SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

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

OMB APPROVAL							
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					or Section	n 30(n)		e inve	stment	Company Act	01 1940							
		Reporting Person [*] RES INC								ng Symbol]		5. Rela (Chec	k all app Direc	blicable) ctor	-		Owner
	(Fi EST WARN	,	Middle)		3. Date of Earliest Transaction 05/21/2018					Nonth/Day/Year)				Offic belov	er (give title w)	2	Other below	r (specify v)
BUILDI	NG B			þ.	4. If Amer	ndment	, Date	e of Or	riginal F	iled (Month/Da	ay/Year)		6. Indi	vidual o	r Joint/Grou	up Fil	ing (Check	Applicable
(Street) TEMPE	Až	Z 8	35284			f Amendment, Date of Original Filed (Month/Day/Year)							6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person					
(City)	(St	ate) (Zip)	-										r era	011			
			le I - Non-Der	ivat	ive Sec	uritie	es A	cqui	red, C) Disposed o	of, or E	Benefic	ially	Owne	ed			
1. Title of Security (Instr. 3) (Month/Day/Yea			on	2A. Dee Executi if any			3. Transaction Code (Instr. 8)		4. Securities A				5. Amount of Securities Beneficially Owned Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership	
							6	Code V		Amount (A) or (D) Price		Price	Repo Trans		ed ction(s) 8 and 4)	,		(Instr. 4)
Common	Units		05/21/20	018			J	(1)(2)		155,236 ⁽²⁾⁽³⁾	A	\$21.25	21.258 ⁽⁴⁾ 7,486,131		86,131		Ι	See Footnote ⁽⁵
		Ta	able II - Deriv (e.g.,							posed of, , convertib				wned				
Derivative Conversion Dat		3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Tra Co	4. Transaction Code (Instr.		Imber vative Irities Jired r osed) r. 3, 4 5)	er 6. Date E: Expiratio (Month/D ss d		ercisable and Date	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		8. F Der Sec (Ins	Price of ivative curity str. 5)	9. Number derivative Securities Beneficiall Owned Following Reported Transactio (Instr. 4)	ly I	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Co	de V	(A)	(D)	Dat	te ercisable	Expiration e Date	Title	Amount or Number of Shares						
	nd Address of <u>EKSTO</u>	Reporting Person [*]		_						-								•
(Last) 1130 WE BUILDII	EST WARN NG B	(First) ER ROAD	(Middle)															
(Street) TEMPE		AZ	85284															
(City)		(State)	(Zip)															
	nd Address of RANDS,	Reporting Person [*]																
(Last) 19500 B	ULVERDE	(First) ROAD	(Middle)															
(Street) SAN AN	ITONIO	тх	78259															
(City)		(State)	(Zip)															
1. Name ar <u>CST U</u>		Reporting Person*																
001 0	<u>SA INC.</u>																	

(Street) SAN ANTONIO	ТХ	78259
	17	/6239
(City)	(State)	(Zip)
1. Name and Address	of Reporting Person [*]	
CST Services L	<u>.LC</u>	
(Last)	(First)	(Middle)
19500 BULVERD	E ROAD	
(Street)		
SAN ANTONIO	ТХ	78259
(City)	(State)	(Zip)

Explanation of Responses:

1. Circle K Stores Inc. ("Circle K") indirectly owns 100% of CST Brands, LLC ("CST"), the owner of CST USA Inc. ("CST USA"), which is the parent of CST Services LLC ("CST Services"). As a result, Circle K is deemed the beneficial owner of the CrossAmerica Partners LP (the "Partnership") common units owned by CST Services.

2. Pursuant to that certain Amended and Restated Omnibus Agreement (the "Omnibus Agreement") by and among the Partnership, CrossAmerica GP LLC, a Delaware limited liability company and general partner of the Partnership (the "General Partner"), Lehigh Gas Corporation, a Delaware corporation, CST Services, a Delaware limited liability company, and Joseph V. Topper, Jr., the Partnership is required to pay to CST Services a management fee for providing services to the Partnership (the "Management Fee").

3. The board of directors of the General Partner, based on the approval and recommendation of the independent conflicts committee of the General Partner, determined it is in the best interests of the Partnership to pay the Management Fee to CST Services in whole or in part in newly issued common units representing limited partner interests in the Partnership ("Common Units") in lieu of cash.

4. Pursuant to the Omnibus Agreement, the price of the acquired Common Units was determined using a 20-day trailing volume weighted average price ending on the business day prior to the quarterly invoice date of May 2, 2018.

5. CST and CST USA are indirect beneficial owners of the Common Units held by CST Services.

Remarks:

(s/ Giovanna Rueda,
 Authorized Representative of
 Circle K Stores Inc.
 (s/ Giovanna Rueda, Corporate
 Secretary of CST USA Inc.
 (s/ Giovanna Rueda, Corporate
 Secretary of CST Services
 05/22/2018
 05/22/2018

/s/ Giovanna Rueda, Corporate Secretary CST Brands, LLC 05/22/2018

** Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

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

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