## Edgar Filing: AMERICAN POWER GROUP Corp - Form 4

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AMERICA Form 4 July 16, 20	N POWER GRO	UP Corp										
FORM	FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION OMB									PPROVAL		
	UNITED	STATES					NGE CU		OMB Number:	3235-0287		
if no lor subject Section Form 4 Form 5 obligati may con	Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction See Instruction Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction Check this box SECURITIES Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940								Expires: Estimated a burden hou response	rs per		
(Print or Type Responses)												
Spring Mountain Capital, LLC Symbol				Issu ERICAN POWER GROUP Corp				ssuer	Relationship of Reporting Person(s) to uer (Check all applicable)			
(Last)	(First) (	Middle)	3. Date	of Earliest Tr	ansaction		-	_X_ Director	_X_ 109			
				th/Day/Year)Officer (give titleOther (specify below)Other (specify below)						er (specify		
				onth/Day/Year) A				6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person _X_ Form filed by More than One Reporting				
NEW YOF	RK, NY 10022							erson	lore than One K	eporting		
(City) (State) (Zip) <b>Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned</b>						lly Owned						
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		Date, if	Code (Instr. 3, 4 and 5) B (Instr. 8) O (A) T (A) T		5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)				
Common Stock	07/10/2013			J <u>(1)</u>	50,821	A	\$ 0.6559	205,113	D (1)			
Common Stock	07/10/2013			J <u>(2)(3)</u>	50,821	А	\$ 0.6559	513,700	I	See Footnotes $(2)$ $(3)$		
Common Stock	07/10/2013			J <u>(4)</u>	75,723	A	\$ 0.6559	614,205	I	See Footnote $(4)$		

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

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 control number.

 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)	4. Transacti Code (Instr. 8)	5. of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	;	ate	7. Titl Amou Under Securi (Instr.	nt of lying	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secu Bene Owne Follo Repo Trans (Instr
			Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

## **Reporting Owners**

Reporting Owner Name / Address	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
Spring Mountain Capital, LLC C/O SPRING MOUNTAIN CAPITAL 65 EAST 55TH STREET, 33RD FLOOR NEW YORK, NY 10022	Х	Х					
SMC Select Co-Investment Fund I LP C/O SPRING MOUNTAIN CAPITAL 65 EAST 55TH STREET, 33RD FLOOR NEW YORK, NY 10022	Х	Х					
SMC Select Co-Investment I GP, LLC C/O SPRING MOUNTAIN CAPITAL 65 EAST 55TH STREET, 33RD FLOOR NEW YORK, NY 10022	Х	Х					
Spring Mountain Capital G.P., LLC C/O SPRING MOUNTAIN CAPITAL 65 EAST 55TH STREET, 33RD FLOOR NEW YORK, NY 10022	Х	Х					
Spring Mountain Capital, LP C/O SPRING MOUNTAIN CAPITAL 65 EAST 55TH STREET, 33RD FLOOR NEW YORK, NY 10022	Х	Х					

Steffens John C/O SPRING MOUNTAIN CAPI 65 EAST 55TH STREET, 33RD F NEW YORK, NY 10022		Х	х				
Ho Gregory P. C/O SPRING MOUNTAIN CAPIT 65 EAST 55TH STREET, 33RD F NEW YORK, NY 10022		Х	Х				
Signatures							
SPRING MOUNTAIN CAPITAL	, LLC, By:	/s/ Gregory	P. Ho, Managing Member	07/11/2013			
	**Signature of	Reporting Pers	son	Date			
SMC SELECT CO-INVESTMEN	-		MC Select Co-Investment I GP, LLC,				
General Partner, By: Spring Mount Managing Member		07/11/2013					
	Date						
SMC SELECT CO-INVESTMEN Member, /s/ Gregory P. Ho, Manaş	07/11/2013						
	**Signature of	Reporting Pers	son	Date			
SPRING MOUNTAIN CAPITAL	G.P., LLC,	By: /s/ Gr	egory P. Ho, Managing Member	07/11/2013			
	**Signature of	Reporting Pers	son	Date			
SPRING MOUNTAIN CAPITAL, LP, By: Spring Mountain Capital, LLC, General Partner,							
/s/ Gregory P. Ho, Managing Mem		07/11/2013					
	**Signature of	Reporting Pers	son	Date			
/s/ John L. Steffens							
				07/11/2013			
	**Signature of	Reporting Pers	son	Date			
/s/ Gregory P. Ho				07/11/2013			
	<u>**Signature of</u>	Doporting Day		Date			
	_signature or	Reporting Pers	JUII	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).

