FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

ı	OMB APPROVAL	.L	
	OMB Number:	3235-0287	
ı	Estimated average burden		
ı	L	0.5	

\Box	Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See
\cup	Instruction 1(h)

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

$ \frac{\text{Date}}{\text{(Month/Day/Year)}} \frac{\text{Execution Date,}}{\text{if any}} \frac{\text{Execution Date,}}{\text{in any}$	
ALLENTOWN PA 18101	1
Table - Non-Derivative Securities Acquired Disposed of, or Beneficially Owned	
2. Transaction Date (Month/Day/Year) 24. Deemed Execution Date (Month/Day/Year) 25. Execution Date (Month/Day/Year) 26. Deemed Execution Date (Month	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
Common Units 01/29/2021 G I 33,000 D II S I Common Units 01/29/2021 G I 33,000 D II S I Common Units II Common	7. Nature of Indirect Beneficial Ownership
Common Units Co	Instr. 4)
Common Units 98,337 ⁽³⁾⁽⁴⁾ II ⁽⁴⁾ S Common Units 2,528,673 ⁽³⁾⁽⁵⁾ II ⁽⁵⁾ S Common Units 7,486,131 ⁽³⁾⁽⁶⁾ II ⁽⁶⁾ S II ⁽⁶⁾	See Footnote ⁽¹⁾
Common Units 98,33,76,87 I 6 f Common Units 2,528,673(3)(5) I (3)(5) E Common Units 7,486,131(3)(6) I (6) I (7)	See ootnote ⁽²⁾
Common Units 2,528,6/3 ⁽³⁾⁽⁵⁾ I (5)(5) I (6) I (7)(486,131 ⁽³⁾⁽⁶⁾ I (7)(486,131 ⁽⁶⁾⁽⁶⁾ I (7)(486,131 ⁽⁶⁾⁽⁶⁾ I (7)(486,131 ⁽⁶⁾⁽⁶⁾⁽⁶⁾ I (7)(486,131 ⁽⁶⁾⁽⁶⁾⁽⁶⁾⁽⁶⁾ I (7)(486,131 ⁽⁶⁾⁽⁶⁾⁽⁶⁾⁽⁶⁾⁽⁶⁾ I (7)(486,131 ^{(6)(6)(6)(6)(6)(6)} I (7)(486,131^{(6)(6)(6)(6)(6)(6)} I}}	See ootnote ⁽⁴⁾
Common Units 7,486,131 ⁽³⁾⁽⁶⁾ I ⁽⁶⁾ I ⁽⁶⁾ I ⁽⁷⁾ I ⁽⁷⁾ I ⁽⁸⁾	See Footnote ⁽³⁾⁽⁵⁾
Common Units 1 518 197(3)(7) 1(7)	Ounne Manning CAP Holdings I LLC ⁽⁶⁾
Common Omes	See Footnote ⁽⁷⁾
Common Units 68,972 ⁽³⁾ I ⁽⁸⁾ I ⁽⁸⁾ I ⁽⁹⁾ I ⁽¹⁾ J	By The Patricia Dunne Topper Trust or the Family of Toseph V. Topper, Jr. ⁽⁸⁾
Common Units 65,395 D ⁽³⁾	
Common Units 1,854,943 ⁽³⁾⁽⁹⁾ I ⁽⁹⁾ I ⁽⁹⁾ I ⁽¹⁰⁾	By Energy Realty Partners, LLC ⁽⁹⁾
Common Units 3,782,216 ⁽³⁾⁽¹⁰⁾ I ⁽¹⁰⁾ I	By Dunne Manning nc. ⁽¹⁰⁾
Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)	7
1. Title of Derivative Security (Instr. 3) Conversion of Exercise Price of Derivative Security (Month/Day/Year) Derivative Security (Month/Day/Year) Derivative Securities (Month/Day/Year) Derivative Securities (Month/Day/Year) (Month/Day/Year) A. Transaction Code (Instr. 8) Conversible and Expiration Date (Month/Day/Year) Compression (Instr. 3, and 4) Conversible and Expiration Date (Month/Day/Year) Conversible and Expiration Date (Month/Day/Year) Conversible And Amount of Securities Underlying Derivative Securities (Instr. 3) Conversible and Expiration Date (Month/Day/Year) Conversible and Monunt of Securities Underlying Derivative Securities (And A) Conversible and Expiration Date (Month/Day/Year) Conversible and Expiration Date (11. Nature of Indirect Beneficial Ownership (Instr. 4)
Security Code V (A) (D) Exercisable Expiration Date Expiration Date Title Shares Following Reported Reported Transaction(s) (Instr. 4)	

