UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A UNDER THE SECURITIES ACT OF 1934

(AMENDMENT NO. 4)*

TEPPCO Partners, L.P.

(Name of Issuer)

Common Units

(Title of Class of Securities)

8723 84-10-2 (CUSIP Number)

Richard H. Bachmann 1100 Louisiana, Suite 1000 Houston, Texas 77002 (713) 381-6500

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

June 28, 2009

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report this acquisition that is the subject of this Schedule 13D, and is filing this Schedule because of Rule 13d-1(e), Rule 13d-1(f) or Rule 13d-1(g), check the following box: \Box

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act.

SCHEDULE 13D

CUSIP No.			8723 84-10-	-2				
1					SON (ENTITIES ONLY)			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE (a) INSTRUCTIONS)							
		(b)						
3	SEC USI	SEC USE ONLY						
4	SOURCI OO, BK	SOURCE OF FUNDS (SEE INSTRUCTIONS) 100, BK						
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)						
6	CITIZENSHIP OR PLACE OF ORGANIZATION United States of America							
NIII	MBER OF		7	SOLE VO 117,475	TING POWER			
S BENI	HARES EFICIALLY VNED BY	Y	8	SHARED 16,955,840	VOTING POWER			
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	WITH		10	SHARED DISPOSITIVE POWER 16,955,840				
11	AGGRE 17,073,31		OUNT BENI	EFICIALLY (OWNED BY EACH REP	ORTING PERSON		
12	□ N/A CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)							
13	PERCEN 16.3%	NT OF CLAS	SS REPRES	SENTED BY	AMOUNT IN ROW (11)			
14	TYPE O	F REPORTI	NG PERSO)N				

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CUSIP No.		8723 84-10-2					
1	I.I	AME OF REPORTING PERSON R.S. IDENTIFICATION NO. OF A Duncan LLC		SON (ENTITIES ONLY) 76-0516	773		
2		HECK THE APPROPRIATE BO	X IF A MEI	MBER OF A GROUP (SE	EE (a)		
	(b)						
3	SEC USE ONLY						
4	SOURCE OF FUNDS (SEE INSTRUCTIONS) OO						
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)						
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION Texas						
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EACH REPORTING PERSON	3	9	SOLE DIS	SPOSITIVE POWER			
WITH		10	SHARED 6,900,000	DISPOSITIVE POWER			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 6,900,000						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)						
13		ERCENT OF CLASS REPRESEI	NTED BY A	MOUNT IN ROW (11)			
14	TYPE OF REPORTING PERSON OO – limited liability company						
							

CUSIP	No.	872	3 84-10-2] [
1				SON (ENTITIES ONLY)	-1585743	
2		THE APPROPRICTIONS)	ATE BOX IF A ME	EMBER OF A GROUP (SEE	(a)	
					(b)	
3	SEC USE ONLY					
4	4 SOURCE OF FUNDS (SEE INSTRUCTIONS) OO					
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)					
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION Texas					
	NUMBEI	R OF	7 SOLE VOT	ING POWER		
:	SHARI BENEFICI OWNED	ES ALLY	8 SHARED V 704,564	OTING POWER		
	EACH REPORT PERSO	'ING DN	9 SOLE DISP	OSITIVE POWER		
	WITE		10 SHARED D 704,564	ISPOSITIVE POWER		
11	AGGRE / 704,564	GATE AMOUNT	BENEFICIALLY C	OWNED BY EACH REPORT	TING PERSON	
12	□ N/A					
13	PERCEN 0.7%	NT OF CLASS RE	EPRESENTED BY A	AMOUNT IN ROW (11)		
14						

CUSIP	No.	8723 84-1	10-2			
1				SON (ENTITIES ONLY)	0-2133514	
2	CHECK INSTRU		E BOX IF A ME	MBER OF A GROUP (SEE	. (a)	
	(b)					
3	SEC USE ONLY					
4	4 SOURCE OF FUNDS (SEE INSTRUCTIONS) OO					
5	5 CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)					
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
	NUMBER	7 2 OF	SOLE VOTI	ING POWER		
	SHARE BENEFICL OWNED	ES ALLY 8	SHARED VO 2,500,000	OTING POWER		
	EACH REPORT PERSO	ING 9 ON	SOLE DISP	OSITIVE POWER		
	WITH	10	SHARED DI 2,500,000	ISPOSITIVE POWER		
11	AGGRE (2,500,000	GATE AMOUNT BE	NEFICIALLY O	OWNED BY EACH REPOR	TING PERSON	
12	□ N/A					
13	PERCEN 2.4%	T OF CLASS REPR	ESENTED BY A	AMOUNT IN ROW (11)		
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CUSIP	No.	8723 84-1	0-2			
1				SON (ENTITIES ONLY)	20-2133626	
2	CHECK INSTRU		BOX IF A ME	EMBER OF A GROUP (SEE	(a)	
	(b)					
3	SEC USE	ONLY				
4	4 SOURCE OF FUNDS (SEE INSTRUCTIONS) OO					
5	5 CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) G					
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
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11	AGGRE (2,500,000	GATE AMOUNT BEN	EFICIALLY O	OWNED BY EACH REPOR	TING PERSON	
12	□ N/A					
13	PERCEN 2.4%	T OF CLASS REPRE	ESENTED BY A	AMOUNT IN ROW (11)		
14	TYPE OF REPORTING PERSON PN					

