## FORM 4

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549
------------------------

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

OMB Number: 3235-0287

Estimated average burden
hours per response: 0.5

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(b) of the Investment Company Act of 1940

					or S	ection 30(n	) of tr	ie invest	ment C	ompany <i>F</i>	ACT OF 19	40						4	
Name and Address of Reporting Person*     Diller Barry					2. Issuer Name <b>and</b> Ticker or Trading Symbol IAC/InterActiveCorp [ IAC ]								(Checl	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  X Director 10% Owner					
													X		ivo titlo				
(Last)	(F	=irst)	(Middle)		3. Date of Earliest Transaction (Month/Day/Year) 05/25/2021									Officer (g below)	ive uue		Other (s below)	Decity	
	,	TIVECORP	( );											Chairn	nan & S	enior I	Executive		
					05/25	/2021													
555 WE	ST 18TH ST	IREEI																	
(Stroot)					Δ If Δr	mondmont	Dato	of Origin	al Eiloc	L (Month/F	)av/Voar	٠١	6 Indi	vidual or Join	nt/Group I	Eiling (C	hock Applic	able Line)	
(Street)					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					
NEW YORK NY 10011			10011											• • •					
													Form filed by More than One Reporting Person						
(City)	(\$	State)	(Zip)																
			Table I - Nor	-Deriv	ative	Securiti	es A	cquire	ed, Di	sposed	of, o	r Bene	ficially C	wned					
1 Title of	Security (Inc					_		3.						5. Amount	of	6 Own	erchin 7	. Nature of	
1. Title Of a	1. Title of Security (Instr. 3)				2. Transaction Date		2A. Deemed Execution Date,		, Transaction		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 a			Securities				ndirect	
				(Month/E	Day/Year	) if any (Month/I	Day/Y	ear)   Co ear)   8)	de (Inst	r.				Beneficially Following	Owned	(D) or I		Beneficial Dwnership	
						1			·			(A) or	Τ	Reported Transaction(s)				(Instr. 4)	
								Co	de V	Amou	nt	(D)	Price	(Instr. 3 and	i 4)				
Common Stock, par value \$0.0001(1)				05/25/2021					(1)	172	172,708		(1)	172,708		D			
																		Γhrough	
																	t	rusts (for	
																	t	he	
Common Stock, par value \$0.0001 <sup>(1)</sup>				05/25/2021					(1)	136	136,711		(1)	136.7	136,711		լ ի	enefit of	
Common	otocii, pui	ναιας φοίσσοι		00/20/2021							,,, 11	A	``	150,711			† t	he	
																		eporting	
												l					1.	person's	
																amily)			
			Table II - I											vned					
		1		e.g., p	uis, c	alls, wai													
1. Title of Derivative	2. Conversion	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year	, Transaction Code (Instr.		Derivative Securities (N Acquired (A) or Disposed of			6. Date Exercisable Expiration Date (Month/Day/Year)		Securities Under			8. Price of Derivative	9. Number derivative		f 10. Ownership	11. Nature of Indirect	
Security	or Exercise Price of												ecurity	Security (Instr. 5)	Securition Benefici	es	Form: Direct (D)	Beneficial Ownership	
(Instr. 3)	Derivative		(WOITH/Day/Year										4)	(5 5)	Owned	·	or Indirect	(Instr. 4)	
	Security		(D) (Instr. 3, 4 and 5)				Followi Report		ed (''		· <sup>4)</sup>								
					Т						Am		Amount or	1	Transaction(s) (Instr. 4)				
					,	(0)	(5)	Date Exercis		Expiration			Number of						
				Code	V	(A)	(D)	Exercis	abie	Date	110	le ;	Shares					-	
Class B Common												mmon							
Stock, par	\$0	05/25/2021		J <sup>(2)</sup>		1,651,011		(3)	۱ ا	(3)		tock, value	1,651,011	\$0	1,651	,011	D		
value \$0.0001 <sup>(2)</sup>												.0001							
\$0.0001				+					-		_	-						<u> </u>	
																		Through trusts (for	
Class B											Co	mmon						the benefit	
Common Stock, par	\$0	05/25/2021		J(2)		3,692,435		(3)	.	(3)		tock,	3,692,435	\$0	3,692	,435	I	of members	
value												value '						of the	
\$0.0001 <sup>(2)</sup>																		reporting person's	
																		family)	
Options to																			
Purchase Common				1							l c	mmon tock,							
Stock, par	\$13.7121	05/25/2021	I	J <sup>(4)</sup>	1	500,000		05/25/2	2021	03/29/20		value	500,000	\$0	500,0	000	D	1	
	415.7121			1											l	- 1			
value \$0.0001 <sup>(4)</sup>	Ψ13.7121											.0001							
\$0.0001 <sup>(4)</sup>	<b>\$15.7121</b>			_					_										
value \$0.0001 <sup>(4)</sup> Options to Purchase	<b>VIS.7121</b>										\$0	.0001							
\$0.0001 <sup>(4)</sup> Options to	\$17.1397	05/25/2021		J <sup>(4)</sup>		500,000		05/25/2	2021	03/29/20	\$0 Co:		500,000	\$0	500,0	000	D		

## Explanation of Responses:

**\$0** 

05/25/2021

\$0.0001<sup>(4)</sup>

Units<sup>(5)</sup>

- 1. Reflects shares of IAC common stock, par value \$0.0001, received in respect of shares of IAC common stock, par value \$0.001, in connection with a reclassification effected in connection with (and immediately preceding) the spin-off by IAC of Vimeo, Inc. (the "Spin-Off") on May 25, 2021.
- 2. Reflects shares of IAC Class B common stock, par value 0.0001, received in respect of shares of IAC Class B common stock, par value 0.001, in connection with a reclassification effected in connection with (and immediately preceding) the Spin-Off on May 25, 2021.

11/05/2025(6)

Stock,

par value \$0.0001 361,475

\$<mark>0</mark>

361,475

11/05/2025(6)

- 3. Shares of IAC Class B common stock are convertible at the option of the holder on a one-for-one basis into shares of IAC common stock at any time and do not have an expiration date. Each share of IAC Class B common stock is entitled to ten votes per share and each share of IAC common stock is entitled to one vote per share.
- 4. In connection with the Spin-Off, IAC stock options were converted into IAC and Vimeo, Inc. stock options, with adjustments (to maintain pre- and post-Spin-Off values) to, in the case of IAC stock options, the per share exercise prices to reflect the Spin-Off. These previously granted stock options have the same vesting and other applicable terms and conditions as they did immediately prior to the Spin-off. Reflects IAC stock options, as adjusted on the basis described immediately above.
- 5. Reflects previously granted IAC restricted stock units with adjustments (to maintain pre- and post-Spin-Off values) to the number of shares of IAC common stock underlying such awards, to reflect the Spin-Off. These previously granted awards have the same vesting and other applicable terms and conditions as they did immediately prior to the Spin-Off.
- 6. Represents restricted stock units that vest in one lump sum installment on November 5, 2025, subject to continued service, and with partial vesting upon certain terminations of employment.

361,475

**J**(5)

Tanya M. Stanich as Attorney-in-Fact for Barry Diller 05/27/2021

\*\* Signature of Reporting Person

Person Date

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.

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.