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LEVIN JOHN A Form 4 August 11, 2017										
								-	B APPROVAL	
UN	ITED STATE		JRITIES ashingto				COMMISSIO	N OMB Numbe		
Check this box if no longer			NGEG					Expires	January 31, 2005	
subject to Section 16. Form 4 or			NGES IN BENEFICIAL OWNERSHIP OF SECURITIES					Estimat burden	Estimated average burden hours per	
Form 4 or Form 5 obligations may continue. See Instruction 1(b). Form 5 obligations may continue. See Instruction 1(b). Form 5 obligations Mage Continue. See Instruction Mage Continue										
(Print or Type Responses)										
1. Name and Address of Re LEVIN CAPITAL ST		Symbol				-	5. Relationship Issuer	of Reporting	Person(s) to	
L.P.			DIGM CO	-	-		(Ch	eck all applie	cable)	
(Last) (First)	(Middle)		of Earliest /Day/Year)		on		Director	x	_ 10% Owner	
595 MADISON AVE FLOOR	NUE, 17TH	08/09/	-				Officer (gi below)		Other (specify)	
(Street)		4. If Ar	nendment,	Date Origi	inal		6. Individual or	Joint/Group	Filing(Check	
NEW YORK, NY 100	22	Filed(M	Ionth/Day/Y	ear)			_X_ Form filed b	One Reporting More than O		
(City) (State)	(Zip)	Та	ble I - Non	-Derivati	ve See	curities Ac	Person quired, Disposed	of, or Benef	icially Owned	
1.Title of 2. Transactio	n Date 2A. Deem		3.	4. Securi			5. Amount of	6.	7. Nature of	
Security (Month/Day/ (Instr. 3)	any		Transactio Code (Instr. 8)		ispose	d of (D)	Securities Beneficially Owned Following Reported	Ownership Form: Direct (D) or Indirect	Indirect Beneficial Ownership (Instr. 4)	
					(A) or		Transaction(s) (Instr. 3 and 4)	(I) (Instr. 4)		
			Code V	Amount	(D)	Price			By: Managed	
Common Stock (1) 07/24/2017 (2)	7		J <u>(5)</u>	8,720	D	<u>(5)</u>	6,332,660	Ι	Accounts of Levin Capital Strategies, L.P. (3) (4)	
Common Stock (1) 08/09/2017 (2)	,		Р	1,549	Α	\$ 3.1838	6,334,209	I	By: Managed Accounts of Levin Capital Strategies, L.P. (3) (4)	
Common Stock (1)							1,098,376	Ι	By: Transamerica	

<u>(2)</u>			Large Cap Value Fund (6)
Common Stock (1) (2)	51,068	I	By: Levin Capital Trilogy Master Fund, Ltd. (7)
Common Stock (1) (2)	22,453	I	By: Levcap Alternative Fund, L.P. <u>(8)</u>
$\begin{array}{c} \text{Common} \\ \text{Stock} \ \underline{\overset{(1)}{(2)}} \end{array}$	9,252	Ι	By: Safinia Partners, L.P. (9)

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

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 control number.

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)	4. Transactic Code (Instr. 8)	5. ofNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	3	ate	7. Title : Amount Underly Securitie (Instr. 3	t of ying les	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secu Bene Owno Follo Repo Trans (Instr
Demo	utin a O		Code V	(A) (D)	Date Exercisable	Expiration Date	o Title N o	Number		

Reporting Owners

Reporting Owner Name / AddressDirector10% OwnerOfficerOtherLEVIN CAPITAL STRATEGIES, L.P.
595 MADISON AVENUE
17TH FLOORXYassive InvestorNEW YORK, NY 10022XYassive Investor

Levin Capital Strategies GP, LLC 595 MADISON AVENUE 17TH FLOOR NEW YORK, NY 10022	Х	Passive Investor				
Levin Capital Trilogy Master Fund 595 MADISON AVENUE 17TH FLOOR NEW YORK, NY 10022	l, Ltd. X	Passive Investor				
LCS, LLC 595 MADISON AVENUE 17TH FLOOR NEW YORK, NY 10022	Х	Passive Investor				
Levcap Alternative Fund, L.P. 595 MADISON AVENUE 17TH FLOOR NEW YORK, NY 10022	Х	Passive Investor				
LCS Event Partners, LLC 595 MADISON AVENUE 17TH FLOOR NEW YORK, NY 10022	Х	Passive Investor				
Safinia Partners, L.P. 595 MADISON AVENUE 17TH FLOOR NEW YORK, NY 10022	Х	Passive Investor				
LCS L/S, LLC 595 MADISON AVENUE 17TH FLOOR NEW YORK, NY 10022	Х	Passive Investor				
LEVIN JOHN A 595 MADISON AVENUE 17TH FLOOR NEW YORK, NY 10020	Х	Passive Investor				
Signatures						
Levin Capital Strategies, L.P.; By	: /s/ John A. Levin, Chief Ex	ecutive Officer				
**Signature of Reporting Person						
Levin Capital Strategies GP, LLC; By: John A. Levin 2005 GRAT Separation Trust; By: /s/ Elisabeth Levin, Trustee						
**Signature of Reporting Person						

Levin Capital Trilogy Master Fund, Ltd.; By: LCS, LLC; By: /s/ John A. Levin, Managing
Member
08/11/2017

