Southcross Energy Partners, L.P. Form SC 13D/A February 17, 2016

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13D

(Amendment No. 3)

Under the Securities Exchange Act of 1934*

SOUTHCROSS ENERGY PARTNERS, L.P.

(Name of Issuer)

Common Units Representing Limited Partner Interests

(Title of Class of Securities)

84130C100

(CUSIP Number)

Robert L. Vitale EIG Management Company, LLC 1700 Pennsylvania Ave. NW Suite 800 Washington, D.C. 20006 202-600-3304

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

February 14, 2016

(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 Rule 13d-7 for other parties to whom copies are to be sent.

* 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.

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).

CUSIP No. 84130C100

1	NAME OF FILING PARTIES				
	EIG BBTS Holdings, LLC				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)			
3	SEC USE ONLY	(6)			
4	SOURCE OF FUNDS OO				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION Texas				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE VOTING POWER O SHARED VOTING POWER 35,068,385 (1) (2) (3) SOLE DISPOSITIVE POWER O SHARED DISPOSITIVE POWER 10 35,068,385 (1) (2) (3)				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				

35,068,385 (1) (2) (3)

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

12 CERTAIN SHARES

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

61.7% (4)

TYPE OF REPORTING PERSON

14

OO - limited liability company

Page 2 of 23

- (1) Southcross Holdings Borrower LP ("SHB") owns of record 6,616,400 common units representing limited partner interests ("Common Units"), 15,958,990 Class B convertible units representing limited partner interests ("Class B Convertible Units"), Unpaid Class B PIK Rights (as defined below) equivalent to 279,303 Class B Convertible Units and 12,213,713 subordinated units representing limited partner interests ("Subordinated Units") in the Issuer.
- (2) SHB was entitled to receive from the Issuer, within forty-five (45) days after the quarter ending December 31, 2015, a Class B Quarterly Distribution (as defined in the Issuer's Third Amended and Restated Agreement of Limited Partnership dated August 4, 2014 (the "Partnership Agreement")), consisting of a payment-in-kind distribution on outstanding Class B Convertible Units of additional Class B Convertible Units (the "Class B PIK Units") in accordance with the terms of the Partnership Agreement. However, the Issuer did not timely make such Class B Quarterly Distribution. The Partnership Agreement provides that, notwithstanding the Issuer's failure to make such Class B Quarterly Distribution, the holders entitled to the unpaid Class B PIK Units shall be entitled (I) to Class B Quarterly Distributions in subsequent quarters on such unpaid Class B PIK Units and (II) to all other rights under the Partnership Agreement as if such unpaid Class B PIK Units had in fact been distributed on the date due ("Unpaid Class B PIK Rights"). Therefore, on February 14, 2016, SHB acquired Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units.
- (3) As a result of the relationship of EIG BBTS Holdings, LLC to SHB, EIG BBTS Holdings, LLC may be deemed to indirectly beneficially own the Common Units, Class B Convertible Units, the Unpaid Class B PIK Rights and Subordinated Units held by SHB.
- (4) Percentage calculation is based on the number of Common Units, Class B Convertible Units and Subordinated Units outstanding as of November 3, 2015, as reported in SXE's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2015, plus the 274,478 Class B Convertible Units issued to SHB on November 9, 2015 and the Unpaid Class B PIK Rights acquired by SHB on February 14, 2016.

Page 3 of 23

	NAME OF FILING PARTIES			
1	EIG Management Company, LLC			
2		CK THE APPROPRIATE BOX IF EMBER OF A GROUP	(a) (b)	
3	SEC	USE ONLY		
4	SOURCE OF FUNDS OO			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)			
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware			
NUMBER OF	7	SOLE VOTING POWER		
SHARES BENEFICIALLY OWNED BY EACH	8	SHARED VOTING POWER 35,068,385 (1) (2) (3)		
REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER		
	10	SHARED DISPOSITIVE POWER 35,068,385 (1) (2) (3)		
11	BEN	GREGATE AMOUNT EFICIALLY OWNED BY EACH ORTING PERSON		
	35,00	58,385 (1) (2) (3)		

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 61.7% (4)
14	TYPE OF REPORTING PERSON OO/IA – limited liability company
Page 4 of 23	

