SEC Form 4	
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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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).

FORM 4

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

	ions may conti tion 1(b).	nue. See		File	d pursu or S	ant to Sec ection 30	ction 16(a) (h) of the Ir	of the S ivestme	Securiti ent Con	es Exchange . Ipany Act of 1	Act of 193 1940	4		hours	per resp	onse:	0.5	
1. Name and Address of Reporting Person [*] Colligan Megan				2. Issuer Name and Ticker or Trading Symbol <u>IMAX CORP</u> [IMAX]								elationship of eck all applica Director	able)	g Person	10% Ov	<i>i</i> ner		
(Last) (First) (Middle) 12582 WEST MILLENNIUM DRIVE					3. Date of Earliest Transaction (Month/Day/Year) 03/07/2023								below)	give title Other (below) ent, IMAX Entertainme		below)		
(Street) LOS ANGELES CA 90094 (City) (State) (Zip)					4. If Amendment, Date of Original Filed (Month/Day/Year)							Line	i. Individual or Joint/Group Filing (Check Applicable ine) X Form filed by One Reporting Person Form filed by More than One Reporting Person					
		Та	able I - No	n-Deriv	ative	Securi	ties Acq	uired	, Disj	oosed of,	or Bene	ficially	/ Owned					
1. Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Yea		Execution Date,				4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 4			Beneficia Owned Fo	s Ily	6. Own Form: I (D) or I (I) (Inst	Direct Indirect	7. Nature of Indirect Beneficial Ownership		
									v	Amount	(A) or (D)	Price	Transacti	Reported Transaction(s) (Instr. 3 and 4)			(Instr. 4)	
common shares (opening balance)													77,	307	D			
common shares			03/07	/2023			М		25 , 270 ⁽¹⁾	A	\$0.00) 102,	102,577		D			
common shares			03/07	/2023			М		7,732 ⁽¹⁾	A	\$0.00) 110,	.309	D				
common shares			03/07	/2023			М		15,241(1)	A	\$0.00) 125,	5,550		D			
common shares			03/07/2023				М		14,019(1)	A	\$0.00) 139,	39,569		D			
common shares 03				03/07	03/07/2023					32 , 728 ⁽²⁾	D	\$18.4	3 106,	106,841		D		
common shares 03/0				03/07	/2023					26,533 ⁽³⁾	A	\$0.00) 133,	133,374		D		
common shares 03/07				07/2023					13,940 ⁽⁴⁾	D	\$18.4	3 119,434		D				
			Table II -					,		osed of, or onvertible			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/Yea	Cod	nsaction de (Instr.	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exer Expiration E (Month/Day)		ate	7. Title ar Amount of Securities Underlyin Derivative Security (and 4)	of s ng e	8. Price of Derivative Security (Instr. 5)	9. Numbo derivativ Securitie Beneficia Owned Followin Reported	re Ov es Fo ally Din or ig (I) d	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
				Cod	le V	(A)	(D)	Date	cisable	Expiration Date	Title	Amount or Number of Shares	nount (Instr. 4 mber		tion(s)			
restricted share units ⁽⁵⁾	\$0.00 ⁽⁶⁾	03/07/2023		М			25,270 ⁽¹⁾		(7)	(7)	common shares	25,270	\$0.00 ⁽⁶⁾	0 ⁽¹²⁾		D		
restricted share units ⁽⁵⁾	\$0.00 ⁽⁶⁾	03/07/2023		М			7,732 ⁽¹⁾		(8)	(8)	common shares	7,732	\$0.00 ⁽⁶⁾	0 ⁽¹²	?)	D		

Explanation of Responses:

\$0.00⁽⁶⁾

\$0.00⁽⁶⁾

\$0.00⁽⁶⁾

1. Represents the conversion upon vesting of restricted share units into common shares.

03/07/2023

03/07/2023

03/07/2023

2. Ms. Colligan is reporting the withholding of common shares by IMAX Corporation to satisfy the tax withholding obligations in connection with the delivery of common shares upon conversion of the restricted share unit transactions.

15.241(1)

14,019⁽¹⁾

(9)

(10)

(11)

common

shares

ommoi

shares

commo

shares

15,241

14,019

40,214

\$0.00⁽⁶⁾

\$0.00⁽⁶⁾

\$0.00⁽⁶⁾

15.241(12)

28,039(12)

40,214⁽¹²⁾

D

D

D

(9)

(10)

(11)

4. Ms. Colligan is reporting the withholding of common shares by IMAX Corporation to satisfy the tax withholding obligations in connection with the delivery of common shares upon conversion of the performance share unit transactions.

5. Each restricted share unit represents a contingent right to receive one common share of IMAX Corporation.

6. Each restricted share unit is the economic equivalent of one common share of IMAX Corporation.

7. The restricted share units vest and will be converted to common shares in three installments: 25,269 on each of March 7, 2021 and March 7, 2022 and 25,270 on March 7, 2023.

40.214

8. The restricted share units vest and will be converted to common shares in two equal installments on each of the first two anniversaries of the grant date.

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М

Α

9. The restricted share units vest and will be converted to common shares in three equal installments on each of the first three anniversaries of the grant date.

10. The restricted share units vest and will be converted to common shares in three installments: 14,019 on each of March 7, 2023 and March 7, 2024 and 14,020 on March 7, 2025.

11. The restricted share units vest and will be converted to common shares in three installments: 13,404 on each of March 7, 2024 and March 7, 2025 and 13,406 on March 7, 2026.

12. This represents the number of restricted share units for this transaction only. Ms. Colligan's aggregate remaining outstanding option, restricted share unit and common share balances following these transactions will be 124,573, 83,494 and 119,434, respectively.

Remarks:

restricted

restricted

restricted

share

units⁽⁵⁾

share units⁽⁵⁾

share units⁽⁵⁾

^{3.} Represents the conversion of vested performance stock units into common shares granted by the Company on March 7, 2020. The shares earned are based on the level of achievement on the EBITDA performance conditions over the three year performance period.

<u>/s/ Kenneth I. Weissman</u>

(attorney-in-fact for Megan Colligan)

** Signature of Reporting Person

03/09/2023

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.