MAGELLAN MIDSTREAM PARTNERS LP Form SC 13D/A December 29, 2003

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under The Securities Exchange Act of 1934

(Amendment No. 2)*

Magellan Midstream Partners, L.P.

(Name of Issuer)

Common Units, representing limited partner interests, no par value

(Title of Class of Securities)

559080106

(CUSIP Number)

Lonny E. Townsend

Magellan Midstream Holdings, L.P.

One Williams Center, P.O. Box 22186

Tulsa, OK 74121-2186

(918) 574-7000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

December 24, 2003

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7(b) for other parties to whom copies are to be sent.

(Continued on following pages)

The information required on the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 (Act) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

^{*} The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

CUSIP No. 55908010		6 13D/A	Page 2 of 24 Pages
1.	Name of Repo	ting Person	
	MAGELLA	N MIDSTREAM HOLDINGS, L.P.	
2.	Check the App	opriate Box if a Member of a Group	
	(a) "		
	(b) x		
3.	SEC Use Only		
4.	Source of Fund	S S	
	BK, AF/OC	(Contribution from partners)	
5.	Check Box if I	isclosure of Legal Proceedings Is Required Pursuant to Items	s 2(d) or 2(e)
6.	Citizenship or	Place of Organization	
	DELAWAI	E	
NU	MBER OF	7. Sole Voting Power	
S	SHARES		
BEN	EFICIALLY	10,290,312*	
OV	VNED BY	8. Shared Voting Power	
EACH			
REPORTING		0	
PERSON		9. Sole Dispositive Power	
	WITH		
		10,290,312*	

10. Shared Dispositive Power

	0
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	10,290,312*
	,,
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Class Represented by Amount in Row (11)
	37.6%*
14.	Type of Reporting Person
	PN (Limited Partnership)

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

CUSIP No. 5590801	06	13D/A	Page 3 of 24 Pages
1. Name of Repo	rting Person		
MAGELL	AN MIDSTREAM MA	ANAGEMENT, LLC	
2. Check the App	propriate Box if a Member o	f a Group	
(a) "			
(b) x			
3. SEC Use Only	,		
4. Source of Fun	ds		
00			
5. Check Box if	Disclosure of Legal Proceed	ings Is Required Pursuant to Items 2(d) or 2(e)	
6. Citizenship or	Place of Organization		
DELAWA	RE		
NUMBER OF	7. Sole Voting Power		
SHARES			
BENEFICIALLY	10,290,312*		
OWNED BY	8. Shared Voting Power		
EACH			
REPORTING	0		
PERSON	9. Sole Dispositive Pow	er	
WITH			
	10,290,312*		

10. Shared Dispositive Power

	0
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	10,290,312*
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Class Represented by Amount in Row (11)
	37.6%*
14.	Type of Reporting Person
	OO (Limited Liability Company)

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

CUSIP No. 5	55908010	6	13D/A	Page 4 of 24 Pages
1. Name	of Repor	ting Person		
CAR	LYLE	RIVERSTONE M	ILP HOLDINGS, L.P.	
2. Check	the App	opriate Box if a Membe	er of a Group	
(a) "				
(b) x				
3. SEC U	se Only			
4. Source	of Fund	S		
00				
5. Check	Box if D	isclosure of Legal Proce	eedings Is Required Pursuant to Items 2(d) or 2(e)	
6. Citizen	nship or l	Place of Organization		
DEL A	AWAF	E		
NUMBER	OF	7. Sole Voting Powe	er	
SHARE	S			
BENEFICIA	LLY	0		
OWNED I	BY	8. Shared Voting Por	wer	
EACH				
REPORTING		10,290,312*		
PERSON		9. Sole Dispositive F	Power	
WITH				
		0		

10. Shared Dispositive Power

	10,290,312*
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	10,290,312*
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Class Represented by Amount in Row (11)
	37.6%*
14.	Type of Reporting Person
	PN (Limited Partnership)

