ANDEAVOR LOGISTICS LP Form SC 13D/A November 05, 2018

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

SCHEDULE 13D/A (Amendment No. 1)

Under the Securities Exchange Act of 1934

Andeavor Logistics LP (Name of Issuer)

Common Units

(Title of Class of Securities)

03350F106

(CUSIP Number)

Molly R. Benson

Vice President, Chief Securities, Governance and Compliance Officer and Corporate Secretary

Marathon Petroleum Corporation

539 South Main Street

Findlay, Ohio 45840

(419) 422-2121

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

November 1, 2018

(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)

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NAMES OF REPORTING
  PERSONS
  Marathon Petroleum Corporation
1 I.R.S. IDENTIFICATION NOS. OF
  ABOVE PERSONS (ENTITIES
  ONLY)
  27-1284632
  CHECK THE APPROPRIATE BOX
2 IF A MEMBER OF A GROUP
  (a) "
        (b) "
3 SEC USE ONLY
  SOURCE OF FUNDS
  00
  CHECK BOX IF DISCLOSURE OF
  LEGAL PROCEEDINGS IS
  REQUIRED PURSUANT TO ITEM
  2(d) OR 2(e) "
  CITIZENSHIP OR PLACE OF
6 ORGANIZATION
  Delaware
NUMSCORE VOTING POWER
OF' 0
SHARSESARED VOTING POWER
BENEFICIALI28
OWNSHIDLE DISPOSITIVE POWER
BY9 0
EACH
REPORTING
PERSON
PERSON
WITH 56,173,128
  AGGREGATE AMOUNT
BENEFICIALLY OWNED BY
  EACH REPORTING PERSON
  156,173,128
  CHECK BOX IF THE
12 AGGREGATE AMOUNT IN ROW
  (11) EXCLUDES
  CERTAIN SHARES "
  PERCENT OF CLASS
REPRESENTED BY AMOUNT IN
  ROW (11)
  63.6%1
TYPE OF REPORTING PERSON
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CUSIP No: 03350F106

^{1.} Based upon approximately 245,484,047 Common Units representing limited partner interests ("Common Units") of the Issuer issued and outstanding as of November 1, 2018.

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CUSIP No: 03350F106
  NAMES OF REPORTING
  PERSONS
  Andeavor LLC
1 I.R.S. IDENTIFICATION NOS. OF
  ABOVE PERSONS (ENTITIES
  ONLY)
  38-4084986
  CHECK THE APPROPRIATE BOX
2 IF A MEMBER OF A GROUP
  (a) "
         (b) "
3 SEC USE ONLY
 SOURCE OF FUNDS
  OO
  CHECK BOX IF DISCLOSURE OF
 LEGAL PROCEEDINGS IS
  REQUIRED PURSUANT TO ITEM
  2(d) OR 2(e) "
  CITIZENSHIP OR PLACE OF
6 ORGANIZATION
  Delaware
NUMSCORE VOTING POWER
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BENEFICIALI28
OWNSHIDLE DISPOSITIVE POWER
BY 0
EACH
REPOSITIVE POWER
PERSION, 173, 128
WITH
  AGGREGATE AMOUNT
  BENEFICIALLY OWNED BY
  EACH REPORTING PERSON
  156,173,128
  CHECK BOX IF THE
12 AGGREGATE AMOUNT IN ROW
  (11) EXCLUDES
  CERTAIN SHARES "
  PERCENT OF CLASS
13 REPRESENTED BY AMOUNT IN
  ROW (11)
  63.6%1
^{14}_{\mbox{OO}} TYPE OF REPORTING PERSON
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^{1.} Based upon approximately 245,484,047 Common Units issued and outstanding as of November 1, 2018.

