FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

| STATEMENT | OF CHANGES | IN BENEFICIAL | OWNERSHIP |
|------------------|-------------------|---------------|------------------|

| OMB APPR | OVAL |
|-----------------------|-----------|
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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* <u>Liberman Paul</u> | | | | | suer Name and Tick oftKings Inc. | Symbol | (Che | 5. Relationship of Reporting Perso (Check all applicable) X Director | | | on(s) to Issuer | | | | | |
|---|---|--|---|---------------------------------|--|---|------------------------------|--|------------------------------------|--|---------------------------------------|--|--|---|---|--|
| | AFTKINGS | • | (Middle) | | 09/0 | ate of Earliest Trans 01/2023 Amendment, Date of | | | | //Year) | | X Officer below) | | Remarl | below) | |
| (Street) | N M | íA | 02116 | | | | | | | | Line | X Form fi | led by M | | rting Perso | |
| (City) | (S | tate) | (Zip) | | Rul | le 10b5-1(c) | Tran | ısac | tion Indi | cation | | | | | | |
| | | | | | | Check this box to indi- satisfy the affirmative | cate that defense | a tran condit | saction was ma ions of Rule 10 | ade pursua b5-1(c). S | ant to a contr ee Instructio | act, instructio n 10. | n or writte | en plan tha | at is intende | ed to |
| | | Tab | le I - N | on-Deriv | ative | Securities Ac | quired | d, Di | sposed of | f, or Be | neficiall | y Owned | | | | |
| 1. Title of S | Security (Ins | tr. 3) | | 2. Transac Date (Month/Da | | 2A. Deemed Execution Date, if any (Month/Day/Year) | 3. Transa Code (8) | ction Instr. | 4. Securities Disposed Of 5) | | | 5. Amount Securities Beneficially Owned Fol Reported | y | 6. Owne Form: D (D) or In (I) (Instr | irect Ir direct B . 4) C | Nature of adirect eneficial wnership nstr. 4) |
| | | | | | | | Code | v | Amount | (A) or (D) | Price | Transaction (Instr. 3 and | n(s) d 4) | | | |
| | Common St | | | 09/01/2 | | | M | | 22,059 | A | (1) | 1,770, | | D | | |
| Class A C | Common St | ock | | 09/01/2 | 2023 | | F | | 10,666 | D | \$29.64 | 1,759, | 527 | D | _ | |
| Class A (| Common St | ock | | | | | | | | | | 1,260, | 583 | I | ti I 2 F | Ield by ne Paul Liberman 015 Revocable Trust |
| Class A (| Common St | ock | | | | | | | | | | 272,3 | 57 | I | ti I | Ield by ne Paul iberman 020 Trust |
| Class A (| Common St | ock | | | | | | | | | | 13,59 | 97 | I | tt I I C I I I I I I I I I I I I I I I I | Held by The |
| Class A (| Common St | ock | | | | | | | | | | 200,0 | 00 | I | ti N I 2 F | Held by ne Rachel Jager Liberman 015 Levocable |
| Class A (| Common St | ock | | | | | | | | | | 200,0 | 00 | I | tl I 2 I | Held by ne Paul Liberman 020 rrevocable Trust |
| | | | Table II | - Deriva (e.g., n | tive S | ecurities Acqualls, warrants | uired, | Dis _i | posed of, convertib | or Ben | eficially urities) | Owned | | | | |
| 1. Title of Derivative Security (Instr. 3) | 2. Conversion or Exercise Price of Derivative Security | 3. Transaction Date (Month/Day/Year) | 3A. Deer Execution if any (Month/E | ned 2 on Date, 1 | I. Fransact Code (In | 5. Number tion of | | Exercion Da | isable and ate 'ear) | 7. Title an of Securit Underlyin | nd Amount ties ng e Security | 8. Price of Derivative Security (Instr. 5) | 9. Num derivat Securit Benefid Owned Followi Report Transa (Instr. 4 | ive ies cially ing ed ction(s) | 10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4 | Beneficial Ownership (Instr. 4) |
| | | | | | | | | | | | | | | | | |

| 1. Title of Derivative Sonversion Date Secution Date Security | | | - | able II - Deriv (e.g., | | | | | uired, Dis , options, | | | | Owned | | | |
|--|--|--|---|--|-----------------------|----------------------|----------------------------|---------------------------------|--|--------------------------------|------------------------------|--------------------------------|--------------------------------|------------------------------------|------------------------------------|---------------------------------------|
| Restricted Stock 3) Units Prict(1)f Derivative Security Units Of Respons Prict(1)f Derivative Security (A) of Units Of Respons Prict(1)f Of Units Of Instruction Prict(1)f Of Units Of Units Of Instruction Prict(1)f Of Units Of Units Of Units Of Instruction Prict(1)f Of Units Of | | 2. Conversion | | | | | (5A)N | u (ED) er | 6xiDecties Eduter of | isΩaaboblee and | | | | | | 11. Nature |
| Transaction(s) In No shares of Class A Common Stock were transferred or sold upon the vesting of the resinances share of Class A Common Stock underlying the RSUs listed in Table II, and 10,666 shares of Class A Common Stock withheld by the Issuer. Each RSU represents a contingent right to receive of share of the Issuer's Class A Common Stock withheld by the Issuer. Each RSU represents a contingent right to receive of share of the Issuer's Class A Common Stock withheld by the Issuer. Each RSU represents a contingent right to receive of share of the Issuer's Class A Common Stock withheld by the Issuer. Each RSU represents a contingent right to receive of share of the Issuer's Class A Common Stock withheld by the Issuer. Each RSU represents a contingent right to receive of share of the Issuer's Class A Common Stock withheld by the Issuer. Each RSU represents a contingent right to receive of share of the Issuer's Class A Common Stock withheld by the Issuer. Each RSU represents a contingent right to receive of share of the Issuer's Class A Common Stock withheld by the Issuer. Each RSU represents a contingent right to receive of share of the Issuer's Class A Common Stock withheld by the Issuer. Each RSU represents a contingent right to receive of share of the Issuer's Class A Common Stock withheld by the Issuer. Each RSU represents a contingent right to receive of share of the Issuer's Class A Common Stock withheld by the Issuer. Each RSU represents a contingent right to receive of share of the Issuer's Class A Common Stock withheld by the Issuer Each RSU represents a contingent right to receive of the Issuer's Class A Common Stock withheld by the Issuer Each RSU represents a contingent right to receive of the Issuer's Class A Common Stock withheld by the Issuer Each RSU represents a contingent right to receive of the Issuer's Class A Common Stock withheld by the Issuer Each RSU represents a contingent right to receive of the Issuer's Class A Common Stock with Issuer's Class A Common Stock with Issuer's Class A Comm | Restricted Stock 3) Units | or Exercise Price(1)f Derivative | (Month/Day/Year) | if any | Code | | Sec Acq | ul <mark>22,059</mark> uired | (Month/Day/ | ear) | Common ⁶ | 9 •22,059 | Security | Securities Ber308,823/ Owned | Form: Dire(D)(D) or Indirect | Beneficial Ownership (Instr. 4) |
| Remarks: President, Global Technology and Product Date Expiratiof fact of 09/01/2023 09/01/2022 09/01/2022 09/01/2022 09/01/2022 09/01/2022 09/01/2022 09/01/2022 09/01 | ⊏XDIanauoi | i oi Respons | es: | | ı | | | | l | | 1 | | l | | | |
| President, Global Technology and Product Amount or S/ Faisal Hasan, attorney-in- Expiration for the position of the position | 1. No shares of the 22,059 | of Class A Con shares of Class | nmon Stock were trai S A Common Stock u | nsferred or sold upon inderlying the RSUs | the vest listed in | ting of t Table I | theres | táirides) st | ock units ("RSU | s") other than Common St | to the Issue ock withhele | er to satisfy d by the Issu | withholding t ier. Each RSU | a xmstrhay Reportir | ng Person rece ingent right to | ved the net receive one |
| Date Expiration of Expiration of Section 1 09/01/2023 | 1. No shares of of the 22,059 share of the Is | of Class A Con shares of Class ssuer's Class A | nmon Stock were trai s A Common Stock u Common Stock. | inderlying the RSUs | listed in | Table I | th gre i II, and | tirides) sta 10,666 s | ock units ("RSU hares of Class <i>F</i> | Js") other than A Common St | to the Issue ock withhele | er to satisfy d by the Issu | withholding t ier. Each RSU | a xmstrhay Reportir | ng Person receingent right to | ved the net receive one |
| Date Expiration of Op/01/2023 | 1. No shares of of the 22,059 share of the Is 2. On Februar | of Class A Con shares of Class ssuer's Class A ry 13, 2023, the | nmon Stock were trai s A Common Stock u Common Stock. | inderlying the RSUs | listed in | Table I | th gre i II, and | tirides) sta 10,666 s | ock units ("RSU hares of Class <i>F</i> | Js") other than A Common St | n to the Issue | er to satisfy d by the Issu | withholding t ier. Each RSU | a xmstrhay Reportir | ng Person receingent right to | ved the net receive one |
| ** Signature of Reporting Person Date | 1. No shares of the 22,059 share of the Is 2. On Februar Remarks | of Class A Con shares of Class ssuer's Class A ry 13, 2023, the | nmon Stock were trai s A Common Stock t Common Stock. e Reporting Person w | inderlying the RSUs | listed in | Table I | th gre i II, and | tirides) sta 10,666 s | ock units ("RSU hares of Class <i>F</i> | Js") other thar A Common St | to the Issue ock withheld | d by the Issu Amount | withholding t uer. Each RSU | a xmstrhay Reportir | g Person receingent right to | ved the net receive one |

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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.

 $^{^{\}star}$ 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).