Espre Solutions Inc Form 8-K October 30, 2008

UNITED STATES

### SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

### FORM 8-K CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): October 24, 2008

ESPRE SOLUTIONS, INC. (Exact name of registrant as specified in its charter)

NEVADA (State or other jurisdiction of incorporation) 000-51577 (Commission File Number) 68-0576847 (IRS Employer Identification Number)

5700 W. Plano Parkway, Suite 2600, Plano, Texas 75093 (Address of Principal Executive Offices)

(214) 254-3708 (Registrant's telephone number, including area code)

(Former name or former address, if changed since last report.)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligations of the registrant under any of the following provisions:

o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.02 Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers

Effective October 24, 2008, Peter Ianace resigned as the Chairman of the Board, Senior Vice President of Business Development, and a director of Espre Solutions, Inc. (the "Company"). The Company will continue to pay Mr. Ianace's salary and continue the Mr. Ianace's employee benefits for a period of thirty days following the date of his resignation.

### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this Report to be signed on its behalf by the undersigned hereunto duly authorized.

#### ESPRE SOLUTIONS, INC.

Dated: October 29, 2008

By:

/s/ William Hopke William Hopke, President

PPCO public unit holders and Enterprise GP Holdings will receive 1.24 Enterprise common units for each TEPPCO unit, which represents a 14.5% premium to the initial offer made by Enterprise on March 9, 2009, and a 9.3% premium to the closing price of the TEPPCO units and Enterprise common units on June 26, 2009. This will result in an issuance of approximately 115.7 million Enterprise units.

#### Final Transcript Jun. 29. 2009 / 10:00 AM ET, EPD Enterprise Products Partners, Enterprise GP Holdings and TEPPCO Merger & Acquisition Announcement

An affiliate of EPCO, Inc., a private company controlled by Dan Duncan, will exchange its 11.5 million TEPPCO units for 14.2 million Enterprise units, based on the 1.24 exchange rate. The 14.2 million units will be comprised of 9.7 million Enterprise common units and 4.5 million Enterprise Class B units. The Class B units will not be entitled to regular quarterly cash distributions for the 16 quarters following the closing of the merger. The Class B units will convert to Enterprise units on a one-for-one basis after the payment date of the 16th cash distribution following the closing of the merger. Based on the expected increases in the cash distribution rate, EPCO would forego over \$40 million of total cash distributions to support the merger.

In addition to the merger of TEPPCO, the general partner of TEPPCO will also merge with another subsidiary of Enterprise. Enterprise GP Holdings is the sole member of TEPPCO s general partner. Enterprise GP Holdings will receive approximately 1.3 million Enterprise common units as partial consideration for the contribution of its ownership in TEPPCO s general partner to Enterprise. This is in addition to the 5.5 million Enterprise common units that Enterprise GP Holdings will receive in exchange for the 4.4 million TEPPCO units it acquired in May 2007. In addition, Enterprise GP Holdings will receive an increase in the capital account of Enterprise s general partner to maintain its 2% general partner interest in Enterprise. Enterprise s general partner will continue to be wholly owned by Enterprise GP Holdings after the merger.

In total, EPD units issued will be approximately 131.2 million units as part of the transaction.

Now I would like to take a few minutes to discuss the remaining approvals and steps to be taken to complete the merger transaction. The merger has been approved by the audit audit conflicts and governance committees, or by the special committees comprised solely of independent directors for the general partners of Enterprise, TEPPCO and Enterprise GP Holdings, as well as the Board of Directors of the general partner of each partnership. Each of the TEPPCO special committee and the audit conflicts and governance committees of the general partners of Enterprise and Enterprise GP Holdings also received a fairness opinion from different financial advisors with respect to the mergers.

The completion of the merger is subject to the approval of at least a majority of the outstanding TEPPCO units and a vote of at least a majority of the votes cast by TEPPCO unitholders, excluding certain unitholders affiliated with EPCO and other specified officers and directors of the general partners of TEPPCO, Enterprise GP Holdings and Enterprise.

