### FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL										
OMB Number:	3235-0287									
Estimated average burden										
hours per response:	0.5									

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligati 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

Name and Address of Reporting Person*  GROSS MICHAEL S					2. Issuer Name <b>and</b> Ticker or Trading Symbol SLR Investment Corp. [ SLRC ]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
GROSE				•			X	Director		10% Own							
(Last)		(First)	(Middle)								X	Officer (give below)	title	e Other (specify below)			
C/O SLR		3. Date of Earliest Transaction (Month/Day/Year) 03/01/2021							See Remarks								
AVENUI		03/01/2021															
(Street) NEW YO	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     Form filed by More than One Reporting Person									
(City)		(State)	(Zip)									Tom med b	y More than on	creporting	T CISON		
	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																
1. Title of Security (Instr. 3)			2. Transaction Date (Month/Day/	Exe Year) if a	. Deemed ecution Date, iny onth/Day/Year)	3. Transaction Code (Instr. 8)				Disposed Of	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3		6. Ownershi Form: Direct (D) or Indirect (I) (Instr. 4)	Indirect	re of t Beneficial ship (Instr.		
						Code	v	Amount	(A) or (D)	Price	and 4)						
Common Stock		03/01/20	21		P		25,137	A	\$19.36(2)	2,4	39,423	I	See Footn	otes <sup>(4)(5)(6)</sup>			
Common Stock		03/02/20	21		P		16,620	A	\$19.3 <sup>(3)</sup>	2,456,043		I	See Footnotes <sup>(4)(5)(6)</sup>				
Common Stock		03/02/20	21		M		61,511.8164 <sup>(1)</sup>	D	(7)	2,394,531.1836(4)(5)(6)		(6) I	See Footnotes <sup>(4)(5)(6</sup>				
Common Stock 03/02/2021				21		A		61,511.8164 <sup>(1)(7)</sup>	A	(7)	2,45	4EC 042(8)   T		See Footn	otes <sup>(4)(5)(6)</sup>		
Common Stock											24	9,595	D				
			Table II					ired, Disposed o				d					
				4. Transacti Code (Ins		Securit	ies	6. Date Exercisable and Expiration Date (Month/Day/Year)	Sec	itle and Amou urities Underl	ying	Derivative	9. Number of derivative Securities	10. Ownership Form:	11. Nature of Indirect Beneficial		

1. Title of Derivative Security (Instr. 3)	or Exercise Price of Derivative	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	Code (				Expiration Date Securit		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following	10. Ownership Form: Direct (D) or Indirect	11. Nature of Indirect Beneficial Ownership (Instr. 4)
	Security			Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Reported Transaction(s) (Instr. 4)	(I) (Instr. 4)	
Restricted Stock Units	(9)	03/02/2021		М			61,511.8164 <sup>(9)</sup>	(9)	(1)(9)	Common Stock, par value \$0.01 per share	(9)	(9)	146,734.9927	I	See Footnote <sup>(9)</sup>
Restricted Stock Units	(10)	03/02/2021		A <sup>(1)</sup>			116,676.4973 <sup>(10)</sup>	(10)	(10)	Common Stock, par value \$0.01 per share	116,676.4973	\$0.00	116,676.4973	I	See Footnote <sup>(10)</sup>

