UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO §240.13d-1(b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO §240.13d-2(a)

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (Amendment No. 1)*

EASTERLY GOVERNMENT PROPERTIES, INC.

(Name of Issuer)

COMMON STOCK, \$0.01 PAR VALUE

(Title of Class of Securities)

27616P103 (CUSIP Number)

David L. Coombs
Goulston & Storrs PC
400 Atlantic Avenue
Boston, Massachusetts 02110
(617) 574-3563
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

May 11, 2016
(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. \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).

CUSII	USIP No. 27616P103 Page 2 of 13						
1.	. Names of Reporting Persons						
	USGP II Investor, LP						
2.							
3.	SEC Us	e Onl	у				
4.	Source o	of Fu	nds (See Instructions)				
	WC.						
5.	Check is	Disc	losure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizens	hip o	Place of Organization				
	Dela	war	<u>s</u>				
		7.	Sole Voting Power				
Nu	mber of		0 (1)(2)				
	Shares neficially	8.	Shared Voting Power				
Ov	vned by		0				
	Each porting	9.	Sole Dispositive Power				
F	Person With		0 (1)(2)				
	With	10.	Shared Dispositive Power				
			0				
11.							
	0 (1)(2)						
12.							
13.	Percent	of Cl	ass Represented by Amount in Row (11)				
	0.0%	6 (1)	(2)(3)				
14.			rting Person (See Instructions)				

(1) The common stock, par value \$0.01 per share (the "Common Stock"), of Easterly Government Properties, Inc., a Maryland corporation (the "Issuer") was acquired as the result of the following transactions that were consummated concurrently with the Issuer's initial public offering on February 11, 2015: (i) USGP II Investor, LP, a Delaware limited partnership ("USGP LP"), contributed its interests in its property-owning subsidiaries in exchange for limited partnership interests ("OP Units") in Easterly Government Properties LP, a Delaware limited partnership (the "Operating Partnership"), and in connection therewith received a special distribution of shares of Common Stock; and (ii) USGP LP purchased from the Issuer shares of Common Stock for cash in a private placement at a price per share equal to the public offering price. The shares of Common Stock that were purchased in the private placement transaction were funded from working capital, including by drawing on capital commitments of investors in U.S. Government Properties Income & Growth Fund II, LP, a Delaware limited partnership ("Fund II"), and USGP II (Parallel) Fund, LP, a Delaware limited partnership ("Parallel Fund II"). Fund II and Parallel Fund II collectively owned, both directly and indirectly, all of the limited partner interests in USGP LP.

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- (2) On December 23, 2015, all shares of Common Stock owned by USGP LP were distributed, directly or indirectly, to Fund II and Parallel Fund II in connection with a complete liquidation of USGP LP.
- (3) The percentages used herein are calculated based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by U.S. Government Properties Income & Growth Fund REIT, Inc. ("REIT I") as part of its plan of liquidation.

CUSI	CUSIP No. 27616P103 Page							
1.	Names o	of Re	porting Persons					
	U.S. Government Properties Income & Growth Fund II, LP							
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ (b) □							
3.	SEC Us	SEC Use Only						
4.	Source o	of Fu	nds (See Instructions)					
	WC.							
5.	Check is	Disc	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) □					
6.	Citizens	hip o	r Place of Organization					
	Dela	Delaware						
		7.	Sole Voting Power					
	imber of		316,878 (1)(2)					
Bei	Shares neficially	8.	Shared Voting Power					
	wned by Each		0					
Re	eporting	9.	Sole Dispositive Power					
	Person With		316,878 (1)(2)					
		10.	Shared Dispositive Power					
	2		0					
11.	Aggrega	ite Ai	mount Beneficially Owned by Each Reporting Person					
			(1)(2)					
12.	Check is	f the A	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) \Box					
13.	Percent	of Cl	ass Represented by Amount in Row (11)					
	1.29	6 (1)	(2)(3)					
14.	Type of	Repo	orting Person (See Instructions)					

(1) The Common Stock of the Issuer was acquired as the result of the following transactions that were consummated concurrently with the Issuer's initial public offering on February 11, 2015: (i) USGP LP contributed its interests in its property-owning subsidiaries in exchange for OP Units, and in connection therewith received a special distribution of shares of Common Stock; and (ii) USGP LP purchased from the Issuer shares of Common Stock for cash in a private placement at a price per share equal to the public offering price. The shares of Common Stock that were purchased in the private placement transaction were funded from working capital, including by drawing on capital commitments of investors in Fund II and Parallel Fund II. Fund II and Parallel Fund II collectively owned, both directly and indirectly, all of the limited partner interests in USGP LP.

PN

- (2) On December 23, 2015, all shares of Common Stock owned by USGP LP were distributed, directly or indirectly, to Fund II and Parallel Fund II in connection with a complete liquidation of USGP LP. On May 11, 2016 a substantial majority of shares of Common Stock owned by Fund II and Parallel Fund II were distributed to their direct and indirect partners in connection with the commencement of a liquidation plan for Fund II and Parallel Fund II. The liquidation and distribution were made in accordance with the organizational documents of Fund II and Parallel Fund II, and no amounts were paid in connection with these liquidating transactions.
- (3) The percentages used herein are calculated based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation.

