FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL						
OMB Norsels and	2225 226					

OMB Number: Estimated average burden er response: 0.5

> > 7. Nature of Indirect Beneficial Ownership (Instr. 4)

See footnotes.(3)

11. Nature of Indirect Beneficial Ownership (Instr. 4)

Check this box if no longer subject to Section 16. Form 4 or Form 5

	tions may contil tion 1(b).	iue. See			Fil) of the Securi				1934			hours per	resp	onse:	0
						or	Section	on 30(h) of th	he	Investment Co	ompany A				5 Deletionel		D			
1. Name and Address of Reporting Person* WILLIAMS COMPANIES INC						2. Issuer Name and Ticker or Trading Symbol Williams Partners L.P. [WPZ]									Relationship of Reporting Person(s) to Issu (Check all applicable) Director X 10% Own						
3 Date of F						Date of Earliest Transaction (Month/Day/Year)								\dashv	Offic	cer (g	ive title	Λ	Other	(specify	
I (Last) (First) (Middle) I							12/11/2007									belo)W)			below))
,						- 4. It	Ame	endme	nt, Da	te d	of Original File	d (Month	n/Day/\	⁄ear)		6. Individual o	or Joi	nt/Group Fil	ling ((Check A	pplicable
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														X For		d by More th	nan (One Rep	orting		
(City)	(S	tate)		Zip)															_		
1 Title of	Security (Inc	tr 2)			1-Deri		_	curit 3.	ies A	_	quired, Dis				_	Mount of	ed	6.	\neg	7 Nature	e of Indire
Date Ex (Month/Day/Year) if			Execui if any	ution Date, /		Transaction Code (Instr.		Of (D) (Instr. 3, 4 and 5) S				Sec Ber	curities neficially Own	Ownership Form: Direct		Beneficial Ownership (Instr. 4					
					(MONLI	праугте	. ,						(A)			Following Reported Transaction(s) (Instr. 3 and 4)		(D) or Indirect (I) (Instr. 4)			
								Code	le V		Amount		or (D)	Price							
Common Units representing limited partner interests 12/11/2007					P			4	4,163,527(1)(2)(3)(4)(6)		A	(1)(2	5,4	5,413,527(3)(4)(5)(6)		j) I		See footnotes.(4)(5)(6)			
			Ta	ıble II - D) Deriva	tive S	ecu	ritie	s Ac	<u> </u>	ıired, Disp	osed c	of, or	Bene	eficia	Ily Owned	l				
				(e.g., p	uts, c		s, wa	rrant	ts,	options, o	conver	tible	secu	rities)			10.		
1. Title of Derivative Security (Instr. 3) 2. Conversic or Exercis Price of Derivative Security				Execution Date, ear) if any		Transa	4. Transaction Code (Instr. 8)				Expiration Date (Month/Day/Year)			7. Title and Amount of Securities Underlying Derivative Security (Inst and 4)		Derivative Security (Instr. 5) Be		D. Number of lerivative Securities Beneficially Dwned Following Reported Transaction(s)		vnership rm: rect (D) Indirect (Instr. 4)	11. Natu of Indire Benefici Ownersl (Instr. 4)
								an	1 3)		Date	Expirati	on	0	Amount or Number						
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(Last) ONE WI	LLIAMS C	(First) ENTER		(Midd	lle)																
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(Street) TULSA		OK		7417	' 2																
(City)		(State)		(Zip)			-														
1. Name ar	nd Address of	Reporting	Person*				\neg														
<u>Willian</u>	ns Energy	<u>Service</u>	es, LL	<u>.C</u>																	
(Last)	LLIAMS C	(First)		(Midd	lle)																
(Street)		OK		7417			_														
(City)		(State)		(Zip)			-														
1. Name ar	nd Address of	Reporting					=														
Willian	ns Partne	rs GP L	<u>LC</u>																		

(Middle)

(Last)

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ONE WILLIAMS CENTER

(Street) TULSA	OK	74172
(City)	(State)	(Zip)

Explanation of Responses:

- 1. Pursuant to the Purchase and Sale Agreement, dated November 30, 2007 (the "Purchase Agreement"), by and among Williams Energy Services, LLC ("WES"), Williams Field Services Group, LLC, Williams Field Services Company, LLC, Williams Fartners GP LLC (the "General Partner"), Williams Partners L.P. (the "Issuer") and Williams Partners Operating LLC, the Issuer issued 4,163,527 unregistered common units (the "Restricted Common Units") to the General Partner as partial consideration for a 100% Class A limited liability company membership interests and 20 Class C Units (the "Wamsutter Ownership Interests") in Wamsutter LLC.
- 2. The Restricted Common Units were valued at \$37.75 per common unit, the price per common unit to the public (before underwriting discounts and commissions, placement fees and other expenses) in the Issuer's previously announced underwritten public offering that closed on December 11, 2007 in connection with the Issuer's acquisition of the Wamsutter Ownership Interests. The Issuer issued the Restricted Common Units to the General Partner to pay approximately \$157.2 million of the \$750.0 million aggregate consideration for the Wamsutter Ownership Interests.
- 3. The Williams Companies, Inc. ("TWC") directly or indirectly owns 100% of each of the General Partner, Williams Partners Holdings LLC ("Holdings"), WES, Williams Energy, L.L.C. ("WE"), Williams Discovery Pipeline LLC ("Williams Pipeline") and MAPCO Inc. ("MAPCO"). MAPCO is the sole member of WE. WES is the sole stockholder of MAPCO and the sole member of Williams Pipeline and the General Partner. The General Partner is the sole general partner of the Issuer, holding a 2% general partner interest, the incentive distribution rights and the Restricted Common Units.
- 4. TWC indirectly beneficially owns (a) the common units that each of WE, Holdings, WES, Williams Pipeline and the General Partner directly beneficially own and (b) the incentive distribution rights and the 2% general partner interest held by the General Partner. WES directly beneficially owns 158,473 common units and indirectly beneficially owns (a) the common units that each of WE, Williams Pipeline and the General Partner directly beneficially own and (b) the incentive distribution rights in the Issuer and the 2% general partner interest in the Issuer held by the General Partner. MAPCO indirectly beneficially owns the common units that WE and Holdings directly beneficially own.
- 5. After the acquisition of the Wamsutter Ownership Interests, (a) the General Partner directly held 4,163,527 common units, (b) Holdings directly held 428,239 common units, (c) WES directly held 158,473 common units, (d) WE directly held 447,308 common units and (e) Williams Pipeline directly held 215,980 common units.
- 6. The reporting persons disclaim beneficial ownership of the reported securities except to the extent of their pecuniary interests therein, and this report shall not be deemed an admission that the reporting persons are beneficial owners of the reported securities for purposes of Section 16 or for any other purpose.

/s/ Brian K. Shore, Corporate
Secretary, The Williams
Companies, Inc.
/s/ Brian K. Shore, Corporate
Secretary, Williams Energy
Services, LLC
/s/ Brian K. Shore, Corporate
Secretary, Williams Partners
GP LLC
** 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.