FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

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

200 WEST STREET

NY

(State)

10282

(Zip)

NEW YORK

(City)

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

		-orm 5 obligations													<u> </u>				
may con	itinue. See Inst	ruction 1(b).		F	iled p						Exchange any Act of		1934						
1. Name and Address of Reporting Person* GOLDMAN SACHS GROUP INC				2. Issuer Name and Ticker or Trading Symbol EnLink Midstream, LLC [ENLC]								Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner							
3. Date of						Date of Earliest Transaction (Month/Day/Year) /14/2019						Officer (give title below)	е	X	Other (s	I			
200 WEST STREET				4. If Amendment, Date of Original Filed (Month/Day/Year)							6. Individ	Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person							
(Street) NEW YORK NY 10282			05/20/2019							X									
(City)	((State)	(Zip)																
1 Title of C	Sacurity (Inct	· 2)	Table I - No	т —			ecuriti	-	uired,	Disp					5. Amount of	_	6. Owne	rehin	7. Nature of
1			Date	2. Transaction Date (Month/Day/Year)		Execution Date, if any (Month/Day/Year)		Transaction Code (Instr.		4. Securities Acquired (A) o Disposed Of (D) (Instr. 3, 4 a				Securities Beneficially Owned Following Reported		Form: Direct (D) or Indirect (I)	irect (D) ect (I)	Indirect Beneficial Ownership	
								Code	v	Amount		A) or D)	Price	Transaction(s) (Instr. 3 and 4)				(Instr. 4)	
			Table II								sed of, onvertible				ed				
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 (Month/Day/Year)	Transaction of Code (Instr. 8) Ac or of		of De Secu Acqu or Di of (D	Derivative Expiration		Exercisable and on Date Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s)	For Dire or I	nership m: ect (D) ndirect Instr. 4)		e of Indirect I Ownership	
				Code	v	(A)	(D)	Date Exercisat		oiration e	Title	Amou Numb Share	er of		(Instr. 4)				
Series B Cumulative Convertible Preferred Units ⁽³⁾	(3)	05/14/2019		J ⁽³⁾		147,8	887	(3)		(3)	Common Units	170,0	070.05	(3)	59,302,666		Ι	See footnotes	(1)(2)(3)(4)(5)(6)(7)(
		Reporting Person	P INC											,					
(Last) 200 WES	ST STREET	(First)	(Middle)																
(Street) NEW YO	ORK	NY	10282																
(City)		(State)	(Zip)																
		Reporting Person *																	
(Last)		(First)	(Middle)																

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<u>INFRASTRUC</u>	CTURE PARTI	NEKS III, L.P.
(Last)	(First)	(Middle)
200 WEST STRE	, ,	(maaio)
Street)		
NEW YORK	NY	10282
(City)	(State)	(Zip)
I. Name and Address	of Reporting Person *	
WEST STREE	T EUROPEAN	N INFRASTRUCTURE
<u>PARTNERS II</u>	<u>I, L.P.</u>	
(1 4)	(First)	(M: 1-II-)
(Last) 200 WEST STRE	(First)	(Middle)
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NEW YORK	NY	10282
(Cit.)	(04-4-)	(7 !)
(City)	(State)	(Zip)
	of Reporting Person*	
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(Last)	(First)	(Middle)
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1. Name and Address	of Reporting Person*	
West Street En	nergy Partners C	Offshore AIV-1, L.P.
(Last)	(First)	(Middle)
200 WEST STRE	ET	
(Street)		
NEW YORK	NY	10282
-		
(City)	(State)	(Zip)
1. Name and Address	of Reporting Person*	
West Street Er	nergy Partners C	Offshore Holding-B AIV-
1, L.P.		
(Last)	(First)	(Middle)
200 WEST STRE	ET	
(Street)		
NEW YORK	NY	10282
(City)	(State)	(Zip)

Explanation of Responses:

