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UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. 2)\*

Enterprise Products Partners L.P.
(Name of Issuer)
Common Units
(Title of Class of Securities)
293792107
(CUSIP Number)
Curtis R. Frasier President
Shell US Gas & Power LLC 1301 McKinney Street, Suite 700 Houston, TX 77010
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
August 2, 2001
(Date of Event which Requires Filing of this Statement)
re the filing group has appringly filed a statement on Oaksdule 400 to group

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box //.

Check the following box if a fee is being paid with the statement / /. (A fee is not required only if the reporting person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7.)

NOTE: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) 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 (however, see the Notes).

SCHEDULE 13D

CUSIP	NO.		P/	AGE 2 OF 18 PAGES	
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Shell US Gas & Power LLC(1)				
2	CHECK THE APPROPRIAT			(a) [ ] (b) [ ]	
3	SEC USE ONLY				
4	SOURCE OF FUNDS* 00(2)				
5		JRE OF LEGAL PRO	CEEDINGS IS REQUIRED F	PURSUANT TO ITEMS	
6	CITIZENSHIP OR PLACE Delaware				
			OTING POWER		
NUMBER OF SHARES BENEFICIALLY OWNED BY	SHARES BENEFICIALLY		VOTING POWER		
	REPORTING PERSON WITH	9 SOLE D	ISPOSITIVE POWER		
			DISPOSITIVE POWER 00,000(3)		
11	AGGREGATE AMOUNT BEN 20,500,000(3)	EFICIALLY OWNED	BY EACH REPORTING PERS	SON	
12	CHECK BOX IF THE AGG	REGATE AMOUNT IN	ROW (11) EXCLUDES CER	RTAIN SHARES* [ ]	
13	PERCENT OF CLASS REP 31.1%(4)		, ,		
14	00(5)				
*SEE INSTRUCTIONS BEFORE FILLING OUT!					
(1) Effective March 1, 2001, Coral Energy, LLC changed its name to Shell US Gas & Power LLC.					
	he source of funds is jas Natural Gas Liqui		n of Shell US Gas & Po	ower LLC interest	

- (3) Represents 6,000,000 Common Units and 14,500,000 Class A Special Units (the "Units"), which Units may convert into Common Units but of which 8,500,000 Units are not convertible prior to June  $30,\,2002$  and the remainder of which are not convertible prior to June  $30,\,2003$ .
- (4) Based on 46,524,515 issued and outstanding Common Units as of July 1, 2001. The calculation of the percentage does not include 21,409,870 issued and outstanding subordinated units that may convert to Common Units.
- (5) Delaware Limited Liability Company

SCHEDULE 13D

CUSIP	NO.			PAGE 3 OF 18 PAGES	
1	NAME OF REPORTING PE Shell Oil Company	RSON S.S.	OR I.R.S. IDENTIFICATION	NO. OF ABOVE PERSON	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [ ] (b) [ ]				
3	SEC USE ONLY				
4	SOURCE OF FUNDS*				
5	CHECK BOX IF DISCLOS 2(d) OR 2(e)		GAL PROCEEDINGS IS REQUIRE	Г٦	
6	CITIZENSHIP OR PLACE Delaware	OF ORGAN			
		7	SOLE VOTING POWER		
	NUMBER OF SHARES BENEFICIALLY OWNED BY	8	SHARED VOTING POWER 20,500,000(1)		
	EACH REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER		
		10	SHARED DISPOSITIVE POWER 20,500,000(1)		
11	AGGREGATE AMOUNT BEN 20,500,000(1)		OWNED BY EACH REPORTING F	PERSON	
12	CHECK BOX IF THE AGG	REGATE AM	OUNT IN ROW (11) EXCLUDES		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 31.1%(2)				
14	TYPE OF REPORTING PERSON CO(2)				
	*SEE	INSTRUCT	IONS BEFORE FILLING OUT!		

- (1) Represents 6,000,000 Common Units and 14,500,000 Class A Special Units (the "Units"), which Units may convert into Common Units but of which 8,500,000 Units are not convertible prior to June 30, 2002 and the remainder of which are not convertible prior to June 30, 2003.
- (2) Based on 46,524,515 issued and outstanding Common Units as of July 1, 2001. The calculation of the percentage does not include 21,409,870 issued and outstanding subordinated units that may convert to Common Units.

