Edgar Filing: ICAHN ENTERPRISES L.P. - Form 4

| ICAHN ENT Form 4 August 10, 20 | ERPRISES L.P. | | | | | | | | | |
|---|----------------------------|--|--|---------------------------|------------------|---|--|---|---|--|
| FORM | 4 UNITED S | STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES 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 20(b) of the Investment Company Act of 1940 | | | | | | | | |
| Check this if no longe subject to Section 16 Form 4 or Form 5 obligations may contin <i>See</i> Instruct 1(b). | Filed purs Section 17(a | | | | | | | | | |
| (Print or Type Ro | esponses) | | | | | | | | | |
| 1. Name and Ad ICAHN CAR | Symbol | 2. Issuer Name and Ticker or Trading Symbol ICAHN ENTERPRISES L.P. [IEP] | | | | 5. Relationship of Reporting Person(s) to Issuer | | | | |
| (Last) C/O ICAHN CORP., 767 1 4700 | (Month/I 08/10/2 | 3. Date of Earliest Transaction (Month/Day/Year) 08/10/2010 | | | | (Check all applicable) <u></u> Oirector <u></u> X 10% Owner <u></u> Officer (give title <u></u> X Other (specify below) Chairman of Board of the GP | | | | |
| | (Street) | | endment, Da nth/Day/Year | - | | A | 6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting | | | |
| NEW YORK | , NY 10153 | | | | | Ē | erson | ore than One Re | porting | |
| (City) | (State) (| Zip) Tab | le I - Non-D | erivative Sec | curities | Acqui | ired, Disposed of, | or Beneficial | ly Owned | |
| 1. Title of Security2. Transaction Date (Month/Day/Year)2A. Deemed Execution Date, if any (Month/Day/Year) | | Code (Instr. 8) | Transaction(A) or Disposed of (D) Code (Instr. 3, 4 and 5) (Instr. 8) (A) or | | | 5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4) | OwnershipIndiaForm:BendDirect (D)Own | 7. Nature of Indirect Beneficial Ownership (Instr. 4) | | |
| Depositary Units <u>(1)</u> | 08/10/2010 | | Code V $J_{(14)}$ | Amount 973,498 (14) | (D) A (14) | Price (<u>14</u>) | 78,343,658 $(1) (2) (3) (4) (5)$ $(6) (7) (8) (9)$ $(10) (11) (12)$ $(13) (14)$ | I | please see footnotes (1) (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) | |

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

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number.

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) | 4. Transactic Code (Instr. 8) | 5. orNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, | 3 | ate | Amou Unde Secur | le and unt of rlying rities . 3 and 4) | 8. Price of Derivative Security (Instr. 5) | 9. Nu Deriv Secu Bene Owne Follo Repo Trans (Instr |
|---|---|---|---|--|--|---------------------|--------------------|-----------------------|--|---|--|
| Repo | rting O | wners | | Code V | 4, and 5) (A) (D) | Date Exercisable | Expiration Date | Title | Amount or Number of Shares | | |

Relationships

neponing owners

| Reporting Owner Name / Address | | Kentionships | | | | | | |
|--|----------|---------------------|-----------|---------|-----------------------------|--|--|--|
| | | Director | 10% Owner | Officer | Other | | | |
| ICAHN CARL C C/O ICAHN ASSOCIATES CORP. 767 FIFTH AVE., SUITE 4700 NEW YORK, NY 10153 | | Х | Х | | Chairman of Board of the GP | | | |
| Signatures | | | | | | | | |
| CARL C. ICAHN | 08/10/20 | 10 | | | | | | |
| **Signature of | Date | | | | | | | |

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).
- (1) Depository Units representing limited partner interests in Icahn Enterprises L.P. (the "Issuer").