Affiliates of EPCO, including Enterprise GP Holdings, have executed support agreements to vote in favor of the merger. The closing is also subject to customary regulatory approvals, including clearance under the Hart-Scott-Rodino Antitrust Improvements Act. While the transaction may require notifications to the FERC, it will not require their approval.

Now I would like to turn the call over to Jim Teague to briefly discuss the assets of the combined partnership.

# Jim Teague - Enterprise Products Partners L.P. EVP, Chief Commercial Officer

Thank you, Randy. I m very excited about the portfolio of assets Enterprise will inherit, manage and operate as a result of this transaction. The size and scale, as well as diversification of those assets, will significantly strengthen our earnings power and broaden the product line upon which we can implement our value chain business model. Our strategy since our IPO in 1998 has been to build a geographically connected value chain of integrated assets. This business model has fueled our growth and our ability to increase distributable cash flow. Enterprise s assets are not isolated in any one region, but instead are integrated to provide multiple ways to generate earnings and cash flow from the same hydrocarbons. Enterprise believes this transaction gives us a platform from which we can apply the Enterprise model to a wider range of products and services. A system map was included in the press release so you can see where the assets are located and get a feel for the size, the scale and the diversification of the combined system footprint.

The combined partnership will have approximately 48,000 miles of pipe. That 48,000 miles of pipe is comprised of more than 22,000 miles of natural gas liquid, refined product and petrochemical pipelines, over 20,000 miles of natural gas pipelines and more than 5,000 miles of crude oil pipelines. We will operate and have access to approximately 200 million barrels of natural gas liquid, refined product in crude oil storage and 27 Bcf in natural gas storage. We ll have 60 terminals from the West Coast to the East Coast, from the Gulf Coast to the Midwest, providing terminaling services for NGLs, refined products and chemicals.

Also included in our assets will be 25 natural gas processing facilities with approximately 10 billion cubic feet a day of capacity, 17 NGL and propylene fractionation facilities with over 600,000 barrels a day capacity, a state of the art butane isomerization business in Mont Belvieu, and the largest commercial LPG import-export terminal in the United States, located on the Houston ship channel.

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We also have six offshore hub platforms, including the Independence platform, which processed about 15% of the natural gas produced out of the Gulf of Mexico in the first quarter of 2009, and we ll have one of the largest inland tank barge companies in the US.

Enterprise s primary customers are their natural gas and crude oil producing, the petrochemical and the refining industries. This merger will allow us to better serve those customers with more products and greater connectivity. Enterprise s pipeline connectivity to refining and petrochemicals has been a key differentiating component of our success. This combination further differentiates Enterprise as the premier provider of midstream services to the refining and petrochemicals industries. Enterprise s connectivity to the largest natural gas producing regions has also been a key differentiating component of our success when you consider our ties to places like Jonah, Pinedale, Piceance, Uinta, San Juan, Permian, the Midcontinent, South Texas, Eagle Ford, Barnett and the Gulf of Mexico. With the TEPPCO assets, we will have the only natural gas liquid pipeline through the Marcellus, a potentially huge natural gas shale play that is very rich in liquids and requires an NGL take-away solution. This combination enhances our ability to further separate ourselves in providing midstream services to the producing community. The majority of earnings from these assets are fee-based with approximately 60% of 2008 pro forma gross operating margin derived from pipeline services. This supports our earnings and growth objectives while balancing our business profile. With that, I ll turn this over to Jerry Thompson.

### Jerry Thompson - TEPPCO Partners, L.P. President & CEO

Thanks, Jim. From a TEPPCO perspective we are pleased that the respective boards of directors reached a mutually beneficial agreement for both partnerships as well as the general partner. Since the purchase of the TEPPCO GP by EPCO in 2005, the TEPPCO board and its management have worked hard to grow TEPPCO s distributable cash flow for the benefit of the TEPPCO limited partners, and since that time Mr. Duncan and EPCO have fully supported that growth. We believe this combination will enhance the value to our investors. Both TEPPCO and Enterprise have proven track records in increasing unitholder value, and given the larger base of assets and the increased diversification as well as the lower cost of capital of Enterprise, the combined entity should provide greater opportunities for TEPPCO to grow our assets than we could on a standalone basis.

