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Blueknight Energy Partners, L.P. Form 4

September 27, 201	6									
FORM 4			an aru						PPROVAL	
	UNITED	STATES					COMMISSION	N OMB Number:	3235-028	37
Check this box if no longer subject to STATEMENT OF CHANGES IN BENEFICIAL OWNERSH						WNERSHIP OF	Expires:	January 3 200 average		
Section 16. Form 4 or Form 5 Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934,							burden hou response	urs per	.5	
obligations	-	(a) of the H	Public U	tility Hol	ding Con		of 1935 or Section			
(Print or Type Respon	ses)									
1. Name and Address of Reporting Person <u>*</u> CB-Blueknight, LLC			2. Issuer Name and Ticker or Trading Symbol			c	5. Relationship of Reporting Person(s) to Issuer			
		Blueknight Energy Partners, L.P. [BKEP] (Che				ck all applicable)				
(Last) (F 200 CLARENDO	, ,	Middle)	3. Date of Earliest Transaction (Month/Day/Year) 11/12/2010				Director X 10% Owner Officer (give title X Other (specify below)			
STREET, FLOOP			11/12/2	2010			Direct	tor by Deputizat	tion	
(Street) 4. If Amendment, Date Filed(Month/Day/Year)			-	I	6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person					
BOSTON, MA 02	2116						_X_ Form filed by Person			
(City) (S	state)	(Zip)	Tab	le I - Non-I	Derivative	Securities A	cquired, Disposed	of, or Beneficia	lly Owned	
	nsaction Date h/Day/Year)	2A. Deeme Execution any (Month/Da	Date, if	3. Transactio Code (Instr. 8) Code V	Disposed (Instr. 3, 4	(A) or of (D)	Securities	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Reminder: Report on a	a senarate line	e for each cla	ass of sec				or indirectly			
Accounter. Report on a	a separate find				Perso inform requir	ns who rest ation cont ed to respo ys a curre	spond to the colle ained in this form and unless the fo ntly valid OMB co	n are not rm	SEC 1474 (9-02)	

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5. Number of Derivative	6. Date Exercisable and Expiration
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transaction	Securities Acquired (A) or	Date

Security (Instr. 3)	or Exercise Price of Derivative Security		any (Month/Day/Year)	Code (Instr. 8) Code V	Disposed of ((Instr. 3, 4, an (A)	· ·	(Month/Day/Year Date Exercisable	,
Subordinated Units (1) (2)	<u>(2)</u>	11/12/2010		Р	6,285,252		(2)	(2)
Subordinated Units (3)	<u>(3)</u>	09/14/2011		D		6,285,252	(2)	(2)
Series A Preferred Units (4)	\$ 6.5	11/09/2011		D		1,612,747	(5)	(5)
Convertible Subordinated Debentures <u>(6</u>	<u>(6)</u>	11/09/2011		D		0 (6)	12/31/2011 <u>(6)</u>	12/31/2011 <u>(6)</u>

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Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
CB-Blueknight, LLC 200 CLARENDON STREET FLOOR 54 BOSTON, MA 02116		х		Director by Deputization		
CHARLESBANK CAPITAL PARTNERS LLC 200 CLARENDON STREET, FLOOR 54 BOSOTON, MA 02116		Х		Director by Deputization		
Charlesbank Equity Fund VII GP, Limited Partnership 200 CLARENDON STREET, FLOOR 54 BOSTON, MA 02116	Director by Deputization					
Charlesbank Equity Fund VII, Limited Partnership 200 CLARENDON STREET, FLOOR 54 BOSTON, MA 02116		Director by Deputization				
Signatures						
/s/ Jon M. Biotti, Jon M. Biotti, Managing Director of CB	09/27/2016					
<u>**</u> Signature of Reporting Perso	Date					
/s/ Jon M. Biotti, Jon M. Biotti, Managing Director of Ch general partner of Charlesbank Equity Fund VII GP, Limi Charlesbank Equity Fund VII	09/27/2016					
**Signature of Reporting Perso	on			Date		

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/s/ Jon M. Biotti, Jon M. Biotti, Managing Director of Charlesbank Capital Partners, LLC,	
general partner of Charlesbank Equity Fund VII GP, Limited Partnership	09/27/2016
**Signature of Reporting Person	Date
/s/ Jon M. Biotti, Jon M. Biotti, Managing Director of Charlesbank Capital Partners, LLC	09/27/2016
**Signature of Reporting Person	Date

Explanation of Responses:

- * 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).

