OMB APPROVAL OMB Number:

WASHINGTON TRUST BANCORP INC

Form 144 May 24, 2018

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549			OMB Number: 3235-0101 Expires: June 30, 2020 Estimated average burden			
hours per response1.00  FORM 144  NOTICE OF PROPOSED SALE OF SECURITIES  DOCUMENT  PURSUANT TO RULE 144 UNDER THE SECURITIES ACT OF 1933 SEQUENCE NO.  Transmit for filing 3 copies of this form concurrently with						
ATTENTION: either placing an of executing a sale did 1 (a) NAME OF ISSUER (Please print)	order with a brok	er to executorket maker. IRS IDENT	e sale or	CUSIP NUMI		
Washington Trust Bancorp, Inc.  STREET		0404671 STATE	001-32991 ZIP CODE	(e) TELEPHO	NE NO.	
(d) ADDRESS OF ISSUER 23 Broad Street	Westerly	RI	02891	AREA CODE 401	NUMBER 348-1200	
2 (a) NAME OF PERSON FOR WHOSE ACCOUNT THE SECURITIES ARE TO BE SOLD  (b) RELAT TO ISSUER		ADDRESS REET	CITY	STATE	ZIP CODE	
Victor J. Orsinger II Director	of V Ors	Law Office Victor J. inger II Esq Granite St.	. Westerly	RI	02891	
INSTRUCTION: The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the S.E.C. File Number.						
3 (a) (b)	SEC USE ONLY	(c)	(d)	(e)	(f)	(g)
Name and Addre Title of the Class of Whom the Securities Securities To to be Offered or Ea Be Sold Market Maker who Acquiring the Securities Charles Schwab	gh es are Broker-De ch File Numb is	To Re	es	Number gate of Shares or Other Units  Outstandin (See instr. 3(e))  17,275,080	Approxima Date of Sale (See instr. 3(f)) (MO. DAY YR.)	ate Name of Each Securities Exchange (See instr. 3(g)) NASDAQ

55 Dorrance St., Common Stock Providence, RI 02903 **INSTRUCTIONS:** 1.(a) Name of issuer 3.(a) Title of the class of securities to be sold Issuer's (b) I.R.S. Identification (b) Name and address of each broker through whom the securities are intended to be sold Number Issuer's (c) S.E.C. file number, if (c) Number of shares or other units to be sold (if debt securities, give the aggregate face amount) any Issuer's (d) address, Aggregate market value of the securities to be sold as of a specified date within 10 days prior to including the filing of this notice zip code Issuer's telephone (e) Number of shares or other units of the class outstanding, or if debt securities the face amount thereof outstanding, as shown by the most recent report or statement published by the issuer (e) number, including area code (f) Approximate date on which the securities are to be sold Name of person for whose 2.(a) account the (g) Name of each securities exchange, if any, on which the securities are intended to be sold securities are to be sold Such person's relationship to the issuer (e.g., officer, director, (b)10%stockholder, or member of immediate family of any of the foregoing) Such person's (c) address, including zip code

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 control number. SEC 1147 (08-07)

# TABLE I — SECURITIES TO BE SOLD

Furnish the following information with respect to the acquisition of the securities to be sold and with respect to the payment of all or any part of the purchase price or other consideration therefor:

Name of Person from Whom

Title of the Class	Date you Nature of Acquisition Acquired Transaction	Name of Person from Whom Acquired (If gift, also give date donor acquired)	Amount of Securities Acquired		Nature of Payment
Common Stock	4/26/2014 Equity Vesting	Washington Trust Bancorp, Inc.	1,000	N/A	N/A
SIOCK	If the	mc.			
	securities				
	were				
	purchased				
	and full				
	payment				
	therefor was				
	not made in				
	cash at the				
	time of				
	purchase,				
	explain in the				
	table or in a				
	note thereto				
	the nature of				
	the				
	consideration				
	given. If the				
INSTRUCT	IONS: consideration				
	consisted of				
	any note or				
	other				
	obligation, or				
	if payment				
	was made in				
	installments				
	describe the				
	arrangement				
	and state				
	when the note				
	or other				
	obligation				
	was				
	discharged in				
	full or the last				
	installment				
	paid.				