CUSIP	No.	872	23 84-10-2				
1	I.R.S. IDI			SON (ENTITIES ONLY) rs II, Inc.)		51-037132	29
2		THE APPROPI CTIONS)	RIATE BOX IF A ME	MBER OF A GROUP (SEE	≟ (a)		
					(b)		
3	SEC USE	E ONLY					
4	4 SOURCE OF FUNDS (SEE INSTRUCTIONS) OO						
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)						
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware						
	NUMBER	r OF	7 SOLE VOTI	NG POWER			
:	SHARI BENEFICI OWNED	ES ALLY	8 SHARED VO 8,986,711	OTING POWER			
	EACH REPORT PERSO	ING N	9 SOLE DISPO	OSITIVE POWER			
	WITH	I	10 SHARED DI 8,986,711	ISPOSITIVE POWER			
11	AGGRE (8,986,711	GATE AMOUN	T BENEFICIALLY O	WNED BY EACH REPOR	TING PERSON		
12		BOX IF THE A	GGREGATE AMOU	NT IN ROW (11) EXCLUD	ES CERTAIN SHARES	□ N/A	
13	PERCEN 8.6%	T OF CLASS F	REPRESENTED BY A	AMOUNT IN ROW (11)			
14	TYPE OF REPORTING PERSON CO						

CUSIP	No.	8723 8	4-10-2			
1				SON (ENTITIES ONLY)	20-2936507	
2		THE APPROPRIA CTIONS)	TE BOX IF A ME	EMBER OF A GROUP (SEE	E (a)	
					(b)	
3	SEC USE	E ONLY				
4	4 SOURCE OF FUNDS (SEE INSTRUCTIONS) OO, BK					
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)					
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
	NUMBER	7 P.OF	SOLE VOTI	ING POWER		
:	SHARE BENEFICL OWNED	ES ALLY 8	SHARED VO 8,986,711	OTING POWER		
	EACH REPORT PERSO	ING 9	SOLE DISP	OSITIVE POWER		
	WITH	1	SHARED DI 8,986,711	ISPOSITIVE POWER		
11	AGGRE (8,986,711	GATE AMOUNT B	ENEFICIALLY O	OWNED BY EACH REPOR	TING PERSON	
12		BOX IF THE AGG STRUCTIONS)	REGATE AMOU	INT IN ROW (11) EXCLUD	ES CERTAIN SHARES	□ N/A
13	PERCEN 8.6%	T OF CLASS REP	RESENTED BY A	AMOUNT IN ROW (11)		
14	TYPE OF REPORTING PERSON CO					

CUSIP	No.	8723 84	I-10-2				
1	I.R.S. IDI	OF REPORTING PE ENTIFICATION NO (formerly Enterprise	OF ABOVE PERS	SON (ENTITIES ONLY)		74-1675622	2
2		THE APPROPRIA' CTIONS)	ΓΕ BOX IF A ME	EMBER OF A GROUP (SEE	E (a)		
	(b)						
3	SEC USE	E ONLY					
4	4 SOURCE OF FUNDS (SEE INSTRUCTIONS) OO, BK						
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)						
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION Texas						
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11	AGGRE 0 8,986,711	GATE AMOUNT B	ENEFICIALLY O	OWNED BY EACH REPOR	TING PERSON		
12		BOX IF THE AGG STRUCTIONS)	REGATE AMOU	NT IN ROW (11) EXCLUD	ES CERTAIN SHARES	□ N/A	
13	PERCEN 8.6%	VT OF CLASS REP	RESENTED BY A	AMOUNT IN ROW (11)			
14	TYPE OF REPORTING PERSON CO						

CUSIP	No.	8723 84-1	10-2				
1				SON (ENTITIES ONLY) 13 4297068			
2		THE APPROPRIATI CTIONS)	E BOX IF A ME	MBER OF A GROUP (SEE	. (a)		
	(b)						
3	SEC USE ONLY						
4	4 SOURCE OF FUNDS (SEE INSTRUCTIONS) OO						
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)						
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware						
	NUMBER	7	SOLE VOTI	ING POWER			
:	SHARE BENEFICL OWNED	ES ALLY 8	SHARED VO 4,400,000	OTING POWER			
	EACH REPORT PERSO	ING 9	SOLE DISPO	OSITIVE POWER			
	WITH	10	SHARED DI 4,400,000	ISPOSITIVE POWER			
11	AGGRE (4,400,000	GATE AMOUNT BEI	NEFICIALLY O	OWNED BY EACH REPOR	TING PERSON		
12		BOX IF THE AGGR STRUCTIONS)	EGATE AMOU	NT IN ROW (11) EXCLUD	ES CERTAIN SHARES		N/A
13	PERCEN 4.2%	NT OF CLASS REPRI	ESENTED BY A	AMOUNT IN ROW (11)			
14							

CUSIP	No.	8723 84-1	0-2			
1	I.R.S. IDI	OF REPORTING PER ENTIFICATION NO. C GP Holdings L.P.		SON (ENTITIES ONLY)	20 2133626	
2		THE APPROPRIATE CTIONS)	BOX IF A ME	MBER OF A GROUP (SEE	E (a)	
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3	SEC USE ONLY					
4	4 SOURCE OF FUNDS (SEE INSTRUCTIONS) OO					
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)					
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
	NUMBER	7 2 OF	SOLE VOTI	ING POWER		
	SHARE BENEFICE OWNED	ES ALLY 8	SHARED VO 4,400,000	OTING POWER		
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	WITH	10	SHARED DI 4,400,000	ISPOSITIVE POWER		
11	AGGRE (4,400,000	GATE AMOUNT BEN	NEFICIALLY O	OWNED BY EACH REPOR	TING PERSON	
12		BOX IF THE AGGRI	EGATE AMOU	NT IN ROW (11) EXCLUD	ES CERTAIN SHARES	□ N/A
13	PERCEN 4.2%	IT OF CLASS REPRE	ESENTED BY A	AMOUNT IN ROW (11)		
14	TYPE OF REPORTING PERSON PN					

