Edgar Filing: Baldwin James L. JR - Form 4

Baldwin Jar Form 4 July 10, 201										
FORM	ΙΔ							OMB AF	PROVAL	
	UNITED STAT		TIES A			NGE C	OMMISSION	OMB Number:	3235-0287	
Check th if no lon	aer.				CIA			Expires:	January 31, 2005	
subject t Section Form 4	16.		SECUR		CIA	LOWI	NEKSHIP OF	Estimated a burden hour response	l average ours per	
Form 5 obligations may continue. See Instruction 1(b). Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940										
(Print or Type	Responses)									
1. Name and A Baldwin Ja	Address of Reporting Person <u>*</u> mes L. JR	Symbol	Name and			g	5. Relationship of Issuer	Reporting Pers	on(s) to	
(Last)	(First) (Middle)	-	eurig Dr Pepper Inc. [KDP] Date of Earliest Transaction				(Check all applicable)			
			Day/Year)				Director 10% Owner X Officer (give title Other (specify below) below) Executive Vice President			
	(Street)	4. If Amend		e Original			6. Individual or Joi	int/Group Filin	g(Check	
PLANO, T	X 75024	Filed(Month	n/Day/Year)				Applicable Line) _X_Form filed by O Form filed by M Person			
(City)	(State) (Zip)	Table	I - Non-De	erivative S	Securi	ties Acq	uired, Disposed of,	or Beneficiall	y Owned	
1.Title of Security (Instr. 3)	any	ion Date, if	3. Transaction Code (Instr. 8)	4. Securiti n(A) or Dis (Instr. 3, 4	sposed	of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
~		(Code V	Amount	(D)	Price	(Instr. 3 and 4)			
Common Stock	07/09/2018]	M <u>(1)</u>	3,261	А	\$0	94,838	D		
Common Stock	07/09/2018		J <u>(2)</u>	177	А	\$0	95,015	D		
Common Stock	07/09/2018]	M <u>(1)</u>	3,329	А	\$0	98,344	D		
Common Stock	07/09/2018		J <u>(3)</u>	100	А	\$0	98,444	D		
Common Stock	07/09/2018]	M <u>(1)</u>	9,033	A	\$ 0	107,477	D		

Edgar Filing: Baldwin James L. JR - Form 4

Common Stock	07/09/2018	J <u>(4)</u>	43	А	\$0	107,520	D
Common Stock	07/09/2018	M <u>(5)</u>	6,876	А	\$ 79.2	114,396	D
Common Stock	07/09/2018	M <u>(5)</u>	20,148	А	\$ 91.98	134,544	D
Common Stock	07/09/2018	M <u>(5)</u>	21,107	А	\$ 94.62	155,651	D
Common Stock	07/09/2018	M <u>(6)</u>	5,730	А	\$0	161,381	D
Common Stock	07/09/2018	M <u>(6)</u>	5,716	А	\$0	167,097	D

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)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)			6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Restricted Stock Unit	\$ 0 <u>(7)</u>	07/09/2018		M <u>(1)</u>		3,261	(8)	(8)	Common Stock	3,261
Restricted Stock Unit	\$ 0 <u>(7)</u>	07/09/2018		M <u>(1)</u>		3,329	<u>(9)</u>	(9)	Common Stock	3,329
Restricted Stock Unit	\$ 0 <u>(7)</u>	07/09/2018		M <u>(1)</u>		9,033	(10)	(10)	Common Stock	9,033
Employee Stock Option (Right to Buy)	\$ 79.2	07/09/2018		M <u>(5)</u>		6,876	(11)	03/02/2025	Common Stock	6,876
Employee Stock	\$ 91.98	07/09/2018		M <u>(5)</u>		20,148	(12)	03/02/2026	Common Stock	20,148

Option (Right to Buy)								
Employee Stock Option (Right to Buy)	\$ 94.62	07/09/2018	M <u>(5)</u>	21,107	<u>(13)</u>	03/02/2027	Common Stock	21,107

Reporting Owners

Reporting Owner Name / Addre	SS	Relationships					
	Director	10% Owner	Officer	Other			
Baldwin James L. JR 5301 LEGACY DRIVE PLANO, TX 75024			Executive Vice President				
Signatures							
James L. Baldwin	07/10/2018						

<u>**</u>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).

