FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

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tition 10. Form 4 or Form 5 ligations may continue. See

struction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

or Section 30(b) of the Investment Company Act of 1940

	- (-)				or	Section	n 30(h)	of the I	nvestme	ent Co	mpany Act	of 1940				-			,
1. Name and Address of Reporting Person* <u>DUNCAN DAN L</u>				EN	2. Issuer Name and Ticker or Trading Symbol ENTERPRISE PRODUCTS PARTNERS L P [EPD]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner						
(Last) (First) (Middle) 1100 LOUISIANA STREET; SUITE 1000						3. Date of Earliest Transaction (Month/Day/Year) 11/13/2008								X Officer (give title Other (specify below) Chairman					
(Street) HOUSTO			77002 (Zip)		4. 11	f Amer	ndment,	, Date o	of Origina	al File	d (Month/Da	ay/Year)		6. I Lin	e) Forn	r Joint/Groun n filed by Or n filed by Mo on	ne Repor	ting Per	son
(City)	(50	•		n-Deriv	vative	Sec	uritie	s Acc	nuired	. Dis	sposed o	f. or F	Sene	ficial	lly Owne	-d			
1. Title of S	ecurity (Inst			2. Transa Date (Month/D	ction	2A. Exe	Deeme	ed Date,	3. Transa Code (8)	ction	4. Securitie Disposed (5)	es Acqui	red (A	or	5. Amo Securit Benefic	unt of ies cially Following	6. Owner Form: E (D) or Ir (I) (Insti	Direct ndirect	7. Nature of Indirect Beneficial Ownership (Instr. 4)
									Code	v	Amount	(A) (D)	or P	rice	Transa (Instr. 3	ction(s)			(
	Units Reproposits	esenting Limited	1	11/13/	/2008				J ⁽⁸⁾		779,102	2 [\$	S21.8	2 121,	990,717	I(1)	By DFIDH ⁽²⁾
	Units Reproposits	esenting Limited	i												5,9	18,200	Ic	3)	By 1998 Trust
	Units Reproposits	esenting Limited	1												7,2	08,357	Ic	3)	By 2000 Trust
	Units Reprop	esenting Limited	i												13,6	570,925	I(4)	By EGPH
	Units Reprop	esenting Limited	i												48	7,100	I _{(i}	5)	By DD Securities
	Units Repr p Interests	esenting LImited	d												84	4,552	I(e)	(7)	By Enterprise Unit
	Units Reprop	esenting LImited	đ	11/13/	/2008				J ⁽⁸⁾		779,102	2 A	\$	521.8	2 77	9,102	I _{(i}	В)	By EPCO Unit
	Units Repr p Interests	esenting Limited	i												1,1	72,454	D	(9)	
		T	able II -								osed of, convertib				Owned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	Execution if any	Execution Date, Transaction of Expiration Date Amount of Derivat f any Code (Instr. Derivative (Month/Day/Year) Securities Securit		B. Price of Derivative Security (Instr. 5)	9. Number derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4)	Ow For Oir Or (I)	vnership rm: ect (D) Indirect (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)									
					Code	v	(A)	(D)	Date Exercis	able	Expiration Date	Title	or Numl of Share	ber					
	d Address of AN DAN	Reporting Person*																	

Name and Address of Reporting Person* DUNCAN DAN L								
(Last)	(First)	(Middle)						
1100 LOUISIANA STREET; SUITE 1000								
(Street)								
HOUSTON	TX	77002						
(City)	(State)	(Zip)						
1. Name and Address of Reporting Person*								

EPCO, Inc.								
(Last) 2707 NORTH LOC	(First) OP WEST	(Middle)						
(Street) HOUSTON	TX	77008						
(City)	(State)	(Zip)						
1. Name and Address of Reporting Person* <u>DUNCAN FAMILY INTERESTS, INC.</u>								
(Last) 103 FOULK ROA	(First) D, SUITE 200	(Middle)						
(Street) WILMINGTON	DE	19803						
(City)	(State)	(Zip)						
1. Name and Address of Reporting Person* <u>DFI DELAWARE GENERAL</u> , <u>LLC</u>								
(Last) 103 FOULK ROA	(First) D, SUITE 200	(Middle)						
(Street) WILMINGTON	DE	19803						
(City)	(State)	(Zip)						
1. Name and Address of Reporting Person* <u>DFI DELAWARE HOLDINGS L.P.</u>								
(Last) 103 FOULK ROA	(First) D, SUITE 200	(Middle)						
(Street) WILMINGTON	DE	19803						
(City)	(State)	(Zip)						

