Edgar Filing: Brokaw George R - Form 4/A

Form 4/A July 31, 2018	•							
FORM	ГЛ						PPROVAL	
	UNITED S		JRITIES AND EXCH ashington, D.C. 2054		COMMISSION	OMB Number:	3235-0287	
Check thi if no long	or					Expires:	January 31, 2005	
subject to Section 10 Form 4 or Form 5 obligatior	6. r Filed purs	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934,						
may conti See Instru 1(b).	inue. Section 17(a		Utility Holding Compa Investment Company	•		n		
(Print or Type R	Responses)							
1. Name and A Brokaw Geo	ddress of Reporting F orge R	Symbo	uer Name and Ticker or Tra 1 O INC [ALCO]	5. Relationship of Reporting Person(s) to Issuer				
(Last)	(First) (M		3. Date of Earliest Transaction (Chec			k all applicable)		
410 PARK A FLOOR	AVENUE, 17TH	(Month 07/31	n/Day/Year) /2018		X Director X Officer (give below) Vi		b Owner er (specify	
NEW YORK	(Street) X, NY 10022		nendment, Date Original Ionth/Day/Year) /2018				erson	
(City)		Zip) Te	shla I Nan Darivativa Saa	uniting A of	Person	f or Donoficia	lle: Ourned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	11	if Transaction(A) or Disp Code (D) r) (Instr. 8) (Instr. 3, 4 a	s Acquired osed of	5. Amount of	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of	
Alico Inc., Common Stock, Par	07/31/2018	07/31/2018		D) Price	(Instr. 3 and 4)	D		
Value \$1.00				51.5				
Alico Inc., Common Stock, Par Value \$1.00					3,705,457	I	by 734 Investors LLC (2)	
Alico Inc., Common					270,882	Ι	Delta Offshore	

Stock, Par Value \$1.00 Master II, LTD (3)

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. onNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		ate	Secur	int 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 / Addr	ess	Relationships						
	Director	10% Owner	Officer	Other				
Brokaw George R 410 PARK AVENUE 17TH FLOOR NEW YORK, NY 10022	Х		Vice Chairman					
Signatures								
George R. Brokaw	07/31/2018							
<u>**</u> Signature of	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) The Reporting Person's original Form 4 for this transaction, filed on July 3, 2018 is being amended by this Form 4 amendment to correct the number of shares of common stock acquired by the Reporting Person which was inadvertently reported as 958 shares and the correct

Reporting Person

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number of shares acquired is 952.

On November 19, 2013, 734 Investors, LLC purchased 3,705,457 shares of the Company's Common Stock. 734 Agriculture, LLC is the managing member of 734 Investors, LLC. Mr. Brokaw and Remy W. Trafelet are the members of 734 Agriculture, LLC. Mr. Brokaw

(2) Intalaging memoer of 754 investors, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Harelet are the memoers of 754 Agriculture, EEC. Mr. Brokaw and Kenry W. Br

Delta Offshore Master II, LTD (the "Fund") owns 270,882 shares of the Company's Common Stock. Trafelet Brokaw Capital Management, L.P. ("TCBM") serves as investment manager to the Fund, and in such capacity, exercises voting and investment control

(3) over securities held for the accounts of the Fund. Trafelet & Company, LLC ("TC") serves as the general partner of TBCM. Mr. Brokaw may be deemed to have indirect beneficial ownership for the shares reported herein based on his relationship with TBCM. Mr. Brokaw disclaims beneficial ownership for the Company's Common Stock held by the Fund except to the extent of his pecuniary interest therein.

Remarks:

These shares were issued under the Stock Incentive Plan of 2015.

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.