FORM 3

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

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

OMB APPROVAL OMB Number 3235-0104 Estimated average burden

0.5

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940											hours per re	esponse:	0.5
1. Name and Address of Reporting Person [*] Leininger Christopher M				vent Requiring /Year) .3	Statement	3. Issuer Name and Ticker or Trading Symbol Summit Midstream Partners, LP [SMLP]							
(Last) (First) (Middle) 11943 EL CAMINO REAL SUITE 200 (Street) SAN DIEGO CA 92130							4. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director			!	5. If Amendment, Date of Original Filed (Month/Day/Year)		
							Officer (give title below)	,	10% Owner Other (specify b	elow)	6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person		
								See Remarks			Form filed by M	ore than One Reporting Person	
(City)	(State)	(Zip)											
				Table	I - Non-De	erivative S	Securities Benefic	ially Owned					
1. Title of Security (Instr. 4)						2. Amount of Securities Beneficially Owned (Instr. 4)		y Owned	3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)		4. Nature of Indirect Beneficial Ownership (Instr. 5)		
							curities Beneficia options, converti		6)				
1. Title of Derivative Security (Instr. 4)				2. Date Exercisable and Expiration Date (Month/Day/Year)		3. Title and Amount of Securities Underlying Der (Instr. 4)		Underlying Deriv	ative Security	4. Conversio Exercise Prio of Derivative		6. Nature of Indirect Beneficial Ownership (Instr. 5)	al
				Date Exercisable	Expiration Date	Title			Amount or Number of Shares	- Security			

Explanation of Responses: Remarks:

The Reporting Person is a director of Summit Midstream GP, LLC, the general partner of the Issuer (the "General Partner"). The Issuer is managed by the directors and executive officers of the General Partner. The Reporting Person also is an employee of Energy Capital Partners II, LLC, the general partner of the general partner of Energy Capital Funds II, LP and certain of its affiliates (collectively the "ECC Entities"). The EQC Entities are affiliates (collectively and its collectively the "ECC Entities"). The Issuer is managed by the directors and executive officers of the General Partner. The Reporting Person also is an employee of Energy Capital Partners II, LLC, the general partner of the general partner of Energy Capital Funds II, LP and certain of its affiliates (collectively the "ECC Entities"). The EQC Entities are affiliates (collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The EQC Entities are affiliates (Collectively into "ECC Entities"). The ECC Entities are affiliates (Collectively into "ECC Entities"). The ECC Entities are affiliates (Collectively into "ECC Entities"). The ECC Entities are affiliates (Collectively into "ECC Entities"). The ECC No securities are beneficially owned.

<u>/s/ Brock M. Degeyter, Attorney-in-Fact for</u> <u>Christopher M. Leininger</u>

** Signature of Reporting Person

08/14/2013 Date

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

Reminder: report on a separate me no each caso o securities beneroany owned uneury or nuneury. • 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).

Note: File the copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure. Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

POWER OF ATTORNEY For Executing Forms 3, 4 and 5, Form 144 and Schedules 13D and 13G relating to Summit Midstream Partners, LP ("SMLP")

The undersigned hereby constitutes and appoints each of Brock M. Degeyter, Matthew S. Harrison and Steven J. Newby, signing singly, as the undersigned's true and law

- (1) execute for and on behalf of the undersigned (a) Forms 3, 4 and 5 (including amendments thereto) in accordance with Section 16(a) of the Securities Exchar
- (2) do and perform any and all acts for and on behalf of the undersigned that may be necessary or desirable to complete and execute any such Form 3, 4 or 5, F
- (3) take any necessary or appropriate action to obtain or regenerate codes and passwords enabling the undersigned to make electronic filings with the SEC of 1

(4) take any other action of any type whatsoever in connection with the foregoing that, in the opinion of each such attorney-in-fact, may be of benefit to, in The undersigned hereby grants to each attorney-in-fact full power and authority to do and perform each and every act and thing whatsoever requisite, necessary or pro The undersigned agrees that each such attorney-in-fact may rely entirely on information furnished orally or in writing by the undersigned to the attorney-in-fact. The This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4 and 5, Form 144 and Schedules 13D and 13(IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the date written below.

CHRISTOPHER M. LEININGER

Date: August ____, 2013