FORM 4

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL								
OMB Number:	3235-0287							
Estimated average burden								
hours per response:	0.5							

Check this box if no longer subject to

	.6. Form 4 or Fo inue. See Instri	orm 5 obligations uction 1(b).				File	ed pursu or S	ant to Section ection 30(h)	n 16(a) of the In	of the	Securities E ent Compa	xchanç	ge Act	of 1934 )			hours	per respor	ise:	0.5
		eporting Person*  IPANIES INC	<u>C</u>					Name <b>and</b> IMS Partr								plicable) ector	)	Person(s)	10% Owner	- 1
(Last) ONE WIL	(F LIAMS CE	rirst) NTER	(Middle)				3. Date o	of Earliest Tr	ansactio	n (Moi	nth/Day/Yea	ır)			Offi bel	icer (giv	e title		Other (spec below)	ify
(Street) TULSA	0	ıK	74172			4	1. If Ame	endment, Da	te of Ori	ginal F	Filed (Month	/Day/Ye	ear)		Foi	m filed	by One F	up Filing (Check Applicable Line) One Reporting Person More than One Reporting Person		
(City)	(S	State)	(Zip)																	
			Table	I - No	on-De	eriv	ative	Securitie	s Acq	uired	d, Dispos	sed o	f, or I	Beneficiall	y Owned					
1. Title of Se	curity (Instr.	3)		Date	nsactio h/Day/Y		Exect if any	eemed ution Date, th/Day/Year)	3. Transa Code (I 8)		4. Securiti Disposed	es Acqı Of (D) (	uired ( <i>F</i> Instr. 3	s, 4 and 5)	5. Amount of Securities Beneficially C Following Re Transaction(s	ported	6. Owne Form: D (D) or In (I) (Instr	Direct Beneficial Owners ndirect (Instr. 4)		ndirect nership
									Code	v	Amount		(A) or (D)	Price	(Instr. 3 and 4	<i></i>				
Common Uinterests	ommon Units representing limited partner iterests		02/19/2008				С		7,000,0	00	A	\$0.0000	11,613,5	27	]	I	See Footnotes <sup>(1)(2)</sup> (3)(5)(6)			
			Tal	ole II										eneficially ecurities)	Owned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution I if any (Month/Day	Date,	Code (Ins				6. Date Exerci Expiration Dat (Month/Day/Ye		te	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		nderlying	8. Price of Derivative Security (Instr. 5)	9. Num derivat Securi Benefi Owned Follow Report	ive ties cially ing ed	10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	Ownership (Instr. 4)	
					Code		(A)	(D)	Date Exercis	able	Expiration Date	Title	N N	mount or lumber of shares		Transaction(s (Instr. 4)				
Subordinated Units representing limited partner interests	(3)	02/19/2008			С			7,000,000	(3)		(4)	Comn Unit		<sup>7</sup> ,000,000 <sup>(2)(3)</sup>	(3)		0	I	See Footnotes <sup>(1)(2)(3)</sup> (5)(6)	
		eporting Person*  IPANIES INC	<u>C</u>				,								,	,		,	•	
(Last) ONE WIL	LIAMS CE	(First) NTER	(N	1iddle)																
(Street)		OK	74	4172																
(City)		(State)	(Z	ip)																
		eporting Person* Services, LL(	<u> </u>					1												

## **Explanation of Responses:**

ONE WILLIAMS CENTER

(Last)

(Street) TULSA

(City)

- 1. The Williams Companies, Inc. ("TWC") directly or indirectly owns 100% of each of Williams Partners GP LLC (the "General Partner"), Williams Partners Holdings LLC ("Holdings"), Williams Energy Services, LLC ("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"). Pipeline and the General Partner. The General Partner is the sole general partner of the Partnership, holding a 2% general partner interest in the Partnership, the incentive distribution rights in the Partnership and common units.
- 2. At the closing of the Partnership's initial public offering on August 23, 2005, each of Holdings, WES, WE and Williams Pipeline contributed certain assets to the Partnership and in exchange, among other things, (a) Holdings received 2,398,139 subordinated units, (b) WES received 887,450 subordinated units, (c) WE received 2,504,925 subordinated units and (d) Williams Pipeline received 1,209,486 subordinated units.
- 3. The 7,000,000 subordinated units converted into common units on a one-for-one basis for no additional consideration on February 19, 2008, after the Partnership satisfied certain financial tests for early termination of the subordination period set forth in the Amended and Restated Agreement of Limited Partnership of the Partnership, as amended (the "Partnership Agreement"). Following conversion of the subordinated units, the General Partner directly held 3,363,527 common units, Holdings directly held 2,826,378 common units, WES directly held 1,045,923 common units, WE directly held 2,952,233 common units and Williams Pipeline directly held 1,425,466 common units.
- 4. The subordinated units do not have an expiration date.

(First)

OK

(State)

(Middle)

74172

(Zip)

- 5. TWC indirectly beneficially owns (a) the common units that each of WE, Holdings, WES and Williams Pipeline directly beneficially own and (b) the incentive distribution rights in the Partnership, the 2% general partner interest in the Partnership and the common units held by the General Partner. WES directly beneficially owns the common units noted above and indirectly beneficially owns (a) the common units that each of WE and Williams Pipeline directly beneficially own and (b) the incentive distribution rights in the Partnership, the 2% general partner interest in the Partnership and the common units held by the General Partner.
- 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, Williams Energy

Services, LLC

\*\* Signature of Reporting Person

Date

02/19/2008

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.