FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT	OF CHANGES	IN BENEFICIAL	OWNERSHIP

235-0287
0.5

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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

				T]			(Check all applica X Director	,	10% Ow	mor
		est Transa	action (M	lonth/Day/Year			Other (specify			
	4. If Amendme	nt, Date o	f Origina	l Filed (Month/l	Day/Yea			int/Group Filing	(Check App	olicable
							X Form file		•	- 1
Derivat	ive Securit	ies Acc	uired,	Disposed	of, or	Benefic	ially Owned			
	if any	Cod						6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Indirect E	Beneficial
		Cod	de V	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)			
3/2022		М	1	6,028	A	\$0.00	29,301,078	D		
3/2022		A		11,481(1)	A	\$0.00	29,312,559	D		
							1,112,069	I		CD Stock gs,
							1,941,721	I	By: Av.	atar BW.
							328,383	I		ny, Ltd.
							51,701	I		
							15,987,283	I	Davis 2	2008
							121,117	I	Stock	atar gs, LP ⁽⁷⁾
							28,203,003	I	ETC St	ock
							3,557,757	I		
							4,768,027	I	2008 Grando	hildren's
							4,768,027	I	Davis 2 Grando	2008 hildren's
ate, Tra	nsaction of Deri Sec Acq (A) Disp of (I (Instr.	umber 6. Date E Expiratio (Month/D uired or oosed D) tr. 3, 4		xercisable and n Date	7. Title and Amount of Securities Underlying		8. Price of Derivative Security (Instr. 5)	derivative Securities Beneficially Dwned Following Reported Fransaction(s)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
	Derivat saction //Day/Year) 3/2022 3/2022 erivative.g., put 4. Trac	Derivative Securitie Execution Dail fany (Month/Day/Y) 3/2022 3/2022 erivative Securitie Execution Dail fany (Month/Day/Y) 8.5. N Tansaction Code (Instr. 8) 4. If Amendment Amendment Annual Code (Instr. 8) erivative Securitie Execution Dail fany (Month/Day/Y) 5. N Tansaction Code (Instr. 8) erivative Securitie Execution Dail fany (Month/Day/Y)	Derivative Securities Accompliance (Month/Day/Year) Perivative Securities Accompliance (Month/Day/Year) 2A. Deemed Execution Date, if any (Month/Day/Year) 2B. S. Deemed Execution Date, if any (Month/Day/Year) 2B.	Derivative Securities Acquired, Saction (Month/Day/Year) 2A. Deemed Execution Date, if any (Month/Day/Year) Code (Instr. 8) 3. Transaction Code (Instr. 8) Code V 3/2022 M 3/2022 A 4. Transaction Code (Instr. 8) Code V 3/2024 A 4. Transaction Code (Instr. 8) Code V 5. Number of Original Street (Instr. 8) 6. Date Expiration Servicities Acquired (Month/D Servicities Acquired (North/D Servicities Acquired	erivative Securities Acquired, Disposed Saction (Month/Day/Year) A. Securities Acquired, Disposed Of (Day/Year)	A. If Amendment, Date of Original Filed (Month/Day/Year) Derivative Securities Acquired, Disposed of, or Execution Date, if any (Month/Day/Year) Day/Year Day/Year	Derivative Securities Acquired, Disposed of, or Beneficial Secution Date, if any (Month/Day/Year) A Deemed A Deemed A Disposed of A Disposed of Dispose	A. It Amendment, Date of Original Filed (Month/Day/Year) 4. It Amendment, Date of Original Filed (Month/Day/Year) 5. Individual or Jo Line) X. Form file	10/103/2022	A. If Amendment, Date of Original Filed (Month/Day/Year) A. If Amendment, Date of Original Filed (Monthment, Date of Original

		Т	able II - Deriva (e.g.,					, options,	converti			Owned			
1. Title of	2.	3. Transaction	3A. Deemed	€ ode		ξA)N	ı (nDi) er	ExDectisEbatero		7itletle an		8. Price of	9. Number of	10.	11. Nature
Phantom	or Exercise Price of Derivative	(Month/Day/Vear) 01/03/2022	Execution Date, if any (Month/Day/Year)	Transa Code (8) ^M		Deriv Secu Acqu	11	(Month/Day/Y 01/03/2022		Commons UlUnits/in Derivative	2,519	Derivative Security (Ins)	Securities Bene ^{2,519} ly Owned	Ownership Form: Direc (D) or Indirect	of Indirect Beneficial Ownership (Instr. 4)
Explanatio	n SACHEESpons	es:				(A) o				(Instr. 3 ar	nd 4)		Following Reported	(I) (Instr. 4)	
contingent up	on the reportin	g person's continued	Amended and Restat service on the Board	of the g	gy Trans eneral p	sf or (D ca (imst i) Long-' ro3, t 4 e l	Partnership on e	ach applicabl			ry 2, 2025 an	d Thansaction(s)y (Instr. 4)	2, 2027, gene	rally
2. The report	ed units are ow	ned directly by RCD	Stock Holdings, LLC	C, a limit	ed liabi	ility co	hpany	owned by Mr. I	Davis.				_	_	_
3. The report	ed units are ow	ned directly by Avata	ar BW, Ltd. a limited	partners	hip, of v	which	Mr. Da	vis is the owner	of the genera	l partner.		•			•
4. The report	ed units are ow s except to the	ned directly by ET C	ompany, Ltd. The representations of the company of	oorted ur	nits repr	resent t	the estir	nated pro rata ii	nterest of Mr.	Davis in ET	Company, Amount	Ltd. Mr. Dav	is disclaims benef	icial ownershi	p of the
5. The report	ed units are ow	ned directly by Avata	ar Holdings LLC, a li	mited lia	bility c	ompan	ıy owne	d by Mr. Davis			or Number	•			
6. The report	ed units are ow		inda Davis 2008 Fan	ilv Trus						ouse is trust Title	of ee of the tr Shares	ust. Mr. Davi	s disclaims benefi	cial ownership	of the

- 7. The reported units are owned directly by Avatar Stock Holdings, LP, a limited partnership of which Mr. Davis is the owner of the general partner.
- 8. The reported units are owned directly by Avatar ETC Stock Holdings LLC, a limited liability company owned by Mr. Davis.
- 9. The reported units are owned directly by Avatar Investments, LP, a limited partnership, of which Mr. Davis is the owner of the general partner.
- 10. The reported units are owned directly by the Ray Davis 2008 Grandchildren's Trust for the benefit of Mr. Davis' grandchildren. Mr. Davis is the trustee of the trust. Mr. Davis disclaims beneficial ownership of the reported units except to the extent of his pecuniary interest therein if any.
- 11. The reported units are owned directly by the Linda Davis 2008 Grandchildren's Trust for the benefit of Mr. Davis' grandchildren. Mr. Davis' spouse is the trustee of the trust. Mr. Davis disclaims beneficial ownership of the reported units except to the extent of his pecuniary interest therein if any.
- 12. Phantom units granted under the Amended and Restated Energy Transfer LP Long-Term Incentive Plan that may vest in Partnership units, cash or other securities and is generally contingent upon the reporting person's continued service on the Board of the general partner of the Partnership on each applicable vesting date.
- 13. Not applicable.

Remarks:

Peggy J. Harrison, Attorney-infact for Mr. Davis 01/05/2022

** 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.