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

CUS	IP No. 5590801	06 13D/A	Page 5 of 24 Pages
1.	Name of Repo	rting Person	
	CARLYLE	/RIVERSTONE ENERGY PARTNERS II, L.P.	
2.	Check the App	propriate Box if a Member of a Group	
	(a) "		
	(b) x		
3.	SEC Use Only		
4.	Source of Fund	ds	
	00		
5.	Check Box if l	Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6.	Citizenship or	Place of Organization	
	DELAWAI	RE	
NU	JMBER OF	7. Sole Voting Power	
;	SHARES		
BEN	VEFICIALLY	0	
O'	WNED BY	8. Shared Voting Power	
	EACH		
RE	EPORTING	10,290,312*	
PERSON		9. Sole Dispositive Power	
	WITH		
		0	

10. Shared Dispositive Power

PN (Limited Partnership)

	10,290,312*
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	10,290,312*
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Class Represented by Amount in Row (11)
	37.6%*
14.	Type of Reporting Person

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

CUSIP No. 55	59080106	5	Page 6 of 24 Pages	
1. Name o	f Report	ing Pers	on	
C/R E	NERG	Y GP	II, LLC	
2. Check t	he Appro	opriate l	Sox if a Member of a Group	
(a) "				
(b) x				
3. SEC Us	se Only			
4. Source	of Funds			
00				
5. Check I	Box if Di	sclosure	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6. Citizens	ship or P	lace of (Organization	
DELA	WAR	E		
NUMBER (OF	7. So	e Voting Power	
SHARES	1			
BENEFICIA	LLY	0		
OWNED B	Y	8. Sh	ared Voting Power	
EACH				
REPORTING		10	,290,312*	
PERSON		9. So	e Dispositive Power	
WITH				
		0		

10. Shared Dispositive Power

OO (Limited Liability Company)

	10,290,312*
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	10,290,312*
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Class Represented by Amount in Row (11)
	37.6%*
14.	Type of Reporting Person

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

CUSIP No. 55908	0106	13D/A	Page 7 of 24 Pages
1. Name of Re	porting Pe	erson	
RIVERS	TONE I	HOLDINGS, LLC	
2. Check the A	ppropriat	e Box if a Member of a Group	
(a) "			
(b) x			
3. SEC Use On	nly		
4. Source of F	unds		
00			
5. Check Box	if Disclos	ure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6. Citizenship	or Place o	f Organization	
DELAW	ARE		
NUMBER OF	7. S	Sole Voting Power	
SHARES			
BENEFICIALLY	· (0	
OWNED BY	8. 5	Shared Voting Power	
EACH			
REPORTING		10,290,312*	
PERSON	9. 5	Sole Dispositive Power	
WITH			
	(0	

10. Shared Dispositive Power

OO (Limited Liability Company)

	10,290,312*
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	10,290,312*
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Class Represented by Amount in Row (11)
	37.6%*
14.	Type of Reporting Person

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

CUSIP No. 5590	80106	13D/A	Page 8 of 24 Pages		
1. Name of R	Leporting Person				
CARLY	LE INVESTMEN	T MANAGEMENT, L.L.C.			
2. Check the	Check the Appropriate Box if a Member of a Group				
(a) "					
(b) x					
3. SEC Use C	Only				
4. Source of	Funds				
00					
5. Check Box	x if Disclosure of Legal	Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6. Citizenship	o or Place of Organization	on			
DELAV	ARE				
NUMBER OF	7. Sole Voting I	Power			
SHARES					
BENEFICIALL	Y 0				
OWNED BY	8. Shared Votin	g Power			
EACH					
REPORTING	10,290,312	2*			
PERSON	9. Sole Disposit	ive Power			
WITH					
	0				

10. Shared Dispositive Power

IA, OO (Limited Liability Company)

	10,290,312*
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	10,290,312*
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Class Represented by Amount in Row (11)
	37.6%*
14.	Type of Reporting Person

