FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	DC	20549
vvasiliigton,	D.C.	20040

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

IJ	OMB APPROVAL								
	OMB Number: 3235-0287								
I	Estimated average burden								
II	hours nor resnance.	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

Name and Address of Reporting Person* DAVIS RAY C			2. Issuer Name and Ticker or Trading Symbol Energy Transfer LP [ET]						5. Relationship of Reporting Person(s) (Check all applicable) X Director 10			o) to Issuer .0% Owner				
(Last) 5950 SH	,	irst) NE, SUITE 550	(Middle)	3. Date of 12/10/20		Transac	tion (I	Month/Day/Yea	ar)		Officer (g below)	Other (sp below)	pecify			
(Street)	4. If Amendment, Date of Original Filed (Month/Day/Year)						6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person									
(City)	(Si	tate)	(Zip)													
		Tab	le I - Non-Deriv	ative Sec	ative Securities Acquired, Disposed of, or Benefi						cially Owned					
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Year)		Execution r) if any	2A. Deemed Execution Date, if any (Month/Day/Year)		ction Instr.	5)		5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Indirect E	Beneficial					
						Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)					
Common	Units		12/10/2021			A		134,242	A	\$7.4492	29,293,550	D				
Common	Units										1,112,069	I	By: RC Holding LLC ⁽¹⁾	D Stock gs,		
Common	Units										1,941,721	I	By: Ava Ltd. ⁽²⁾	atar BW.		
Common	Units										328,383	I	By: ET Compar	ny, Ltd.		
Common	Units										51,701	I	By: Ava Holding LLC ⁽⁴⁾			
Common	Units										15,987,283	I	By: Lin Davis 2 Family	800		
Common	Units										121,117	I	By: Ava Stock Holding			
Common	Units										28,203,003	I	By: Ava ETC St Holding LLC ⁽⁷⁾	ock		
Common	Units										3,557,757	I	By: Ava Investm LP ⁽⁸⁾			
Common	Units										4,768,027	I	By: Ray 2008 Grandcl Trust ⁽⁹⁾	Davis hildren's		
Common	Units										4,768,027	I	By: Lin Davis 2 Grandcl Trust ⁽¹⁰⁾	008 hildren's		
		Т	able II - Deriva													
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any	uts, calls, 4. Transaction Code (Instr. 8)	on of		Date E	exercisable and on Date Day/Year)	7. Ti of So Undo	Securities tle and Amo ecurities erlying vative Secur r. 3 and 4)	8. Price of Derivative Security (Instr. 5)	lerivative Securities I Beneficially I Owned (10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)		

		Т	able II - Deriva (e.g., ¡				uired, Dis s, options	converti	ľ	lor 1	Owned			
1. Title of	2. Conversion	3. Transaction	3A. Deemed	€ ode Transa		(5A)Num(De)r	Expertise Eleter		7itTetle an		8. Price of	9. Number of	10. Ownership	11. Nature
Phantom Units. 3)	or Exercise Price or Derivative	(Month/Day/Year)	if any (Month/Day/Year)	Code (Derivative Securities Acquired	(Month/Day/		Common ¹ D _{(Units} ive	10,047	Security (Instr. 5)	Securities Benchary Owned	Form: Direct (D) or Indirect	Beneficial Ownership (Instr. 4)
	अप्राधिक्र ons ed units are ow		Stock Holdings, LLC	C, a limi	ted liabi	(A) or Disposed	owned by Mr.	Davis.	[`	, I		Following Reported Transaction(s)	(I) (Instr. 4)	, ,
2. The report	ed units are ow	ned directly by Avata	ar BW, Ltd. a limited	partners	hip, of v	w(Instruß, Da	vis is the owne	r of the genera	al partner.			(Instr. 4)		•
		ned directly by ET C extent of his pecunia	ompany, Ltd. The repry interest therein.	oorted u	nits repr	esent the esti	mated pro rata	interest of Mr.	Davis in E	Γ Company,	Ltd. Mr. Dav	vis disclaims bene	ficial ownershi	p of the
4. The report	ed units are ow	ned directly by Avata	ar Holdings LLC, a li	mited li	ability c	ompany own	ed by Mr. Davi	5.				•	•	•
			inda Davis 2008 Fam ry interest therein if a		t for the	benefit of M	Ir. Davis' family	. Mr. Davis' s			ıst. Mr. Davi	s disclaims benefi	cial ownership	of the
6. The report	ed units are ow	ned directly by Avata	ar Stock Holdings, LI	, P, a limit	ed partr	ership of wh	ich Mr. Davis i	the owner of	the general	• Amount • partner.				•
7. The report	ed units are ow	ned directly by Avata	ar ETC Stock Holding	gs LLC,	a limite	d liability co	• m <u>p</u> any owned l	y Mr. Davis.		Number				•
8. The report	ed units are ow		ar Investments, LP, a						e sale ral pa	of Tishares				

^{9.} 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.

Remarks:

Peggy J. Harrison, Attorney-infact for Mr. Davis

** 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.

^{10.} 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.

^{11.} 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 services on the Board of the general partner of the Partnership on each applicable vesting date.