Item 1. Security and Issuer

This Amendment No. 4 on Schedule 13D/A relates to the Limited Partner Units (the "Units") representing limited partner interests in TEPPCO Partners, L.P., a Delaware limited partnership (the "Issuer" or "TEPPCO"), whose principal executive offices are located at 1100 Louisiana, Suite 1600, Houston, Texas 77002, and updates the Schedule 13D filed by the Reporting Persons on December 19, 2006, and amended on May 18, 2007, February 28, 2008 and April 29, 2009 (as amended, the "Original Schedule 13D"). The Original Schedule 13D is hereby amended and supplemented by the Reporting Persons as set forth below in this Amendment. Capitalized terms not defined herein have the meaning given to them in the Original Schedule 13D.

Item 2. Identity and Background.

Item 2 of the Original Schedule 13D is hereby amended in its entirety as follows:

This Amendment No. 4 on Schedule 13D/A is being filed by Dan L. Duncan, a citizen of the United States of America residing in Houston, Texas ("Dan Duncan"), DD Securities LLC, a Texas limited liability company ("DD Securities"), Dan Duncan LLC, a Texas limited liability company ("DD LLC"), DFI Holdings, LLC, a Delaware limited liability company ("DFI Holdings"), DFI GP Holdings, L.P., a Delaware limited partnership ("DFI GP Holdings"), Duncan Family Interests, Inc., a Delaware corporation ("EPCO Holdings"), EPCO, Inc., a Texas corporation ("EPCO"), EPE Holdings, LLC, a Delaware limited liability company ("EPE GP") and Enterprise GP Holdings L.P., a Delaware limited partnership ("EPE"). Dan Duncan, DD Securities, DD LLC, DFI Holdings, DFI GP Holdings, DFI, EPCO Holdings, EPCO, EPE GP and EPE are collectively referred to herein as the "Reporting Persons."

Dan Duncan's business address is 1100 Louisiana, 10th Floor, Houston, Texas 77002. Dan Duncan is a Director and Chairman of EPE GP, the sole general partner of EPE.

DD Securities is an entity controlled by Dan Duncan as sole member. Dan Duncan owns 100% of the membership interests in DD Securities. DD Securities has no independent operations, and its principal function is to hold personal investments of Dan Duncan. DD Securities' principal business address is 1100 Louisiana, 10th Floor, Houston, Texas 77002.

DD LLC is an entity controlled by Dan Duncan as sole member. Dan Duncan owns 100% of the membership interests in DD LLC. DD LLC owns 100% of the membership interests in DFI Holdings and a 4% limited partner interest in DFI GP Holdings. DD LLC also owns 100% of the membership interests of EPE GP. DD LLC has no independent operations, and its principal functions are to directly and indirectly hold equity interests in the Issuer, equity interests in EPE and Enterprise Products Partners L.P. and other personal investments of Dan Duncan. DD LLC's principal business address is 1100 Louisiana, 10th Floor, Houston, Texas 77002.

DFI Holdings owns a 1% general partner interest in DFI GP Holdings. DFI GP Holdings previously owned 100% of the membership interests in Texas Eastern Products Pipeline Company, LLC ("TEPPCO GP"). DFI Holdings and DFI GP Holdings have no independent operations, and their principal functions are to directly and indirectly hold equity interests in the Issuer. DFI Holdings' and DFI GP Holdings' principal business addresses are 1100 Louisiana, 10th Floor, Houston, Texas 77002.

EPCO is an entity controlled by Dan Duncan through Dan Duncan's 50.4% ownership interest in the Class A Common Stock of EPCO. EPCO's principal business is to provide employees and management and administrative services to the Issuer and TEPPCO GP in its capacity as general partner of the Issuer. In addition, EPCO provides employees and management and administrative services to certain other entities, including EPE and its general partner, Enterprise Products Partners L.P. and its general partner and Duncan Energy Partners L.P. and its general partner. In addition, EPCO owns and operates a trucking business that provides transportation services to the NGL and petrochemical industry. EPCO's principal business address and principal office address is 1100 Louisiana, 10th Floor, Houston, Texas 77002.

EPCO Holdings is a wholly owned subsidiary of EPCO. EPCO Holdings has no independent operations, and its principal function is to act as a financing subsidiary of EPCO. EPCO Holdings' principal business address and principal office is 1100 Louisiana, 10th Floor, Houston, Texas 77002.

DFI is a wholly owned subsidiary of EPCO Holdings. DFI has no independent operations, and its principal function is to directly and indirectly hold EPCO's and EPCO Holdings' equity interests in the Issuer, in Enterprise Products Partners L.P. and in EPE. DFI's principal business address and principal office address is 300 Delaware Avenue, Ste. 900, Wilmington, Delaware 19801.

EPE GP owns a 0.01% general partner interest in EPE. EPE GP has no independent operations, and its principal functions are to directly and indirectly hold general partner interests in EPE. EPE GP's principal business address and principal office address is 1100 Louisiana Street, 10th Floor, Houston, Texas 77002.

