CONTANGO OIL & GAS CO Form 10-K/A March 31, 2015 <u>Table of Contents</u>

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K/A

(Mark One)

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2014

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from to

Commission file number 001-16317

CONTANGO OIL & GAS COMPANY

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of

95-4079863 (IRS Employer Identification No.)

incorporation or organization) 717 Texas Avenue, Suite 2900

Houston, Texas 77002

(Address of principal executive offices)

(713) 236-7400

(Registrant's telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

Title of each className of exchange on which registeredCommon Stock, Par Value \$0.04 per shareNYSE MKTSecurities registered pursuant to Section 12(g) of the Act: None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes No

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes No

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer Accelerated filer Non-accelerated filer Smaller reporting company (Do not check if smaller reporting company) Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes No

At June 30, 2014, the aggregate market value of the registrant's common stock held by non-affiliates (based upon the closing sale price of shares of such common stock as reported on the NYSE MKT, was \$618 million. As of February 27, 2015, there were 19,155,847 shares of the registrant's common stock outstanding.

Documents Incorporated by Reference

Items 10, 11, 12, 13 and 14 of Part III have been omitted from this report since the registrant will file with the Securities and Exchange Commission, not later than 120 days after the close of its fiscal year, a definitive proxy statement, pursuant to Regulation 14A. The information required by Items 10, 11, 12, 13 and 14 of this report, which will appear in the definitive proxy statement, is incorporated by reference into this Form 10-K.

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CONTANGO OIL & GAS COMPANY AND SUBSIDIARIES

ANNUAL REPORT ON FORM 10-K/A FOR THE FISCAL YEAR ENDED DECEMBER 31, 2014

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1

EXPLANATORY NOTE

This Amendment No. 1 to Annual Report on Form 10-K/A amends the Annual Report on Form 10-K for the year ended December 31, 2014 of Contango Oil & Gas Company ("Contango"), which was filed with the Securities and Exchange Commission ("SEC") on March 3, 2015. This Form 10-K/A is being filed for the purpose of providing separate financial statements of Exaro Energy III LLC ("Exaro") in accordance with Rule 3-09 of Regulation S-X. The Exaro audited consolidated financial statements as of and for the year ended December 31, 2014, and the Independent Auditor's report thereon are filed as Exhibit 99.4 hereto, and the unaudited consolidated financial statements as of December 31, 2013 and for the years ended December 31, 2013 and 2012, are filed as Exhibit 99.5 hereto, both included as financial statement schedules in Item 15. "Exhibits and Financial Statement Schedules" of this Form 10-K/A. Contango owns a noncontrolling equity interest (37%) in Exaro, which Contango accounts for under the equity method of accounting, and the consolidated financial statements of Exaro as of and for the year ended December 31, 2014, were not available at the time that Contango filed its Annual Report on Form 10-K for the year ended December 31, 2014 on March 3, 2015.

Rule 3-09 of Regulation S-X provides that if a 50%-or-less-owned person accounted for by the equity method meets the first or third condition of the significant subsidiary tests set forth in Rule 1-02(w) of Regulation S-X, substituting 20% for 10%, separate financial statements for that 50%-or-less-owned person shall be filed. The significance tests are calculated as of the end of each of Contango's fiscal years and with respect to each fiscal year.

Exaro met the significant subsidiary tests described above as of and with respect to Contango's fiscal year ended December 31, 2014, and Contango has therefore included in this Form 10-K/A the required financial statements for Exaro.

The consent of BDO USA, LLP for Exaro Energy III LLC is also filed as an exhibit to this Amendment No. 1 to Annual Report on Form 10-K/A. In addition, this Form 10-K/A includes an updated exhibit index in respect thereof and certifications under Sections 302 and 906 of the Sarbanes-Oxley Act of 2002.

