LSB INDUSTRIES INC Form SC 13D/A December 22, 2015

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934

(Amendment No. 48)

LSB INDUSTRIES, INC.

(Name of Issuer)

COMMON STOCK, PAR VALUE \$.10

(Title of Class of Securities)

5021600-10-4

(CUSIP Number)

with copies to: Irwin H. Steinhorn, Esq.

Jack E. Golsen

Conner & Winters, LLP

16 South Pennsylvania

211 N. Robinson Ave., Suite 1700

Oklahoma City, Oklahoma 73107

Oklahoma City, Oklahoma 73102

(405) 235-4546

(405) 272-5711

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

December 4, 2015

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of
his Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f), or 240.13d-1(g) Rule
13d-1(b)(3) or (4), check the following box. "

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. §240.13d-7 for other parties to whom copies are to be sent.

The information required on the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 (Exchange Act) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

^{*} The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

(1)	Names	s of Re	eporting Persons
	I.R.S.	Identif	fication No. of above Persons (entities only)
(2)	Jack E Check		en ppropriate Box if a Member of a Group (See Instructions)
	(a) x	(b))
(3)	SEC U	Jse On	ly
(4)	Source of Funds (See Instructions)		
(5)	Not applicable Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)		
(6)	Citizer	nship c	or Place of Organization
Num	USA lber of	(7)	Sole Voting Power
Sh	ares		
Benet	ficially	(8)	4,000 Shared Voting Power
Own	ed by	(0)	
Ea	ach		3,191,770
Repo	orting	(9)	Sole Dispositive Power
Pei	rson		
W	ith:	(10)	4,000 Shared Dispositive Power

	3,195,770
(11)	Aggregate Amount Beneficially Owned by Each Reporting Person
(12)	3,195,770 Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)
(13)	x Percent of Class Represented by Amount in Row (11)
(14)	13.5% (1) Type of Reporting Person (See Instructions)
	IN

(1) Calculated based on 23,727,928 shares of Common Stock outstanding, which consists of (i) 22,811,262 shares of Common Stock outstanding as of October 30, 2015, as reported in LSB Industries, Inc. s Quarterly Report on Form 10-Q for the quarter ended September 30, 2015, (ii) 666,666 shares of Common Stock issuable upon conversion of Series B Preferred Stock deemed to be beneficially owned by the Reporting Person, and (iii) 250,000 shares of Common Stock issuable upon conversion of Series D Preferred Stock deemed to be beneficially owned by the Reporting Person.

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(1)	Names	s of Re	eporting Persons
	I.R.S.	Identif	fication No. of above Persons (entities only)
(2)	Barry		lsen ppropriate Box if a Member of a Group (See Instructions)
(2)			
	(a) x	(b)	
(3)	SEC U	Jse On	ly
(4)	Coura	of Eu	nds (See Instructions)
(4)	Source	5 01 Tu	ilus (See ilistructions)
	Not ap	nlicah	la
(5)	•	•	closure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)
(6)	Citize	nshin c	or Place of Organization
(0)	Citizei	пэшр с	if I face of Organization
	USA		
Num	ber of	(7)	Sole Voting Power
Sha	ares		
Benef	icially	(8)	2,744 Shared Voting Power
Own	ed by	(6)	Shared voting rower
Ea	nch		2,703,010
Repo	orting	(9)	Sole Dispositive Power
Per	rson		
W	ith:	(10)	2,744 Shared Dispositive Power

	2,703,010
(11)	Aggregate Amount Beneficially Owned by Each Reporting Person
(12)	2,705,754 Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)
(13)	x Percent of Class Represented by Amount in Row (11)
(14)	11.5%(1) Type of Reporting Person (See Instructions)
	IN

(1) Calculated based on 23,594,595 shares of Common Stock outstanding, which consists of (i) 22,811,262 shares of Common Stock outstanding as of October 30, 2015, as reported in LSB Industries, Inc. s Quarterly Report on Form 10-Q for the quarter ended September 30, 2015, (ii) 533,333 shares of Common Stock issuable upon conversion of Series B Preferred Stock deemed to be beneficially owned by the Reporting Person, and (iii) 250,000 shares of Common Stock issuable upon conversion of Series D Preferred Stock deemed to be beneficially owned by the Reporting Person.

