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Sanchez Production Partners LLC Form 4 December 17, 2014

Units

Units)

(Class B

12/15/2014

December	17, 2014											
FORM 4 UNITED STATES SECURITIES AND EXCHANCE COMMISSION									OMB APPROVAL			
Washington, D.C. 20549							AMISSION	OMB Number:	3235-02	87		
Check t if no los subject Section Form 4	nger to STATE 16.	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES									January 31, 2005 average rs per 0.5	
Form 5 obligati may co <i>See</i> Inst 1(b).	ons ntinue. Section 17	(a) of the H	Public U	Jtility Hol	ldi	Securities E ng Compan Company Ac	y Ac	t of 19	ct of 1934, 35 or Section	response		
(Print or Type	Responses)											
1. Name and Sanchez E		2. Issuer Name and Ticker or Trading Symbol Sanchez Production Partners LLC [SPP]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
(Last) 1000 MAI	Middle) TE 3000	3. Date of Earliest Transaction (Month/Day/Year) 12/15/2014					_	_X_ Director _X_ 10% Owner Officer (give titleOther (specify below)below)				
	4. If Amendment, Date Original Filed(Month/Day/Year)					Apj	 6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person 					
HOUSTON	N, TX 77002							_X Per	Form filed by M	ore than One Rep	porting	
(City)	(State)	(Zip)	Tal	ole I - Non-	De	rivative Secur	ities .	Acquire	ed, Disposed of,	or Beneficiall	y Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deeme Execution I any (Month/Day	Date, if	3. Transaction Code (Instr. 8)		4. Securities Acquired or Disposed of (D) (Instr. 3, 4 and 5)			Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common Units (Class B Units)	12/15/2014			Code 7 X/K <u>(1)</u>	v	Amount 5,918,894 (<u>3)</u> (<u>4)</u> (<u>5)</u>	(A) or (D) A	Price \$ 2.41	Reported Transaction(s) (Instr. 3 and 4) 11,058,239			
Common												

5,694,044

 $\underline{(3)} \underline{(4)} \underline{(5)}$

D

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

J/K⁽¹⁾

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)

\$ 5,364,195

D (2)

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required to respond unless the form displays a currently valid OMB control number.

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

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)	4. Transaction Code (Instr. 8)		Number Date of (Month/Day/Year) Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3,		7. Title and Amour of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount o Number o Shares
Settlement Agreement (obligation to purchase)	\$ 2.41	12/15/2014		X/K <u>(3)</u>	1	12/15/2014 <u>(3)</u>	12/15/2014 <u>(3)</u>	Class B Units	5,918,8

Reporting Owners

Reporting Owner Name / Address		Relationships							
		Director	10% Owner	Officer	Other				
Sanchez Energy Partners I LP 1000 MAIN STREET, SUITE HOUSTON, TX 77002	3000	Х	Х						
SANCHEZ ANTONIO R JR 1000 MAIN STREET, SUITE HOUSTON, TX 77002	3000		Х						
Sanchez Oil & Gas Corp 1000 MAIN STREET, SUITE HOUSTON, TX 77002	3000		Х						
SEP Management I, LLC 1000 MAIN STREET, SUITE HOUSTON, TX 77002	3000		Х						
Signatures									
/s/ A.R. Sanchez, Jr.	2/17/20	14							
**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).
- (1) On March 31, 2014, Sanchez Energy Partners I, LP ("SEPI") entered into a settlement agreement (the "Settlement Agreement") with Constellation Energy Partners Management, LLC ("CEPM"), Sanchez Production Partners LLC ("SPP") and the other parties thereto.

SEPI directly owns 5,364,195 Class B Units, inclusive of the 224,850 Class B Units required to be transferred to SEPI pursuant to the Settlement Agreement on or before December 29, 2014. SEPI is controlled by its general partner, SEP Management I, LLC, which is a wholly owned subsidiary of Sanchez Oil & Gas Corporation. Sanchez Oil & Gas Corporation is managed by A.R. Sanchez, Jr. and other members of the Sanchez family. A.R. Sanchez, Jr. shares voting and dispositive power over the shares controlled by SEPI. Each

(2) other members of the Sanchez family. A.R. Sanchez, Jr. shares voting and dispositive power over the shares controlled by SEPI. Each of A.R. Sanchez, Jr., Sanchez Oil & Gas Corporation and SEP Management I, LLC disclaims beneficial ownership of these securities except to the extent of his or its pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership by A.R. Sanchez, Jr., Sanchez Oil & Gas Corporation or SEP Management I, LLC of all of the reported securities for purposes of Section 16 or any other purpose.

Subject to the terms of the Settlement Agreement, CEPM was required to pursue sales of all of its Class B Units (the "Subject Units") by December 15, 2014 (or such earlier date upon which all of the Subject Units have been sold, the "Determination Date"). As further described in footnote (4) below, CEPM was required to share any excess proceeds and/or Subject Units with SEPI if the aggregate

(3) described in footnote (4) below, CEPM was required to share any excess proceeds and/or Subject Units with SEPT if the aggregate amount actually received by CEPM from the sales of the Subject Units pursuant to the Settlement Agreement (the "Actual Proceeds") exceeds the Subject Unit Target Proceeds (as defined in footnote (4)). As of December 31, 2014, CEPM sold all but 499,701 Subject Units. The Actual Proceeds from these sales were \$14,745,391.84.

Under the Settlement Agreement, on the Determination Date, in the event that there is any surplus achieved from the sales of the Subject Units in excess of approximately \$14.3 million (the "Subject Unit Target Proceeds"), or there are any Subject Units still owned by CEPM after CEPM has received the Subject Units Target Proceeds, then CEPM and SEPI agreed to share equally in the excess

(4) by CELIM and CELIM has received the Subject Onits Farget Proceeds, then CELIM and OELIM and OELIM and CELIM a

The Actual Proceeds exceeded the Subject Unit Target Proceeds by \$479,261.84. On or before December 29, 2014, CEPM is required
 to (i) pay \$239,630.92 (half of the net proceeds in excess of the Subject Unit Target Proceeds) to SEPI, and (ii) transfer to SEPI 224,850 Subject Units (half of the remaining Subject Units held by CEPM).

Remarks:

SEPI, as the holder of 100% of the Class A Units, is entitled to appoint all of the Class A Managers of SPP. Signed in the following the following the second secon

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.