CUSI	CUSIP No. 27616P103 Page 4 of							
1.	Names	of Re	porting Persons					
		USGP II GP, LLC						
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ (b) □							
3.	SEC Us	SEC Use Only						
4.	Source	Source of Funds (See Instructions)						
	WC	, 00	(1)					
5.	Check i	f Disc	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
6.	Citizens	hip o	r Place of Organization					
	Dela	awar	e					
		7.	Sole Voting Power					
	mber of		320,083 (1)(2)(4)					
	Shares neficially	8.	Shared Voting Power					
О	wned by		0					
Re	Each porting	9.	Sole Dispositive Power					
	Person With		320,083 (1)(2)(4)					
		10.	Shared Dispositive Power					
			0					
11.	Aggrega	ate Aı	nount Beneficially Owned by Each Reporting Person					
	320,	.083	(1)(2)(4)					
12.	Check i	f the A	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □					
13. Percent of Class Represented by Amount in Row (11)			ass Represented by Amount in Row (11)					
	1.29	6 (1)	(2)(3)(4)					
14.			rting Person (See Instructions)					
	00							

- (1) The Common Stock of the Issuer was acquired as the result of the following transactions that were consummated concurrently with the Issuer's initial public offering on February 11, 2015: (i) USGP LP contributed its interests in its property-owning subsidiaries in exchange for OP Units, and in connection therewith received a special distribution of shares of Common Stock; and (ii) USGP LP purchased from the Issuer shares of Common Stock for cash in a private placement at a price per share equal to the public offering price. The shares of Common Stock that were purchased in the private placement transaction were funded from working capital, including by drawing on capital commitments of investors in Fund II and Parallel Fund II. Fund II and Parallel Fund II collectively owned, both directly and indirectly, all of the limited partner interests in USGP LP.
- (2) On December 23, 2015, all shares of Common Stock owned by USGP LP were distributed, directly or indirectly, to Fund II and Parallel Fund II in connection with a complete liquidation of USGP LP. On May 11, 2016 a substantial majority of shares of Common Stock owned by Fund II and Parallel Fund II were distributed to their direct and indirect partners in connection with the commencement of a liquidation plan for Fund II and Parallel Fund II. The liquidation and distribution were made in accordance with the organizational documents of Fund II and Parallel Fund II, and no amounts were paid in connection with these liquidating transactions.
- (3) The percentages used herein are calculated based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation.
- (4) 316,878 shares of Common Stock of the Issuer are held by Fund II, and 3,205 shares of Common Stock of the Issuer are held by Parallel Fund II, each of whose general partner is USGP II GP, LLC, a Delaware limited liability company ("USGP II GP").

CUSI	P No. 276	16P1		Page 5 of 13
				1 age 5 01 10
1.	Names	of Re	porting Persons	
	Easter	v Fu	ands Administration, LLC	
2.	Check t	ne Ap	propriate Box if a Member of a Group (See Instructions)	
	(a) □	(b		
2	SEC Us	o Onl		
3.	SEC US	e Oili	y	
4.	Source	of Fu	nds (See Instructions)	
	WC		r(1) closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) □	
5.	Cneck 1	Disc	losure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)	
6.	Citizens	hip o	r Place of Organization	
	Dela			
		7.	Sole Voting Power	
Nι	ımber of		418,145 (1)(2)(4)	
Shares		8.	Shared Voting Power	
	neficially wned by			
	Each		0	
R	eporting	9.	Sole Dispositive Power	
	Person With		418,145 (1)(2)(4)	
	**101	10.	Shared Dispositive Power	
11	A = = = = =	A.	0	
11.	Aggrega	ite Ai	nount Beneficially Owned by Each Reporting Person	
	418,	145	(1)(2)(4)	
12.			Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)	
4.0	_	4.61		
13.	Percent	of CI	ass Represented by Amount in Row (11)	
	1.5%	6 (1)	(2)(3)(4)	
14.			rting Person (See Instructions)	
1	-00			

- (1) The Common Stock of the Issuer was acquired as the result of the following transactions that were consummated concurrently with the Issuer's initial public offering on February 11, 2015: (i) USGP LP contributed its interests in its property-owning subsidiaries in exchange for OP Units and in connection therewith received a special distribution of shares of Common Stock; (ii) USGP LP purchased from the Issuer shares of Common Stock for cash in a private placement at a price per share equal to the public offering price, (iii) U.S Government Properties Income & Growth Fund, L.P., a Delaware limited partnership ("Fund I") contributed its interest in its property-owning subsidiaries in exchange for OP Units, and (iv) Fund I purchased from the Issuer shares of Common Stock for cash in a private placement at a price per share equal to the public offering price. The shares of Common Stock that were purchased in the private placement transactions were funded from working capital, including by drawing on capital commitments of investors in Fund I, Fund II and Parallel Fund II and Parallel Fund II collectively owned, both directly and indirectly, all of the limited partner interests in USGP LP. Easterly Funds Administration, LLC, a Delaware limited liability company ("Easterly Admin") is (i) the sole manager of Federal Properties GP, LLC, a Delaware limited liability company ("USGP I GP"), which is the general partner of Fund I; (ii) the sole manager of USGP I REIT Holdings, LP, a Delaware limited partnership ("Upper Fund I"); and (iii) the sole manager of USGP II GP, which is the general partner of Fund II and Parallel Fund II.

