same reasons that they

are pursuing the Merger more generally. Please state with specificity why Parent and the

Parent Board determined to pursue the Merger now as opposed to at any other time. See

Item 1013(c) of Regulation M-A.

9. We note your disclosure that the Merger would put Parent in position to potentially

achieve additional synergies in the event that the Preference Units (which will continue to

trade on the NYSE immediately following completion of the Merger) are delisted in the

future. Provide the information required by Item 1006(c) of

Regulation M-A, including whether Parent is considering delisting the Preference Units from the $\,$ NYSE subsequent to

the going private transaction.

Financing of the Merger, page 84

Disclose any alternative financing arrangements or alternative financing plans in the event

the plans with DNB fall through. If no such arrangements exist, please revise to so state.

Refer to Item 1007(b) of Regulation M-A.

Unit Ownership, page 108

Please state the aggregate number and percentage of subject securities that are beneficially

owned by each person specified in Instruction C to Schedule 13E-3 for each filing person

of the Schedule 13E-3, such as Anthony Papadimitriou. See Item 1008(a) of Regulation

M-A.

We remind you that the filing persons are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Please direct any questions to Christina Chalk at (202) 551-3263 or Blake Grady at (202) 551-8573.

FirstName LastNameScott Bennett Comapany NameCravath, Swaine & Moore LLP Sincerely,

Division of

Corporation Finance May 15, 2023 Page 3 Mergers & Acquisitions FirstName LastName

Office of