Form 4	D MATTHEW V										
September 1											
FORM	A 4 UNITEDS	STATES	SECU	RITIES	A	ND EX	СНА	NGE (	COMMISSION		PPROVAL
				shingto						Number:	3235-0287
Check th if no lon	ger									Expires:	January 31 2005
subject to Section 16. Form 4 or Form 5 obligations may continue. STATEMENT OF C				CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES ection 16(a) of the Securities Exchange Act of 1934, ublic Utility Holding Company Act of 1935 or Sectior of the Investment Company Act of 1940						Estimated burden hou response	average urs per
See Instr 1(b).	ruction	50(11)	or the fi	i vestiller		compu	1 <i>y</i> 1 K				
(Print or Type	Responses)										
	Address of Reporting I RD MATTHEW V		Symbol	r Name <b>an</b> OHIO H				-	5. Relationship of Issuer (Chec	Reporting Per	
(Last)	(First) (N	/liddle)	-	f Earliest	Tra	insaction			_X_ Director	X 10	% Owner
· · ·	KLAND BLVD.	induic)		Day/Year)		insaction			XOfficer (give below)		her (specify
	(Street)			endment, l nth/Day/Ye		e Origina	ıl		6. Individual or Jo Applicable Line) _X_ Form filed by 0		
CLEVELA	ND, OH 44124								Form filed by N Person		
(City)	(State)	(Zip)	Tab	le I - Non	-De	erivative	Secu	rities Acq	uired, Disposed of	f, or Beneficia	ally Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deen Executior any (Month/D	n Date, if	3. Transact Code (Instr. 8)	tion )	(Instr. 3,	spose 4 and (A) or	d of (D) 5)	Beneficially Owned	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Common						Amount	(D)	Price		_	
Stock	09/12/2017			S		1,080	D	\$ 39.9	1,016,145	D	
Common Stock	09/12/2017			S		749	D	\$ 40.3	1,015,396	D	
Common Stock	09/12/2017			S		1,000	D	\$ 40.35	1,014,396	D	
Common Stock	09/12/2017			S		833	D	\$ 40.5	1,013,563	D	
Common Stock	09/13/2017			S		220	D	\$ 40.1	1,013,343	D	

Common Stock	09/13/2017	S	100	D	\$ 39.95	1,013,243	D	
Common Stock	09/13/2017	S	210	D	\$ 39.9	1,013,033	D	
Common Stock (1)						41,401	Ι	By First Francis Company, Inc.
Common Stock						546,000	Ι	By Trust
Common Stock						300,000	Ι	By Park Trust
Common Stock (1)						11,700	Ι	By Crawford Capital Company

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. Transactic Code (Instr. 8)	5. orNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	3	Date	7. Title and Amount of Underlying Securities (Instr. 3 and	Derivative Security (Instr. 5)	
			Code V	(A) (D)	Date Exercisable	Expiration Date	Amo or Title Num of Shar	nber	

# **Reporting Owners**

/ Address	Relationships						
	Director	10% Owner	Officer	Other			
	Х	Х	President & COO				

Reporting Owners

**Reporting Owner Name** 

#### CRAWFORD MATTHEW V 6065 PARKLAND BLVD. CLEVELAND, OH 44124

## Signatures

Linda Kold, Attorney-In-Fact for Matthew V. Crawford

09/13/2017

\*\*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 reporting person is a shareholder of the corporation that owns the reported securities and disclaims beneficial ownership of the reported securities 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. ITIZENSHIP OR PLACE OF ORGANIZATION Canadian

SOLE VOTING POWER SHARES Nil

VOTING POWER OWNED BY 10,776,867\*

BENEFICIALLY 6. SHARED

NUMBER OF 5.

11. PERCENT

12. TYPE OF

\*SFF

POWER REPORTING Nil	
PERSON 8. SHARED DISPOSITIVE POWER WITH 10,776,867*	
	9. AGGREGATE

AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 10,776,867\* 10. CHECK BOX

IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\* Not applicable [\_]

OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 13.4%\*

**REPORTING PERSON\* IN** 

INSTRUCTIONS BEFORE FILLING OUT! *See item 2(a) of this filing CUSIP No. 750236101 13	3G Page 12 of 18
Pages	1. NAME
OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES O	ONLY) Portland
Holdings Inc.	2.

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\* (a) [\_] (b) [x]

ONLY \_\_\_\_\_\_4.

CITIZENSHIP OR PLACE OF ORGANIZATION Incorporated under the laws of Ontario, Canada NUMBER OF 5.

