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STONEMOR PARTNERS LP

Form 3

November 07, 2008

FORM 3 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL

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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF

SECURITIES

30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting Person * McCown George Edwin			2. Date of Even Statement (Month/Day/Ye		3. Issuer Name and Ticker or Trading Symbol STONEMOR PARTNERS LP [STON]					
(Last)	(First)	(Middle)	11/05/2008	3	4. Relationship of Reporting Person(s) to Issuer (Check all applicable)		;	5. If Amendment, Date Origina Filed(Month/Day/Year)		
950 TOWEI 800	R LANE,Â	SUITE								
FOSTER CI	(Street)	94404			Director Officer (give title below	X 10% Other (specify below)	r	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)	(State)	(Zip)		Table I - N	Non-Derivat	ive Securiti	ies Be	neficially Owned		
1.Title of Secu (Instr. 4)	rity			2. Amount o Beneficially (Instr. 4)		3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Na Owne (Instr	*		
Common Units representing limited partnership interests			ted	1,059,946		I	ВуС	CFSI LLC (1) (2)		
Common Units representing limited partnership interests			ted	5,000		D	Â			
Reminder: Repowned directly			each class of sec	urities benefic	ially S	EC 1473 (7-02	2)			
	inforı requi	mation contred to resp	spond to the o tained in this to ond unless the DMB control ne	form are not e form displ	t					

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

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1. Title of Derivative Security (Instr. 4)	2. Date Exercisable and Expiration Date (Month/Day/Year) Date Expiration Exercisable Date		3. Title and Amount of Securities Underlying Derivative Security (Instr. 4) Title Amount or Number of Shares		4. Conversion or Exercise Price of Derivative Security	5. Ownership Form of Derivative Security: Direct (D) or Indirect (I) (Instr. 5)	6. Nature of Indirect Beneficial Ownership (Instr. 5)
Subordinated Units representing limited partnership interest	(3)	(3)	Common Units of limited partnership interests	2,119,891	\$ 0 (3)	I	By CFSI LLC (1)

Reporting Owners

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
McCown George Edwin							
950 TOWER LANE	â	ÂΧ	â	â			
SUITE 800	A	АЛ	A	A			
FOSTER CITY Â CAÂ 94404							

Signatures

/s/ George E.
McCown

**Signature of Reporting Person

Date

Explanation of Responses:

- * 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).

McCown De Leeuw & Co. IV, L.P., a California limited partnership ("MDCIV"), McCown De Leeuw & Co. IV Associates, L.P., a California limited partnership ("MDCIVA"), and Delta Fund LLC, a California limited liability company ("Delta", and, collectively with MDCIV and MDCIVA, "MDC Funds"), collectively control CFSI LLC, a Delaware limited liability company ("CFSI"). MDC Funds also

- (1) collectively control Cornerstone Family Services LLC, a Delaware limited liability company ("Cornerstone"), that has an equity interest in CFSI. MDC Management Company IV, LLC, a California limited liability company ("MDC Management"), is the general partner of MDCIV and MDCIVA and, as such, controls MDCIV and MDCIVA. George E. McCown (the "Reporting Person"), Robert B. Hellman, Jr. and David E. De Leeuw are managing members of MDC Management and, as such, collectively control MDC Management.
- The Reporting Person and Messrs. Hellman and De Leeuw, collectively, have investment and voting control over the securities held by
 Delta. CFSI, MDCIV, MDCIVA, Delta, Cornerstone, MDC Management, Mr. De Leeuw and Mr. Hellman file Section 16 reports
 separately from the Reporting Person. The Reporting Person disclaims beneficial ownership of the securities reported herein except to the
 extent of his pecuniary interest therein.

Each subordinated unit will convert into one common unit at the end of the subordination period, which will end once StoneMor Partners L.P. ("StoneMor") meets the financial tests in the First Amended and Restated Agreement of Limited Partnership of StoneMor, as

(3) amended (the "Partnership Agreement"), but it generally cannot end before September 30, 2009. Because the tests for ending the subordination period for any three consecutive four-quarter periods ending on or after September 30, 2008 have been satisfied, 25% of the subordinated units were converted into an equal number of common units on November 5, 2008.

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.

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