We have always appreciated the support of our investors and look forward to this exciting time to team up with Enterprise. With that, I ll turn the call over to Ralph.

### Ralph Cunningham - Enterprise GP Holdings President & CEO

Thank you, Jerry. As Randy said earlier, the management team of Enterprise GP Holdings is excited about this merger and the benefits to our partnership. The underlying businesses of Enterprise and TEPPCO are very complementary, and the consolidation of the two partnerships is expected to result in additional commercial opportunities, cost savings and an overall lower cost of capital that would result in additional distributable cash flow to support future cash flows to our partners.

Initially, we expect the merger will be essentially neutral to the cash distributions we currently receive. However, we expect it to become accretive to distributable cash flow as incremental benefits of the merger are realized. The transaction will also simplify the organizational structure of the EPCO family of partnerships for our investors and customers.

That s all the remarks I have, and I ll turn it now back to Randy Burkhalter.

### Randy Burkhalter - Enterprise Products Partners L.P. IR

Thank you, Ralph. Before we open the call up for questions I d like to point out that from a legal standpoint we may be limited on what we can say and how we can answer questions, due to the pending merger.

# Okay, Tamara, I guess we re ready for questions now. QUESTION AND ANSWER

### Operator

(Operator instructions) Mark Reichman, SMH Capital.

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### Mark Reichman - SMH Capital Analyst

Thank you, just three questions. The first is, how does the transaction change the percentages attributed to fee-based versus commodity-sensitive, either revenue or operating income?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

I think, if we were looking on a pro forma standpoint, I think probably the combined company, you re somewhere, ballpark, 75% of total.

### Mark Reichman - SMH Capital Analyst

Okay. And then, the second question is, in terms of how you view growth opportunities going forward, how do you view the marine services business of TEPPCO? I think that they ve steadily been adding assets to that business. Is that something that could be monetized to help fund growth in other areas, or do you still see that as integral to the overall growth outlook?

### Jim Teague - Enterprise Products Partners L.P. EVP, Chief Commercial Officer

Jerry, you may want to jump in, but from my perspective I see it integral to the overall growth. I think there should be a way to for different business units to reach out and incorporate that barge capability into their activities. So, put an overarching strategy around the total, I think it s integral.

### Jerry Thompson - TEPPCO Partners, L.P. President & CEO

I agree with Jim.

Mark Reichman - SMH Capital Analyst

Okay, And then, lastly, how do you see the balance sheet shaping up post-merger?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Well, again, because the consideration is all equity consideration, really, we think from a leverage standpoint we ought to be in a pretty comparable position to where Enterprise was. So I think we are coming away in pretty good shape.

### Operator

Stephen Maresca, Morgan Stanley.

### Stephen Maresca - Morgan Stanley Analyst

Good morning, guys. Thanks a lot for putting us at ease on the whereabouts of Creel; appreciate that. But a couple questions; I know there s a lot of people behind me, so I ll be quick here. First is, I don t know, do you need EPD and EPE shareholder approval to get this closed?

Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Steve, we do not.

**Stephen Maresca -** *Morgan Stanley Analyst* Okay, so it s just TEPPCO approval?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

That s correct.

#### Stephen Maresca - Morgan Stanley Analyst

Okay. Secondly, you had made a mention, Randy, in terms of removing size and illiquidity premiums on TEPPCO. I guess my question is, are you assuming that you will have to refi TEPPCO s debt outstanding and its revolver?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Steve, no. The only thing that we would look to refinance in the near-term or at the closing of the merger would be any outstanding indebtedness on the TEPPCO credit facility.

#### Stephen Maresca - Morgan Stanley Analyst

Okay. Finally, do you anticipate or think there s going to be any issues in terms of FTC or potential asset sales as a result of any overlap at all?

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### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Steve, if you will recall, back when EPCO acquired the general partner of TEPPCO back in 2005, there was a review done at that time by the FTC. And really, since that point in time, I guess they ve viewed Enterprise and TEPPCO being under common control. So we don t foresee any issues with that respect.

### Operator

Harry Mateer, Barclays Capital.