#### TABLE II — SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller Title of Securities Sold Date of Sale Amount of Securities Sold Gross Proceeds

None

**REMARKS:** 

**INSTRUCTIONS:** 

See the definition of "person" in paragraph (a) of Rule 144. Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information shall be given as to sales by all persons whose sales are required by paragraph (e) of Rule 144 to be aggregated with sales for the account of the person filing this notice.

#### ATTENTION:

The person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the Issuer of the securities to be sold which has not been publicly disclosed. If such person has adopted a written trading plan or given trading instructions to satisfy Rule 10b5-1 under the Exchange Act, by signing the form and indicating the date that the plan was adopted or the instruction given, that person makes such representation as of the plan adoption or instruction date.

5/24/2018 DATE OF NOTICE /s/ Kristen L. DiSanto, Attorney-in-Fact (SIGNATURE)

DATE OF PLAN ADOPTION OR GIVING OF INSTRUCTION, IF RELYING ON RULE 10B5-1 The notice shall be signed by the person for whose account the securities are to be sold. At least one copy of the notice shall be manually signed. Any copies not manually signed shall bear typed or printed signatures.

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (See 18 U.S.C. 1001)
SEC 1147 (02-08)

0000; font-family: Times New

Roman; font-size: 10pt; font-weight: normal; font-style: normal; text-transform: none; font-variant: normal; ">

(a) (b)

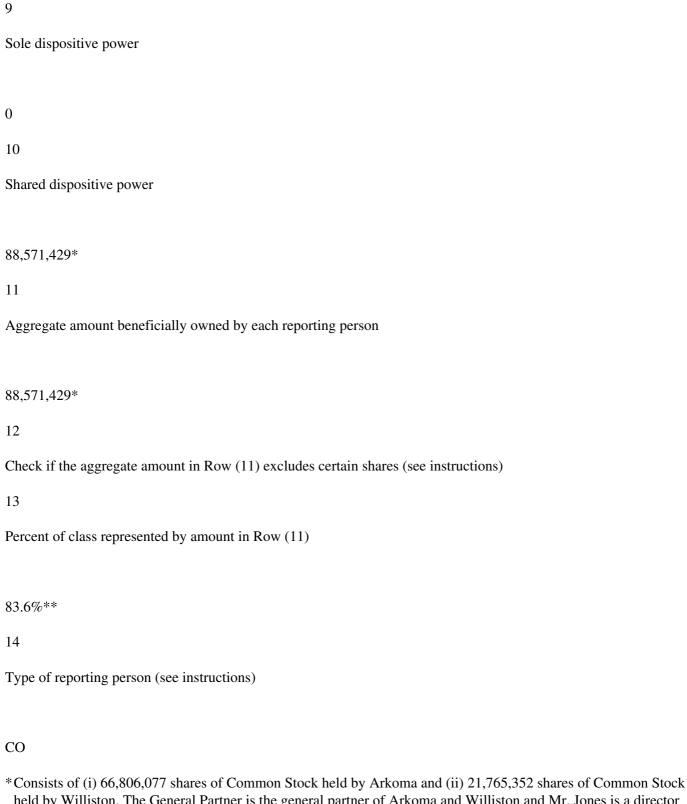
3

SEC use only

4

Source of funds (see instructions)

00
5
Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)
6
Citizenship or place of organization
TX
Number of
shares
beneficially
owned by
each
reporting
person
with:
7
Sole voting power
0
8
Shared voting power
88,571,429*



<sup>\*</sup>Consists of (i) 66,806,077 shares of Common Stock held by Arkoma and (ii) 21,765,352 shares of Common Stock held by Williston. The General Partner is the general partner of Arkoma and Williston and Mr. Jones is a director and the sole shareholder of the General Partner. By virtue of these relationships, the General Partner and Mr. Jones may be deemed to share voting and dispositive control over the shares of Common Stock held by Arkoma and Williston. Mr. Jones disclaims beneficial ownership of any shares of Common Stock held or beneficially owned by Arkoma, Williston or the General Partner.

The percentage is calculated based upon 105,930,239 outstanding shares of Common Stock, which was derived from the sum of (i) 16,278,689 outstanding shares of Common Stock as reported on the Quarterly Report, (ii) 66,806,077 shares of Common Stock issued to Arkoma pursuant to the Contribution Agreement, (iii) 21,765,352 shares of Common Stock issued to Williston pursuant to the Contribution Agreement, (iv) 51,449 shares of Common Stock issuable upon exercise of stock purchase warrants, which are immediately exercisable, and (v) 1,028,672 shares of Common Stock issuable for performance share units expected to be earned and vested in connection with the closing of the transactions contemplated by the Contribution Agreement.

