# FORM 4

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

| OMB APPRO             | √AL       |
|-----------------------|-----------|
| OMB Number:           | 3235-0287 |
| Estimated average but | ırden     |
| hours per response    | 0.5       |

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

#### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| (Print or Type Responses)  1. Name and Address of Reporting Person * Clemens Sara |   |  | 2. Issuer Name and Ticker or Trading Symbol Pandora Media, Inc. [P] |   |  |  |                                 |  | 5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner |  |  |                       |  |  |   |   |
|---|---|--|---|---|--|--|---------------------------------|--|--|--|--|-----------------------|--|--|---|---|
| (Last) (First) (Middle) C/O PANDORA MEDIA, INC., 2101 WEBSTER STREET, #1650       |   |  |   | 3. Date of Earliest Transaction (Month/Day/Year) 03/11/2015 |  |  |                                 |  |  | X Officer (give title below) Other (specify below)  Chief Strategy Officer   |  |                       |  | ow)  |   |   |
| (Street)  |   |  |   | 4. If Amendment, Date Original Filed(Month/Day/Year)        |  |  |                                 |  |  | 6. Individual or Joint/Group Filing(Check Applicable Line)  Form filed by One Reporting Person  Form filed by More than One Reporting Person |  |                       |  |  |   |   |
| OAKLAND, CA 94612 (City) (State) (Zip)  |   |  | Table L. Non-Derivative Securities Acou                             |   |  |  |                                 |  | ured, Disposed of, or Beneficially Owned   |  |  |                       |  |  |   |   |
| (Instr. 3) Date   |   | 2. Transaction<br>Date<br>(Month/Day/Year) | 2A. Deemed<br>Execution Date, if                                    |   | 3. Tran<br>Code<br>(Instr. 8   | saction  | 4. Secur<br>(A) or E            | . Securities Acquired<br>A) or Disposed of (D)<br>Instr. 3, 4 and 5) |  | 5. Amount of Securities Beneficiall<br>Owned Following Reported<br>Transaction(s)<br>(Instr. 3 and 4)  |  | Beneficially ted      | 6.<br>Ownership<br>Form:   | 7. Nature<br>of Indirect<br>Beneficial<br>Ownership                                  |   |   |
|   |   |  |   |   | Code   | v V  | Amour                           | Amount (A)   |  |  |  |                       | or Indirect (I) (Instr. 4)   |  |   |   |
|   |   | 03/11/2015                                 |   |   | A  |  | 115,00                          | 00 A   | \$ 0   | 169,1  | 162  |                       |  | D  |   |   |
|   | Report on a s   | separate line for each                     | ch class of securities  | beneficial  | ly owned   | directly   | Pers                            | ons who  | n this fo  | rm are   | not req  | quired                |  | d unless th  |   | 1474 (9-02)                                     |
|   | Report on a s   | separate line for each                     | Table II -  | Derivative  | e Securiti   | es Acqu  | Pers<br>cont<br>form            | ons who<br>ained in<br>display                                       | n this fo<br>ys a cui<br>of, or Be   | orm are<br>rrently v   | not req<br>alid Ol   | quired<br>MB co       |  | d unless th  |   | 1474 (9-02)                                     |
| Reminder:   | •   | •  | Table II -  | Derivative  | e Securiti<br>calls, wa  | es Acqu  | Pers<br>cont<br>form<br>ired, D | ons who<br>ained in<br>display<br>isposed o<br>, convert             | n this fo<br>ys a cur<br>of, or Be<br>tible sec  | orm are<br>rrently v<br>neficially<br>urities)   | not req<br>valid Of<br>y Owned   | quired<br>MB co       | to respon  | d unless th  | e   | , ,   |
| Reminder:   | •   | 3. Transaction Date                        | Table II -  | Derivative (e.g., puts, 4.  f Transact Code                 | 5. No of D Security Acquired to the control of (I  | tes Acquarrants,<br>number<br>erivative<br>rities<br>nired (A<br>isposed<br>D)<br>r. 3, 4, | Pers<br>cont<br>form            | ons who<br>ained in<br>display                                       | of, or Be<br>tible second  | orm are<br>rrently v<br>neficially<br>urities)   | not requalid Of our of the control o | quired<br>MB co<br>ed | to respondent of number of the second number of the | 9. Number of Derivative Securities Beneficially Owned Following Reported Transaction | of 10. Ownersl Form of Derivati Security Direct (1 or Indirect) (s) (I) | 11. Natur of Indire Benefici Owners! (Instr. 4) |
| Reminder:  1. Title of Derivative Security  | 2.<br>Conversion<br>or Exercise<br>Price of<br>Derivative | 3. Transaction Date                        | Table II -  3A. Deemed Execution Date, it                           | Derivative (e.g., puts, 4.  f Transact Code                 | Securiticalls, was some of the security of the | tes Acquerrants, amber erivative rities aired (A issposed b) r. 3, 4, 5)                   | Pers confiform                  | isposed of converte expiration in h/Day/Ye                           | of, or Be<br>tible sectors able<br>Date<br>ear)  | rently v<br>neficially<br>urities)  7. Title<br>of Undo<br>Securiti<br>(Instr. 3   | and Amerlying less and 4)  Are or Nu of  | nount  mount  umber   | 8. Price of Derivative Security  | 9. Number of Derivative Securities Beneficially Owned Following Reported             | of 10. Ownersl Form of Derivati Security Direct (l or Indire            | 11. Natur of Indire Benefici Owners! (Instr. 4) |

#### **Reporting Owners**

|  | Relationships |              |                        |       |  |  |
|--|---------------|--------------|------------------------|-------|--|--|
| Reporting Owner Name / Address   | Director      | 10%<br>Owner | Officer                | Other |  |  |
| Clemens Sara<br>C/O PANDORA MEDIA, INC.<br>2101 WEBSTER STREET, #1650<br>OAKLAND, CA 94612 |               |              | Chief Strategy Officer |       |  |  |

### **Signatures**

| /s/ Jeremy Liegl, Attorney-in-Fact | 03/13/2015 |
|------------------------------------|------------|
| 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).
- (1) The RSU grant will vest over a total of four years with 25% vesting on 2/15/2016 and thereafter 1/16th of the total number of shares vesting quarterly.
- (2) Each market share unit represents a contingent right to receive one share of Pandora Media, Inc. common stock.
- (3) Represents the target number of market share units which may be earned over a three-year period based on Pandora's annual relative total shareholder return compared to that of the Russell 2000 Index. The actual amount earned and eligible for vesting may be between 0 and 200% of this number, depending on actual performance.

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.