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CUSIP No: 03350F106
  NAMES OF REPORTING
  PERSONS
  Western Refining, Inc.
1 I.R.S. IDENTIFICATION NOS. OF
  ABOVE PERSONS (ENTITIES
  ONLY)
  20-3472415
  CHECK THE APPROPRIATE BOX
2 IF A MEMBER OF A GROUP
  (a) "
        (b) "
3 SEC USE ONLY
  SOURCE OF FUNDS
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  CHECK BOX IF DISCLOSURE OF
 LEGAL PROCEEDINGS IS
  REQUIRED PURSUANT TO ITEM
  2(d) OR 2(e) "
  CITIZENSHIP OR PLACE OF
6 ORGANIZATION
  Delaware
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  AGGREGATE AMOUNT
BENEFICIALLY OWNED BY
  EACH REPORTING PERSON
  156,173,128
  CHECK BOX IF THE
AGGREGATE AMOUNT IN ROW
  (11) EXCLUDES
  CERTAIN SHARES "
  PERCENT OF CLASS
REPRESENTED BY AMOUNT IN
  ROW (11)
  63.6%1
^{14}\mathrm{CO}^{\mathrm{TYPE}} OF REPORTING PERSON
1. Based upon approximately 245,484,047 Common Units issued and outstanding as of November 1, 2018.
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CUSIP No: 03350F106
  NAMES OF REPORTING
  PERSONS
  Giant Industries, Inc.
1 I.R.S. IDENTIFICATION NOS. OF
  ABOVE PERSONS (ENTITIES
  ONLY)
  86-0642718
  CHECK THE APPROPRIATE BOX
2 IF A MEMBER OF A GROUP
 (a) "
        (b) "
3 SEC USE ONLY
 SOURCE OF FUNDS
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  CHECK BOX IF DISCLOSURE OF
 LEGAL PROCEEDINGS IS
  REQUIRED PURSUANT TO ITEM
  2(d) OR 2(e) "
  CITIZENSHIP OR PLACE OF
6 ORGANIZATION
  Delaware
NUMSCORE VOTING POWER
OF' 0
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REPOSITIVE POWER
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  AGGREGATE AMOUNT
  BENEFICIALLY OWNED BY
11 EACH REPORTING PERSON
  156,173,128
  CHECK BOX IF THE
12 AGGREGATE AMOUNT IN ROW
  (11) EXCLUDES
  CERTAIN SHARES "
  PERCENT OF CLASS
13 REPRESENTED BY AMOUNT IN
  ROW (11)
  63.6%1
^{14}\mathrm{CO}^{\mathrm{TYPE}} OF REPORTING PERSON
1. Based upon approximately 245,484,047 Common Units issued and outstanding as of November 1, 2018.
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CUSIP No: 03350F106
  NAMES OF REPORTING
  PERSONS
  Western Refining Southwest, Inc.
1 I.R.S. IDENTIFICATION NOS. OF
  ABOVE PERSONS (ENTITIES
  ONLY)
  86-0218157
  CHECK THE APPROPRIATE BOX
2 IF A MEMBER OF A GROUP
  (a) "
        (b) "
3 SEC USE ONLY
  SOURCE OF FUNDS
  00
  CHECK BOX IF DISCLOSURE OF
 LEGAL PROCEEDINGS IS
  REQUIRED PURSUANT TO ITEM
  2(d) OR 2(e) "
  CITIZENSHIP OR PLACE OF
6 ORGANIZATION
  Arizona
NUMSCORE VOTING POWER
OF' 0
SHARSESARED VOTING POWER
BENEFICIALI28
OWNSEDLE DISPOSITIVE POWER
BY 0
EACH
REPOSITIVE POWER
PERSISN, 173, 128
WITH
  AGGREGATE AMOUNT
  BENEFICIALLY OWNED BY
11 EACH REPORTING PERSON
  156,173,128
  CHECK BOX IF THE
12 AGGREGATE AMOUNT IN ROW
  (11) EXCLUDES
  CERTAIN SHARES "
  PERCENT OF CLASS
13 REPRESENTED BY AMOUNT IN
  ROW (11)
  63.6%1
^{14}\mathrm{CO}^{\mathrm{TYPE}} OF REPORTING PERSON
1. Based upon approximately 245,484,047 Common Units issued and outstanding as of November 1, 2018.
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CUSIP No: 03350F106