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1	Names of	f report	ing pers	ons

- Jerral W. Jones
- 2 Check the appropriate box if a member of a group (see instructions)
- (a) (b) SEC use only
- 4 Source of funds (see instructions)
  - OO
- 5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)
- 6 Citizenship or place of organization

USA

Number of 7 Sole voting power

shares

beneficially 0

8 Shared voting power

owned by

each

88,571,429\*

reporting 9 Sole dispositive power

person

with: 0

10 Shared dispositive power

88,571,429\*

11 Aggregate amount

beneficially owned by each

reporting person

88,571,429\*

12 Check if the aggregate

amount in Row (11)

excludes certain shares (see

instructions)

13 Percent of class represented

by amount in Row (11)

83.6%\*\*

14 Type of reporting person

(see instructions)

#### IN

<sup>\*</sup>Consists of (i) 66,806,077 shares of Common Stock held by Arkoma and (ii) 21,765,352 shares of Common Stock held by Williston. The General Partner is the general partner of Arkoma and Williston and Mr. Jones is a director and the sole shareholder of the General Partner. By virtue of these relationships, the General Partner and Mr. Jones may be deemed to share voting and dispositive control over the shares of Common Stock held by Arkoma and Williston. Mr. Jones disclaims beneficial ownership of any shares of Common Stock held or beneficially owned by Arkoma, Williston or the General Partner.

<sup>\*\*</sup>The percentage is calculated based upon 105,930,239 outstanding shares of Common Stock, which was derived from the sum of (i) 16,278,689 outstanding shares of Common Stock as reported on the Quarterly Report, (ii) 66,806,077 shares of Common Stock issued to Arkoma pursuant to the Contribution Agreement, (iii) 21,765,352 shares of Common Stock issued to Williston pursuant to the Contribution Agreement, (iv) 51,449 shares of Common Stock issuable upon exercise of stock purchase warrants, which are immediately exercisable, and (v) 1,028,672 shares of Common Stock issuable for performance share units expected to be earned and vested in connection with the closing of the transactions contemplated by the Contribution Agreement.

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Item 1. Security and Issuer

This Schedule 13D relates to the common stock, par value \$0.50 per share ("Common Stock"), of Comstock Resources, Inc., a Nevada corporation (the "Issuer"). The address of the Issuer's principal executive offices is 5300 Town and Country Boulevard, Suite 500, Frisco, TX 75034.

Item 2. Identity and Background

This Schedule 13D is being filed by Arkoma Drilling, L.P., a Texas limited partnership ("Arkoma"), Williston Drilling, L.P., a Texas limited partnership ("Williston"), Blue Star Exploration Company, a Texas corporation (the "General Partner"), and Jerral W. Jones ("Mr. Jones" and, together with Arkoma, Williston and the General Partner, the "Reporting Persons").

The principal business of Arkoma and Williston is to engage in oil and gas exploration. The principal business of the General Partner is serving as the general partner of Arkoma and Williston. The address of the principal office of Arkoma, Williston and the General Partner is One Cowboys Way, Frisco, Texas 75034.

The business address of Mr. Jones is One Cowboys Way, Frisco, Texas 75034. Mr. Jones' present principal occupation is Owner, President and General Manager of the Dallas Cowboys Football Club Ltd. Mr. Jones is a citizen of the United States of America.

During the last five years, none of the Reporting Persons (i) has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree, or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

In accordance with the provisions of General Instruction C to Schedule 13D, information concerning the executive officers, board of directors and each person controlling the General Partner (collectively, the "Covered Persons"), required by Item 2 of Schedule 13D is provided on Schedule I and is incorporated by reference herein. During the last five years, to the Reporting Persons' knowledge, none of the Covered Persons listed on Schedule I (i) has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree, or final order enjoining future violations of, or prohibiting or mandating activities

subject to, federal or state securities laws or finding any violation with respect to such laws.

