SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

	Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

OMB APP	ROVAL
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1. Name and Address of Reporting Person [®] ENERGY CAPITAL PARTNERS II, LLC			Summit Midstream Partners, LP [SMLP]	6. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
ENERGY CA	PHAL PART	<u>NERS II, LLC</u>	,,,,,,,,	X	Director	Х	10% Owner	
(Last)	(First)	(Middle)	3. Date of Earliest Transaction (Month/Day/Year)		Officer (give title below)		Other (specify below)	
51 JOHN F. KEN	INEDY PARKWA	Y	01/04/2016		SEE RE	MARI	KS	
SUITE 200								
(Street)			4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Indiv Line)	idual or Joint/Group	Filing (Check Applicable	
. ,	NJ	07078			Form filed by One	Report	ing Person	
,				X	Form filed by More Person	than C	One Reporting	
(City)	(State)	(Zip)						

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)		Transaction Disposed Of (D) (Instr. 3, 4 and 5) Code (Instr. 3)		5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
			Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)		
COMMON UNITS (LIMITED PARTNER INTERESTS)	01/04/2016		р		23,040 ⁽¹⁾	A	\$19.01 ⁽²⁾⁽³⁾	167,994	I	BY: SMLP HOLDINGS, LLC
COMMON UNITS (LIMITED PARTNER INTERESTS)	01/05/2016		Р		17,940 ⁽¹⁾	A	\$19.19 ⁽³⁾⁽⁴⁾	185,934	I	BY: SMLP HOLDINGS, LLC
COMMON UNITS (LIMITED PARTNER INTERESTS)	01/06/2016		р		115 , 724 ⁽¹⁾	A	\$18.72 ⁽³⁾⁽⁵⁾	301,658	I	BY: SMLP HOLDINGS, LLC
COMMON UNITS (LIMITED PARTNER INTERESTS)								151,160	I	BY: SUMMIT MIDSTREAM PARTNERS, LLC
COMMON UNITS (LIMITED PARTNER INTERESTS)								5,293,571	I	BY: SUMMIT MIDSTREAM PARTNERS HOLDINGS, LLC

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

(e.g., puts, calls, warrants, o	options, convertible securities)
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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/Year)	4. Transa Code (8)				6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares					
1. Name and Address of Reporting Person*																

ENERGY CAPITAL PARTNERS II, LLC

(Last)	(First)	(Middle)			
51 JOHN F. KENNEDY PARKWAY					
SUITE 200					

P		
(Street)		
SHORT HILLS	NJ	07078

(City)	(State)	(Zip)

1. Name and Address o ENERGY CAP	f Reporting Person [*] ITAL PARTNER	<u>S II, LP</u>
(Last) 51 JOHN F. KENN SUITE 200	(First) EDY PARKWAY	(Middle)
(Street) SHORT HILLS	NJ	07078
(City)	(State)	(Zip)
1. Name and Address o ENERGY CAP	f Reporting Person [*] [<u>TAL PARTNER</u>	<u>S II-A, LP</u>
(Last)	(First)	(Middle)
51 JOHN F. KENN SUITE 200	EDY PARKWAY	
(Street) SHORT HILLS	NJ	07078
(City)	(State)	(Zip)
1. Name and Address o ENERGY CAP	f Reporting Person [*] [TAL PARTNER	<u>S II-B IP, LP</u>
(Last) 51 JOHN F. KENN SUITE 200	(First) EDY PARKWAY	(Middle)
(Street) SHORT HILLS	NJ	07078
(City)	(State)	(Zip)
1. Name and Address o <u>ENERGY CAP</u> (<u>SUMMIT IP</u>),	ITAL PARTNER	<u>S II-C</u>
(Last) 51 JOHN F. KENN SUITE 200	(First) EDY PARKWAY	(Middle)
(Street) SHORT HILLS	NJ	07078
(City)	(State)	(Zip)
1. Name and Address o <u>Energy Capital 1</u> <u>LP</u>	f Reporting Person [*] Partners II (Sumr	<u>nit Co-Invest),</u>
(Last) 51 JOHN F. KENN SUITE 200	(First) EDY PARKWAY	(Middle)
(Street) SHORT HILLS	NJ	07078
(City) Explanation of Respon	(State)	(Zip)

Explanation of Responses:

1. Units were purchased pursuant to a 10b5-1 plan entered into on December 15, 2015.

2. These common units were purchased in multiple transactions ranging from 19.25 to 18.81, inclusive.

3. The price reported in Column 4 is a weighted average price. The Reporting Persons undertake to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of common units purchased at each separate price within the ranges set forth in footnotes 2, 4 and 5.