CUSIP	NO.			PAGE 4 OF 18 PAGES	
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON SWEPI LP				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [ ] (b) [ ]				
3	SEC USE ONLY				
4	SOURCE OF FUNDS*				
5	CHECK BOX IF DISCLOSE 2(d) OR 2(e)	URE OF LEG	GAL PROCEEDINGS IS REQUIRED	[ ]	
6	CITIZENSHIP OR PLACE Delaware	OF ORGAN	IZATION		
		7	SOLE VOTING POWER		
	NUMBER OF SHARES				
	BENEFICIALLY OWNED BY EACH	8	SHARED VOTING POWER 20,500,000(1)		
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER		
		10	SHARED DISPOSITIVE POWER 20,500,000(1)		
11	AGGREGATE AMOUNT BEN 20,500,000(1)	EFICIALLY	OWNED BY EACH REPORTING PE	ERSON	
12	CHECK BOX IF THE AGG	REGATE AMO	OUNT IN ROW (11) EXCLUDES (	CERTAIN SHARES* [ ]	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 31.1%(2)				
14	TYPE OF REPORTING PE	RSON			
	*SEE	INSTRUCT:	IONS BEFORE FILLING OUT!		

- (1) Represents 6,000,000 Common Units and 14,500,000 Class A Special Units (the "Units"), which Units may convert into Common Units but of which 8,500,000 Units are not convertible prior to June 30, 2002 and the remainder of which are not convertible prior to June 30, 2003.
- (2) Based on 46,524,515 issued and outstanding Common Units as of July 1, 2001. The calculation of the percentage does not include 21,409,870 issued and outstanding subordinated units that may convert to Common Units.

CUSIP NO.

1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Shell Gas Pipeline Corp. #2					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [ ] (b) [ ]					
3	SEC USE ONLY					
4	SOURCE OF FUNDS* AF					
5	CHECK BOX IF DISCLOS 2(d) OR 2(e)	URE OF LE	GAL PROCEEDINGS IS REQUIRED PURSUANT	TO I	TEMS	
6	CITIZENSHIP OR PLACE Delaware	OF ORGAN	IIZATION			
		7	SOLE VOTING POWER			
	NUMBER OF SHARES		-0-			
	OWNED BY	8	SHARED VOTING POWER 20,500,000(1)			
	EACH REPORTING					
	PERSON WITH	9	SOLE DISPOSITIVE POWER -0-			
		10	SHARED DISPOSITIVE POWER 20,500,000(1)			
11	AGGREGATE AMOUNT BEN 20,500,000(1)	EFICIALLY	OWNED BY EACH REPORTING PERSON			
12	CHECK BOX TE THE AGG	REGATE AM	NOUNT IN ROW (11) EXCLUDES CERTAIN SH	IΔRES*	г 1	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 31.1%(2)					
14	14 TYPE OF REPORTING PERSON CO					
<b>-</b>	*SEE	INSTRUCT	IONS BEFORE FILLING OUT!			
(1) R			ts and 14,500,000 Class A Special Un	its (	the	
1111111111			at a Common Maite but of which C 500	000 1		

PAGE 5 OF 18 PAGES

- (1) Represents 6,000,000 Common Units and 14,500,000 Class A Special Units (the "Units"), which Units may convert into Common Units but of which 8,500,000 Units are not convertible prior to June 30, 2002 and the remainder of which are not convertible prior to June 30, 2003.
- (2) Based on 46,524,515 issued and outstanding Common Units as of July 1, 2001. The calculation of the percentage does not include 21,409,870 issued and outstanding subordinated units that may convert to Common Units.

CUSIP	NO.		PA	GE 6 OF 18 PAGES
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Shell Gas Gathering Corp. #2			
2	CHECK THE APPROPRIAT	E BOX IF	A MEMBER OF A GROUP*	(a) [] (b) []
3	SEC USE ONLY			
4	SOURCE OF FUNDS*			
5	CHECK BOX IF DISCLOS 2(d) OR 2(e)		GAL PROCEEDINGS IS REQUIRED P	[ ]
6	CITIZENSHIP OR PLACE Delaware			
		7	SOLE VOTING POWER	
	NUMBER OF SHARES			
	BENEFICIALLY OWNED BY EACH	8	SHARED VOTING POWER 20,500,000(1)	
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER	
		10	SHARED DISPOSITIVE POWER 20,500,000(1)	
11	AGGREGATE AMOUNT BEN 20,500,000(1)		OWNED BY EACH REPORTING PERS	ON
12	CHECK BOX IF THE AGG	REGATE AM	OUNT IN ROW (11) EXCLUDES CER	TAIN SHARES* [ ]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 31.1%(2)			
14	L4 TYPE OF REPORTING PERSON CO			
	*SEE	INSTRUCT	IONS BEFORE FILLING OUT!	