  NAMES OF REPORTING
  PERSONS
  Tesoro Refining & Marketing
  Company LLC
  I.R.S. IDENTIFICATION NOS. OF
  ABOVE PERSONS (ENTITIES
  ONLY)
  76-0489496
  CHECK THE APPROPRIATE BOX
2 IF A MEMBER OF A GROUP
  (a) "
        (b) "
3 SEC USE ONLY
 SOURCE OF FUNDS
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  CHECK BOX IF DISCLOSURE OF
 LEGAL PROCEEDINGS IS
  REQUIRED PURSUANT TO ITEM
  2(d) OR 2(e) "
  CITIZENSHIP OR PLACE OF
6 ORGANIZATION
  Delaware
NUMSBORRE VOTING POWER
OF' 0
SHARSEN VOTING POWER
BENBBI6244852Y
OWNSHIDLE DISPOSITIVE POWER
BY9 0
EACH
REPORTINED DISPOSITIVE POWER
PERSS3N624,852
WITH
  AGGREGATE AMOUNT
  BENEFICIALLY OWNED BY
11 EACH REPORTING PERSON
  88,624,852
  CHECK BOX IF THE
AGGREGATE AMOUNT IN ROW
  (11) EXCLUDES
  CERTAIN SHARES "
  PERCENT OF CLASS
REPRESENTED BY AMOUNT IN
  ROW (11)
  36.1%1
TYPE OF REPORTING PERSON
  OO
1. Based upon approximately 245,484,047 Common Units issued and outstanding as of November 1, 2018.
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CUSIP No: 03350F106
  NAMES OF REPORTING
  PERSONS
  Tesoro Alaska Company LLC
1 I.R.S. IDENTIFICATION NOS. OF
  ABOVE PERSONS (ENTITIES
  ONLY)
  74-1646130
  CHECK THE APPROPRIATE BOX
2 IF A MEMBER OF A GROUP
  (a) " (b) "
3 SEC USE ONLY
 SOURCE OF FUNDS
  00
  CHECK BOX IF DISCLOSURE OF
 LEGAL PROCEEDINGS IS
  REQUIRED PURSUANT TO ITEM
  2(d) OR 2(e) "
  CITIZENSHIP OR PLACE OF
6 ORGANIZATION
  Delaware
NUMSCORE VOTING POWER
OF' 0
SHARSESARED VOTING POWER
BENBBI6244852Y
OWNSHIDLE DISPOSITIVE POWER
BY9 0
EACH
REPOSITIVE POWER
PERSS3N624,852
WITH
  AGGREGATE AMOUNT
BENEFICIALLY OWNED BY
  EACH REPORTING PERSON
  88,624,852
  CHECK BOX IF THE
AGGREGATE AMOUNT IN ROW
  (11) EXCLUDES
  CERTAIN SHARES "
  PERCENT OF CLASS
REPRESENTED BY AMOUNT IN
  ROW (11)
  36.1%1
^{14}_{\hbox{OO}}^{\hbox{TYPE}} OF REPORTING PERSON
1. Based upon approximately 245,484,047 Common Units issued and outstanding as of November 1, 2018.
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CUSIP No: 03350F106
  NAMES OF REPORTING
  PERSONS
  Tesoro Logistics GP, LLC
1 I.R.S. IDENTIFICATION NOS. OF
  ABOVE PERSONS (ENTITIES
  ONLY)
  27-4151395
  CHECK THE APPROPRIATE BOX
2 IF A MEMBER OF A GROUP
  (a) " (b) "
3 SEC USE ONLY
  SOURCE OF FUNDS
  00
  CHECK BOX IF DISCLOSURE OF
  LEGAL PROCEEDINGS IS
  REQUIRED PURSUANT TO ITEM
  2(d) OR 2(e) "
  CITIZENSHIP OR PLACE OF
6 ORGANIZATION
  Delaware
NUMSCORE VOTING POWER
OF' 0
SHARSESARED VOTING POWER
BENBBI6244852Y
OWNSHIDLE DISPOSITIVE POWER
BY9 0
EACH
REPORTING
PERSON DISPOSITIVE POWER
WITH 88,624,852
  AGGREGATE AMOUNT
BENEFICIALLY OWNED BY
  EACH REPORTING PERSON
  88,624,852
  CHECK BOX IF THE
AGGREGATE AMOUNT IN ROW
  (11) EXCLUDES
  CERTAIN SHARES "
  PERCENT OF CLASS
REPRESENTED BY AMOUNT IN
  ROW (11)
  36.1%1
^{14}_{\hbox{OO}}^{\hbox{TYPE}} OF REPORTING PERSON
1. Based upon approximately 245,484,047 Common Units issued and outstanding as of November 1, 2018.
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Explanatory Note.

