FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

l	OMB APPRO	VAL
	OMB Number:	3235-0287
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l	hours per response:	0.5

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

1. Name and Address of Reporting Person* KAGAN PETER						2. Issuer Name and Ticker or Trading Symbol Laredo Petroleum, Inc. [LPI]									Check all	I app	pplicable) ector icer (give title		Person(s) to Issuer	
(Last) (First) (Middle) C/O WARBURG PINCUS & CO.					3. Date of Earliest Transaction (Month/Day/Year) 03/04/2014											Office			Other (specify below)	
450 LEXINGTON AVENUE (Street) NEW YORK NY 10017					4. If	4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(S		(Zip)	Davis		0				Dia			Dava		alla O		d			
Table I - Non-Deriva 1. Title of Security (Instr. 3) 2. Transact Date (Month/Day)						tion 2A. Deemed Execution Date		ed n Date,	3. 4. Securiti Transaction Code (Instr. 5)			ies Acquired (A) of (D) (Instr. 3, 4			or 5. Ar Secu Bend Own		mount of curities neficially ned Following		wnership n: Direct or Indirect nstr. 4)	7. Nature of Indirect Beneficial Ownership
									Code	v	Amount	(A) or (D)		Price	Tra	Reported Transaction(s) (Instr. 3 and 4)				(Instr. 4)
Common Stock, par value \$0.01 per share ("Common Stock") 03/04/2)14		J (1)		7,035,017		D	\$(62,967,515			Ι	See footnote ⁽¹⁾
Common Stock 03/04/2							2014		J (1)		31,408		A	\$(\$0		114,986		D ⁽¹⁾	
		Ta									osed of, onvertib					ed				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)		4. Transaction Code (Instr. 8)				6. Date I Expirati (Month/	on Da		Amor Secu Unde Deriv Secu	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		8. Price Derivat Securit (Instr. 5	rivative curity	9. Number of derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4)	Owners Form: Direct (I or Indire (I) (Instr	Ownership	Beneficial Ownership t (Instr. 4)
			Code	v	(A)	(D)			Expiration Date	Amount or Number of Shares		mber								

Explanation of Responses:

1. See Exhibit 99.1; Note 1.

Remarks:

Exhibit List: Exhibit 99.1 - Explanation of Responses *** The Power of Attorney given by Peter R. Kagan was previously filed with the U.S. Securities & Exchange Commission on October 19, 2012 as an exhibit to a statement on Form 4 filed by Peter R. Kagan with respect to Laredo Petroleum, Inc. (f/k/a Laredo Petroleum Holdings, Inc.) and is hereby incorporated by reference.

By: /s/ Steven G. Glenn Name: Peter R. Kagan, Director By: Steven G. Glenn, Attorney-in-

03/04/2014

Fact***

** Signature of Reporting Person Date

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

- * 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.

Designated Filer: Peter R. Kagan
Issuer & Ticker Symbol: Laredo Petroleum, Inc. [LPI]
Date of Event Requiring Statement: March 4, 2014

Explanation of Responses:

(1) Peter R. Kagan (the "Reporting Person") is a director of Laredo Petroleum, Inc., a Delaware corporation (f/k/a Laredo Petroleum Holdings, Inc.) (the "Issuer"), a Partner of Warburg Pincus & Co., a New York general partnership ("WP"), and a Member and Managing Director of Warburg Pincus LLC, a New York limited liability company ("WP LLC" and together with "WP", the "Warburg Pincus Entities"). On March 4, 2014, Warburg Pincus Private Equity IX, L.P., a Delaware limited partnership ("WP IX"), distributed, which distribution did not constitute a purchase or sale of securities, an aggregate of 5,599,977 shares (the "WP IX Distribution Shares") of common stock ("Common Stock") of the Issuer held by it, in the aggregate, to its partners on a pro rata basis (the "WP IX Distribution"), for no consideration and Warburg Pincus Private Equity X O&G, L.P., a Delaware limited partnership, and an affiliated partnership (collectively, "WP X"), distributed, which distribution did not constitute a purchase or sale of securities, an aggregate of 1,435,040 shares (the "WP X Distribution Shares" and together with the WP IX Distribution Shares, the "WP Distribution Shares") of Common Stock of the Issuer held by them, in the aggregate, to their respective partners on a pro rata basis (the "WP X Distribution"), and together with the WP IX Distribution, the "WP Distribution") for no consideration.

In connection with the WP Distribution, an aggregate of 31,408 Distribution Shares were transferred to the Reporting Person. Following the WP Distribution, the Reporting Person beneficially owns 114,986 shares of Common Stock of the Issuer, which includes 24,626 shares of restricted Common Stock of the Issuer that were issued to him in his capacity as a director of the Issuer. Due to his relationships with the Warburg Pincus Entities, the Reporting Person may be deemed to have an indirect pecuniary interest (within the meaning of Rule 16a-1 under the Securities and Exchange Act of 1934, as amended (the "Exchange Act")) in an indeterminate portion of the shares of the Issuer held by WP IX and WP X. The Reporting Person disclaims beneficial ownership of the shares of the Issuer held by WP IX and WP X, except to the extent of any direct pecuniary interest therein.

This Form 4 shall not be deemed an admission that the Reporting Person or any other person referred to herein is a beneficial owner of the shares of Common Stock held by WP IX and WP X for purposes of Section 16 of the Exchange Act or for any other purpose or that the Reporting Person or other person has an obligation to file this Form 4 except, in each case, to the extent it or he has a pecuniary interest in such shares of Common Stock for purposes of Section 16 of the Exchange Act.