SCHEDULE 13D

(1) Represents 6,000,000 Common Units and 14,500,000 Class A Special Units (the "Units"), which Units may convert into Common Units but of which 8,500,000 Units are not convertible prior to June 30, 2002 and the remainder of which are not convertible prior to June 30, 2003.

(2) Based on 46,524,515 issued and outstanding Common Units as of July 1, 2001. The calculation of the percentage does not include 21,409,870 issued and outstanding subordinated units that may convert to Common Units.

CUSIP	NO.			PAGE 7 OF 18 PAGES	
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Shell Seahorse Company				
2	CHECK THE APPROPRIAT	E BOX IF	A MEMBER OF A GROUP*	(a) [ ] (b) [ ]	
3	SEC USE ONLY				
4	SOURCE OF FUNDS*				
5	CHECK BOX IF DISCLOS 2(d) OR 2(e)	URE OF LE	GAL PROCEEDINGS IS REQUIRE	[ ]	
6	CITIZENSHIP OR PLACE Delaware	OF ORGAN	IZATION		
		7	SOLE VOTING POWER		
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH				
		8	SHARED VOTING POWER 20,500,000(1)		
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER		
		10	SHARED DISPOSITIVE POWER 20,500,000(1)		
11	AGGREGATE AMOUNT BEN 20,500,000(1)	EFICIALLY	OWNED BY EACH REPORTING F	PERSON	
12	CHECK BOX IF THE AGG	REGATE AM	OUNT IN ROW (11) EXCLUDES	CERTAIN SHARES* [ ]	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 31.1%(2)				
14	TYPE OF REPORTING PERSON CO				
	*SEE INSTRUCTIONS BEFORE FILLING OUT!				

- (1) Represents 6,000,000 Common Units and 14,500,000 Class A Special Units (the "Units"), which Units may convert into Common Units but of which 8,500,000 Units are not convertible prior to June 30, 2002 and the remainder of which are not convertible prior to June 30, 2003.
- (2) Based on 46,524,515 issued and outstanding Common Units as of July 1, 2001. The calculation of the percentage does not include 21,409,870 issued and outstanding subordinated units that may convert to Common Units.

#### AMENDMENT NO. 2 TO SCHEDULE 13D

This Amendment No. 2 on Schedule 13D/A ("Amendment No. 2") to the Statement on Schedule 13D ("Schedule 13D") is filed on behalf of each of (i) Shell US Gas & Power LLC, formerly Coral Energy, LLC ("Shell Gas & Power") as the direct beneficial owner of Common Units and Class A Special Units and (ii) by virtue of their respective direct holdings of securities of Shell Gas & Power (as described below on this statement) by Shell Oil Company ("Shell Oil"), SWEPI LP ("SWEPI"), Shell Gas Pipeline Corp. #2 ("Shell Pipeline"), Shell Gas Gathering Corp. #2 ("Shell Gathering") and Shell Seahorse Company ("Shell Seahorse") (collectively, the "Reporting Entities").

This Amendment No. 2 is filed to reflect (i) the issuance on August 2, 2001 by Enterprise Products Partners L.P. of an additional 3,000,000 Class A Special Units pursuant to the Partnership Agreement and (ii) the conversion of 5,000,000 Class A Special Units into 5,000,000 Common Units effective as of August 2, 2001.

Unless otherwise indicated, each capitalized term used but not otherwise defined herein shall have the meaning assigned to such term in the Schedule 13D.