- 1. On January 29, 2021, Joseph V. Topper, Jr. ("Mr. Topper") g Topper Family Foundation, a charitable non-profit foundation.
- 2.744,554 of these common units are held by Dunne Maning Wholesale LLC, a wholly owned subsidiary of the Trust. The Trust is controlled by Mr. Topper. Beneficiaries of the Trust include members of Mr. Topper's family. Mr. Topper is the Chairman of the Board of the general partner of CrossAmerica Partners LP ("CAPL").
- 3. With the exception of the common units held directly, Mr. Topper disclaims beneficial ownership of all other common units reported herein except to the extent of his pecuniary interest therein, and the inclusion of these common units in this report shall not be deemed an admission of beneficial ownership of all of the reported common units for purposes of Section 16 or for any other purpose.
- $4.\ Nova8516\ LP\ holds\ 98,337\ common\ units.\ The\ Trust\ owns\ the\ general\ partner\ of\ Nova\ and\ indirectly\ owns\ a\ 90\%\ limited\ partner\ interest.$
- 5. Held by Dunne Manning CAP Holdings II LLC ("DM Holdings II"). DM Holdings II is a wholly owned subsidiary of Dunne Manning Partners LLC. Dunne Manning Partners LLC is controlled and managed by DM Partners Management Co. LLC, which is controlled by Mr. Topper, its sole manager. DM Partners Management Co. LLC is a wholly owned subsidiary of the Trust. Further, the Trust indirectly owns a majority of the member interests in Dunne Manning Partners LLC.
- 6. Dunne Manning Partners LLC is controlled and managed by a wholly owned subsidiary of the Trust, which is controlled by Mr. Topper.
- 7. The common units listed here are owned directly by entities that are controlled by Mr. Topper, as follows: 637,264 common units held by MMSCC-2, LLC (Mr. Topper controls 100% of the voting shares), and 880,933 common units held by JVT-JMG EROP Holdings, LP (Mr. Topper controls the general partner and the Trust holds a 45% limited partner interest).

 8. Held directly by the Trust, which is controlled by Mr. Topper.
- 9. Held directly by Energy Realty Partners, LLC, which is 100% owned by the Trust and Mr. Topper is its sole manager.
- 10. Held directly by Dunne Manning Inc., which is owned 100% by the Trust and Mr. Topper is its sole director.

Remarks:

/s/ Joseph V. Topper, Jr. /s/ Joseph V. Topper, Jr. Trustee of Patricia Dunne Topper Trust

02/02/2021 02/02/2021

** Signature of Reporting Person

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.

POWER OF ATTORNEY

POWER OF ATTORNEY

KNOW ALL BY THESE PRESENTS, that the undersigned hereby appoints Christina Casey-Best and Keenan D. Lynch, as the undersigned's true and 1. prepare, execute and file, for and on behalf of the undersigned any and all documents and filings that are required or advisable to be made 2. take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of bender and the undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing what:

All prior Powers of Attorney are hereby revoked. This Power of Attorney shall remain in full force and effect until revoked by the undersigned has caused this Power of Attorney to be executed as of this 22nd day of October 2020.

/s/ Joseph V. Topper, Jr.