Except as described above, this Amendment No. 1 on Form 10-K/A is not intended to update or modify any other information presented in Contango's Annual Report on Form 10-K for the year ended December 31, 2014, as originally filed. This Amendment No. 1 does not update or modify in any way the financial position, results of operations, cash flows or related disclosures in Contango's Annual Report on Form 10-K, and does not reflect events occurring after the Form 10-K's original filing date of March 3, 2015. Accordingly, this Form 10-K/A should be read in conjunction with Contango's other filings made with the SEC subsequent to the filing of its Annual Report on Form 10-K for the year ended December 31, 2014.

PART IV

Item 15. Exhibits and Financial Statement Schedules

(a) Financial Statements and Schedules:

The financial statements were previously filed with the Annual Report on Form 10-K for the year ended December 31, 2014, filed with the Securities and Exchange Commission on March 3, 2015.

(b) Exhibits:

The following is a list of exhibits filed as part of this Form 10-K. Where so indicated by a footnote, exhibits, which were previously filed, are incorporated herein by reference.

Exhibit

Number	Description	
2.1	_	Agreement and
		Plan of Merger,
		among
		Contango Oil
		& Gas
		Company,
		Contango
		Acquisition,
		Inc. and
		Crimson
		Exploration
		Inc., dated as
		of April 29,
		2013. (24)
3.1		Certificate of
		Incorporation
		of Contango
		Oil & Gas
		Company. (5)
3.2		Third
		Amended and
		Restated
		Bylaws of
		Contango Oil
		& Gas

	Company. (34)
3.3	Amendment to
	the Certificate
	of
	Incorporation
	of Contango
	Oil & Gas
	Company. (8)
4.1	Facsimile of
	common stock
	certificate of
	Contango Oil
	& Gas
	Company. (1)
4.2	Registration
	Rights
	Agreement,
	dated as of
	April 29, 2013,
	among
	Contango Oil
	& Gas
	Company,
	OCM Crimson
	Holdings, LLC
	and OCM GW
	Holdings, LLC.
	(24)
10.1	Agreement,
	dated effective
	as of
	September 1,
	1999, between
	Contango Oil
	& Gas
	Company and
	Juneau
	Exploration,
10.2	L.L.C. (2)
10.2	Amendment
	dated August
	14, 2000 to
	agreement
	between Contongo Oil
	Contango Oil
	& Gas
	Company and
	Juneau
	Exploration
	Company,
	LLC. dated

	effective as of
	September 1,
	1999. (4)
10.3	Asset Purchase
	Agreement by
	and among
	Juneau
	Exploration,
	L.P. and
	Contango Oil
	& Gas
	Company dated
	January 4,
	2002. (6)
10.4	Asset Purchase
	Agreement by
	and among
	Mark A.
	Stephens, John
	Miller, The
	Hunter
	Revocable
	Trust, Linda G.
	Ferszt, Scott
	Archer and the
	Archer
	Revocable
	Trust and
	Contango Oil
	& Gas
	Company dated
	January 9,
	2002. (7)
10.5	Second
	Amended and
	Restated Credit
	Agreement
	dated as of
	October 1,
	2010 among
	Contango Oil
	& Gas
	Company,
	Contango
	Operators, Inc.
	and Amegy
	Bank National
	Association, as
	Administrative
	Agent and
	Letter of Credit

	Issuer, together
	with First
	Amendment to
	Second
	Amended and
	Restated Credit
	Agreement
	dated October
	20, 2010
	among
	Contango Oil
	& Gas
	Company,
	Contango
	Operators, Inc.
	and Amegy
	Bank National
	Association.
	(18)
10.6	Purchase and
	Sale
	Agreement
	between
	Juneau
	Exploration,
	L.P. and
	Contango
	Operators, Inc.
	dated October
	1, 2010. (19)
10.7	Purchase and
	Sale
	Agreement
	between
	Conterra
	Company as
	Seller, and
	Patara Oil &
	Gas LLC as
	Purchaser,
	dated April 22,
	2011. (20)
10.8	Limited
	Liability
	Company
	Agreement of
	Republic
	Exploration
	LLC dated
	August 24,
	2000. (10)

