FORM 4

(Print or Type Responses)

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

OMB APPROVAL
OMB Number: 3235-0287
Estimated average burden hours per response... 0.5

5. Relationship of Reporting Person(s) to Issuer (Check all applicable)

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Name and Address of Reporting Person –
KAGAN PETER

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

2. Issuer Name and Ticker or Trading Symbol ANTERO RESOURCES Corp [AR]

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Last) (First) (Middle) C/O WARBURG PINCUS & CO., 450 LEXINGTON AVENUE					3. Date of Earliest Transaction (Month/Day/Year) 04/11/2016								Officer (give title below) Other (specify below)					
(Street)					4. If Amendment, Date Original Filed(Month/Day/Year)								6. Individual or Joint/Group Filing(Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person					
NEW YORK, NY (City)																		
						Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned 2A. Deemed 3. Transaction 4. Securities Acquired (A) 5. Amount of Securities Beneficially Owned 6. 7. Nat												
1.Title of Security (Instr. 3)				2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		(Instr. 8)		1	4. Securities Acquired or Disposed of (D) (Instr. 3, 4 and 5)		ed (A)	Following Reported Tr (Instr. 3 and 4)				7. Nature of Indirect Beneficial Ownership (Instr. 4)
								Code		v	Amount	(A) or (D)	Price				(I) (Instr. 4)	(
Common stock, par value \$0.01 per share				04/11/2016			1	A		2,546	A	\$ 0	37,942			D		
Common stock, par value \$0.01 per share														84,086,362			I	See footnotes (1) (2) (3) (4) (5)
Reminder: Report on a	Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.																	
Reminder. Report on a	separate fine to	i cacii ciass o	or securitie	s beneficially	OWII	ed directi	y or mane	ctiy.	ar	re no		d to respo		ollection of information				1474 (9-02)
	Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)																	
1. Title of Derivative			Transaction 5.		Number of			6. Date Exercisable			le and Amount of	8. Price of	9. Number of	10.	11. Nature			
Security (Instr. 3)	or Exercise Date Price of (Month/Day/ Derivative		Year) any	execution Date, if Conny (In Month/Day/Year)		str. 8) Ac		erivative Securities equired (A) or esposed of (D)			and Expiration Date (Month/Day/Year)			rlying Securities . 3 and 4)	Derivative Security (Instr. 5)	Derivative Securities Beneficially	Ownership Form of Derivative	of Indirect Beneficial Ownership
	Security	(1						(Instr. 3, 4, and 5						T	(11301. 3)	Owned Following		(Instr. 4)
						Code	V	(A)	(D)	1	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Reported Transaction(s) (Instr. 4)	or Indirect (I) (Instr. 4)	
Reporting (Owners																	
Relationships																		
		10% Ow	ner Officer	Othe	er													
KAGAN PETER C/O WARBURG PINCUS & CO. 450 LEXINGTON AVENUE NEW YORK, NY 10017																		
Signatures																		
/s/ Robert B. Knauss, attorney-in-fact***				04/13/2016	4/13/2016													
Signature of Reporting Person			Date	_														
Explanation	ı of Resp	onses:																
* If the form is filed ** Intentional misstat							See 18 I	ISC 10	001 and	15 II	S.C. 78ff	a)						
	son is a Partner	of Warburg P	incus & C	o., a New Yo									or of W	arburg Pincus LLC, a N	ew York lim	ited liability cor	mpany ("WP	LLC"). The Wa
(2) All shares of Comindeterminate port	mon Stock of the	e Issuer indica of Common	ated as ind Stock of t	lirectly owned he Issuer own	ed by	the Warl	ourg Pincu	us Entiti	es. Mr. I	Kaga	n disclaim	s beneficial	owners	'arburg Pincus Entities, o	mon Stock o	the Issuer attri	butable to th	e Warburg Pincu
(3) ("WP-WPVIII Inv ("WP X O&G"). W (4) Warburg Pincus X and (ii) the general	estors"), collecti VP-WPVIII Inve GP L.P., a Dela I partner of WP	vely, the "WI estors GP L.P. ware limited VIII and WP	P VIII Fun ., a Delaw partnershi VIII CV I	ids"), Warburg are limited pa ip ("WP X GP . Warburg Pin	y Pin rtner LP" cus I	cus Privat ship ("WP), is the ge Partners G	e Equity 2 -WPVIII eneral part P LLC, a	X, L.P., GP"), is tner of V Delawa	a Delaw the gen WP X GI re limite	vare li neral P. W. ed lia	imited part partner of PP GP LLO bility comp	nership ("W WP-WPVIII C, a Delawa pany ("WP I	P X"), I Invest re limit Partners	filiated partnerships, Wa Warburg Pincus X Partnors. Warburg Pincus X, I ed liability company ("W GP"), is the general par WP and WP LLC are col	ers, L.P., a E L.P., a Delaw VPP GP"), is tner of WP P	elaware limited vare limited part the general part artners. WP is t	I partnership tnership ("W tner of WP-V the managing	("WP X Partner P X GP"), is the VPVIII GP and V member of WP
Remarks: ***The Power of A	(5) Each of the WP VIII Funds, the WP X Funds, WP X O&G, WP-WPVIII GP, WP X GP, WP X GP LP, WPP GP, WP Partners, WP Partners GP, WP and WP LLC are collectively referred to herein as the "Warburg Pincus Entiti													with respect 1				

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.