## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL				
OMB Number:	3235-0287			
Estimated average burden				

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

	n 16. Form 4 or ontinue. See In	r Form 5 obligations struction 1(b).			File						es Exchange		1934			hours	per respor	ise:	0.5
		Reporting Person	ANAGEMEN	<u>IT</u>		. Issuer	Name a	D(h) of the liand Ticker of achines,	or Tradin	g Sym		1940			tionship of Rep all applicable) Director Officer (give	-	Person(s) X X	10% O Other (	wner specify
	IGSTOWN	(First) CAPITAL MAI ENUE, SUITE 2	(Middle) NAGEMENT L.I 205 #1033	Р.		. Date c 2/10/2		st Transacti	on (Mon	th/Day	/Year)				below)	See F	Remarks	below)	
(Street) NEW YO	ORK	NY	10016		4	. If Ame	ndment	, Date of O	iginal Fil	ed (M	onth/Day/Ye	ar)		6. Indiv	ridual or Joint/G Form filed b Form filed b	y One I	Reporting	Person	,
(City)		(State)	(Zip)																
			Table I - N	on-D	eriv	ative \$	Secur	ities Acc	juired,	Dis	posed of	, or B	enefi	cially Ow	ned				
1. Title of S	Security (Ins	tr. 3)		Date		tion y/Year)	if any	emed tion Date, n/Day/Year)	3. Transae Code (I 8)		4. Securitie Disposed 0				5. Amount of Securities Beneficially O Following Rep Transaction(s)		6. Owner Form: Di or Indire (Instr. 4)	rect (D)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
									Code	v	Amount		A) or D)	Price	(Instr. 3 and 4)				(instr. 4)
Class A (	Common St	ock		02	2/10/2	2023			M <sup>(1)</sup>		8,243,7:	50	Α	(1)	8,243,75	50	I		By Inflection Point Holdings LLC <sup>(2)</sup>
Class A (	Common St	ock													2,900,00	)0	I		By Kingstowr 1740 Fund L.P. <sup>(2)</sup>
			Table II								osed of, o onvertibl			ially Own es)	ed				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)		action (Instr.	Secu or Di		Derivative equired (A) of (D) d 5)	6. Date Expirat (Month	ion Da		Secur	ities Ur ative Se	mount of iderlying curity (Instr.	8. Price of Derivative Security (Instr. 5)	deriva Secur Benef Owne	ities icially d	10. Ownersl Form: Direct (E or Indire	Benefici O) Ownersi oct (Instr. 4)
	Security			Code	v	(A)		(D)	Date Exercis	able	Expiration Date	Title	N	mount or umber of hares		Follov Repor	ving rted action(s)	(I) (Instr.	.4)
Class B ordinary shares, par value \$0.0001 per share	(1)	02/10/2023		M <sup>(1)</sup>				8,243,750	(1)		(1)	Class ordin share par va \$0.00 per sh	ary es, lue 01	8,243,750	\$0		0	Ι	By Inflection Point Holdings LLC <sup>(2)</sup>
Warrants to purchase Class A Common Stock	\$11.5	02/13/2023		A <sup>(4)</sup>		6,84	45,000		03/15/2	2023	02/13/2028	Class Comm Stoc par va \$0.00 per sh	ion k, lue 01	6,845,000	\$1	6,84	45,000	Ι	By Inflection Point Holdings LLC <sup>(2)</sup>
Warrants to purchase Class A Common Stock	\$11.5	02/13/2023		P <sup>(5)</sup>		1,45	50,000		03/15/2	2023	02/13/2028	Class Comm Stoc par va \$0.00 per sh	non k, lue 01	1,450,000	(5)	1,4:	50,000	Ι	By Kingstov 1740 Fu L.P. <sup>(3)</sup>
Series A Preferred Stock, par value \$0.0001 per share	\$12 <sup>(6)</sup>	02/13/2023		A		21	,000		(6)		(6)	Class Comm Stoc par va \$0.00 per sh	non k, lue 01	,750,000 <sup>(6)</sup>	(8) (6)	3,200	0,000 <sup>(8)</sup>	Ι	By Kingstov 1740 Fu L.P. <sup>(3)</sup>
Warrants to purchase Class A common Stock	\$15 <sup>(6)(7)</sup>	02/13/2023		A		437,5	500 <sup>(6)(7)</sup>		02/13/2	2023	02/13/2028	Class Comm Stoc par va \$0.00 per sh	$\begin{bmatrix} k, \\ lue \\ 01 \end{bmatrix} 4$	37,500 <sup>(6)(7)</sup>	(9) (6)(7)	3,63'	7,500 <sup>(9)</sup>	Ι	By Kingstov 1740 Fu L.P. <sup>(3)</sup>
KINGS (Last) C/O KIN	GTOWN ( GSTOWN DISON AV	(First)	ANAGEMEN (Middle) NAGEMENT L.I	) P.	. <u>P.</u>														