EPE owns 100% of the equity interests in TEPPCO GP. EPE has no independent operations, and its current principal functions are to directly hold (i) a 100% membership interest in Enterprise Products GP, LLC, a Delaware limited liability company ("EPD GP"), and 13,670,925 Common Units of Enterprise Products Partners L.P. (as of March 31, 2009), (ii) a 100% membership interest in Texas Eastern Products Pipeline Company, LLC, the general partner of the Issuer, and 4,400,000 common units of the Issuer, and (iii) the 40.6% membership interest in the LE GP, LLC, the general partner of Energy Transfer Equity L.P. and 38,976,090 common units of Energy Transfer Equity, L.P. (as of March 31, 2009). EPE's principal business address and principal office address is 1100 Louisiana Street, 10th Floor, Houston, Texas 77002.

Appendix A hereto sets forth information with respect to the directors and executive officers of EPCO, EPCO Holdings, DFI and EPE GP, the managers and executive officers of DD LLC and DD Securities, and the member-manager of DFI Holdings (collectively, the "Listed Persons"). There are no directors, managers or executive officers for DFI GP Holdings.

During the last five years, no Reporting Person nor, to the best of their knowledge, any Listed Person, has been: (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds of Other Consideration.

Item 3 of the Original Schedule 13D is hereby amended and supplemented by adding the following thereto:

The Support Agreement described in Item 4 of this Schedule 13D (the terms of which are hereby incorporated by reference) was entered into among Enterprise Products Partners L.P., a Delaware limited partnership ("EPD"), EPE, DD Securities, DFI GP Holdings, DFI, Duncan Family 2000 Trust and Dan Duncan (collectively, the "Unitholders"). The Unitholders entered into the Support Agreement as an inducement to EPD to enter into the MLP Merger Agreement described in Item 4 (the terms of which are hereby incorporated by reference). The Reporting Persons did not pay additional consideration to the Unitholders in connection with the execution and delivery of the Support Agreement and thus no funds were used for such purpose.

As discussed below in Item 4 of this Schedule 13D, the consideration being offered by EPD in the MLP Merger (as defined below) consists exclusively of equity interests of EPD in exchange for the outstanding limited partner interests of TEPPCO.

Item 4. Purpose of the Transaction.

Item 4 of the Original Schedule 13D is hereby amended and supplemented by adding the following thereto:

On June 28, 2009, EPD, EPD GP, Enterprise Sub B LLC, a Delaware limited liability company and a wholly owned subsidiary of EPD ("Merger Sub B"), TEPPCO and TEPPCO GP entered into an Agreement and Plan of Merger (the "MLP Merger Agreement") providing for the merger of Merger Sub B into TEPPCO (the "MLP

Merger Agreement. Under the terms of the MLP Merger Agreement, all outstanding TEPPCO units, other than 3,645,509 TEPPCO units (the "Designated Units") owned by an affiliate of EPCO, will be cancelled and converted into the right to receive EPD common units based on an exchange rate of 1.24 EPD common units per TEPPCO unit. The Designated Units will be converted, based on the 1.24 exchange rate, into the right to receive 4,520,431 EPD Class B Units (the "Class B Units"). The Class B Units will not be entitled to regular quarterly cash distributions of EPD for sixteen quarters following the closing of the MLP Merger. The Class B Units will convert automatically into EPD common units on the date immediately following the payment date for the sixteenth distribution following the closing of the MLP Merger. No fractional EPD common units will be issued in the MLP Merger, and TEPPCO unitholders will, instead, receive cash in lieu of fractional EPD common units, if any. A copy of the MLP Merger Agreement is incorporated herein by reference as Exhibit 99.8 hereto and the description of the MLP Merger Agreement contained herein is qualified in its entirety by reference to Exhibit 99.8, which is incorporated herein by reference.

In addition to the MLP Merger, on June 28, 2009, EPD, EPD GP, Enterprise Sub A LLC, a Delaware limited liability company and a wholly owned subsidiary of EPD ("Merger Sub A"), TEPPCO and TEPPCO GP entered into an Agreement and Plan of Merger ("GP Merger Agreement"). Pursuant to the GP Merger Agreement, EPD will acquire 100% of the limited liability company interests in TEPPCO GP (the "TEPPCO GP Interests") and Merger Sub A will be merged with and into TEPPCO GP, with TEPPCO GP surviving the merger as a wholly owned subsidiary of EPD. Under the terms of the GP Merger Agreement, EPE, the owner of the TEPPCO GP Interests, will receive 1,331,681 EPD common units and an increase in the capital account of EPD GP to maintain EPD GP's two percent general partner interest in EPD. A copy of the GP Merger Agreement is incorporated herein by reference as Exhibit 99.9 hereto and the description of the GP Merger Agreement contained herein is qualified in its entirety by reference to Exhibit 99.9, which is incorporated herein by reference.

In order to induce EPD to enter into the MLP Merger Agreement, the Unitholders entered into the Support Agreement with EPD, dated as of June 28, 2009 (the "Support Agreement"). Pursuant to the Support Agreement, the Unitholders have agreed to vote all units of TEPPCO owned by them (i) in favor of the adoption of the MLP Merger Agreement, any transactions contemplated by the MLP Merger Agreement and any other action reasonably requested by EPD in furtherance thereof, submitted for the vote or written consent of Unitholders; (ii) against any action or agreement that would result in a breach of any covenant, representation or warranty or any other obligation or agreement of TEPPCO contained in the MLP Merger Agreement; and (iii) against any action, agreement or transaction that would impede, interfere with, delay, postpone, discourage, frustrate the purposes of or adversely affect the MLP Merger or the other transactions contemplated by the MLP Merger Agreement. Furthermore, DFI agreed and consented to the receipt of EPD Class B units pursuant to the MLP Merger Agreement in lieu of EPD common units. A copy of the Support Agreement is incorporated herein by reference as Exhibit 99.10 hereto and the description of the Support Agreement contained herein is qualified in its entirety by reference to Exhibit 99.10, which is incorporated herein by reference.

