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1. International Address of Reporting Person 2. International Person 5. Desconting of Reporting Person 6. Desconting of Reporting Person 5. Desconting of Reporting Person ($law)$ </td <td>obligations may continue. See</td> <td>ed pur</td> <td>suant to Section 16 Section 30(h) of th</td> <td>i(a) of th</td> <td>e Sec tment</td> <td>curities Excha</td> <td colspan="4">5</td>	obligations may continue. See	ed pur	suant to Section 16 Section 30(h) of th	i(a) of th	e Sec tment	curities Excha	5					
KITT/ LEGUIGE KITT/ LEGUIGE X Direction X Direction Y Direction Y Direction Direction <thdirection< th=""> <thdirection< th=""> <</thdirection<></thdirection<>	1. Name and Address of Reporting Person*		2. 1	ssuer Name and Ti	cker or	Tradir	ng Symbol		5. F		oorting Person(s) to	Issuer
(i.e.g) (i.e.g) (i.d.gl) <	Kurtz George	$\left \frac{Cr}{Cr}\right $	owdStrike He	olding	<u>gs, 1</u>	<u>nc.</u> [CRW	X Director					
19 ANATHER DAPLACE, SULTE 300 Interaction of the product of the produc				nsaction	(Mon	nth/Day/Year)	A below) below)					
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(c)(b) (State) (Zp) (Internal internal inte		4. li	f Amendment, Date	of Orig	inal Fi	iled (Month/Da	e) X Form filed by One Reporting Person Form filed by More than One Reporting					
1. Tigk of Security (Instr. 3)2. Demonstration (Mortin/Day/Vear)3. Demonstration (Mortin/Day/Vear) (Mortin/Day/Vear) (Mortin/Day/Vear)4. Security (Mortin/Day/Vear) (Mortin/Day/Vear)4. Security (Mortin/Day/Vear) (Mortin/Day/Vear)4. Security (Mortin/Day/Vear) (Mortin/Day/Vear)4. Security (Mortin/Day/Vear)5. Security (Mortin/Day/Vear) 	(City) (State) (Zip)									Person		
Initial and and approximately learning problem by pro					-	ed, I	-			-		1
Image: constant of the second of t	1. Title of Security (Instr. 3)	Date		Execution Date, if any	Transaction Code (Instr.		Disposed Of (D) (Instr		d (A) or r. 3, 4 and 5)	Securities Beneficially Owned Following	Form: Direct (D) or Indirect	Indirect Beneficial
Class A common stock11/30/2020C222222221Spenditrift Turst ^{10,1} Class A common stock11/30/2020ccl1,642A0.01,642IAllegra KurzClass A common stock11/30/2020ccl1,642A0.01,642IAllegra KurzClass A common stock11/30/2020ccl1,642A0.01,642IAllegra KurzClass A common stock11/30/2020csl1,645D\$154.0205,202ISpenditrift Turst ¹⁰ Class A common stock11/30/2020cssl1,248D\$154.020\$5,202IAllegra KurzClass A common stock11/30/2020cssl1,248D\$154.020\$394IAllegra KurzClass A common stock11/30/2020cssl5,202D\$154.0340.0IAllegra KurzClass A common stock11/30/2020csss5,202D\$154.03400.0IAllegra KurzClass A common stock11/30/2020csss5,202D\$154.03400.0IAllegra KurzClass A common stock11/30/2020csss5,202D\$154.03400.0IAllegra KurzClass A common sto					Code	v	Amount	(A) or (D)	Price	Reported Transaction(s)		
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Class A common stock11/30/2020SSS394D\$154.63(4)0IKurtz Irrevocable Gift Trust(2)Class A common stock11/30/2020SSS394D\$154.63(4)0IAlexander Kurtz Irrevocable Gift 	Class A common stock	11/30/20	20		s		5,202	D	\$154.63 ⁽⁴	⁽¹⁾ 0	I	Kurtz 2009 Spendthrift Trust ⁽²⁾
Class A common stock 11/30/2020 s 394 D \$154.63 ⁽⁴⁾ 0 I Kurtz Irrevocable Gift Trust ⁽²⁾	Class A common stock	11/30/20	20		8		394	D	\$154.63 ⁽⁴	⁽⁾ 0	Ι	Kurtz Irrevocable Gift
Class A common stock 201,955 ⁽⁵⁾ D	Class A common stock	11/30/20	20		s		394	D	\$154.63(4	⁽⁾	I	Kurtz Irrevocable Gift
	Class A common stock			1						201,955 ⁽⁵⁾	D	1