- (1) Southcross Holdings Borrower LP ("SHB") owns 6,616,400 common units representing limited partner interests ("Common Units"), 15,958,990 Class B convertible units representing limited partner interests ("Class B Convertible Units"), Unpaid Class B PIK Rights (as defined below) equivalent to 279,303 Class B Convertible Units and 12,213,713 subordinated units representing limited partner interests ("Subordinated Units") in the Issuer.
- (2) SHB was entitled to receive from the Issuer, within forty-five (45) days after the quarter ending December 31, 2015, a Class B Quarterly Distribution (as defined in the Issuer's Third Amended and Restated Agreement of Limited Partnership dated August 4, 2014 (the "Partnership Agreement")), consisting of a payment-in-kind distribution on outstanding Class B Convertible Units of additional Class B Convertible Units (the "Class B PIK Units") in accordance with the terms of the Partnership Agreement. However, the Issuer did not timely make such Class B Quarterly Distribution. The Partnership Agreement provides that, notwithstanding the Issuer's failure to make such Class B Quarterly Distribution, the holders entitled to the unpaid Class B PIK Units shall be entitled (I) to Class B Quarterly Distributions in subsequent quarters on such unpaid Class B PIK Units and (II) to all other rights under the Partnership Agreement as if such unpaid Class B PIK Units had in fact been distributed on the date due ("Unpaid Class B PIK Rights"). Therefore, on February 14, 2016, SHB acquired Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units.
- (3) As a result of the relationship of EIG Management Company, LLC to SHB, EIG Management Company, LLC may be deemed to indirectly beneficially own the Common Units, Class B Convertible Units, the Unpaid Class B PIK Rights and Subordinated Units held by SHB.
- (4) Percentage calculation is based on the number of Common Units, Class B Convertible Units and Subordinated Units outstanding as of November 3, 2015, as reported in SXE's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2015, plus the 274,478 Class B Convertible Units issued to SHB on November 9, 2015 and the Unpaid Class B PIK Rights acquired by SHB on February 14, 2016.

Page 5 of 23

1	NAME OF FILING PARTIES				
1	EIG Asset Management, LLC				
2		ECK THE APPROPRIATE BOX IF MEMBER OF A GROUP	(a) (b)		
3	SEC	C USE ONLY			
4	SOI	URCE OF FUNDS			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware				
NUMBER OF	7	SOLE VOTING POWER 0			
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8	SHARED VOTING POWER 35,068,385 (1) (2) (3)			
	9	SOLE DISPOSITIVE POWER 0			
	10	SHARED DISPOSITIVE POWER 35,068,385 (1) (2) (3)			
11	BEI	GREGATE AMOUNT NEFICIALLY OWNED BY EACH PORTING PERSON			

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 61.7% (4)
14	TYPE OF REPORTING PERSON OO – limited liability company
Page 6 of 23	

- (1) Southcross Holdings Borrower LP ("SHB") owns 6,616,400 common units representing limited partner interests ("Common Units"), 15,958,990 Class B convertible units representing limited partner interests ("Class B Convertible Units"), Unpaid Class B PIK Rights (as defined below) equivalent to 279,303 Class B Convertible Units and 12,213,713 subordinated units representing limited partner interests ("Subordinated Units") in the Issuer.
- (2) SHB was entitled to receive from the Issuer, within forty-five (45) days after the quarter ending December 31, 2015, a Class B Quarterly Distribution (as defined in the Issuer's Third Amended and Restated Agreement of Limited Partnership dated August 4, 2014 (the "Partnership Agreement")), consisting of a payment-in-kind distribution on outstanding Class B Convertible Units of additional Class B Convertible Units (the "Class B PIK Units") in accordance with the terms of the Partnership Agreement. However, the Issuer did not timely make such Class B Quarterly Distribution. The Partnership Agreement provides that, notwithstanding the Issuer's failure to make such Class B Quarterly Distribution, the holders entitled to the unpaid Class B PIK Units shall be entitled (I) to Class B Quarterly Distributions in subsequent quarters on such unpaid Class B PIK Units and (II) to all other rights under the Partnership Agreement as if such unpaid Class B PIK Units had in fact been distributed on the date due ("Unpaid Class B PIK Rights"). Therefore, on February 14, 2016, SHB acquired Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units.
- (3) As a result of the relationship of EIG Asset Management, LLC to SHB, EIG Asset Management, LLC may be deemed to indirectly beneficially own the Common Units, Class B Convertible Units, the Unpaid Class B PIK Rights and Subordinated Units held by SHB.
- (4) Percentage calculation is based on the number of Common Units, Class B Convertible Units and Subordinated Units outstanding as of November 3, 2015, as reported in SXE's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2015, plus the 274,478 Class B Convertible Units issued to SHB on November 9, 2015 and the Unpaid Class B PIK Rights acquired by SHB on February 14, 2016.

