FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB 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

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

1. Name and Address of Reporting Person* KLEINMAN SCOTT					2. Iss	Section 30(ii) of the investment company Act of 1940 Issuer Name and Ticker or Trading Symbol Apollo Global Management, Inc. [APO]									Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner				
		MANAGEMEN				3. Date of Earliest Transaction (Month/Day/Year) 11/15/2022									X Officer (give title below) Co-President (See Remarks)				
9 WEST 57TH STREET, 42ND FLOOR						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				
(Street) NEW YORK	NY	10	0019												X Form filed by One Reporting Person Form filed by More than One Reporting I				
(City)	(State)	(Zi	p)																
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																			
1. Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Ye		Execution Da		Code (Instr					5)	5. Amount of Securities Beneficially Owner Following Reporte Transaction(s)	6. Owners Form: Dir (D) or Indi (I) (Instr. 4	ect Ind irect Ow	lature of irect Beneficial nership (Instr.			
								Co	ode	v	Amount	(A) or (D)	Price		(Instr. 3 and 4)				
Common Stoo	k			11/15/2	2022			\perp	Α		725(1)	Α	\$62.	91	4,880,655(2)	D			
Common Stoo	k			11/15/2	2022				Α		3,370(1)	A	\$62.	91	426,055	1	- 1	RT restments LLC ⁽³⁾	
Common Stoo	k														493,779	1	Se	CM APO ries LLC, ries A ⁽⁴⁾	
Common Stoo	ck														27,408	ı	Se	CM APO ries LLC, ries B ⁽⁵⁾	
Common Stoo	ck														142,987	1	Se	CM APO ries LLC, ries C ⁽⁶⁾	
Common Stoo	ck														702,496	ı	Cł	e einman iildren's ust ⁽⁷⁾	
Common Stoo	ck														9,391	ı		RT vestments C ⁽⁸⁾	
Common Stoo	ck														4,584	1		RT vestments LLC ⁽⁹⁾	
Common Stoo	sk														1,806,086	1		RT elaware C ⁽¹⁰⁾	
Common Stoc	:k														77,335	1	De GS	e einman escendant's ST-Exempt ust ⁽¹¹⁾	
			Table I								posed of, c			y Ov	vned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	Conversion or Exercise Price of Derivative		3A. Deemed Execution Date, if any (Month/Day/Year)		ction nstr.	5. Numb Derivativ Securitie Acquired or Dispo (D) (Instrand 5)	er of re es d (A) sed of	6. D Exp (Mo	ate Ex	ercisable and	7. Title and Amou Securities Underl Derivative Securit (Instr. 3 and 4)		rlying	Derivative Security (Instr. 5)	. Number of erivative ecurities eneficially byned ollowing teported	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4	Beneficial Ownership (Instr. 4)	
					Code	v	(A)	(D)	Date) Exercisa		Expiration le Date	or Nu		nount ımber Share		ransaction(s) nstr. 4)			

Explanation of Responses

- 1. Represents restricted shares of common stock of the Issuer issued under the Apollo Global Management, Inc. 2019 Omnibus Equity Incentive Plan and the Apollo Global Management, Inc. 2019 Omnibus Equity Incentive Plan for Estate Planning Vehicles. The restricted shares vest in installments in accordance with the terms of the applicable award agreement, provided the reporting person remains in service through the applicable vesting date.
- 2. Reported amount includes 4,814,417 vested and unvested restricted stock units ("RSUs"). Each RSU represents the contingent right to receive, in accordance with the issuance schedule set forth in the applicable RSU award agreement, one share of common stock of the Issuer for each vested RSU. The RSUs vest in installments in accordance with the terms of the applicable RSU award agreement, provided the reporting person remains in service through the applicable vesting date.
- 3. Held by KRT Investments IX LLC ("Investments IX"). Investments IX is owned by the reporting person and a trust for the benefit of the reporting person's descendants and for which the reporting person's father acts as trustee. The reporting person disclaims beneficial ownership of the securities held by Investments IX, except to the extent of his direct or indirect pecuniary interest.
- 4. Held by HCM APO Series LLC, Series A, a vehicle directly and indirectly wholly owned by the reporting person over which the reporting person exercises voting and investment control.
- 5. Held by HCM APO Series LLC, Series B, a vehicle directly and indirectly wholly owned by the reporting person over which the reporting person exercises voting and investment control.
- 6. Held by HCM APO Series LLC, Series C, a vehicle directly and indirectly wholly owned by the reporting person over which the reporting person exercises voting and investment control.
- 7. Held by The Kleinman Children's Trust, a vehicle directly and indirectly wholly owned by the reporting person over which the reporting person exercises voting and investment control.
- 8. Held by KRT Investments LLC. The reporting person disclaims beneficial ownership of the securities indirectly or directly held by KRT Investments LLC reported herein and this report shall not be deemed to be an admission that the reporting person is the beneficial owner of such securities for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, or for any other purpose.
- 9. Held by KRT Investments VII LLC, a vehicle directly and indirectly wholly owned by the reporting person over which the reporting person exercises voting and investment control.
- 10. Held by KRT Delaware LLC, a vehicle directly and indirectly wholly owned by the reporting person over which the reporting person exercises voting and investment control.
- 11. Held by The Kleinman Descendant's GST-Exempt Trust, a vehicle directly and indirectly wholly owned by the reporting person over which the reporting person exercises voting and investment control.

Remarks:

Co-President of Apollo Asset Management, Inc.

/s/ Jessica L. Lomm, as Attorney-in-Fact

** Signature of Reporting Person Date

* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

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

** 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.