### Harry Mateer - Barclays Capital Analyst

Hey, guys, a couple of questions. First, can you comment on which entity in the corporate structure is going to be the debt issuing entity going forward? Currently, at Enterprise, you issue out of Enterprise Products Operating, which has a guarantee from EPD, and then TEPPCO issued down, actually, at the TPT level. Do you know at this point, going forward, what the debt issuing box will be in the corporate structure?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Yes. Harry, going forward, I think we continue to issue out of Enterprise Products Operating LLC.

### Harry Mateer - Barclays Capital Analyst

Okay. And then in terms of affecting the pari passu nature between the two entities bonds, how do you plan to do that? Are you going to put in place guarantees between where the debt is currently?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Yes. Harry, right now, we are looking at a couple of different alternatives. So I d rather let we need to finish that evaluation before we come in and start saying how we might accomplish it.

#### Operator

Darren Horowitz, Raymond James.

#### Darren Horowitz - Raymond James Analyst

Randy, just a quick one for you. When you look across the entire asset platform now benefiting from the lower cost of capital, can you give us a sense for 2010 planning, if you have identified any incremental organic opportunities that are now available? How does the organic growth CapEx at TEPPCO and Enterprise change now, as it seems like you ve obviously got a different weighted average cost of capital?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

As far as growth opportunities we see on a combined basis, we have not put together any numbers, at least for public consumption, on what we can do putting the two together. But we ve already sort of got some ideas of what we may be able to do from a growth standpoint.

#### Darren Horowitz - Raymond James Analyst

Okay. And then, secondly, as you look to turn up that dial on accretion, as you stated, these incremental benefits are realized, can you give us a little bit more insight there? Is there anything over and above the \$20 million in immediate cost savings that you re going to realize? Or just give us a bit more detail as to how you can dial up that accretion in a

shorter amount of time internally.

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Again, Darren, I think the way that we the sources of the additional accretion, I think a couple of things. One, when you have both sets of assets under one management, I think that will help just from a standpoint of the system optimization and cost savings. And that sort of gets us to where we are, in our view, at least \$20 million. And then on top of that is where you would come in and start looking at higher utilization of existing assets, any synergies amongst the assets that you might have. And then incremental growth opportunities, just like Jim pointed out, where Enterprise did not really have a foothold in the Marcellus; by coming in and putting the two companies together, we will have a good opportunity to, if you would, extend the value chain up into the Marcellus. Now, I don t know if that meets the quicker qualification that you put on it, but we see some opportunities there we are excited about.

### Operator

(Operator instructions) Ross Payne, Wachovia.

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# Ross Payne - Wachovia Analyst

Obviously, TEPPCO has a nice looking pipeline that goes from the Gulf all the way up into the Northeast. Are you planning on using that footprint to add NGL pipeline capacity in that area, or how do you tap into the NGLs in the Marcellus?

# Jim Teague - Enterprise Products Partners L.P. EVP, Chief Commercial Officer

Ross, the fact it s there absolutely, we re going to look at how we can use it to solve some of the take-away the issues that they have. But you just take a step back and think about how we ve operated in the past. An earlier question, what s the immediate benefits? One of the things that we ll be focused on, and you go back and look at our GulfTerra acquisition and how we integrated those assets into Enterprise, we will be focused on keeping everything as full as possible.

The primary thing on day one is any excess capacity, fill it up. And we ll be taking a look at every place the TEPPCO assets are located, what the opportunities are. And then we ll be driven to find more to do with what they have and add on. I know that s a little bit pie-in-the-sky, but the reality is, just take a step back and see how we ve operated in the past, and it will give you a pretty good idea of how we expect to operate in the future with these assets.

The other thing is, if you look, and in my comments what I talked about is the kind of services that we ve always been able to give to the producers, the petrochemicals and the refining. If you look at the TEPPCO assets in combination with ours, around here in our vernacular it makes for a great map. It s going to give us the ability to offer a wider range of services to these key customers. We are going to be across the whole range of hydrocarbon products with pipeline systems that tie into more refineries than anyone, with pipeline systems that tie into literally every petrochemical plant in the United States and with terminals all over creation.

So we are pretty excited about what we can bring to the table. I don t think \$20 million captures those synergies.