 (2) On December 23, 2015, all shares of Common Stock owned by USCP I P were distributed directly or indirectly to Eurd II and Parallel Fund II.
- (2) On December 23, 2015, all shares of Common Stock owned by USGP LP were distributed, directly or indirectly, to Fund II and Parallel Fund II in connection with a complete liquidation of USGP LP. On May 11, 2016 a substantial majority of shares of Common Stock owned by Fund I, Upper Fund I, Fund II and Parallel Fund II were distributed to their direct and indirect partners in connection with the commencment of a liquidation plan for Fund I, Upper Fund I, Fund II and Parallel Fund II. Also on May 11, 2016 and as part of the liquidation plan described above, REIT I redeemed an aggregate 2,845,223 OP Units and received an equal number of shares of Common Stock in exchange therefor. The liquidation and distribution were made in accordance with the organizational documents of Fund I, Upper Fund I, Fund II and Parallel Fund II, and no amounts were paid in connection with these liquidating transactions.
- (3) The percentages used herein are calculated based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation.
- (4) Includes (i) 316,878 shares of Common Stock of the Issuer held by Fund II, and 3,205 shares of Common Stock of the Issuer held by Parallel Fund II, each of whose general partner is USGP II GP, whose sole manager is Easterly Admin; (ii) 1,416 shares of Common Stock held directly by Fund I, whose general partner is USGP I GP, whose sole manager is Easterly Admin; and (iii) 96,646 shares of Common Stock held directly by Upper Fund I, whose general partner is USGP I Holdings GP, whose sole manager is Easterly Admin.

CUSI	USIP No. 27616P103 Page 6 of 13					
1.	Names of Reporting Persons					
	Easterly Capital, LLC					
2.			propriate Box if a Member of a Group (See Instructions)			
	(a) 🗆	(b)				
3.	SEC Us	e Onl	у			
4.	Source o	f Fur	nds (See Instructions)			
	WC,					
5.	Check if	Disc	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6.	Citizens	hip oi	r Place of Organization			
	Dela	ware				
7. Sole Voting Power						
	ımber of		418,145 (1)(2)(4)			
	Shares neficially	8.	Shared Voting Power			
Owned by			0			
Each Reporting Person With		9.	Sole Dispositive Power			
			418,145 (1)(2)(4)			
		10.	Shared Dispositive Power			
			0			
11.						
	418,145 (1)(2)(4)					
12.			Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) \Box			
13.	3. Percent of Class Represented by Amount in Row (11)					

(1) The Common Stock of the Issuer was acquired as the result of the following transactions that were consummated concurrently with the Issuer's initial public offering on February 11, 2015: (i) USGP LP contributed its interests in its property-owning subsidiaries in exchange for OP Units, and in connection therewith received a special distribution of shares of Common Stock; (ii) USGP LP purchased from the Issuer shares of Common Stock for cash in a private placement at a price per share equal to the public offering price, (iii) Fund I contributed its interest in its property-owning subsidiaries in exchange for OP Units, and (iv) Fund I purchased from the Issuer shares of Common Stock for cash in a private placement at a price per share equal to the public offering price. The shares of Common Stock that were purchased in the private placement transactions were funded from working capital, including by drawing on capital commitments of investors in Fund I, Fund II and Parallel Fund II. Fund II and Parallel Fund II collectively owned, both directly and indirectly, all of the limited partner interests in USGP LP. Easterly Capital, LLC, a Massachusetts limited liability company ("Easterly Capital") is the sole member of Easterly Admin, which is (i) the sole manager of USGP I GP, which is the general partner of Fund I; (ii) the sole manager of USGP II GP, which is the general partner of Fund II and Parallel Fund II.