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(1)	Names of Reporting Persons		
	I.R.S.	Identif	fication No. of above Persons (entities only)
(2)	Steven Check		lsen ppropriate Box if a Member of a Group (See Instructions)
	(a) x	(b)	.
(3)	SEC U	Jse On	ly
(4)	Source of Funds (See Instructions)		
(5)	Not applicable Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)		
(6)	Citizeı	nship o	or Place of Organization
Num	USA ber of	(7)	Sole Voting Power
Sha	ares		
Benef	icially	(8)	0 Shared Voting Power
Own	ed by	(0)	
Ea	ich		243,493
Repo	orting	(9)	Sole Dispositive Power
Per	rson		
W	ith:	(10)	0 Shared Dispositive Power

	243,493
(11)	Aggregate Amount Beneficially Owned by Each Reporting Person
(12)	243,493 Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)
(13)	Percent of Class Represented by Amount in Row (11)
(14)	1.1%(1) Type of Reporting Person (See Instructions)
	IN
	Calculated based on 22,811,262 shares of Common Stock outstanding as of October 30, 2015, as reported in LSB Industries, Inc. s Quarterly Report on Form 10-Q for the quarter ended September 30, 2015.

(1)) Names of Reporting Persons		
	I.R.S.	Identif	fication No. of above Persons (entities only)
(2)		_	opaport oppropriate Box if a Member of a Group (See Instructions)
(3)	SEC U	Jse On	ly
(4)	Source	e of Fu	nds (See Instructions)
	Not applicable (5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)		
(6) Citizenship or Place of Organization			
	USA per of	(7)	Sole Voting Power
Benef	-	(8)	0 Shared Voting Power
Ea	•		
Repo	orting	(9)	44,578 Sole Dispositive Power
Per	son		
Wi	th:	(10)	0 Shared Dispositive Power

44,578

(11)	Aggregate Amount Beneficially Owned by Each Reporting Person
(12)	44,578 Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)
(13)	x Percent of Class Represented by Amount in Row (11)
(14)	.2%(1) Type of Reporting Person (See Instructions)
	IN
(1)	Calculated based on 22,811,262 shares of Common Stock outstanding as of October 30, 2015, as reported in LSB Industries, Inc. s Quarterly Report on Form 10-Q for the quarter ended September 30, 2015.

(1)	Names	Names of Reporting Persons				
	I.R.S. Identification No. of above Persons (entities only)					
	Golsen	Fami	ly, L.L.C.			
(2)	20-823 Check		ppropriate Box if a Member of a Group (See Instructions)			
	(a) x	(b))			
(3)	SEC U	se On	ly			
(4)	Source	of Fu	ands (See Instructions)			
(5)	Not applicable Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)					
(6)	Citizen	iship (or Place of Organization			
Num	Oklaho ber of	oma (7)	Sole Voting Power			
Sh	ares					
Bene	ficially	(8)	Shared Voting Power			
Own	ned by	(0)				
E	ach		148,725			
Rep	orting	(9)	Sole Dispositive Power			
Pe	rson					
W	ith:		0			

(10) Shared Dispositive Power

	148,725
(11)	Aggregate Amount Beneficially Owned by Each Reporting Person
(12)	148,725 Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)
(13)	Percent of Class Represented by Amount in Row (11)
(14)	0.7%(1) Type of Reporting Person (See Instructions)
	00
	Calculated based on 22,811,262 shares of Common Stock outstanding as of October 30, 2015, as reported in LSB Industries, Inc. s Quarterly Report on Form 10-Q for the quarter ended September 30, 2015.

