Energy Transfer Partners, L.L.C. Form 3

April 11, 2018

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

OMB APPROVAL

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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF

**SECURITIES** 

30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting Person *  Energy Transfer Equity, L.P.			2. Date of Event Requiring Statement (Month/Day/Year)		3. Issuer Name and Ticker or Trading Symbol USA Compression Partners, LP [USAC]					
(Last) (Fir	rst)	(Middle)	04/02/2018		4. Relationship of Reporting Person(s) to Issuer			5. If Amendment, Date Original Filed(Month/Day/Year)		
8111 WESTCHESTER DRIVE, SUITE 600,Â					(Check all applicable)				Thed(world Bay, Teal)	
OStro	reet) 75225	5			Director Officer (give title below	_	_X 10% (		6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person _X_ Form filed by More than One Reporting Person	
(City) (Sta	ate)	(Zip)		Table I - N	lon-Deriva	tive	Securition	es Bei	neficially Owned	
1.Title of Security (Instr. 4)		2. Amount of Securities Beneficially Owned (Instr. 4)		For Dir	wnership Ownership orm: (Instr. 5) irect (D) Indirect		rship			
Common Units (	Limited	Partner I	nterests)	12,466,912	2 (1)		I	By E L.L.	Energy Transfer Partners, C. (2)	
Common Units (Limited Partner Interests)			19,191,351 <u>(3)</u>			I	By Energy Transfer Partners, L. $\frac{(4)}{}$			
Common Units (Limited Partner Interests)			8,000,000	$I \qquad \qquad \underbrace{By}_{\underline{(6)}}$		•	USA Compression GP, LLC			
Reminder: Report on a separate line for each class of securities benefic owned directly or indirectly.				ially S	SEC :	1473 (7-02)	)			
			ond to the c ined in this f							

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

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1. Title of Derivative Security (Instr. 4)	•		3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)		4. Conversion or Exercise Price of	5. Ownership Form of Derivative	6. Nature of Indirect Beneficial Ownership (Instr. 5)	
	Date Exercisable	Expiration le Date Amount or Title Number of Shares	Derivative Security: Security Direct (D) or Indirect (I) (Instr. 5)					
Class B Units (Limited Partner Interests)	04/02/2019	(7)	Common Units	6,397,965 (3) (7)	\$ <u>(6)</u>	I	By Energy Transfer Partners,	

## **Reporting Owners**

Reporting Owner Name / Address	Relationships					
and the second	Director	10% Owner	Officer	Other		
Energy Transfer Equity, L.P. 8111 WESTCHESTER DRIVE, SUITE 600 DALLAS, TX 75225	Â	ÂX	Â	Â		
LE GP LLC 8111 WESTCHESTER DRIVE, SUITE 600 DALLAS, TX 75225	Â	ÂX	Â	Â		
WARREN KELCY L 8111 WESTCHESTER DRIVE SUITE 600 DALLAS, TX 75225	Â	ÂX	Â	Â		
Energy Transfer Partners, L.L.C. 8111 WESTCHESTER DRIVE, SUITE 600 DALLAS, TX 75225	Â	ÂX	Â	Â		

## **Signatures**

Energy Transfer Equity, L.P. By: LE GP, LLC, its general partner By: Sonia Aube, Vice President - Administration & Partnership Secretary					
**Signature of Reporting Person	Date				
LE GP, LLC, By: Sonia Aube, Vice President - Administration & Partnership Secretary	04/11/2018				
**Signature of Reporting Person	Date				
Sonia Aube, Attorney-in-fact for Mr. Warren					
**Signature of Reporting Person	Date				
Energy Transfer Partners, L.L.C. By: William J. Healy, Associate General Counsel & Secretary	04/11/2018				
**Signature of Reporting Person	Date				