Page 7 of 23

	NAME OF FILING PARTIES					
1	EIG Global Energy Partners, LLC					
2		E APPROPRIATE BOX IF OF A GROUP	(a) (b)			
3	SEC USE ON	NLY				
4	SOURCE OF FUNDS OO					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
NUMBER OF	SOLE V 7 0	OTING POWER				
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8	D VOTING POWER 85 (1) (2) (3)				
	SOLE D 9 0	ISPOSITIVE POWER				
	10	D DISPOSITIVE POWER 85 (1) (2) (3)				
11	AGGREGAT BENEFICIAI REPORTING	LLY OWNED BY EACH				

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 61.7% (4)
14	TYPE OF REPORTING PERSON OO – limited liability company
Page 8 of 23	

- (1) Southcross Holdings Borrower LP ("SHB") owns of record 6,616,400 common units representing limited partner interests ("Common Units"), 15,958,990 Class B convertible units representing limited partner interests ("Class B Convertible Units"), Unpaid Class B PIK Rights (as defined below) equivalent to 279,303 Class B Convertible Units and 12,213,713 subordinated units representing limited partner interests ("Subordinated Units") in the Issuer.
- (2) SHB was entitled to receive from the Issuer, within forty-five (45) days after the quarter ending December 31, 2015, a Class B Quarterly Distribution (as defined in the Issuer's Third Amended and Restated Agreement of Limited Partnership dated August 4, 2014 (the "Partnership Agreement")), consisting of a payment-in-kind distribution on outstanding Class B Convertible Units of additional Class B Convertible Units (the "Class B PIK Units") in accordance with the terms of the Partnership Agreement. However, the Issuer did not timely make such Class B Quarterly Distribution. The Partnership Agreement provides that, notwithstanding the Issuer's failure to make such Class B Quarterly Distribution, the holders entitled to the unpaid Class B PIK Units shall be entitled (I) to Class B Quarterly Distributions in subsequent quarters on such unpaid Class B PIK Units and (II) to all other rights under the Partnership Agreement as if such unpaid Class B PIK Units had in fact been distributed on the date due ("Unpaid Class B PIK Rights"). Therefore, on February 14, 2016, SHB acquired Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units.
- (3) As a result of the relationship of EIG Global Energy Partners, LLC to SHB, EIG Global Energy Partners, LLC may be deemed to indirectly beneficially own the Common Units, Class B Convertible Units, the Unpaid Class B PIK Rights and Subordinated Units held by SHB.
- (4) Percentage calculation is based on the number of Common Units, Class B Convertible Units and Subordinated Units outstanding as of November 3, 2015, as reported in SXE's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2015, plus the 274,478 Class B Convertible Units issued to SHB on November 9, 2015 and the Unpaid Class B PIK Rights acquired by SHB on February 14, 2016.

Page 9 of 23

1	NAME OF FILING PARTIES The R. Blair Thomas 2010 Irrevocable Trust		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)	
3	SEC USE ONLY		
4	SOURCE OF FUNDS OO		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)		
6	CITIZENSHIP OR PLACE OF ORGANIZATION Virginia		
NUMBER OF	SOLE VOTING POWER 7 0		
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SHARED VOTING POWER 8 35,068,385 (1) (2) (3)		
	SOLE DISPOSITIVE POWER 9 0		
	SHARED DISPOSITIVE POWER 10 35,068,385 (1) (2) (3)		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 61.7% (4)
14	TYPE OF REPORTING PERSON OO – Trust
Page 10 of 23	