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

CUSIP No. 559080106		13D/A	Page 9 of 24 Pages		
1. Name of	Reporting	Person			
TC GR	ROUP, I	.L.C.			
2. Check th	Check the Appropriate Box if a Member of a Group				
(a) "					
(b) x					
3. SEC Use	Only				
4. Source o	f Funds				
00					
5. Check Bo	ox if Disc	osure of Legal Proceedings Is Required Pursuant to Items	; 2(d) or 2(e)		
6. Citizensh	nip or Plac	of Organization			
DELA	WARE				
NUMBER O	F 7.	Sole Voting Power			
SHARES					
BENEFICIAL	LY	0			
OWNED BY	Y 8.	Shared Voting Power			
EACH					
REPORTING	G	10,290,312*			
PERSON		Sole Dispositive Power			
WITH					
		0			

10. Shared Dispositive Power

OO (Limited Liability Company)

	10,290,312*
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	10,290,312*
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Class Represented by Amount in Row (11)
	37.6%*
14.	Type of Reporting Person

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

CUSIP No. 559080106		13D/A	Page 10 of 24 Pages		
1. Name of Re	eporting Pe	rson			
тсс но	LDING	S, L.L.C.			
2. Check the A	Check the Appropriate Box if a Member of a Group				
(a) "					
(b) x					
3. SEC Use O	nly				
4. Source of F	unds				
00					
5. Check Box	if Disclost	are of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6. Citizenship	or Place o	f Organization			
DELAW	ARE				
NUMBER OF	7. S	ole Voting Power			
SHARES					
BENEFICIALLY					
OWNED BY	8. \$	hared Voting Power			
EACH					
REPORTING		10,290,312*			
PERSON	9. S	ole Dispositive Power			
WITH					
	(

10. Shared Dispositive Power

OO (Limited Liability Company)

	10,290,312*
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	10,290,312*
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Class Represented by Amount in Row (11)
	37.6%*
14.	Type of Reporting Person

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

CUSII	P No. 5590801	06	13D/A	Page 11 of 24 Pages
1.	Name of Repo	rting	Person	
	MADISON	DE	CARBORN CAPITAL PARTNERS IV, L.P.	
2.	Check the App	oropr	iate Box if a Member of a Group	
	(a) "			
	(b) x			
3.	SEC Use Only			
4.	Source of Fund	ds		
	00			
5.	Check Box if I	Discl	osure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6.	Citizenship or	Plac	e of Organization	
-	DELAWAI	RE		
NUI	MBER OF	7.	Sole Voting Power	
Sl	HARES			
BENE	EFICIALLY		0	
OW	NED BY	8.	Shared Voting Power	
]	EACH			
REF	PORTING		10,290,312*	
Pl	ERSON	9.	Sole Dispositive Power	
,	WITH			
			0	

10. Shared Dispositive Power

	10,290,312*
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	10,390,312*
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Class Represented by Amount in Row (11)
	37.6%*
14.	Type of Reporting Person
	PN (Limited Partnership)

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

CUSIP No. 559080106		13D/A	Page 12 of 24 Pages
1. Name of Rep	orting Person		
MADISO	N DEARBORN PAI	RTNERS IV, L.P.	
2. Check the Ap	propriate Box if a Memb	er of a Group	
(a) "			
(b) x			
3. SEC Use Onl	у		
4. Source of Fu	nds		
00			
5. Check Box if	Disclosure of Legal Proc	reedings Is Required Pursuant to Items 2(d) or 2(e)	
6. Citizenship o	r Place of Organization		
DELAWA	RE		
NUMBER OF	7. Sole Voting Power	er	
SHARES			
BENEFICIALLY	0		
OWNED BY	8. Shared Voting Po	wer	
EACH			
REPORTING	10,290,312*		
PERSON	9. Sole Dispositive l	Power	
WITH			
	0		

10. Shared Dispositive Power

PN (Limited Partnership)

10,290,312*
Aggregate Amount Beneficially Owned by Each Reporting Person
10,290,312*
Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
Percent of Class Represented by Amount in Row (11)
37.6%*
Type of Reporting Person

