# FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

wasnington, D.C. 20

OMB APPROVAL

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).  STATEMENT OF Filed pursuant or Section							nt to :	Section	16(a)	of the	Secur		ge Act o	of 1934	RSF	IIP	E	stima	lumber: ted avera per respo	-	3235-0287 den 0.5		
		Reporting Person* RES INC			2.	Issue	er Na	ame <b>ar</b>	d Tick	er or T	rading	g Symbol P [ CAPL		5			p of Repolicable)	orting	g Persor	n(s) to I		_	
(Last) 1130 WE BUILDII	EST WARN	·	Mid	dle)		Date 3/01/			Transa	action (	(Montl	h/Day/Year)				Office belov	er (give t w)	title		Other below	(specify ')		
Street) TEMPE (City)	AZ		352 (Zip)		4.	If Am	nend	lment,	Date of	Origin	nal File	ed (Month/Da	ay/Year)		3. Indi Line) X	Form	n filed by n filed by	One	Reporti	ng Per			
		Tab	le I	- Non-Deriv	/ativ	e S	ecu	ırities	Acq	uire	d, Di	sposed o	f, or I	Benefici	ally	Owne	ed					=	
Title of Security (Instr. 3)				2. Transaction Date (Month/Day/Yea	ar) E	Execur) if any		A. Deemed xecution Date, any Month/Day/Year)			action (Instr.	ı Of (	4. Securities Acq Of (D) (Instr. 3, 4		A) or Dispo	5. Amount Securities Beneficially Owned Fol Reported Transaction (Instr. 3 and		ties cially I Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)	
								Code	v	Am	ount	(A) or (D) Price		ction(s)									
Common	Units			03/01/2018	3				J <sup>(1)(2)</sup>		130	6,882(2)(3)	A	\$24.108	3 <b>4</b> <sup>(4)</sup>	7,20	06,892		I		See Footnote <sup>(5</sup>	)	
		Ta	able	e II - Derivat								osed of, convertib				wned							
Derivative Construction Constru	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	Exec if an	. Deemed ecution Date,	4. Trans	4. Transaction Code (Instr.		5. Num of Deriva Securi Acquir (A) or Dispos of (D) (Instr. and 5)	aber 6. Date Expira (Monti		Exercisable and tion Date //Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		8. Price of Derivative Security (Instr. 5)				Owner: Form: Direct or Indii (I) (Inst		11. Nature of Indirect Beneficial Ownership (Instr. 4)	of Indirect Beneficial Ownership	
					Code	e V		(A)		Date Exercis	sable	Expiration Date	Title	Amount or Number of Shares									
	nd Address of E K STO	Reporting Person* RES INC																					
(Last) 1130 WE BUILDII	EST WARN NG B	(First) ER ROAD		(Middle)																			
Street) TEMPE		AZ		85284																			
(City)		(State)		(Zip)																			
. Name ar	nd Address of	Reporting Person*																					

1. Name and Address o		
,		
(Last)	(First)	(Middle)
1130 WEST WARN	NER ROAD	
BUILDING B		
(Street)		
ТЕМРЕ	AZ	85284
(City)	(State)	(Zip)
1. Name and Address o CST BRANDS,		
(Last)	(First)	(Middle)
19500 BULVERDE	ROAD	
(Street)		
SAN ANTONIO	TX	78259
(City)	(State)	(Zip)
1. Name and Address o		
(Last) ONE VALERO WA	(First)	(Middle)

19500 BULVERDE ROAD					
(Street) SAN ANTONIO	TX	78259			
(City)	(State)	(Zip)			
1. Name and Address of CST USA INC.					
(Last) 19500 BULVERDI	(First) E ROAD	(Middle)			
(Street) SAN ANTONIO	TX	78259			
(City)	(State)	(Zip)			

## **Explanation of Responses:**

- 1. Circle K Stores Inc. indirectly owns 100% of CST Brands, LLC, the owner of CST USA Inc., which is the parent of CST Services LLC. As a result, Circle K Stores Inc. is deemed the beneficial owner of the CAPL common units owned by CST Services LLC.
- 2. Pursuant to that certain Amended and Restated Omnibus Agreement (the "Omnibus Agreement") by and among CrossAmerica Partners LP, a Delaware limited partnership (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 LLC, a Delaware limited liability company ("CST Services"), 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 February 6, 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 03/05/2018 Circle K Stores Inc. /s/ Giovanna Rueda, Corporate 03/0<u>5/2018</u> Secretary CST Brands, LLC /s/ Giovanna Rueda, Corporate 03/05/2018 Secretary of CST USA Inc. /s/ Giovanna Rueda, Corporate Secretary of CST Services 03/05/2018 LLC \*\* Signature of Reporting Person Date

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

- $^{\star}$  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.