This Amendment No. 1 (this "Amendment") filed by Marathon Petroleum Corporation ("MPC"), Andeavor LLC, Western Refining, Inc., Giant Industries, Inc., Western Refining Southwest, Inc., Tesoro Refining & Marketing Company LLC, Tesoro Alaska Company LLC and Tesoro Logistics GP, LLC amends and supplements the statement on Schedule 13D concerning the common units representing limited partner interests ("Common Units") in Andeavor Logistics LP (the "Issuer") filed on October 11, 2018 (the "Schedule 13D"). The Schedule 13D is not modified except as specifically provided herein. Any terms capitalized but not defined herein shall have the same meaning as defined in the Schedule 13D.

Item 1. Security and Issuer No changes to this Item.

Item 2. Identity and Background

Item 2 of this Schedule 13D is hereby supplemented as follows:

The information required by subparagraphs (a), (b), (c) and (f) of this Item with respect to the directors and executive officers of the Reporting Persons is set forth on Schedule I attached hereto and is incorporated herein by reference. Item 3. Source and Amount of Funds or Other Consideration

No changes to this Item. The information set forth in the Introductory Note of this report is incorporated herein by reference.

Item 4. Purpose of the Transaction

Item 4 of this Schedule 13D is hereby supplemented as follows:

On October 1, 2018, MPC completed its acquisition of Andeavor, a Delaware corporation ("Andeavor"), pursuant to the Agreement and Plan of Merger, dated as of April 29, 2018 (as amended, the "Andeavor Merger Agreement"), by and among Andeavor, MPC, Mahi Inc., a Delaware corporation and a wholly owned subsidiary of MPC, and Andeavor LLC (f/k/a Mahi LLC), a Delaware limited liability company and a wholly owned subsidiary of MPC. Accordingly, MPC may be deemed to be the indirect beneficial owner of approximately 64% of the outstanding Common Units of the Issuer and controls the general partner of the Issuer.

Additionally, MPC may be deemed to be the indirect beneficial owner of approximately 64% of the outstanding common units representing limited partner interests in MPLX LP ("MPLX") and controls the general partner of MPLX. In its earnings release issued on November 1, 2018, MPC stated it has begun evaluating the financial business plans of the Issuer with the intent to move toward financial policies more consistent with its approach towards MPLX. This approach includes meaningfully higher distribution coverage, leverage levels at or below 4.0x EBITDA, no planned public equity issuances, and independent sustainability with limited parent support. Additionally, MPC disclosed that it plans to engage advisors and begin the process of assessing all options for the two MLPs, which could include MPLX acquiring the Issuer and the Issuer acquiring MPLX. However, there can be no assurance that any transaction between MPLX and the Issuer will occur or, if a transaction does occur, the timing of or the terms of any transaction. Except as set forth above, the Reporting Persons and Related Persons have no present plans or proposals that would result in or relate to any of the transactions described in subparagraphs (a) through (j) of Item 4 of Schedule 13D. Item 5. Interest in Securities of the Issuer

No changes to this Item.

Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Item 6.

Issuer

No changes to this Item.

Item 7. Materials to be Filed as Exhibits

Item 7 of this Schedule 13D is hereby supplemented by replacing Exhibits 99.1 and 99.2 with the exhibit below:

Exhibit Description No.

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: November 5, 2018

MARATHON PETROLEUM CORPORATION

WESTERN REFINING SOUTHWEST, INC.

