FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT	OF	CHANGE

S IN BENEFICIAL OWNERSHIP

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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 1940

Name and Address of Reporting Person* Foran Joseph Wm						2. Issuer Name and Ticker or Trading Symbol Matador Resources Co [MTDR]							Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner						
(Last) 5400 LB3	J FREEW	(Firs		Middle)			Date of E /12/201		saction	(Mon	th/Day/Year)			X Officer (give title Other (specify below) Chairman and CEO					
						4.1	4. If Amendment, Date of Original Filed (Month/Day/Year)							6. Individual or Joint/Group Filing (Check Applicable					
(Street) DALLAS	5	TX		75240							X Director 10% Owner Other (specify below) Chairman and CEO								
(City)	-	(Sta	te) (Zip)															
										d, D	_			_					
1. Title of Security (Instr. 3)			2. Transacti Date (Month/Day	Year) if	Execut if any	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)		Disposed Of	(D) (Instr. 3, 4 and		Securities Beneficially Owned Following Reported		Form: Direct (D) or Indirect	Indirect Beneficial Ownership				
									Code	v	Amount	(A) or (D)	Price		n(s) (instr.		(instr. 4)		
Common	Stock				08/12/20)14			P		4,000	A	\$26	121,250(1)(2)(3)(4)(5)	D			
Common	Stock													1,084,	933 ⁽⁶⁾	I	1		
Common	Stock													4,00)0 ⁽⁶⁾	I	1		
Common	Stock													675,2	293 ⁽⁶⁾	I	1		
Common	Stock													675,2	293 ⁽⁶⁾	I			
Common	Stock													312,1	190 ⁽⁶⁾	I			
Common	Stock													312,1	190 ⁽⁶⁾	I	1		
Common	Stock													161,8	388 ⁽⁶⁾	I	1		
Common	Stock													161,8	388 ⁽⁶⁾	I			
Common	Stock													59,2	69 ⁽⁶⁾	I	1		
Common	Stock													59,2	69 ⁽⁶⁾	I	See footnote ⁽¹⁶⁾		
Common	Stock													156,5	550 ⁽⁶⁾	I	See footnote ⁽¹⁷⁾		
Common	Stock													33,2	50 ⁽⁶⁾	I	See footnote ⁽¹⁸⁾		
Common	Stock													135,5	500 ⁽⁶⁾	I	See footnote ⁽¹⁹⁾		
Common Stock										50,000 ⁽⁶⁾		I	See footnote ⁽²⁰⁾						
			Ta	ble II							posed of, convertib								
1. Title of Derivative Security (Instr. 3)	2. Conversic or Exercis Price of Derivative Security	on se	3. Transaction Date (Month/Day/Year)	Execui if any	Deemed 4. ution Date, Trai		action (Instr.	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)	1		rcisable and Date	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		8. Price of Derivative Security (Instr. 5)	9. Number derivative Securities Beneficiall Owned Following Reported Transactio (Instr. 4)	Ownersl Form: Direct (Dor Indire (I) (Instr.	Beneficial Ownership ct (Instr. 4)		