(City) (State) (Zip)

1. Name and Address of Reporting Person\*

(Last)	(First)	(Middle)
	N CAPITAL MAN	. ,
	VENUE, SUITE 20	
(Street)		
NEW YORK	NY	10016
(City)	(State)	(Zip)
	of Reporting Person*	
BLITZER MIC	<u>CHAEL</u>	
(Last)	(First)	(Middle)
. ,	N CAPITAL MAN	· · · ·
C/O KINGSTOW	N CAPITAL MAN	AGEMENT L.P.
C/O KINGSTOW		AGEMENT L.P.
C/O KINGSTOW 167 MADISON A		AGEMENT L.P.
C/O KINGSTOW 167 MADISON A (Street)	VENUE, SUITE 20	AGEMENT L.P. 15 #1033
C/O KINGSTOW 167 MADISON A (Street) NEW YORK (City) 1. Name and Address	NY (State)	AGEMENT L.P. 15 #1033 10016
C/O KINGSTOW 167 MADISON A (Street) NEW YORK (City)	NY (State)	AGEMENT L.P. 15 #1033 10016
C/O KINGSTOW 167 MADISON A (Street) NEW YORK (City) 1. Name and Address	NY (State)	AGEMENT L.P. 15 #1033 10016
C/O KINGSTOW 167 MADISON A (Street) NEW YORK (City) 1. Name and Address SHANON GU (Last)	NY (State) Of Reporting Person	AGEMENT L.P. 15 #1033 10016 (Zip) (Middle)
C/O KINGSTOW 167 MADISON A (Street) NEW YORK (City) 1. Name and Address <u>SHANON GU</u> (Last) C/O KINGSTOW	NY (State) (State) Y (First)	AGEMENT L.P. 15 #1033 10016 (Zip) (Middle) AGEMENT L.P.
C/O KINGSTOW 167 MADISON A (Street) NEW YORK (City) 1. Name and Address <u>SHANON GU</u> (Last) C/O KINGSTOW	NY (State) of Reporting Person Y (First) N CAPITAL MAN	AGEMENT L.P. 15 #1033 10016 (Zip) (Middle) AGEMENT L.P.
C/O KINGSTOW 167 MADISON A (Street) NEW YORK (City) 1. Name and Address SHANON GU (Last) C/O KINGSTOW 167 MADISON A	NY (State) of Reporting Person Y (First) N CAPITAL MAN	AGEMENT L.P. 15 #1033 10016 (Zip) (Middle) AGEMENT L.P.

## Explanation of Responses:

1. In connection with and immediately prior to the closing (the "Closing") of the business combination (the "Business Combination") between the Issuer (which was formerly known as Inflection Point Acquisition Corp. or "Inflection Point") and Intuitive Machines, LLC, among other things, each of Inflection Point's Class B ordinary shares converted into one Class A ordinary share of Inflection Point as described under the heading "Description of Securities" in Inflection Point's Registration Statement on Form S-1 (File No.333-253963). Immediately after such conversion, each Class A ordinary share of Inflection Point converted into one share of the Issuer's Class A common stock (the "Class A Common Stock") on a one-for-one basis.

