TEAGUE AJ Form 3 November 06, 2009

FORM 3 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF

SECURITIES

Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting 2. Date of Event Requiring 3. Issuer Name and Ticker or Trading Symbol Person * Statement Enterprise GP Holdings L.P. [EPE] TEAGUE AJ (Month/Day/Year) 10/27/2009 (Last) (First) (Middle) 4. Relationship of Reporting 5. If Amendment, Date Original Person(s) to Issuer Filed(Month/Day/Year) 1100 LOUISIANA STREET, (Check all applicable) **SUITE 1000** (Street) 6. Individual or Joint/Group 10% Owner Director _X__ Officer Other Filing(Check Applicable Line) (give title below) (specify below) _X_ Form filed by One Reporting **Executive Vice President** Person HOUSTON, TXÂ 77002 Form filed by More than One Reporting Person (City) (State) (Zip) Table I - Non-Derivative Securities Beneficially Owned 1. Title of Security 2. Amount of Securities 4. Nature of Indirect Beneficial Beneficially Owned Ownership Ownership (Instr. 4) (Instr. 5) (Instr. 4) Form: Direct (D) or Indirect (I) (Instr. 5) Common Units Representing Limited D Â 17,000 Partnership Interests Reminder: Report on a separate line for each class of securities beneficially SEC 1473 (7-02) owned directly or indirectly. 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 control number.

Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security	2. Date Exercisable and	3. Title and Amount of	4.	5.	6. Nature of Indirect
(Instr. 4)	Expiration Date (Month/Day/Year)	Securities Underlying	Conversion	Ownership	Beneficial Ownership
		Derivative Security	or Exercise	Form of	(Instr. 5)
		(Instr. 4)	Price of	Derivative	
			Derivative	Security:	

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	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Security	Direct (D) or Indirect (I) (Instr. 5)	
Class B Limited Partnership Interest in EPE Unit L.P.	(1)(2)	(2)	Common Units	(2)	\$ 0	D	Â
Class B LP Interest in EPE Unit III L.P./Oblig. to Deliver	(3)(4)	(4)	Common Units	<u>(4)</u>	\$ 0	D	Â
Class B LP Interest in Enterprise Unit L.P./Oblig. to Deliv.	(5)(6)	(6)	Common Units	<u>(6)</u>	\$ 0	D (7)	Â

Reporting Owners

Reporting Owner Name / Address	Relationships				
	Director	10% Owner	Officer	Other	
TEAGUE AJ 1100 LOUISIANA STREET, SUITE 1000 HOUSTON, TX 77002	Â	Â	Executive Vice President	Â	

Signatures

/s/ Stephanie C. Hildebrandt, Attorney-In-Fact on behalf of A. James
Teague

11/06/2009

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 5(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).

The reporting person is an owner of Class B limited partner interests in EPE Unit L.P. ("EPE Unit"). EPE Unit owns directly 1,821,428 Units of Enterprise GP Holdings L.P. ("EPE"). EPE Unit is a Delaware limited partnership established for the benefit of certain EPCO, Inc. ("EPCO") employees who are its Class B limited partners. Duncan Family Interests, Inc. ("DFI") is the sole Class A limited partner

- (1) and EPCO is the general partner of EPE Unit. The reporting person acquired these Class B limited partner interests in EPE Unit from a grant of such interests by EPCO, in its capacity as general partner of EPE Unit. The Class B limited partner interests owned by the reporting person currently represent a 6.23270% Class B limited partner interest in EPE Unit, in accordance with the Agreement of Limited Partnership of EPE Unit.
- Unless extended, on November 9, 2012 (or an earlier Vesting Date), EPE Unit will be liquidated and will distribute to the Class B Limited Partners a total number of Units equal to (i) the number of their derivative securities minus (ii) a number equal to (a) the number of their derivative securities multiplied by (b) the quotient of \$28.00 divided by the market price (as defined) of the Units on the Vesting Date. The remaining Units will be distributed to DFI as the Class A Limited Partner. The Class B limited partner interest is subject to forfeiture.

The reporting person is an owner of Class B limited partner interests in EPE Unit III, L.P. ("EPE Unit III"). EPE Unit III owns directly 4,421,326 Units of EPE. EPE Unit III is a Delaware limited partnership established for the benefit of certain EPCO, Inc. ("EPCO") employees who are its Class B limited partners. Duncan Family Interests, Inc. ("DFI") is the sole Class A limited partner and EPCO is the

(3) general partner of EPE Unit III. The reporting person acquired these Class B limited partner interests in EPE Unit III from a grant of such interests by EPCO, in its capacity as general partner of EPE Unit III. The Class B limited partner interest owned by the reporting person currently represent a 7.44320% Class B limited partner interest in EPE Unit III, in accordance with the Agreement of Limited Partnership of EPE Unit III.

Reporting Owners 2

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- Unless extended, on May 9, 2014 (or an earlier Vesting Date), EPE Unit III will be liquidated and will distribute to the Class B Limited Partners a total number of Units equal to (i) approximately 4,421,326 minus (ii) the quotient of (a) \$169,999,985 plus any undistributed
- (4) preferred return to the Class A Limited Partner divided by (b) the fair market value (as defined) of the Units calculated as of the Vesting Date. The remaining Units will be distributed to DFI as the Class A Limited Partner. The Class B limited partner interest is subject to forfeiture.
 - The reporting person is an owner of Class B limited partner interests in Enterprise Unit L.P. Enterprise Unit L.P. owns directly 881,836 Units of EPE. Enterprise Unit L.P. is a Delaware limited partnership established for the benefit of certain EPCO, Inc. ("EPCO") employees who are its Class B limited partners. EPCO Holdings, Inc. ("EPCO Holdings") is the sole Class A limited partner and EPCO is
- (5) the general partner of Enterprise Unit L.P. The reporting person acquired these Class B limited partner interests in Enterprise Unit L.P. from a grant of such interests by EPCO, in its capacity as general partner of Enterprise Unit L.P. The Class B limited partner interests owned by the reporting person currently represent a 10.25641% Class B limited partner interest in Enterprise Unit L.P., in accordance with the Agreement of Limited Partnership of Enterprise Unit L.P.
 - Unless extended, within 30 days after February 20, 2014 (or an earlier Vesting Date), Enterprise Unit L.P. will be liquidated and will distribute to the Class B Limited Partners a total number of Units equal to (i) the total number of units acquired by Enterprise Unit L.P. minus (ii) the quotient of one-half of the aggregate contributions of cash or cash equivalents made by the Class A limited partner, plus
- (6) (iii) any undistributed preferred return, divided by (iv) the fair market value (as defined) of the units calculated as of the Vesting Date.

 The remaining units will be distributed to EPCO Holdings as the Class A Limited Partner. The Class B limited partner interest is subject to forfeiture.
- (7) The power of attorney under which this form was signed is on file with the Commission.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.