- (1) Southcross Holdings Borrower LP ("SHB") owns of record 6,616,400 common units representing limited partner interests ("Common Units"), 15,958,990 Class B convertible units representing limited partner interests ("Class B Convertible Units"), Unpaid Class B PIK Rights (as defined below) equivalent to 279,303 Class B Convertible Units and 12,213,713 subordinated units representing limited partner interests ("Subordinated Units") in the Issuer.
- (2) SHB was entitled to receive from the Issuer, within forty-five (45) days after the quarter ending December 31, 2015, a Class B Quarterly Distribution (as defined in the Issuer's Third Amended and Restated Agreement of Limited Partnership dated August 4, 2014 (the "Partnership Agreement")), consisting of a payment-in-kind distribution on outstanding Class B Convertible Units of additional Class B Convertible Units (the "Class B PIK Units") in accordance with the terms of the Partnership Agreement. However, the Issuer did not timely make such Class B Quarterly Distribution. The Partnership Agreement provides that, notwithstanding the Issuer's failure to make such Class B Quarterly Distribution, the holders entitled to the unpaid Class B PIK Units shall be entitled (I) to Class B Quarterly Distributions in subsequent quarters on such unpaid Class B PIK Units and (II) to all other rights under the Partnership Agreement as if such unpaid Class B PIK Units had in fact been distributed on the date due ("Unpaid Class B PIK Rights"). Therefore, on February 14, 2016, SHB acquired Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units.
- (3) As a result of the relationship of The R. Blair Thomas 2010 Irrevocable Trust to SHB, The R. Blair Thomas 2010 Irrevocable Trust may be deemed to indirectly beneficially own the Common Units, Class B Convertible Units, the Unpaid Class B PIK Rights and Subordinated Units held by SHB.
- (4) Percentage calculation is based on the number of Common Units, Class B Convertible Units and Subordinated Units outstanding as of November 3, 2015, as reported in SXE's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2015, plus the 274,478 Class B Convertible Units issued to SHB on November 9, 2015 and the Unpaid Class B PIK Rights acquired by SHB on February 14, 2016.

Page 11 of 23

	NAME OF FILING PARTIES				
1	R. Blair Thomas				
2		ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP	(a) (b)		
3	SEC	CUSE ONLY			
4	SOU	JRCE OF FUNDS			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION United States of America				
NUMBER OF	7	SOLE VOTING POWER 0			
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8	SHARED VOTING POWER 35,068,385 (1) (2) (3)			
	9	SOLE DISPOSITIVE POWER 0			
	10	SHARED DISPOSITIVE POWER 35,068,385 (1) (2) (3)			
11	BEN	GREGATE AMOUNT NEFICIALLY OWNED BY EACH PORTING PERSON			

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 61.7% (4)
14	TYPE OF REPORTING PERSON IN – Individual
Page 12 of 23	

- (1) Southcross Holdings Borrower LP ("SHB") owns of record 6,616,400 common units representing limited partner interests ("Common Units"), 15,958,990 Class B convertible units representing limited partner interests ("Class B Convertible Units"), Unpaid Class B PIK Rights (as defined below) equivalent to 279,303 Class B Convertible Units and 12,213,713 subordinated units representing limited partner interests ("Subordinated Units") in the Issuer.
- (2) SHB was entitled to receive from the Issuer, within forty-five (45) days after the quarter ending December 31, 2015, a Class B Quarterly Distribution (as defined in the Issuer's Third Amended and Restated Agreement of Limited Partnership dated August 4, 2014 (the "Partnership Agreement")), consisting of a payment-in-kind distribution on outstanding Class B Convertible Units of additional Class B Convertible Units (the "Class B PIK Units") in accordance with the terms of the Partnership Agreement. However, the Issuer did not timely make such Class B Quarterly Distribution. The Partnership Agreement provides that, notwithstanding the Issuer's failure to make such Class B Quarterly Distribution, the holders entitled to the unpaid Class B PIK Units shall be entitled (I) to Class B Quarterly Distributions in subsequent quarters on such unpaid Class B PIK Units and (II) to all other rights under the Partnership Agreement as if such unpaid Class B PIK Units had in fact been distributed on the date due ("Unpaid Class B PIK Rights"). Therefore, on February 14, 2016, SHB acquired Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units.
- (3) As a result of the relationship of R. Blair Thomas to SHB, Mr. Thomas may be deemed to indirectly beneficially own the Common Units, Class B Convertible Units, the Unpaid Class B PIK Rights and Subordinated Units held by SHB.
- (4) Percentage calculation is based on the number of Common Units, Class B Convertible Units and Subordinated Units outstanding as of November 3, 2015, as reported in SXE's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2015, plus the 274,478 Class B Convertible Units issued to SHB on November 9, 2015 and the Unpaid Class B PIK Rights acquired by SHB on February 14, 2016.