Pursuant to the Agreement and Plan of Merger, dated as of January 29, 2018, (the "Merger Agreement"), by and among Maple Parent Holdings Corp., a Delaware corporation ("Maple Parent"), DPS and Salt Merger Sub, Inc., a Delaware corporation and wholly-owned subsidiary of DPS ("Merger Sub"), Merger Sub merged on July 9, 2018 with and into Maple Parent (the "Merger"), with Maple Parent and autoining the Margar Agreement immediately prior to the Agreement to the Margar Agreement immediately actions to the Section 100 (The Section 2018) and Section 2018 (The Section 201

- (1) surviving the Merger as a wholly-owned subsidiary of DPS. Pursuant to the Merger Agreement, immediately prior to the effective time of the Merger, each outstanding Restricted Stock Unit ("RSU") of DPS vested and as soon as administratively possible following the effective time will be settled in exchange for (i) a number of shares underlying such DPS RSU, and (ii) an amount in cash equal to the number of shares underlying such DPS RSU multiplied by the special cash dividend per share amount.
- (2) These shares are restricted stock units acquired with dividend equivalent payments made under the Issuer's dividend reinvestment plan with respect to the shares referenced in row (1) above.
- (3) These shares are restricted stock units acquired with dividend equivalent payments made under the Issuer's dividend reinvestment plan with respect to the shares referenced in row (3) above.
- (4) These shares are restricted stock units acquired with dividend equivalent payments made under the Issuer's dividend reinvestment plan with respect to the shares referenced in row (5) above.

Pursuant to the Merger Agreement, immediately prior to the effective time, each outstanding DPS stock option was converted into a right of the holder of such DPS stock option to receive as soon as administratively practicable following the effective time (i) a number

(5) of shares of DPS common stock equal to the number of shares underlying such DPS stock option, and (ii) an amount in cash equal to the number of shares underlying such DPS stock option multiplied by the difference between the special cash dividend per share amount and the exercise price per share of such DPS stock option as of immediately prior to the record date for the special cash dividend.

Pursuant to the Merger Agreement, immediately prior to the effective time, each outstanding Performance Stock Unit ("PSU") (with DPS PSUs vesting at target performance levels or at such higher performance levels as may be required pursuant to the applicable terms

(6) of a DPS benefit plan) vested and as soon as administratively possible following the effective time will be settled in exchange for (i) a number of shares of DPS common stock equal to the number of shares underlying such DPS PSU, and (ii) an amount in cash equal to the number of shares underlying such DPS PSU multiplied by the special cash dividend per share amount.

- (7) Each restricted stock unit represented a contingent right to receive one share of the Issuer's Common Stock and was granted pursuant to the Issuer's Omnibus Stock Incentive Plan of 2009.
- (8) These restricted stock units were to vest on March 2, 2019.
- (9) These restricted stock units were to vest on March 4, 2020.
- (10) These restricted stock units were to vest on March 4, 2021.
- (11) This option was granted on March 2, 2015 pursuant to Issuer's Omnibus Stock Incentive Plan of 2009 and is fully vested.
- (12) This option was granted March 2, 2016 pursuant to the Issuer's Omnibus Stock Incentive Plan of 2009 and was to vest in three equal annual installments on each anniversary date of the grant commencing on March 2, 2017.
- (13) This option was granted on March 2, 2017 pursuant to the Issuer's Omnibus Stock Incentive Plan of 2009 and was to vest in three equal annual installments on each anniversary date of the grant commencing on March 2, 2018.

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.