FORM 4

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

OMB APPR	OVAL						
OMB Number:	3235-0287						
Estimated average burden							
hours per response							

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

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 Ty	pe Response	es)												_					
1. Name ar Yoo K. P		f Reporting P	erson *		2. Issuer Name and Ticker or Trading Symbol Antero Midstream Partners LP [AM]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner						
(Last) (First) (Middle) 1615 WYNKOOP STREET						3. Date of Earliest Transaction (Month/Day/Year) 03/12/2019								X Officer (give title below) Other (specify below) See Remarks					
(Street) DENVER, CO 80202					4. If Amendment, Date Original Filed(Month/Day/Year)								6. Individual or Joint/Group Filing(Check Applicable Line) _X_Form filed by One Reporting PersonForm filed by More than One Reporting Person						
(City	(City) (State) (Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Benefit														Beneficially	Owned			
1.Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		Code (Instr. 8)		(A) or (D)		.) or Disposed of		d 5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			6. Ownership Form: Direct (D) or Indirect	7. Nature of Indirect Beneficial Ownership			
							C	ode	V	Amoun	mount (A) or (D)		ee				(Instr. 4)		
Common Units representing limited partner interests			03/12	/2019			D	D(1)		18,132	D	<u>(1)</u>	18,104	18,104		D			
Common Units representing limited partner interests 03/			03/12	/2019			D	D ⁽²⁾		18,104	D	<u>(2)</u>	0	0					
Reminder: indirectly.	Report on a	separate line f	or each c	class of secur	rities b	eneficia	lly ov	vned	direct	ly or									
mancetry.									C	onta	ined in	this fo	orm a	re not rec	ection of ir juired to re	spond un	less	EC 1474 (9- 02)	
			Ţ	Гable II - D				•	uired	, Dis _l	•	, or Be	nefici	ally Owned					
1. Title of Derivative Security (Instr. 3)	Conversion	3. Transactio Date (Month/Day/	Year) Ex	A. Deemed Execution Date ny	4. Transaction Code (Instr. 8)		S A (A C (I	. Nun	mber 6 ative (ties red sed 3,	6. Dat and E	te Exerc xpiratio th/Day/\footnote{\chi_0}	isable n Date	7. Ar Ur Se	Title and nount of iderlying curities str. 3 and	Derivative Security (Instr. 5)	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4)	Owners Form of Derivat Security Direct (or Indir	ive Ownershi y: (Instr. 4) (D) ect	
						Code V		(A)		Date Exerc	isable I	Expiratio Date	on Tit	Amount or le Number of Shares					
Repor	rting O	wners	•		•	•	•	•	•					•					
				D.I	. 40				_										
Reporting Owner Name / Address Director 10% Own			ner Officer			Oti	her												
Yoo K. Phil 1615 WYNKOOP STREET DENVER, CO 80202				See Remarks															
Signa	tures																		
/s/ Alvyn	n A. Schopp	o, as attorne	y-in-fac	et for K. Ph	il Yo	0		03/	/14/20	019									
	<u></u> (Signature of Repor	ting Person						Date	_									

Explanation of Responses:

- * 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).

Each common unit representing limited partnership interests of the Issuer ("AM Common Units") was disposed of pursuant to the Simplification Agreement (the "Simplification Agreement"), dated as of October 9, 2018, by and among the Issuer, Antero Midstream Corporation (f/k/a Antero Midstream GP LP, "New AM") and certain of their affiliates. Pursuant to the Simplification Agreement, holders of AM Common Units (other than Antero Resources Corporation) received, in exchange for each AM Common Unit held, (i) \$3.415 in cash without interest and 1.6350 shares of New AM Common Stock, (ii) 1.8926 shares of New AM Common Stock, or (iii)

\$10.1364 in cash and 1.1279 shares of New AM Common Stock.

(2) Pursuant to the Simplification Agreement, each phantom unit ("Phantom Unit") was converted into the right to receive 1.8926 restricted stock units (the "RSUs"), each settleable in one share of New AM Common Stock. The RSUs will be subject to the same vesting conditions to which the Phantom Units were subject.

Remarks:

Vice President - Accounting, Chief Accounting Officer and Corporate Controller

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.