FORM 4

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

ON

OMB APPROVAL
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1,000 (9)

Below

<u>(2) (3)</u>

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses) 5. Relationship of Reporting Person(s) to Issuer 2. Issuer Name and Ticker or Trading Symbol 1. Name and Address of Reporting Person * (Check all applicable) Zinterhofer Eric Louis Global Eagle Entertainment Inc. [ENT] 10% Owner (Last) (Middle) 3. Date of Earliest Transaction (Month/Day/Year) Officer (give title below) Other (specify below) 6100 CENTER DRIVE, SUITE 1020 See explanation of responses 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 Person LOS ANGELES, CA 90045 (State) (Zip) (City) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned 7. Nature 1. Title of Security 2. Transaction 2A. Deemed 3. Transaction 4. Securities Acquired (A) 5. Amount of Securities (Instr. 3) Execution Date, if Code or Disposed of (D) Beneficially Owned Following Ownership of Indirect (Month/Day/Year (Instr. 8) (Instr. 3, 4 and 5) Reported Transaction(s) Form: Beneficial any (Month/Day/Year (Instr. 3 and 4) Direct (D) Ownership (A) or Indirect (Instr. 4) (I) Code (Instr. 4) Amount (D) Price See Common Stock, par value \$0.0001 Below 05/17/2018 P 368,800 A 368,800 1.1685 per share <u>(2) (3)</u> (1)See Common Stock, par value \$0.0001 05/18/2018 Below P 200,000 A 1.2603 568,800 per share <u>(2) (3)</u> (1) Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly. Persons who respond to the collection of information SEC 1474 (9-02) 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 3. Transaction 3A. Deemed 5. Number 6. Date Exercisable and 7. Title and 8. Price of 9. Number of 10. 11. Nature Derivative Conversion Date Execution Date if Transaction of Expiration Date Amount of Derivative Derivative Ownershin of Indirect or Exercise (Month/Day/Year) (Month/Day/Year) Security Code Derivative Underlying Security Securities Form of Beneficial Price of (Month/Day/Year) (Instr. 8) Securities Beneficially Ownership (Instr. 3) Securities (Instr. 5) Derivative Derivative (Instr. 3 and 4) Owned Security: (Instr. 4) Acquired Direct (D) Following Security (A) or Disposed Reported or Indirect of (D) Transaction(s (Instr. 3, 4 (Instr. 4) (Instr. 4) and 5) Amoun Expiration Title Number Exercisable (D) Code (A) Shares 2.75% Common Convertible See Stock 1,000

(7)(8)

02/15/2035

par value

\$0.0001

per share

<u>(5)</u>

<u>(6)</u>

Reporting Owners

<u>(5)</u>

Donostino Ossas Norsa / Addison	Relationships			
Reporting Owner Name / Address	Director	10% Owner	Officer	Other
Zinterhofer Eric Louis 6100 CENTER DRIVE SUITE 1020 LOS ANGELES, CA 90045	X			See explanation of responses

Signatures

Senior

Notes due

2035 (4)

/s/ Colleen A. Brooks, Attorney-in-Fact	05/21/2018
**Signature of Reporting Person	Date

05/17/2018

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).

<u>J(6)</u>

<u>(6)</u>

- The price reported in Column 4 is a weighted average price. The shares purchased on May 17, 2018 were purchased in multiple transactions at prices ranging from \$1.02 to \$1.20, (1) inclusive. The shares purchased on May 18, 2018 were purchased in multiple transactions at prices ranging from \$1.19 to \$1.32, inclusive. The Reporting Person undertakes to provide to the staff of the Securities and Exchange Commission, to any security holder of Global Eagle Entertainment Inc., or to Global Eagle Entertainment Inc., upon request, full information regarding the number of shares purchased at each separate price within the range set forth above.
 - These securities are directly held by Searchlight II TBO-W, L.P. (the "Fund"). Searchlight II TBO GP, LLC ("Searchlight II TBO GP") is the general partner of the Fund. SC II PV TBO, L.P. ("SC II PV TBO"), Searchlight Capital II (FC) AIV, L.P. ("Searchlight Capital II (FC) AIV") and SC II TBO, L.P. ("SC II TBO") are the members of Searchlight II TBO
- GP. Searchlight Capital Partners II GP, L.P. ("Searchlight Capital Partners II GP LP") is the general partner of SC II PV TBO, Searchlight Capital II (FC) AIV and SC II TBO. Searchlight Capital Partners II GP, LLC ("Searchlight Capital Partners II GP") is the general partner of Searchlight Capital Partners II GP LP. The Reporting Person is a manager of Searchlight Capital Partners II GP. By reason of the provisions of Rule 16a-1, the Reporting Person may be deemed to be the beneficial owner of the Convertible Notes beneficially owned by the Fund. (cont'd in FN 3)
- (cont'd from FN 2) The Reporting Person hereby disclaims beneficial ownership of all securities, except to the extent of any indirect pecuniary interest therein, and this report shall not (3) be deemed an admission that such person is the beneficial owner of the securities for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, or for any other purpose
- (4) The 2.75% Convertible Senior Notes due 2035 (the "Convertible Notes") are owned by the Fund. The Reporting Person has the relationship with the Fund as set forth in FN 2 and FN 3 above.
- As of the date of this Form 4, the last reported conversion rate for the Convertible Notes was 53.9084 shares of common stock per \$1,000 principal amount of Convertible Notes, corresponding to a conversion price of approximately \$18.55 per share of common stock. The conversion rate is subject to adjustment in certain circumstances pursuant to the Indenture, dated as of February 18, 2015, between the Issuer and U.S. Bank National Associated, as trustee. Upon conversion of any Convertible Note, the Issuer will pay or deliver to
- the convertible noteholder cash, shares of common stock or a combination of cash and shares of common stock, at the Issuer's election.

 (6) The Fund purchased \$1,000,000 aggregate principal amount of the Convertible Notes for an aggregate purchase price of \$650,000 in open market transactions.
 - The Convertible Notes are convertible by holders any time prior to the close of business on the business day immediately preceding November 15, 2034, only if one or more of the following conditions has been satisfied: (1) during any calendar quarter beginning after March 31, 2015 if the closing price of the Issuer's common stock equals or exceeds 130% of
- (7) the conversion price per share during a defined period at the end of the previous quarter, (2) during the five consecutive business day period immediately following any five consecutive trading day period in which the trading price per \$1,000 principal amount of Convertible Notes for each trading day was less than 98% of the product of the last reported sale price of the Issuer's common stock and the conversion rate on each such trading day; (3) if specified corporate transactions occur, or (cont'd in FN 8)
- (cont'd from FN 7) (4) if the Issuer calls any or all of the Convertible Notes for redemption, at any time prior to the close of business on the second business day immediately (8) preceding the redemption date. On or after November 15, 2034, until the close of business on the second scheduled trading day immediately preceding February 15, 2035, a holder may convert all or a portion of its Convertible Notes at any time, regardless of the foregoing circumstances.
- (9) \$1,000,000 aggregate principal amount of Convertible Notes.

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.