## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### **SCHEDULE 13D**

Under the Securities Exchange Act of 1934 (Amendment No. 1)\*

## **Hess Midstream LP**

(Name of Issuer)

Class A Shares (Title of Class of Securities)

> 428103105 (CUSIP Number)

Global Infrastructure Management LLC
Attention: Julie Ashworth
1345 Avenue of the Americas, 30th Floor,
New York, New York 10105
(212) 315-8100
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 10, 2021 (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 Rule 13d-1(e), Rule 13d-1(f) or Rule 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(b) 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).

1	Name of Reporting Person				
	GIP II Blue Holding Partnership, L.P.				
2					
	(a):  (b):  (a)				
3	SEC U	se On	ly		
4	Source of Funds				
	00				
5	5 Check if Disclosure of Legal Proceedings is Required Pursuant to Item 2(d) or 2(e)				
6					
	D 1				
Delaware			Col. Mathematical Control of the Con		
		7	Sole Voting Power		
_	mber of		0		
	Shares neficially	8	Shared Voting Power		
Ov	vned by		130,656,464		
	Each	9	Sole Dispositive Power		
	porting Person	3	Sole Dispositive Fower		
	verson with		0		
	**101	10	Shared Dispositive Power		
			130,656,464		
11					
	130,656,464				
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares				
	Not Applicable				
13					
4.1	84.4%	( D			
14	Type of Reporting Person				
	PN				
	PN				

				J	1 0
1	Name of Reporting Person				
	GIP Blue Holding GP, LLC				
2					
	(a):  (b):   (a)				
3	SEC Use Only				
4	Source of Funds				
	00				
5					
	Gleck if Disclosure of Legal Proceedings is Kequited Pulsualit to Item 2(u) of 2(e)				
6	Citizen	ship c	or Place of Organization		
	D 1				
	Delawa				
		7	Sole Voting Power		
	ımber of		0		
	Shares	8	Shared Voting Power		
	neficially				
	wned by Each		130,656,464		
	eporting	9	Sole Dispositive Power		
	Person				
	with		0		
		10	Shared Dispositive Power		
			130,656,464		
11					
	130,656,464				
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares				
	Not Applicable				
13	Not Applicable  Percent of Class Represented by Amount in Row (11)				
	rereem	. 51 (	and represented by ramount in ito ii (11)		
	84.4%				
14	Type of Reporting Person				
	OO (Delaware limited liability company)				
1	OO (Delaware limited liability company)				

1	Name of Reporting Person				
	Global Infrastructure GP II, L.P.				
2	Check the Appropriate Box if a Member of a Group  (a): □ (b): □				
3	SEC U	se On	ly		
4	4 Source of Funds				
	00				
5	5 Check if Disclosure of Legal Proceedings is Required Pursuant to Item 2(d) or 2(e)				
6	Citizen	ship c	or Place of Organization		
	Delaware				
		7	Sole Voting Power		
	mber of		0		
	Shares neficially	8	Shared Voting Power		
Ov	vned by		130,656,464		
Each Reporting		9	Sole Dispositive Power		
	Person with		0		
WIGH		10	Shared Dispositive Power		
			130,656,464		
11	Aggregate Amount Beneficially Owned by Each Reporting Person				
	130,656,464				
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares				
	Not Applicable				
13	••				
	84.4%				
14	Type o	f Repo	orting Person		
	PN				

1	Name of Reporting Person				
	Global Infrastructure Investors II, LLC				
2					
	(a):  (b):				
3	SEC U	se On	ly		
4	Source of Funds				
	00				
5					
6					
	Delaware				
7 Sole Voting Power			Sole Voting Power		
-	mber of		0		
Ber	Shares neficially	8	Shared Voting Power		
	vned by Each		130,656,464		
	eporting	9	Sole Dispositive Power		
F	Person		0		
	with	10	Shared Dispositive Power		
			130,656,464		
11					
12	130,656,464 2 Check if the Aggregate Amount in Row (11) Excludes Certain Shares				
	Check in the 1250 country in 1011 (11) Encluded Serial Shares				
	Not Applicable				
13	Percent of Class Represented by Amount in Row (11)				
	84.4%				
14	Type o	f Repo	orting Person		
	OO (Delaware limited liability company)				

# CUSIP No. 428103105 13D Page 5 of 8 pages

#### **Explanatory Note**

This Amendment No. 1 to Schedule 13D ("Amendment No. 1") amends and supplements the statement on Schedule 13D filed with the United States Securities and Exchange Commission on December 17, 2019 (the "Statement"), relating to the Class A Shares representing limited partner interests (the "Class A Shares") of Hess Midstream LP, a Delaware limited partnership (the "Issuer"). Capitalized terms used herein without definition shall have the meaning set forth in the Statement.

#### Item 4. Purpose of Transaction.

Item 4 of the Statement is hereby amended and supplemented as follows:

On March 10, 2021, Hess Investments North Dakota LLC and GIP II Blue Holding Partnership, L.P. (the "Selling Stockholders") agreed to sell 3,450,000 and 3,450,000 Class A Shares, respectively, at a price of \$20.27 per share (the "Offering") to Goldman Sachs & Co. LLC and Citigroup Global Markets Inc., as representatives to the underwriters (collectively, the "Underwriter") pursuant to the terms and conditions of the underwriting agreement (the "Underwriting Agreement") entered into between the Issuer, the Selling Stockholders and the Underwriters. The sale was consummated on March 15, 2021. In connection with the sale, each Selling Stockholder redeemed 3,450,000 OpCo Class B Units to Class A Shares.