Mr. Duncan also hereby represents that he intends to vote the TEPPCO units owned by him in favor of the MLP Merger.

Except as stated above, no Reporting Person has any plans or proposals of the type referred to in clauses (a) through (j) of Item 4 of Schedule 13D.

Item 5. Interest in Securities of the Issuer.

Item 5 of the Original Schedule 13D is hereby amended and supplemented by adding the following thereto:

By virtue of the Support Agreement, certain Reporting Persons may be deemed to share with the Unitholders the power to vote, and may be deemed to be the beneficial owners of, 16,691,550 TEPPCO units, representing approximately 15.9% of the outstanding TEPPCO units (based upon 104,682,604 TEPPCO units outstanding, which TEPPCO has represented and warranted in the MLP Merger Agreement). The Reporting Persons, however, hereby disclaim beneficial ownership of such shares and this Schedule 13D shall not be construed as an admission that the Reporting Persons are, for any or all purposes, the beneficial owners of the securities covered by this Schedule 13D.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 6 of the Original Schedule 13D is hereby amended and supplemented by adding the following thereto:

The information set forth under Items 3, 4 and 5 and the agreements set forth on Exhibits 99.8, 99.9 and 99.10 are incorporated in this Item 6 by reference.

Item 7. Material to be Filed as Exhibits.

Item 7 of the Original Schedule 13D is hereby amended in its entirety as follows:

- 99.1 Fourth Amended and Restated Agreement of Limited Partnership of TEPPCO Partners, L.P., dated as of December 8, 2006 (incorporated by reference to Exhibit 3.1 to the Issuer's Current Report on Form 8-K filed with the Commission on December 8, 2006).
- 99.2 First Amendment to Fourth Amended and Restated Partnership Agreement of TEPPCO Partners, L.P. dated as of December 27, 2007 (incorporated by reference to Exhibit 3.1 to the Issuer's Current Report on Form 8-K filed with the Commission on December 28, 2007).
- 99.3 Second Amended and Restated Credit Agreement, dated as of August 24, 2007, by and among EPCO Holdings, Inc., as borrower, the lenders party thereto, Citicorp North America, Inc., as Administrative Agent, Lehman Commercial Paper Inc., as Syndication Agent, Citibank, N.A., as Issuing Bank and the Bank of Nova Scotia, Suntrust Bank and Mizuho Corporate Bank, Ltd. as Co-Documentation Agents, Citigroup Global Markets Inc. and Lehman Brothers Inc. as Co-Arrangers and Joint Bookrunners (incorporated by reference to Exhibit 99.3 to the Issuer's Schedule 13D/A filed with the Commission on February 28, 2008).
- 99.4 Securities Purchase Agreement, dated as of May 7, 2007, by and among Enterprise GP Holdings L.P., Duncan Family Interests, Inc. and DFI GP Holdings, L.P. (incorporated by reference to Exhibit 10.4 to the Form 8-K filed by Enterprise GP Holdings L.P. with the Commission on May 10, 2007).
- 99.5 Third Amended and Restated Credit Agreement dated as of August 24, 2007, among Enterprise GP Holdings L.P., the Lenders party thereto, Citicorp North American, Inc., as Administrative Agent, and Citibank, N.A., as Issuing Bank. (incorporated by reference to Exhibit 4.1 to Form 8-K filed by Enterprise GP Holdings L.P. on August 30, 2007).
- 99.6 First Amendment to Third Amended and Restated Credit Agreement dated as of November 8, 2007, among Enterprise GP Holdings L.P., the Term Loan B Lenders party thereto, Citicorp North American, Inc., as Administrative Agent, and Citigroup Global Markets, Inc. and Lehman Brothers Inc. as Co-Arrangers and Joint Bookrunners (incorporated by reference to Exhibit 10.1 to Form 8-K filed by Enterprise GP Holdings L.P. on November 14, 2007).
- 99.7 Joint Filing Agreement, dated February 28, 2008 (incorporated by reference to Exhibit 99.7 to the Issuer's Schedule 13D/A filed with the Commission on February 28, 2008).
- 99.8 Agreement and Plan of Merger dated as of June 28, 2009 by and among Enterprise Products Partners L.P., Enterprise Products GP, LLC, Enterprise Sub B LLC, TEPPCO Partners, L.P. and Texas Eastern Products Pipeline Company, LLC (incorporated by reference to Exhibit 2.1 to the Form 8-K filed by Enterprise Products Partners L.P. with the Commission on June 29, 2009).
- 99.9 Agreement and Plan of Merger dated as of June 28, 2009 by and among Enterprise Products Partners L.P., Enterprise Products GP, LLC, Enterprise Sub A LLC, TEPPCO Partners, L.P. and Texas Eastern Products Pipeline Company, LLC (incorporated by reference to Exhibit 2.2 to the Form 8-K filed by Enterprise Products Partners L.P. with the Commission on June 29, 2009).
- 99.10 Support Agreement dated as of June 28, 2009 by and among Enterprise Products Partners L.P., Enterprise GP Holdings L.P., DD Securities LLC, DFI GP Holdings, L.P., Duncan Family Interests Inc., Duncan Family 2000 Trust and Dan L. Duncan (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Enterprise Products Partners L.P. with the Commission on June 29, 2009).

SIGNATURES

After reasonable inquiry and to the best of each of the undersigned's knowledge and belief, each of the undersigned hereby certifies that the information set forth in this statement is true, complete and correct.

