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SAFEWAY Form 4	INC										
February 02	, 2015										
FORM	ЛЛ	~					~ ~ ~		OMB AF	PPROVAL	
Check this box if no longer subject to Section 16. Section 16. Section 16. Check this box if no longer subject to Section 16. Section 16.							OMMISSION	OMB Number:	3235-0287		
							January 31 200 Estimated average burden hours per response 0.				
(Print or Type	Responses)										
Dietz Diane M. Symbol				er Name and Ticker or Trading				5. Relationship of Reporting Person(s) to Issuer (Check all applicable)			
(Last)	(First)	(Middle)	3. Date of Earliest Transaction (Check				x all applicable)				
5918 STON	IERIDGE MAL	L ROAD	(Month/E 01/30/2	-				Director X Officer (give below) Executiv		Owner er (specify ent	
			mendment, Date Original Aonth/Day/Year)				6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person				
PLEASAN	TON, CA 94588	;						Form filed by M Person			
(City)	(State)	(Zip)	Tabl	e I - Non-D	erivative Se	curiti	es Acqu	uired, Disposed of	, or Beneficial	ly Owned	
1.Title of Security (Instr. 3)	any		on Date, if	3. Transactio Code (Instr. 8)	4. Securities Acquired tion(A) or Disposed of (D) (Instr. 3, 4 and 5))			Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Indirect Beneficial	
				Code V	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)			
Common Stock	01/30/2015			А	135,452 (1)	A	\$0	462,027	D		
Common Stock	01/30/2015			D	462,027	D	<u>(2)</u>	0	D		

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

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Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

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, if any (Month/Day/Year)	4. 5. Number of TransactiorDerivative Code Securities (Instr. 8) Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Stock Option (right to buy)	\$ 14.26	01/30/2015		D	55,000	(3)	(3)	Common Stock	55,000
Stock Option (right to buy)	\$ 20.65	01/30/2015		D	221,250	<u>(4)</u>	<u>(4)</u>	Common Stock	221,250
Stock Option (right to buy)	\$ 18.39	01/30/2015		D	73,750	(5)	(5)	Common Stock	73,750
Stock Option (right to buy)	\$ 17.49	01/30/2015		D	66,203	<u>(6)</u>	<u>(6)</u>	Common Stock	66,203
Stock Option (right to buy)	\$ 19.58	01/30/2015		D	66,488	(7)	<u>(7)</u>	Common Stock	66,488
Stock Option (right to buy)	\$ 34	01/30/2015		D	53,313	<u>(8)</u>	<u>(8)</u>	Common Stock	53,313
Restricted Stock Units	<u>(9)</u>	01/30/2015		D	12,771	<u>(9)</u>	<u>(9)</u>	Common Stock	12,771

Reporting Owners

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
Dietz Diane M. 5918 STONERIDGE MALL ROAD			Executive Vice				

PLEASANTON, CA 94588

President

Signatures

/s/ Laura A. Donald, 02/02/2015 Attorney-in-Fact

**Signature of Reporting Person

Date

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).

Represents shares acquired pursuant to performance share awards vested in accordance with the terms of the merger agreement dated as (1) of March 6, 2014 among issuer, AB Acquisition LLC, Albertson's Holdings LLC, Albertson's LLC and Saturn Acquisition Merger Sub, Inc., as amended (the "merger agreement").

Disposed of as of the effective date of the merger pursuant to the merger agreement. Upon the effective date of the merger each share of common stock became the right to receive the merger consideration consisting of: (i) a cash payment of \$34.92, (ii) one contingent value

(2) right relating to issuer's interest in Casa Ley, S.A. de C.V. (a "Casa Ley CVR") and (iii) one contingent value right relating to any deferred consideration relating to the sale of the assets of issuer's real-estate development subsidiary Property Development Centers, LLC (a "PDC CVR"), less any applicable withholding taxes.

The option originally vested in successive annual increments of 20% of the original number of shares subject to the option, beginning March 2, 2010. Pursuant to the merger agreement, each option, whether vested or unvested, was canceled as of the effective date of the

(3) merger in exchange for the right to receive for each share of common stock issuable upon exercise of the option (i) a cash payment of \$34.92 less the exercise price per share of the option, (ii) one Casa Ley CVR and (iii) one PDC CVR, less any applicable withholding taxes.

The option originally vested in successive annual increments of 20% of the original number of shares subject to the option, beginning March 5, 2011. Pursuant to the merger agreement, each option, whether vested or unvested, was canceled as of the effective date of the

(4) merger in exchange for the right to receive for each share of common stock issuable upon exercise of the option (i) a cash payment of \$34.92 less the exercise price per share of the option, (ii) one Casa Ley CVR and (iii) one PDC CVR, less any applicable withholding taxes.

The option originally vested in successive annual increments of 20% of the original number of shares subject to the option, beginning March 10, 2012. Pursuant to the merger agreement, each option, whether vested or unvested, was canceled as of the effective date of the

(5) merger in exchange for the right to receive for each share of common stock issuable upon exercise of the option (i) a cash payment of \$34.92 less the exercise price per share of the option, (ii) one Casa Ley CVR and (iii) one PDC CVR, less any applicable withholding taxes.

The option originally vested in successive annual increments of 25% of the original number of shares subject to the option, beginning March 8, 2013. Pursuant to the merger agreement, each option, whether vested or unvested, was canceled as of the effective date of the

merger in exchange for the right to receive for each share of common stock issuable upon exercise of the option (i) a cash payment of \$34.92 less the exercise price per share of the option, (ii) one Casa Ley CVR and (iii) one PDC CVR, less any applicable withholding taxes.

The option originally vested in successive annual increments of 25% of the original number of shares subject to the option, beginning March 8, 2014. Pursuant to the merger agreement, each option, whether vested or unvested, was canceled as of the effective date of the

(7) merger in exchange for the right to receive for each share of common stock issuable upon exercise of the option (i) a cash payment of \$34.92 less the exercise price per share of the option, (ii) one Casa Ley CVR and (iii) one PDC CVR, less any applicable withholding taxes.

The option originally vested in successive annual increments of 25% of the original number of shares subject to the option, beginning March 3, 2015. Pursuant to the merger agreement, each option, whether vested or unvested, was canceled as of the effective date of the

(8) merger in exchange for the right to receive for each share of common stock issuable upon exercise of the option (i) a cash payment of \$34.92 less the exercise price per share of the option, (ii) one Casa Ley CVR and (iii) one PDC CVR, less any applicable withholding taxes.

Each restricted stock unit represented the contingent right to receive one share of common stock. The restricted stock units originally vested in three equal annual installments beginning March 3, 2015. Pursuant to the merger agreement, each restricted stock unit, whether

(9) vested or unvested, was canceled as of the effective date of the merger in exchange for the right to receive (i) a cash payment of \$34.92, (ii) one Casa Ley CVR and (iii) one PDC CVR, less any applicable withholding taxes.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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