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

CUSIP No. 559080106		13D/A	Page 13 of 24 Pages
1. Name of Repo	orting Person		
MADISON	N DEARBORN PART	ΓNERS, L.L.C.	
2. Check the Ap	propriate Box if a Member	of a Group	
(a) "			
(b) x			
3. SEC Use Only	y		
4. Source of Fur	ds		
00			
5. Check Box if	Disclosure of Legal Procee	dings Is Required Pursuant to Items 2(d) or 2(e)	
6. Citizenship or	· Place of Organization		
DELAWA	RE		
NUMBER OF	7. Sole Voting Power		
SHARES			
BENEFICIALLY	0		
OWNED BY	8. Shared Voting Pow	er	
EACH			
REPORTING	10,290,312*		
PERSON	9. Sole Dispositive Po	wer	
WITH			
	0		

10. Shared Dispositive Power

OO (Limited Liability Company)

	10,290,312*
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	10,290,312*
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares
13.	Percent of Class Represented by Amount in Row (11)
	37.6%*
14.	Type of Reporting Person

^{*} The number and percentage of Common Units of the Issuer reported as beneficially owned in this Schedule 13D includes Common Units and another class of limited partner interests of the Issuer that is convertible into Common Units. See Item 1.

THIS AMENDMENT NO. 2 RELATES TO THE SCHEDULE 13D ORIGINALLY FILED ON BEHALF OF THE REPORTING PERSONS WITH THE SECURITIES AND EXCHANGE COMMISSION (THE COMMISSION) ON JUNE 27, 2003, AS AMENDED BY AMENDMENT NO. 1 FILED ON BEHALF OF THE REPORTING PERSONS WITH THE COMMISSION ON DECEMBER 4, 2003. THE TEXT OF ITEMS 1, 3, 4, 5, AND 6 OF SAID SCHEDULE 13D IS HEREBY AMENDED AS FOLLOWS:

Item 1. Security and Issuer.

Item 1 is hereby amended by deleting the text thereof in its entirety and replacing it with the following:

This statement on Schedule 13D (this **Schedule 13D**) relates to the common units (the **Common Units**) of Magellan Midstream Partners, L.P., a Delaware limited partnership (the **Issuer**). The principal executive offices of the Issuer are located at One Williams Center, Tulsa, OK 74172. The total number of Common Units reported as beneficially owned in this Schedule 13D is 10,290,312, which constitutes approximately 37.6% of the total number of Common Units outstanding. This number and percentage includes subordinated units (the **Subordinated Units**), which are convertible on a one-to-one basis into Common Units as described in Item 6. The beneficial ownership reported in this Schedule 13D assumes that at December 24, 2003 there were 21,710,618 Common Units outstanding and 5,679,694 Subordinated Units outstanding. The Common Units and Subordinated Units each represent limited partner interests in the Issuer.

Item 3. Source and Amount of Funds or Other Consideration.

Subsection (ii) of Item 3 is hereby amended by deleting the text thereof in its entirety and replacing it with the following:

(ii) a third payment of \$20,000,000 from the proceeds of the Sale (as defined in Item 5(c) herein); and

Item 4. Purpose of Transaction.

Subsections (a)(ii) and (a)(iii) of Item 4 are amended by deleting the text thereof in their entirety. Subsections (a)(i), (d) and (g) of Item 4 are hereby amended by deleting the text thereof in their entirety and replacing them with the following:

(a) Subject to the terms and conditions of the Second Amended and Restated Agreement of Limited Partnership of the Issuer, as amended (the Issuer Partnership Agreement), the Issuer GP and its affiliates have the right to cause the Issuer to register for resale under the Securities Act of 1933, as amended (the Securities Act) and applicable state securities laws any limited partner units that they hold. The Issuer is obligated to pay all expenses incidental to the registration, excluding underwriting discounts and commission. The Buyer exercised such right and

requested the Issuer to file a registration statement (the **Resale Shelf**) to register all of the Common Units (including Common Units issuable upon the Conversion of the Class B Units and Subordinated Units), Class B Units and Subordinated Units owned by Buyer for resale to the public. The Buyer may sell units so registered from time to time in the future. On October 16, 2003, such Resale Shelf was filed by the Issuer. On November 3, 2003 the Resale Shelf was declared effective by the Securities and Exchange Commission (the **SEC**). The timing and amount of Buyer s resales of Common Units pursuant to the Resale Shelf will be subject to market conditions, compliance with applicable legal requirements and such other factors as the Buyer may deem relevant. The description of the Over-Allotment Option contained in Item 6 of this Schedule 13D is hereby incorporated by reference.