1.5% (1)(2)(3)(4)

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Type of Reporting Person (See Instructions)

- (2) On December 23, 2015, all shares of Common Stock owned by USGP LP were distributed, directly or indirectly, to Fund II and Parallel Fund II in connection with a complete liquidation of USGP LP. On May 11, 2016 a substantial majority of shares of Common Stock owned by Fund I, Upper Fund I, Fund II and Parallel Fund II were distributed to their direct and indirect partners in connection with the commencment of a liquidation plan for Fund I, Upper Fund I, Fund II and Parallel Fund II. Also on May 11, 2016 and as part of the liquidation plan described above, REIT I redeemed an aggregate 2,845,223 OP Units and received an equal number of shares of Common Stock in exchange therefor. The liquidation and distribution were made in accordance with the organizational documents of Fund I, Upper Fund I, Fund II and Parallel Fund II, and no amounts were paid in connection with these liquidating transactions.
- (3) The percentages used herein are calculated based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation.
- (4) Includes (i) 316,878 shares of Common Stock of the Issuer held by Fund II, and 3,205 shares of Common Stock of the Issuer held by Parallel Fund II, each of whose general partner is USGP II GP, whose sole manager is Easterly Admin, whose sole member is Easterly Capital; (ii) 1,416 shares of Common Stock held directly by Fund I, whose general partner is USGP I GP, whose sole manager is Easterly Admin, whose sole member is Easterly Capital; and (iii) 96,646 shares of Common Stock held directly by Upper Fund I, whose general partner is USGP I Holdings GP, whose sole manager is Easterly Admin, whose sole member is Easterly Capital.

CUSI	Page 7 of 13				
1.	1. Names of Reporting Persons				
	Darrell				
2.			opropriate Box if a Member of a Group (See Instructions)		
	(a) 🗆	(D			
3.	SEC Use	n Onl	Y/		
٥.	SEC OS	e Om	y		
4.	Source o	of Fur	nds (See Instructions)		
	PF, V	WC,	OO (1)(4)		
5.	Check if	Disc	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizens	hip oi	r Place of Organization		
	11.0				
	U.S.				
		7.	Sole Voting Power		
Nı	mber of		509,598 (1)(2)(4)		
	Shares	8.	Shared Voting Power		
Ber	neficially	0.	omice voing rower		
Owned by			0		
	Each	9.	Sole Dispositive Power		
Reporting Person					
	With		509,598 (1)(2)(4)		
		10.	Shared Dispositive Power		
11.	. Aggregate Amount Beneficially Owned by Each Reporting Person				
	509,598 (1)(2)(4)				
12.					
14.	Check if the Aggregate Amount in Now (11) Excludes Certain Shares (See Instructions)				
13.	Percent	of Cla	ass Represented by Amount in Row (11)		
	1.9% (1)(2)(3)(4)				

(1) The Common Stock of the Issuer was acquired as the result of the following transactions that were consummated concurrently with the Issuer's initial public offering on February 11, 2015: (i) USGP LP contributed its interests in its property-owning subsidiaries in exchange for OP Units, and in connection therewith received a special distribution of shares of Common Stock; (ii) USGP LP purchased from the Issuer shares of Common Stock for cash in a private placement at a price per share equal to the public offering price, (iii) Fund I contributed its interest in its property-owning subsidiaries in exchange for OP Units, (iv) Fund I purchased from the Issuer shares of Common Stock for cash in a private placement at a price per share equal to the public offering price and (iv) Darrell W. Crate purchased 20,000 shares of Common Stock in the Issuer's initial public offering. The shares of Common Stock that were purchased in the private placement transactions were funded from working capital, including by drawing on capital commitments of investors in Fund I, Fund II and Parallel Fund II collectively owned, both directly and indirectly, all of the limited partner interests in USGP LP. Darrell W. Crate is the sole manager of Easterly Capital, which is the sole member of Easterly Admin, which is (i) the sole manager of USGP I GP, which is the general partner of Fund I; (ii) the sole manager of USGP I Holdings GP, which is the general partner of Upper Fund I; and (iii) the sole manager of USGP II GP, which is the general partner of Fund II and Parallel Fund II.

Type of Reporting Person (See Instructions)

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- (2) On December 23, 2015, all shares of Common Stock owned by USGP LP were distributed, directly or indirectly, to Fund II and Parallel Fund II in connection with a complete liquidation of USGP LP. On May 11, 2016 a substantial majority of shares of Common Stock owned by Fund I, Upper Fund I, Fund II and Parallel Fund II were distributed to their direct and indirect partners in connection with the commencment of a liquidation plan for Fund I, Upper Fund I, Fund II and Parallel Fund II. Also on May 11, 2016 and as part of the liquidation plan described above, REIT I redeemed an aggregate 2,845,223 OP Units and received an equal number of shares of Common Stock in exchange therefor. The liquidation and distribution were made in accordance with the organizational documents of Fund I, Upper Fund I, Fund II and Parallel Fund II, and no amounts were paid in connection with these liquidating transactions.
- (3) The percentages used herein are calculated based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation.
- (4) Includes (i) 316,878 shares of Common Stock of the Issuer held by Fund II, and 3,205 shares of Common Stock of the Issuer held by Parallel Fund II, each of whose general partner is USGP II GP, whose sole manager is Easterly Admin, whose sole member is Easterly Capital, whose sole manager is Mr. Crate; (ii) 1,416 shares of Common Stock held directly by Fund I, whose general partner is USGP I GP, whose sole manager is Easterly Admin, whose sole member is Easterly Capital, whose sole manager is Mr. Crate; (iii) 96,646 shares of Common Stock held directly by Upper Fund I, whose general partner is USGP I Holdings GP, whose sole manager is Easterly Admin, whose sole member is Easterly Capital, whose sole manager is Mr. Crate; (iv) 10,893 shares of Common Stock held directly by Easterly Holdings II, LLC, whose sole member is Mr. Crate; (v) 20,000 shares of Common Stock purchased by Mr. Crate in the Issuer's initial public offering; (vi) 20,000 shares of Common Stock purchased by Mr. Crate on the open market on