As previously disclosed in Blueknight Energy Partners, L.P.'s (the "Issuer") Form 10-K for the fiscal year ended December 31, 2010 (the "2010 Form 10-K"), pursuant to the Purchase, Sale & Co-Investment Agreement by and between CB-Blueknight, LLC

(1) (Interspectrum 10 R), parsuant to the Futernase, balle & Community Rightenness of and between CD Didekinght, DDC ("Charlesbank Holding") and Blueknight Energy Holding, Inc. ("Vitol Holding") dated as of October 21, 2010, on November 12, 2010 Vitol Holding sold 6,285,252 Subordinated Units (the "Subordinated Units") of the Issuer to Charlesbank Holding.

As of November 12, 2010 and as of September 14, 2011, the Subordinated Units had no expiration date and were convertible on a one-for-one basis into Common Units representing limited partner interests of the Issuer ("Common Units") at the end of the

(2) subordination period, as set forth in the Issuer's Third Amended and Restated Agreement of Limited Partnership, dated as of October 25, 2010, filed with the Securities and Exchange Commission as Exhibit 3.1 to the Issuer's Current Report on Form 8-K filed with the Securities and Exchange Commission on October 25, 2010 (the "Form 8-K").

As previously disclosed in the Issuer's Current Report on Form 8-K filed with the Securities and Exchange Commission on September
 (3) 14, 2011, the outstanding Subordinated Units were cancelled on September 14, 2011 pursuant to the adoption of the Fourth Amended and Restated Agreement of Limited Partnership of the Issuer.

As previously disclosed in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2011 (the "2011 Third Quarter 10-Q"), on November 9, 2011, the Issuer repurchased 1,612,747 of the Series A Preferred Units representing limited partner interests of the Issuer (the "Preferred Units") for an aggregate of \$10,608,194.65 (being \$6.50 per Preferred Unit and \$0.078

(4) partner interests of the Issuer (the "Preferred Units") for an aggregate of \$10,608,194.65 (being \$6.50 per Preferred Unit and \$0.078 per Preferred Unit as a pro-rata distribution amount) from each of Charlesbank Holding and Vitol Holding, after which each of Charlesbank Holding and Vitol Holding retained 9,156,484 Preferred Units.

The Preferred Units have no expiration date and are convertible at any time, in whole or in part, on a one-for-one basis into Common Units representing limited partner interests of the Issuer at the holder's election as set forth in the Fourth Amended and Restated Agreement of Limited Partnership of the Issuer, dated September 14, 2011 and filed with the Securities and Exchange Commission as

(5) Agreement of Limited Partnership of the Issuer, dated September 14, 2011 and filed with the Securities and Exchange Commission as Exhibit 3.1 to the Issuer's Current Report on Form 8-K filed on September 14, 2011.

As previously disclosed in the 2011 Third Quarter 10-Q, on November 9, 2011, the Issuer redeemed the Convertible Debenture for a price equal to its face value of \$25,000,000, plus the accrued and unpaid interest thereon. If not otherwise redeemed, the Convertible Debenture was to mature on December 31, 2011 and, on such date, all outstanding principal and any accrued and unpaid interest were to automatically convert into Preferred Units. The terms of the Convertible Debenture are described more fully in the Form 8-K.

As of each transaction date reported herein, these securities were owned directly by Charlesbank Holding. This form is jointly filed by Charlesbank Holding, Charlesbank Equity Fund VII, Limited Partnership ("Fund VII"), Charlesbank Equity Fund VII GP, Limited

(7) Partnership ("Equity VII GP") and Charlesbank Capital Partners, LLC ("Charlesbank"). Fund VII is the manager of Charlesbank Holding and may be deemed to indirectly beneficially own the securities of the Issuer held by Charlesbank Holding but disclaims beneficial ownership except to the extent of its pecuniary interest therein.

Equity VII GP is the general partner of Fund VII and may be deemed to indirectly beneficially own the securities of the Issuer held by Fund VII but disclaims beneficial ownership except to the extent of its pecuniary interest therein. Charlesbank is the general partner of Equity VII GP and therefore may be deemed to indirectly beneficially own the securities of the Issuer held by Equity VII GP, but

(8) Liquity VII of and increase may be deemed to indirectly bencherary own the securities of the issuer held by Equity VII OF, but disclaims beneficial ownership except to the extent of its pecuniary interest therein. Charlesbank serves as the investment advisor to Fund VII and the investment adviser or general partner to certain other affiliated funds that have a pecuniary interest in the securities of the Issuer owned by Charlesbank Holding but do not control Charlesbank Holding.

Remarks:

Charlesbank Holding owns 50% of the equity interests in Blueknight GP Holding, LLC ("GP Holding"), which owns 100% of

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.