#### Item 3. Source and Amount of Funds or Other Consideration

In connection with the closing of the transactions contemplated by the Contribution Agreement, dated May 9, 2018, by and among Arkoma, Williston and the Issuer (as amended on August 13, 2018, the "Contribution Agreement"), Arkoma and Williston contributed certain oil and gas assets located in North Dakota and Montana producing from the Bakken shale in the Williston Basin in exchange for 66,806,077 and 21,765,352 shares of Common Stock, respectively.

#### Item 4. Purpose of Transaction

The purpose of the Contribution Agreement was for Arkoma and Williston to obtain a controlling interest in the Issuer. Pursuant to the Contribution Agreement, Arkoma and Williston received the right to designate a certain number of nominees to the Issuer's Board of Directors (the "Board"), subject to the limitations and conditions set forth therein, including the ownership of a specified percentage of the outstanding shares of Common Stock. Upon closing of the transactions contemplated by the Contribution Agreement, Arkoma and Williston elected to retain five existing members of the Issuer's board of directors as their initial designees. Pursuant to an amendment to the Amended and Restated Bylaws of the Issuer (as amended, the "Bylaws") required by the terms of the Contribution Agreement, Arkoma and Williston have the right to remove any of their designated directors at any time, with or without cause. Arkoma and Williston also intend to participate in and influence the affairs of the Issuer through the voting rights associated with the shares of Common Stock they hold.

Arkoma and Williston intend to review the investment in the Issuer and have discussions with representatives of the Issuer and/or other stockholders of the Issuer from time to time and, as a result thereof, may at any time and from time to time determine to take any available course of action and may take any steps to implement any such course of action. Such review, discussions, actions or steps may involve one or more of the types of transactions specified in clauses (a) through (j) of Item 4 of this Schedule 13D, including the purchase or sale of Common Stock, business combinations or other extraordinary corporate transactions, sales or purchases of material assets, changes in the board of directors or management of the Issuer, changes in the present capitalization or dividend policy of the Issuer, changes to the Issuer's business or corporate structure, changes in the Issuer's articles of incorporation

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or the Bylaws, shared service agreements, collaborations, joint ventures and other business arrangements between or involving the Reporting Persons and the Issuer. Any action or actions Arkoma and Williston might undertake with respect of the Common Stock will be dependent upon their review of numerous factors, including, among other things, the price level and liquidity of the Common Stock; general market and economic conditions; ongoing evaluation of the Issuer's business, financial condition, operations, prospects and strategic alternatives; the relative attractiveness of alternative business and investment opportunities; tax considerations; and other factors and future developments. Notwithstanding anything to the contrary herein, Arkoma and Williston specifically reserve the right to change their intentions with respect to any or all of such matters.

#### Item 5. Interest in Securities of the Issuer

- (a) The information set forth on rows 11 and 13 of the cover pages of this Schedule 13D is incorporated by reference. The percentage set forth in row 13 is based upon 105,930,239 outstanding shares of Common Stock, which was derived from the sum of (i) 16,278,689 outstanding shares of Common Stock as reported on the Issuer's Quarterly Report on Form 10-Q, as filed with the Securities and Exchange Commission (the "SEC") on August 9, 2018, (ii) 66,806,077 shares of Common Stock issued to Arkoma pursuant to the Contribution Agreement, (iii) 21,765,352 shares of Common Stock issued to Williston pursuant to the Contribution Agreement, (iv) 51,449 shares of Common Stock issuable upon exercise of stock purchase warrants, which are immediately exercisable, and (v) 1,028,672 shares of Common Stock issuable for performance share units expected to be earned and vested upon completion of the transactions contemplated by the Contribution Agreement.
- (b) The information set forth in rows 7 through 10 of the cover pages to this Schedule 13D is incorporated by reference.
- (c) On August 14, 2018, in connection with the closing of the transactions contemplated by the Contribution Agreement, the Issuer issued 66,806,077 and 21,765,352 shares of Common Stock to Arkoma and Williston, respectively.
- (d) No person (other than the Reporting Persons) is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares of Common Stock subject to this Schedule 13D.
- (e) Not applicable.

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Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

#### Contribution Agreement

See Items 3 and 4 of this Schedule 13D for a description of the Contribution Agreement. The Contribution Agreement is further described in the Current Report on Form 8-K filed by the Issuer on May 14, 2018, which is incorporated herein by reference.