# Ross Payne - Wachovia Analyst

Sure, sure; let me ask you this. The rights away on that particular refined product pipeline that TEPPCO brings to the table here into the Northeast is there room on that in those rights of ways, to loop, if you needed to do that or wanted to do that, with an NGL pipe or a natural gas pipe, for example?

# Jim Teague - Enterprise Products Partners L.P. EVP, Chief Commercial Officer

I m not sure we know, Ross, but it s probably one thing we re going to be looking at.

# Operator

Sharon Lui, Wachovia.

# Sharon Lui - Wachovia Analyst

You indicated that the transaction should be, I guess, essentially neutral to EPE. Just wondering, I guess, what are the underlying growth assumption that you have for EPD, and maybe the thoughts behind the number of EPD units that is issued to EPE for the GP interests.

# Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Sharon, I guess two things one, I think, sort of from an expected growth standpoint, I think it would be consistent with the way Enterprise has been able to grow over the last few years. As far as the units being issued to EPE, again, in consideration for contributing the TEPPCO GP, they are getting 1.3 million, a little over 1.3 million EPD common

units, and then they ll be converting their 4.4 million TEPPCO units into whatever the math is, about 5.5 million EPD common units.

Now, remember, at the EPD level what we are doing is we are issuing 131.2 million incremental EPD units in total. So, as result, there will be more distributions paid to the Enterprise GP. So EPE will get the benefit of that. And so, when we come in and start looking and again, we were focusing more on 2010 because, by the time you make this merger it s going to be very, very late in 2009. When we come in and look at that, when we come in and compare what the cash flows would have been going to EPE from Enterprise s general partner, from the common units in Enterprise, from the TEPPCO general partner and the TEPPCO units, and compare that to what EPE will be receiving from the Enterprise GP and the Enterprise units, there was we re talking like 1%, 1.5% of less in cash flow from those distributions.

And again, that s 2010. And that s coming in and saying also, again, we are under-promising and trying to over-deliver here. That does not take into consideration the benefits that we can pick up through higher utilization of TEPPCO assets and, if you would, doing the 1 plus 1 equals 3, and putting the two companies together.

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### Sharon Lui - Wachovia Analyst

I guess a question on the taxes do you know I guess what s the potential tax ramifications for TEPPCO unitholders and EPE unitholders?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Sharon, I would believe, given that the TEPPCO unitholders are exchanging TEPPCO units for EPD units, that it would basically, their tax basis in the TEPPCO units would become their basis in the EPD units that they receive. And I ve got our tax expert nodding yes.

### Sharon Lui - Wachovia Analyst

Okay, so it doesn t trigger any taxable consequences for TEPPCO unitholders?

### Richard Bachmann - Enterprise Products Partners L.P. EVP, Chief Legal Officer

Sharon, this is [Hank] Bachmann. Except for any cash paid for fractional units, that would be taxable. So for units per units, it s essentially tax-free.

### Sharon Lui - Wachovia Analyst

And for EPE unitholders, any impact?

# **Richard Bachmann -** *Enterprise Products Partners L.P. EVP, Chief Legal Officer* No.

**Operator** John Tysseland, Citigroup.

### John Tysseland - Citigroup Analyst

Randy, I was wondering if you could discuss a little more regarding the timing of when Enterprise would need to refinance the TEPPCO s revolving credit facility. Is that upon close?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Well, we definitely need to yes, at closing we would definitely need to have that, have the liquidity available to refinance that. And we have several sources to be able to come in and refinance the TEPPCO credit facility, including Enterprise probably has about \$1 billion worth of liquidity today.