By: /s/ Molly R. Benson By: /s/ Molly R. Benson Name: Molly R. Benson Name: Molly R. Benson Vice President, Chief Securities, Governance and Compliance Officer and Vice President and Title:

Title: Corporate Secretary Secretary

TESORO REFINING & ANDEAVOR LLC

MARKETING COMPANY LLC

By: By: /s/ Molly R. Benson /s/ Molly R. Benson Name: Molly R. Benson Name: Molly R. Benson

Title: Vice President and Secretary Title: Vice President and Secretary TESORO ALASKA COMPANY WESTERN REFINING, INC.

LLC

By: /s/ Molly R. Benson By: /s/ Molly R. Benson Name: Molly R. Benson Name: Molly R. Benson

Title: Vice President and Secretary Title: Vice President and Secretary

TESORO LOGISTICS GP, LLC GIANT INDUSTRIES, INC.

By: /s/ Molly R. Benson By: /s/ Molly R. Benson Name: Molly R. Benson Name: Molly R. Benson

Vice President and Vice President, Chief Securities, Governance & Compliance Officer and

Title: Title: Secretary Corporate Secretary

SCHEDULE I

Information regarding each director and executive officer of Marathon Petroleum Corporation is set forth below. The business address for each director and executive officer is c/o Marathon Petroleum Corporation, 539 South Main Street, Findlay, Ohio, United States.

Marathon Petroleum Corporation

			Transactions
Name, Title	Principal Occupation	Citizenship	in Last 60 Days
Directors			•
Gary R. Heminger	Chairman and Chief Executive Officer Marathon Petroleum Corporation	U.S.	_
Gregory J. Goff	Executive Vice Chairman Marathon Petroleum Corporation	U.S.	196,2981
Abdulaziz F. Alkhayyal	Retired Senior Vice President, Industrial Relations Saudi Aramco	Saudi Arabia	_
Evan Bayh	Senior Advisor, Apollo Global Management Senior Advisor, Cozen O'Connor Public Strategies and Of Counsel, Cozen O'Connor	U.S.	_
Charles E. Bunch	Retired Chairman of the Board and CEO PPG Industries, Inc.	U.S.	_
Steven A. Davis	Former Chairman and Chief Executive Officer Bob Evans Farms, Inc.	U.S.	_
Edward G. Galante	Former Senior Vice President and Member of the Management Committee of ExxonMobil Corporation	U.S.	_
Donna A. James ²	Managing Director Lardon & Associates, LLC	U.S.	_
James E. Rohr	Retired Chairman and Chief Executive Officer The PNC Financial Services Group, Inc.	U.S.	_
Kim K.W. Rucker	Retired Executive Vice President, General Counsel and Secretary, Andeavor	U.S.	_
Frank M. Semple ²	Retired Chairman, President and Chief Executive Officer MarkWest Energy Partners, L.P.	U.S.	_
J. Michael Stice	Dean, Mewbourne College of Earth & Energy University of Oklahoma	U.S.	_
John P. Surma	Retired Chairman and Chief Executive Officer United States Steel Corporation	U.S.	_
Susan Tomasky	Retired President	U.S.	_

AEP Transmission, a business division of American Electric Power Co.

Executive Officers

Gary R. Heminger	Chairman and Chief Executive Officer	U.S.	_
Gregory J. Goff	Executive Vice Chairman	U.S.	196,2981
Raymond L. Brooks	Executive Vice President, Refining	U.S.	_
Suzanne Gagle	General Counsel	U.S.	_
Timothy T. Griffith	Senior Vice President and Chief Financial Officer	U.S.	_
Thomas Kaczynski	Vice President, Finance and Treasurer	U.S.	_
Thomas M. Kelley ³	Senior Vice President, Marketing	U.S.	_
Anthony R. Kenney	President, Speedway LLC	U.S.	_
C. Michael Palmer	Executive Vice President	U.S.	_
John J. Quaid	Vice President and Controller	U.S.	_
David R. Sauber ⁴	Senior Vice President, Human Resources, Health and Administrative Services	U.S	_
Donald C. Templin	President, Refining, Marketing and Supply	U.S	_

- (1) Vesting of Performance Units October 16, 2018.
- (2) Effective October 1, 2018, no longer serving on MPC board of directors.
- (3) Retired effective October 1, 2018.
- (4) No longer a Section 16 reporting officer effective October 1, 2018.