FORM 4

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

OMB APPROVAL
OMB Number: 3235-0287
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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 Ty | pe Response | s) | | | | | | | | | | | | | | | |
|--|---------------|-----------------|-----------------------|---|---|--|---|---|------------------------------------|---------------------------|---|---|--|------------------------------------|--------------------------------------|-------------------------|-------------|
| 1. Name and Address of Reporting Person* Aquila Tony | | | | | 2. Issuer Name and Ticker or Trading Symbol Canoo Inc. [GOEV] | | | | | | | 5 | 5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_ Director | | | | |
| (Last) (First) (Middle) C/O CANOO INC., 19951 MARINER AVE. | | | | | 3. Date of Earliest Transaction (Month/Day/Year) 12/21/2020 | | | | | | | X Officer (give title below) Other (specify below) Executive Chairman | | | | | |
| (Street) TORRANCE, CA 90503 | | | | 4. If A | 4. If Amendment, Date Original Filed(Month/Day/Year) | | | | | | | 6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person _Form filed by More than One Reporting Person | | | | | |
| (City | | (State) | (Zip) | | | Γable l | - No | n-De | erivative S | ecuriti | ies A | cquir | red, Dispo | osed of, or l | Beneficially | Owned | |
| (Instr. 3) Date (Month/Day/Year) a | | | Execution | | | Code (Instr. 8) | | 4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5) | | | | 5. Amount of Securities Beneficially Owned Following Reported Transaction(s) | | | Ownership of Form: | Beneficial | |
| | | | | (Month | (Month/Day/Year) | | ode | V | V Amount (A) or (D) Price | | Price | (Instr. 3 and 4) | | | \ / | Ownership (Instr. 4) | |
| Common | Stock | | 12/21/2020 | | | A | A | | 8,859,3 | 87 A | 9 | (1) | 8,859,3 | 87 | | I | By LLC |
| Common | Stock | | 12/21/2020 | | | A | A | | 3,500,0 (3) | 00 A | | \$ 10 | 12,359, | 387 | | I | By LLC |
| Common | Stock | | | | | | | | | | | | 35,000 | | | D | |
| Reminder: | Report on a s | separate line | for each class of sec | | eneficially tive Secur | | | Per cor the | rsons wh ntained ir form dis | o resp this f plays | form a cu | n are urren | not requ tly valid | | ormation spond unle trol numbe | ss | 1474 (9-02) |
| T. | ı | 1 | | (e.g., pt | uts, calls, | varran | | tion | s, convert | ible sec | | ties) | | 1 | Г | | |
| Derivative Conversion Date Exercise (Month/Day/Year) | | Execution I any | Date, if | te, if Transaction Code (Instr. 8) (Instr. 8) (A) or Disposed of (D) (Instr. 3, 4, and 5) | | vative rities nired or osed 0) r. 3, | and Expiration Date (Month/Day/Year) An Un Sec | | Amor Unde Secur (Instr | . 3 and | 8. Price of Derivative Security (Instr. 5) | 9. Number Derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4) | Owners Form of Derivat Security Direct (or Indir | Beneficia Ownersh (Instr. 4) | | | |
| | | | | | Code V | (A) | (D) | Da ^a Exc | | Expirat Date | tion | Title | Amount or Number of Shares | | | | |

Reporting Owners

| P (0 N / | Relationships | | | | | | |
|---|---------------|--------------|--------------------|-------|--|--|--|
| Reporting Owner Name / Address | Director | 10% Owner | Officer | Other | | | |
| Aquila Tony C/O CANOO INC. 19951 MARINER AVE. TORRANCE, CA 90503 | X | | Executive Chairman | | | | |

Signatures

| Tony Aquila, by /s/ Ron A. Metzger, Attorney-in-Fact | 12/22/2020 |
|--|------------|
| | |

| **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).
- Received pursuant to the Merger Agreement and Plan of Reorganization, dated as of August 17, 2020, by and among Hennessy Capital Acquisition Corp. IV ("Hennessy Capital"), HCAC IV First Merger Sub, Ltd., a direct, wholly-owned subsidiary of Hennessy Capital ("First Merger Sub"), HCAC IV Second Merger Sub, LtC, a direct,
- (1) wholly-owned subsidiary of Hennessy Capital ("Second Merger Sub"), and Canoo Holdings Ltd. ("Legacy Canoo") pursuant to which, through a series of mergers between Legacy Canoo, First Merger Sub, and Second Merger Sub, Legacy Canoo became a direct, wholly-owned subsidiary of Hennessy Capital, which subsequently changed its name to Canoo Inc. (the "Issuer"). The transactions contemplated by the Merger Agreement are referred to herein as the "Business Combination."
- Shares are held directly by AFV Partners SPV-4 LLC ("AFV 4"). Reporting Person is the Chairman and CEO of AFV Partners LLC which exercises ultimate voting and (2) investment power with respect to the shares held by AFV 4. The Reporting Person disclaims beneficial ownership of the shares held by AFV 4 except to the extent of his pecuniary interest therein.
- As previously disclosed, on August 17, 2020, the Issuer entered into subscription agreements (the "Subscription Agreements") with certain investors (the "PIPE investors") (3) pursuant to which such investors agreed to purchase, immediately prior to the closing of the Business Combination, an aggregate of \$323,250,000,000 of the Issuer's shares of Common Stock at a price of \$10.00 per share, or an aggregate of 32,325,000 shares of Common Stock. AFV 4 is among the PIPE Investors.

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.