FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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APPROVAL	

## 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

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					or	Sec	tion 3	30(h) of	the In	vestmer	t Cor	npany A	ct of 19	40							
1. Name and Address of Reporting Person*  KASSOUF THOMAS L.						suer AF	Nam	ne and T	Ticker	or Tradii IA ]	ng Sy	mbol		5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  Director 10% Owner  Officer (give title Other (specify							
(Last) (First) (Middle) SNAP-ON INCORPORATED 2801 80TH STREET					3. Date of Earliest Transaction (Month/Day/Year)  12/29/2018  X Officer (give title below)  Sr VP & Pres - Tools														, ,		
(Street) KENOSHA WI 53143				4. If	4. If Amendment, Date of Original Filed (Month/Day/Year)											Individual or Joint/Group Filing (Check Applicable Lin     X Form filed by One Reporting Person     Form filed by More than One Reporting Person					
(City) (State) (Zip)																					
		T	able I - No	n-Deriv	ativ	e S	ecu	rities	Acq	uired,	Dis	osed	of, o	r Bene	eficiall	y C	wned				
1. Title of Security (Instr. 3)				2. Trans Date (Month/	action Day/Year)		2A. Deemed Execution Date if any (Month/Day/Ye		ate,	Code (In			urities Acquired (A) o sed Of (D) (Instr. 3, 4 a			5)	5. Amount of Securities Beneficially Owned Following Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)
										Code	v	Amour	nt	(A) or (D)			Transaction (Instr. 3 and				(111341.4)
Common S	Stock			08/24	l/201	8				<b>G</b> <sup>(1)</sup>	V	12,000		D	(1)	(1) 16,		394		D	
Common S	Stock			12/29	)/201	8				<b>M</b> <sup>(2)</sup>		3,3	22	A	(2)		19,716		D		
Common S	Stock			12/29	29/2018					F <sup>(3)</sup>		1,0	059 D		\$144	.25	18,657		D		
Common Stock															12,800		I		By Family LLC		
1 Title of	2	3. Transaction	Table II -	(e.g., p			lls, \	warra	nts,	option	ıs, c	onver	tible	securi	ties)	Ov		O Numb	or of	10.	11 Noturo
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	Date (Month/Day/Year)	Execution Da if any (Month/Day/Y	Co	Transaction Code (Instr.		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exerci- Expiration Dat (Month/Day/Ye		te		7. Title and Amount Securities Underlyin Derivative Security 3 and 4)		erlying	tr.	8. Price of Derivative Security (Instr. 5)	9. Numb derivativ Securitie Benefici Owned Followin Reporter Transact (Instr. 4)	ve es ally ig d tion(s)	Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)
				Co	de V	,	(A)	(D)	Date Exerc	Exp		iration	Title		ount or nber of ires						
Restricted Stock Units	(4)	12/29/2018		М	(2)			3,322				(2) Commor		on	3,322		(2)	0		D	
Stock Option (Right to Buy)	\$109.43									(5)	02/13/202		Comm Stock		36,000			36,000		D	
Stock Option (Right to Buy)	\$144.69									(5)	02/:	2/2025	Common Stock 37,0		37,000			37,0		D	
Stock Option (Right to Buy)	\$138.03								02/11	/2017 <sup>(6)</sup>	02/:	1/2026	O26 Common Stock 38,		38,000		38,0		00	D	
Stock Option (Right to Buy)	\$168.7								02/09	/2018 <sup>(6)</sup>	02/0	09/2027	9/2027 Common Stock 39		39,000	9,000		39,000		D	
Stock Option (Right to Buy)	\$161.18								02/15	5/2019 <sup>(6)</sup>	02/15/2028		Comm Stock		26,277			26,277		D	
Restricted Stock Units	(4)									(7)		(7)	Comm Stock		1,039			1,03	39	D	
Restricted Stock Units	(4)				T					(8)		(8)	Comm Stock		3,050			3,05	50	D	
Performance Units	(4)			$\top$	$\top$					(9)		(9)	Comm Stock		2,859			2,85	59	D	1
Performance Units	(4)			$\top$	$\top$					(10)		(10)	Common		2,757			2,7		D	
Performance Units	(4)				$\top$					(11)	T	(11)	Comm	on	3,051			3,05	51	D	1
Deferred Stock Units	(4)				$\top$					(12)		(12)	Comm	on 2.6	00.924	(13)		2,600.92	24 <sup>(13)</sup>	D	<u> </u>

## **Explanation of Responses:**

- 1. Bona fide gift. As a result of the gift of shares to a charitable foundation, the Reporting Person and his spouse no longer have a pecuniary interest in these shares.
- 2. The restricted stock units were earned based on Company performance during fiscal 2016 and vested in one installment based on continued employment through the end of fiscal 2018.
- 3. Shares were withheld to cover tax withholding upon the vesting of the restricted stock units.
- 4. 1 for 1.
- 5. Option fully vested.
- 6. Original option grant vests in three annual installments beginning on the date listed in the "Date Exercisable" column.
- 7. The restricted stock units were earned based on Company performance during fiscal 2017. Assuming continued employment through the end of fiscal 2019, the units will then vest in one installment and the shares will
- 8. The restricted stock units may be earned based on the achievement of certain Company goals during fiscal 2018. Assuming continued employment through the end of fiscal 2020, any units earned will then vest in one installment and the shares will be issued shortly thereafter. The target number of units that may be earned is reported above; the maximum number is 200% of the number reported, subject to plan limits.
- 9. If the Company achieves certain goals over the 2016-2018 period, the performance units will vest and stock will be awarded. The target number of units that may be earned is reported above; the maximum amount is 200% of the number reported, subject to plan limits
- 10. If the Company achieves certain goals over the 2017-2019 period, the performance units will vest and stock will be awarded. The target number of units that may be earned is reported above; the maximum amount is 200% of the number reported, subject to plan limits.
- 11. If the Company achieves certain goals over the 2018-2020 period, the performance units will vest and stock will be awarded. The target number of units that may be earned is reported above; the maximum amount is 200% of the number reported, subject to plan limits.
- 12. Payment will be made in accordance with the reporting person's deferral election, death, disability or termination of employment.
- 13. This information is based on a plan statement dated September 30, 2018.

/s/ Ryan S. Lovitz under Power of Attorney for Thomas L. 01/02/2019 Kassouf

\*\* 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.

Know all by these presents, that the undersigned hereby constitutes and appoints each of Irwin M. Shur, Kenneth V. Hallett, Ryan S. Lovitz and Ryan P. Morrison, signing singly, and with full power of substitution, as the undersigned's true and lawful attorney-in-fact to:

- (1) execute for and on behalf of the undersigned, in the undersigned's capacity as an officer and/or director of Snap-on Incorporated (the Company), Forms 3, 4, and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934 and the rules thereunder, and any other forms or reports the undersigned may be required to file in connection with the undersigned's ownership, acquisition, or disposition of securities of the Company;
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Form 3, 4, or 5, or other form or report, complete and execute any amendment or amendments thereto, and timely file such form or report with the SEC and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

This Power of Attorney revokes any previous Power of Attorney filed with the Company for the purposes set forth herein and shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4, and 5 with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless expressly revoked before that time.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 4th day of November 2010.

/s/ Thomas L. Kassouf Thomas L. Kassouf