Dated: June 30, 2009 /s/ Dan L. Duncan

Dan L. Duncan

Dated: June 30, 2009 DD SECURITIES LLC

By: /s/ W. Randall Fowler

W. Randall Fowler

Executive Vice President, Chief Financial Officer, Treasurer and Manager

Dated: June 30, 2009 DAN DUNCAN LLC

By: /s/ W. Randall Fowler

W. Randall Fowler

Executive Vice President, Chief Financial Officer, Treasurer and Manager

Dated: June 30, 2009 DFI HOLDINGS, LLC

By: DAN DUNCAN LLC, its sole member

By: /s/ W. Randall Fowler

W. Randall Fowler

Executive Vice President, Chief Financial Officer, Treasurer and Manager

Dated: June 30, 2009 DFI GP HOLDINGS, L.P.

By: DFI HOLDINGS, LLC, its general partner

By: DAN DUNCAN LLC, its sole member

By: /s/ W. Randall Fowler

W. Randall Fowler

Executive Vice President, Chief Financial Officer, Treasurer and Manager

Dated: June 30, 2009 DUNCAN FAMILY INTERESTS, INC.

By: /s/ Michael G. Morgan

Michael G. Morgan

President and Director

Dated: June 30, 2009 EPCO, INC.

By: /s/ W. Randall Fowler

W. Randall Fowler

President, Chief Executive Officer, and Director

Dated: June 30, 2009 EPCO HOLDINGS, INC.

By: /s/ W. Randall Fowler

W. Randall Fowler

President, Chief Executive Officer, and Director

Dated: June 30, 2009 EPE HOLDINGS, LLC

By: Dan Duncan LLC, its Sole Member

By: /s/ W. Randall Fowler

W. Randall Fowler

Executive Vice President, Chief Financial Officer, Treasurer and Manager

Dated: June 30, 2009 ENTERPRISE GP HOLDINGS L.P.

By: EPE HOLDINGS, LLC

By: Dan Duncan, LLC, its Sole Member

By: /s/ W. Randall Fowler

W. Randall Fowler

Executive Vice President, Chief Financial Officer, Treasurer and Manager

APPENDIX A INFORMATION CONCERNING THE DIRECTORS AND EXECUTIVE OFFICERS OF EPCO, INC.

Directors and Executive Officers of EPCO, Inc. ("EPCO"). Set forth below is the name, current business address, citizenship and the present principal occupation or employment of each director and executive officer of EPCO. Unless otherwise indicated below, the current business address for each of the individuals listed below is 1100 Louisiana, Suite 1000, Houston, Texas 77002. Unless otherwise indicated, each such person is a citizen of the United States of America.

Name	<u>Position with EPCO; Other Present Principal Occupation</u>
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Dan L. Duncan Group Co-Chairman and Director;

Co-Chairman of EPCO Holdings, President and CEO and Manager of Dan Duncan LLC and DD Securities LLC, and Chairman and Director of Enterprise Products GP, LLC and EPE

Holdings, LLC

Randa Duncan Williams Group Co-Chairman and Director;

Co-Chairman of EPCO Holdings, and Director of EPE Holdings, LLC

Richard H. Bachmann Group Vice Chairman, Chief Legal Officer, and Director;

Executive Vice President, Chief Legal Officer, Secretary, and Director of EPCO Holdings, Enterprise Products GP, LLC and EPE Holdings, LLC, and Executive Vice President, Chief Legal Officer, Secretary, and Manager of Dan Duncan LLC and DD Securities LLC

Group Vice Chairman, Chief Financial Officer, and Director;

Executive Vice President, Chief Financial Officer, and Director of EPCO Holdings, President

and CEO and Director of Enterprise Products GP, LLC

Ralph S. Cunningham Group Vice Chairman and Director;

Michael A. Creel

Executive Vice President and Manager of Dan Duncan LLC and DD Securities LLC, Director of Enterprise Products GP, LLC and President and CEO and Director of EPE Holdings, LLC

W. Randall Fowler President, Chief Executive Officer, and Director;

President and CEO and Director of EPCO Holdings, Executive Vice President, Chief Financial Officer, Treasurer, and Manager of Dan Duncan LLC and DD Securities LLC, Executive Vice President, Chief Financial Officer, and Director of Enterprise Products GP, LLC and EPE

Holdings, LLC

William Ordemann Executive Vice President and Chief Operating Officer;

Executive Vice President and Chief Operating Officer of EPCO Holdings, Enterprise Products

GP, LLC and EPE Holdings, LLC

INFORMATION CONCERNING THE DIRECTORS AND EXECUTIVE OFFICERS OF EPCO HOLDINGS, INC.

Directors and Executive Officers of EPCO Holdings, Inc. ("EPCO Holdings"). Set forth below is the name, current business address, citizenship and the present principal occupation or employment of each director and executive officer of EPCO Holdings. Unless otherwise indicated below, the current business address for each of the individuals listed below is 1 100 Louisiana, Suite 1000, Houston, Texas 77002. Unless otherwise indicated, each such person is a citizen of the United States of America.

