FORM 4

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

| OMB APPROVAL | | | | | | | | |
|------------------------------------|-----------|--|--|--|--|--|--|--|
| OMB Number: | 3235-0287 | | | | | | | |
| Estimated average burden hours per | | | | | | | | |
| rooponoo | 0.5 | | | | | | | |

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

| (Print or Type Responses) | | | | | | | | | | | | | |
|---|--|-----------------------------------|--|--|----------------------|---|---|--|--|--|--|--|--|
| 1. Name and Address of Reporting Person *- Warren Glen C Jr | | | 2. Issuer Name and Ticker or Trading Symbol Antero Midstream Partners LP [AM] | | | | | | 5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner | | | | |
| (Last) (First) (Part of the Control | 3. Date of Earliest Transaction (Month/Day/Year) 11/12/2015 | | | | | | | X. Director 10% Owner X. Officer (give title below) Other (specify below) President, CFO & Secretary | | | | | |
| (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 | | | | | | |
| DENVER, CO 80202 (City) (State) | | | | | | | | | | | | | |
| | Table I - Non-Derivative Securities Acqu 2A. Deemed 3. Transaction 4. Securities Acquired (A) | | | | | | | | | | | | |
| 1.Title of Security (Instr. 3) | 2. Transaction Date (Month/Day/Y | ear) | Execution Date, if | Code (Instr. 8) | on | or Disposed of (D) (Instr. 3, 4 and 5) | | ed (A) | 5. Amount of securities Beneficiary Owned Following Reported Transaction(s) (Instr. 3 and 4) | | | Indirect Beneficial Ownership | |
| | | | | Code | v | Amount | (A) or (D) | Price | | | or Indirect (I) (Instr. 4) | (Instr. 4) | |
| Common Units representing limited partner 11/12/2015 | | | | F | | 12,346 | D | \$ 22.76 | 155,654 ⁽²⁾ | | D | | |
| Common Units representing limited partner interests | | | | | | | | | 40,000 | | I | By Canton Investment Holdings LLC (3) | |
| Reminder: Report on a separate line for each class of securi | ties beneficially | own | ed directly or indire | ectly. | | | | | | | | | |
| Reminder. Report on a separate line for each class of security | nes concinciany | 0 1111 | od directly of mane | | | | | | ollection of information contain | | | C 1474 (9-02) | |
| | | | | | | ot required ol number | | ond un | less the form displays a curre | ently valid OM | IB | | |
| | Tabl | le II | - Derivative Secur | rities Acquir | ed, Dis | posed of, or | Benefici | ially Ow | ned | | | | |
| 1. Title of Derivative 2. Conversion 3. Transaction 3 | A. Deemed | 4. | (e.g., puts, calls, Transaction 5. N | warrants, op Number of | | 6. Date Exe | | | le and Amount of 8. Price of | of 9. Number of | of 10. | 11. Nature | |
| Security or Exercise Date (Instr. 3) Price of (Month/Day/Year) a | ecution Date, if | f Co (Iı | ode Den nstr. 8) Acc Dis | | | | | Unde | lying Securities 3 and 4) Derivative Security (Instr. 5) | Derivative Securities Beneficially Owned | Ownershi Form of Derivative Security: | (Instr. 4) | |
| | | | Code V | (A) (| | Date Exercisable | Expiration Date | on Title | Amount or Number of Shares | Following Reported Transaction (Instr. 4) | Direct (D or Indirec (s) (I) (Instr. 4) | | |
| Reporting Owners | | | | | | | | | | | | | |
| Reporting Owner Name / Address Director 10% Owner | Relationship er Officer | ps | | Other | | | | | | | | | |
| Warren Glen C Jr 1615 WYNKOOP STREET X DENVER, CO 80202 | | CFC |) & Secretary | VIIICI | | | | | | | | | |
| Signatures | | | | _ | | | | | | | | | |
| /s/ Alvyn A. Schopp, as attorney-in-fact for Glen G | C. Warren, Jr. | | 11/13/20 | 15 | | | | | | | | | |
| Signature of Reporting Person | | | Date | | | | | | | | | | |
| Explanation of Responses: | | | | | | | | | | | | | |
| * If the form is filed by more than one reporting person, s ** Intentional misstatements or omissions of facts constitut (1) In connection with the vesting and settlement of phanto have been issued to the Reporting Person to satisfy its t (2) Includes 96,000 Common Units subject to a Phantom U (3) Mr. Warren is the sole member of Canton Investment H | te Federal Crimin m units through t ax withholding of init Agreement th | nal V the in bliga nat v | violations. See 18 Ussuance of commonations. The number est in three remaining | units represe of Common ng equal insta | enting li Units w | imited partn vithheld was s on the seco | er interes determin ond, third | ed based and four | on the closing price per Common th anniversaries of the grant date. | Unit on Noveml | Init Agreeme ber 12, 2015. | nt and the Anter | |
| Remarks: The Issuer is a Delaware limited partnership, mana | ged by the dire | ecto | rs and officers of | f its general | l partn | er, Antero | Resource | ces Mid | stream Management LLC ("M | Iidstream Mar | nagement") | . Mr. Warren | |
| Note: File three copies of this Form, one of which must be r | nanually signed. | If sp | pace is insufficient, | see Instructio | on 6 for | procedure. | | | | | | | |
| Potential persons who are to respond to the collection of inf | ormation contain | ed i | n this form are not r | required to res | spond u | inless the fo | rm displa | ys a curr | ently valid OMB number. | | | | |
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