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	TABLE Med Deri Execution Date, if any (e.g. (Month/Day/Year)	vative Transa , (Duls 8)	e Sec Ingall	Sec Acq (A) (Disp of (I	urities uired	Ω Û Arêci≊79 9 Expiration Da Sµigianon Da Sµigianon,s	ୁଅପି ହେଫା o _{ea} ponvert	7 JitiBe Securitie I DIA√S® (Instr. 3 a	HATCHENN SUNGERVING SUSELIAS) nd 4)	Swrricel of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
1. Title of Derivative Security	2. Conversion or Exercise	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any	4. Transa 6888 (ction Instr.	of Dori	umber vative	6. Date Exerce Expiration Da Monthineage	isable and tExpiration eachte	Securities Derivativ	cAanovatesf Nhadaysiag Sbecaty	8. Price of Derivative Security	9. Number of derivative Securities	10. Ownership Form:	11. Nature of Indirect Beneficial
Class B common stock	Price of Derivative Secut®0y	11/30/2020	(Month/Day/Year)	8) C		Acq (A) d Disp	urities uired or21,667 osed)) (Instr	(6)	(6)	(Instr. 3 a Class A common stock	nd 4) 21,667	(Instr. 5) \$0	Beneficially Owned Fc11,040,670 Reported Transaction(s)	Direct (D) or Indirect (I) (Inlitr. 4)	Ownership Kurtz 2009 Spendthrift Trust ⁽²⁾
						3, 4	and 5)			L _			(Instr. 4)		Allegra
Class B common stock	\$0	11/30/2020		C Code	v	(A)	1,642 (D)	Date ⁽⁶⁾ Exercisable	Expiration Date	Class A common Ti ^{stock}	An _{1,642} 'r Nu <u>1,642</u> 'f Shares	\$0	1,771,859	I	Kurtz Irrevocable Gift -Trust ⁽²⁾
Class B common stock	\$0	11/30/2020		С			1,642	(6)	(6)	Class A common stock	1,642	\$0	1,771,859	I	Alexander Kurtz Irrevocable Gift Trust ⁽²⁾
Class B common stock	\$0							(6)	(6)	Class A common stock	100,000		100,000	I	Kurtz Family Dynasty Trust ⁽²⁾
Class B common stock	\$0							(6)	(6)	Class A common stock	1,430,658		1,430,658 ⁽⁷⁾	D	

Explanation of Responses:

1. Class B common stock convert into Class A common stock on a one-for-one basis.

2. The Reporting Person disclaims beneficial ownership of the shares except to the extent of his pecuniary interest in such shares.

3. These transactions were executed in multiple trades at prices ranging from \$153.50 to \$154.47. The price reported above reflects the weighted average sale price. The Reporting Person hereby undertakes to provide upon request to the SEC staff, the issuer or a security holder of the issuer full information regarding the number of shares and prices at which the transaction was effected.

4. These transactions were executed in multiple trades at prices ranging from \$154.52 to \$154.87. The price reported above reflects the weighted average sale price. The Reporting Person hereby undertakes to provide upon request to the SEC staff, the issuer or a security holder of the issuer full information regarding the number of shares and prices at which the transaction was effected.

5. Includes shares to be issued in connection with the vesting of one or more restricted stock units ("RSUs").

6. Each share of Class B common stock is convertible at any time at the option of the Reporting Person into one share of Class A common stock and has no expiration date. All shares of Class B common stock will automatically convert into shares of Class A common stock upon the occurrence of certain specified events.

7. All or a portion of the Class B common stock was issued in connection with the exercise of an unvested stock option subject to an early exercise provision, and as such, the unvested portion may be repurchased by the Company at the original exercise price paid by the Reporting Person for the shares.

Remarks:

All transactions were executed pursuant to a Rule 10b5-1 plan entered into by the Reporting Person.

/s/ Remie Solano, as Attorney-12/02/2020 in-Fact for George Kurtz

** Signature of Reporting Person 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.