- (d) On December 16, 2003, the Issuer GP expanded the size of the board of directors to eight members and appointed one additional director, George A. O Brien, Jr., who satisfies the independence requirements of the NYSE and the SEC. As a result, there are no vacancies on the board of directors.
- (g) None.

Item 5. Interest in Securities of the Issuer.

Subsections (a)-(b), (c), and (d) of Item 5 are hereby amended by deleting the text thereof in their entirety and replacing them with the following:

- (a)-(b) (i) Buyer is the sole record owner of, and has the sole power to vote and dispose of 4,610,618 Common Units, and 5,679,694 Subordinated Units which are convertible into an equal number of Common Units, representing, on an as-converted basis, an aggregate of 10,290,312 Common Units (37.6%).
 - (ii) Buyer GP does not directly own any Units. By virtue of being the sole general partner of Buyer, Buyer GP may be deemed to possess sole voting and dispositive powers with respect to those Units held by Buyer, representing an aggregate 10,290,312 Common Units (37.6%).
 - (iii) C/R MLP does not directly own any Units. By virtue of being one of two managing members of Buyer GP, C/R MLP may be deemed to possess shared voting and dispositive powers with respect to those Units held by Buyer, representing an aggregate 10,290,312 Common Units (37.6%).
 - (iv) MDCP IV does not directly own any Units. By virtue of being one of two managing members of Buyer GP, MDCP IV may be deemed to possess shared voting and dispositive powers with respect to those Units held by Buyer, representing an aggregate 10,290,312 Common Units (37.6%).
 - (v) C/R EP does not directly own any Units. By virtue of being the sole general partner of C/R MLP, C/R EP may be deemed to possess shared

voting and dispositive powers with respect to those Units held by Buyer, representing an aggregate 10,290,312 Common Units (37.6%).

- (vi) MDP IV does not directly own any Units. By virtue of being the sole general partner of MDCP IV, MDP IV may be deemed to possess shared voting and dispositive powers with respect to those Units held by Buyer, representing an aggregate 10.290.312 Common Units (37.6%).
- (vii) C/R GP does not directly own any Units. By virtue of being the sole general partner of C/R EP, C/R GP may be deemed to possess shared voting and dispositive powers with respect to those Units held by Buyer, representing an aggregate 10,290,312 Common Units (37.6%).
- (viii) MDP does not directly own any Units. By virtue of being the sole general partner MDP IV, MDP may be deemed to possess shared voting and dispositive powers with respect to those Units held by Buyer, representing an aggregate 10,290,312 Common Units (37.6%).
- (ix) Riverstone does not directly own any Units. By virtue of being an investment adviser with respect to certain assets of C/R GP, Riverstone may be deemed to possess shared voting and dispositive powers with respect to those Units held by Buyer, representing an aggregate 10,290,312 Common Units (37.6%).
- (x) CIM does not directly own any Units. By virtue of being an investment adviser with respect to certain assets of C/R GP, CIM may be deemed to possess shared voting and dispositive powers with respect to those Units held by Buyer, representing an aggregate 10,290,312 Common Units (37.6%).
- (xi) TC Group does not directly own any Units. By virtue of being the sole managing member of CIM, TC Group may be deemed to possess shared voting and dispositive powers with respect to those Units held by Buyer, representing an aggregate 10,290,312 Common Units (37.6%).
- (xii) TCG Holdings does not directly own any Units. By virtue of being the sole managing member of TC Group, TCG Holdings may be deemed to possess shared voting and dispositive powers with respect to those Units held by Buyer, representing an aggregate 10,290,312 Common Units (37.6%).
- (c) On December 24, 2003, Buyer sold 4,300,000 Common Units to the Underwriters (as defined herein) at the price of \$47.875 per unit (which amount includes the underwriting discount) (the **Sale**).
- (d) (i) The information set forth in subsection (ii) of Item 3 of this Schedule 13D is hereby incorporated by reference

