FORM 4

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

Check this box if no longer subject
to Section 16. Form 4 or Form 5
obligations may continue. See
Instruction 1(b).
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## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

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

				or Section 30(n)	of the in	ivestm	ent Company Ac	t of 1940	0					
	nd Address of AMES J	2. Issuer Name AMKOR T			rading Symbol OGY, INC.	KR]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  X Director X 10% Owner							
	(Fii NA CARR ST LANC	3. Date of Earlie 12/01/2022	st Transa	action (	(Month/Day/Year	Officer (give title X Other (specify below)  Member of 10% owner group (7)								
(Street) PAOLI	PA	. 1	4. If Amendmen	Individual or Joint/Group Filing (Check Applicable Line)     X Form filed by One Reporting Person     Form filed by More than One Reporting										
(City)	(St	ate) (2	Zip)					Person						
		Table	I - Non-Deriva	tive Securitie	s Acq	uired	l, Disposed	of, or	Benefi	icially Own	ed			
, , , ,		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year	3. Transaction Code (Instr. 8)		4. Securities Ac Disposed Of (D	) (Instr. 3	(A) or 3, 4 and 5	Beneficially Owned Following Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	irect Ind Bei (I) Ow	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
					Code	v	Amount	(A) or (D)	Price	Transaction (Instr. 3 and			<u> </u>	ŕ
Common	Stock		12/01/2022		G	V	116,500 <sup>(1)</sup>	D	\$0.00	1,379,94	3(5)(6)	I	Ki GI	Susan Y. n 2018-1 AT dtd. 9/18
Common	Stock									2,713,35	50 <sup>(2)</sup>	D		
Common	Stock		12/06/2022		G	v	1,051,880(3)	D	\$0.00	4,522,850	0(5)(6)	I	Tri	self as istee of n GRATs
Common	Stock		12/06/2022		G	v	1,051,880(4)	D	\$0.00	3,470,970	0(5)(6)	I	Tri	self as istee of n GRATs
Common	Stock									49,594,98	30(5)(6)	I		915 restments,
Common	Stock									1,957,350	0(5)(6)	I	Ki Tri	John T. m G-S ust dtd. (11/12
Common Stock									7,828,682(5)(6)		I	By John T. Kim Famil Trust U/A dtd. 12/11/12		
Common Stock									2,298,355(5)(6)		I	Ki GI	By Susan Y. Kim 2020-1 GRAT dtd. 4/1/20	
Common Stock									2,610,776(6)		I	Ву	By spouse	
Common Stock									164,678(5)(6)		I	Tro Tro dto	By self as Trustee of Trust U/A dtd. 12/11/12	
		Tal	ble II - Derivati								d			
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8) Se Ac (A) Dis of	Number rivative curities quired or sposed	6. Date	Exercisable and tion Date h/Day/Year)  7. Title and Amount of Securities Underlying Derivative Security (Ins 3 and 4)		8. Price of Derivative Security (Instr. 5) Benefi Ownec tr.		tive ities icially d ving ted action(s)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4	Beneficial Ownership (Instr. 4)	

		Tal	ole II - Derivat (e.g., pı					options,	onvertib	e se			d		
1. Title of	2.	3. Transaction	3A. Deemed	<b>€</b> .ode		l ` -′	ım( <b>D</b> ∳r	Date ExDetis Ebier		7itTët!	e Salnaires	8. Price of	9. Number of	10.	11. Nature
ESeptantatio	Conversion noofERespons	e(\$/tonth/Day/Year)	Execution Date, if any (Month/Day/Year)	Code (	Instr.		ative		∕ear)	Secu	rities	Derivative Security	Securities	Ownership Form: Direct (D)	of Indirect Beneficial Ownership
I. On Decem Inc. (the "Iss	nber 1.2022 the Derivative Sue 1.10 Susan	e Qualified Annuity ' Y. Kim. Susan Y. Kin	(Month/Day/Year) Trust under the Susan and the Reporting P	Y'Kim erson ar	2018-1 e the tr	Intevo Acqu Istaes	cable lired of the t	Trust Agreemer trust. The Repo	nt dtd. 8/29/18 rting Person is	Deriv s teg tat	uted 116,50 ative her of Susa	0 shares of th n Y. Kim.	Beneficially e Ommon Stock Owned	or indirect	(instr. 4)
Price of P															
4. On December 6, 2022, the Trust distributed 1,051,8801 shares of the Issuer's Common Stock to John T. Kim. The Reporting Person is Amount etee of the Trust and the father of John T. Kim.												.			
member of a 164,678 shar Stock and (iv	rting Person is ( limited liability res of the Issuer v) a general part terest in all of s	y company being trea 's Common stock, (ii tner of a limited parts	for the benefit of his is ted as a corporation for a trustee of grantor therefore which owns 4	mmediat for purpo retained 9,594,98	te famil oses of S l annuit 30 share	y mem Section y trusts es of th	nbers w n 16 of s of wh ne issue	thich own 13,46 the Securities I ichate was the ichate was the r's Common St	54,330 shares Exchange Act Expiration Security and Indian Date Ock. Pursuant	of the Is of 1934 the sole Title to the I	ss <b>QE</b> r's Com I, <b>Number</b> d annuitant v Shares Form 4 instr	nmon Stock, (i ed ("Section 1 which own 3,4 ructions, the F	ii) a trustee of a tr 6"), which limited 170,970 shares of the Reporting Person i	ust which is a of I liability comp he Issuer's Cons s being treated	controlling pany holds mmon as having a

6. The Reporting Person disclaims beneficial ownership of these securities, except to the extent of the Reporting Person's pecuniary interest therein, and this report shall not be deemed an admission that the Reporting Person is the beneficial owner of such securities, except to the extent of the Reporting Person's pecuniary interest therein, for purposes of Section 16, or for any other purpose.

## Remarks

(7) The Reporting Person states that the filing of this Form 4 shall not be deemed an admission that the Reporting Person is the beneficial owner of the reported securities owned by the other members of the group, for the purpose of Section 16, or for any other purpose.

/s/ Richard D. Rosen, as
Attorney-in-Fact for James J. 12/16/2022
Kim

\*\* Signature of Reporting Person Date

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.