2. Inflection Point Holdings LLC (the "Sponsor") is the holder of such securities. The Sponsor has filed a separate Form 4 in connection with the transactions described herein. Kingstown Capital Management, L.P. ("KCM") is the manager of the Sponsor and shares voting and investment discretion with respect to the securities held by the Sponsor. Kingstown Management GP LLC ("KMGP") is the general partner of KCM and shares voting and investment discretion with respect to the securities held by the Sponsor. Kingstown Management GP LLC ("KMGP") is the general partner of KCM and shares voting and investment discretion with respect to the securities held by the Sponsor. Each of KMGP, KCM, Michael Blitzer and Guy Shanon disclaims any beneficial ownership of the securities held by the Sponsor other than to the extent of any pecuniary interest it or he, as applicable, may have therein, directly or indirectly.

3. Kingstown 1740 Fund, L.P. ("Kingstown 1740") is the holder of the securities reported herein. KCM is the investment manager of Kingstown 1740 and shares voting and investment discretion with respect to the ordinary shares held by Kingstown 1740. Kingstown Capital Partners LLC ("KCP") is the general partner of Kingstown 1740. Kingstown 1740. Kingstown 1740. Kingstown 1740. Kingstown 1740 and shares voting and investment discretion with respect to the ordinary shares held by Kingstown 1740. Kingstown 1740. Kingstown 1740 and shares voting and investment discretion with respect to the ordinary shares held by Kingstown 1740. Kingstown 1740. Kingstown 1740 and KCP have filed a separate Form 4 in connection with the transactions described herein. Each of KCM, KMGP, KCP, Michael Blitzer and Guy Shanon disclaims any beneficial ownership of the securities held by Kingstown 1740 other than to the extent of any pecuniary interest it or he, as applicable, may have therein, directly or indirectly.

4. The Warrants are reported as acquired for purposes of Section 16 of the Exchange Act concurrent with the Closing, because, pursuant to their terms, their exercise was not within the control of the Reporting Persons until the Closing. 6,845,000 Warrants were initially acquired in a private placement from the Issuer concurrent with the Issuer's initial public offering.

5. The Warrants are reported as acquired for purposes of Section 16 of the Exchange Act concurrent with the Closing, because, pursuant to their terms, their exercise was not within the control of the Reporting Persons until the Closing, 1,450,000 Warrants were initially acquired in the form of 2,900,000 units in the Issuer's initial public offering, each unit consisting of one Class A ordinary share and one-half of one redeemable warrant, for \$10.00 per units in the Issuer's initial public offering, each unit consisting of one Class A ordinary share and one-half of one redeemable warrant, for \$10.00 per units in the Issuer's initial public offering, each unit consisting of one Class A ordinary share and one-half of one redeemable warrant, for \$10.00 per units in the Issuer's initial public offering, each unit consisting of one Class A ordinary share and one-half of one redeemable warrant, for \$10.00 per units in the Issuer's bares of Class A common stock at an initial exercise price of \$15.00 per share (the "Preferred Investor Warrants"), subject to adjustment, at an aggregate purchase price of \$12,000,000. Each share of Series A Stock is convertible into a number of shares of Class A common stock, which is determined by dividing the Accrued Value (as defined in the Certificate of Designation for the Series A Stock (the "Certificate of Designation")) by the conversion price of \$12,000 estares of Class A common stock. The Series A Stock has no expiration date.

7. The exercise price of the Preferred Investor Warrants, and the number shares of Class A common stock issuable upon exercise of the Preferred Investor Warrants is subject to adjustment as described under the heading "Description of New Intuitive Machines' Securities" in the Issuer's registration statement on Form S-4 (File No. 333-267846).

