lululemon athletica inc.

Form 3 August 18, 2014	TES SECURITIES AN	ID EXCHAN	IGE COM	MISSIO	N OMBAF	PPROVAL	
FORM 3 UNITED STA	TED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549			OMB Number:	3235-0104		
INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF 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			burden hour response	Expires:January 31Expires:2005Estimated averageburden hours perresponse0.5			
(Print or Type Responses)							
1. Name and Address of Reporting Person <u>*</u> ADVENT INTERNATIONAL CORP/MA	2. Date of Event Requiring Statement (Month/Day/Year) 08/07/2014	ring 3. Issuer Name and Ticker or Trading Synululemon athletica inc. [LULU]			mbol		
(Last) (First) (Middle)				f Amendment, Da ed(Month/Day/Yea	Amendment, Date Original Month/Day/Year)		
75 STATE STREET, 29TH FLOOR,Â		(Check a	ull applicable)				
(Street) BOSTON, MA 02109		Director Officer (give title below)	X10% Other (specify belo	Fili (w) Pers _X_	ndividual or Join ing(Check Applicat Form filed by One son _ Form filed by Mon porting Person	ble Line) Reporting	
(City) (State) (Zip)	Table I - N	lon-Derivati	ve Securiti	•	icially Owned	1	
1.Title of Security (Instr. 4)	2. Amount of Beneficially (Instr. 4)	Owned	3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nature Ownershij (Instr. 5)	of Indirect Benefi p	cial	
Common Stock	20,105,279	9 (1) (2) (3)	$I \underline{(1)} \underline{(2)} \underline{(3)}$	See Note	es (1) (2) (3)		
information cont required to respo	ach class of securities benefici pond to the collection of ained in this form are not ond unless the form displa MB control number.		C 1473 (7-02)			
Table II - Derivative Secu	rities Beneficially Owned (e.	.g., puts, calls, v	warrants, opt	ions, convo	ertible securities)	

1. Title of Derivative Security	2. Date Exercisable and	3. Title and Amount of	4.	5.	6. Nature of Indirect
(Instr. 4)	Expiration Date	Securities Underlying	Conversion	Ownership	Beneficial Ownership
	(Month/Day/Year)	Derivative Security	or Exercise	Form of	(Instr. 5)
		(Instr. 4)	Price of	Derivative	
			Derivative	Security:	

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Γ	Date	Expiration	Title	Amount or	Security	Direct (D)
E	Exercisable	Date		Number of		or Indirect
				Shares		(I)
						(Instr 5)

Reporting Owners

Reporting Owner Name / Address		Relationships				
		10% Owner	Officer	Other		
ADVENT INTERNATIONAL CORP/MA 75 STATE STREET, 29TH FLOOR BOSTON, MA 02109	Â	ÂX	Â	Â		
GPE VII GP (Delaware) Limited Partnership C/O ADVENT INTERNATIONAL CORPORATION 75 STATE STREET, 29TH FLOOR BOSTON, MA 02109	Â	X	Â	Â		
Advent Partners GPE VII-B Cayman Limited Partnership C/O ADVENT INTERNATIONAL CORPORATION 75 STATE STREET, 29TH FLOOR BOSTON, MA 02109	Â	ÂX	Â	Â		
Advent Puma Acquisition Ltd C/O ADVENT INTERNATIONAL CORPORATION 75 STATE STREET, 29TH FLOOR BOSTON, MA 02109	Â	ÂX	Â	Â		
GPE VII GP Limited Partnership C/O ADVENT INTERNATIONAL CORPORATION 75 STATE STREET, 29TH FLOOR BOSTON, MA 02109	Â	X	Â	Â		
Signatures						

See Exhibit 99.1 08/18/2014 **Signature of Date

Reporting Person

Explanation of Responses:

- If the form is filed by more than one reporting person, *see* Instruction 5(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).

Advent Puma Acquisition Limited ("APAL") will directly own 20,105,279 shares of Common Stock of the Issuer following the consummation of the purchase contemplated by the Stock Purchase Agreement, dated August 7, 2014, entered into with Dennis J. Wilson and certain of his affiliates. Upon consummation of such purchase, the Advent Funds (as defined below) will jointly own

- APAL. APAL, together with Advent International Corporation ("AIC") and the Advent Funds are referred to herein as the "Reporting (1) Persons." The shares directly owned by APAL may be deemed indirectly owned by the other Reporting Persons; however, each Reporting Person disclaims beneficial ownership of these securities except to the extent of its respective pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.
- AIC is the Manager of Advent International GPE VII, LLC ("AIGPE VII LLC") which in turn is the General Partner of the following (2)entities (together with AIGPE VII LLC, the "Advent VII Funds"): Advent Partners GPE VII Limited Partnership; Advent Partners GPE VII Cayman Limited Partnership; Advent Partners GPE VII-A Limited Partnership; Advent Partners GPE VII-A Cayman Limited Partnership; Advent Partners GPE VII-B Cayman Limited Partnership; Advent Partners GPE VII 2014 Limited Partnership; Advent

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Partners GPE VII 2014 Cayman Limited Partnership; Advent Partners GPE VII-A 2014 Limited Partnership; Advent Partners GPE VII-A 2014 Cayman Limited Partnership; GPE VII GP (Delaware) Limited Partnership ("GPEVII GP (Del)"); and GPE VII GP Limited Partnership ("GPEVII GP").

GPEVII GP (Del) is the General Partner of the following entities (together, the "Advent Del Funds"): Advent International GPE VII Limited Partnership; Advent International GPE VII-B Limited Partnership; Advent International GPE VII-C Limited Partnership; Advent International GPE VII-D Limited Partnership; Advent International GPE VII-F Limited Partnership; and Advent International

(3) GPE VII-G Limited Partnership, GPEVII GP is the General Partner of the following entities (the "GPE VII GP Funds" and together with the Advent VII Funds and the Advent Del Funds, the "Advent Funds"): Advent International GPE VII-A Limited Partnership; Advent International GPE VII-E Limited Partnership; and Advent International GPE VII-H Limited Partnership.

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Remarks:

This Form 3 is the third of three Form 3's being filed relating to the same event. Â The FormÂ

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.