SEC Form 3

FORM 3

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

OMB APPROVAL
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1: Marker and Hookings Advisors. Take (and (Find) (Mark) 30 COMMERCE STREET         2. Date of Exect Sequence Street (Decising (Randing Catanon) 30 COMMERCE STREET         2. Date of Exect Sequence Street (Decising (Randing Catanon) 30 COMMERCE STREET         2. Date of Exect Sequence Street (Decising (Randing Catanon) 30 COMMERCE STREET         2. Date of Exect Sequence Street (Decising (Randing Catanon) 30 COMMERCE STREET         2. Date of Exect Sequence (Decising (Randing Catanon) 30 COMMERCE STREET         2. Date of Exect Sequence (Decising (Randing Catanon) 30 COMMERCE STREET         2. Date of Exect Sequence (Decising (Randing Catanon) 30 COMMERCE STREET         2. Date of Exect Sequence (Decising (Randing Catanon) 30 COMMERCE STREET         2. Date of Exect Sequence (Decising (Randing Catanon) 30 COMMERCE STREET         2. Date of Exect Sequence (Decising (Randing Catanon) 30 COMMERCE Street (Decising (Randing Catanon) 30 COMMERCE STREET         3. Date of Exect Sequence (Decising (Randing Catanon) 30 COMMERCE STREET         3. Date of Exect Sequence (Decising (Randing Catanon) 30 COMMERCE STREET         3. Date of Exect Sequence (Decising (Randing Catanon) 30 COMMERCE STREET         3. Date of Catanon 30 COMMERCE STREET         3. Date of Cataoon 30 COMMERCE STREET         3. Date of Catanon 30 COM		or S	ection 30(h)	of the Investment Company Act of 194	.0				
(and) (and) (and) (bit)         (Addia) (bit)         <	Enfield Heldings Advisors Inc	Statement (Month/Day/Year)							
Energy of the transmission of trans	(Last) (First) (Middle)			(Check all applicable) Director X Officer (give title	10% Owner Other (speci	(M 6.	(Month/Day/Year) 6. Individual or Joint/Group Filing (Check		
Table I - Non-Derivative Securities Beneficially Owned       Anount of Securities Beneficially Owned (nstr. 4)       Sources in the intervention of the intervent	FORT WORTH TX 76102			below)	below)		Y Form filed b		
1. Title of Security (instr. 4)       2. Amount of Securities Beneficially Owned (instr. 4)       3. Ownership om: Direct (D) or indirect (I) (instr. 5)       4. Nature of Indirect Beneficial Ownership (instr. 5)         1. Title of Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible Securities 1. Title of Derivative Security (instr. 4)       2. Date Exercisable and Expiration Date (MontbOp/Year)       3. Title and Amount of Securities Underiving Outset Security (instr. 4)       4. Nature of Indirect Beneficial Ownership (instr. 5)       6. Nature of Indirect Form: Direct Option Person Person Indirect (I) Or indirect (I) Or Security       6. Nature of Indirect Convership (instr. 5)       8. Nature of Indirect Beneficial Ownership (instr. 5)         Secies B Cumulative Convertible Preferred Units <sup>(VIX)</sup> Image: Conversion Convership (instr. 5)       Title       Amount of Security       Sec Explanation of Responses <sup>(VIX)(XI)</sup> 8. Sec Explanation of Responses <sup>(VIX)(XI)</sup> Image: Convership (instr. 5)       8. Sec Explanation of Responses <sup>(VIX)(XI)</sup> 1. Name and Address of Reporting Person <sup>*</sup> Enfield Holdings, L.P.       (Middle) 301 COMMERCE STREET       1       Sec Explanation of Responses <sup>(VIX)(XI)</sup> 8. Sec Explanation of Responses <sup>(VIX)(XI)</sup> 1       Sec Explanation of Responses <sup>(VIX)(XI)</sup> 1. Name and Address of Reporting Person <sup>*</sup> Enfield Holdings, L.P.       (Middle) 301 COMMERCE STREET       (Middle) 301 COMMERCE	(City) (State) (Zip)	Table I - N	on-Deriva	ative Securities Beneficially	Owned				
It is of Derivative Security (Instr. 4) <ul> <li></li></ul>			2. Amount of Securities	3. Ownership 4. Nat Form: Direct (D) or 5)		iture of Indirect Beneficial Ownership (Instr.			
Expiration Date (MonthDay-results)     Derivative Security (Inst. 4)     Conversion (Securits)     Conversion (Securits)     Beneficial Ownership (Inst. 5)       Series B Cumulative Convertible Prefered Units <sup>11</sup> (2)     (2)     (2)     Conversion (Securits)     (3)     (3)     (1)     Sec Explanation of Responses (UCD)(4)       1. Neme and Address of Reporting Person' Enfield Holdings Advisors, Inc.     (Middle)     (4)									
Date ExercisableExpirationName PittleName NameDerivative Security(inst. 5)************************************	1. Title of Derivative Security (Instr. 4)	Expiration Date		Derivative Security (Instr. 4) Co		Conversion or Exercise	Form: Direct (D) or	Beneficial Ownership	
Series B Culturality Convertible Preferred Units       (a)       Columnon Units       (b)       (c)       (c				Title	Number of	Derivative			
Enfield Holdings Advisors, Inc.         (Last)       (First)       (Middle)         301 COMMERCE STREET         (Street)         FORT WORTH       TX       76102         (City)       (State)       (Zip)         1. Name and Address of Reporting Person       Enfield Holdings, L.P.         (Last)       (First)       (Middle)         301 COMMERCE STREET       (Middle)         301 COMMERCE STREET       (Street)         FORT WORTH       TX       76102	Series B Cumulative Convertible Preferred Units <sup>(1)(2)</sup>	(2)	(2)	Common Units	67,538,343	(2)	Ι	See Explanation of Responses <sup>(1)(2)(3)(4)</sup>	
301 COMMERCE STREET (Street) FORT WORTH TX 76102 (City) (State) (Zip) 1. Name and Address of Reporting Person* Enfield Holdings, L.P. (Last) (First) (Middle) 301 COMMERCE STREET (Street) FORT WORTH TX 76102									
FORT WORTH       TX       76102         (City)       (State)       (Zip)         1. Name and Address of Reporting Person <sup>*</sup> Enfield Holdings, L.P.         [Last)       (First)       (Middle)         301 COMMERCE STREET       (Street)         [Street]       76102									
1. Name and Address of Reporting Person*       Enfield Holdings, L.P.       (Last)     (First)       301 COMMERCE STREET       (Street)       FORT WORTH     TX			-						
Enfield Holdings, L.P. (Last) (First) (Middle) 301 COMMERCE STREET (Street) FORT WORTH TX 76102	(City) (State) (Zip)								
301 COMMERCE STREET (Street) FORT WORTH TX 76102	·								
FORT WORTH TX 76102									
(City) (State) (Zip)			_						
	(City) (State) (Zip)								