Page 13 of 23

1		IE OF FILING PARTIES Randall Wade 2010 Irrevocable	
2		CK THE APPROPRIATE BOX IF EMBER OF A GROUP	(a) (b)
3	SEC U	USE ONLY	
4	SOURCE OF FUNDS OO		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)		
6	CITIZENSHIP OR PLACE OF ORGANIZATION Texas		
NUMBER OF	7 0	SOLE VOTING POWER	
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8	SHARED VOTING POWER 35,068,385 (1) (2) (3)	
	9 0	SOLE DISPOSITIVE POWER	
	10	SHARED DISPOSITIVE POWER 35,068,385 (1) (2) (3)	
11	BENE	REGATE AMOUNT EFICIALLY OWNED BY EACH DRTING PERSON	

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 61.7% (4)
14	TYPE OF REPORTING PERSON OO - Trust
Page 14 of 23	

- (1) Southcross Holdings Borrower LP ("SHB") owns of record 6,616,400 common units representing limited partner interests ("Common Units"), 15,958,990 Class B convertible units representing limited partner interests ("Class B Convertible Units"), Unpaid Class B PIK Rights (as defined below) equivalent to 279,303 Class B Convertible Units and 12,213,713 subordinated units representing limited partner interests ("Subordinated Units") in the Issuer.
- (2) SHB was entitled to receive from the Issuer, within forty-five (45) days after the quarter ending December 31, 2015, a Class B Quarterly Distribution (as defined in the Issuer's Third Amended and Restated Agreement of Limited Partnership dated August 4, 2014 (the "Partnership Agreement")), consisting of a payment-in-kind distribution on outstanding Class B Convertible Units of additional Class B Convertible Units (the "Class B PIK Units") in accordance with the terms of the Partnership Agreement. However, the Issuer did not timely make such Class B Quarterly Distribution. The Partnership Agreement provides that, notwithstanding the Issuer's failure to make such Class B Quarterly Distribution, the holders entitled to the unpaid Class B PIK Units shall be entitled (I) to Class B Quarterly Distributions in subsequent quarters on such unpaid Class B PIK Units and (II) to all other rights under the Partnership Agreement as if such unpaid Class B PIK Units had in fact been distributed on the date due ("Unpaid Class B PIK Rights"). Therefore, on February 14, 2016, SHB acquired Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units.
- (3) As a result of the relationship of The Randall Wade 2010 Irrevocable Trust to SHB, The Randall Wade 2010 Irrevocable Trust may be deemed to indirectly beneficially own the Common Units, Class B Convertible Units, the Unpaid Class B PIK Rights and Subordinated Units held by SHB.
- (4) Percentage calculation is based on the number of Common Units, Class B Convertible Units and Subordinated Units outstanding as of November 3, 2015, as reported in SXE's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2015, plus the 274,478 Class B Convertible Units issued to SHB on November 9, 2015 and the Unpaid Class B PIK Rights acquired by SHB on February 14, 2016.

Page 15 of 23

1	NAME OF FILING PARTIES The Kristina Wade 2010 Irrevocable Trust		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)	
3	SEC USE ONLY		
4	SOURCE OF FUNDS OO		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)		
6	CITIZENSHIP OR PLACE OF ORGANIZATION Texas		
NUMBER OF	SOLE VOTING POWER 7 0		
SHARES BENEFICIALLY OWNED BY EACH	SHARED VOTING POWER 8 35,068,385 (1) (2) (3)		
REPORTING PERSON WITH	SOLE DISPOSITIVE POWER 9 0		
	SHARED DISPOSITIVE POWER 10 35,068,385 (1) (2) (3)		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 61.7% (4)
14	TYPE OF REPORTING PERSON OO - Trust
Page 16 of 23	

