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Hammond G Form 4/A May 25, 201 FORN Check th if no long subject to Section 1 Form 4 of Form 5 obligatio may conto <i>See</i> Instru 1(b).	0 1 4 UNITED STATE is box ger 5 6. r Filed pursuant to section 17(a) of the 2004	Washington DF CHANGES IN SECU Section 16(a) of t	n, D.C. 205 N BENEFIC RITIES the Securitic	49 C IAL es Exc pany A	OW I change Act of	NERSHIP OF e Act of 1934, f 1935 or Section	OMB Number: Expires: Estimated a burden hou response	•		
(Print or Type I	Responses)									
1. Name and A Hammond (ddress of Reporting Person <u>*</u> Gabriel Arce	2. Issuer Name an Symbol PostRock Energ				5. Relationship of Issuer	Reporting Pers	son(s) to		
(Last)	(First) (Middle)	3. Date of Earliest		IN		(Check all applicable)				
2100 MCKI FLOOR	NNEY AVENUE, 14TH	(Month/Day/Year)	nth/Day/Year)				X_ DirectorX_ 10% Owner Officer (give title Other (specify below) below)			
DALLAS, 7	(Street)	4. If Amendment, I Filed(Month/Day/Ye 03/09/2010					6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person _X Form filed by More than One Reporting			
(City)	(State) (Zip)	Tabla I Non	Dominating S	oouniti		Person uired, Disposed of	or Ponoficial	ly Owned		
1.Title of Security (Instr. 3)	2. Transaction Date 2A. De (Month/Day/Year) Execut any	emed 3.	4. Securiti tion(A) or Dis (Instr. 3, 4	es Acqu posed o and 5) (A)	uired of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial		
		Code	V Amount	or (D)	Price	(Instr. 3 and 4)				
Common Stock	03/05/2010	J	999,420	А	(2) (3)	999,420	I <u>(1)</u>	Through funds		
Common Stock	03/05/2010	J	791,633	А	$\begin{array}{c} \$ \ 0 \\ \underline{(2)} \\ \underline{(3)} \end{array}$	791,633	D (4)			
Common Stock	03/05/2010	J	142,334	А	(2) (3)	142,334	D (5)			
Common Stock	03/05/2010	J	49,869	А	\$ 0 (2)	48,869	D <u>(6)</u>			

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					(3)		
Common Stock	03/05/2010	J	15,584	А	(2) (3)	15,584	D (7)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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.

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

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. ofNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		ate	Secur	unt of rlying	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secu Bene Owna Follo Repo Trans (Instr
			Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
Hammond Gabriel Arce 2100 MCKINNEY AVENUE 14TH FLOOR DALLAS, TX 75201	Х	Х				
SteelPath Capital Management LLC 2100 MCKINNEY AVENUE 14TH FLOOR DALLAS, TX 75201	х	Х				
SP Opportunity Advisors IV LLC 2100 MCKINNEY AVENUE 14TH FLOOR DALLAS, TX 75201	Х	Х				
SP Opportunity Partners IV LP 2100 MCKINNEY AVENUE	Х	Х				

14TH FLOOR DALLAS, TX 75201				
SP Opportunity Advisors IX LLC 2100 MCKINNEY AVENUE 14TH FLOOR DALLAS, TX 75201	Х		х	
SP Opportunity Partners IX LP 2100 MCKINNEY AVENUE 14TH FLOOR DALLAS, TX 75201	Х		X	
SP Capital Advisors LLC 2100 MCKINNEY AVENUE 14TH FLOOR DALLAS, TX 75201	Х		X	
SCM Capital Partners LP 2100 MCKINNEY AVENUE 14TH FLOOR DALLAS, TX 75201	Х		X	
SP Focus Advisors LLC 2100 MCKINNEY AVENUE 14TH FLOOR DALLAS, TX 75201	Х		х	
SP Focus Partners LP 2100 MCKINNEY AVENUE 14TH FLOOR DALLAS, TX 75201	Х		x	
Signatures				
/s/ Gabriel A. Hammond				05/24/2010
	**Signature of Re	eportin	g Person	Date
/s/ Gabriel A. Hammond, manage	er of SteelPath	Cap	ital Management LLC	05/24/2010
	**Signature of Re	eportin	g Person	Date
/s/ Gabriel A. Hammond, manage	er of SP Oppor	rtunit	ty Advisors IV LLC	05/24/2010
	**Signature of Re	eportin	g Person	Date
/s/ Gabriel A. Hammond, manage	er of SP Oppor	rtunit	ty Advisors IX LLC	05/24/2010
	Date			
/s/ Gabriel A. Hammond, manage	r of SP Capita	al Ad	visors LLC	05/24/2010
	**Signature of Re	eportin	g Person	Date
/s/ Gabriel A. Hammond, manage	r of SP Focus	Adv	isors LLC	05/24/2010
	**Signature of Re	eportin	g Person	Date
/s/ Gabriel A. Hammond, manage SP Opportunity Partners IV LP	05/24/2010			
	Date			