Pursuant to the Underwriting Agreement, the Selling Stockholders agreed that, subject to specified exceptions, without the prior written consent of the Underwriter, they will not, during the period ending 60 days after the date of the final prospectus with respect to the Offering: (i) offer, sell, contract to sell, pledge, grant any option to purchase, lend or otherwise dispose of any Class A Shares, or any options or warrants to purchase Class A Shares, or any securities that are convertible into or exchangeable for, or that represent the right to receive, Class A Shares, or publicly disclose the intention to make any offer, sale, pledge, disposition or filing with respect to Class A Shares; (ii) enter into any transaction or other agreement that transfers, in whole or in part, any of the economic consequences of ownership of the Class; or (iii) otherwise publicly announce any intention to engage in or cause any action or activity described in clause (i) above or transaction or arrangement described in clause (ii) above.

The foregoing descriptions of the Underwriting Agreement does not purport to be complete and is qualified in its entirety by reference to the Underwriting Agreement, which is filed as Exhibit 5 hereto and which is incorporated herein by reference.

#### Item 5. Interest in Securities of the Issuer.

Item 5 of the Statement is hereby amended and restated in its entirety as follows:

(a) - (b)

The following sets forth the aggregate number of Class A Shares and percentage of Class A Shares outstanding beneficially owned by each of the Reporting Persons, as well as the number of Class A Shares as to which each Reporting Person has the sole power to vote or to direct the vote, shared power to vote or to direct the vote, sole power to dispose or to direct the disposition of, or shared power to dispose or to direct the disposition of, as of the date hereof, based on 24,971,002 Class A Shares outstanding following the consummation of the Offering and assuming the redemption of the Opco Class B Units held by the Reporting Persons in exchange for newly issued Class A Shares:

Reporting Person	Amount beneficially owned	beneficially Percent		Shared power to vote or to direct the vote	Sole power to dispose or to direct the disposition	Shared power to dispose or to direct the disposition	
GIP II Blue Holding Partnership, L.P.	130,656,464	84.4%	0	130,656,464	0	130,656,464	
GIP Blue Holding GP, LLC	130,656,464	84.4%	0	130,656,464	0	130,656,464	
Global Infrastructure GP II, L.P.	130,656,464	84.4%	0	130,656,464	0	130,656,464	
Global Infrastructure Investors II, LLC	130,656,464	84.4%	0	130,656,464	0	130,656,464	

New HESM GP LP is the record holder of 898,000 Class A Shares. HIP GP LLC is the sole member of New HESM GP LLC, which is the general partner of New HESM GP LP. HIP GP LLC is a 50/50 joint venture between Hess Investments and Blue Holding. As such, Blue Holding may be deemed to beneficially own the securities held of record by New HESM GP LP.

In addition, Blue Holding is the record holder of 129,758,464 Opco Class B Units, which may be redeemed for Class A Shares on a one-for-one basis at the option of the holder.

Blue Holding GP is the general partner of Blue Holding. Global GP is the sole member of Blue Holding GP. Global Investors is the sole general partner of Global GP. As a result, each of Blue Holding GP, Global GP and Global Investors may be deemed to share beneficial ownership of the Opco Class B Units held of record by Blue Holding.

- (c) Except as described in Item 4, none of the Reporting Persons nor Related Persons has effected any transactions in the Class A Shares during the past 60 days.
- (d) None.
- (e) Not applicable.

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

Item 6 of the Statement is hereby amended and supplemented as follows:

Item 4 above summarizes certain provisions of the Underwriting Agreement and is incorporated herein by reference. A copy of the Underwriting Agreement is attached as Exhibit 5 hereto, and is incorporated herein by reference.

Except as set forth herein, none of the Reporting Persons or Related Persons has any contracts, arrangements, understandings or relationships (legal or otherwise) with any person with respect to any securities of the Issuer, including, but not limited to, any contracts, arrangements, understandings or relationships concerning the transfer or voting of such securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or losses, or the giving or withholding of proxies.

#### Item 7. Materials to be Filed as Exhibits

5

Exhibit	
Number*	Description

Underwriting Agreement, dated as of March 10, 2021, by and among Hess Investments North Dakota LLC, GIP II Blue Holding Partnership, L.P. and Goldman Sachs & Co. LLC and Citigroup Global Markets Inc., as representatives of the underwriters (incorporated by reference to Exhibit 1.1 to the Issuer's Current Report on Form 8-K filed on March 15, 2021).

#### **SIGNATURES**

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: March 16, 2021

#### GIP II BLUE HOLDING PARTNERSHIP, L.P.

By: GIP Blue Holding GP, LLC, its general partner

By: /s/ Mark Levitt
Name: Mark Levitt
Title: Manager

#### GIP BLUE HOLDING GP, LLC

By: /s/ Mark Levitt
Name: Mark Levitt
Title: Manager

#### GLOBAL INFRASTRUCTURE GP II, L.P.

By: Global Infrastructure Investors II, LLC, its general partner

By: /s/ Mark Levitt
Name: Mark Levitt
Title: Secretary

#### GLOBAL INFRASTRUCTURE INVESTORS II, LLC

By: /s/ Mark Levitt
Name: Mark Levitt
Title: Secretary