		Ta	ble II - Deriva (e.g., p	l	ı			ired, Disp options,	onvertib		l or	r			
1. Title of	2.	3. Transaction	3A. Deemed	Code		6A)Nu	m(150e)r	6xDatisEbler			a63 loolares	8. Price of	9. Number of	10.	11. Nature
Derivative Explaination	n of Elespisas	e(Month/Day/Year)	if any	Transa Code (Instr.		ative	Expiration D (Month/Day/	(ear)	Amour Securi		Security	Securities	Ownership Form:	Beneficial
1. Includes 1	7, Price of 7, 194 shares of	restricted stock gran	(Month/Day/Year) ted to the reporting pe	'8) erson on	March	" Secu Acqu	rities Such	shares of restri	cted stock wil	Underl Deriva	ying wo equal bi	(Instr. 5) ennial installi	Beneficially ments beginning o	" Direct (D) n the second a or Indirect	Ownership naversary of (Instr. 4)
the date of gr	Security 7, 2	2016.				. (A) o	r			. Securi	ty (Instr. 3		Following	(I) (Instr. 4)	
2. Includes 4	0,000 shares of	restricted stock gran	ted to the reporting pe	erson on	March	8,Diepo).s@d ch	shares of restri	cted stock wil	vand f4)	lowing the f	ourth anniver	sa Reported date of	grant, March	8, 2017.
3. Includes 1	0,026 shares of	restricted stock gran	ted to the reporting pe	erson on	April 1	6 (Insti	that v	est on the fourtl	anniversary	of the da	te of grant,	April 16, 2010	Transaction(s)	_	_
4. Includes 2 amount to be	0,052 shares of determined ba	restricted stock gran sed upon the achieve	ted to the reporting pe ment of certain perfor	erson on mance o	April 1 condition	6, ard15 ns as sp	Such becified	shares of restriction	cted stock wil g person's awa	l vest fol ard agree	lowing the t ment.	hird annivers	ary of the date of g		
reporting per	0,052 restricted son, following rd agreement.	l stock units granted t the third anniversary	o the reporting person of the date of grant, A	n on Apı April 16,	ril 16, 20 2015, i	012. Su in an an	ch rest	o be determined	ts will vest, and based upon t	he achiev	licance num licance num rement of co Number	ber of shares ertain perform	of common stock nance conditions as	will be deliven s specified in t	rable to the he reporting
6. The report	ing person state	es that neither the fili	ng of this statement n	o :Code h	in W here	eir (A) hal	1.161⊃)de				. Shares	es of Section	• 16 of the Securitie	• es Exchange A	ct of 1934, as

- 7. Represents shares held of record by Sage Resources, Ltd., which is a limited partnership owned by the reporting person's family, including the reporting person.
- 8. Represents shares held of record by the reporting person's spouse through her Individual Retirement Account.
- 9. Represents shares held of record by the JWF 2011-1 GRAT, for which the reporting person is the trustee and over which the reporting person has sole voting and investment power.

amended, or otherwise, the beneficial owner of these shares. The reporting person disclaims beneficial ownership of these shares, except to the extent of his pecuniary interest therein.

- 10. Represents shares held of record by the NNF 2011-1 GRAT, for which the reporting person is the trustee and over which the reporting person has sole voting and investment power.
- 11. Represents shares held of record by the JWF 2013-1 GRAT, for which the reporting person is the trustee and over which the reporting person has sole voting and investment power.
- 12. Represents shares held of record by the NNF 2013-1 GRAT, for which the reporting person is the trustee and over which the reporting person has sole voting and investment power.
- 13. Represents shares held of record by the JWF 2014-1 GRAT, for which the reporting person is the trustee and over which the reporting person has sole voting and investment power. 14. Represents shares held of record by the NNF 2014-1 GRAT, for which the reporting person is the trustee and over which the reporting person has sole voting and investment power.
- 15. Represents shares held of record by the JWF 2014-2 GRAT, for which the reporting person is the trustee and over which the reporting person has sole voting and investment power. Such shares were gifted to the trust following their distribution from the JWF 2013-1 GRAT to its settlor as an annuity payment required by the terms of the JWF 2013-1 GRAT.
- 16. Represents shares held of record by the NNF 2014-2 GRAT, for which the reporting person is the trustee and over which the reporting person has sole voting and investment power. Such shares were gifted to the trust following their distribution from the NNF 2013-1 GRAT to its settlor as an annuity payment required by the terms of the NNF 2013-1 GRAT.
- 17. Represents shares held of record by the Foran 2012 Savings Trust for which the reporting person's spouse is a trustee.
- 18. Represents shares held of record by the Foran 2012 Security Trust for which the reporting person is the trustee.
- 19. Represents shares held of record by The Don Foran Family Trust 2008, for which the reporting person is the co-trustee and over which the reporting person has shared voting and investment power with
- 20. Represents shares held of record by The Foran Family Special Needs Trust for which the reporting person is the co-trustee and over which the reporting person has shared voting and investment power with other members of his family.

Remarks:

/s/ Joseph Wm. Foran, by Kyle 08/13/2014 A. Ellis as attorney-in-fact

** 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.