(ii) Pursuant to the terms of the Credit Agreement (as defined herein), the various Lenders thereunder have the right to 50% of the net proceeds of any sale by Buyer of any Common Units (including, without limitation, any Common Units arising from conversion of Class B Units or Subordinated Units), Class B Units, Subordinated Units or any redemption by the Issuer of any Units from Buyer. On December 22, 2003, the Credit Agreement was amended to provide the Lenders with the right to only 12.5% of the net proceeds of the Sale and the exercise of the Over-Allotment Option (as defined herein), if any, up to an aggregate of \$200,000,000. Additionally, subject to certain leverage ratio tests, the Lenders have the right to up to 100% of the cash distributed by the Issuer to Buyer in respect of the Units (after an allowance to pay principal, interest and fees relating to the loan and certain other payments, such as operating expenses and on-going legal expenses).

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

The section of Item 6 titled <u>Credit Agreement</u>, is hereby amended by deleting the text thereof in its entirety and replacing it with the following:

Credit Agreement

The information regarding the Credit Agreement set forth in Item 3 and subparagraph (ii) of subparagraph (d) of Item 5 of this Schedule 13D is hereby incorporated herein.

Item 6 is hereby amended by adding the following text at the end of such Item.

Underwriting Agreement

The Buyer is party to that certain Underwriting Agreement, dated as of December 18, 2003 (the **Underwriting Agreement**), by and among the Buyer, the Issuer, certain affiliates of the Issuer, Lehman Brothers Inc., Citigroup Global Markets Inc., and other underwriters party thereto (such other underwriters, collectively with Citigroup Global Markets Inc. and Lehman Brothers Inc., the **Underwriters**). Pursuant to the terms of the Underwriting Agreement, should the Underwriters exercise their over-allotment option (the **Over-Allotment Option**), the Buyer will have the obligation to sell up to 675,000 more Common Units to the Underwriters. Under the terms of the Underwriting Agreement, the Over-Allotment Option can be exercised on or before 30 days after December 18, 2003.

Item 7. Material to be filed as Exhibits.

Item 7 is hereby amended by deleting the text thereof in its entirety and replacing it with the following:

Exhibit A Joint Filing Agreement (previously filed as Exhibit A to Schedule 13D on June 27, 2003).

Exhibit B	Purchase Agreement dated as of April 18, 2003 (filed as Exhibit 99.2 to the Issuer s Form 8-K filed April 21, 2003).
Exhibit C	Amendment No. 1, dated as of May 5, 2003, to the Purchase Agreement (filed as Exhibit 99.1 to the Issuer s Form 8-K filed June 17, 2003).
Exhibit D	Credit Agreement (previously filed as Exhibit D to Schedule 13D on June 27, 2003).
Exhibit E	Second Amended and Restated Agreement of Limited Partnership of the Issuer dated September 30, 2002 (filed as Exhibit 10.3 to the Issuer s Form 10-Q filed November 14, 2002).
Exhibit F	Amendment No. 1 to Second Amended and Restated Agreement of Limited Partnership of the Issuer, dated November 15, 2002 (filed as Exhibit 3.1 to the Issuer s Form 8-K filed November 19, 2002).
Exhibit G	Amendment No. 2 to Second Amended and Restated Agreement of Limited Partnership of the Issuer, dated November 15, 2002 (filed as Exhibit 3.2 to the Issuer s Form 8-K filed November 19, 2002).
Exhibit H	Limited Liability Company Agreement of the Issuer GP, dated November 15, 2002 (filed as Exhibit 3.3 to the Issuer s Form 8-K filed November 19, 2002).
Exhibit I	First Amendment to Limited Liability Company Agreement of the Issuer GP, dated March 3, 2003 (filed as Exhibit 3(h) to the Issuer s Form 10-K filed March 21, 2003).
Exhibit J	Second Amendment to Limited Liability Company Agreement of the Issuer GP, dated as of June 17, 2003 (filed as Exhibit 3.1 to the Issuer s Form 8-K filed June 17, 2003).
Exhibit K	Third Amendment to Limited Liability Company Agreement of Issuer GP LLC, dated as of June 17, 2003 (filed as Exhibit 3.2 to the Issuer s Form 8-K filed June 17, 2003).
Exhibit L	New Omnibus Agreement (filed as Exhibit 10.3 to the Issuer s Form 8-K filed June 17, 2003).
Exhibit M	Registration Statement on Form S-3 (file No. 333-109732) (filed by the Issuer on October 16, 2003).
Exhibit N	Underwriting Agreement, dated as of December 18, 2003 (filed as Exhibit 1-1 to the Issuer s Form 8-K filed December 19, 2003).