Explanation of Responses:

- 1. These Common Units are owned by DFI Delaware Holdings L.P. ("DFIDH"), an indirect, wholly-owned subsidiary of EPCO, Inc. ("EPCO"). Dan L. Duncan owns 50.427% of the voting stock of EPCO.
- 2. DFIDH is an indirect, wholly-owned subsidiary of Duncan Family Interests, Inc. ("DFI"), which is an indirect wholly-owned subsidiary of EPCO. The general partner of DFIDH, DFI Delaware General, LLC, and the sole limited partner of DFIDH, DFI Delaware Limited, LLC, are both wholly-owned subsidiaries of DFI.
- 3. EPCO is the grantor of the Duncan Family 1998 Trust (the "1998 Trust"); and EPCO is the grantor of the Duncan Family 2000 Trust (the "2000 Trust"). These trusts were established to acquire and hold Common Units of the issuer.
- 4. These Common Units are owned by Enterprise GP Holdings L.P. ("EGPH"), a 51.62% limited partnership interest in which is owned by DFI and a 2.69% limited partnership interest in which is owned by DD Securities"). The 0.01% general partner of EGPH is EPE Holdings, LLC, a wholly-owned subisidary of Dan Duncan LLC. Dan L. Duncan, voting trustee, is the sole member of Dan Duncan LLC.
- 5. These Common Units are directly owned by DD Securities
- 6. These Common Units are owned directly by Enterprise Unit L.P. ("Enterprise Unit") and beneficially owned by the reporting persons to the extent of the interest of EPCO Holdings, Inc. ("EPCO Holdings") in these securities as a Class A limited partner in Enterprise Unit. The Class A limited partner interest generally entitles the holder to the amount of any contributions of cash or cash equivalents made by the Class A limited partner, as adjusted for the Class A limited partner to receive a preferred return rate equal to 5% per annum from February 20, 2008. The reporting persons disclaim beneficial ownership of the securities held by Enterprise Unit, except to the extent of their pecuniary interest in the securities. Within 30 days after February 20, 2014 (or an earlier Vesting Date), Enterprise Unit will be liquidated and expects to distribute to the Class B limited partners a total number of Common Units equal to (i) [continued in footnote 7]
- 7. (i) [continued from footnote 6] the total number of units acquired by Enterprise Unit minus (ii) the quotient of one-half of the aggregate contributions of cash or cash equivalents made by the Class A limited partner, plus (iii) any undistributed preferred return, divided by (iv) the fair market value (as defined) of the Common Units calculated as of February 20, 2014 (or an earlier Vesting Date). The remaining Common Units will be distributed to EPCO Holdings as the Class A limited partner.
- 8. These common units were contributed to EPCO Unit L.P. ("EPCO Unit") by DFIDH on November 13, 2008 at the closing price of the common units on November 12, 2008. These common units are beneficially owned by the reporting persons to the extent of the interest of DFIDH in these securities as a Class A limited partner in EPCO Unit. The Class A limited partner interest generally entitles the holder to an amount of Enterprise Products Partners L.P. units equal to (i) \$17,000,000 as adjusted for the Class A limited partner to receive a preferred annual return equal to 4.87% per annum divided by (ii) the market price of securities on the date of EPCO Unit's liquidation. The reporting persons disclaim beneficial ownership of the securities held by EPCO Unit, except to the extent of their pecuniary interest in the securities.
- 9. The powers of attorney under which this form was signed are on file with the Commission.

Remarks:

William L. Soula, Attorney-in-Fact on behalf of Dan L.

Duncan, Duncan Family
Interests, Inc., DFI Delaware
General, LLC, and DFI
Delaware Holdings L.P. and
Assistant Secretary of EPCO,
Inc.

** Signature of Reporting Person

Date

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.