(City)

(Last)

(Street)

Houston

(State)

(First)

TX

1. Name and Address of Reporting Person^\star **ENTERPRISE PRODUCTS CO**

2727 North Loop West

(Zip)

(Middle)

77008

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

	Washington, D.C. 20049
x if no longer subject to	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

	OMB APPRO	VAL
C	OMB Number:	3235-0287
E	stimated average burden	
IJь	ours per recognoses:	0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See

Instructio	n 1(b).	s. See		File			nt to Section							4			nours	per respo	onse:	0.5
	Address of R	eporting Person*			2. Is	ssuer	Name and RPRISE	Ticke	r or Tradir	ng Sy	mbol			[(Ch	eck a	ionship of R				
		=			EPI	D]									X	Director Officer (given	ve title	X	10% Ov Other (s	
(Last)	(Fir	st)	(Middle)		<u> </u>									_	X	below)			below)	specify
2727 North	n Loop Wes	t				oate c 1 <mark>01/2</mark>	of Earliest Tr 1 <mark>003</mark>	ansa	ction (Mor	ith/Da	ay/Year)						Chai	irman		
(Street)									-·· -									(6		
Houston	TX	[77008		4. If	Ame	endment, Da	ite of	Original F	iled (I	Month/Day/	/Year)			ndivio X	dual or Joint Form filed Form filed	by One	Reporti	ng Person	
(City)	(Sta	ate)	(Zip)																	
		7	Гable I - Nor	n-Deriv	vativ	/e S	ecurities	Ac	quired,	Dis	posed o	f, or	Bene	ficially	Ov	vned				
1. Title of Se	curity (Instr.	3)		2. Trans Date (Month			2A. Deeme Execution if any (Month/Day	Date,	3. Transa Code (8)		4. Securi Disposed			(A) or 3, 4 and 5)	5. Amount of Securities Beneficially Following F Transaction	Owned Reported	Form:	nership Direct Indirect tr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
									Code	v	Amount		(A) or (D)	Price		(Instr. 3 and				(IIISti. 4)
Common U Interests	Inits Repres	enting Limited l	Partnership	08/0	1/200	03			С		21,409	,868	A	\$0		111,400	,570		[(1)	BY EPDH ⁽²⁾
Common U Interests	Inits Repres	enting Limited l	Partnership													2,278,	200		I(3)	By 1998 Trust
Common U Interests	Inits Repres	enting Limited l	Partnership													427,2	00		[⁽³⁾	By 1999 Trust
Common U Interests	Inits Repres	enting Limited l	Partnership													200,0	36		[⁽³⁾	By 2000 Trust
Common U Interests	Inits Repres	enting Limited l	Partnership													111,6	00		D	
			Table II -				curities <i>l</i> Ils, warra)wr	ned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date if any (Month/Day/Ye	4. Trai	nsaction		5. Number of Derivative		6. Date Exerci Expiration Dat (Month/Day/Ye		able and	7. Tit Secu Deriv	7. Title and Amor Securities Under Derivative Secur (Instr. 3 and 4)			8. Price of Derivative Security (Instr. 5)	9. Numb derivativ Securitic Benefici Owned Followir Reporte	ve es ally ng d	10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	Beneficial Ownership t (Instr. 4)
				Cod	de V	,	(A)	(D)	Date Exercisal		Expiration Date	Title		mount or lumber of shares			Transac (Instr. 4)			
Subordinated Units Representing Limited Partnership Interest	\$0	08/01/2003		С			21,409,868		08/01/20	03	08/08/1988	Com Unit	mon s ⁽⁴⁾	21,409,8	68	\$0	0		I	By EPDH
Employee Unit Options Obligation to Sell	(5)								(6)		(7)	Com: Un		2,008,24	12		2,008,	,242	I	By EPCO
	Address of R	eporting Person*																		
(Last) 2727 North	ı Loop Wes	(First)	(Middle)																	
(Street) Houston		TX	77008			_														

(City)	(State)	(Zip)							
1. Name and Address of Reporting Person* EPC PARTNERS II INC									
(Last)	(First)	(Middle)							
300 Delaware Ave	enue, Suite 900								
(Street)									
Wilmington	DE	19801							
(City)	(State)	(Zip)							
ENTERPRISE PRODUCTS DELAWARE GENERAL LLC									
(Last) (First) (Middle) 300 Delaware Avenue, 12th Floor									
(Street)									
Wilmington	DE	19801							
(City)	(State)	(Zip)							
1. Name and Address of Reporting Person* <u>ENTERPRISE PRODUCTS DELAWARE</u> <u>HOLDINGS L P</u>									
(Last)	(First)	(Middle)							
300 DELAWARE AVE., 12TH FLOOR									
(Street)									
WILMINGTON	DE	19801							