The foregoing description of the Contribution Agreement does not purport to be complete and is qualified in its entirety by reference to the full text of the Contribution Agreement, a copy of which is filed as Exhibit 2 hereto and incorporated herein by reference.

#### Registration Rights Agreement

Pursuant to the Contribution Agreement, the Issuer, Arkoma and Williston entered into a Registration Rights Agreement (the "Registration Rights Agreement"). Under the terms of the Registration Rights Agreement, the Issuer agreed to prepare and file a registration statement with the SEC within 90 days after the closing of the Contribution Agreement for purposes of registering the resale of the Common Stock. The Issuer agreed to use its commercially reasonable efforts to cause this registration statement to be declared effective under the Securities Act of 1933, as amended, within 135 days after the closing of the Contribution Agreement.

The foregoing description of the Registration Rights Agreement does not purport to be complete and is qualified in its entirety by reference to the full text of the Registration Rights Agreement, a copy of which is filed as Exhibit 3 hereto and incorporated herein by reference.

#### Articles of Incorporation

Pursuant to the Contribution Agreement, the Issuer adopted its Second Amended and Restated Articles of Incorporation (the "Restated Articles of Incorporation") to provide for (1) an increase in the number of authorized shares of the Issuer from 75,000,000 to 155,000,000 shares, (2) the ability of stockholders to act by written consent of a majority of the shares of the Issuer's Common Stock entitled to vote so long as Arkoma and Williston collectively own a majority of the outstanding shares of Common Stock and (3) to the extent permitted by applicable law, the Issuer's renouncement of any interest in the business opportunities of Arkoma and Williston, or any of their affiliates, officers, directors, agents, stockholders, members, partners and subsidiaries.

The foregoing description of the Restated Articles of Incorporation does not purport to be complete and is qualified in its entirety by reference to the full text of the Contribution Agreement, a copy of which is filed as Exhibit 4 hereto and incorporated herein by reference.

# Amended and Restated Bylaws

See Item 4 of this Schedule 13D for a description of the Bylaws of the Issuer. Amendment No. 1 to the Amended and Restated Bylaws of the Issuer is further described in the Current Report on Form 8-K filed by the Issuer on August 21, 2018, which is incorporated herein by reference.

The foregoing description of the Bylaws does not purport to be complete and is qualified in its entirety by reference to the full text of the Contribution Agreement, a copy of which is filed as Exhibit 5 hereto and incorporated herein by reference.

Except for the Contribution Agreement, Registration Rights Agreement, Restated Articles of Incorporation and the Bylaws described above, and the other agreements entered into in connection with the Contribution Agreement, to the knowledge of the Reporting Persons, there are no contracts, arrangements, understandings or relationships (legal or otherwise), including, but not limited to, transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies, among the persons named in Item 2 or between such persons and any other person, with respect to any securities of Issuer, including any securities pledged or otherwise subject to a contingency the occurrence of which would give another person voting power or investment power over such securities.

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#### Item 7. Material to be Filed as Exhibits

#### Exhibit

#### Number Description of Exhibits

- 1 Joint Filing Agreement, dated as of August 21, 2018.
- 2 Contribution Agreement, dated May 9, 2018 (incorporated by reference to Exhibit 2.1 to the Issuer's Current Report on Form 8-K/A (File No. 001-03262) filed on May 14, 2018).
- Amendment No. 1 to the Contribution Agreement, dated August 14, 2018 (incorporated by reference to Exhibit 2.1 to the Issuer's Current Report on Form 8-K (File No. 001-03262) filed on August 15, 2018).
- 4 Registration Rights Agreement, dated August 14, 2018 (incorporated by reference to Exhibit 10.1 to the Issuer's Current Report on Form 8-K (File No. 001-03262) filed on August 15, 2018).
- 5 Second Amended and Restated Articles of Incorporation of the Issuer, dated August 13, 2018 (incorporated by reference to Exhibit 3.1 to the Issuer's Current Report on Form 8-K (File No. 001-03262) filed on August 15, 2018).
- Amendment No. 1 to the Amended and Restated Bylaws of the Issuer, dated August 17, 2018 (incorporated by reference to Exhibit 3.1 to the Issuer's Current Report on Form 8-K (File No. 001-03262) filed on August 21, 2018).