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(1)	Names	of Re	eporting Persons
	I.R.S. I	denti	fication No. of above Persons (entities only)
	SBL, L	.L.C.	
(2)	73-101. Check		ppropriate Box if a Member of a Group (See Instructions)
	(a) x	(b)) "
(3)	SEC U	se On	ly
(4)	Source	of Fu	ands (See Instructions)
(5) (6)			
	Oklaho ber of	oma (7)	Sole Voting Power
	ares		
	ficially	(8)	0 Shared Voting Power
Own	ned by		
E	ach		2,413,287
Rep	orting	(9)	Sole Dispositive Power
Pe	rson		
W	ith:		0

(10) Shared Dispositive Power

(11)	2,413,287 Aggregate Amount Beneficially Owned by Each Reporting Person	
(12)	2,413,287 Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)	
(13)	Percent of Class Represented by Amount in Row (11)	
(14)	10.2%(1) Type of Reporting Person (See Instructions)	
	00	

(1) Calculated based on 23,594,595 shares of Common Stock outstanding, which consists of (i) 22,811,262 shares of Common Stock outstanding as of October 30, 2015, as reported in LSB Industries, Inc. s Quarterly Report on Form 10-Q for the quarter ended September 30, 2015, (ii) 533,333 shares of Common Stock issuable upon conversion of Series B Preferred Stock deemed to be beneficially owned by the Reporting Person, and (iii) 250,000 shares of Common Stock issuable upon conversion of Series D Preferred Stock deemed to be beneficially owned by the Reporting Person.

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(1)	Names	s of Re	eporting Persons
	I.R.S.	Identif	fication No. of above Persons (entities only)
(2)			ppropriate Box if a Member of a Group (See Instructions)
	(a) x	(b))
(3)	SEC U	Jse On	ly
(4)	Source	e of Fu	nds (See Instructions)
	Not ap	_	le closure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)
(6)	Citize	nship c	or Place of Organization
Numl	Oklaho ber of		Sole Voting Power
Sha	ares		
Benef	icially	(8)	0 Shared Voting Power
Own	ed by	,	
Ea	ich		417,288
	orting	(9)	Sole Dispositive Power
Per	rson		
Wi	ith:	(10)	0 Shared Dispositive Power

(11)	417,288 Aggregate Amount Beneficially Owned by Each Reporting Person
(12)	417,288 Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)
(13)	Percent of Class Represented by Amount in Row (11)
(14)	1.8%(1) Type of Reporting Person (See Instructions)
	CO

(2) Calculated based on 22,944,595 shares of Common Stock outstanding, which consists of (i) 22,811,262 shares of Common Stock outstanding as of October 30, 2015, as reported in LSB Industries, Inc. s Quarterly Report on Form 10-Q for the quarter ended September 30, 2015, and (ii) 133,333 shares of Common Stock issuable upon conversion of Series B Preferred Stock deemed to be beneficially owned by the Reporting Person.

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Introduction

This statement constitutes Amendment No. 48 to the Schedule 13D dated October 7, 1985, as amended previously (the Schedule 13D), relating to the common stock, par value \$.10 a share (Common Stock) of LSB Industries, Inc. (the Company). All terms not otherwise defined herein shall have the meanings ascribed in the Schedule 13D.

This Amendment 48 is being filed jointly by Jack E. Golsen (J. Golsen), Barry H. Golsen (B. Golsen), Steven J. Golsen (S. Golsen), Linda F. Rappaport (L. Rappaport). Golsen Family, L.L.C., an Oklahoma limited liability company (GFLLC), SBL, L.L.C., an Oklahoma limited liability company (SBL), and Golsen Petroleum Corporation, an Oklahoma corporation (GPC) (each, a Reporting Person or a Golsen Holder, and, collectively, the Reporting Persons or the Golsen Holders), who report as a group (the Golsen Group) within the meaning of Rule 13d-5(b)(1) under the Exchange Act, pursuant to a Joint Filing Statement dated September 20, 2007, filed as Exhibit 99.1 to Amendment No. 34 of the Schedule 13D, and a Joint Filing Statement dated December 29, 2008 and filed as Exhibit 99.2 to Amendment No. 38 of the Schedule 13D.

B Golsen, S. Golsen, and L. Rappaport are the children of J. Golsen (collectively, the Golsen Family). All of the membership interests in GFLLC are owned by the Golsen Family or trusts controlled by a member of the Golsen Group. J. Golsen is the sole manager of GFLLC. All of the outstanding units of SBL are owned by GFLLC, B. Golsen, S. Golsen and L. Rappaport. J. Golsen and B. Golsen are the sole managers of SBL and the sole members of the Board of Directors and the officers of GPC.

