#### GRISWOLD WILLIAM W

Form 5

|  | February | 14, | 200 | )3 |
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UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 5

ANNUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

- [ ] Check box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue.
- [ ] Form 3 Holdings Reported
- [ ] Form 4 Transactions Reported
- 1. Name and Address of Reporting Person(s) Griswold, William W. The Commons, PO Box 460

Ithaca, NY 14851

2. Issuer Name and Ticker or Trading Symbol

Tompkins Trustco, Inc. (TMP)

- 3. I.R.S. Identification Number of Reporting Person, if an entity (Voluntary)
- 4. Statement for Month/Year

12/02

- 5. If Amendment, Date of Original (Month/Year)
- 6. Relationship of Reporting Person(s) to Issuer (Check all applicable)

[X] Director [ ] 10% Owner

[ ] Officer (give title below) [ ] Other (specify below)

Director

- 7. Individual or Joint/Group Filing (Check Applicable Line)
  - [X] Form filed by One Reporting Person
  - [ ] Form filed by More than One Reporting Person

| Table I | Non-Derivative | Securities | Acquired, | Disposed | of, | or | Beneficially O | wned |
|---------|----------------|------------|-----------|----------|-----|----|----------------|------|
|---------|----------------|------------|-----------|----------|-----|----|----------------|------|

1) Title of Security 2) Trans- 3. Trans- 4. Securities Acquired (A) action action or Disposed of (D)
Date Code A (Month/ or

\_\_\_\_\_

Day/Year) Code Amount D Price

Common Stock - IRA

Common Stock DRIP

Common Stock

12/31/02 J 210 Common Stock DRIP

Table II (PART 1) Derivative Securitites Acquired, Disposed of, or Beneficially Owned (Columns

2) Conversion 3) Trans- 4) Trans- 5) Number of Derivative or Exercise action action Securities Acquired (A) Price of Date Code or Disposed of (D) 1)Title of Derivative Security Derivative

|                                   | Security                   |   | Code      | A                                | D                             |
|-----------------------------------|----------------------------|---|-----------|----------------------------------|-------------------------------|
|                                   |                            |   |           |                                  |                               |
| Table II (PART 2) Derivative      | Securitite                 | es Acquired, Disposed                       | of, or Be | eneficially Own                  | ned (Columns                  |
| 1)Title of Derivative<br>Security | 3)Trans-<br>action<br>Date | 7)Title and Amount of Underlying Securities |           |                                  | 8)Price<br>of Deri-<br>vative |
|                                   |                            | Title                                       |           | Amount or<br>Number of<br>Shares | Security                      |

SIGNATURE OF REPORTING PERSON /S/ Griswold, William W. DATE 02/14/03

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Rule 13p-1 under the Securities Exchange Act (17 CFR 240.13p-1) for the reporting period from January 1 to December 31, 2015

Item 1.01 - Conflict Minerals Disclosure and Report.

Mueller Water Products, Inc. ("Mueller") is furnishing this report to comply with Rule 13p-1 under the Securities Exchange Act of 1934, as amended (the "Rule"). The Rule was adopted by the Securities and Exchange Commission ("SEC") to implement reporting and disclosure requirements related to conflict minerals as directed by the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010. The term "conflict mineral" is defined to include cassiterite, columbite-tantalite, gold, wolframite, and their derivatives (tin, tantalum and tungsten and gold), unless the Secretary of State determines that additional minerals or their derivatives are financing conflict in the Democratic Republic of Congo or an adjoining country. The Rule imposes reporting obligations on SEC registrants whose manufactured products contain conflict minerals that are necessary to the functionality or production of their products.

Reasonable Country of Origin Inquiry. Individuals with primary responsibility for purchasing materials and components at each of Mueller's business units conducted a reasonable country of origin inquiry with respect to products Mueller manufactured or contracted for manufacture during calendar 2015 (the "Reporting Period"). The scope of the inquiry included all (i) foreign suppliers and (ii) domestic suppliers from whom Mueller's primary business units purchased in excess of a minimum value threshold of materials and components during the Reporting Period. Supplier engagement included, among other efforts, delivery of (A) an introductory email requesting information concerning the presence of conflict minerals in the supplier's goods and (B) subsequent emails and phone calls intended to prompt non-responsive suppliers to respond.

Conflict Minerals Disclosure. Based on the results of its reasonable country of origin inquiry, Mueller has determined that, with respect to necessary conflict minerals in products Mueller manufactured or contracted for manufacture during the Reporting Period, Mueller has no reason to believe its necessary conflict minerals may have originated in the Democratic Republic of Congo or an adjoining country.

The information discussed above is also available at www.muellerwaterproducts.com/conflictmineralsdisclosure. The website and information accessible through it are not incorporated into this specialized disclosure report.

Item 1.02 - Exhibit. None.

## **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: May 27, 2016 MUELLER WATER PRODUCTS, INC.

By:/s/ Evan L. Hart Evan L. Hart Senior Vice President and Chief Financial Officer