- Item 1. Security and Issuer. No change to this Item.
- Item 2. Identity and Background. Paragraph 2 in subsection (a) of this Item is deleted in its entirety and replaced with the following:

Shell Gas & Power is the beneficial holder of approximately 31.1% of the outstanding Common Units of the Issuer. Shell Oil, SWEPI, Shell Pipeline, Shell Gathering and Shell Seahorse are the holders of 100% of the common membership interests, and approximately 2.33%, 17.14%, 58.45%, 16.38% and 5.7%, respectively, of the total ownership interests, in Shell Gas & Power. Each of SWEPI, Shell Pipeline, Shell Gathering and Shell Seahorse is an indirect, wholly owned subsidiary of Shell Oil. Together, Shell Oil, SWEPI, Shell Pipeline, Shell Gathering and Shell Seahorse may be deemed to control Shell Gas & Power.

Item 3. Source and Amount of Funds or Other Consideration

Item 3 is hereby supplemented with the following information:

Under the terms of the Second Amended and Restated Agreement of Limited Partnership of the Enterprise Products Partners L.P. (the "Partnership Agreement"), on August 2, 2001 Shell Gas & Power obtained from the Issuer 3,000,000 Units.

Item 4. Purpose of Transaction

Item 4 is hereby deleted in its entirety and replaced with the following:

The transactions described in Item 3 above occurred as a result of negotiations with the Issuer. The Units were acquired for investment purposes. Shell Gas & Power intends to review its investment in the Issuer on an ongoing basis and, depending upon the price of, and other market conditions relating to, the Units, subsequent developments affecting the Issuer, the Issuer's business and prospects, other investment and business opportunities available to Shell Gas & Power, general stock market and economic conditions, tax considerations and other factors deemed relevant, may decide to increase or decrease the size of its investment in the Issuer.

Other than as described in Item 3 and Item 6 hereof, none of the Reporting Entities (nor, to their knowledge, any person listed on Appendix A hereto) has any plan or proposal that would result in any of the consequences listed in paragraph (a) - (j) of Item 4 of Schedule 13D.

Item 5. Interest in Securities of the Issuer

Item 5 is hereby deleted in its entirety and replaced with the following:

(a) There were 46,524,515 Common Units and 21,409,870 subordinated units outstanding as of July 1, 2001. The Reporting Entities are deemed to be the beneficial owners of 6,000,000 Common Units and 14,500,000 Units, which are convertible into Common Units under the terms of the Partnership Agreement during the period between August 1, 2001 and August 1, 2003. The Units do not accrue distributions and are not entitled to cash distributions until their conversion into Common Units. The Common Units and the Units represent a 31.1% equity interest in the Issuer.

- (b) As described in Item 2(a), each of the Reporting Entities may be deemed to share voting power and investment power with respect to
- (c) Except for the issuance of the 3,000,000 Units and the conversion of 5,000,000 Units into Common Units, none of the Reporting Entities, nor, to the best of their knowledge, any person listed on Appendix A hereto, has effected any transactions in the Units during the past 60 days.
- (d) None of the Reporting Entities, nor, to the best of their knowledge, any person listed in Appendix A beneficially owns any Units of the Issuer except as set forth above. Except as disclosed above to the best of the knowledge of each Reporting Entity, no persons other than the Reporting Entities have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Units beneficially owned by the Reporting Entities.
  - (e) Not applicable.
- Item 6. Contracts, Arrangements, Understandings or Relationships with respect to Securities of the Issuer. No change to this Item.
- Item 7. Material to be filed as Exhibits.

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*Exhibit "A" - Agreement re Joint Filing of Schedule 13D *Exhibit "B" - Contribution Agreement
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<sup>\*</sup>Exhibit "C" - Unitholder Rights Agreement

<sup>\*</sup>Exhibit "D" - Enterprise Partners Amended Partnership Agreement \*Exhibit "E" - Registration Rights Agreement