This Amendment 48 is being filed to disclose (i) the execution of a Board Representation and Standstill Agreement, dated December 4, 2015 (Board Representation Agreement), by and among the Company, LSB Funding LLC (LSB Funding), Security Benefit Corporation, Todd Boehly, and each of the Golsen Holders; (ii) a Letter Agreement dated December 4, 2015, by and among the Company, LSB Funding and each of the members of the Golsen Group, all as more particularly described in Item 6 of this Amendment No. 48; and (iii) the termination by SBL of the 10b5-1 Sales Plan dated May 20, 2015, between SBL and Morgan Stanley-Smith Barney, LLC, previously disclosed in Amendment No. 47, which provided for the sale of up to 150,000 shares of the Company s common stock pursuant to the terms of Rule 10b5-1 of the Exchange Act.

Item 1. Security and Issuer.

Item 1 of this Schedule 13D is unchanged.

Item 2. <u>Identity and Background</u>.

Item 2 of this Schedule 13D is unchanged, except that B. Golsen resigned as President and Chief Executive Officer of the Company effective September 1, 2015. B. Golsen, who engages in investment activities for his personal account, remains a director of the Company.

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Item 3. Source and Amount of Funds or Other Consideration.

Item 3 of this Schedule 13D is not applicable.

Item 4. Purpose of Transaction.

(d) The information set forth in the Explanatory Note and Item 6 hereof is hereby incorporated by reference.

Item 5. <u>Interest in Securities of the Issuer</u>.

(a),(b) The table below sets forth the following information relating to the shares of Common Stock beneficially owned by each member of the reporting group, as of the filing date of this Amendment No. 48:(i) the number of shares the member has sole power to vote or direct the voting and sole power to dispose or to direct the disposition; (ii) the number of shares the member has shared power to vote or direct the voting and shared power to dispose or to direct the disposition; (iii) the number of shares owned beneficially by the member; and (iv) the percentage of outstanding Common Stock owned beneficially by the member.

	Sole Voting and	Shared Voting and		- (0)
Person	Dispositive Power	Dispositive Power	Aggregate Amount	Percent ⁽⁸⁾
Jack E. Golsen	$4,000^{(1)}$	$3,191,770^{(1)}$	$3,195,770^{(1)}$	13.5%(1)(8)
Barry H. Golsen	$2,744^{(2)}$	$2,703,010^{(2)}$	$2,705,754^{(2)}$	$11.5\%^{(2)(8)}$
Steven J. Golsen	0	243,493(3)	243,493(3)	$1.1\%^{(3)(8)}$
Linda F. Rappaport	0	44,578(4)	44,578(4)	$.2\%^{(4))(8)}$
Golsen Family, L.L.C.	0	148,725(5)	$148,725^{(5)}$	$.7\%^{(5)(8)}$
SBL, L.L.C.	0	2,413,287(6)	$2,413,287^{(6)}$	$10.2\%^{(6)(8)}$
Golsen Petroleum Corporation	0	417,288 ⁽⁷⁾	417,288 ⁽⁷⁾	$1.8\%^{(7)(8)}$

- (1) The amount shown with respect to J. Golsen is comprised of the following shares of Common Stock:
 - (a) 4,000 shares owned directly by J. Golsen;
 - (b) 15,392 shares owned directly by Golsen Family, L.L.C. (GFLLC) and 133,333 shares issuable upon conversion of 4,000 shares of Series B Preferred Stock owned directly by GFLLC, over which J. Golsen, as the sole manager of GFLLC, shares voting and investment power with GFLLC;