Reporting Owners 2

#### **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).
  - On April 2, 2018 (the "Closing Date"), pursuant to the Purchase Agreement, dated as of January 15, 2018, by and among Energy Transfer Equity, L.P. ("ETE"), Energy Transfer Partners, L.L.C. ("ETP LLC" and, together with ETE, the "GP Purchasers"), USA Compression Holdings, LLC ("USAC Holdings") and, solely for certain purposes therein, R/C IV USACP Holdings, L.P. and Energy Transfer
- (1) Partners, L.P. ("ETP"), the GP Purchasers acquired from USAC Holdings (i) all of the outstanding limited liability company interests in USA Compression GP, LLC ("USAC GP"), the general partner of USA Compression Partners, LP ("USAC"), and (ii) 12,466,912 common units representing limited partner interests in USAC ("USAC Common Units") for cash consideration equal to \$250 million (the "GP Purchase").
  - These securities are held of record by ETP LLC, a wholly owned subsidiary of ETE. Kelcy L. Warren ("Mr. Warren") is Chairman of the Board of LE GP, LLC, the general partner of ETE ("LE GP"), and Mr. Warren holds an 81.2% interest in LE GP. Each of ETE, LE GP
- (2) and Mr. Warren may be deemed to share beneficial ownership of the securities held of record by ETP LLC. Each such entity or person disclaims any such beneficial ownership of such securities except to the extent of their pecuniary interest therein, and this report shall not be deemed an admission that the reporting person is the beneficial owner of the securities for purposes of Section 16 or for any other purpose.
  - On the Closing Date, pursuant to the Contribution Agreement, dated as of January 15, 2018, by and among ETP, Energy Transfer Partners GP, L.P. ("ETP GP"), ETC Compression, LLC, USAC and, solely for certain purposes therein, ETE, ETP contributed to USAC
- (3) all of the outstanding membership interests in CDM Resources Management LLC and CDM Environmental & Technical Services LLC in exchange for (i) 19,191,351 USAC Common Units, (ii) 6,397,965 Class B Units (as defined in footnote 7) and (iii) an amount in cash equal to \$1.232 billion.
  - These securities are held of record by ETP. ETP GP is the general partner of ETP, and ETP LLC is the general partner of ETP GP. ETP GP and ETP LLC are each wholly owned subsidiaries of ETE. See footnote 2 for additional description of the beneficial ownership of
- (4) ETE. Each of ETP GP, ETP LLC, ETE, LE GP and Mr. Warren may be deemed to share beneficial ownership of the securities held of record by ETP. Each such entity or person disclaims any such beneficial ownership of such securities except to the extent of their pecuniary interest therein, and this report shall not be deemed an admission that the reporting person is the beneficial owner of the securities for purposes of Section 16 or for any other purpose.
- On the Closing Date, pursuant to the Equity Restructuring Agreement, dated as of April 2 2018, by and among ETE, USAC and USAC (5) GP, ETE caused USAC GP to cancel the incentive distribution rights in USAC and to convert USAC's general partner interest into a non-economic general partner interest in exchange for the issuance of 8,000,000 USAC Common Units to USAC GP.
  - These securities are held of record by USAC GP. As a result of the GP Purchase, USAC GP is a wholly owned subsidiary of ETE. See footnote 2 for additional description of the beneficial ownership of ETE. Each of ETP LLC, ETE, LE GP and Mr. Warren may be deemed
- (6) to share beneficial ownership of the securities held of record by USAC GP. Each such entity or person disclaims any such beneficial ownership of such securities except to the extent of their pecuniary interest therein, and this report shall not be deemed an admission that the reporting person is the beneficial owner of the securities for purposes of Section 16 or for any other purpose.
- The Class B units representing limited partner interests in USAC (the "Class B Units") are a new class of partnership interests of USAC with substantially all of the rights and obligations of a USAC Common Unit, except the Class B Units will not participate in distributions made prior to the one year anniversary of the Closing Date. The Class B Units will automatically convert into USAC Common Units on the first business day following the record date attributable to the quarter ending June 30, 2019.

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.