- (1) Southcross Holdings Borrower LP ("SHB") owns of record 6,616,400 common units representing limited partner interests ("Common Units"), 15,958,990 Class B convertible units representing limited partner interests ("Class B Convertible Units"), Unpaid Class B PIK Rights (as defined below) equivalent to 279,303 Class B Convertible Units and 12,213,713 subordinated units representing limited partner interests ("Subordinated Units") in the Issuer.
- (2) SHB was entitled to receive from the Issuer, within forty-five (45) days after the quarter ending December 31, 2015, a Class B Quarterly Distribution (as defined in the Issuer's Third Amended and Restated Agreement of Limited Partnership dated August 4, 2014 (the "Partnership Agreement")), consisting of a payment-in-kind distribution on outstanding Class B Convertible Units of additional Class B Convertible Units (the "Class B PIK Units") in accordance with the terms of the Partnership Agreement. However, the Issuer did not timely make such Class B Quarterly Distribution. The Partnership Agreement provides that, notwithstanding the Issuer's failure to make such Class B Quarterly Distribution, the holders entitled to the unpaid Class B PIK Units shall be entitled (I) to Class B Quarterly Distributions in subsequent quarters on such unpaid Class B PIK Units and (II) to all other rights under the Partnership Agreement as if such unpaid Class B PIK Units had in fact been distributed on the date due ("Unpaid Class B PIK Rights"). Therefore, on February 14, 2016, SHB acquired Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units.
- (3) As a result of the relationship of The Kristina Wade 2010 Irrevocable Trust to SHB, The Kristina Wade 2010 Irrevocable Trust may be deemed to indirectly beneficially own the Common Units, Class B Convertible Units, the Unpaid Class B PIK Rights and Subordinated Units held by SHB.
- (4) Percentage calculation is based on the number of Common Units, Class B Convertible Units and Subordinated Units outstanding as of November 3, 2015, as reported in SXE's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2015, plus the 274,478 Class B Convertible Units issued to SHB on November 9, 2015 and the Unpaid Class B PIK Rights acquired by SHB on February 14, 2016.

Page 17 of 23

	NAME OF FILING PARTIES					
1	Randall S. Wade					
2		ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP	(a) (b)			
3	SEC	C USE ONLY				
4	SOURCE OF FUNDS OO					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
6	CITIZENSHIP OR PLACE OF ORGANIZATION United States of America					
NUMBER OF	7	SOLE VOTING POWER 0				
SHARES BENEFICIALLY OWNED BY EACH	8	SHARED VOTING POWER 35,068,385 (1) (2) (3)				
REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 0				
	10	SHARED DISPOSITIVE POWER 35,068,385 (1) (2) (3)				
11	BEN	GREGATE AMOUNT NEFICIALLY OWNED BY EACH PORTING PERSON				

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 61.7% (4)
14	TYPE OF REPORTING PERSON IN – Individual
Page 18 of 23	

- (1) Southcross Holdings Borrower LP ("SHB") owns of record 6,616,400 common units representing limited partner interests ("Common Units"), 15,958,990 Class B convertible units representing limited partner interests ("Class B Convertible Units"), Unpaid Class B PIK Rights (as defined below) equivalent to 279,303 Class B Convertible Units and 12,213,713 subordinated units representing limited partner interests ("Subordinated Units") in the Issuer.
- (2) SHB was entitled to receive from the Issuer, within forty-five (45) days after the quarter ending December 31, 2015, a Class B Quarterly Distribution (as defined in the Issuer's Third Amended and Restated Agreement of Limited Partnership dated August 4, 2014 (the "Partnership Agreement")), consisting of a payment-in-kind distribution on outstanding Class B Convertible Units of additional Class B Convertible Units (the "Class B PIK Units") in accordance with the terms of the Partnership Agreement. However, the Issuer did not timely make such Class B Quarterly Distribution. The Partnership Agreement provides that, notwithstanding the Issuer's failure to make such Class B Quarterly Distribution, the holders entitled to the unpaid Class B PIK Units shall be entitled (I) to Class B Quarterly Distributions in subsequent quarters on such unpaid Class B PIK Units and (II) to all other rights under the Partnership Agreement as if such unpaid Class B PIK Units had in fact been distributed on the date due ("Unpaid Class B PIK Rights"). Therefore, on February 14, 2016, SHB acquired Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units.
- (3) As a result of the relationship of Randall S. Wade to SHB, Mr. Wade may be deemed to indirectly beneficially own the Common Units, Class B Convertible Units, the Unpaid Class B PIK Rights and Subordinated Units held by SHB.
- (4) Percentage calculation is based on the number of Common Units, Class B Convertible Units and Subordinated Units outstanding as of November 3, 2015, as reported in SXE's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2015, plus the 274,478 Class B Convertible Units issued to SHB on November 9, 2015 and the Unpaid Class B PIK Rights acquired by SHB on February 14, 2016.