Arnos Sub Corp. ("Arnos Sub") beneficially owns 2,622,745 Depositary Units. Arnos Corp. ("Arnos") is the sole shareholder of Arnos Sub. Unicorn Associates Corporation ("Unicorn") is the sole shareholder of Arnos. ACF Industries Holding Corp. ("ACF Holding") is the sole shareholder of Unicorn. Highcrest Investors Corp. ("Highcrest") is the sole shareholder of ACF Holding. Buffalo Investors

(2) the sole shareholder of Unicorn. Highcrest Investors Corp. ("Highcrest") is the sole shareholder of ACF Holding. Buffalo Investors Corp. is the owner of 99.3% of Highcrest. Starfire Holding Corporation ("Starfire") is the sole shareholder of Buffalo. Carl C. Icahn beneficially owns 100% of Starfire.

Pursuant to Rule 16a-1(a)(2) under the Exchange Act, each of Arnos, Unicorn, ACF Holding, Highcrest, Buffalo, Starfire and Mr. Icahn (by virtue of their relationships to Arnos Sub) may be deemed to indirectly beneficially own the Depositary Units which Arnos Sub

(3) (by virtue of their relationships to Arnos Sub) may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units which Arnos Sub may be deened to indirectly beneficiary own the Depositary Units except to the extent of their pecuniary interest therein.

(4)

Reporting Person

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Barberry Corp. ("Barberry") beneficially owns 2,656,444 Depository Units. Carl C. Icahn beneficially owns 100% of Barberry. Pursuant to Rule 16a-1(a)(2) under the Exchange Act, Mr. Icahn (by virtue of his relationship to Barberry) may be deemed to indirectly beneficially own the Depository Units which Barberry owns. Mr. Icahn disclaims beneficial ownership of such Depository Units except to the extent of his pecuniary interest therein.

Caboose Holding LLC ("Caboose") beneficially owns 2,764,141 Depository Units. Barberry is the managing member of Caboose. Carl C. Icahn beneficially owns 100% of Barberry. Pursuant to Rule 16a-1(a)(2) under the Exchange Act, each of Mr. Icahn and Barberry (by

(5) virtue of their relationships to Caboose) may be deemed to indirectly beneficially own the Depository Units which Caboose owns. Each of Mr. Icahn and Barberry disclaims beneficial ownership of such Depository Units except to the extent of their pecuniary interest therein.

CCI Offshore LLC ("CCI Offshore") beneficially owns 1,706,723 Depository Units. Odysseus Holding Corp. ("Odysseus") is the sole member of CCI Offshore. Carl C. Icahn beneficially owns 100% of Odysseus. Pursuant to Rule 16a-1(a)(2) under the Exchange Act,
 each of Mr. Icahn and Odysseus (by virtue of their relationships to CCI Offshore) may be deemed to indirectly beneficially own the Depository Units which CCI Offshore owns. Each of Mr. Icahn and Odysseus disclaims beneficial ownership of such Depository Units except to the extent of their pecuniary interest therein.

CCI Onshore LLC ("CCI Onshore") beneficially owns 3,515,515 Depository Units. High Coast Limited Partnership ("High Coast") is the sole member of CCI Onshore. Little Meadow Corp. ("Little Meadow") is the general partner of High Coast. Carl C. Icahn beneficially owns 100% of Little Meadow. Pursuant to Rule 16a-1(a)(2) under the Exchange Act, each of Mr. Icahn, Little Meadow and

(7) beneficially owns 100% of Little Meadow. Fursuant to Rule 10a-1(a)(2) under the Exchange Act, each of Mr. Icann, Little Meadow and High Coast (by virtue of their relationships to CCI Onshore) may be deemed to indirectly beneficially own the Depository Units which CCI Onshore owns. Each of Mr. Icahn, Little Meadow and High Coast disclaims beneficial ownership of such Depository Units except to the extent of their pecuniary interest therein.