### John Tysseland - Citigroup Analyst

Right, and is that something that you would I think there s correct me if I m wrong around \$600 million, in and about, on the revolver at TEPPCO. Is that correct?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Probably at quarter end, I believe that was

John Tysseland - Citigroup Analyst

So you would have enough liquidity under EPD s revolver currently. But is that something that you would look to term out, or is it something under Enterprise? Or, is it something that you would expand you would look to expand your current facility, or would you possibly issue any equity around that?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Right now, I think we ve got a lot of flexibility of how we would do it. One, I think and I think you were probably there in the way you asked your question. Could we do it off the liquidity that Enterprise has? Yes, we could. That would probably give us a little bit less liquidity than what we are comfortable with, by doing that. But there are several different avenues that we can take there to come in and be able to term out that debt. And some of it again, we ve had, from the standpoint of when we announced the initial offer, we ve had good positive feedback from the banks that are in the TEPPCO credit facility and EPD credit facility, I mean, as far as appetite for coming in and additional credit capacity. So we ve really got a lot of flexibility on how we do that.

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### John Tysseland - Citigroup Analyst

Great. And then, is there any overlap, or are there any material differences between the banks that are participating under the TEPPCO facility versus the Enterprise facility? Or, are they pretty much the same?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

John, they repretty much the same. I think, if you look at the TEPPCO if I compared the TEPPCO credit facility to the EPD credit facility, probably 85% to 90% of the capacity of the TEPPCO credit facility has overlapped with EPD participants.

### Operator

[Adam Rothenberg], [ZLP].

### Louis Shamie - Zimmer Lucas Partners Analyst

This is Louis Shamie; I guess they screwed up the names. My question is only regarding when you guys expect the deal to close.

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Lou, it s sort of hard to say. I think in the release, we said fourth quarter. I don t think we would expect for it to extend into December, but I think fourth quarter.

### Operator

Stephen Maresca, Morgan Stanley.

### Stephen Maresca - Morgan Stanley Analyst

So if you anticipate, once this closes, that you could be upwards of 75% fee-based and you think this is potentially credit positive, I guess my question is, do you anticipate or desire having a bump in your credit rating?

### Randy Fowler - Enterprise Products Partners L.P. EVP, CFO

Steve, we view this as a credit positive. Enterprise has said a number of times, long-term, a long-term objective would be to come back and get to solid investment-grade; hence, BBB-flat, BAA-2. I think this is a good step. Do we think this transaction, in and of itself, will get us there? No, not really. But I think, given the strength and business profile, I think that s a good start. But at the same time, I think you would need the combined entity to have the credit metrics to line up with those of a BBB-flat/BAA-2 entity. Now, I think if you come in and you look at into 2010 and 2011, both Enterprise and TEPPCO have some incremental projects coming onstream that ought to be providing some new sources of EBITDA. But just from again, we need to get the credit metrics right. But certainly from a business profile, we like the looks of the combined business profile.

# Operator

At this time, there are no further questions, sir.

# Randy Burkhalter - Enterprise Products Partners L.P. IR

Thank you, Tamara. I d like to mention that, in connection with the proposed merger, a registration statement of Enterprise, which will include a prospectus of Enterprise and a proxy statement of TEPPCO and other materials, will

be filed with the SEC. Investors and security holders are urged to carefully read the registration statement and the definitive proxy statement/prospectus and these other materials regarding the proposed transaction, when they become available, because they will contain important information about Enterprise, TEPPCO and the proposed merger. A definitive proxy statement/prospectus will be sent to security holders of TEPPCO seeking their approval of the proposed merger. Investors and security holders may obtain a free copy of the proxy statement prospectus when it is available and other documents containing information about TEPPCO without charge at the SEC s website at www.SEC.gov. Copies of the registration statement and the definitive proxy statement prospectus and the SEC filings that will be incorporated by reference in the proxy statement prospectus may also be obtained for free by directing a request to investor relations at Enterprise, and that number is toll-free 866-230-0745, or investor relations at TEPPCO Partners via toll-free at 800-659-0059.

TEPPCO, its general partner and the directors and management of their general partner may be deemed to be participants in the solicitation of proxies from TEPPCO security holders in respect to the proposed merger. Information about these persons can be found in TEPPCO s 2008 annual report on Form 10-K, and subsequent statements of changes in beneficial ownership on file with the SEC. Additional information about

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the interests of such persons and the solicitation of proxies and respective proposed merger will be included in the registration statement and the proxy statement prospectus, to be filed with the SEC. And with that, that concludes our call today. Thank you for joining us and have a good day.

### Operator

This does conclude today s conference. You may disconnect at this time.

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