June 12, 2015; (vii) 5,560 shares of Common Stock purchased by Mr. Crate on the open market on August 7, 2015; (viii) 20,000 shares of Common Stock purchased by Mr. Crate on the open market on August 20, 2015; (ix) 195 shares of Common Stock purchased by Mr. Crate on the open market on August 26, 2015; (x) 4,805 shares of Common Stock purchased by Mr. Crate on the open market on August 27, 2015; and (xi) 10,000 shares of Common Stock purchased by Mr. Crate on the open market on March 8, 2016. Mr. Crate serves as the Chairman of the Board of Directors of the Issuer. Mr. Crate expressly disclaims beneficial ownership of the shares of Common Stock reported in this Schedule 13D, other than the 91,453 shares of Common Stock he holds directly and through Easterly Holdings II, LLC, except to the extent of his pecuniary interest therein.

CUSIP No. 27616P103

The class of equity securities to which this statement on Schedule 13D (the "Statement") relates is the Common Stock, par value \$0.01 per share (the "Common Stock") of Easterly Government Properties, Inc., a Maryland corporation (the "Issuer"). The principal executive offices of the Company are located at 2101 L. Street NW, Suite 750, Washington, DC 20037.

Item 1. Security and Issuer

- (a) Title of Class of Equity Securities: Common Stock, par value \$0.01.
- (b) Name and Address of the Principal Executive Offices: The principal executive offices of the Issuer are located at 2101 L. Street NW, Suite 750, Washington, DC 20037

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Item 2. Identity and Background

- (a) Name of Person Filing the Statement:
 - i. USGP II Investor, LP
 - ii. U.S. Government Properties Income & Growth Fund II, LP
 - iii. USGP II GP, LLC
 - iv. Easterly Funds Administration, LLC
 - v. Easterly Capital, LLC
 - vi. Darrell W. Crate
 - vii. Attached hereto as Appendix A is information required by this Item 2 with respect to the managers and executive officers of the persons filing the Statement.
- (b) Address or Principal Business Office Or, if None, Residence:
 - i. 138 Conant Street, Beverly, MA 01915.
 - ii. 138 Conant Street, Beverly, MA 01915.
 - iii. 138 Conant Street, Beverly, MA 01915.
 - iv. 138 Conant Street, Beverly, MA 01915.
 - v. 138 Conant Street, Beverly, MA 01915.
 - vi. c/o Easterly Capital, LLC, 138 Conant Street, Beverly, MA 01915.
 - vii. Attached hereto as Appendix A is information required by this Item 2 with respect to the managers and executive officers of the persons filing the Statement.
- (c) Principal Occupation or Employment:
 - i. Not applicable.
 - ii. Not applicable.
 - iii. Not applicable.
 - iv. Not applicable
 - v. Not applicable.

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- vi. Founder and Managing Director of Easterly Capital.
- vii. Attached hereto as Appendix A is information required by this Item 2 with respect to the managers and executive officers of the persons filing the Statement.

(d) Criminal Proceedings:

During the last five years, neither the persons filing the Statement nor any executive officer or manager of the persons filing the Statement has been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) Civil Proceedings:

During the last five years, neither the persons filing the Statement nor any executive officer or manager of the persons filing the Statement has been a party to any civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which such person was or is subject to any judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

(f) Citizenship:

- i. See Item 6 of the attached cover pages incorporated by reference herein.
- ii. See Item 6 of the attached cover pages incorporated by reference herein.
- iii. See Item 6 of the attached cover pages incorporated by reference herein.
- iv. See Item 6 of the attached cover pages incorporated by reference herein.
- v. See Item 6 of the attached cover pages incorporated by reference herein.
- vi. United States
- vii. Attached hereto as Appendix A is information required by this Item 2 with respect to the managers and executive officers of the persons filing the Statement.

Item 3. Source and Amount of Funds or Other Consideration

As described in response to Item 4 below, certain shares of Common Stock of the Issuer to which this Schedule 13D relates were received in the formation transactions consummated concurrently with the Issuer's initial public offering. The funds used for the purchase of shares of Common Stock of the Issuer in the private placement transactions were obtained from working capital, including by drawing on capital commitments of investors in U.S. Government Properties Income & Growth Fund II, LP, a Delaware limited partnership ("Fund II"), USGP II (Parallel) Fund, LP, a Delaware limited partnership ("Parallel Fund II"), and U.S Government Properties Income & Growth Fund, L.P., a Delaware limited partnership ("Fund I"). The 20,000 shares of Common Stock purchased by Mr. Crate in connection with the Issuer's initial public offering, and the 60,560 shares of Common Stock purchase by Mr. Crate on the open market since the Issuer's initial public offering, were funded by his personal funds. The 10,893 shares of Common Stock held directly by Easterly Holdings II, LLC were received pursuant to the plan of liquidation of Parallel Fund II as a result of Mr. Crate's prior investment in Parallel Fund II, which investment was funded by Mr. Crate's personal funds.

