

[] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

A																		
RICK	1. Name and Address of Reporting Person *					2. Issuer Name and Ticker or Trading Symbol												
Common Stock   12/30/2021   P   4   A   S78.715   70040   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   D   Common Stock   Scurity   Sc	LANGAN ERIC SCOTT					RCI HOSPITALITY HOLDINGS, INC.							_X_ Director	ŕ	1	0% Owner		
A   If Amendment, Date Original Filed (MM/DD/YYYY)   Solution   Individual or Joint/Group Filing (Check Applicable Line   X   Form filed by One Reporting Person   Form filed by More than One Reporting Person   Y   Following Reported   Form:   Y   Following Reported	(Last) (First) (Middle)					3. Date of Earliest Transaction (MM/DD/YYYY)												
HOUSTON,, TX 77066   City   (State)   City   (State)   City   City   City   Common Stock   Common Stock   12/30/2021   P   4   A   S78.715   700404   D   Common Stock   S0.715   S0.	10737 CUTT	EN ROA	D			12/30/2021												
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned   Sample of Disposed of Dispose					4.									6. Individual or Joint/Group Filing (Check Applicable Line)				
Table   1 - Non-Derivative   Securities   Acquired   Disposed of, or   Beneficially   Owned	HOUSTON,, TX 77066												X Form filed by One Reporting Person					
1. Title of Security (Instr. 3)	(C	ity) (Sta	te) (Zı	0)														
Common Stock				Table I - I	Non-De	rivati	ive Sec	curities A	Acqu	ired, D	isposed	of, or	Ben	eficially Owne	d			
Common Stock				2. Trai		Executi	on			or Disposed of (D)			Fol	Following Reported Transaction(s)			Ownership Form: Direct (D)	Indirect Beneficial Ownership
Common Stock								Code	V	Amount		Price					(I) (Instr.	(Instr. 4)
Common Stock   12/30/2021   P   4   A   S78.715   700404   D	Common Stock			12/30	)/2021			P		100	A	\$78.22	:	700	100		D	
Common Stock    12/30/2021   P   496   A   \$78.7197   700900   D	Common Stock			12/30	)/2021			P		300	A	\$78.76	i	700	1400		D	
Common Stock  Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)  1. Title of Derivate Security (Instr. 3)  P 100 A \$78.69 701000  By investment club (a general partnership)  Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)  1. Title of Derivate Security (Instr. 3)  Conversion or Exercise Price of Derivative Security (Instr. 3)  Date Expiration Date Expiration Date Security (Instr. 3)  Date Expiration Title Amount or Number of Title Amount or Number of Transaction(s) (I) (Instr. 4)	Common Stock 1										A		_					
Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)  1. Title of Derivate Security (Instr. 3)  2. Conversion or Exercise Price of Derivative Security  (Instr. 3)  2. Date  3. Trans. Date  4. Trans. Code (Instr. 8)  Date  5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)  Date  Date  Expiration  Title Amount or Number of Transaction(s) (I) (Instr. 4)  Date  Expiration  Title Amount or Number of Transaction(s) (I) (Instr. 4)											-		_					
Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)  1. Title of Derivate Security (Instr. 3)  2. Conversion or Exercise Price of Derivative Security Securities Date Securities Date Securities Securiti	Common Stock			12/30	0/2021			P		100	A	\$78.69	)	701	.000		D	
1. Title of Derivate Security (Instr. 3)  2. Conversion or Exercise Price of Derivative Security (Security  1. Title of Derivate Securities (Instr. 3)  3. Trans. Code (Instr. 8)  4. Trans. Code (Instr. 8)  4. Trans. Code (Instr. 8)  5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)  6. Date Exercisable and Expiration Date  Security (Instr. 3 and 4)  7. Title and Amount of Securities Underlying Derivative Security (Instr. 5)  Security (Instr. 5)  8. Price of Derivative Securities Security (Instr. 5)  Derivative Security (Instr. 4)  Derivative Security (Instr. 4)  Direct (D) owned Following Reported Transaction(s)  Title Amount or Number of Transaction(s)  Derivative Security (Instr. 4)	Common Stock													1870 (1)			I	investment club (a
Security (Instr. 3) Price of Derivative Security Security  Security  Conversion or Exercise Price of Derivative Security Security  Date   Execution Date, if any   Date, if		Tab	le II - Der	ivative Se	curities	Bene	ficiall	y Owned	d ( <i>e.</i> ¿	g., puts,	calls, v	varrar	ıts, o	ptions, conver	tible secu	ırities)		
Date Expiration Title Amount or Number of Transaction(s) (I) (Instr.	Security (Conversion or Exercise Price of Derivative		Execution		r. 8) Der Acq Disj		ivative Securities juired (A) or posed of (D)			Secu Deri (Inst	vative r. 3 an	Juderlying Security Security (Instr. 5)		derivative Securities Beneficially Owned Following	Owners Form of Derivati Security Direct (1	Beneficial Ownership (Instr. 4)		
					Code	V	(A)	(D)			Expirati Date	on Title	Amo Shar			Transaction	(s) (I) (Instr	

## **Explanation of Responses:**

(1) This amount represents the entire amount of securities owned by the investment club. The reporting person disclaims beneficial ownership of the percentage amount of shares held in the investment club that are not owned by the reporting person, and this report shall not be deemed an admission that the reporting person is the beneficial owner of such securities for purposes of Section 16 or for any other purpose.

**Reporting Owners** 

Panarting Owner Name / Address	Relationships								
Reporting Owner Name / Address	Director	10% Owner	Officer	Other					
LANGAN ERIC SCOTT									
10737 CUTTEN ROAD	X		President and CEO						
HOUSTON,, TX 77066									

## **Signatures**

/s/ Eric Scott Langan 1/3/2022

\*\*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 control number.