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Schedule I

Directors of Blue Star Exploration Company

Jerral W. Jones

(see above)

J. Stephen Jones

One Cowboys Way, Frisco Texas 75034

Principal Occupation: Director of Blue Star Exploration Company

Citizenship: USA

Amount Beneficially Owned: 0 shares of Common Stock

Charlotte Jones Anderson

One Cowboys Way, Frisco Texas 75034

Principal Occupation: Director of Blue Star Exploration Company

Citizenship: USA

Amount Beneficially Owned: 0 shares of Common Stock

Jerral W. Jones Jr.

One Cowboys Way, Frisco Texas 75034

Principal Occupation: Director of Blue Star Exploration Company

Citizenship: USA

Amount Beneficially Owned: 0 shares of Common Stock

Officers of Blue Star Exploration Company

Jerral W. Jones

(see above)

J. Stephen Jones

One Cowboys Way, Frisco Texas 75034

Principal Occupation: Vice President

Citizenship: USA

Amount Beneficially Owned: 0 shares of Common Stock

Charlotte Jones Anderson

One Cowboys Way, Frisco Texas 75034

Principal Occupation: Vice President

Citizenship: USA

Amount Beneficially Owned: 0 shares of Common Stock

Jerral W. Jones, Jr.

One Cowboys Way, Frisco Texas 75034

Principal Occupation: Secretary

Citizenship: USA

Amount Beneficially Owned: 0 shares of Common Stock

Jason T. Cohen

One Cowboys Way, Frisco Texas 75034

Principal Occupation: Assistant Secretary

Citizenship: USA

Amount Beneficially Owned: 0 shares of Common Stock

David Frey

One Cowboys Way, Frisco Texas 75034

Principal Occupation: Treasurer

Citizenship: USA

Amount Beneficially Owned: 0 shares of Common Stock

George Mitchell

One Cowboys Way, Frisco Texas 75034

Principal Occupation: Assistant Treasurer

Citizenship: USA

Amount Beneficially Owned: 0 shares of Common Stock

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Thomas Walker

One Cowboys Way, Frisco Texas 75034

Principal Occupation: Assistant Treasurer

Citizenship: USA

Amount Beneficially Owned: 0 shares of Common Stock

Connie Toevs

One Cowboys Way, Frisco Texas 75034

Principal Occupation: Assistant Treasurer

Citizenship: USA

Amount Beneficially Owned: 0 shares of Common Stock

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: ARKOMA DRILLING, L.P.

August 21, 2018

By: Blue Star

Exploration Company, its general partner

By: /s/

Thomas L. Walker

Name: Thomas

L.

Walker

Title: Assistant

Treasurer

# WILLISTON DRILLING,

L.P.

By: Blue Star

Exploration Company, its general partner

By: /s/

Thomas L. Walker

Name: Thomas

L.

Walker

Title: Assistant Treasurer

#### **BLUE STAR**

# EXPLORATION COMPANY

By: Jerral

W. Jones its Sole

Shareholder

By: /s/

Jerral W. Jones Jerral W. Jones

By: /s/

Jerral W. Jones Jerral W. Jones

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#### JOINT FILING AGREEMENT

#### PURSUANT TO RULE 13d-1(k)

The undersigned acknowledge and agree that the foregoing statement on Schedule 13D is filed on behalf of each of the undersigned and that all subsequent amendments to this statement on Schedule 13D may be filed on behalf of each of the undersigned without the necessity of filing additional joint filing agreements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning him or it contained herein or therein, but shall not be responsible for the completeness and accuracy of the information concerning the others, except to the extent that he or it knows or has reason to believe that such information is inaccurate.

Date: ARKOMA DRILLING, L.P.

August 21, 2018

By: Blue Star

Exploration Company, its general partner

By: /s/

Thomas L. Walker

Name: Thomas

L. Walker

Title: Assistant

Treasurer

#### WILLISTON DRILLING,

L.P.

By: Blue Star

Exploration Company, its general partner

By: /s/

Thomas L. Walker

Name: Thomas

L.

Walker

Title: Assistant Treasurer

# **BLUE STAR**

# EXPLORATION COMPANY

By: Jerral

W. Jones its Sole

Shareholder

By: /s/

Jerral
W.
Jones
Jerral
W.
Jones

By: /s/

Jerral W. Jones Jerral W. Jones