FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT	OF CHANGES	IN BENEFICIAL	OWNERSHIP

OMB APPROVAL

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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* Allbaugh Larry Eugene (Last) (First) (Middle)			Name and Tio					Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner Office (circle) 1111 Out of 164 Out of 16							
C/O FIV	E STAR BA	,	•	3. Date o 06/13/2	Earliest Tran	nsaction	(Mon	th/Day/Year)		Officer (give title Other (specif below) below)					
(Street) RANCH CORDO	(' /	A 9	5670	4. If Ame	ndment, Date	of Origi	inal Fi	led (Month/Da	ay/Year)		ine) $f X$ Form	filed by filed by f	oup Filing (Che One Reporting More than One	Person	
(City)	(Sta	ate) (.	Zip)												
1. Title of \$	Security (Inst		2. Transaction	on 2A.	Deemed Sution Date,	3. Transa	action	4. Securities Disposed Of	Acquire	d (A) or	5. Amour	nt of	6. Ownership Form: Direct	7. Nature	
			(Month/Day/		y hth/Day/Year)	Code (8)	(Instr.	5) Amount	(A) or (D)	Price	Beneficia Owned Form Reported Transacti (Instr. 3 a	ollowing on(s)	(D) or Indirect	Beneficia Ownersh (Instr. 4)	nip
Common	Stock		06/13/20)22		P		1,044	A	\$24.7		· ·	I	K Oate Fairring QSST Trustee	gton
Common	Stock		06/13/20)22		P		1,044	A	\$24.7	72 412,	616	I	P Oates QSST Trustee	
Common	Stock		06/13/20)22		P		1,044	A	\$24.7	72 412,	616	I	M Appleg QSST Trustee	
Common	Stock		06/13/20)22		P		1,044	A	\$24.7	72 412,	616	I	J Oates Holt QS Trustee	SST
Common	Stock		06/14/20)22		P		3	A	\$24.7	78 412,	618	I	K Oate Fairring QSST Trustee	gton
Common	Stock		06/14/20)22		P		2	A	\$24.7	78 412,	618	I	P Oates QSST Trustee	
Common	Stock		06/14/20)22		P		2	A	\$24.7	78 412,	618	I	M Appleg QSST Trustee	
Common Stock		06/14/20)22				2 A \$24		\$24.7	412,618		I	J Oates- Holt QSST Trustee ⁽¹⁾⁽⁵⁾		
Common Stock										475,	624	I	By self as trustee ⁽⁶⁾⁽⁷⁾		
Common Stock										885,	835	I	OAT Trustee) ⁽¹⁾⁽⁸⁾	
		Та	ble II - Derivati (e.g., pu	ve Secu its, calls	rities Acq , warrants	uired, , opti	Dis ons,	posed of, convertib	or Ber ole sec	neficia curitie	ally Owne	d			
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. Transactio Code (Insti 8)	ction of E		6. Date Exercisable and Expiration Date (Month/Day/Year)			and nt of ties ying tive ty (Instr.	8. Price of Derivative Security (Instr. 5)	Derivative derivative Security		rship of In Ben (D) Owr	Nature ndirect neficial nership itr. 4)

		Tal	le II - Derivat (e.g., pu					ired, Disp options, o			or	1 -	d		
1. Title of	2.	3. Transaction	3A. Deemed	€.ode		6AN	um(D) r	Date ExDetis Ebler		7itTëtl	of Salnaeres	8. Price of	9. Number of	10.	11. Nature
Derivative ESecularitatio		Date G\$fonth/Day/Year)	Execution Date, if any	Transa Code		Of Deri	vative	Expiration D (Month/Day/		Amou Secur		Derivative Security	derivative Securities	Ownership Form:	of Indirect Beneficial
		Ir. Allbaugh has votin					urities	v be deemed to	,	Undo	lvina	(Instr. 5)	Beneficially	Direct (D)	Ownership
Allbaugh is i	not the benefici	ary of this trust. Acco	ordingly, Mr. Allbaug	h discla	ıms ben	eticia	uired Lowner	,		, Deriva	itive ity (instr.	be deemed ar	Owned admission that M	or indirect. Ir (t) (instr-4)s	the
beneficial ov	wner of the secu	irities for purposes of	Section 16 or for any	other p	urpose.	()	osed			3 and	.,		Reported	. (.) (
Shares are	held by the QS	SST Subtrust of the K	athryn Oates-Fairring	gton Irre	vocable			December 16,	2009, for which	ch Mr. A	Allbaugh se	rves as trustee	Transaction(s)		
3. Shares are	held by the OS	SST Subtrust of the P	hilip D. Oates Irrevoo	able Tr	ust. date	d Dec	tr. 3, 4	16, 2009, for w	hich Mr. Allba	augh sei	ves as trus	tee.	· (Instr. 4)	•	-
		SST Subtrust of the M					.,						•	•	
Shares are	held by the Q	SST Subtrust of the Ju	idy Oates-Holt Irrevo	cable T	rust, da	ted De	ecember	16, 2009, for v	hich Mr. All	baugh se	r Amauni u	stee.	_	_	_
Consists o	of 631 shares of	unvested stock award	ds which are schedule	ed to ves	st in equ	al mo	nthly ir	stallments over	the next six r	nonths	or Number	f each month	provided Mr. All	baugh, the rep	orting
person, rema	ains a director of	f Five Star Bancorp's	Board of Directors of	n the re	spective	vesti	ng date	S. Date	Expiration		of				_
7. Shares are	held by the La	rry and Laura Allbau	gh Living Trust dated	Reden	ıb V r 5. 1	9(A)	for(D)hi	ch Exercisable	Pates as a ti	ruTitle	Shares	-	-	-	-

^{7.} Shares are held by the Larry and Laura Allbaugh Living Trust dated Redember 5, 1964), for Chich Exercise Bligh Rates as a trustele.

8. Shares are held by the Oates Administrative Trust, for which Mr. Allbaugh serves as a trustee.

Remarks:

/s/ Larry E. Allbaugh, by

Heather C. Luck, Attorney-in- 06/15/2022

Fact

** Signature of Reporting Person

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 Number.