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- (c) 1,345,999 shares owned directly by SBL, L.L.C. (SBL), 250,000 shares issuable upon conversion of 1,000,000 shares of Series D Preferred Stock owned directly by SBL, and 400,000 shares issuable upon conversion of 12,000 shares of Series B Preferred Stock owned directly by SBL. J. Golsen and B. Golsen are co-managers of SBL, and share voting and investment power over the shares of Common Stock held of record by SBL;
- (d) 283,955 shares owned directly by Golsen Petroleum Corporation (GPC) and 133,333 shares issuable upon conversion of 4,000 shares of Series B Preferred Stock owned directly by GPC, a wholly owned subsidiary of SBL. J. Golsen and B. Golsen are the officers and directors of GPC, and share voting and investment power over the shares of Common Stock held of record by GPC;
- (e) 218,320 shares owned by three separate irrevocable trusts for the respective benefit of B. Golsen, S. Golsen and L. Rappaport, for each of which J. Golsen as sole trustee is deemed to hold shared voting and investment power with the trust;
- (f) 350,984 shares owned by 17 separate trusts for the benefit of the grandchildren and great grandchildren of J. Golsen, of which J. Golsen as the sole trustee is deemed to hold shared voting and investment power with the trusts over the Common Stock held in the trusts:
- (g) 44,578 shares owned by Linda F. Rappaport directly or as trustee of her revocable trust, over which J. Golsen shares with L. Rappaport the voting and investment power with respect to such shares; and
- (h) 15,876 shares owned by Sylvia H. Golsen s Trust over which J. Golsen as the sole trustee is deemed to hold shared voting and investment power with the trust over the Common Stock held in the trust.
- (2) The amount shown with respect to B. Golsen is comprised of the following shares of Common Stock:
 - (a) 2,744 shares owned directly by B. Golsen;
 - (b) 289,723 shares owned directly by the Barry H. Golsen 2012 LSB Trust, for which B. Golsen as sole trustee is deemed to share voting and investment power over the shares owned by the trust.
 - (c) 1,345,999 shares owned directly by SBL, 250,000 shares issuable upon conversion of 1,000,000 shares of Series D Preferred Stock owned directly by SBL, and 400,000 shares issuable upon conversion of 12,000 shares of Series B Preferred Stock owned directly by SBL. J. Golsen and B. Golsen are co-managers of SBL, and share voting and investment power over the shares of Common Stock held of record by SBL;

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- (d) 283,955 shares owned directly by GPC and 133,333 shares issuable upon conversion of 4,000 shares of Series B Preferred Stock owned directly by GPC. J. Golsen and B. Golsen are the officers and directors of GPC, and share voting and investment power over the shares of Common Stock held of record by GPC; The amount shown does <u>not</u> include 533 shares owned directly by Gay Golsen, B. Golsen s wife, over which B. Golsen disclaims beneficial ownership.
- (3) The amount shown with respect to S. Golsen is comprised of 243,493 shares owned directly by two trusts for which S. Golsen as sole trustee is deemed to share voting and investment power over the shares owned by the trusts.
- (4) The amount shown with respect to L. Rappaport is comprised of 30,000 shares of Common Stock held directly by L. Rappaport and 14,578 shares held indirectly through her revocable trust, of which she is sole trustee, but over which 44,578 shares J. Golsen shares voting and investment power with L. Rappaport.

The amount shown does <u>not</u> include 51,433 shares that L. Rappaport s spouse owns, over which L. Rappaport disclaims beneficial ownership.

- (5) Includes 15,392 shares owned directly by GFLLC and 133,333 shares issuable upon conversion of 4,000 shares of Series B Preferred Stock owned directly by GFLLC, over which J. Golsen, as the sole manager of GFLLC, shares voting and investment power with GFLLC.
- (6) Includes (a) 1,345,999 shares of Common Stock owned directly by SBL, (b) 250,000 shares of Common Stock issuable upon conversion of 1,000,000 shares of Series D Preferred Stock owned by SBL, (c) 400,000 shares of Common Stock issuable upon conversion of 12,000 shares of Series B Preferred Stock owned by SBL, and (d) 417,288 shares of Common Stock owned of record by GPC, a wholly owned subsidiary of SBL (as set forth in footnote 7, below). J. Golsen and B. Golsen serve as co-managers of SBL and, as a result, share voting and investment power of the shares of Common Stock beneficially owned by SBL All of such shares are also included in the shares of Common Stock shown as beneficially owned by J. Golsen and B. Golsen in the table above and in footnotes 1 and 2.
- (7) Includes 283,955 shares of Common Stock owned directly by GPC and 133,333 shares of Common Stock issuable upon conversion of 4,000 shares of Series B Preferred Stock owned by GPC. All of such shares are included in the shares of Common Stock shown in the table above as beneficially owned by J. Golsen, as described in footnote 1(d), and by SBL as the sole shareholder of GPC, as described in footnote 6.
- (8) The percentage ownership of each reporting person is based on 22,811,262 shares of Common Stock outstanding as of October 30, 2015, as reported on the