Page 19 of 23

This Amendment No. 3 amends and supplements the Schedule 13D first filed August 14, 2014 (the "Original Schedule 13D" and, as amended by that certain Amendment No. 1 filed on December 8, 2014, that certain Amendment No. 2 filed on May 15, 2015 and this Amendment No. 3, this "Schedule 13D"), and is being filed jointly by the Filing Parties with respect to the Common Units, Class B Convertible Units, Unpaid Class B PIK Rights and Subordinated Units of Southcross Energy Partners, L.P. ("SXE"). Capitalized terms used herein but not defined herein shall have the meanings attributed to them in the Original Schedule 13D.

Item 1. Security and Issuer.

Item 1 of the Original Schedule 13D (as previously amended) is hereby amended by amending and restating the first and second paragraphs as follows:

This Schedule 13D ("Schedule 13D") relates to the common units representing limited partner interests ("Common Units"), Class B convertible units representing limited partner interests ("Class B Convertible Units"), Unpaid Class B PIK Rights (as defined below) and subordinated units representing limited partner interests ("Subordinated Units") of Southcross Energy Partners, L.P. The name of the issuer is Southcross Energy Partners, L.P. ("SXE") and the address of the principal executive offices of SXE is 1717 Main Street, Suite 5200, Dallas, Texas 75201.

Southcross Holdings Borrower LP ("SHB") owns of record 6,616,400 Common Units, all 15,958,990 Class B Convertible Units and 12,213,713 Subordinated Units that are outstanding and Unpaid Class B PIK Rights (as defined below) equivalent to 279,303 Class B Convertible Units. SHB is an indirect, wholly owned subsidiary of Southcross Holdings LP ("Holdings"). Holdings, through its indirect ownership of SHB, controls the activities of SHB. Southcross Holdings GP LLC ("Holdings GP") is the general partner of Holdings and in such capacity, controls the activities of Holdings. Holdings GP is managed by a board of directors (the "Holdings GP Board") who have the power and authority to manage and control the business and affairs of Holdings GP, including its control of the activities of Holdings.

Item 1 of the Original Schedule 13D (as previously amended) is hereby amended by adding a new fifth paragraph as follows:

SHB was entitled to receive from the Issuer, within forty-five (45) days after the quarter ending December 31, 2015, a Class B Quarterly Distribution (as defined in the Partnership Agreement), consisting of a payment-in-kind distribution on outstanding Class B Convertible Units of additional Class B Convertible Units (the "Class B PIK Units") in accordance with the terms of the Partnership Agreement. However, the Issuer did not timely make such Class B Quarterly Distribution. The Partnership Agreement provides that, notwithstanding the Issuer's failure to make such Class B Quarterly Distribution, the holders entitled to the unpaid Class B PIK Units shall be entitled (I) to Class B Quarterly Distributions in subsequent quarters on such unpaid Class B PIK Units and (II) to all other rights under the Partnership Agreement as if such unpaid Class B PIK Units had in fact been distributed on the date due ("Unpaid Class B PIK Rights"). Therefore, on February 14, 2016, SHB acquired Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units

Item 2. Identity and Background.

Item 2 of the Original Schedule 13D (as previously amended) is hereby amended by adding the following to the list of Filing Parties:

The Randall Wade 2010 Irrevocable Trust, a Texas trust and a member of EIG Global Energy Partners, LLC ("EGEP") (the "RW Trust");

• The Kristina Wade 2010 Irrevocable Trust, a Texas trust and a member of EGEP (the "KW Trust");

·Randall S. Wade, an individual and a United States citizen ("Wade").

Page 20 of 23

Item 2 of the Original Schedule 13D (as previously amended) is hereby amended by adding the following paragraphs to the list of principal businesses of the Filing Parties:

- (7) The RW Trust is a member of EGEP and in such capacity controls the activities of EGEP. The RW Trust also holds other investment assets for the benefit of its beneficiaries and does not otherwise engage in any business activities.
- (8) The KW Trust is a member of EGEP and in such capacity controls the activities of EGEP. The KW Trust also holds other investment assets for the benefit of its beneficiaries and does not otherwise engage in any business activities.
- (9) Wade is a trustee of the RW Trust and the KW Trust and in such capacity controls the activities of the RW Trust and the KW Trust. Wade also serves as the Chief Operating Officer of EGEP.