<sup>\*</sup> previously filed

SIGNATURE

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Date: August 13, 2001

SHELL US GAS & POWER LLC

By: /s/ Curtis R. Frasier

Name: Curtis R. Frasier

Title: President

SHELL OIL COMPANY

By: /s/ Curtis R. Frasier

Name: Curtis R. Frasier

By Power of Attorney

SWEPI LP

By: /s/ Curtis R. Frasier

Name: Curtis R. Frasier

By Power of Attorney

SHELL GAS PIPELINE CORP.#2

By: /s/ Curtis R. Frasier

Name: Curtis R. Frasier

By Power of Attorney

SHELL GAS GATHERING CORP.#2

By: /s/ Curtis R. Frasier

Name: Curtis R. Frasier

By Power of Attorney

SHELL SEAHORSE COMPANY

By: /s/ Curtis R. Frasier

Name: Curtis R. Frasier

By Power of Attorney

### APPENDIX A

## DIRECTORS AND EXECUTIVE OFFICERS OF SHELL US GAS & POWER LLC

The following table sets forth the name, business address and present principal occupation or employment of each director and executive officer of Shell US Gas & Power LLC. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Name 	Citizenship	Present Principal Occupation or Employment	Business Address
Curtis R. Frasier		Director and President	1301 McKinney, Suite 700 Houston, TX 77010
Lee B. D. Strebel		Director, Chief Financial Officer, Vice President and Treasurer	1301 McKinney, Suite 700 Houston, TX 77010
Colin P. Braithwaite	British	Director and Vice President Shareholder Relations	1301 McKinney, Suite 700 Houston, TX 77010
W. Terry Mooney		Vice President Tax	910 Louisiana Houston, TX 77002
		Associate General Tax Counsel (Shell Oil Company)	10000011, 17, 17002

# DIRECTORS AND EXECUTIVE OFFICERS OF SHELL OIL COMPANY

The following table sets forth the name, business address and present principal occupation or employment of each director and executive officer of Shell Oil Company. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Name 	Citizenship	Present Principal Occupation or Employment	Business Address
S. L. Miller		Director/Chairman, President and Chief Executive Officer	910 Louisiana One Shell Plaza Houston, TX 77002
Joseph E. Antonini		Director;	1800 W. Maple Road Troy, MI 48084
		Retired Chairman, President and CEO Kmart Corporation	11 Oy, 111 40004
Rand V. Araskog		Director;	275 Toney Penna Drive, Suite 7 Jupiter, FL 33458
		Retired Chairman and CEO ITT Corporation	Jupiter, PL 33430
Robert F. Daniell		Director;	United Technologies Building 755 Main Street
		Retired Chairman United Technologies Corporation	One Financial Plaza Hartford, CT 06101
Vilma S. Martinez		Director; Partner Munger, Tolles & Olson	355 S. Grand Avenue 35th Floor Los Angeles, CA 90071-1560
Philip B. Watts	British	Director; Chairman and a Managing Director The "Shell" Transport and Trading Company p.l.c.	2 York Road Shell Centre London SE1 7NA England
Harold A. Poling		Director;	Ford Motor Company Fairlane Plaza North
		Retired Chairman and CEO Ford Motor Company	290 Town Center Drive, Ste. 322 Dearborn, MI 48126
Gordon R. Sullivan		Director;	2425 Wilson Blvd. Arlington, VA 22201
		Retired Chief of Staff U.S. Army	Al IIIgeon, VA 22201
John F. Woodhouse		Director;	1390 Enclave Parkway Houston, TX 77077-2099
		Senior Chairman Sysco Corporation	110030011, 17 17077 2033
S. M. Borches		Vice President	One Shell Plaza P.O. Box 2463 Houston, TX 77252-2463
N. J. Caruso		Vice President Finance and Chief Financial	One Shell Plaza

P.O. Box 2463

Houston, TX 77252-2463

Officer

Name 	Citizenship	Present Principal Occupation or Employment	Business Address
C.A. Lamboley		Vice President, General Counsel and Corporate Secretary	One Shell Plaza P.O. Box 2463 Houston, TX 77252-2463
P.M. Dreckman		Vice President and General Tax Counsel	One Shell Plaza P.O. Box 2463 Houston, TX 77252-2463
D.H. Ohle		Vice President	One Shell Plaza P.O. Box 2463 Houston, TX 77252-2463
S. E. Ward		Vice President	1401 Eye Street, N.W. Suite 1030 Washington, D.C. 20005

