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

SCHEDULE 13G

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

Helix Energy Solutions Group, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

42330P107

(CUSIP Number)

December 31, 2009

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- [X] Rule 13d-1(b)
- [] Rule 13d-1(c)
- [] Rule 13d-1(d)

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 the disclosures provided in a prior cover page.

The information required in 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).

CUSIP No. 42330P107

Person 1

 (a) Names of Reporting Persons. Robeco Investment Management, Inc.
 (b) Tax ID 98-0202744

2. Check the Appropriate Box if a Member of a Group (See Instructions)

(a) []

(b) []

3. SEC Use Only

4. Citizenship or Place of Organization Delaware

5. Sole Voting Power 944,923

Number of	
Shares Beneficially	6. Shared Voting Power 75,760
Owned by	
Each Reporting Person With	7. Sole Dispositive Power 1,161,678

8. Shared Dispositive Power 0

9. Aggregate Amount Beneficially Owned by Each Reporting Person 1,161,678

10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)

11. Percent of Class Represented by Amount in Row (9) 1.11(see response to Item 4)%

12. Type of Reporting Person (See Instructions)

IA

Item 1.

- (a) Name of Issuer Helix Energy Solutions Group, Inc.
- (b) Address of Issuer's Principal Executive Offices400 North Sam Houston Parkway East, Suite 400, Houston, TX 77060

Item 2.

- (a) Name of Person Filing Robeco Investment Management, Inc.
- (b) Address of Principal Business Office or, if none, Residence 909 Third Ave., New York, NY 10022
- (c) Citizenship Delaware
- (d) Title of Class of Securities Common Stock
- (e) CUSIP Number 42330P107

Item 3. If this statement is filed pursuant to 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

- (a) [] Broker or dealer registered under section 15 of the Act (15 U.S.C. 78c)
- (b) [] Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
- (c) [] Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).
- (d) [] Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C 80a-8).
- (e) [X An investment adviser in accordance with 240.13d-1(b)(1)(ii)(E);]

- (f) [] An employee benefit plan or endowment fund in accordance with 240.13d-1(b)(1)(ii)(F);
- (g) [] A parent holding company or control person in accordance with 240.13d-1(b)(1)(ii)(G);
- (h) [] A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i) [] A church plan that is excluded from the definition of an investment company under section
 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
- (j) [] A non-U.S. institution in accordance with 240.13d-1(b)(1)(ii)(J);.
- (k) [] Group, in accordance with 240.13d-1(b)(1)(ii)(K).If filing as a non-U.S. institution in accordance with 240.13d-1(b)(ii)(J), please specify the type of institution:

Item 4. Ownership.

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

- (a) Amount beneficially owned: 1,161,678
- (b) Percent of class: 1.11%
- (c) Number of shares as to which the person has:
 - (i) Sole power to vote or to direct the vote 944,923
 - (ii) Shared power to vote or to direct the vote 75,760
 - (iii) Sole power to dispose or to direct the disposition of 1,161,678
 - (iv) Shared power to dispose or to direct the disposition of 0

Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following.[X].

Item 6. Ownership of More than Five Percent on Behalf of Another Person. This Schedule is being filed with respect to Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control 1,161,678 shares Person. Helix Energy Stotuajopis Cabbap, Inc. (the Common Stock) Identification and Classification of Members of the Group Natiapplicableo Investment Notice of Dissolution of Group Management, Inc. Not applicable. 12009 for Certification the discretionary By signing below I certify that, to the best of my knowledge and belief, the securities referred to account of above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the By reason of rule securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect. deemed to be a beneficial owner SIGNATURE of such Common Stock To the Alter reasonable inquiry and to the best of my knowledge and belief, I certify that the information set knowledge of this statement is true, complete and correct. RIM no person has the right to February 05, 2010 receive or the Date power to direct

the receipt of dividends from	Robeco Investment Management, Inc. /s/ James Noone	
or the proceeds		
from the sale of	Signature	
such Common	James Noone	
Stock which	Senior Compliance Manager	
represents more	Name/Title	
	al misstatements or omissions of fact constitute Federal crim	ninal violations
outstanding (See 18 U	J.S.C. 1001)	
shares of the	Advisor Consultant Network, In	nc. Copyright © 2007-2010
Common Stock		
refered to in item		
4(b) hereof.		
Effective		
January 1, 2007,		
Boston Partners		
Asset		
Management,		
LLC (BPAM)		
which was a		
Delaware limited		
liability		
company		
registered as an		
investment		
adviser under section 203 of		
the Investment		
Advisers Act of		
1940, as		
amended,		
merged into its		
parent company,		
Robeco		
Investment		
Management,Inc.		
("RIM"), a		
Delaware corporation also		
registered as an		
investment		
advise r. RIM		
has been the		
parent of BPAM		
since 2002.		
Accordingly,		
reference should		
be made to		
BPAM (CIK #0000949682)		
for any prior		
filings relating to		
the holding of		
shares of		
common stock		
described herein.		
Effective		
January 1, 2007, Robeco USA,		
L.L.C.		
("Robeco")		
which was a		
Delaware limited		
liability		
company		
registered as an		

investment adviser under section 203 of the Investment Advisers Act of 1940, as amended, merged into its parent company, Robeco Investment Management,Inc. ("RIM"), a Delaware corporation also registered as an investment adviser. RIM has been the parent of Robeco 2001. Accordingly, reference should be made to Robeco (CIK #0000732926) for any prior filings relating to the holding of shares of common stock described herein.