Explanation of Responses:

- 1. These Common Units are owned by Enterprise Products Delaware Holdings L.P. ("EPDH"), an indirect, wholly-owned subsidiary of Enterprise Products Company ("EPCO"). Dan L. Duncan owns 50.427% of the voting stock of EPCO.
- 2. EPDH is an indirect, wholly-owned subsidiary of of EPC Partners II, Inc. ("EPCPII"), which is a direct, wholly-owned subsidiary of EPCO. The general partner of EPDH, Enterprise Products Delaware General, LLC, and the sole limited partner of EPDH, Enterprise Products Delaware Limited, LLC, are both wholly-owned subsidiaries of EPCPII.
- 3. EPCO is the grantor of the Duncan Family 1998 Trust, formerly the Enerprise Products 1998 Unit Option Plan Trust (the "1998 Trust"); Enterprise Products Operating L.P., a wholly-owned subsidiary of the issuer, is the grantor of the EPOLP 1999 Grantor Trust (the "1999 Trust"); and EPCO is the grantor of the Duncan Family 2000 Trust, formerly the Enterprise Products 2000 Rabbi Trust (the "2000 Trust"). These three trusts were established to acquire and hold Common Units of the issuer.
- 4. Subordinated Units convert to Common Units on a one-for-one basis.
- 5. These options are issued under the Enterprise Products 1998 Employee Unit Option Plan and are exercisable for Common Units on a one-for-one basis at prices ranging from \$2.2304 per unit to \$24.725 per unit.
- $6.\ Options\ have\ exercise\ dates\ ranging\ from\ March\ 1,\ 2001\ through\ December\ 1,\ 2005.$
- $7.\ Options\ have\ exepiration\ dates\ ranging\ from\ December\ 31,\ 2003\ through\ April\ 11,\ 2012.$

Remarks:

/s/ John E. Smith, Attorney-inFact, on behalf of Dan L.
Duncan, EPC Partners II, Inc.,
Enterprise Products Delaware
Holdings L.P., and Enterprise
Products Delaware General,
LLC, and Assistant Secretary on
behalf of Enterprise Products
Company

** Signature of Reporting Person

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

Name: Enterprise Products Company Address:2727 North Loop West, Houston, TX 77008

Designated Filer: Dan L. Duncan Issuer & Ticker Symbol: Enterprise Products Partners L.P. (EPD) Date of Event Requiring Statement: 1/2/03

Signature: /s/ John E. Smith, Assistant Secretary, on behalf of Enterprise Products Company

Name: EPC Partners II, Inc. Address: 300 Delaware Avenue, Suite 900, Wilmington, DE 19801

Designated Filer: Dan L. Duncan Issuer & Ticker Symbol: Enterprise Products Partners L.P. (EPD) Date of Event Requiring Statement: 1/2/03

Signature: /s/ John E. Smith, Attorney-in-Fact, on behalf of EPC Partners II, Inc.

Name: Enterprise Products Delaware General, LLC Address: 300 Delaware Avenue, Suite 1200, Wilmington, DE 19801

Designated Filer: Dan L. Duncan Issuer & Ticker Symbol: Enterprise Products Partners L.P. (EPD) Date of Event Requiring Statement: 1/2/03

Signature: /s/ John E. Smith, Attorney-in-Fact on behalf of EPC Partners II, Inc., as sole member of Enterprise Products Delaware General, LLC.

Name: Enterprise Products Delaware Holdings L.P. Address: 300 Delaware Avenue, Suite 1200, Wilmington, DE 19801

Designated Filer: Dan L. Duncan Issuer & Ticker Symbol: Enterprise Products Partners L.P. (EPD) Date of Event Requiring Statement: 1/2/03

Signature: /s/ John E. Smith, Attorney-in-Fact, on behalf of Enterprise Products Delaware General, LLC, as sole general partner of Enterprise Products Delaware Holdings L.P.

Copies of the powers of attorney under which this statement was executed are on file with the Commission.