10.9	Amendment to	
10.9	Limited	
	Liability	
	Company Agreement and	
	Additional	
	Agreements of	
	Republic	
	Exploration	
	LLC dated as	
	of September	
10.10	1, 2005. (10)	
10.10	Limited	
	Liability	
	Company	
	Agreement of	
	Contango	
	Offshore	
	Exploration	
	LLC dated	
	November 1,	
10.11	2000. (10)	
10.11	First	
	Amendment to	
	Limited	
	Liability	
	Company	
	Agreement and	
	Additional	
	Agreements of	
	Contango	
	Offshore	
	Exploration	
	LLC dated as	
	of September	
10.10	1, 2005. (10)	
10.12	Assignment of	
	Operating	
	Rights Interest	
	between CGM,	
	LP and	
	Contango	
	Operators, Inc.,	
	dated as of	
	January 3,	
10.12	2008. (13)	
10.13	Partial	
	Assignment of	
	Oil and Gas	
	Leases between	
	CGM, LP and	

Contango	
Operators, Inc.,	
dated as of	
January 3,	
2008. (13)	
Assignment of	
Operating	
Rights Interest	
between CGM,	
LP and	
Contango	
Operators, Inc.,	
dated as of	
January 3,	
2008. (13)	

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10.14

10.15	Assignment
	of Operating
	Rights
	Interest
	between
	Olympic
	Energy
	Partners, LLC
	and Contango
	Operators,
	Inc., dated as
	of January 3,
10.16	2008. (13)
10.16	Partial
	Assignment
	of Oil and
	Gas Leases
	between
	Olympic
	Energy
	Partners, LLC
	and Contango
	Operators, Inc. dated as
	of January 3,
	2008. (13)
10.17	Assignment
10.17	of Operating
	Rights
	Interest
	between
	Olympic
	Energy
	Partners, LLC
	and Contango
	Operators,
	Inc., dated as
	of January 3,
	2008. (13)
10.18	Assignment
	of Operating
	Rights
	Interest
	between
	Juneau
	Exploration,
	LP and
	Contango
	Operators,

10.19	Inc., dated as of January 3, 2008. (13) Partial Assignment of Oil and Gas Leases between Juneau Evaloration
10.20	Exploration, LP and Contango Operators, Inc., dated as of January 3, 2008. (13) Assignment of Operating Rights Interest between Juneau Exploration, LP and
10.21	Contango Operators, Inc., dated as of January 3, 2008. (13) Assignment of Operating Rights Interest between Juneau Exploration,
10.22	LP and Contango Operators, Inc., dated as of April 3, 2008. (14) Partial Assignment of Oil and Gas Leases between Juneau Exploration, LP and Contango

10.23	Operators, Inc., dated as of April 3, 2008. (14) Assignment of Operating Rights Interest between Juneau Exploration,
10.24	LP and Contango Operators, Inc., dated as of April 3, 2008. (14) Assignment of Operating Rights Interest between Olympic Energy
10.25	Partners, LLC and Contango Operators, Inc., dated as of April 3, 2008. (14) Partial Assignment of Oil and Gas Leases between Olympic
10.26	Energy Partners, LLC and Contango Operators, Inc. dated as of April 3, 2008. (14) Assignment of Operating Rights Interest between Olympic Energy Partners, LLC

10.27	and Contango Operators, Inc., dated as of April 3, 2008. (14) Assignment of Overriding Royalty Interest between
10.28	Dutch Royalty Investments, Land and Leasing, LP and Contango Operators, Inc., dated as of February 8, 2008. (15) Assignment of Overriding
	Royalty Interest between Dutch Royalty Investments, Land and Leasing, LP and Contango Operators, Inc., dated as of February 8, 2008. (15)
10.29	Assignment of Overriding Royalty Interest between Dutch Royalty Investments, Land and Leasing, LP and Contango Operators, Inc., dated as of February 8,
10.30	2008. (15)

