Robertson William Keen Form 4 December 30, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL OMB 3235-0287

Number:

Expires:

5. Relationship of Reporting Person(s) to

Issuer

(1)

January 31, 2005

Estimated average burden hours per

response... 0.5

Check this box if no longer subject to Section 16. Form 4 or

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES** Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934,

2. Issuer Name and Ticker or Trading

Form 5 obligations Section 17(a) of the Public Utility Holding Company Act of 1935 or Section may continue. 30(h) of the Investment Company Act of 1940 See Instruction

Symbol

1(b).

Units -

Class A

(Print or Type Responses)

Robertson William Keen

1. Name and Address of Reporting Person *

		GENESIS ENERGY LP [GEL]						(Check all applicable)				
(Last) 601 JEFFEI 3600	JEFFERSON STREET, SUITE (Month/) 12/28/2			te of Earliest Transaction th/Day/Year) 8/2010				_	X Director 10% Owner Officer (give title below) Other (specify below)			
HOUSTON				Filed(Month/Day/Year)					6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person			
(City)	ity) (State) (Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned											
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		Date, if	3. Transacti Code (Instr. 8)	ion (4. Securities A por Disposed o (Instr. 3, 4 and Amount	f (D)	red (A)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common Units - Class A	12/28/2010			A			A	\$ 0 (1)	7,062,549	I (5)	By Q GEI Holdings, LLC (5)	
Common Units - Class A	12/28/2010			A	2	2,496,416	A	\$ 0 (1)	2,496,416	I (6)	Buy Quintana Energy Partners II, L.P. (6)	
Common	12/28/2010			A	1	293,474	A	\$0	293,474	I (7)	BNy QEP	

Ii Genesis

TE Holdco,

LP (7)

(9-02)

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

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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)	TransactionDerivative		6. Date Exer Expiration D (Month/Day/	ate	7. Title and Amount of Underlying Securities (Instr. 3 and 4)		
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amoun Numbe Shares
Common Units - Class B	(1)	12/28/2010		A	21,316		(2)	<u>(2)</u>	Common Units - Class A	21,3
Waiver Units - Class 1	<u>(3)</u>	12/28/2010		A	619,838		(3)	01/01/2021(4)	Common Units - Class A	619,8
Waiver Units - Class 2	<u>(3)</u>	12/28/2010		A	619,838		(3)	01/01/2021(4)	Common Units - Class A	619,8
Waiver Units - Class 3	(3)	12/28/2010		A	619,838		(3)	01/01/2021(4)	Common Units - Class A	619,8
Waiver Units - Class 4	(3)	12/28/2010		A	619,838		(3)	01/01/2021(4)	Common Units - Class A	619,8
Common Units - Class B	(2)	12/28/2010		A	7,534		(2)	(2)	Common Units - Class A	7,53
Waiver Units - Class 1	(3)	12/28/2010		A	219,072		<u>(3)</u>	01/01/2021(4)	Common Units - Class A	219,0
Waiver	<u>(3)</u>	12/28/2010		A	219,072		<u>(3)</u>	01/01/2021(4)	Common	219,0

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Units - Class 2							Units - Class A	
Waiver Units - Class 3	(3)	12/28/2010	A	219,072	(3)	01/01/2021(4)	Common Units - Class A	219,0
Waiver Units - Class 4	(3)	12/28/2010	A	219,072	(3)	01/01/2021(4)	Common Units - Class A	219,0
Common Units - Class B	(2)	12/28/2010	A	885	(2)	<u>(2)</u>	Common Units - Class A	885
Waiver Units - Class 1	(3)	12/28/2010	A	25,756	(3)	01/01/2021(4)	Common Units - Class A	25,7:
Waiver Units - Class 2	(3)	12/28/2010	A	25,756	(3)	01/01/2021(4)	Common Units - Class A	25,7:
Waiver Units - Class 3	(3)	12/28/2010	A	25,756	(3)	01/01/2021(4)	Common Units - Class A	25,7:
Waiver Units - Class 4	(3)	12/28/2010	A	25,756	(3)	01/01/2021(4)	Common Units - Class A	25,7:

Reporting Owners

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Reporting Owners 3

Robertson William Keen 601 JEFFERSON STREET SUITE 3600 HOUSTON, TX 77002

Signatures

William K Robertson 12/30/2010

**Signature of Date
Reporting Person

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).
- Acquired pursuant to the Agreement and Plan of Merger, dated as of December 28, 2010, by and among Genesis Energy, L.P. (the "Partnership"), Genesis Acquisition, LLC and Genesis Energy, LLC (the "Merger Agreement") as Merger Consideration (as defined in the Merger Agreement). On the effective date of the merger, the closing price of the Common Units Class A of the Partnership on the New York Stock Exchange was \$26.24.
- Common Units Class B are entitled to all the rights, preferences and privileges of the Common Units Class A (and have the right to elect the directors of Genesis Energy, LLC, the general partner of the Partnership, and related rights) and will convert on a one-for-one basis upon (i) automatic conversion upon the removal of the general partner of the Partnership and the appointment of a successor or (ii) the holder's election.
- The Waiver Units, among other rights, preferences and priviliges, are entitled to quarterly distributions of \$0.001786 per Waiver Unit and are convertible on a one-for-one basis at the option of the holder upon, among other things, payment of a quarterly cash distribution on the Common Units that has a coverage ratio of at least 1.10 and equals or exceeds the applicable distribution level: (i) Class 1 \$0.43 per Common Unit; (ii) Class 2 \$0.46 per Common Unit; (iii) Class 3 \$0.49 per Common Unit; and (iv) Class 4 \$0.52 per Common Unit. The Waiver Units will also automatically convert to Common Units Class A upon the six-month anniversary of the occurrence of the circumstances that give rise to the right of the holder to convert.
- (4) Waiver Units that have not become convertible by January 1, 2021 shall, as of the close of business on such date, automatically be cancelled.
 - The units are beneficially owned directly by Q GEI Holdings, LLC. By virtue of (i) his membership interest in Q GEI Holdings, LLC, (ii) the fact that The William Keen Robertson 2009 Family Trust is a member of Q GEI Holdings, LLC, and (iii) his partnership interests in
- Quintana Capital Group II, L.P., which is the general partner of Quintana Energy Partners II, LP and QEP II Genesis TE Holdco, LP, each of which is a member of Q GEI Holdings, LLC, the Reporting Person could be deemed to have an indirect pecuniary interest in such units. All units owned by Q GEI Holdings, LLC are reported on this line. The Reporting Person disclaims beneficial ownership of the units except to the extent of his pecuniary interest therein.
- These units are beneficially owned directly by Quintana Energy Partners II, LP, whose general partner is Quintana Capital Group II, L.P.

 By virtue of his partnership interests in Quintana Capital Group II, L.P., the Reporting Person could be deemed to have an indirect pecuniary interest in such units. All units owned by Quintana Energy Partners II, LP are reported on this line. The Reporting Person disclaims beneficial ownership of the units except to the extent of his pecuniary interest therein.
- These units are beneficially owned directly by QEP II Genesis TE Holdco, LP, whose general partner is Quintana Capital Group II, L.P.

 By virtue of his partnership interests in Quintana Capital Group II, L.P. the Reporting Person could be deemed to have an indirect pecuniary interest in such units. All units owned by QEP II Genesis TE Holdco, LP are reported on this line. The Reporting Person disclaims beneficial ownership of the units except to the extent of his pecuniary interest therein.

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.

Signatures 4