## Explanation of Responses:

1. Enfield Holdings Advisors, Inc. ("Enfield Holdings Advisors") is the general partner of Enfield Holdings, L.P. ("Enfield Holdings" and, together with Enfield Holdings Advisors, the "Reporting Persons"), which directly holds 58,728,994 Series B Cumulative Convertible Preferred Units (the "Series B Preferred Units") of EnLink MidStream Partners, LP and 58,728,994 Class C Common Units (the "Class C Common Units") of EnLink Midstream, LLC (the "Issuer").

2. Pursuant to the terms of the Tenth Amended and Restated Agreement of Limited Partnership of EnLink MidStream Partners, LP, 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.

3. Affiliates of The Goldman Sachs Group, Inc. and affiliates of TPG Global, LLC own interests in Enfield Holdings Advisors and are making separate Form 3 filings.

4. Pursuant to Rule 16a-1(a)(4) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), this filing shall not be deemed an admission that the Reporting Persons are, for purposes of Section 16 of the Exchange Act or otherwise, the beneficial owners of any equity securities in excess of their respective pecuniary interests.

## Remarks:

(5) The Reporting Persons are jointly filing this Form 3 under Exchange Act Rule 16a-3(j).

/s/ Michael LaGatta, Vice
President, Enfield Holdings
Advisors, Inc. (5)

02/04/2019

/s/ Michael LaGatta, Vice President, Enfield Holdings Advisors, Inc., general partner of Enfield Holdings, L.P. (5) \*\* Signature of Reporting Person

02/04/2019

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

 $^{\star}$  If the form is filed by more than one reporting person, see Instruction 5 (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.