SIGNATURES

After reasonable inquiry and to the best of each of the undersigned	s knowledge and belief, each of the undersigned certifies that the information
set forth in this Schedule 13D is true, complete and correct.	

Date: December 24, 2003

:

MAGELLAN MIDSTREAM HOLDINGS, L.P.

By: Magellan Midstream Management, LLC

Its: General Partner

By: /s/ John D. Chandler

Name: John D. Chandler

Title: Chief Financial Officer, Vice

President and Treasurer

MAGELLAN MIDSTREAM MANAGEMENT, LLC

By: /s/ John D. Chandler

Name: John D. Chandler

Title: Chief Financial Officer, Vice

President and Treasurer

S-1

CARLYLE	CARLYLE/RIVERSTONE MLP HOLDINGS, L.P.				
Ву:	Carlyle/Riverstone Energy Its: General Partner	y Partners II, L.P.			
	Ву:	C/R Energy GP II, LLC Its: General Partner			
	Ву:	/s/ Pierre F. Lapeyre, Jr.			
		Name: Pierre F. Lapeyre, Jr. Title: Managing Director			
CARLYLE	CARLYLE/RIVERSTONE ENERGY PARTNERS II, L.P.				
Ву:	C/R Energy GP II, LLC Its: General Partner				
	Ву:	/s/ Pierre F. Lapeyre, Jr.			
		Name: Pierre F. Lapeyre, Jr. Title: Managing Director			
C/R ENERGY GP II, LLC					
	Ву:	/s/ Pierre F. Lapeyre, Jr.			
		Name: Pierre F. Lapeyre, Jr. Title: Managing Director			
RIVERSTONE HOLDINGS, LLC					
	Ву:	/s/ Pierre F. Lapeyre, Jr.			
		Name: Pierre F. Lapeyre, Jr. Title: Managing Director			

CARLYLE INVESTMENT MANAGEMENT, L.L.C.			
Ву:	TC Group, L.L.C. Its: Managing Member		
	By:	TCG Holdings, L.L.C. Its: Managing Member	
	By:	/s/ Daniel A. D Aniello	
		Name: Daniel A. D Aniello Title: Managing Director	
TCG HOLDINGS, L.L.C.			
	By:	/s/ Daniel A. D Aniello	
		Name: Daniel A. D Aniello Title: Managing Director	
TC GROUP, L.I	L.C.		
Ву:	TCG Holdings, L.L.C. Its: Managing Member		
	By:	/s/ Daniel A. D Aniello.	
		Name: Daniel A. D Aniello Title: Managing Director	

S-3

MADISON DEARBORN CAPITAL

PARTNERS IV, L.P.

By: Madison Dearborn Partners IV, L.P.

Its: General Partner

Madison Dearborn Partners,

By: L.L.C.

Its: General Partner

By: /s/ Justin S. Huscher

Name: Justin S. Huscher Title: Managing Director

MADISON DEARBORN PARTNERS, IV, L.P.

By: Madison Dearborn Partners, L.L.C.

Its: General Partner

By: /s/ Justin S. Huscher

Name: Justin S. Huscher Title : Managing Director

MADISON DEARBORN PARTNERS, L.L.C.

By: /s/ Justin S. Huscher

Name: Justin S. Huscher Title : Managing Director

Schedule A

The text of third paragraph of Schedule A is hereby amended by deleting the words Daniel F. Ackerson and replacing them with Richard G. Darman.

Schedule A-1