	Assignment of Overriding Royalty Interest between Dutch Royalty Investments, Land and Leasing, LP and Contango Operators, Inc., dated as of February 8,
10.31	2008. (15) Assignment of Overriding Royalty
	Interest between
	Dutch
	Royalty
	Investments,
	Land and
	Leasing, LP
	and Contango
	Operators,
	Inc., dated as
	of February 8,
10.22	2008. (15)
10.32	Assignment
	of Overriding
	Royalty
	Interest
	between Dutch
	Royalty
	Investments,
	Land and
	Leasing, LP
	and Contango
	Operators,
	Inc., dated as
	of February 8,
	2008. (15)
10.33	Assignment
	of Overriding
	Royalty
	Interest
	between
	Dutch

	Royalty
	Investments,
	Land and
	Leasing, LP
	and Contango
	Operators,
	Inc., dated as
	of February 8,
	2008. (15)
10.34	Amended and
	Restated
	Limited
	Liability
	Company
	Agreement of
	Republic
	Exploration
	LLC, dated
	April 1, 2008.
	(14)
10.35	Amended and
	Restated
	Limited
	Liability
	Company
	Agreement of
	Contango
	Offshore
	Exploration
	LLC, dated
	April 1, 2008.
	(15)
10.36	Amended and
	Restated 2005
	Stock
	Incentive Plan
	* (28)
10.37	Contango Oil
	& Gas
	Company
	Amended and
	Restated 2009
	Incentive
	Compensation
	* Plan. (11)
10.38	Conterra Joint
	Venture
	Development
	Agreement
	effective
	October 1,

	2009 between Conterra
	Company and
	Patara Oil &
	Gas LLC.
	(12)
10.39	First
	Amended and
	Restated
	Limited
	Liability
	Company
	Agreement dated as of
	March 31,
	2012. (21)
10.40	Participation
10.10	Agreement
	covering
	OCS-G
	27927, Ship
	Shoal Block
	263, South
	Addition,
	dated as of
	October 9,
	2008 between
	Contango
	Offshore
	Exploration
	LLC and
	Contango
	Operators, Inc. (23)
10.41	Inc. (23) Amendment
10.41	to
	Participation
	Agreement
	covering
	OCS-G
	27927, Ship
	Shoal Block
	263, South
	Addition,
	dated as of
	October 7,
	2009 between
	Contango
	Offshore Exploration
	Exploration LLC and
	LLC allu

	Contango
	Operators,
	Inc. (23)
10.42	Amendment
	to
	Participation
	Agreement
	covering
	OCS-G
	27927, Ship
	Shoal Block
	263, South
	Addition,
	dated as of
	January 29,
	2010 between
	Contango
	Offshore
	Exploration
	LLC and
	Contango
	Operators,
	Inc. (23)
10.43	Participation
	Agreement
	covering
	OCS-G
	33596,
	Vermilion
	170, dated as
	of July 1,
	2010 between
	Republic
	Exploration
	LLC and
	Contango
	Operators,
	Inc. (23)

10.44 Participation Agreement covering OCS-G 33640, Ship Shoal 121; OCS-G 33641, Ship Shoal 122; and OCS-G 22701, Ship Shoal 134, dated as of July 1, 2010 between Republic **Exploration LLC** and Contango Operators, Inc. (23)10.45 Amendment to Participation Agreement covering OCS-G 33640, Ship Shoal 121; OCS-G 33641, Ship Shoal 122; and OCS-G 22701, Ship Shoal 134, dated as of June 30, 2012 between Republic **Exploration LLC** and Contango Operators, Inc. (23)10.46 Participation Agreement covering OCS-G 22738, South Timbalier 75, dated as of July 26, 2011 between Republic **Exploration LLC** and Contango Operators, Inc. (23)10.47 Amendment to Participation

	•
	Agreement
	covering OCS-G
	22738, South
	Timbalier 75,
	dated as of
	August 21, 2012
	between
	Republic
	Exploration LLC
	and Contango
	Operators, Inc.
	(23)
10.48	Participation
10110	Agreement
	covering
	Tuscaloosa
	Marine Shale,
	dated as of
	August 27, 2012
	between Juneau
	Exploration LP
	and Contango
	Operators, Inc.
10.40	(23)
10.49	Letter Agreement
	dated as of June
	8, 2012 between
	Juneau
	Exploration LP
	and Contango
	Operators, Inc.
10.50	(23)
10.50	Participation
	Agreement
	covering Central
	Gulf of Mexico
	Lease Sale
	216/222, dated as
	of August 27,
	2012 between
	Republic
	Exploration LLC
	and Contango
	Operators, Inc.
	(23)
10.51	Participation
	Agreement
	covering Central
	Gulf of Mexico
	Lease Sale
	216/222, dated as