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Company s Quarterly Report on Form 10-Q for the quarter ended September 30, 2015. Shares of Common Stock not outstanding, but which may be acquired by a reporting person during the next 60 days under options, warrants, rights or conversion privileges, are considered to be outstanding only for the purpose of computing the percentage of the class for such reporting person, but are not deemed to be outstanding for the purpose of computing the percentage of the class by any other person.

The filing of the Schedule 13D by the Reporting Persons, as amended by this Amendment No. 48, is not an admission that any Reporting Person, for purposes of Section 13(d) of the Act, is the beneficial owner of any shares of Common Stock included in this Schedule 13D in which such Reporting Person does not have any ownership and economic interest.

(c)	During the last 60 days	there have been no	transactions in the Common	Stock by an	v of the Reporting Person

- (d) Not applicable.
- (e) Not applicable.

Item 6. <u>Contracts, Agreements, Underwritings or Relationships With Respect to Securities of the Issuer.</u>

<u>Board Representation and Standstill Agreement.</u> On December 4, 2015, each of the Golsen Holders, together with the Company, LSB Funding, Security Benefit Corporation and Todd Boehly, entered into the Board Representation Agreement, in connection with the purchase by LSB Funding of 210,000 shares of Series E Cumulative Redeemable Class C Preferred Stock (the Series E Preferred Stock), (ii) one share of Series F Preferred Stock and (iii) Warrants to purchase 4,103,746 shares of Common Stock (collectively, the Purchased Securities), pursuant to a Securities Purchase Agreement dated December 4, 2015 by and between the Company, LSB Funding and Security Benefit Corporation.

Under the Board Representation Agreement, the Golsen Holders, collectively, have the right to designate two directors (Golsen Holders Designated Directors), and the Board of the Company shall nominate, and shall recommend the election of, and the vote by the stockholders for, the Golsen Holders Designated Directors. However, if the Golsen Holders, collectively, continue to beneficially own at least 2.5% (but not 5% or more) of the then outstanding Common Stock, the Golsen Holders will only be entitled to designate up to one director. These designation rights will terminate immediately on the first date on which the Golsen Holders, collectively, no longer beneficially own at least 2.5% of the then outstanding Common Stock. During the period from and including December 4, 2015 through and including the annual meeting of stockholders to be held in 2016 (including any adjournments and postponements thereof), the Golsen Holders have agreed that, provided the Company is in compliance with the terms of the Board Representation Agreement, at any meeting of the stockholders or in any other circumstances upon which a vote, consent or other approval of all or some of the stockholders is sought solely with respect to the election of directions, they will vote (or

cause to be voted) or execute (or cause to be executed) consents with respect to, as applicable, all of the Company securities owned by them as of the applicable record date in favor of the election of the persons named in the Company s proxy statement as the Board s nominees for election as directors, and against any other nominees.

Pursuant to the Board Representation Agreement, the initial Golsen Holders Designated Directors are J. Golsen, who is currently serving as a Director until the annual meeting of the Stockholders to be held in 2016 and is serving as the Executive Chairman of the Board pursuant to the terms of his employment agreement with the Company, and B. Golsen, who is currently serving as a Director until the annual meeting of the Stockholders to be held in 2018.

The foregoing description of the Board Representation Agreement does not purport to be complete and is qualified in its entirety by reference to the full text of the Board Representation Agreement, a copy of which is filed as Exhibit 99.9 hereto and incorporated by reference herein.