8. Pursuant to the Certificate of Designation, Kingstown 1740 has opted for a 9.99% beneficial ownership blocker, pursuant to which it may not convert its shares of Series A Stock into shares of Class A common stock to the extent that, upon giving effect to such conversion, Kingstown 1740 (together with its affiliates and any persons acting as a group together with Kingstown 1740 or its affiliates) would beneficially own greater than 9.99% of the Issuer's Class A common stock as calculated in accordance with Rule 13d-3 under the Securities Exchange Act of 1934, as amended.

9. Pursuant to the terms of the Preferred Investor Warrants, Kingstown 1740 has opted for a 9.99% beneficial ownership blocker, pursuant to which it may not exercise its Preferred Investor Warrants for shares of Class A common stock to the extent that, upon giving effect to such exercise, Kingstown 1740 (together with its affiliates and any persons acting as a group together with Kingstown 1740 or its affiliates) would beneficially own greater than 9.99% of the Issuer's Class A common stock as calculated in accordance with Rule 13d-3 under the Securities Exchange Act of 1934, as amended.

## Remarks:

KCM and KMGP may be deemed directors by deputization by virtue of their representation on the board of directors of the Issuer. Michael Blitzer is a member of the board of directors of the Issuer. Guy Shanon stepped down from the board of directors of the Issuer in connection with Closing. See Exhibit 99.1 - Joint Filer Information, which is incorporated herein by reference and describes in further detail the relationships of the Reporting Persons to the Issuer.

<u>/s/ Russell Deutsch, Attorney-in- Fact for Kingstown Capital</u> <u>Management, L.P.</u>	<u>02/14/2023</u>
/s/ Russell Deutsch, Attorney-in- Fact for Kingstown Management GP LLC	<u>02/14/2023</u>
/s/ Russell Deutsch, Attorney-in- Fact for Michael Blitzer	02/14/2023
/s/ Russell Deutsch, Attorney-in- Fact for Guy Shanon	02/14/2023
** 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.

Joint Filer Information

Name of Joint Filer:	Vinestory Conital Managan and L.D.
Name of Joint Filer:	Kingstown Capital Management L.P.
Address of Joint Filer:	167 Madison Avenue, Suite 205 #1033
Address of John Ther.	New York, NY 10016
	New Tork, IVI 10010
Relationship of Joint Filer to Issuer:	10% Owner, Director by deputization
Issuer Name and Ticker or Trading Symbol:	Intuitive Machines, Inc. [LUNR]
Date of Event Requiring Statement:	
(Month/Day/Year):	02/10/2023
Name of Joint Filer:	Kingstown Management GP LLC
Address of Joint Filer:	c/o Kingstown Capital Management, L.P.
	167 Madison Avenue, Suite 205 #1033
	New York, NY 10016
Relationship of Joint Filer to Issuer:	10% Owner, Director by deputization
Issuer Name and Ticker or Trading Symbol:	Intuitive Machines, Inc. [LUNR]
Date of Event Requiring Statement:	
(Month/Day/Year):	02/10/2023
Name of Joint Filer:	Michael Blitzer
Address of Joint Filer:	c/o Kingstown Capital Management, L.P.
	167 Madison Avenue, Suite 205 #1033 New York, NY 10016
	New YOFK, NY 10016
Relationship of Joint Filer to Issuer:	10% Owner, Director
Relationship of Joint Filer to Issuel.	10% Owner, Director
Issuer Name and Ticker or Trading Symbol:	Intuitive Machines, Inc. [LUNR]
issuer reality including symbol.	intuitive Machines, inc. [LONK]
Date of Event Requiring Statement:	
(Month/Day/Year):	02/10/2023
(Hondi Duy) Tour).	
Name of Joint Filer:	Guy Shanon
Address of Joint Filer:	c/o Kingstown Capital Management, L.P.
	167 Madison Avenue, Suite 205 #1033
	New York, NY 10016
Relationship of Joint Filer to Issuer:	10% Owner
*	
Issuer Name and Ticker or Trading Symbol:	Intuitive Machines, Inc. [LUNR]
Date of Event Requiring Statement:	
(Month/Day/Year):	02/10/2023