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/s/ Gabriel A. Hammond, manager of SP Opportunity Advisors IX LLC, general partner of SP Opportunity Partners IX LP					
**Signature of Reporting Person	Date				
/s/ Gabriel A. Hammond, manager of SP Capital Advisors LLC, general partner of SCM Capital Partners LP					
**Signature of Reporting Person	Date				
/s/ Gabriel A. Hammond, manager of SP Focus Advisors LLC, general partner of SP Focus Partners LP	05/24/2010				
**Signature of Reporting 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).

These shares may be deemed to be beneficially and indirectly owned by SteelPath Capital Management LLC ("Management") and Gabriel A. Hammond, a director of the issuer. Management serves as investment advisor to the funds listed in footnote 2. Mr.

(1) Hammond is the manager and a member of Management and of each of the general partners. Each of Mr. Hammond and Management disclaims beneficial ownership of such shares except to the extent of their respective pecuniary interest therein and this report shall not be deemed an admission of beneficial ownership of such shares for purposes of Section 16 or for any other purpose.

Pursuant to the Merger Agreement dated July 2, 2009, as amended, between Quest Resource Corporation, Quest Midstream Partners, L.P. ("QMLP") and Quest Energy Partners, L.P. and the other parties thereto, all of the common units in QMLP and membership interests in Quest Midstream GP, LLC ("QMGP") were converted into shares of common stock of the issuer at the effective time of the merger. SP Opportunity Partners IV LP directly owned 1,949,461 QMLP common units and 75 membership interests in QMGP, which

- (2) merger. SP Opportunity Partners IV LP directly owned 1,949,461 QMLP common units and 75 membership interests in QMCP, which converted into 791,633 shares of the issuer at the effective time. SP Opportunity Partners IX LP directly owned 352,922 QMLP common units, which converted into 142,334 shares of the issuer at the effective time. SCM Capital Partners LP directly owned 123,652 QMLP common units, which converted into 49,869 shares of the issuer at the effective time. SP Focus Partners LP directly owned 38,641 QMLP common units, which converted into 15,584 shares of the issuer at the effective time.
- (3) The acquisition of the shares was an exempt transaction approved by the board of directors of the issuer pursuant to Rule 16b-3 of the Securities Exchange Act of 1934 (the "Exchange Act").
- (4) These shares are owned directly by SP Opportunity Partners IV LP. SP Opportunity Advisors IV LLC is the general partner of SP Opportunity Partners IV LP and may be deemed to be the indirect beneficial owner of these shares.
- (5) These shares are owned directly by SP Opportunity Partners IX LP. SP Opportunity Advisors IX LLC is the general partner of SP Opportunity Partners IX LP and may be deemed to be the indirect beneficial owner of these shares.
- (6) These shares are owned directly by SCM Capital Partners LP. SP Capital Advisors LLC is the general partner of SCM Capital Partners LP and may be deemed to be the indirect beneficial owner of these shares.
- (7) These shares are owned directly by SP Focus Partners LP. SP Focus Advisors LLC is the general partner of SP Focus Partners LP and may be deemed to be the indirect beneficial owner of these shares.

Remarks:

Gabriel Hammond, Management, SP Opportunity Partners IV LP, SP Opportunity Advisors IV LLC, SP Opportunity Partners 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.