SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

h	Check this box if no l to Section 16. Form
J	obligations may cont Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

to Sec obligat	this box if no lo tion 16. Form 4 tions may conti tion 1(b).	or Form 5	STATEMEN	pursua	ant to S	Sectior	16(a)	of the S	Securit	NEFIC ies Excha mpany A	ange /	Act of		RSHIP		OMB Num Estimated hours per r	average	burden	0.5
1. Name and Address of Reporting Person* <u>SRS Investment Management, LLC</u>				2. Issuer Name and Ticker or Trading Symbol AVIS BUDGET GROUP, INC. [CAR]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner Officer (dive title					ier		
(Last) (First) (Middle) 1 BRYANT PARK 39TH FLOOR				3. Date of Earliest Transaction (Month/Day/Year) 11/18/2020									Officer (give title Other (specify below) below)						
(Street) NEW YORK NY 10036				4. If .								6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person							
(City)	(St		Zip)	4.1					Die						1				
1 Title of	Security (Ins		I - Non-Deriva	-	Deeme		5 ACq	uired	1	-	-			5. Amount		6. Owner	shin 7	. Natu	e of
		Date (Month/Day/Year	Exe) if ar	Execution Date, if any (Month/Day/Year)		Transaction Code (Instr.						Securities Beneficially Owned Following		Form: Direct (D) or Indirect (I) (Instr. 4)		Indirect Beneficial Ownership (Instr. 4)			
						Code	v	Amo	unt	(A) or (D)	or Price		Reported Transactior (Instr. 3 and	tion(s)					
Common Stock		11/18/2020			Р		50	,000	A	\$35.4254		18,248,424		Ι		See Footnotes ⁽¹⁾⁽²⁾			
Common	1 Stock		11/19/2020			P 4,900 A \$34.7751 18,253,324		18,253,324ISee Footnotes(1)(2)											
Common	1 Stock		11/20/2020				Р		50	,000	A	\$3	4.793	18,303,	324	I		See Footn	otes ⁽¹⁾⁽²⁾
		Tal	ole II - Derivati (e.g., pu												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) Code (V (A) (D)		vative irities iired r osed) r. 3, 4 5)	Expiration Date (Month/Day/Year) ed , 4 Date Expiration			ion	7. Title and Amount of Securities Underlying Derivative Security (Ins 3 and 4) Amou or Numb		8. Price of 9. N Derivative Security (Instr. 5) Str. 6. 10 Security Sec (Instr. 5) Str. 7. 10 Security Security (Instr. 5) Str. 8. 10 Security Security Fol Rej Tra (Instr. 10 Security Security) Fol Rej Tra (Instr. 10 Security) Security Security Security Fol Rej Tra (Instr. 10 Security) Security Security Security Fol Rej Tra (Instr. 10 Security) Security Security Security Fol Rej Tra (Instr. 10 Security) Security Security Security Security Security Security Fol Rej Tra (Instr. 10 Security) Security Security Fol Fol Security Fol Security Fol Fol Security Fol Fol Fol Fol Fol Fol Fol Fol Fol Fol		umber of rative pficially ed wwing ported saction(s) r. 4)	10. Owner Form: Direct or Indii (I) (Inst	ship (D) rect	11. Nature of Indirect Beneficial Ownership (Instr. 4)	

1. Name and Address of Reporting Person *

SRS Investment Management, LLC

(Last) 1 BRYANT PAR	(First)	(Middle)
39TH FLOOR		
(Street)		
NEW YORK	NY	10036
(City)	(State)	(Zip)
1. Name and Addres	ss of Reporting Pers	son [*]
<u>Sarma Karthi</u>	<u>k R.</u>	
(Last)	(First)	(Middle)
C/O SRS INVES	STMENT MANA	AGEMENT, LLC
1 BRYANT PAR	K, 39TH FLOO	R
(Street)		
NEW YORK	NY	10036
(City)	(State)	(Zip)

Explanation of Responses:

1. SRS Investment Management, LLC, a Delaware limited liability company ("SRS"), serves as investment manager to certain investment funds (the "Funds") and has investment discretion with respect to the securities reported herein which are held by the Funds. SRS Investment Management, LP ("SRS IM"), a Delaware limited partnership, is the managing member of the Investment Manager. SRS Investment Management GP, LLC, a Delaware limited liability company ("SRS IM GP"), is the general partner of SRS IM. Karthik R. Sarma ("Mr. Sarma," and together with SRS, the "Reporting Persons") is the managing member and principal of SRS IM GP. In such capacities, Mr. Sarma and the Investment Manager may be deemed to have voting and dispositive power with respect to the shares of Common Stock held for the Funds. Mr. Sarma is a director of the Issuer. SRS may be deemed a director by deputization by virtue of its relationship with Mr. Sarma.

2. The filing of this statement shall not be deemed an admission that any of the Reporting Persons is the beneficial owner of the securities reported herein for purposes of Section 16 of the Securities Act of 1934, as amended, or otherwise. Each of the Reporting Persons expressly disclaims beneficial ownership of the securities reported herein except to the extent of its or his pecuniary interest therein.

SRS INVESTMENT

MANAGEMENT, LLC; by: /s/ David B. Zales, General Counsel /s/ Karthik R. Sarma 11/20/2020

<u>/s/ Karthik R. Sarma</u> ** 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 Number.