Name Dan L. Duncan	<u>Position with EPCO Holdings; Other Present Principal Occupation</u> Co-Chairman;
	Chairman and Director of Enterprise Products GP, LLC and EPE Holdings, LLC, and President and CEO and Manager of Dan Duncan LLC and DD Securities LLC
Randa Duncan Williams	Co-Chairman;
	Director of EPE Holdings, LLC
Richard H. Bachmann	Executive Vice President, Secretary, Chief Legal Officer, and Director;
	Executive Vice President, Chief Legal Officer, Secretary, and Director of Enterprise Products GP, LLC and EPE Holdings, LLC, and Executive Vice President, Chief Legal Officer, Secretary, and Manager of Dan Duncan LLC and DD Securities LLC
Michael A. Creel	Executive Vice President, Chief Financial Officer, and Director;
	President and CEO and Director of Enterprise Products GP, LLC
W. Randall Fowler	President and CEO and Director
	Executive Vice President, Chief Financial Officer, Treasurer, and Manager of Dan Duncan LLC and DD Securities LLC, Executive Vice President, Chief Financial Officer, and Director

Executive Vice President and Chief Operating Officer;

of Enterprise Products GP, LLC and EPE Holdings, LLC

Executive Vice President and Chief Operating Officer of Enterprise Products GP, LLC and

EPE Holdings, LLC

William Ordemann

INFORMATION CONCERNING THE DIRECTORS AND EXECUTIVE OFFICERS OF DUNCAN FAMILY INTERESTS, INC.

Directors and Executive Officers of Duncan Family Interests, Inc. ("DFI"). Set forth below is the name, current business address, citizenship, position with DFI and the present principal occupation or employment of each director and executive officer of DFI. Unless otherwise indicated below, the current business address for each of the individuals listed below is 103 Foulk Road, Suite 200, Wilmington, Delaware 19803. Unless otherwise indicated, each such person is a citizen of the United States of America.

Name Andrew T. Panaccione	Position with DFI; Other Present Principal Occupation Director;
	President of CSC Entity Services, LLC
Mary Stawikey	President and Director;
	Vice President — Client Services of CSC Entity Services, LLC
Darryl E. Smith	Treasurer and Director;
	Vice President — Client Services of CSC Entity Services, LLC
Kari L. Johnson	Secretary;

Vice President — Client Services of CSC Entity Services, LLC

INFORMATION CONCERNING THE DIRECTORS AND EXECUTIVE OFFICERS OF EPE HOLDINGS, LLC

Directors and Executive Officers of EPE Holdings, LLC ("EPE GP"). Set forth below is the name, current business address, citizenship, position with EPE GP and the present principal occupation or employment of each director and executive officer of EPE GP. Unless otherwise indicated below, the current business address for each of the individuals listed below is 1100 Louisiana Street, 10th Floor, Houston, Texas 77002. Unless otherwise indicated, each such person is a citizen of the United States of America.

Name Position with EPE GP; Other Present Principal Occupation

Dan L. Duncan Director and Chairman;

Manager, President and Chief Executive Officer of Dan Duncan LLC and DD Securities LLC; Director and Chairman of DEP Holdings, LLC and Enterprise Products GP, LLC; Co-Chairman of EDCO Holdings, Inc.: Director and Crown Co. Chairman of EDCO Inc.

Chairman of EPCO Holdings, Inc.; Director and Group Co-Chairman of EPCO Inc.

Randa Duncan Williams Director

Co-Chairman of EPCO Holdings, Inc.; Director and Group Co-Chairman of EPCO, Inc.

O. S. Andras Director

Thurmon Andress Director

Charles E. McMahen Director

Edwin E. Smith Director

Ralph S. Cunningham Director, President and Chief Executive Officer;

Manager and Executive Vice President of DD Securities LLC and Dan Duncan LLC; Director of DEP Holdings, LLC and Enterprise Products GP, LLC; Director and Group Vice Chairman

of EPCO, Inc.

Richard H. Bachmann Director, Executive Vice President, Chief Legal Officer and Secretary;

Manager and Executive Vice President, Chief Legal Officer and Secretary of Dan Duncan LLC and DD Securities LLC, Director and President and Chief Executive Officer of DEP Holdings, LLC; Director and Executive Vice President, Chief Legal Officer and Secretary of Enterprise Products GP, LLC and EPCO Holdings, Inc.; Director and Group Vice Chairman,

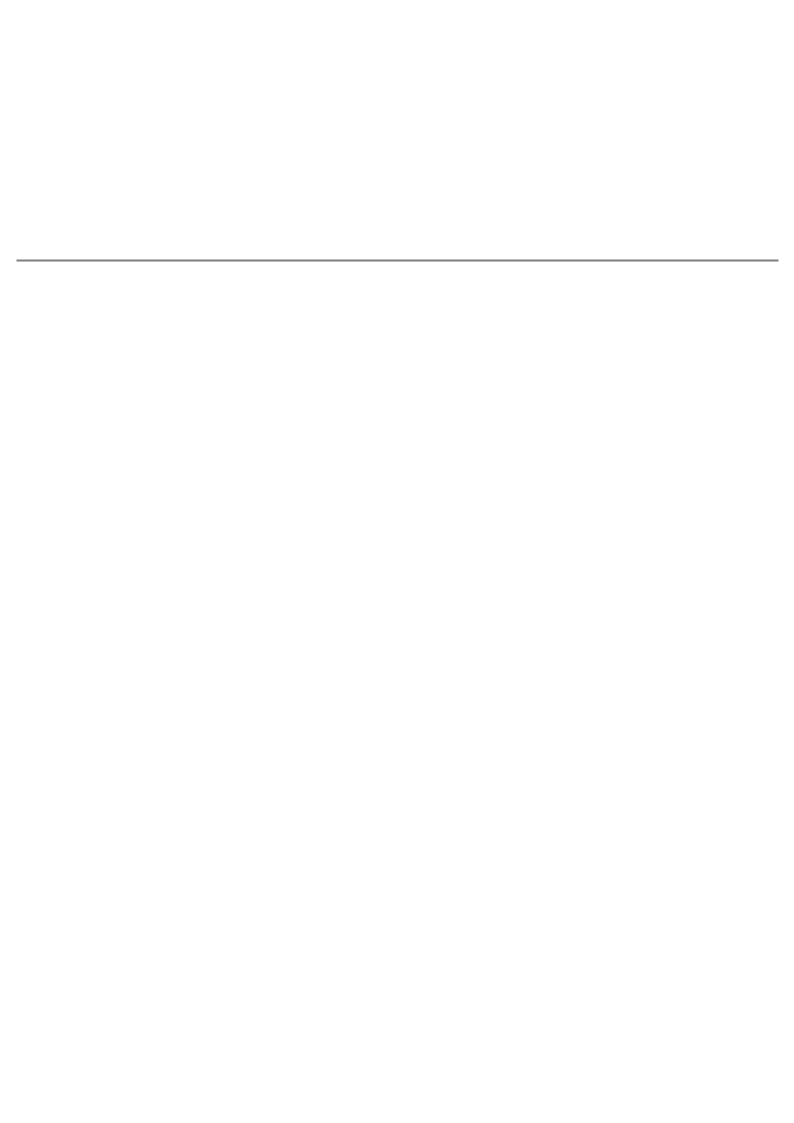
Chief Legal Officer, and Secretary of EPCO, Inc.