10.52	of August 27, 2012 between Juneau Exploration LP and Contango Operators, Inc. (23) Agreement to Purchase Overriding Royalty Interest, dated March 1, 2010 between Contango Offshore
10.53	Exploration LLC and Juneau Exploration LP. (23) Employment Agreement, dated as of April 29, 2013, among Contango Oil & Gas Company
10.54	and Allan D. Keel. (24) Employment Agreement, dated
10.55	as of April 29, 2013, among Contango Oil & Gas Company and E. Joseph Grady. (24) First Right of Refusal Agreement between Contango Oil & Gas Company
10.56	and Juneau Exploration, L.P., entered into as of January 1, 2013. (25) Advisory Agreement between Contaro Company and Juneau

10.57	Exploration, L.P., entered into as of January 1, 2013. (25) Employment Agreement, dated as of June 10, 2013, among Contango Oil &
10.58	Gas Company and Jeffrey A. Sikora. (26) Employment Agreement, dated as of June 7, 2013, among
10.59	Contango Oil & Gas Company and A. Carl Isaac. (26) Employment Agreement, dated as of June 7, 2013, among Contango Oil &
10.60	Gas Company and John A. Thomas. (26) Employment Agreement, dated as of June 7, 2013, among Contango Oil &
10.61	Gas Company and Jay S. Mengle. (26) Employment Agreement, dated as of June 7, 2013, among Contango Oil &
10.62	Gas Company and Thomas H. Atkins. (26) Transition Agreement, dated as of June 10, 2013, between Contango Oil & Gas Company and Marc

	Duncan. (27)	
	Participation	
	Agreement	
	covering Central	
	Gulf of Mexico	
	Lease Sale 227,	
	dated as of	
10.63	March 21, 2013	
	between	
	Republic	
	Exploration LLC	
	and Contango	
	Operators, Inc.	
	(22)	
	Participation	
	Agreement	
	covering	
	Timbalier Island	
	Prospect, South	
	Timbalier Area	
	Block 17, S.L.	
10.64	21906, dated	
10.64	April 3, 2013	
	between	
	Republic	
	Exploration LLC,	
	Juneau	
	Exploration, L.P.	
	and Contango	
	Operators, Inc.	
	(22)	
	Credit	
	Agreement	
	among Contango	
	Oil & Gas	
	Company, as	
	Borrower, Royal	
10.65	Bank of Canada,	
10.05	as Administrative	
	Agent, and the	
	Lenders	
	Signatory Hereto	
	dated October 1,	
10.00	2013. (28)	
10.66	First Amendment	
	to Credit	
	Agreement	
	among Contango	
	Oil & Gas	
	Company, as	
	Borrower, Royal	

	Bank of Canada,
	as Administrative
	Agent, and the
	Lenders
	Signatory Hereto.
	(30)
	Second
	Amendment to
	Credit
	Agreement
	among Contango
	Oil & Gas
10 (7	company, as
10.67	Borrower, Royal
	Bank of Canada,
	as Administrative
	Agent, and the
	Lenders
	Signatory Hereto.
	(31)
	Termination
	Agreement
	between Juneau
10.69	Exploration LP
10.68	and Contaro
	Company, dated
	July 15, 2014.
	(32)
	Contango Oil &
	Gas Company
10.69 *	Director
	Compensation
	Plan. (33)
14.1	Code of
17.1	Ethics.(29)
21.1	List of
21.1	Subsidiaries.(34)
21.2	Organizational
	Chart.(34)
	Consent of
23.1	William M. Cobb
	& Associates,
	Inc.(34)
	Consent of
	Netherland,
23.2	Sewell &
	Associates,
	Inc.(34)
00.0	Consent of W.D.
23.3	Von Gonten &
	Co.(34)