Item 4. Purpose of Transaction

The 80,560 shares of Common Stock purchased by Mr. Crate were acquired for investment purposes. Mr. Crate's investment in Parallel Fund II, which resulted in the receipt by Easterly Holdings II, LLC of Common Stock in the Issuer, was for investment purposes. The other Common Stock of the Issuer reported in this Statement was acquired as the result of the following transactions: (i) concurrently with the Issuer's initial public offering on February 11, 2015: (a) USGP II Investor, LP, a Delaware limited partnership ("USGP LP"), contributed its interests in its property-owning subsidiaries in exchange for limited partnership interests ("OP Units") in Easterly Government Properties LP, a Delaware limited partnership, and in connection therewith received a special distribution of shares of Common Stock; (b) USGP LP

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purchased from the Issuer shares of Common Stock for cash in a private placement at a price per share equal to the public offering price, (c) Fund I contributed its interest in its property-owning subsidiaries in exchange for OP Units, and (d) Fund I purchased from the Issuer shares of Common Stock for cash in a private placement at a price per share equal to the public offering price; (ii) on December 23, 2015, all shares of Common Stock owned by USGP LP were distributed, directly or indirectly, to Fund II and Parallel Fund II in connection with a complete liquidation of USGP LP; (iii) on May 11, 2016 a substantial majority of shares of Common Stock owned by Fund I, Upper Fund I, Fund II and Parallel Fund II were distributed to their direct and indirect partners in connection with the commencement of a liquidation plan for Fund I, Upper Fund I, Fund II and Parallel Fund II, which liquidation and distributions were made in accordance with the organizational documents of Fund I, Upper Fund I, Fund II and Parallel Fund II, and no amounts were paid in connection with these liquidating transactions; and (iv) on May 11, 2016 the Issuer issued shares of Common Stock in connection with the redemption of an equal number of OP Units by U.S. Government Properties Income & Growth Fund REIT, Inc. ("REIT I") as part of its plan of liquidation.

Item 5. Interest in Securities of the Issuer

- (a) Aggregate Number of Shares Beneficially Owned:
 - i. USGP II Investor, LP. As of May 11, 2016, this reporting person filing the Statement is the beneficial owner of an aggregate 0 shares of Common Stock of the Issuer.
 - Percent of Class: 0.0% based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation.

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- ii. U.S. Government Properties Income & Growth Fund II, LP. As of May 11, 2016, this reporting person filing the Statement is the beneficial owner of an aggregate 316,878 shares of Common Stock of the Issuer.
 - Percent of Class: 1.2% based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation.
- iii. USGP II GP, LLC. As of May 11, 2016, this reporting person filing the Statement is the beneficial owner of an aggregate 320,083 shares of Common Stock of the Issuer.
 - Percent of Class: 1.2% based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation.
- iv. Easterly Funds Administration, LLC. As of May 11, 2016, this reporting person filing the Statement is the beneficial owner of an aggregate 418,145 shares of Common Stock of the Issuer.
 - Percent of Class: 1.5% based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation.
- v. Easterly Capital, LLC. As of May 11, 2016, this reporting person filing the Statement is the beneficial owner of an aggregate 418,145 shares of Common Stock of the Issuer.

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Percent of Class: 1.5% based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation.

vi. Darrell W. Crate. As of May 11, 2016, this reporting person filing the Statement is the beneficial owner of an aggregate 509,598 shares of Common Stock of the Issuer.

Percent of Class: 1.9% based upon an aggregate 27,013,602 shares of Common Stock outstanding as of May 11, 2016, consisting of (i) 24,168,379 shares of Common Stock outstanding as of May 9, 2016, as disclosed by the Issuer in its current report on Form 10-Q filed with the Securities and Exchange Commission on May 9, 2016, and (ii) 2,845,223 shares of Common Stock that were issued by the Issuer on May 11, 2016 in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation. Mr. Crate expressly disclaims beneficial ownership of the shares of Common Stock reported in this Schedule 13D, other than the 91,453 shares of Common Stock he holds directly and through Easterly Holdings II, LLC, except to the extent of his pecuniary interest therein.