4. These common units were purchased in multiple transactions ranging from \$19.50 to \$18.90, inclusive.

5. These common units were purchased in multiple transactions ranging from \$19.25 to \$18.26, inclusive.

Remarks:

Energy Capital Partners II, LP ("ECP II"), Energy Capital Partners II-A, LP ("ECP II-A"), Energy Capital Partners II-B (SMLP IP), LP ("ECP II-B SMLP IP") and Energy Capital Partners II-C (SMLP IP), LP ("ECP II-C SMLP IP") and terefy Capital Partners II-C (SMLP IP), LP ("ECP II-C SMLP IP") and terefy Capital Partners II-C (SMLP IP), LP ("ECP II-C SMLP IP") and terefy Capital Partners II-C (SMLP IP), LP ("ECP II-C SMLP IP") and terefy Capital Partners II-C (SMLP IP), LP ("ECP II-C SMLP IP") and terefy Capital Partners II, LLC ("ECP") indirectly controls the SMLP Holdings Owners. Accordingly, ECP and the SMLP Holdings Owners may be deemed to indirectly beneficially own the 301,658 common units held by SMLP Holdings but disclaim beneficial ownership except to the extent of their pecuniary interest therein. ECP II, ECP II-A, Energy Capital Partners II-B IP, LP ("ECP II-B"), Energy Capital Partners II-C (Summit IP), LP ("ECP II-C"), Energy Capital Partners II (Summit Co-Invest), LP ("ECP Summit Co-Invest") and together with ECP II-A, ECP II-B and ECP II-C, the "ECP Funds"), collectively hold greater than a majority of the membership interest in Summit Midstream Partners, LLC ("Summit") and are entitled to elect five of the five directors of Summit. Summit is the sole member of Summit Midstream Partners Holdings, ECP and the ECP Funds may be deemed to indirectly beneficially own the 5,2444,731 common units held by SMPH in addition to the 151,160 common units held directly. Accordingly, ECP and the ECP Funds may be deemed to indirectly beneficially own the 5,444,731 common units may be converted into common units on a one-for-one basis upon the termination of the subordination period as set forth in the Issuer Partnership Agreement.

Energy Capital Partners II, LP By: Energy Capital Partners GP II, LP Its: General Partner 01/06/2016 By: Energy Capital Partners II, LLC Its: General Partner By: /s/ Enoch O. Varner, Counsel Energy Capital Partners II-A, LP By: Energy Capital Partners GP II, LP Its: General Partner 01/06/2016 By: Energy Capital Partners II LLC Its: General Partner By: /s/ Enoch O. Varner, Counsel Energy Capital Partners II-B IP, LP By: Energy Capital Partners GP II, LP Its: General Partner By: Energy Capital 01/06/2016 Partners II, LLC Its: General Partner By: /s/ Enoch O. Varner, Counsel Energy Capital Partners II-C (Summit IP), LP By: Energy Capital Partners GP II, LP Its: **General Partner By: Energy** 01/06/2016 Capital Partners II, LLC Its: General Partner By: /s/ Enoch O. Varner, Counsel Energy Capital Partners II (Summit Co-Invest), LP By: Energy Capital Partners GP II Co-Investment (Summit), LLC 01/06/2016 Its: General Partner By: Energy Capital Partners II, LLC Its: Managing Member By: /s/ Enoch O. Varner, Counsel Energy Capital Partners II, LLC By: /s/ Enoch O. Varner, 01/06/2016 Counsel ** 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.