As filed with the Securities and Exchange Commission on September 27, 2002 Registration No. 333-86650

> SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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POST-EFFECTIVE AMENDMENT NO. 1

TO FORM S-3

REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

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TEPPCO PARTNERS, L.P. TE PRODUCTS PIPELINE COMPANY, LIMITED PARTNERSHIP TCTM, L.P. TEPPCO MIDSTREAM COMPANIES, L.P. JONAH GAS GATHERING COMPANY (Exact name of registrant as specified in its charter)

DELAWARE DELAWARE WYOMING (State or other jurisdiction of incorporation or organization)

DELAWARE

DELAWARE

76-0329620 76-0595522 76-0692243 83-0317360

76-0291058

(I.R.S. Employer Identification No.)

2929 ALLEN PARKWAY P.O. BOX 2521 HOUSTON, TEXAS 77252-2521 (972) 699-4062 (Address, including zip code, and telephone number, including area code, of registrant's principal executive offices)

JAMES C. RUTH 2929 ALLEN PARKWAY P.O. BOX 2521 HOUSTON, TEXAS 77252-2521 (713) 759-3636 (Name, address, including zip code, and telephone number, including area code, of agent for service)

> Copy to: JOHN A. WATSON FULBRIGHT & JAWORSKI L.L.P. 1301 MCKINNEY, SUITE 5100 HOUSTON, TX 77010 (713) 651-5151

APPROXIMATE DATE OF COMMENCEMENT OF PROPOSED SALE TO THE PUBLIC: From time to time after this registration statement becomes effective, as determined by market conditions.

If the only securities being registered on this Form are being offered pursuant to dividend or interest reinvestment plans, please check the following box. / /

If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933, other than securities offered only in connection with dividend or interest reinvestment plans, check the following box. / /

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act of 1933, please check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. / /

If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. / /

If delivery of the prospectus is expected to be made pursuant to Rule 434, please check the following box. / /

## PURPOSE OF AMENDMENT

## TERMINATION OF OFFERING AND REMOVAL OF SECURITIES FROM REGISTRATION

Pursuant to the Registration Statement on Form S-3 (File No. 333-86650) (the "Registration Statement"), the Registrants registered Limited Partnership Units, Debt Securities and Guarantees of Debt Securities up to a maximum aggregate offering price of \$1,000,000,000. On July 16, 2002, \$90,450,000 of Limited Partnership Units were sold pursuant to the Registration Statement. On August 14, 2002, \$5,276,250 of Limited Partnership Units were sold pursuant to the Registration Statement. On September 10, 2002, \$112,936,000 of Limited Partnership Units were sold pursuant to the Registration Statement. An September 10, 2002, \$16,940,400 of Limited Partnership Units were sold pursuant to the Registration Statement. The Registrants do not intend to sell any more of the registered securities pursuant to the Registration Statement, and the offering contemplated by the Registration Statement has terminated. Pursuant to the undertakings in Item 17 of the Registration Statement, the Registrants are removing from registration, by means of this Post-Effective Amendment No. 1 to the Registration Statement, all of the \$774,397,350 remaining securities registered under the Registration Statement.

## SIGNATURE

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this amendment to Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Houston, State of Texas, on the 26th day of September, 2002.

> TEPPCO PARTNERS, L.P., by Texas Eastern Products Pipeline Company, LLC, as General Partner

By: /s/ CHARLES H. LEONARD Charles H. Leonard Senior Vice President and Chief Financial Officer

Pursuant to the requirements of the Securities Act of 1933, as amended, this Registration Statement has been signed below by the following persons in the capacities indicated on the 26th day of September, 2002.

SIGNATURE
POSITION
WITH THE
GENERAL
PARTNER
- /s/
BARRY R.
PEARL
President
and Chief
Executive
Officer
OLLICEL
(Principal
Executive
Officer)**
Barry R.
Pearl /s/
CHARLES H.
LEONARD
Senior
Vice
President
and Chief
Financial
Officer
(Principal
Financial
and
Accounting Officer)**
Officer)^^
Charles H.
Leonard *
Chairman
Chairman of the
Chairman of the Board of
Chairman of the Board of Texas
Chairman of the Board of Texas Eastern
Chairman of the Board of Texas Eastern Products
Chairman of the Board of Texas Eastern Products Pipeline -
Chairman of the Board of Texas Eastern Products
Chairman of the Board of Texas Eastern Products Pipeline -
Chairman of the Board of Texas Eastern Products Pipeline -  Company,
Chairman of the Board of Texas Eastern Products Pipeline -  Company, LLC Jim W.
Chairman of the Board of Texas Eastern Products Pipeline -  Company, LLC Jim W. Mogg *
Chairman of the Board of Texas Eastern Products Pipeline -  Company, LLC Jim W. Mogg * Director
Chairman of the Board of Texas Eastern Products Pipeline -  Company, LLC Jim W. Mogg * Director of Texas
Chairman of the Board of Texas Eastern Products Pipeline -  Company, LLC Jim W. Mogg * Director of Texas Eastern
Chairman of the Board of Texas Eastern Products Pipeline -  Company, LLC Jim W. Mogg * Director of Texas
Chairman of the Board of Texas Eastern Products Pipeline -  Company, LLC Jim W. Mogg * Director of Texas Eastern Products
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of Texas Eastern Products Pipeline Company, LLC ---------------------- Derrill Cody \* Director of Texas Eastern Products Pipeline Company, LLC ---------------------- John P. DesBarres Director of Texas Eastern Products Pipeline Company, LLC ---------------------- Fred J. Fowler \* Director of Texas Eastern Products Pipeline Company, LLC ---------------------- Mark A. Borer \* Director of Texas Eastern Products Pipeline Company, LLC -----. . . . . . . . . . ------------ William W. Slaughter Director of Texas Eastern Products Pipeline Company, LLC ---------------------- R. A. Walker

> \*By: /s/ CHARLES H. LEONARD Charles H. Leonard, as attorney-in- fact for the persons indicated pursuant to powers of attorney dated April 19, 2002.

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\*\* Also as director of TEPPCO GP, Inc., the general partner of each of TE Products Pipeline Company, Limited Partnership, TCTM, L.P. and TEPPCO Midstream Companies, L.P. and the managing general partner of Jonah Gas Gathering Company.