SEC For	rm 4 FORM	4	UNITE	D ST/	AT	ES S	SECUF	ודוא	ES	S ANE	) E	ХСНА	NG	E CO	MMISS	SION				
		UNITED STATES SECURITIES AND EXCHANGE COMMISS Washington, D.C. 20549														OMB APPROVAL				
Check Sectio	STA	STATEMENT OF CHANGES IN BENEFICIAL OWNERSH														OMB Number: 3235- Estimated average burden				
	tions may conti ction 1(b).	nue. See		Fi	iled p		nt to Section tion 30(h)								1		hours	s per res	ponse:	0.5
	nd Address of er Andrew	×			2. Issuer Name and Ticker or Trading Symbol WILLIS TOWERS WATSON PLC [ WT							/TW ]		k all applica Director	ble)	10% C		wner		
(Last) C/O WI	(I LLIS GROU	(Middle)			3. Date of Earliest Transaction (Month/Day/Year) 04/15/2024										X Officer (give title Other (specify below) below) Chief Financial Officer					
51 LIMI	E STREET				4. If Amendment, Date of Original Filed (Month/Day/Year)									Line)	6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person					
(Street)	ON 3	EC3M 7DQ										Form filed by More than One Reporting Person								
(City)	(Zip)		-   F 	Che	10b5-1(c) Transaction Indication eck this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the mative defense conditions of Rule 10b5-1(c). See Instruction 10.															
		•	Table I - Noi	n-Deri	ivat											Owned				
1. Title of Security (Instr. 3)				2. Transaction Date (Month/Day/Year)			2A. Deemed Execution Date,		e, Transactio		tion	4. Secu	rities Acquired (A) o ed Of (D) (Instr. 3, 4		(A) or	5. Amount Securities Beneficially Owned Fol	y	6. Owr Form: (D) or (I) (Ins	Direct Indirect	7. Nature of Indirect Beneficial Ownership
										Code	v	Amount	t	(A) or (D)	Price	Reported Transaction (Instr. 3 and				(Instr. 4)
Ordinary Shares, nominal value \$0.000304635 per share					04/15/2024					Α		5.92	5.924(1)		\$0	7,960.576			D	
Ordinary Shares, nominal value \$0.000304635 per share					04/15/2024					A		1(2)		Α	\$0	7,961.576			D	
Ordinary Shares, nominal value \$0.000304635 per share					04/15/2024					М		1 <sup>(2)</sup>		Α	\$0	7,962.576			D	
Ordinary Shares, nominal value \$0.000304635 per share																4,869			I	Revocable Trust
			Table II -				curities									wned				
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	e, 4. Co	4. Transact Code (In		5. Number Derivative Securities Acquired or Dispos	Derivative Securities ( Acquired (A) or Disposed of D) (Instr. 3, 4		6. Date Exercisa Expiration Date (Month/Day/Year		ble and 7. Tit Secu r) Deriv		Title and Amount of ecurities Underlying erivative Security nstr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Numl derivati Securiti Benefic Owned Followin Reporte	ve ies ially ng ed	10. Ownersh Form: Direct (D or Indirec (I) (Instr.	Beneficial Ownershi t (Instr. 4)
				Co	ode	v	(A)	(D)	Da	ite ercisable		xpiration ate	Title		Amount or Number of Shares		Transac (Instr. 4			
Restricted Share Unit	(3)	04/15/2024		A	4		3.211 <sup>(4)</sup>			(3)		(3) (3) (3) (3) (3) (3) (3) (3) (3) (3)		dinary nares, nal value 0304635 r share	3.211	\$0	1,34	7.87 D		
Restricted Share Unit	(5)	04/15/2024		A	4		1.977 <sup>(6)</sup>			(5)		(5) SI nomi \$0.00		dinary nares, nal value 0304635 r share	1.977	\$0	582.6	5973	D	
Dividend Equivalent Rights- 2021 RSU Award	(1)	04/15/2024		A	4		15.544 <sup>(1)</sup>			(1)		(1)	SI nomi \$0.00	dinary nares, nal value 0304635 r share	15.544	\$0	177.56		D	
Dividend Equivalent Rights- 2022 RSU Award	(1)	04/15/2024		A	4		4.923 <sup>(1)</sup>			(1)				dinary nares, nal value 0304635 r share	4.923	\$0 19.6		556	D	
Dividend Equivalent Rights- 2022 RSU Award	(2)	04/15/2024		N	M			1(2)		(2)		(2)	SI nomi \$0.00	dinary nares, nal value 0304635 r share	1	\$0	18.6	556	D	
Dividend Equivalent Rights- 2022 RSU Award	(2)			Ν	м			1(2)		(2)		(2)	Or Sl nomi \$0.00	dinary nares, nal value 0304635	1	\$0 18.0		556	D	

1. The dividend equivalent rights accrued on the reporting person's time-based restricted share unit award and will vest based on the same vesting schedule applicable to the underlying restricted share unit award. Each dividend equivalent right is the economic equivalent of one WTW Ordinary Share.

2. The dividend equivalent rights are fully vested and accrued on a number of restricted share units previously vested under the reporting person's restricted share unit award. Each dividend equivalent right is the economic equivalent of one WTW Ordinary Share.

3. Restricted share units settle for Ordinary Shares, nominal value \$0.000304635 per share, on a 1:1 basis 6 months after the reporting person's termination date.

4. Represents dividends acquired pursuant to the Willis Towers Watson Non-Qualified Deferred Savings Plan for U.S. Employees (the "Plan"), including the participant's deferral election under the Plan and the Company's matching contribution on the participant's deferral election credited to the participant's account in the form of restricted share units under the Plan.

5. Vested shares under the Willis Towers Watson Non-Qualified Stable Value Excess Plan for U.S. Employees settle for Ordinary Shares, nominal value \$0.000304635 per share, on a 1:1 basis on the first business day of the month on which the NASDAQ Stock Market is open for business following the earlier of (i) the date that is 6 months after the reporting person's separation from service and (ii) the date that is 30 days after the reporting person's death.

6. Represents dividends acquired pursuant to the Willis Towers Watson Non-Qualified Stable Value Excess Plan for U.S. Employees (the "Excess Plan"), including the participant's deferral election under the Excess Plan and the Company's matching contribution on the participant's deferral election credited to the participant's account in the form of restricted share units under the Excess Plan.

/s/ Andrew Krasner by Elaine Wiggins, Attorney-in-Fact (power of attorney previously <u>filed)</u> \*\* Signature of Reporting Person

Date

04/17/2024

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

 $^{\ast}$  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.