- 1. This statement is being filed by The Goldman Sachs Group, Inc. ("GS Group"), Goldman Sachs & Co. LLC ("Goldman Sachs"), West Street International Infrastructure Partners III, L.P. ("WS International"), West Street European Infrastructure Partners III, L.P. ("WS European"), West Street Global Infrastructure Partners III, L.P. ("WS Global"), Broad Street Principal Investments, L.L.C. ("BS Principal"), West Street Energy Partners Offshore B AIV-1, L.P. ("WS Offshore B"), West Street Energy Partners AIV-1, L.P. ("WS AIV"), West Street Energy Partners Offshore Holding B AIV-1, L.P. ("WS Holdings B"), Broad Street Infrastructure Advisors III, L.L.C. ("BS Infrastructure"), (continued in footnote 2)
- 2. and Broad Street Energy Advisors AIV-1, L.L.C. ("BS Energy AIV"), and together with WS International, WS European, WS Global, BS Principal, WS Offshore B, WS AIV, WS Offshore AIV, WS Holdings B, BS Energy AIV and BS Infrastructure, the ("GS Entities"), WSIP Egypt Holdings, LP ("WSIP") and WSEP Egypt Holdings, LP ("WSEP"), and together with WSIP, GS Group, Goldman Sachs and the GS Entities, the ("Reporting Persons"). Due to the electronic system's limitation of 10 Reporting Persons per joint filing, this statement is being filed in duplicate.
- 3. On May 14, 2019, (i) EnLink MidStream Partners, LP ("ENLK") issued to Enfield Holdings, L.P. ("Enfield Holdings") 147,887 Series B Cumulative Convertible Preferred Units (the "Series B Preferred Units") as partial payment for the quarterly distribution declared on the Series B Preferred Units, and (ii) EnLink Midstream, LLC (the "Issuer") issued to Enfield Holdings an equal number of Class C Common Units (the "Class C Common Units"). Pursuant to the terms of the Tenth Amended and Restated Agreement of Limited Partnership of ENLK, dated as of January 25, 2019, Enfield Holdings may exchange all or a portion of its Series B Preferred Units (along with a corresponding number of Class C Common Units) at any time for Common Units of the Issuer on a 1-for-1.15 basis, subject to certain adjustments. The right to exchange is not subject to an expiration date.
- 4. The GS Entities are the direct or indirect beneficial owners of WSIP and WSEP, which hold 100 shares of common stock, and have appointed one of the two directors, of Enfield Holdings Advisors, Inc., which is the general partner of Enfield Holdings, which directly holds the Series B Preferred Units reported herein.
- 5. Because of the relationship by and between the GS Entities, WSIP and WSEP on the one hand and Enfield Holdings on the other hand, the GS Entities, WSIP and WSEP may be deemed (for purposes of Rule 13d-3(a) and Rule 16a-1(a) only and not for any other applicable purpose), to beneficially own the securities reported herein to the extent of the greater of their respective direct or indirect pecuniary interests in the profits or capital accounts of Enfield Holdings.
- 6. For purposes of Rule 13d-3(a) and Rule 16a-1(a) only (and not for any other applicable purpose), GS Group and Goldman Sachs may be deemed to beneficially own indirectly the securities reported herein to the extent of the greater of their respective direct or indirect pecuniary interests in the profits or capital accounts of Enfield Holdings, as (i) Goldman Sachs is an investment manager of certain of the GS Entities, (ii) Goldman Sachs is a subsidiary of GS Group, and (iii) affiliates of Goldman Sachs and GS Group are the general partner, managing limited partner, managing partner or investment manager of the GS Entities.
- 7. The Reporting Persons disclaim beneficial ownership of the securities reported herein except to the extent of their pecuniary interest therein, if any, and this report shall not be deemed an admission that any such Reporting Person is the beneficial owner of, or has any pecuniary interests in, such securities for purposes of Section 16 of the Securities and Exchange Act of 1934, as amended, or for any other purpose.
- 8. Form 4 amended on May 20, 2019 to include the updated Power of Attorney for Goldman Sachs Group, Inc.

Remarks:

/s/Jamison Yardley	05/20/2019
/s/Jamison Yardley	05/20/2019
** 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.

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POWER OF ATTORNEY<br />
<br />
KNOW ALL PERSONS BY THESE PRESENTS that<br/>>
THE GOLDMAN SACHS GROUP, INC. (the "Company") does hereby make,  />
constitute and appoint each of Jamison Yardley, <br />
Jennifer G. Lee and Jess J. Morrison, acting individually, <br />
its true and lawful attorney, to execute and deliver in its<br/>br />
name and on its behalf whether the Company is acting<br/>>br />
individually or as representative of others, any and all <br/>
filings required to be made by the Company under the <br/> />
Securities Exchange Act of 1934, (as amended, the "Act"), <br />
with respect to securities which may be deemed to be<br/>be />
beneficially owned by the Company under the Act, giving<br/>>br />
and granting unto each said attorney-in-fact power and <br/>/>
authority to act in the premises as fully and to all<br/><br/>>
intents and purposes as the Company might or could do<br />
if personally present by one of its authorized signatories, <br/>>
hereby ratifying and confirming all that said attorney-in-fact<br/>br />
shall lawfully do or cause to be done by virtue hereof.<br/>>
 <br />
THIS POWER OF ATTORNEY shall remain in full force and <br />
effect until the earlier of (i) <br />
April 10, 2022 and (ii) such time that it is revoked<br />
in writing by the Company; provided that in the event<br/>>br />
the attorney-in-fact ceases to be an employee of the Company<br/>br />
or its affiliates or ceases to perform the function in<br/><br/>>
connection with which he/she was appointed attorney-in-fact<br/>br \!\!\!/\!\!\!>
prior to such time, this Power of Attorney shall cease<br />
to have effect in relation to such attorney-in-fact upon<br/>br />
such cessation but shall continue in full force and <br/> />
effect in relation to any remaining attorneys-in-fact. <br
The Company has the unrestricted right unilaterally to<br/>>br />
revoke this Power of Attorney.
This Power of Attorney shall be governed by, <br />
and construed in accordance with, the laws of the State of<br/>
New York, without regard to rules of conflicts of law.<br/>
IN WITNESS WHEREOF, the undersigned has duly subscribed<br/>>br />
these presents as of April 16, 2019. <br />
 <br />
 <hr />
THE GOLDMAN SACHS GROUP, INC. <br />
<br />
By: /s/ Karen P. Seymour <br />
Name: Karen P. Seymour<br />
Title: Executive Vice President, General Counsel and Secretary<br/>>br />
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