### SOLE VOTING POWER SHARES Nil

VOTING POWER OWNED BY 10,776,867\*

EACH 7. SOLE DISPOSITIVE

**BENEFICIALLY 6. SHARED** 

POWER REPORTING Nil \_\_\_\_\_\_ PERSON 8. SHARED DISPOSITIVE POWER WITH 10,776,867\*

9. AGGREGATE

AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 10,776,867\*

	10. CHECK BOX
IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES* Not applicable	e [_] _ 11. PERCENT
OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 13.4%*	
REPORTING PERSON* CO	12. TYPE OF
REFORTING FERSON' CO	*SEE
INSTRUCTIONS BEFORE FILLING OUT! * See item 2(a) of this filing CUSIP No. 750236101 1 Pages	3G Page 13 of 18 Item 1(a).
Name of Issuer: Radian Group Inc.	r. 1/1 \ A 11
of Issuer's Principal Executive Offices: 1601 Market Street, Philadelphia, Pennsylvania, 19103	Item 1(b). Address em 2(a). Name of
Person Filing: AIC Limited (AIC) is a corporation incorporated under the laws of Ontario AICs who subsidiary AIC Investment Services Inc. (AISI) is the portfolio manager of certain accounts (include other investment advisory accounts) and AIC is the manager and trustee of certain mutual funds in ( (collectively the Funds) which are owners of record of the securities of the Issuer. AISI is qualified investment adviser to the Funds in Ontario, Canada pursuant to a registration under the Securities A registered as an investment adviser under Section 203 of the Investment Advisers Act of 1940. AIC Funds, shares with the Funds the power to direct the voting and disposition of the shares of the Issue Funds. Michael Lee-Chin holds indirectly through his sole ownership of Portland Holdings Inc. app the voting equity securities of AIC and consequently he may be deemed under United States securit beneficially own the shares of the Issuer held by AIC as trustee of the Funds and by the Funds, althor beneficial ownership of such holding. Mr. Lee-Chin is a citizen and resident of Canada.	olly owned ing the Funds and Ontario to act as an ct Ontario. AISI is as trustee of the er held by the roximately 95% of ies law to
of Principal Business Office, or if None, Residence: 1375 Kerns Road, Burlington, Ontario, Canada	
Citizenship: Michael Lee-Chin - Canadian AIC Limited - Incorporated under the laws of Ontario, C Investment Services Inc Incorporated under the laws of Ontario, Canada AIC Corporate Fund Inc. under the laws of Ontario, Canada Portland Holdings Inc Incorporated under the laws of Ontario, Certain mutual funds organized under the laws of Ontario, Canada	anada AIC Incorporated Canada Funds -
Class of Securities: Common Shares	Item 2(d). Title of
	Item 2(e). CUSIP
Number 750236101	CUSIP No.
881908107 13G Page 14 of 18 Pages Item 3. If This Statement is Filed Pursuant to Rule 13d-1(b), o Check Whether the Person Filing is a: (a) [_] Broker or dealer registered under Section 15 of the Ex Bank as defined in Section 3(a)(6) of the Exchange Act. (c) [_] Insurance company as defined in Se the Exchange Act. (d) [_] Investment company registered under Section 8 of the Investment Compa investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E); (f) [_] An employee benefit plan or o accordance with Rule 13d-1(b)(1)(ii)(F); (g) [_] A parent holding company or control person in accor 13d-1(b)(1)(ii)(G); (h) [_] A savings association as defined in Section 3(b) of the Federal Deposit In [_] A church plan that is excluded from the definition of an investment company under Section 3(c) Investment Company Act; (j) [_] Group, in accordance with Rule 13d-1(b)(1)(ii)(J). If this statement to Rule 13d-1(c), check this box. [_] Item 4. Ownership. Provide the following information regardin number and percentage of the class of securities of the issuer identified in Item 1. (a) Amount beneff 10,776,867* (b) Percent of class: 13.4%* (c) Number of shares as to which such person has: (i) Sole to direct the vote Nil, (ii) Shared power to vote or to direct the vote 10,776,867*, (iii) Sole power to direct the disposition of Nil, (iv) Shared power to dispose or to direct the disposition of 10,776,867* CUSIP No. 750236101 13G Page 15 of 18 Pages	change Act. (b) [_] ction 3(a)(19) of ny Act. (e) [X] An endowment fund in ordance with Rule nsurance Act; (i) (14) of the at is filed pursuant ing the aggregate icially owned: e power to vote or o dispose or to

