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Form 4	N POWER GROU	JP Corp								
January 12, FORN Check th if no lon subject to Section Form 4 of Form 5 obligation may com <i>See</i> Instru- 1(b).	A 4 UNITED his box ger to 16. or Dns ttinue.	AENT OF Cl rsuant to Sect (a) of the Publ	Washingtor HANGES IN SECU	h, D.C. 205 BENEFI RITIES he Securiti Iding Com	549 CIA les Ez ipany		Number: 3235-028 Number: January 3 Expires: 200 Estimated average burden hours per response 0			
(Print or Type	Responses)									
1. Name and Address of Reporting Person <u>*</u> Arrow, LLC							5. Relationship of Reporting Person(s) to Issuer (Check all applicable)			
	(First) (ADISE ROAD, S	(Me	Date of Earliest 7 onth/Day/Year) 08/2016	Fransaction			Director Officer (give t elow)	itleOthe below)	Owner r (specify	
3604 (Street) LAS VEGAS, NV 89109			Filed(Month/Day/Year)				 Individual or Joint/Group Filing(Check Applicable Line) X_ Form filed by One Reporting Person Form filed by More than One Reporting Person 			
(City)	(State)	(Zip)	Table I - Non-	Derivative S	Securi	ties Acqui	red, Disposed of,	or Beneficiall	y Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		Code	Transactionor Disposed of (D) Code (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common Stock, par value \$.01 per share	01/08/2016		Code V $J^{(2)}$	Amount 46,047	or (D) A	Price \$ 0.1108	(Instr. 3 and 4) 1,289,126	D		
Common Stock, par value \$.01 per share	01/08/2016		J <u>(1)</u>	451,264	A	\$ 0.1108	1,289,126	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. Transact Code (Instr. 8)	5. Number of L tionSecurities Acqu Disposed of (D) (Instr. 3, 4, and	uired (A) or	6. Date Exercisable and Expiration Date (Month/Day/Year)		
							Date Exercisable	Expiration Date	Title
Series A 10% Convertible Preferred Stock	\$ 0.4	01/08/2016		Code $\sqrt{J^{(3)}}$	V (A)	(D) 20.4084	<u>(4)</u>	<u>(4)</u>	Coi Stoo v \$.0 sl
Series B 10% Convertible Preferred Stock	\$ 0.4	01/08/2016		J <u>(3)</u>		200	<u>(5)</u>	<u>(5)</u>	Coi Stoo v \$.0 sl
Series D-2 Convertible Preferred Stock	\$ 0.4	01/08/2016		J <u>(3)</u>	220.4084		<u>(6)</u>	<u>(6)</u>	Con Stoo v \$.0 sl
Series C Convertible Preferred Stock	\$ 0.2	01/08/2016		J <u>(10)</u>		155.795	<u>(7)</u>	(7)	Coi Stoo v \$.(sl
Series D-3 Convertible Preferred Stock	\$ 0.2	01/08/2016		J <u>(10)</u>	155.795		<u>(8)</u>	(8)	Co Sto v \$.0
Series D Convertible Preferred Stock	\$ 0.1	01/08/2016		Р	15		<u>(9)</u>	<u>(9)</u>	Col Stoo v \$.0 s
Common Stock	\$ 0.1	01/08/2016		Р	15,000,000		01/08/2016	01/08/2021(11)	Co Sto

Warrants (Right to Buy)

Reporting Owners

Relationships **Reporting Owner Name / Address** Director 10% Owner Officer Other Arrow, LLC 2747 PARADISE ROAD, SUITE 3604 Х LAS VEGAS, NV 89109 Signatures Matthew van Steenwyk, Director, on behalf of Arrow, LLC 01/12/2016 **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).
- Arrow, LLC received 451,264 shares of Common Stock as a payment-in-kind dividend on 200 shares of the Series B 10% Convertible (1)Preferred Stock owned at the time of the dividend payment date.
- Arrow, LLC received 46,047 shares of Common Stock as a payment-in-kind dividend on 20.4084 shares of the Series A Preferred Stock (2)owned at the time of the dividend payment date.

Pursuant to the terms of the Securities Purchase Agreement, dated as of January 8, 2016, among American Power Group Corporation, Arrow, Associated Private Equity, and a third accredited investor identified on the signature pages thereto, Arrow exchanged all of the

- (3) shares of Series A 10% Convertible Preferred Stock and Series B 10% Convertible Preferred Stock of American Power Group Corporation owned by Arrow for an equal number of shares of a new Series D 2 Convertible Preferred Stock.
- Shares of Series A 10% Convertible Preferred Stock have no expiration date and are convertible at the respective holders' election. (4)
- (5) Shares of Series B 10% Convertible Preferred Stock have no expiration date and are convertible at the respective holders' election.
- (6) Shares of Series D-2 Convertible Preferred Stock have no expiration date and are convertible at the respective holders' election.
- (7) Shares of Series C Convertible Preferred Stock have no expiration date and are convertible at the respective holders' election.
- Shares of Series D-3 Convertible Preferred Stock have no expiration date and are convertible at the respective holders' election. (8)
- (9) Shares of Series D Convertible Preferred Stock have no expiration date and are convertible at the respective holders' election.

Pursuant to the terms of the Securities Purchase Agreement, dated as of January 8, 2016, among American Power Group Corporation, Arrow, Associated Private Equity, and a third accredited investor identified on the signature pages thereto, Arrow exchanged all of the

(10)shares of Series C Convertible Preferred Stock of American Power Group Corporation owned by Arrow for an equal number of shares of a new Series D-3 Convertible Preferred Stock.

If American Power Group Corporation has not filed a certificate of amendment to its Restated Certificate of Incorporation with the (11) Secretary of State of the State of Delaware increasing the number of authorized shares of Common Stock from 200,000,000 to 350,000,000 shares by January 8, 2018, then the Warrants will remain exercisable until January 8, 2026.

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.

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