	Consent of Grant
23.4	Thronton
	LLP.(34)
23.5	Consent of BDO
23.5	USA, LLP. †
	Certification of
	Chief Executive
	Officer required
31.1	by Rules 13a-14
51.1	and 15d-14 under
	the Securities
	Exchange Act of
	1934. †

31.2	Certification of Chief Financial Officer required by Rules 13a-14 and 15d-14 under the Securities Exchange Act of 1934. † Certification of
32.1	Chief Executive Officer pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. † Certification of
32.2	Chief Financial Officer pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. †
99.1	Report of William M. Cobb & Associates, Inc.(34)
99.2	Report of Netherland, Sewell & Associates.(34)
99.3	Report of W.D. Von Gonten and
99.4	Company.(34) Exaro Energy III LLC Financial Statements as of and for the year ended

December 31,
2014 (Audited). †
Exaro Energy
III LLC
Financial99.5Statements for
the years ended
December 31,
2013 and 2012
(Unaudited). †101Interactive Data
Files.(34)

* Indicates a management contract or compensatory plan or arrangement.

† Filed herewith

Filed as an 1. exhibit to the Company's Form 10-SB Registration Statement, as filed with the Securities and Exchange Commission on October 16, 1998. 2. Filed as an exhibit to the Company's report on Form 10-QSB for the quarter ended September 30, 1999, as filed with the Securities and Exchange Commission on November 11,

1999.

- 3. Reserved
- 4. Filed as an exhibit to the Company's annual report on Form 10-KSB for the fiscal year ended June 30, 2000, as filed with the Securities and Exchange Commission on September 27, 2000. 5. Filed as an exhibit to the Company's report on Form 8-K, dated December 1, 2000, as filed with the Securities and Exchange Commission on December 15, 2000. 6. Filed as an exhibit to the Company's report on Form 8-K, dated January 4, 2002, as filed with the Securities and Exchange Commission on January 8, 2002. 7. Filed as an exhibit to the
- 7. Filed as an exhibit to the Company's report on Form 10-QSB for the quarter

ended

March 31, 2002, as filed with the Securities and Exchange Commission on February 14, 2002. 8. Filed as an exhibit to the Company's report on Form 10-QSB for the quarter ended December 31, 2002, dated November 14, 2002, as filed with the Securities and Exchange Commission. 9. Reserved 10. Filed as an exhibit to the Company's report on Form 8-K, dated September 2, 2005, as filed with the Securities and Exchange Commission on September 8, 2005. 11. Filed as an exhibit to the Company's Schedule 14A on Definitive Proxy Statement for 2014, as filed with the Securities and Exchange

Commission on April 11, 2014

- 12. Filed as an exhibit to the Company's report on Form 8-K, dated October 22, 2009, as filed with the Securities and Exchange Commission on October 28, 2009.
- Filed as an exhibit to the Company's report on Form 8-K, dated January 3, 2008, as filed with the Securities and Exchange Commission on January 9, 2008.
- 14. Filed as an exhibit to the Company's report on Form 8-K, dated April 3, 2008, as filed with the Securities and Exchange Commission on April 9, 2008.
- 15. Filed as an exhibit to the Company's report on Form 10-K for the fiscal year ended June 30, 2008, as filed with the Securities and

Exchange Commission on August 29, 2008.

- 16. Reserved
- 17. Reserved
- Filed as an exhibit to the Company's report on Form 8-K, dated October 20, 2010 as filed with the Securities and Exchange Commission on October 25, 2010.
- 19. Filed as an exhibit to the Company's report on Form 10-Q for the quarter ended September 30, 2010, as filed with the Securities and Exchange Commission on November 9, 2010. 20. Filed as an
- 20. Filed as an exhibit to the Company's report on Form 8-K, dated May 13, 2011 as filed with the Securities and Exchange Commission on May 18, 2011.