	_ Item 5.
Ownership of Five Percent or Less of a Class. Inapplicable	
	Item 6.
Ownership of More Than Five Percent on Behalf of Another Person. Inapplicable	
	Item 7.
Identification and Classification of the Subsidiary which acquired the Security Being Reported on	by the Parent
Holding Company. Inapplicable	
	Item 8.
Identification and Classification of Members of the Group. Inapplicable	
	Item 9. Notice of
Dissolution of Group. Inapplicable	

Item 10. Certifications. By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having such purpose or effect. SIGNATURE After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct. September 4, 2007 AIC LIMITED By /s/Jonathan Wellum 09/04/2007 Jonathan Wellum, Date President AIC INVESTMENT SERVICES INC. By /s/Jonathan Wellum 09/04/2007 Jonathan Wellum, Date President CUSIP No. 750236101 13G Page 16 of 18 Pages AIC CORPORATE FUND INC. By /s/Jonathan Wellum 09/04/2007 Jonathan Wellum, Date President AIC LIMITED as trustee for the AIC CANADIAN FOCUSED FUND By /s/Jonathan Wellum 09/04/2007 Jonathan Wellum, Date President AIC LIMITED as trustee for the AIC CANADIAN BALANCED FUND By /s/Jonathan Wellum 09/04/2007 Jonathan Wellum, Date President AIC LIMITED as trustee for the AIC DIVIDEND INCOME FUND By /s/Jonathan Wellum 09/04/2007 Jonathan Wellum, Date President AIC LIMITED as trustee for the AIC AMERICAN FOCUSED FUND By /s/Jonathan Wellum 09/04/2007 Jonathan Wellum, Date President MICHAEL LEE-CHIN By /s/Jonathan Wellum 09/04/2007 Jonathan Wellum, Date President Under Power of Attorney dated March 14, 2003. PORTLAND HOLDINGS INC. By /s/Jonathan Wellum 09/04/2007 Jonathan Wellum, Date President Under Power of Attorney dated March 14, 2003. CUSIP No. 750236101 13G Page 17 of 18 Pages Attention. Intentional misstatements or omissions of fact constitute federal criminal violations (see 18 U.S.C. 1001). POWER OF ATTORNEY The undersigned does hereby appoint Jonathan Wellum and Victoria Ringelberg, and each of them, acting singly, with full power of substitution, as the true and lawful attorney of the undersigned, to sign on behalf of the undersigned in respect of the ownership or deemed ownership of equity securities held by the undersigned, directly or beneficially, and to be reported pursuant to sections 13(d) and 13(g) of the Securities and Exchange Act of 1934, as amended, and to execute joint filing agreements with respect to such filings. IN WITNESS WHEREOF, this Power of Attorney, has been executed as of the 14th day of March, 2003. /s/Michael Lee Chin Michael Lee Chin JOINT FILING AGREEMENT The persons named below agree to the joint filing on behalf of each of them of a Statement on Schedule 13G (including amendments thereto) with respect to the Common Shares of Radian Group Inc. and further agree that this Joint Filing Agreement be included as an Exhibit to such joint filings. In evidence thereof, the undersigned hereby execute this Agreement as of the 4th day of September, 2007. AIC LIMITED By /s/Jonathan Wellum Jonathan Wellum, President AIC INVESTMENT SERVICES INC. By /s/Jonathan Wellum Jonathan Wellum, President AIC CORPORATE FUND INC. By /s/Jonathan Wellum Jonathan Wellum, President CUSIP No. 750236101 13G Page 18 of 18 Pages AIC LIMITED as trustee for the AIC CANADIAN FOCUSED FUND By /s/Jonathan Wellum Jonathan Wellum, President AIC LIMITED as trustee for the AIC CANADIAN BALANCED FUND By /s/Jonathan Wellum Jonathan Wellum President AIC LIMITED as trustee for the AIC DIVIDEND INCOME FUND By /s/Jonathan Wellum Jonathan Wellum President AIC LIMITED as trustee for the AIC AMERICAN FOCUSED FUND By /s/Jonathan Wellum Jonathan Wellum, President MICHAEL LEE-CHIN By /s/Jonathan Wellum Jonathan Wellum, President Under Power of Attorney dated March 14, 2003. PORTLAND HOLDINGS INC. By /s/Jonathan Wellum Jonathan Wellum, President Under Power of Attorney dated March 14, 2003.