- 1. Pursuant to the SEC staff no-action letters to Carlyle GMS Finance, Inc. (pub. Avail. Oct. 8, 2015) and to Babson Capital Management LLC (pub. Avail. Dec. 14, 2006), an employee benefit plan sponsored by an investment adviser (or an affiliated person of an investment adviser) to a closed-end investment company that has elected to be regulated as a business development company or to a closed-end investment company registered under the Investment Company Act of 1940, as amended, respectively, in either case that offers plan participants equity securities of such investment company is considered an "employee benefit plan sponsored by the issuer" for the purposes of Rule 16b-3 under the Securities Exchange Act of 1934, as amended.
- 2. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions. The reported price for the share purchases made on March 1, 2021 is based on prices ranging from a low of \$19.26 per share to a high of \$19.51 per share. The reporting person undertakes to provide to SLR Investment Corp. (t/k/a Solar Capital Ltd.) (the "Issuer"), any security holder of the Issuer or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price set forth above in the transactions reported in this footnote and footnote (3).
- The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions. The reported price for the share purchases made on March 2, 2021 is based on prices ranging from a low of \$19.21 per share to a high of \$19.40 per share.
- 4. The total includes 250,005 shares of the Issuer held by Solar Capital Partners Employee Stock Plan, LLC (the "SCP Plan"), 41,757 shares of which are reported as purchased on this Form 4, and 61,511.8164 shares of which may be deemed to be repurchased due to cash settlement of previously granted restricted stock units ("RSUs"). The SCP Plan is controlled by SLR Capital Partners LLC (f/k/a Solar Capital Partners, LLC) ("SLR Capital Partners"). Michael S. Gross and Bruce J. Spohler may be deemed to indirectly beneficially own a portion of the shares held by the SCP Plan by virtue of their collective ownership interest in SLR Capital Partners.
- Michael S. Gross and Bruce J. Spother may be deemed to indirectly beneficially own a portion of the snares neit of the Schridal Division of the snares neit of the Schridal Division of the State Reliable Schridal Parties in Like Capital II"), a portion of both of which may be deemed to be indirectly beneficially owned by Mr. Gross, Mr. Spohler and a grantor retained annuity trust setup by and for Mr. Gross (the "GRAT") by virtue of their collective ownership interest therein. In addition, the total includes 20,000 shares of the Issuer held by the GRAT, which Mr. Gross may be deemed to directly beneficially own as the sole trustee of the GRAT. The total indirect ownership also includes 88,775 shares of the Issuer held by certain trusts for the benefit of family members for which Mr. Gross serves as trustee (the "Family Trusts"). Mr. Gross may be deemed to directly beneficially own these shares by virtue of his control with respect to the Family Trusts.
- 6. (Continued from Footnote (5)) In addition, the total includes 97,250 shares of the issuer directly held by Mr. Gross' profit sharing plan (the "Profit Sharing Plan"). Mr. Gross may be deemed to directly beneficially own these shares as the sole participant in the Profit Sharing Plan and as trustee and immediate family member of the Family Trusts. Mr. Gross disclaims beneficial ownership of any of the Issuer's securities directly held by the SCP Plan, Solar Capital II, or the Family Trusts except to the extent of his pecuniary interest therein, and this report shall not be deemed an admission that Mr. Gross is the beneficial owner of such securities for purposes of Section 16 or any other purpose.
- 7. Messrs. Gross and Spohler, as administrators of the SCP Plan, elected to settle 61,511.8164 RSUs previously granted to employees by paying their cash value as contemplated by the RSUs, which cash settlement may be deemed to be a purchase of the shares underlying the previously granted RSUs. The shares that may be deemed to have been acquired were previously reported as beneficially owned due to Mr. Gross's partial pecuniary interest as described in footnotes 4, 5 and 6. The settlement was approved in advance in accordance with Rule 16b-3.
- 8. These 2,456,043 shares of the Issuer are the same number of shares held prior to the settlement of RSUs in cash because this transaction may only be a deemed acquisition for purposes of Section 16. No new shares of the Issuer were actually acquired as a result of the settlement of the 61,511.8164 RSUs.
- 9. RSUs with respect to 61,511.8164 shares held by the SCP Plan granted to certain of SLR Capital Partners's employees on August 14, 2018 and March 5, 2019 settled on March 2, 2021. RSUs may be settled in shares of the Issuer's common stock or the cash value thereof on a one-for-one basis at the election of the SCP Plan administrators, Messrs. Gross and Spohler. The administrators elected to settle the vested portion in cash. Messrs. Gross are istrators elected to settle the vested portion in cash, Messrs, Gross and Spohler may be deemed to beneficially own the shares held by the SCP Plan by virtue of their collective ownership interest in SLR Capital Partners. The total also reflects the unexpired RSUs previously granted on March 2, 2020 which did not vest or settle in 2021.
- 10. Grants of new RSUs with respect to 116,676.4973 shares held by the SCP Plan to certain of SLR Capital Partners's employees pursuant to Restricted Stock Unit Agreements, dated March 2, 2021. Shares of the common stock of the Issuer underlying the RSUs are scheduled to vest in installments of 50% on March 1, 2023 and 50% on March 1, 2024. Upon settlement, the RSUs will become payable on a one-for-one basis in shares of the Issuer's common stock or the cash value thereof at the election of the SCP Plan administrators, Messrs. Gross and Spohler.

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.

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.