FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

TATEME	NT OF	CHAN	IGE

## S S IN BENEFICIAL OWNERSHIP

OMB APPROVAL 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 obligations may continue. See Instruction 1(b).

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*     WILSON THOMAS J		2. Issuer Name ar ALLSTATE		5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  X Director 10% Owner  V Officer (give title Other (specify										
(Last) (First) (Middle) C/O THE ALLSTATE CORPORATION 2775 SANDERS ROAD			3. Date of Earliest 06/02/2022	B. Date of Earliest Transaction (Month/Day/Year) D6/02/2022  Chairman, President & CEC									· ·	
(Street) NORTHBROOK IL 60062-6127				4. If Amendment,	Date of	Origina	al Filed (Mont	h/Day/Y		ne) X Form	i filed by C	ne Rep	ng (Check A norting Pers	on
(City)	(Sta	ate) (Z	Zip)							reisi	JII			
			1	tive Securities	<del></del>	iired							[-	
Da		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	Code (Instr.		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 a		d (A) or r. 3, 4 and 5)	Securition Benefici Owned Followir	Following		Direct In Be et (I) O	Nature of direct eneficial wnership astr. 4)	
					Code	v	Amount	(A) or (D)	Price	Reporte Transac (Instr. 3	tion(s)			
Common	Stock		06/02/2022		S		124,855	D	\$133.303	116	,973	]	I O	y TJW ptions LC 2013 eries
Common	Stock		06/02/2022		S		17,145	D	\$133.994	99,	828	]		y TJW ptions LC 2013 eries
Common	Stock		06/03/2022		S		81,266	D	\$132.456 <sup>0</sup>	3) 18,	562	1	I O	y TJW ptions LC 2013 eries
Common	Stock		06/03/2022		S		18,562	D	\$133.289 <sup>0</sup>	4)	0	]		y TJW ptions LC 2013 eries
Common	Stock									80,81	7.844	I	)	
Common	Stock									246	,689	]		y 2020 RAT
Common	Stock									71,	225	]	l A	y 2021- GRAT
Common	Stock									157	,610	]	l G	y 2021-C RAT
Common	Stock									161	,708	]		y TJW ptions LC 2012 eries
Common	Stock									7,0	)94	]		y 401(k) lan
Common Stock								257,535		I Remainder GRAT				
		Tal		ve Securities A							d			
1. Title of Derivative Security (Instr. 3)	f 2. 3. Transaction A. Deemed Execution Date Execution Date,			4. Transaction of Deriv. 8) Secu Acqu (A) o Disp. of (D (Instr. and 5	rative rities ired r osed )	Expirat	Exercisable a ion Date /Day/Year)	Ar Se Ur De Se	Title and mount of ecurities anderlying erivative ecurity (Instr. and 4)	8. Price of Derivative Security (Instr. 5)	9. Numb derivativ Securitie Benefici Owned Followin Reporter Transact (Instr. 4)	vative urities Form: Form: Direct (D) or Indirect (D) or Indirect (I) (Instr. 4 saction(s)		11. Nature of Indirect Beneficial Ownership (Instr. 4)

		Tal	ole II - Derivati (e.g., pu					options, o	onvertib				h		
1. Title of	2. Conversion	3. Transaction	3A. Deemed Execution Date.	<b>€</b> ode <del>Transa</del>	V	(5A)Nu	um( <b>D)</b> r	ExpectisElatero Expiration D		7itletl	eSalnaalres enter	8. Price of	9. Number of derivative	10. Ownership	11. Nature
ESectamatio	noof⊞Respisers	(\$/tonth/Day/Year)	if any	Code (	Instr.	Deri	vative	(Month/Day/\	∕ear)	Secui	rities	Security	Securities	Form:	Beneficial
(Instr. 3) 1. Reflects w	Price of eighted averag	e sale price for open-	(Month/Day/Year) market sales transaction or member of the SEC	8) on repo	rted hei	"Secu	urities Ctual sa	le prices range	d from \$132.7	Under	r <b>lying</b> 33.66. The i	( <b>instr. 5)</b> eporting pers	Beneficially on provided the is Owned	Direct (D) suer and Will or Indirect	Ownership (Instr. 4)
any security l	hoder of The A	Allstate Corporation o	or member of the SEC	staff, f	ull info	rmatio	n regard	ling the numbe	r of shares sol	d Secur	ntvenarate I	price upon rec	Pollowing	(I) (Instr. 4)	, ,
2. Reflects w	eighted averag	e sale price for open-	market sales transacti	on repo	rted hei	e <b>Disp</b>	<b>osed</b> sa	le prices range	d from \$133.7	4 <b>30an</b> t	3 <b>4)</b> 25. The 1	eporting pers	oReported the is		
any security l	holder of The A	Allstate Corporation o	or member of the SEC	staff, fi	ull info	rnΩttlo	ll regard	ling the numbe	r of shares sol	d at eac	h separate į	price upon rec	Unstr 4)		
3. Reflects w	eighted averag	e sale price for open-	market sales transacti	on repo	rted her	eand	<b>5</b> juál sa	le prices range	d from \$132.0	0 to \$13	32.99. The 1	eporting pers	on provided the is	suer, and will	provide
any security I	holder of The A	Allstate Corporation o	or member of the SEC	staff, fi	ull info	rmatio	n regare	ling the numbe	r of shares sol	d at eac	n separate p	orice upon rec	juest.		
4. Reflects weighted average sale price for open-market sales transaction reported herein. Actual sale prices ranged from \$133.00 to \$133.86. The reporting person provided the issuer, and will provide any security holder of The Allstate Corporation or member of the SEC staff, full information regarding the number of shares sold at each separate price upon request.															
									I		ıs J. Wils	'	06/06/2022	<u> </u>	
Reminder: F	Report on a se	parate line for eac	n class of securities	Code benefi	<b>v</b> cially c	(A) wned	(D)	Date Exercisable	Expiration in Date	nature Title	θf Report Shares	ing Person	Date		

 $<sup>^{\</sup>star}$  If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

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.

<sup>\*\*</sup> Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).