**Signature of Reporting Person
Date

LCS, LLC; By: /s/ John A. Levin, Managing Member

08/11/2017 Date

08/11/2017 Date

08/11/2017

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**Signature of Reporting Person	Date
Levcap Alternative Fund, L.P.; By: LCS Event Partners, LLC; By: /s/ John A. Levin, Managing Member	08/11/2017
**Signature of Reporting Person	Date
LCS Event Partners, LLC; By: /s/ John A. Levin, Managing Member	08/11/2017
**Signature of Reporting Person	Date
Safinia Partners, L.P.; By: LCS L/S, LLC; By: /s/ John A. Levin, Managing Member	08/11/2017
**Signature of Reporting Person	Date
LCS L/S, LLC; By: /s/ John A. Levin, Managing Member	08/11/2017
**Signature of Reporting Person	Date
/s/ John A. Levin	08/11/2017
**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).

This Form 4 is filed jointly by Levin Capital Strategies, L.P. ("LCS"), Levin Capital Strategies GP, LLC ("LCS GP"), Levin Capital Trilogy Master Fund, Ltd. ("Trilogy"), LCS, LLC ("LCSL"), Levcap Alternative Fund, L.P. ("Levcap"), LCS Event Partners, LLC ("LCSEP"), Safinia Partners, L.P. ("Safinia"), LCS L/S, LLC ("LCSLS"), and John A. Levin (collectively, the "Reporting Persons"). The

(1) (1) Reporting Persons are passive investors in the Issuer and are voluntarily filing this Form 4 as a result of acquiring over 20% of the Issuer's outstanding shares of Common Stock. The Reporting Persons have not acquired the shares with a purpose or effect of changing or influencing control of the Issuer.

Pursuant to Rule 16a-1(a)(4) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), this filing shall not be construed as an admission that the Reporting Persons are, for purposes of Section 16 of the Exchange Act or otherwise, the beneficial

(2) owners of any of the securities reported herein under Section 16 or otherwise. Each of the Reporting Persons specifically disclaims beneficial ownership of the securities reported herein that are not directly owned by such Reporting Person, except to the extent of their pecuniary interest therein.

Shares held in certain separately managed accounts (the "Managed Accounts"). LCS, as the investment manager to the Managed Accounts, may be deemed to beneficially own such shares. LCS does not have a reportable pecuniary interest under Section 16a-1(a)(2) of the Exchange Act in the shares held in the Managed Accounts, as LCS receives an asset-based management fee for serving as

- (3) investment manager to the Managed Accounts, except that with respect to 50,711 shares held in the Managed Accounts, LCS receives a performance-based incentive fee. The performance-based incentive fee LCS receives also does not constitute a reportable pecuniary interest under Section 16a-1(a)(2) of the Exchange Act, as such fee is based on the performance of the overall account, over a period of one year or more, and the shares of the Issuer held in such accounts constitute no more than 10% of the market value thereof.
- (4) For the reasons set forth in footnote 3, none of LCS GP, Trilogy, LCSL, Levcap, LCSEP, Safinia, LCSLS and Mr. Levin have a reportable pecuniary interest in the shares held in the Managed Accounts.

On July 24, 2017, one of the Managed Accounts that held 8,720 shares closed. Accordingly, as of July 24, 2017, LCS ceased to serve as
(5) the investment manager for investment manager for such Managed Account and as such, relinquished all voting and dispositive power over the shares held in the Managed Account.

Shares held by the Transamerica Large Cap Value Fund ("Transamerica"). LCS, as the sub-investment advisor to Transamerica, may be deemed to share voting and dispositive power over the shares held by Transamerica. LCS receives an asset-based management fee for

(6) serving as sub-investment advisor to Transamerica. Accordingly, LCS does not have a reportable pecuniary interest in the shares held by Transamerica. In addition, none of LCS GP, Trilogy, LCSL, Levcap, LCSEP, Safinia, LCSLS and Mr. Levin have a reportable pecuniary interest in the shares held by Transamerica.

(7)

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Shares owned directly by Trilogy. LCSL, as the general partner of the domestic feeder fund which owns a controlling interest in Trilogy, may be deemed to share voting and dispositive power over the shares owned directly by Trilogy. LCS, as the investment advisor of Trilogy, may be deemed to share voting and dispositive power over the shares owned directly by Trilogy. Mr. Levin, as the Chief Executive Officer of LCS, may be deemed to share voting and dispositive power over the shares owned directly by Trilogy.

(8) Shares owned directly by Levcap. LCSEP, as the general partner of Levcap, may be deemed to share voting and dispositive power over the shares owned directly by Levcap. LCS, as the investment advisor of Levcap, may be deemed to share voting and dispositive power over the shares owned directly by Levcap. Mr. Levin, as the Chief Executive Officer of LCS, may be deemed to share voting and dispositive power directly by Levcap.

(9) Shares owned directly by Safinia. LCSLS, as the general partner of Safinia, may be deemed to share voting and dispositive power over the shares owned directly by Safinia. LCS, as the investment advisor of Safinia, may be deemed to share voting and dispositive power over the shares owned directly by Safinia. Mr. Levin, as the Chief Executive Officer of LCS, may be deemed to share voting and dispositive power dispositive power over the shares owned directly by Safinia.

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.