## FORM 4

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

OMB APPR	OVAL
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hours per response	e 0.5

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

#### 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

(Finite of Type															
(Print or Type Responses)  1. Name and Address of Reporting Person*  Zartler William A			2. Issuer Name and Ticker or Trading Symbol Aris Water Solutions, Inc. [ARIS]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_ Director  10% Owner					
9811 KATY FREEWAY, SUITE 700				3. Date of Earliest Transaction (Month/Day/Year) 10/26/2021							X Officer (give title below) Other (specify below)  Founder and Executive Chairman				
(Street)				4. If Amendment, Date Original Filed(Month/Day/Year)  Table L. Non-Derivative Securities Acquired							6. Individual or Joint/Group Filing(Check Applicable Line)  X_ Form filed by One Reporting Person  Form filed by More than One Reporting Person  nired, Disposed of, or Beneficially Owned				
HOUSTON, TX 77024  (City) (State) (Zip)			a A aquina												
1.Title of Security 2. Transaction Date			2A. Deemed Execution Date, if		3. Transaction					1			7. Nature of Indirect Beneficial		
				(Month/Day	//Year	Code	V	Amount	(A) or (D)	(	(Instr. 3 and 4)			Direct (D) or Indirect (I) (Instr. 4)	Ownership (Instr. 4)
Class A Co	mmon Sto	ck	10/26/2021			A		130,770 (1)	A	\$ 0 1	30,770			D	
Class B Co	mmon Sto	ck (2)	10/26/2021			A		0 (3) (4)	A	\$ 0 0	(3) (4)			I	See Footnote
Reminder: Re	port on a sep	arate line for eac	h class of securities	s beneficially	owne	d directly o	or indire	ectly.							
Reminder: Re	port on a sep	arate line for eac	Table II -	Derivative S	Securit	ties Acqui	Perso conta form	ons who rained in the	nis for a curre or Bene	m are no ently val eficially C	t required id OMB co	of inform I to respor ontrol num	nd unless th		1474 (9-02)
1. Title of	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date	Table II -  3A. Deemed Execution Date	Derivative S (e.g., puts, c., 4. Transac Code	Securitalis, we state of the st	ties Acqui arrants, o Jumber	Perso conta form red, Dis ptions, 6. Date and Exp	ons who rained in the	or Benders security the security that security the security the security the security the security the security the security that security	m are no ently val eficially C rities)	ot required id OMB co Owned d Amount ying	to respor	9. Number o	of 10. Owners Form or Derivat Security Direct ( or Indir	11. Natu of Indire f Benefici iv: (Instr. 4
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II -  3A. Deemed Execution Date any any	Derivative S (e.g., puts, c., 4. Transac Code	Securition No of the control of the	ties Acqui arrants, o Sumber of Derivative iecurities acquired A) or Disposed of (D) Instr. 3, and 5)	Perso conta form red, Dis ptions, 6. Date and Exp	ons who rained in the displays sposed of, convertible Exercisable piration Day/Year	or Bende securite (te (te (te (te (te (te (te (te (te (	m are no ently value eficially Crities) 7. Title an of Underly Securities	ot required id OMB co Owned d Amount ying	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction	of 10. Owners Form of Derivat Security Direct (or Indirect)	11. Natu of Indire f Benefici iv: (Instr. 4

### Reporting Owners

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Zartler William A 9811 KATY FREEWAY, SUITE 700 HOUSTON, TX 77024	X		Founder and Executive Chairman			

## **Signatures**

/s/ Brenda R. Schroer as Attorney-in-Fact	10/28/2021
**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).
- (1) Represents 130,770 restricted stock units ("RSUs") granted under the Aris Water Solutions, Inc. 2021 Equity Incentive Plan. Each RSU represents the right to receive one share of the Issuer's Class A common stock. The RSUs will vest in the following installments: (i) 50% on October 22, 2022, (ii) 25% on October 22, 2023, and (iii) 25% on October 22, 2024.
- (2) Each share of Class B common stock has no economic rights but entitles its holder to one vote on all matters to be voted on by stockholders generally.
  - Immediately prior to closing of the Issuer's initial public offering, the Fourth Amended and Restated Limited Liability Company Agreement of Solaris Midstream Holdings, LLC ("Solaris LLC"), of which the Issuer is the managing member, became effective (the "Solaris LLC Agreement"). Pursuant to the Solaris LLC Agreement, (i) all of the membership
- (3) interests in Solaris LLC held by its existing owners will be converted into a single class of units in Solaris LLC ("Solaris LLC Units") and (ii) Solaris LLC will distribute to its members one share of Class B common stock for each Solaris LLC Unit held by such members, in each case based on the average of the volume weighted average price of shares of the Issuer's Class A common stock for the 10 trading days commencing with the date of the initial listing of the Issuer's Class A common stock on the New York Stock Exchange.
  - The beneficial ownership interests of the Reporting Person are represented by limited liability company interests in Solaris Midstream Investment, LLC ("Solaris Investment"), which has advised the Issuer that it intends to distribute all of the Solaris LLC Units and shares of the Issuer's Class B common stock it receives pursuant to the Solaris LLC Agreement to its
- (4) members, including Solaris Energy Capital, LLC ("Solaris Energy Capital"), a company controlled by the Reporting Person. Solaris Investment is expected to be wound up and dissolved following the foregoing distribution. The number of Solaris LLC Units and shares of Class B common stock beneficially owned by the Reporting Person will be reported on an amendment to this Form 4 as soon as practicable once the number of Solaris LLC Units and shares of Class B common stock are determined pursuant to the Solaris LLC Agreement.
- Represents shares held by Solaris Energy Capital. The Reporting Person is the sole member of Solaris Energy Capital and has the authority to vote or dispose of the shares held by Solaris Energy Capital in his sole discretion. The Reporting Person disclaims beneficial ownership of the shares held by Solaris Energy Capital in excess of his pecuniary interest therein
- Subject to certain limitations and exceptions described in the Solaris LLC Agreement, the Solaris LLC Units (together with a corresponding number of shares of Class B common (6) stock) are redeemable from time to time for shares of Class A common stock of the Issuer (on a one-for-one basis, subject to conversion rate adjustments for stock splits, stock dividends and reclassification and other similar transactions).

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.