FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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CMAR	APPROVAL
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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).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Instruct	tion 1(b).			Filed	l pursua	ant to	Section 160	a) of the Secu	urities E	Exchar	nae Act of 1	934		nours per re	езропас.		
								Ínvestment (
1. Name and Address of Reporting Person* PWP Professional Partners LP						2. Issuer Name and Ticker or Trading Symbol Perella Weinberg Partners [PWP]							Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner				
(Last)	(F	First)	(Middle)	_	3. Date of Earliest Transaction (Month/Day/Year) 12/31/2023							^	Officer (g below)	ive title	Other (s below)		
767 FIFTH AVENUE					4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person				
(Street) NEW YORK NY 10153				-	Dula 40h5 4/a) Transportion India (Car								Form filed by More than One Reporting Person				
(City) (State) (Zip) Rule 10b5-1(c) Transaction Indication Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to suffirmative defense conditions of Rule 10b5-1(c). See Instruction 10.												s intended to sa	tisfy the				
			Table I - Non-	Deriva	ative	Sec	urities Ad	quired, D	ispo	sed o	of, or Be	neficially C	wned				
Date				2A. Deemed Execution I (Day/Year) if any (Month/Day			Code (Instr.		4. Securities Acquired (A) o Disposed Of (D) (Instr. 3, 4 a			5. Amount of Securities Beneficially Following Reported	Owned (D) or	m: Direct I or Indirect I Instr. 4)	7. Nature of ndirect Seneficial Dwnership		
								Code	/ A	mount	(A) (D)	Price	Transaction (Instr. 3 and			(Instr. 4)	
			Table II - D (e					uired, Dis s, options					/ned				
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)		Deri Seci Acq Disp	umber of vative urities uired (A) or oosed of (D) tr. 3, 4 and	6. Date Exercisable and Expiration Date (Month/Day/Year)		e and			8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s)	Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
				Code	v	(A)	(D)	Date Exercisable	Expir Date	ration	Title	Amount or Number of Shares		(Instr. 4)	5,		
Class B-1 Common Stock	(1)	12/31/2023		J ⁽²⁾⁽³⁾			40,467,075	(1)	((1)	Class A Common Stock	40,467.075	\$0	0	D		
PWP Holdings LP Common Units	(4)	12/31/2023		J ⁽²⁾⁽³⁾			40,467,075	(4)	(4	(4)	Class A Common Stock	40,467,075	\$0	0	D		

Explanation of Responses:

1. PWP Holdings LP ("PWP OpCo") Common Units (which represent Class A partnership units of PWP OpCo) ("PWP OpCo Units") held by the Reporting Person and partners other than the Issuer can be exchanged for Issuer stock or cash on certain dates. Concurrently with an exchange of PWP OpCo Units for shares of Issuer Class A common stock ("Class A Shares") or cash by an exchanging PWP OpCo unitholder ("Unitholder"), such Unitholder will be required to surrender to the Issuer a number of Issuer Class B-1 Common stock ("Class B-1 Shares") equal to the number of PWP OpCo Units exchanged, and such Class B-1 Shares will be converted into Class A Shares or, at the option of the Issuer, an equivalent amount of cash, which will be delivered to such Unitholder at a conversion rate of 0.001 Class A Share for one Class B-1 Share. VoteCo Professionals will distribute such Class B-1 Shares to the applicable Unitholder immediately prior to any such exchange.

- 2. The Reporting Person is an aggregator partnership through which certain partners hold interests in PWP OpCo, the entity through which the Issuer holds its advisory business. On December 31, 2023 (the "Effective Date"), as part of an internal reorganization and in accordance with Section 17-220 of the Delaware Revised Uniform Limited Partnership Act (the "Act"), the Reporting Person was divided into: (i) PWP VoteCo Professionals LP ("VoteCo Professionals"), (ii) PWP AdCo Professionals LP ("AdCo Professionals") and (iii) the Reporting Person, which is the "surviving partnership" under the Act (the "Division").
- 3. The Reporting Person changed its name to PWP AmCo Professionals LP ("AmCo Professionals") in connection with the Division. (i) 40,467,075 Class B-1 Shares previously held by the Reporting Person were allocated to VoteCo Professionals, a Delaware limited partnership, and (ii) 40,467,075 PWP OpCo Units (as defined below) previously held by the Reporting Person were allocated to AdCo Professionals. This Division did not involve any purchase or sale of Issuer securities
- 4. Subject to certain lock-up periods, PWP OpCo Units may be exchanged on certain dates for Class A Shares on a one-for-one basis or, at the option of the Issuer, for an equivalent amount of cash. At such time, the applicable Unitholder will be required to surrender an equivalent number of Class B-1 Shares as described in Note (1). PWP OpCo Units do not expire.

Remarks:

/s/ Mark Polemeni, as Authorized Person

** Signature of Reporting Person

01/02/2024

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.