Item 5. Interest in Securities of the Issuer.

Items 5(a)-(b) of the Original Schedule 13D (as previously amended) are hereby amended by amending and restating the first two paragraphs thereof as follows:

As of November 3, 2015, 28,420,619 Common Units, 15,684,512 Class B Convertible Units and 12,213,713 Subordinated Units were outstanding, as reported in SXE's Quarterly Report on Form 10-Q for the quarterly period ended November 3, 2015. 274,478 additional Class B Convertible Units were issued to SHB on November 9, 2015 and Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units were acquired by SHB on February 14, 2016.

SHB owns of record 6,616,400 Common Units and all 15,958,990 Class B Convertible Units and 12,213,713 Subordinated Units that are outstanding and holds Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units. SHB is owned 100% by Southcross Holdings Guarantor LP ("Guarantor") and its non-economic general partner interest is held by Southcross Holdings Borrower GP LLC ("SHB GP"), which is owned 100% by Guarantor. Guarantor is owned 100% by Holdings and its non-economic general partner interest is held by Southcross Holdings Guarantor GP LLC ("Guarantor GP"), which is owned 100% by Holdings (SHB, SHB GP, Guarantor, Guarantor GP, Holdings and Holdings GP are referred to collectively as the "Southcross Parties").

Items 5(a)-(b) of the Original Schedule 13D (as previously amended) are hereby amended by adding a new paragraph thereto as follows:

SHB was entitled to receive from the Issuer, within forty-five (45) days after the quarter ending December 31, 2015, a Class B Quarterly Distribution (as defined in the Partnership Agreement), consisting of a payment-in-kind distribution on outstanding Class B Convertible Units of Class B PIK Units in accordance with the terms of the Partnership Agreement. However, the Issuer did not timely make such Class B Quarterly Distribution. The Partnership Agreement provides that, notwithstanding the Issuer's failure to make such Class B Quarterly Distribution, the holders entitled to the unpaid Class B PIK Units shall be entitled to Unpaid Class B PIK Rights (as defined above). Therefore, on February 14, 2016, SHB acquired Unpaid Class B PIK Rights equivalent to 279,303 Class B Convertible Units

Other than as described above, there have been no reportable transactions in the Common Units, Class B Convertible Units, Unpaid Class B PIK Rights or Subordinated Units that were effected in the last 60 days by the Filing Parties.

Item 7. Materials to be Filed as Exhibits.

Exhibit 3. Joint Filing Agreement*

* Previously filed as an Exhibit to the Original Schedule 13D and incorporated herein by reference.

Page 21 of 23

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 17, 2016

EIG BBTS Holdings, LLC, a Texas limited liability company

By: EIG Management Company, LLC, its Manager

By:/s/ R. Blair Thomas R. Blair Thomas, Chief Executive Officer

By:/s/ Robert L. Vitale
Robert L. Vitale, General Counsel

EIG Management Company, LLC, a Delaware limited liability company

By:/s/ R. Blair Thomas R. Blair Thomas, Chief Executive Officer

By:/s/ Robert L. Vitale Robert L. Vitale, General Counsel

EIG Asset Management, LLC, a Delaware limited liability company

By:/s/ R. Blair Thomas R. Blair Thomas, Chief Executive Officer

By:/s/ Robert L. Vitale Robert L. Vitale, General Counsel

Page 22 of 23

EIG Global Energy Partners, LLC, a Delaware limited liability company

By:/s/ R. Blair Thomas R. Blair Thomas, Chief Executive Officer

By:/s/ Robert L. Vitale Robert L. Vitale, General Counsel

R. Blair Thomas 2010 Irrevocable Trust

By:/s/ R. Blair Thomas R. Blair Thomas, Trustee

/s/ R. Blair Thomas R. Blair Thomas

The Randall Wade 2010 Irrevocable Trust

By:/s/ Randall S. Wade Randall S. Wade, Trustee

The Kristina Wade 2010 Irrevocable Trust

By:/s/ Randall S. Wade Randall S. Wade, Trustee

/s/ Randall S. Wade Randall S. Wade

Page 23 of 23