### DIRECTORS AND EXECUTIVE OFFICERS OF SWEPI LP

The following table sets forth the name, business address and present principal occupation or employment of each director and executive officer of SWEPI LP. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Name	Citizenship	Present Principal Occupation or Employment	Business Address
R. M. Restucci	British	Director/Chairman, Chief Executive Officer and President;	910 Louisiana Houston, TX 77002
		Chief Executive Officer and President (Shell Exploration & Production Company)	
J. R. Eagan		Director, Executive Vice President and Chief Financial Officer;	910 Louisiana Houston, TX 77002
		Vice President Finance and Commercial Operations (Shell Exploration & Production Company)	
D.T. Lawrence		Director, Executive Vice President Exploration and Development;	910 Louisiana Houston, TX 77002
		Vice President and General Manager (Shell Exploration & Production Company)	
J. A. Berget	Norwegian	Director, Executive Vice President Production and Surveillance;	910 Louisiana Houston, TX 77002
		Vice President Production and Surveillance (Shell Exploration & Production Company)	
G. E. Banister		Director, Executive Vice President Business Development and Technology;	910 Louisiana Houston, TX 77002
		Vice President Business Development and Technology (Shell Exploration & Production Company)	
K. T. Jarvi		Vice President Legal;	910 Louisiana
		Associate General Counsel (Shell Oil Company)	Houston, TX 77002
W. Terry Mooney		Vice President Tax;	910 Louisiana
		Associate General Tax Counsel (Shell Oil Company)	Houston, TX 77002

## DIRECTORS AND EXECUTIVE OFFICERS OF SHELL GAS PIPELINE CORP. #2

The following table sets forth the name, business address and present principal occupation or employment of each director and executive officer of Shell Gas Pipeline Corp. #2. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Name	Citizenship	Present Principal Occupation or Employment	Business Address
Curtis R. Frasier		Director and President; President (Shell US Gas & Power LLC)	1301 McKinney, Suite 700 Houston, TX 77010
Lee B. D. Strebel		Director, Chief Financial Officer, Vice President and Treasurer	1301 McKinney, Suite 700 Houston, TX 77010
		Chief Financial Officer (Shell US Gas & Power LLC)	
Colin P. Braithwaite	British	Vice President  Vice President Shareholder Relations (Shell US Gas & Power LLC)	1301 McKinney, Suite 700 Houston, TX 77010
W. Terry Mooney		Vice President - Tax  Associate General Tax Counsel (Shell Oil Company)	910 Louisiana Houston, TX 77002

## DIRECTORS AND EXECUTIVE OFFICERS OF SHELL GAS GATHERING CORP. #2

The following table sets forth the name, business address and present principal occupation or employment of each director and executive officer of Shell Gas Gathering Corp. #2. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Name	Citizenship	Present Principal Occupation or Employment	Business Address
Curtis R. Frasier		Director and President;	1301 McKinney, Suite 700 Houston, TX 77010
		President (Shell US Gas & Power LLC)	
Lee B. D. Strebel		Director, Chief Financial Officer, Vice President and Treasurer	1301 McKinney, Suite 700 Houston, TX 77010
		Chief Financial Officer (Shell US Gas & Power LLC)	
Colin P. Braithwaite	British	Vice President	1301 McKinney, Suite 700 Houston, TX 77010
		Vice President Shareholder Relations (Shell US Gas & Power LLC)	
W. Terry Mooney		Vice President - Tax	910 Louisiana Houston, TX 77002
		Associate General Tax Counsel (Shell Oil Company)	

# DIRECTORS AND EXECUTIVE OFFICERS OF SHELL SEAHORSE COMPANY

The following table sets forth the name, business address and present principal occupation or employment of each director and executive officer of Shell Seahorse Company. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Name 	Citizenship	Present Principal Occupation or Employment	Business Address
Curtis R. Frasier		Director and President;	1301 McKinney, Suite 700 Houston, TX 77010
		President (Shell US Gas & Power LLC)	
Lee B. D. Strebel		Director, Chief Financial Officer, Vice President and Treasurer	1301 McKinney, Suite 700 Houston, TX 77010
		Chief Financial Officer (Shell US Gas & Power LLC)	
Colin P. Braithwaite	British	Vice President	1301 McKinney, Suite 700 Houston, TX 77010 (Shell
		Vice President Shareholder Relations (Shell US Gas & Power LLC)	
W. Terry Mooney		Vice President - Tax	910 Louisiana Houston, TX 77002
		Associate General Tax Counsel (Shell Oil Company)	

# INDEX TO EXHIBITS

Item	Description	Sequentially Numbered Page
*Exhibit A *Exhibit B *Exhibit C *Exhibit D *Exhibit E	Agreement of Joint Filing Contribution Agreement Unitholder Rights Agreement Enterprise Partners Amended Partnership Agreement Registration Rights Agreement	21 22 78 106 184

<sup>\*</sup> previously filed