SMC Select Co-Investment Fund I, LP ("SMC Co-Investment") received 50,821 shares of the Issuer's common stock as a payment-in-kind dividend on 133.33 shares of the Issuer's 10% Convertible Preferred Stock ("Preferred Stock") owned at the time of the list of the state of the sta

- (1) dividend payment date. SMC Select Co-Investment I GP, LLC is the general partner of SMC Co-Investment ("SMC Co-Investment GP") and pursuant to Rule 16a-1 of the Securities Exchange Act of 1934, as amended, it may be deemed to be the beneficial owner of any securities reported herein that are beneficially owned by SMC Co-Investment. SMC Co-Investment GP disclaims beneficial ownership with respect to any shares of common stock except to the extent of its pecuniary interest therein.
- (2) Spring Mountain Capital G.P., LLC ("Spring Mountain GP") is the general partner to SMC Reserve Fund II, LP ("SMC Reserve II") and SMC Reserve Fund II Offshore, LP ("SMC Reserve II Offshore"), neither of which is a reporting person, and is the sole member of SMC Co-Investment GP. Entities over which Spring Mountain GP is deemed to have voting and investment control received 50,821 shares of the Issuer's common stock as a payment-in-kind dividend on 399.99 shares of the Issuer's Preferred Stock owned at the time of the dividend payment date. Spring Mountain Capital, LP ("SMC LP") acts as investment manager to SMC Reserve II, SMC Reserve II

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Offshore and SMC Co-Investment. Spring Mountain Capital, LLC ("SMC LLC") is the general partner of SMC LP.

Pursuant to Rule 16a-1 of the Securities Exchange Act of 1934, as amended, each of Spring Mountain GP, SMC LP and SMC LLC may be deemed to be the beneficial owner of any securities reported herein that are beneficially owned by SMC Reserve II, SMC Reserve II Offshore and SMC Co-Investment. Each of Spring Mountain GP, SMC LP and SMC LLC disclaims beneficial ownership with respect to

(3) any shares of common stock except to the extent of its pecuniary interest therein. Spring Mountain GP has the right to appoint two Directors of the Issuer and currently, Avi Faliks and Jamie Weston, employees of SMC LP, have been appointed as Directors of the Issuer. The reporting persons may be deemed to be Directors by deputization by reason of Mr. Faliks and Mr. Weston, and any successor appointees, serving as Directors of the Issuer.

Mr. John L. Steffens and Mr. Gregory P. Ho are managing members of Spring Mountain GP and SMC LLC, and are also partners in SMC Employees Partnership ("SMC EP"). Entities over which Mr. Steffens and Mr. Ho are deemed to have voting and investment control received an aggregate of 75,723 shares of the Issuer's common stock as a payment-in-kind dividend on 465.32 shares of the Issuer's Preferred Stock owned at the time of the dividend payment date. Pursuant to Rule 16a-1 of the Securities Exchange Act of 1934, as

(4) Interfect stock owned at the time of the dividend payment date. Furshand to Kure Toar of the Securities Exchange Act of 1954, as amended, each of Mr. Steffens and Mr. Ho may be deemed to be the beneficial owner of any securities reported herein that may be deemed to be beneficially owned by SMC Reserve II, SMC Reserve II Offshore, SMC Co-Investment and SMC EP. Each of Mr. Steffens and Mr. Ho disclaims beneficial ownership with respect to any shares of common stock except to the extent of his pecuniary interest therein.

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.