Baines Creek Capital, LLC
Form 4
August 23, 2018

| R |  | OMB APPRROVAL |
| :---: | :---: | :---: |
|  | UNITED STATES SECURITIES AND EXCHANGE COMMISSION <br> Washington, D.C. 20549 | OMB Number: 3235-0287 |
| Check this box if no longer subject to |  | Expires: $\begin{array}{r}\text { January 31, } \\ 2005\end{array}$ |
|  | SECURITIES | Estimated average |
| Form 4 or |  | response. $0.5$ |
| Form 5 obligations may continue. | Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section |  |
| See Instruction | 30(h) of the Investment Company Act of 1940 |  |
| 1(b). |  |  |

(Print or Type Responses)


Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.
Persons who respond to the collection of
SEC 1474 information contained in this form are not
(9-02)
required to respond unless the form displays a currently valid OMB control number.

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Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)


|  |  | Expiration <br> Date | Title | Amount or |
| :---: | :---: | :---: | :---: | :---: |
|  | Date |  |  | $\stackrel{\text { or }}{\text { Number }}$ |
|  |  |  |  |  |
| Code V (A) (D) |  |  |  | Shares |

## Reporting Owners

## Reporting Owner Name / Address

## Relationships

Director 10\% Owner Officer Other

## Baines Creek Capital, LLC

11940 JOLLYVILLE
SUITE 210-S
AUSTIN, TX 78759

## Signatures

/S/ Brian
Williams
$\stackrel{* *}{*}$ Signature of 08/23/2018 Reporting Person

## 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. $78 f f(a)$.
This Form 4 is being jointly filed by Baines Creek Partners, L.P., a Delaware limited partnership (BCP), Baines Creek Special Purpose
(1) Partners, L.P., a Delaware limited partnership (BCSPP), Kevin Tracy, a United States citizen (KT), Jeremy Carter a United States citizen (JC), James Schumacher, a United States citizen (JS), and Brian Williams a United States citizen (BW). The foregoing persons are hereinafter sometimes collectively referred to as the Reporting Persons.

Baines Creek GP the general partner of BCP and BCSPP has the power to direct the affairs of BCP and BCSPP, including the voting and disposition of shares. As the discretionary investment manager of these Funds and certain other accounts, Baines Creek Capital has power to direct the voting and disposition of shares held by these Funds and such accounts. Messrs. Tracy, Carter, Schumacher and Williams are
(2) affiliated persons of Baines Creek Capital and in this capacity direct the operations of BCP and BCSPP and the voting and disposition of shares held by these Funds and separate client accounts managed by Baines Creek Capital. Baines Creek Capital and Messrs. Tracy,
Carter, Schumacher and Williams may also be deemed to beneficially own indirect pecuniary interest as the result of performance-based fees and profit allocations. Each of Baines Creek Capital and Messrs. Tracy, Carter, Schumacher and Williams disclaims such beneficial ownership except to the extent ultimately realized.

The aggregate number of shares of common stock purchased on August 21, 2018 was 26,310 shares and such shares were purchased by
(3) the Reporting Persons in the following amounts: $\mathrm{BCP}=26,310$ shares; $\mathrm{BCSPP}=0$ shares; $\mathrm{KT}=0$ shares; $\mathrm{JC}=0$ shares; JS $=0$ shares, and $\mathrm{BW}=0$ shares.

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$14,713,626$ shares of common stock is the aggregate number of shares of common stock owned by the Reporting Persons and is owned as
(4) follows: $\mathrm{BCP}=7,641,078$ shares directly owned by it; $\mathrm{BCSPP}=6,445,663$ shares directly owned by it; $\mathrm{KT}=6,510$ shares directly owned by him; $\mathrm{JC}=142,317$ shares directly owned by him; $\mathrm{JS}=4,686$ shares directly owned by him, and BW $=473,372$ shares directly owned by him.

The aggregate number of shares of common stock purchased on August 22, 2018 was 47,801 shares and such shares were purchased by
(5) the Reporting Persons in the following amounts: $\mathrm{BCP}=22,222$ shares; $\mathrm{BCSPP}=25,579$ shares; $\mathrm{KT}=0$ shares; $\mathrm{JC}=0$ shares; $\mathrm{JS}=0$ shares, and BW $=0$ shares.
$14,761,427$ shares of common stock is the aggregate number of shares of common stock owned by the Reporting Persons and is owned as
(6) follows: $\mathrm{BCP}=7,663,300$ shares directly owned by it; $\mathrm{BCSPP}=6,471,242$ shares directly owned by $\mathrm{it} ; \mathrm{KT}=6,510$ shares directly owned by him; $J C=142,317$ shares directly owned by him; $J S=4,686$ shares directly owned by him, and $B W=473,372$ shares directly owned by him.

The aggregate number of shares of common stock purchased on August 23, 2018 was 34,548 shares and such shares were purchased by
(7) the Reporting Persons in the following amounts: $\mathrm{BCP}=0$ shares; $\mathrm{BCSPP}=34,548$ shares; $\mathrm{KT}=0$ shares; JC $=0$ shares; JS $=0$ shares, and $\mathrm{BW}=0$ shares.
$14,795,975$ shares of common stock is the aggregate number of shares of common stock owned by the Reporting Persons and is owned as
(8) follows: $\mathrm{BCP}=7,663,300$ shares directly owned by it; $\mathrm{BCSPP}=6,505,790$ shares directly owned by it; $\mathrm{KT}=6,510$ shares directly owned by him; $\mathrm{JC}=142,317$ shares directly owned by him; $\mathrm{JS}=4,686$ shares directly owned by him, and $B W=473,372$ shares directly owned by him.
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.