- (b) Sole owner to Vote, Direct the Vote, or Dispose of Shares:
 - i. USGP II Investor, LP: 0
 - ii. U.S. Government Properties Income & Growth Fund II, LP: 316,878
 - iii. USGP II GP, LLC: 320,083
 - iv. Easterly Funds Administration, LLC: 418,145
 - v. Easterly Capital, LLC: 418,145
 - vi. Darrell W. Crate: 509,598

Shared Power to Vote or Direct the Vote of Shares: 0

(c) Recent Transactions:

- i. On February 11, 2015, USGP LP acquired 9,601,272 shares of Common Stock in the formation transactions and private placement transactions described in Item 4 above. The purchase price of the shares of Common Stock purchased by USGP LP in the private placement was \$15.00 per share.
- ii. On February 11, 2015, Fund I acquired 740,440 shares of Common Stock in the private placement transactions described in Item 4 above. The purchase price of the shares of Common Stock purchased by Fund I in the private placement was \$15.00 per share.
- iii. On February 11, 2015, Mr. Crate purchased 20,000 shares of Common Stock in the Issuer's initial public offering at a price of \$15.00 per share.
- iv. On February 11, 2015, 1,000 shares of Common Stock issued to Mr. Crate in the initial capitalization of Easterly Government Properties, Inc. were redeemed by the Issuer at the initial issuance price of \$1.00 per share.
- v. On June 12, 2015, Mr. Crate purchased 20,000 shares of Common Stock on the open market.
- vi. On August 7, 2015, Mr. Crate purchased 5,560 shares of Common Stock on the open market.
- vii. On August 20, 2015, Mr. Crate purchased 20,000 shares of Common Stock on the open market.
- viii. On August 26, 2015, Mr. Crate purchased 195 shares of Common Stock on the open market.

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- ix. On August 27, 2015, Mr. Crate purchased 4,805 shares of Common Stock on the open market.
- x. On December 23, 2015, all shares of Common Stock owned by USGP LP were distributed, directly or indirectly, to Fund II and Parallel Fund II in connection with a complete liquidation of USGP LP.

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- xi. On March 8, 2016, Mr. Crate purchased 10,000 shares of Common Stock on the open market.
- xii. On May 11, 2016, a substantial majority of shares of Common Stock owned by Fund I, Upper Fund I, Fund II and Parallel Fund II were distributed to their direct and indirect partners in connection with the commencement of a liquidation plan for Fund I, Upper Fund I, Fund II and Parallel Fund II. The liquidation and distribution were made in accordance with the organizational documents of Fund I, Upper Fund I, Fund II and Parallel Fund II, and no amounts were paid in connection with these liquidating transactions. In connection with the liquidation of Parallel Fund II, Easterly Holdings II, LLC received 10,893 shares of Common Stock in the Issuer.
- xiii. On May 11, 2016, the Issuer issued shares of Common Stock in connection with the redemption of an equal number of OP Units by REIT I as part of its plan of liquidation.
- (d) Right with Respect to Dividends or Sales Proceeds: Not Applicable.
- (e) Date of Cessation of Five Percent Beneficial Ownership:
 - i. USGP II Investor, LP ceased to be a Five Percent Beneficial Owner on December 23, 2015.
 - ii. The other Reporting Persons ceased to be a Five Percent Beneficial Owner on May 11, 2016.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer Not applicable.

Item 7. Material to be Filed as Exhibits

Not applicable.

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Signature

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.

Dated: May 16, 2016

USGP II INVESTOR, LP

By: USGP II GP, LLC, its Managing General Partner

By: /s/ Mark Rowe
Name: Mark Rowe
Title: Managing Director

U.S. GOVERNMENT PROPERTIES INCOME & GROWTH FUND II, LP

By: USGP II GP, LLC, its General Partner

By: /s/ Mark Rowe
Name: Mark Rowe
Title: Managing Director

USGP II GP, LLC

By: /s/ Mark Rowe
Name: Mark Rowe
Title: Managing Director

EASTERLY FUNDS ADMINISTRATION, LLC

By: /s/ Mark Rowe
Name: Mark Rowe
Title: Managing Director

EASTERLY CAPITAL, LLC

By: /s/ Mark Rowe
Name: Mark Rowe
Title: Managing Director

/s/ Darrell W. Crate

Darrell W. Crate

Intentional misstatements or omissions of fact constitute Federal Criminal Violations (See 18 U.S.C. 1001).

AGREEMENT

JOINT FILING OF SCHEDULE 13D

The undersigned hereby agree to jointly prepare and file with regulatory authorities a Schedule 13D and any future amendments thereto reporting each of the undersigned's ownership of securities of Easterly Government Properties, Inc., and hereby affirm that such Schedule 13D is being filed on behalf of each of the undersigned pursuant to and in accordance with the provisions of Rule 13d-1 (k) under the Securities Exchange Act of 1934, as amended. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning the undersigned contained therein, but shall not be responsible for the completeness and accuracy of the information concerning the other, except to the extent that the undersigned knows or has reason to believe that such information is inaccurate.

