FORM 4

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

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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b) Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1(b)

1(b).						1940									
(Print or Type Respons	ses)														
Name and Address Levy James R.	of Reporting Pe	2. Issuer Name and Ticker or Trading Symbol Antero Midstream GP LP [AMGP]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner						
C/O WARBURG F AVENUE	PINCUS & C	3. Date of Earliest Transaction (Month/Day/Year) 07/10/2017							Officer (give title below) Other (specify below)						
	(Stre	4. If Amendment, Date Original Filed(Month/Day/Year)							6. Individual or Joint/Group Filing(Check Applicable Line)						
NEW YORK, NY	10017								X_ Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City) (State) (Zip)					Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned										
1.Title of Security (Instr. 3)			2. Transaction Date	on 2A. Deemed Execution Date, if		3. Transaction Code		4. Securities Acquired (A) or Disposed of (D)			5. Amount of Securities Beneficially Owned Following Reported Transaction(s)				7. Nature of Indirect
			(Month/Day/	Year)	any (Month/Day/Year)	(Instr. 8)	v	(Instr. 3, 4		Price	(Instr. 3 and 4)			or Indirect (I)	Beneficial Ownership (Instr. 4)
Common shares representing limited partner interests			07/10/2017			A	V	Amount 770	(A) or (D)	Price \$ 0	770			(Instr. 4)	
Common shares representing limited partner interests											55,109,589			I	See footnotes (1) (2) (3)
															<u>(4) (5)</u>
Reminder: Report on a	separate line fo	or each class of securit	ies beneficially	owne	d directly or indirect	ctly.									
						а	re no		to respon		llection of informations the form display				1474 (9-02)
			Tal	ole II -	Derivative Securi					ly Own	ed				
			A. Deemed	4. Transaction 5. N		umber of	mber of 6		Date Exercisable 7. Ti		e and Amount of 8. Price of 9. Number o			11. Nature	
Security (Instr. 3)	or Exercise Price of Derivative Security	Month/Day/Year) any	xecution Date, ny Month/Day/Yea	(Instr. 8) Acqu Disp							lying Securities 3 and 4)	Derivative Security Securities Beneficially Owned	Form of Derivative Security:	of Indirect Beneficial Ownership (Instr. 4)	
					Code V ((A) (D)	E	Date Exercisable	Expiration Date		Amount or Number of Shares		Following Reported Transaction(s) (Instr. 4)	Direct (D) or Indirect (I) (Instr. 4)	
Reporting C	Owners														
Reporting Owner Management Property Levy James R. C/O WARBURG F 450 LEXINGTON NEW YORK, NY	PINCUS & CO	Director 10% O	ionships wner Officer	Other											
Signatures															
/s/ Robert B. Knau	ss, By: Rober	rt B. Knauss, Attorn	-	or Jar	mes R. Levy***	0	7/12/2 Date								
Explanation	of Resp	onses:													
 (2) All Common Shard interest therein. (3) The Warburg Pincu Delaware limited pulsaware limite	ements or omiss son is a Partner es indicated as i us funds are Wa partnership ("W GP L.P., a Dela of WP Partners	sions of facts constitute of Warburg Pincus & ndirectly owned by the arburg Pincus Private I P X Partners", and tog aware limited partners is GP. WP LLC is the n	e Federal Crim Co., a New Yo e Reporting Per Equity VIII, L.I ether with WP hip ("WP X GI nanager of each	inal V rk gen rson ar P., a D X O& V LP"), n of the	eral partnership ("Ve included because elaware limited par G, the "WP X O&C, is the general partic WP VIII Funds ar	VP"), and a Moof his affiliation of his affiliation of the safe of the safe of the safe of the weak of	on with VIII", WPV P. WP	and Manag h the Warbi and togeth III Investor PP GP LLC, unds.	ing Directory urg Pincus ler with its to GP L.P., and a Delaware	Entities two affil a Delaw e limite	urburg Pincus LLC, a No, due to which Mr. Levy liated partnerships, War vare limited partnership d liability company ("WWP LLC are collectively	may be dee burg Pincus ("WP-WPV VPP GP"), is	Netherlands Pr III GP"), is the the general par	ivate Equity general partr tner of WP-V	VIII C.V. I, a eer of WP-WP VPVIII GP an
Remarks: The Issuer is a Dela	aware limited	partnership, manag	ged by the dir	ector	s and officers of	its general p	artne	r, AMGP	GP LLC,	a Dala	ware limited liabilit	y company	("AMGP GI	P"). Mr. Le	vy is a direc

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.