Letter Agreement. On December 4, 2015, the Golsen Holders and LSB Funding entered into a certain Letter Agreement. Under the Letter Agreement, subject to certain exceptions, the Golsen Holders have agreed to not transfer any of the shares of Common Stock that the Golsen Holders beneficially owned as of November 6, 2015, which includes shares of Common Stock that may be issued to certain of the Golsen Holders upon conversion of the Series B and Series Preferred Stock currently owned by such holders (the Golsen Shares), unless (a) LSB Funding beneficially owns fewer than 21,000 shares of Series E Preferred Stock; (b) LSB Funding delivers written notice to J. Golsen terminating the Letter Agreement; or (c) no Golsen Holder is serving on the Company s board of directors.

Notwithstanding this restriction, the Golsen Holders may transfer up to 25% of the Golsen Shares without restriction (the Permitted Transfer Amount) and, under certain conditions, may transfer up to the entire amount of the Golsen Shares to a Permitted Transferee, as defined in the Letter Agreement. Each Permitted Transferee must agree to be bound by the terms of the Letter Agreement. Transfers to a Permitted Transferee are not included in the Permitted Transfer Amount, but will be retroactively included in the Permitted Transfer Amount if a transferee of Golsen Shares ceases to be a Permitted Transferee. Additionally, the Permitted Transfer Amount will be proportionately increased if LSB Funding transfers certain shares of Common Stock issuable upon exercise of a warrant. Additionally, the restrictions contained in the Letter Agreement do not prohibit any of the Golsen Holders from pledging Golsen Shares owned by such holder to a financial institution providing financing to such holder.

The Letter Agreement acknowledges that shares of Company stock held by the spouse of L. Rappaport are not subject to the Letter Agreement. Shares acquired by the Golsen Holders after November 6, 2015, other than by conversion of the Series B or Series D Preferred Stock owned by the Golsen Holders on or before November 6, 2015, will not be subject to the terms, limitations, or restrictions of the Letter Agreement.

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The foregoing description of the Letter Agreement is not complete and is qualified in its entirety by reference to the full text of the Letter Agreement, a copy of which is filed as Exhibit 99.10 hereto and incorporated by reference herein.

Item 7. Materials to be Filed as Exhibits.

- 24.1 (a) Powers of Attorney executed by Barry H. Golsen and Steven J. Golsen are filed as Exhibit 24.1 to Amendment No. 33 to this Schedule 13D and are incorporated herein by reference; and (b) Power of Attorney, dated December 29, 2008, executed by Linda F. Rappaport is filed as Exhibit 24.2 to Amendment No. 38 and is incorporated herein by reference.
- 99.1 (a) Joint Filing Statement, dated September 19, 2007, is filed as Exhibit 99.1 to Amendment No. 34 and is incorporated herein by reference; and (b) Joint Filing Statement, dated December 29, 2008, executed by Linda F. Rappaport is filed as Exhibit 99.2 to Amendment No. 38 and is incorporated herein by reference.
- 99.2 The Company s Restated Certificate of Incorporation, as amended, setting forth the terms of the Company s Series B 12% Cumulative Convertible Preferred Stock is filed as Exhibit 3(i).1 to the Company s Form 10-K for the fiscal year ended December 31, 2012, and is incorporated herein by reference.
- 99.3 The Company s Certificate of Designations filed with the Delaware Secretary of State on November 15, 2001, designating the terms of the Company s Series D 6% Cumulative, Convertible Class C Preferred Stock, is filed as Exhibit 99.18 to Amendment No. 27 and is incorporated herein by reference.
- 99.4 Stacy L. Rappaport 2007 Irrevocable Trust Agreement, dated January 15, 2007, is filed as Exhibit 99.4 to Amendment No. 34 and is incorporated herein by reference. The Joshua B. Golsen 2007 Irrevocable Trust Agreement, Adam Z. Golsen 2007 Irrevocable Trust Agreement, Amy G. Rappaport 2007 Irrevocable Trust Agreement, Michael P. Rappaport 2007 Irrevocable Trust Agreement, Michael P. Mattingly 2007 Irrevocable Trust Agreement and Preston Ayden Mattingly 2007 Irrevocable Trust Agreement, each dated January 15, 2007, are substantially similar to the Stacy L. Rappaport 2007 Irrevocable Trust Agreement, except each trust is named for primary beneficiary of such trust, and copies of the same will be supplied to the SEC upon request.
- 99.5 Barry H. Golsen 2007 Irrevocable Trust Agreement, dated January 15, 2007, is filed as Exhibit 99.5 to Amendment No. 34 and is incorporated herein by reference. The Steven J. Golsen 2007 Irrevocable Trust Agreement and Linda F. Rappaport 2007 Irrevocable Trust Agreement, each dated January 15, 2007, are substantially similar to the Barry H. Golsen 2007 Irrevocable Trust Agreement, except each trust is named for primary beneficiary of such trust, and copies of the same will be supplied to the SEC upon request.

