

SPARK ENERGY, INC. Reported by MAXWELL W KEITH III

FORM 4/A

(Amended Statement of Changes in Beneficial Ownership)

Filed 04/04/19 for the Period Ending 12/01/15

Address 12140 WICKCHESTER LANE

SUITE 100

HOUSTON, TX, 77079

Telephone (713) 600-2600

CIK 0001606268

Symbol SPKE

Fiscal Year 12/31





[] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

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

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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

1. Name and Address of Reporting Person *					2.	2. Issuer Name and Ticker or Trading Symbol						5. Relationship of Reporting Person(s) to Issuer (Check all applicable)						
Maxwell W Keith III						Spark Energy, Inc. [SPKE]							X Director	,	X	10% Owner	r	
(Last)	(Last) (First) (Middle)				3.	3. Date of Earliest Transaction (MM/DD/YYYY)						Officer (give title below) Other (specify below)						
12140 WICKCHESTER LANE, SUITE					E	12/1/2015												
	(Stre	et)			4.	4. If Amendment, Date Original Filed (MM/DD/YYYY)						6. Individual or Joint/Group Filing (Check Applicable Line)						
HOUSTON, TX 77079 (City) (State) (Zip)						12/2/2015						Form filed by One Reporting Person X Form filed by More than One Reporting Person						
			Table	e I - N	on-De	rivati	ive Sec	urities A	cqui	red, Di	sposed	of, or	Bene	eficially Owne	ed			
1.Title of Security (Instr. 3)					te 2A. Deemed Execution Date, if any		3. Trans. Code (Instr. 8)		4. Securities Acquired (A) of Disposed of (D) (Instr. 3, 4 and 5)			Fo	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			6. Ownership Form: Direct (D)	7. Nature of Indirect Beneficial Ownership	
							Code	V	Amount	(A) or (D)	Price	;				or Indirect (I) (Instr. 4)		
Class A Common Stock 12/1/2015				015			P		35000 (1)	A	\$17.57	<u>(2)</u>	77650			D (3) (4) (5)		
	Tabl	e II - Der	ivativ	e Secu	rities	Bene	ficially	Owned	(e.g.	, puts,	calls, v	varran	nts, o	ptions, conve	rtible sec	urities)		
1. Title of Derivate Security (Instr. 3)	or Exercise Price of Derivative	rsion Date II	Execut	A. Deemed Execution Date, if any			5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			6. Date Exercisable and Expiration Date			ities U	Underlying Derivative Security (Instr. 5)		Securities Beneficially Owned	10. Ownership Form of Derivative Security:	Beneficial
	Security				Code	V	(A)	(D)	Da Exc	te ercisable	Expiratio Date	n Title	Amou Share	unt or Number of		Following Reported Transaction(s) (Instr. 4)	Direct (D) or Indirect (I) (Instr. 4)	

Explanation of Responses:

- (1) This Amendment is being filed to correctly reflect a purchase of 35,000 shares of Spark Energy, Inc.'s Class A common stock instead of 35,200 shares of Class A common stock, as reported on the original Form 4. The number of shares of Class A common stock reported as holdings has been updated from 80,350 shares of Class A common stock to 80,150 shares of Class A common stock to reflect the correct transaction amount. The purchase of Class A common stock reported herein by the reporting person may be matchable under Section 16(b) of the Securities and Exchange Act of 1934, as amended. The reporting person has agreed to disgorge any short swing profits associated with such matching transactions.
- (2) The price reported in Column 4, is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$17.155 to \$18.0961, inclusive. The reporting person undertakes to provide to Spark Energy, Inc., any security holder of Spark Energy, Inc., or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the ranges set forth in this footnote.
- (3) This Form 4 is filed jointly by W. Keith Maxwell III, NuDevco Partners, LLC ("NuDevco Partners"), NuDevco Partners Holdings, LLC ("NuDevco Holdings"), NuDevco Retail, LLC ("NuDevco Retail") and NuDevco Retail Holdings, LLC ("NuDevco Retail Holdings"). Mr. Maxwell is the sole member of NuDevco Partners. NuDevco Partners is the sole member of NuDevco Holdings. NuDevco Holdings is the sole member of NuDevco Retail Holdings. NuDevco Retail Holdings is the sole member of NuDevco Retail. (Continued in footnote 2).
- (4) Accordingly, NuDevco Partners, NuDevco Holdings, NuDevco Retail Holdings and NuDevco Retail are direct and indirect wholly owned subsidiaries of Mr. Maxwell, and Mr. Maxwell, NuDevco Partners, NuDevco Holdings, NuDevco Retail Holdings and NuDevco Retail may be deemed to indirectly own the securities of the Issuer directly held by one or more of such other reporting persons, but each disclaims beneficial ownership except to the extent of his or its pecuniary interest therein.
- (5) Mr. Maxwell purchased the securities reported above directly.

Reporting Owners

Reporting Owner Name / Address	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Maxwell W Keith III						
12140 WICKCHESTER LANE, SUITE 100	X	X				

HOUSTON, TX 77079		
NuDevco Partners, LLC 12140 WICKCHESTER LANE, SUITE 100 HOUSTON, TX 77079	X	
NuDevco Partners Holdings, LLC 12140 WICKCHESTER LANE, SUITE 100 HOUSTON, TX 77079	X	
NuDevco Retail Holdings,LLC 12140 WICKCHESTER LANE, SUITE 100 HOUSTON, TX 77079	X	
NuDevco Retail, LLC 12140 WICKCHESTER LANE, SUITE 100 HOUSTON, TX 77079	X	

Signatures

/s/ W. Keith Maxwell III				
**Signature of Reporting Person				
/s/ W. Keith Maxwell III, President and CEO of NuDevco Partners,LLC				
***Signature of Reporting Person	Date			
/s/ W. Keith Maxwell III, President and CEO of NuDevco Partners Holdings, LLC				
**Signature of Reporting Person	Date			
/s/ W. Keith Maxwell III, President and CEO of NuDevco Retail Holdings, LLC				
***Signature of Reporting Person	Date			
/s/ W. Keith Maxwell III, President and CEO of NuDevco Retail, LLC	4/2/2019			
** 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 control number.