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Pertz Doug Form 4											
November (ЛЛ	STATES	SECU	PITIFS	AND FX	CHANCI	E COMMISSION	т	PPROVAL		
		STATES		shington			E COMMISSIO	OMB Number:	3235-0287		
Check t if no los subject Section Form 4 Form 5	nger to STATEN 16. or	MENT OF		Estimated burden hou	Expires:January 31Expires:2005Estimated averageburden hours perresponse0.5						
obligati may con <i>See</i> Inst 1(b).	ons ntinue. Section 17((a) of the H	Public U	Itility Ho	lding Co		t of 1935 or Section	on			
(Print or Type	Responses)										
1. Name and Address of Reporting Person <u>*</u> Pertz Douglas A			Symbol	er Name an KS CO [B		r Trading	5. Relationship of Reporting Person(s) to Issuer				
(Last)	(First) (.	Middle)	3. Date of Earliest Transaction				(Check all applicable)				
1801 BAYBERRY COURT			(Month/Day/Year) 10/31/2018				XDirector10% Owner XOfficer (give titleOther (specify below)below) President and CEO				
(Street) RICHMOND, VA 23226			4. If Amendment, Date Original Filed(Month/Day/Year)				6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting				
(City)	(State)	(Zip)				~	Person				
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		ed Date, if	3. Transactio Code (Instr. 8)	4. Securit onAcquired Disposed (Instr. 3,	ties (A) or of (D) 4 and 5) (A) or	Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	of, or Beneficia 6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect		
D . I D	· · · · ·	c 1 1	c		Amount	(D) Price					
Reminder: Re	port on a separate line	e for each cla	ass of sec	urities bene	Perso inforr requi	ons who re nation con red to resp ays a curre	or indirectly. spond to the colle stained in this form ond unless the for ently valid OMB co	n are not rm	SEC 1474 (9-02)		

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5. Number of	6. Date Exercisable and	7. Title and Amount of	8. Pr
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transacti	orDerivative	Expiration Date	Underlying Securities	Deriv
Security	or Exercise		any	Code	Securities	(Month/Day/Year)	(Instr. 3 and 4)	Secu

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(Instr. 3)	Price of (Month/D Derivative Security		/Year) (Instr.	. 8)	Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)						(Inst
			Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	
Units	<u>(1)</u>	10/31/2018	А		295.54 (2)		<u>(1)</u>	<u>(1)</u>	Common Stock	295.54 (2)	\$6 (

Reporting Owners

Reporting Owner Name / Address	Relationships							
	Director	10% Owner	Officer	Other				
Pertz Douglas A 1801 BAYBERRY COURT RICHMOND, VA 23226	Х		President and CEO					
Signatures								

/s/ Lindsay K. Blackwood Lindsay K. Blackwood, Attorney-in-Fact

**Signature of Reporting Person

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).

Units (each of which is the economic equivalent of one share of The Brink's Company ("BCO") common stock) credited to the Reporting Person's stock incentive account under the Key Employees' Deferred Compensation Program (the "Program") will settle in BCO common

11/02/2018

Date

- (1) stock on a one-for-one basis and shall be distributed in accordance with the Reporting Person's deferral election either (1) following the Reporting Person's termination of employment with BCO or (2) on a future date selected by the Reporting Person at the time of his or her deferral election.
- (2) In accordance with the terms of the Program, on the last business day of each month, compensation deferred by the Reporting Person during that month and/or any matching amounts are converted into Units and credited to the Reporting Person's stock incentive account.

The number of Units credited to the Reporting Person's stock incentive account on the Transaction Date is based upon a share price of $\frac{6}{22}$ which is the abaies arise of RCO assumes stock on the final tending day of the most his which the defended assumes the final tending day of the most his which the defended assumes the final tending day of the most his which the defended assumes the final tending day of the most his which the defended assumes the final tending day of the most his which the defended assumes the final tending day of the most his which the defended assumes the final tending day of the most his which the defended assumes the final tending day of the most his which the defended assumes the final tending day of the most his which the defended assumes the final tending day of the most his which the defended assumes the final tending day of the most his which the defended assumes the final tending day of the most his which the defended as the final tending day of the most his which the defended as the final tending day of the most his which the defended as the final tending day of the most his which the defended as the final tending day of the most his which the defended as the final tending day of the most his which the defended as the final tending day of the most his which tend day of the most his which tend days as the final tending day of the most his which tend days as the final tending day of the most his which tend days as the most his which tend days

(3) \$66.32, which is the closing price of BCO common stock on the final trading day of the month in which the deferred compensation would have been payable, calculated in accordance with the terms of the Program.

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.