99.6 Amy G. Rappaport 2011 GSTT Exempt Trust Agreement, dated June 10, 2011, is filed as Exhibit 99.6 to Amendment No. 44 and is incorporated herein by reference. The Joshua B. Golsen 2011 GSTT Exempt Trust Agreement, Adam Z. Golsen 2011 GSTT Exempt

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Trust Agreement, Stacy L. Rappaport 2011 GSTT Exempt Trust Agreement, Lori R. Rappaport 2011 GSTT Exempt Trust Agreement, Michelle L. Golsen 2011 GSTT Exempt Trust Agreement, Preston A Mattingly 2011 GSTT Exempt Trust Agreement, Michael P. Mattingly 2011 GSTT Trust Agreement, and the Cameron E. Davenport 2011 GSTT Exempt Trust Agreement, each dated June 10, 2011, are substantially similar to the Amy G. Rappaport 2011 GSTT Exempt Trust Agreement, except each trust is named for primary beneficiary of such trust, and copies of the same will be supplied to the SEC upon request.

- 99.7 Assignment of Investment Property/Securities, dated March 5, 2012, executed by SBL, L.L.C. in favor of Bank of the West, is filed as Exhibit 99.7 to Amendment No. 45, filed May 8, 2012, and is incorporated herein by reference.
- 99.8 Employment Agreement and Amendment to Severance Agreement dated January 12, 1989, between the Company and Jack E. Golsen, dated March 21, 1996, (with Severance Agreement dated January 17, 1989 attached) as amended by the First Amendment to Employment Agreement, dated April 29, 2003, as amended by the Second Amendment to Employment Agreement, dated May 12, 2005, as amended by the Third Amendment to Employment and Severance Agreement, dated December 17, 2008, as amended by the Fourth Amendment to Employment Agreement, dated January 1, 2015, is filed as Exhibit 10.9 to the Company s Annual Report on Form 10-K for the year ended December 31, 2014, and is incorporated herein by reference.
- 99.9 Board Representation and Standstill Agreement, dated December 4, 2015, by and among LSB Industries, Inc., LSB Funding LLC, Security Benefit Corporation, Todd Boehly, Jack E. Golsen, Barry H. Golsen, Steven J. Golsen, Linda Golsen Rappaport, Golsen Family LLC, SBL LLC and Golsen Petroleum Corp., is filed as Exhibit 10.3 to the Company s Current Report on Form 8-K filed with the SEC on December 8, 2015, and is incorporated herein by reference.
- 99.10 Letter Agreement dated December 4, 2015, by and among Jack E. Golsen, Barry H. Golsen, Steven J. Golsen, Linda Golsen Rappaport, Golsen Family LLC, SBL LLC, Golsen Petroleum Corp. and LSB Funding LLC.

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

DATED: December 21, 2015.

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JACK E. GOLSEN

*

BARRY H. GOLSEN

*

STEVEN J. GOLSEN

...

LINDA F. RAPPAPORT

*Executed by Jack E. Golsen pursuant to Power of Attorney

GOLSEN FAMILY, L.L.C.

By: /s/ Jack E. Golsen Jack E. Golsen, Manager

SBL, L.L.C.

By: /s/ Jack E. Golsen Jack E. Golsen, Manager

GOLSEN PETROLEUM CORPORATION

By: /s/ Jack E. Golsen Jack E. Golsen, Manager

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