Gascon Partners ("Gascon") beneficially owns 11,892,167 Depository Units. Little Meadow is the managing general partner of Gascon. Carl C. Icahn beneficially owns 100% of Little Meadow. Pursuant to Rule 16a-1(a)(2) under the Exchange Act, each of Mr. Icahn and Little Meadow (by virtue of their relationships to Gascon) may be deemed to indirectly beneficially own the Depository Units which Gascon owns. Each of Mr. Icahn and Little Meadow disclaims beneficial ownership of such Depository Units except to the extent of

their pecuniary interest therein.

(8)

High Coast beneficially owns 41,060,337 Depository Units. Little Meadow is the general partner of High Coast. Carl C. Icahn beneficially owns 100% of Little Meadow. Pursuant to Rule 16a-1(a)(2) under the Exchange Act, each of Mr. Icahn and Little Meadow

(9) (by virtue of their relationships to High Coast) may be deemed to indirectly beneficially own the Depository Units which High Coast owns. Each of Mr. Icahn and Little Meadow disclaims beneficial ownership of such Depository Units except to the extent of their pecuniary interest therein.

Highcrest beneficially owns 3,866,379 Depository Units. Buffalo beneficially owns 99.3% of Highcrest. Starfire beneficially owns 100% of Buffalo. Carl C. Icahn beneficially owns 100% of Starfire. Pursuant to Rule 16a-1(a)(2) under the Exchange Act, each of Mr.

(10) Icahn, Starfire and Buffalo (by virtue of their relationships to Highcrest) may be deemed to indirectly beneficially own the Depository Units which Highcrest owns. Each of Mr. Icahn, Starfire and Buffalo disclaims beneficial ownership of such Depository Units except to the extent of their pecuniary interest therein.

Icahn Management LP ("Icahn Management") beneficially owns 3,410,441 Depository Units. CCI Manager LLC ("CCI Manager") is the general partner of Icahn Management. Carl C. Icahn beneficially owns 99.8% of CCI Manager. Pursuant to Rule 16a-1(a)(2) under

(11) the Exchange Act, each of Mr. Icahn and CCI Manager (by virtue of their relationships to Icahn Management) may be deemed to indirectly beneficially own the Depository Units which Icahn Management owns. Each of Mr. Icahn and CCI Manager disclaims beneficial ownership of such Depository Units except to the extent of their pecuniary interest therein.

Modal LLC ("Modal") beneficially owns 562,679 Depository Units. Carl C. Icahn beneficially owns 100% of Modal. Pursuant to Rule
 (12) 16a-1(a)(2) under the Exchange Act, Mr. Icahn (by virtue of his relationship to Modal) may be deemed to indirectly beneficially own the Depository Units which Modal owns. Mr. Icahn disclaims beneficial ownership of such Depository Units except to the extent of his

pecuniary interest therein. Thornwood Associates Limited Partnership ("Thornwood") beneficially owns 4,286,087 Depository Units. Barberry is the general

partner of Thornwood. Carl C. Icahn beneficially owns 100% of Barberry. Pursuant to Rule 16a-1(a)(2) under the Exchange Act, each of
 (13) Mr. Icahn and Barberry (by virtue of their relationships to Thornwood) may be deemed to indirectly beneficially own the Depository Units which Thornwood owns. Each of Mr. Icahn and Barberry disclaims beneficial ownership of such Depository Units except to the extent of their pecuniary interest therein.

On August 10, 2010, as a result of certain post-closing adjustments made pursuant to a Contribution and Exchange Agreement dated as of January 12, 2010 (a copy of which was filed as Exhibit 10.2 to the Current Report on Form 8-K filed with the SEC by the Issuer on

(14) Of January 12, 2010 (a copy of which was filed as Exhibit 10.2 to the Current Report on Form 8-K filed with the SEC by the Issuer of January 15, 2010 and is incorporated herein by reference), the Issuer issued to Barberry, Caboose and Modal an aggregate of 973,498 Depository Units.

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.

Explanation of Responses: