FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Check this box if no longer subject
to Section 16. Form 4 or Form 5
obligations may continue. See
Instruction 1(h)

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

OMB Number: 3235-0287

Estimated average burden
hours per response: 0.5

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

	nd Address of ICAN IN P INC								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner Officer (give title below) Other (specify below)							
(Last) 175 WAT	(Fi	3. Date of Earliest Transaction (Month/Day/Year) 04/24/2020							See Remarks							
(Street) NEW YO	ORK N	4. If Amendment, Date of Original Filed (Month/Day/Year)							Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person							
(City)	(St		Zip)	41 0	·					-:		1				
1. Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date if any	2A. Deemed 3. Execution Date, Transaction		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		Nature of lirect neficial vnership str. 4)		
					Code	v	Amount	(A) or (D)	Price	- 1	Reported Transaction (Instr. 3 a	on(s)				
			04/24/2020		J (1)		7,606,726	D	\$ 7,777,0	85	\$ 1,393,274		I	th	eld rough bsidiaries	
			04/24/2020		J (1)		8,451,918	D	\$ 8,644,1	\$ 1,548,082		I	th su	Held through subsidiaries		
3.93% Series KK Senior Unsecured Notes due July 30, 2024		04/24/2020		J (1)		16,903,835	D	\$ 17,303,5	\$ 3,096,165		I	th	eld rough bsidiaries			
2.89% Series LL Senior Unsecured Notes due October 29, 2020			04/24/2020		J ⁽¹⁾		27,891,328	D	\$ 28,450,1	123	\$ 5,108,672		I	th	eld rough bsidiaries	
3.26% Series MM Senior Unsecured Notes due October 29, 2022			04/24/2020		J ⁽¹⁾		8,451,918	D	\$ 8,632,1	08	\$ 1,548,082		I	th	eld rough bsidiaries	
3.46% Series OO Senior Unsecured Notes due October 29, 2024			04/24/2020		J (1)		12,677,876	D	\$ 12,956,9	966	\$ 2,322,124		I	th:	Held through subsidiaries	
Series H Mandatory Redeemable Preferred Shares			04/24/2020		J (1)		394,634	D	\$ 25.45	55	405,3	5,366		th	eld rough bsidiaries	
Series I Mandatory Redeemable Preferred Shares			04/24/2020		J (1)		118,391	D	\$ 25.44	75	121,609		I	Held through subsidiaries		
		Та	ble II - Derivati (e.g., pt	ve Securitie uts, calls, wa							Owned			-		
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. Transaction Code (Instr. 8)	i. Number of Derivative Securities Acquired A) or Disposed of (D) Instr. 3, 4 and 5)	6. Da	te Exercisable al ation Date th/Day/Year)	nd 7 A S U D S	. Title and mount of ecurities Inderlying erivative ecurity (Insti	8. De Se (In	Price of erivative ecurity 1str. 5)	9. Numb derivativ Securiti Benefici Owned Followir Reporte Transac (Instr. 4)	ve Ces Fially Cong (led etd)	0. ownership orm: irect (D) r Indirect) (Instr. 4)	Beneficial Ownership (Instr. 4)	

		Tab	le II - Derivati (e.g., pu					ired, Disp options, o	onvertib		ı or	-			
1. Title of	2.	3. Transaction	3A. Deemed	⊈ ode		(5A)N	um(D) er				e Salnadres		9. Number of	10.	11. Nature
Esectanta tio		e(\$Month/Day/Year)	Execution Date, if any (Month/Day/Year) tial prepayment by the	Code (8) e issuer	Instr.			Expiration Do (Month/Day/)	/ear)	Secu		Derivative Security (Instr. 5) Lis accrued a	Securities Beneficially Owned	Ownership Form: Direct (D) or Indirect	Beneficial Ownership . (Instr. 4)
("AIG"), dire an indirect b 3. Eagleston	ectly hold \$619 eneficial owner e Reinsurance (,233.00 principal amo of the Series FF Not Company ("ERC"), a	C") and The Variable ount and \$774,041.00 es. n indirect wholly own ne April 16, 2025 (the	princip ed subs	al amou	inDist of (I Instant	opsedve 0) tr. 3, 4 •5}nd V	ely, of the 3.579 • ALIC directly h	Series FF Solold \$356,059	en 3 o anc .00 prir	h 4) cured No ncipal amou	otes due April nt and \$1,192	Reported the "Se Transaction(s)	eries FF Notes	'). AIG is
			Company in the City of the 3.93% Series KK												
owned subsi	diary of AIG, d	irectly hold \$2,479,2	ngton"), an indirectly 38.00 principal amou IG is an indirect bene	nt, \$152	,502.00	princ	ipaľ am	ount and \$2,47							
due October 7. American	29, 2022 (the "General Life Ir	Series MM Notes"). Isurance Company ("	7,831.00 principal an AIG is an indirect ben AGLIC"), an indirect ecured Notes due Oc	neficial (owner o owned	f the S	Series M dia rpy of	IM Notes. • Date A∉kertisabiĕi	• Expiration	hwities:	no@ht, respe Number of 2,8hares.0	0 principal an	nount and \$38,702		

8. AGLIC and AHAC directly hold 269,569 shares and 135,797 shares, respectively, of the Series H Mandatory Redeemable Preferred Shares (the "Series H MRPS"). AIG is an indirect beneficial owner of the Series H MRPS.

9. AHAC and VALIC directly hold 40,536 shares and 81,073 shares, respectively, of the Series I Mandatory Redeemable Preferred Shares (the "Series I MRPS"). AIG is an indirect beneficial owner of the Series I MRPS.

Remarks:

Filed pursuant to Section 30(h) of the Investment Company Act of 1940.

/s/ Geoffrey N. Cornell, Authorized Signatory of 04/28/2020 American International Group, Inc.

Date

** 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.

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