Dated: May 16, 2016

USGP II INVESTOR, LP

By: USGP II GP, LLC, its Managing General Partner

By: /s/ Mark Rowe
Name: Mark Rowe
Title: Managing Director

U.S. GOVERNMENT PROPERTIES INCOME & GROWTH FUND II, LP

By: USGP II GP, LLC, its General Partner

By: /s/ Mark Rowe
Name: Mark Rowe
Title: Managing Director

USGP II GP, LLC

By: /s/ Mark Rowe
Name: Mark Rowe
Title: Managing Director

EASTERLY FUNDS ADMINISTRATION, LLC

By: /s/ Mark Rowe
Name: Mark Rowe
Title: Managing Director

EASTERLY CAPITAL, LLC

By: /s/ Mark Rowe
Name: Mark Rowe
Title: Managing Director

/s/ Darrell W. Crate

Darrell W. Crate

General Partner

The following is a list of all of the managing general partners of USGP II Investor, LP and certain other information with respect to each managing general partner.

Name: USGP II GP, LLC

Principal Business Address: 138 Conant Street, Beverly, MA 01915

Principal Business: General partner of USGP II Investor, LP, a holding company, and U.S. Government Income & Growth Fund II,

LP (together with its parallel fund), a real estate fund that contributed its portfolio of properties in the formation transactions consummated consurrently with the Issuer's initial public offering, and presently is conducting its

plan of liquidation.

Jurisdiction of Organization: Delaware

General Partner

The following is a list of all of the general partners of U.S. Government Properties Income & Growth Fund II, LP and certain other information with respect to each managing general partner.

Name: USGP II GP, LLC

Principal Business Address: 138 Conant Street, Beverly, MA 01915

Principal Business: General partner of USGP II Investor, LP, a holding company, and U.S. Government Income & Growth Fund II,

LP (together with its parallel fund), a real estate fund that contributed its portfolio of properties in the formation transactions consummated consurrently with the Issuer's initial public offering, and presently is conducting its

plan of liquidation.

Jurisdiction of Organization: Delaware

Manager

The following is a list of all managers of USGP II GP, LLC and certain other information with respect to each manager.

Name: Easterly Funds Administration, LLC Principal Business Address: 138 Conant Street, Beverly, MA 01915

Principal Business: Indirectly manages all entities or interests in U.S. Government Properties Income and Growth Fund L.P., U.S.

Government Properties Income and Growth Fund II, LP, USGP II (Parallel) Fund, LP and their related feeders

and subsidiary entities, each of which is presently conducting its plan of liquidation.

Jurisdiction of Organization: Delaware

Manager

The following is a list of all managers of Easterly Capital, LLC and certain other information with respect to each manager.

Name: Darrell W. Crate

Business Address: 138 Conant Street, Beverly, MA 01915

Principal Occupation: Founder and Managing Director of Easterly Capital, LLC

Name, principal business and address of Easterly Capital, LLC

corporation or other organization in which

employment is conducted:

Citizenship: United States

EXECUTIVE OFFICERS

The following is a list of all executive officers of USGP II GP, LLC. Unless otherwise indicated, each officer's business address is 138 Conant Street, Beverly, MA 01915, which is Easterly Capital, LLC's business address.

Name: Darrell W. Crate
Title: Managing Director

Principal Occupation: Founder and Managing Director of Easterly Capital, LLC

Name, principal business and address of corporation or other organization in which

Easterly Capital, LLC

employment is conducted:

Citizenship: United States

Name: Mark H. Rowe

Title: Managing Director

Principal Occupation: Managing Director

Managing Director of Easterly Capital, LLC

Name, principal business and address of corporation or other organization in which

Easterly Capital, LLC

employment is conducted:

Citizenship: United States

EXECUTIVE OFFICERS

The following is a list of all executive officers of Easterly Funds Administration, LLC. Unless otherwise indicated, each officer's business address is 138 Conant Street, Beverly, MA 01915, which is Easterly Capital, LLC's business address.

Name: Darrell W. Crate Title: Managing Director

Principal Occupation: Founder and Managing Director of Easterly Capital, LLC

Name, principal business and address of corporation or other organization in which Easterly Capital, LLC

employment is conducted:

Citizenship: **United States** Mark H. Rowe Name: Title: Managing Director Principal Occupation:

Managing Director of Easterly Capital, LLC

Name, principal business and address of corporation or other organization in which Easterly Capital, LLC

employment is conducted:

Citizenship: United States

EXECUTIVE OFFICERS

The following is a list of all executive officers of Easterly Capital, LLC. Unless otherwise indicated, each officer's business address is 138 Conant Street, Beverly, MA 01915.

Name: Darrell W. Crate
Title: Managing Director

Principal Occupation: Founder and Managing Director of Easterly Capital, LLC

Name, principal business and address of corporation or other organization in which

Easterly Capital, LLC

employment is conducted:

Citizenship: United States

Name: Mark H. Rowe

Title: Managing Director

Principal Occupation: Managing Director

Managing Director of Easterly Capital, LLC

Name, principal business and address of corporation or other organization in which

Easterly Capital, LLC

employment is conducted:

Citizenship: United States