W. Randall Fowler Director, Executive Vice President and Chief Financial Officer

Manager and Executive Vice President, Chief Financial Officer and Treasurer of Dan Duncan LLC and DD Securities LLC, Director and Executive Vice President and Chief Financial Officer of DEP Holdings, LLC and Enterprise Products GP, LLC; Director, President and

Chief Executive Officer of EPCO Holdings, Inc. and EPCO, Inc.

William Ordemann Executive Vice President and Chief Operating Officer



Executive Vice President of DEP Holdings, LLC; Executive Vice President and Chief Operating Officer of Enterprise Products GP, LLC, EPCO Holdings, Inc., and EPCO, Inc.

INFORMATION CONCERNING THE MANAGERS AND EXECUTIVE OFFICERS OF DAN DUNCAN LLC

Managers and Executive Officers of Dan Duncan LLC ("DD LLC"). Set forth below is the name, current business address, citizenship, position with DD LLC and the present principal occupation or employment of each manager and executive officer of DD LLC. Unless otherwise indicated below, the current business address for each of the individuals listed below is 1100 Louisiana, Suite 1000, Houston, Texas 77002. Unless otherwise indicated, each such person is a citizen of the United States of America.

Dan L. Duncan President and CEO and Manager;

Chairman and Director of Enterprise Products GP, LLC and EPE Holdings, LLC; President,

CEO and Manager of DD Securities LLC

Richard H. Bachmann Executive Vice President, Chief Legal Officer, Secretary, and Manager;

Executive Vice President, Chief Legal Officer, Secretary and Director of Enterprise Products GP, LLC and EPE Holdings, LLC; Executive VicePresident, Chief Legal Officer, Secretary

and Manager of DD Securities LLC

Ralph S. Cunningham Executive Vice President and Manager;

President, CEO and Director of EPE Holdings, LLC; Executive Vice President and Manager

of DD Securities LLC; Director of Enterprise Products GP, LLC

W. Randall Fowler Executive Vice President, Chief Financial Officer, Treasurer, and Manager;

Executive Vice President, Chief Financial Officer and Director of EPE Holdings, LLC and Enterprise Products GP, LLC; Executive Vice President, Chief Financial Officer, Treasurer

and Manager of DD Securities LLC

INFORMATION CONCERNING THE MANAGERS AND EXECUTIVE OFFICERS OF DD SECURITIES LLC

Managers and Executive Officers of DD Securities LLC. Set forth below is the name, current business address, citizenship, position with DD Securities LLC and the present principal occupation or employment of each manager and executive officer of DD Securities LLC. Unless otherwise indicated below, the current business address for each of the individuals listed below is 1100 Louisiana, Suite 1000, Houston, Texas 77002. Unless otherwise indicated, each such person is a citizen of the United States of America.

<u>Name</u>	Position with DD Securities LLC; Other Present Principal Occupation			
Dan L. Duncan	President and CEO and Manager;			
	Chairman and Director of Enterprise Products GP, LLC and EPE Holdings, LLC; President, CEO and Manager of Dan Duncan LLC			
Richard H. Bachmann	Executive Vice President, Chief Legal Officer, Secretary, and Manager;			
	Executive Vice President, Chief Legal Officer, Secretary and Director of Enterprise Products GP, LLC and EPE Holdings, LLC; Executive Vice President, Chief Legal Officer and Manager of Dan Duncan LLC			
Ralph S. Cunningham	Executive Vice President and Manager;			
	President, CEO and Director of EPE Holdings, LLC; Executive Vice President and Manager of Dan Duncan LLC; Director of Enterprise Products GP, LLC			
W. Randall Fowler	Executive Vice President, Chief Financial Officer, Treasurer, and Manager;			
	Executive Vice President, Chief Financial Officer and Director of EPE Holdings, LLC and Enterprise Products GP, LLC; Executive Vice President, Chief Financial Officer and Treasurer			

and Manager of Dan Duncan LLC

INFORMATION CONCERNING THE MANAGERS AND EXECUTIVE OFFICERS OF DFI HOLDINGS LLC

DFI Holdings LLC ("DFI Holdings") has no separate officers and is managed by its sole member, Dan Duncan LLC.	