21. Filed as an exhibit to the Company's report on Form 8-K, dated as of March 31, 2012, as filed with the Securities and Exchange Commission on April 5, 2012. 22. Filed as an exhibit to the Company's report on Form 10-K for the fiscal year ended June 30, 2013, as filed with the Securities and Exchange Commission on August 29, 2013. 23. Filed as an exhibit to the Company's report on Form 10-K for the fiscal year ended June 30, 2012, as filed with the Securities and Exchange Commission on August 29, 2012. 24. Filed as an exhibit to the

Company's report on Form 8-K, dated as of April 29, 2013, as filed with the Securities and Exchange Commission on May 1, 2013. 25. Filed as an exhibit to the Company's report on Form 10-Q for the quarter ended December 31, 2012, as filed with the Securities and Exchange Commission on February 11, 2013. 26. Filed as an exhibit to the Company's Registration Statement on Form S-4, as filed with the Securities and Exchange Commission on June 13, 2013. 27. Filed as an exhibit to the Company's report on Form 8-K, dated as of June 7, 2013, as filed with

the Securities and Exchange Commission on June 14, 2013. 28. Filed as an exhibit to the Company's Current Report on Form 8-K dated as of October 1, 2013, as filed with the Securities and Exchange Commission on October 2, 2013. 29. Filed as an exhibit to the Company's report on Form 8-K dated as of January 30, 2014, as filed with the Securities and Exchange Commission on January 30, 2014 30. Filed as an exhibit to the Company's report on Form 8-K dated as of April 11, 2014, as filed with the Securities and Exchange Commission

on April 15, 2014.

31. Filed as an exhibit to the Company's report on Form 8-K dated as of October 28, 2014, as filed with the Securities and Exchange Commission on October 31, 2014. 32. Filed as an exhibit to the Company's report on Form 10-Q for the quarter ended June 30, 2014, as filed with the Securities and Exchange Commission on August 11, 2014. 33. Filed as an exhibit to the Company's Transition Report on Form 10-KT for the six months ended December 31, 2013, as filed with the Securities and Exchange

> Commission on March 28,

2014.

34. Filed as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2014, as filed with the Securities and Exchange Commission on March 3, 2015.

SIGNATURES

In accordance with Section 13 or 15(d) of the Exchange Act, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

CONTANGO OIL & GAS COMPANY

Signature	Title	Date
/s/ ALLAN D. KEEL	Chief Executive Officer (principal	
Allan D. Keel	executive	March 21, 2015
Allall D. Keel	officer)	March 31, 2015
/s/ E. JOSEPH GRADY E. Joseph Grady	Chief Financial Officer (principal financial officer)	March 31, 2015
/s/ DENISE DUBARD	Chief Accounting Officer (principal accounting	
Denise DuBard	officer)	March 31, 2015

POWER OF ATTORNEY

Know all men by these presents, that the undersigned constitutes and appoints Allan D. Keel as his true and lawful attorneys-in-fact and agent, with full power of substitution for him and in his name, place and stead, in any and all capacities to sign any and all amendments or supplements to this Annual Report on Form 10-K, and to file the same, and with all exhibits thereto and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorney-in-fact and agent full power and authority to do and perform each and every act and thing requisite and necessary to be done as fully to all intents and purposes as he might or could do in person, hereby ratifying and confirming all that said attorney-in-fact and agent or his substitute or substitutes, may lawfully do or cause to be done by virtue hereof.

In accordance with the Exchange Act, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

Signature	Title	Date
/s/ALLAN D. KEEL Allan D. Keel	Chief Executive Officer (principal executive officer) and Director	March 31, 2015
Allall D. Keel	Director	Watch 51, 2015
/s/ JOSEPH J. ROMANO		
Joseph J. Romano	Director	March 31, 2015
/s/ B.A. BERILGEN		
B. A. Berilgen	Director	March 31, 2015
/s/ B. JAMES FORD		
B. James Ford	Director	March 31, 2015
/s/ ELLIS L. MCCAIN		
Ellis L. McCain	Director	March 31, 2015
/s/ CHARLES M. REIMER		
Charles M. Reimer	Director	March 31, 2015

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/s/ STEVEN L. SCHOONOVER

Steven L. Schoonover

Director March 31, 2015