FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

or Section 30(h) of the Investment Company Act of 1940

OMB APPROVAL

OMB Number: Estimated average burden 0.5 hours per response:

## 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

1. Name and Address of Reporting Person Azmon Dan						L3 TECHNOLOGIES, INC. [ LLL ]									eck all appli Directo	k all applicable)  Director  Officer (give title		10% O	wner	
(Last) (First) (Middle) C/O L3 TECHNOLOGIES, INC. 600 THIRD AVENUE					3. Date of Earliest Transaction (Month/Day/Year) 06/29/2019										X Officer (give title below) Other (specify below)  See Remarks					
(Street) NEW Y(	EW YORK NY 10016				_   4. li	4. If Amendment, Date of Original Filed (Month/Day/Year)									Individual or Joint/Group Filing (Check Applicable ne)  X Form filed by One Reporting Person  Form filed by More than One Reporting Person					
		Tab	le I - No	n-Deriv	/ative	Sec	curit	ies Ac	quired,	Dis	posed o	of, or	Ben	eficial	ly Owned					
1. Title of Security (Instr. 3)  2. Transac Date (Month/Date)					action	2/ E:	2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr.		4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 5)			l (A) or	5. Amou Securiti Benefici Owned	nt of es ally Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership	
								Code	v	Amount		(A) or (D)	Price	Reporte Transac (Instr. 3	tion(s)			(Instr. 4)		
Common Stock 06/29/						:019			D <sup>(1)(2)</sup>		4,921	2)(3)	D	(1)(2	0			D		
Common Stock 06/29/					/2019	2019			A <sup>(1)(4)</sup>		664(	4)	A	\$0	$\epsilon$	664		D		
Common Stock 06/29/					/2019	2019			D <sup>(1)(4)</sup>		664(	4)	D	(1)(4	)	0		D		
		7	able II -						uired, C s, option					-	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. Transactior Code (Instr. 8)		n of		6. Date Exercisab Expiration Date (Month/Day/Year)		Amou Secur Under Deriva		itle and ount of curities lerlying ivative Security str. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number derivative Securities Beneficial Owned Following Reported Transactio (Instr. 4)	Ownershi Form: Direct (D) or Indirect (I) (Instr. 4	Ownership	Beneficial Ownership t (Instr. 4)	
					Code	v	(A) (D)		Date Exercisab		Expiration Date	Title	1	Amount or Number of Shares						
02/21/17 Employee Stock Option (Right to Buy)	\$168.8	06/29/2019			D			3,356	(5)	C	02/21/2027	Comi		3,356	(6)	0		D		
02/20/18 Employee Stock Option (Right to	\$210.98	06/29/2019			D			2,856	(5)	C	02/20/2028	Comi		2,856	(6)	0		D		

## Explanation of Responses:

- 1. On June 29, 2019, pursuant to an Agreement and Plan of Merger (the "Merger Agreement"), L3 Technologies, Inc. ("L3") and Harris Corporation ("Harris") effected an all-stock, merger of equals to combine their respective businesses in which a wholly-owned subsidiary of Harris (the "Merger"). Pursuant to the Merger Agreement, upon completion of the Merger, Harris changed its name to "L3Harris Technologies, Inc." ("L3Harris") and each issued and outstanding share of L3 common stock was converted into the right to receive 1.30 shares of L3Harris common stock (the "exchange ratio").
- 2. Includes a total of 3,747 restricted stock units. In connection with the Merger, (i) all vesting conditions of each unvested restricted stock unit granted prior to October 12, 2018 (2,053 of the restricted stock units) were deemed satisfied and accelerated in full and each such restricted stock unit was cancelled and entitled the holder to receive a number of shares of L3Harris common stock equal to the number of such restricted stock units multiplied by the exchange ratio and (ii) all unvested restricted stock units granted after October 12, 2018 (1,694 restricted stock units) were cancelled and entitled the holder to receive time-vesting restricted stock units denominated in shares of L3Harris common stock, in an amount calculated by multiplying the number of such restricted stock units by the exchange ratio.
- 3. Reflects additional shares acquired through L3's Master Savings (401(k)) Plan.
- 4. In February 2018, the reporting person was granted performance units which provided for delivery of shares of common stock upon the achievement of specified performance criteria. Pursuant to the Merger Agreement, at the effective time of the Merger, the outstanding performance units were deemed earned based on the greater of target and actual level of performance through the effective time of the Merger (as reasonably determined by the compensation committee of the L3 Board in consultation with Harris), and each performance unit was cancelled and the reporting person became entitled to receive a combination of (i) shares of L3Harris common stock and (ii) time-vesting restricted stock units denominated in shares of L3Harris common stock, as set forth in the Merger Agreement, in an amount calculated by multiplying each earned performance unit by the exchange ratio.
- 5. These options were originally scheduled to vest in equal one-third increments beginning on the one-year anniversary of the grant date.
- 6. At the effective time of the Merger, all vesting conditions applicable to outstanding stock options were deemed satisfied and accelerated in full and each option was converted into an option to purchase a number of shares of L3 common stock subject to such option and the exchange ratio, at an exercise price per share equal to the exercise price per share of such option divided by the exchange ratio.

## Remarks:

Vice President, Controller and Principal Accounting Officer

/ All<u>en E. Danzig as</u> Attorney-in-Fact

07/02/2019

\*\* Signature of Reporting Person

Date

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

- $^{\star}$  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).

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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