## FORM 4

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

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL

OMB Number: 3235-0287

Estimated average burden hours per response... 0.5

#### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

(Print or Ty	pe Response	es)															
Name and Address of Reporting Person - Suydam John J					Issuer Name and Ticker or Trading Symbol     Apollo Global Management, Inc. [APO]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
(Last) (First) (Middle) C/O APOLLO GLOBAL MANAGEMENT, INC., 9 WEST 57TH STREET, 43RD FLOOR				0-	3. Date of Earliest Transaction (Month/Day/Year) 01/01/2022						Director10% Owner  X_ Officer (give title below) Other (specify below)  Chief Legal Officer						
(Street)  NEW YORK, NY 10019				4.	4. If Amendment, Date Original Filed (Month/Day/Year)					_X_ Form fi	6. Individual or Joint/Group Filing (Check Applicable Line)  _X_ Form filed by One Reporting Person  Form filed by More than One Reporting Person						
(City		(State)	(Zip)		Ta	able I - No	on-De	erivative Sec	curitie	es Acq	uired, Dispo	osed of, or	Benefic	ially Ow	ned		
1.Title of Security (Instr. 3)  2. Transaction Date (Month/Day/Ye		Date	Exectar) any	Deemed ution Date, if	if Code (Instr. 8)		4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned Following Reported Transaction(s)		6. Owners Form:	hip Indired Benefi	7. Nature of Indirect Beneficial Ownership			
		(IMON	th/Day/Year)	Code	V	Amount	(A) or (D)	Price	(Instr. 3 and 4)		or Indirect (Instr. (I) (Instr. 4)		•				
Common Stock 01/01/		01/01/2022			Α		351,816 (1) (2)	Α	(1) (2)	351,816 <sup>(3)</sup>		D					
Common Stock		01/01/2022			А		4,515 (1) (2)	Α	(1) (2)	4,515		LLC -		stments			
Common Stock 01		01/01/2022					64,260 (1) (2)	Α	(1) (2)	64,260		I	Suyd 2012 Fami Trust	ly			
Reminder: indirectly.	Report on a	separate lir	ne for each clas	of secur	ities beneficia	ally owned	d dire	ctly or							·		
							ir	this form a	re no	t requ	the collect ired to resp d OMB cont	ond unless	the for		ed SEC	1474 (9- 02)	
			Table		ative Securi puts, calls, v	•		•			•	d					
1. Title of Derivative Security (Instr. 3)	Conversion		Execut ay/Year) any	emed on Date,	4. Transactio Code (Instr. 8)	5.	ive ies ed ed	and Expiration Date (Month/Day/Year)		. Title and mount of Inderlying ecurities nstr. 3 and	(Instr.		ative Owners Form of icially Derivati Security ing Direct (or Indired action(s)		11. Natur of Indirec Beneficia Ownersh (Instr. 4)		
					Code \	/ (A) (			Expira Date	ttion T	Amount or Number of Shares						

# **Reporting Owners**

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			

Suydam John J			
C/O APOLLO GLOBAL MANAGEMENT, INC		Chief Legal	
9 WEST 57TH STREET, 43RD FLOOR		Officer	
NEW YORK, NY 10019			

### **Signatures**

/s/ Jessica L. Lomm, as Attorney-in- Fact	01/03/2022		
Signature of Reporting Person	Date		

#### **Explanation of Responses:**

- \* 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).
- On January 1, 2022, pursuant to the Agreement and Plan of Merger, dated as of March 8, 2021 (the "Merger Agreement"), by and among Apollo Global Management, Inc., a Delaware corporation ("AGM"), Athene Holding Ltd, a Bermuda exempted company ("AHL"), Tango Holdings, Inc., a Delaware corporation and a direct wholly owned subsidiary of AGM ("Holdings"), Blue Merger Sub, Ltd., a Bermuda exempted company and a direct wholly owned subsidiary of Holdings ("AHL Merger Sub"), and Green Merger Sub, Inc., a Delaware corporation and a direct, wholly owned subsidiary of Holdings ("AGM Merger Sub"), AGM Merger Sub merged with and into
- AGM with AGM as the surviving corporation and a direct subsidiary of Holdings (the "AGM Merger"), and AHL Merger Sub merged with and into AHL with AHL as the surviving corporation and a direct subsidiary of Holdings (the "AHL Merger", and together with the AGM Merger, the "Mergers"). (Con't in FN2)

  (Con't from FN1) On January 1, 2022, upon the consummation of the Mergers, (a) each share of common stock (other than shares held by AGM as treasury shares or
- (Con't from FN1) On January 1, 2022, upon the consummation of the Mergers, (a) each share of common stock (other than shares held by AGM as treasury shares or by a subsidiary of AGM) or other equity interest of AGM was converted into one share of common stock or equivalent equity interest of Holdings, (b) each common
- (2) share (other than common shares held by AHL as treasury shares or by a subsidiary of AGM or AHL) or other equity interest of AHL was converted into the right to receive 1.149 shares of common stock or equivalent equity interest of Holdings, (c) AGM was renamed Apollo Asset Management, Inc. and (d) Holdings was renamed Apollo Global Management, Inc.
- (3) Reported amount includes 196,613 vested and unvested restricted stock units ("RSUs"). RSUs represent the right to receive shares of Apollo Global Management, Inc. pursuant to an equity plan administered by Apollo Global Management, Inc.
- These shares are held by Kalmia Investments LLC Series A ("Kalmia"). The reporting person owns 30% of Kalmia, and the remaining 70% of Kalmia is owned by the (4) Suydam GST Exempt Trust for the benefit of the reporting person's grandchildren for whom the reporting person's spouse is the trustee (the "GST Trust"). The reporting person disclaims beneficial ownership of 70% of the securities owned by Kalmia, as they will ultimately be distributed to the GST Trust.
- These shares are held in the Suydam 2012 Family Trust for the benefit of the reporting person's spouse and children for which the reporting person's spouse is the (5) trustee (the "2012 Trust"). The reporting person disclaims beneficial ownership of all securities held by the 2012 Trust except to the extent of the reporting person's pecuniary interest therein.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number