FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940 OMB Number: 3235-0287 Estimated average burden hours per response: 0.5

	Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan for the purchase or sale of equity securities of the issuer that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.
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1. Name and Addres	s of Reporting Pe	rson*	2. Issuer Name and Ticker or Trading Symbol <u>Canoo Inc.</u> [GOEV]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
(Last) (First) (Middle) C/O CANOO INC.			3. Date of Earliest Transaction (Month/Day/Year) 04/09/2024	X Director X 10% Owner X Officer (give title Other (specify below) below) Executive Chairman and CEO					
19951 MARINE	R AVE		4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Individual or Joint/Group Filing (Check Applicable Line)					
(Street) TORRANCE	СА	90503		X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(State)	(Zip)	Derivative Securities Acquired, Disposed of, or Benef	Fisially Owned					

6. Ownership 7. Nature of 1. Title of Security (Instr. 3) 2. Transaction 2A. Deemed 4. Securities Acquired (A) or 5. Amount of Execution Date, Transaction Disposed Of (D) (Instr. 3, 4 and 5) Securities Form: Direct (D) Indirect (Month/Dav/Year) if anv Code (Instr. Beneficially Owned or Indirect (I) Beneficial (Month/Day/Year 8) Following Reported (Instr. 4) Ownership Transaction(s) (Instr. 4) (A) or (D) (Instr. 3 and 4) Code Price v Amount Bν Common Stock 3,477,674(1) I LLCs(2)(3) 2,333,078(1)(4) Common Stock D

> 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)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transac Code (Ir 8)						7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Transaction(s) (Instr. 4)		
Warrants to Purchase Common Stock	\$2.2355	04/09/2024 ⁽⁵⁾		A		4,473,272		(7)	(7)	Common Stock	4,473,272	(5)	5,527,592 ⁽⁵⁾⁽⁶⁾⁽⁸⁾	I	By LLCs ⁽⁵⁾
Series C Cumulative Perpetual Redeemable Preferred Stock	\$1,000	04/09/2024 ⁽⁵⁾		A		10,000		(9)(10)	(9)(10)	Common Stock	(11)	(9)(10)	0 ⁽⁹⁾⁽¹⁰⁾	I	By LLCs ⁽⁵⁾

Explanation of Responses:

1. Share numbers other than for AFV-11 and AFV-11/A (as defined herein) reflect a 1 for 23 reverse stock split effected on March 8, 2024.

2. (i) 543,886 shares of Common Stock are held by AFV Partners SPV-4 LLC, a Delaware limited liability company ("AFV-4"); (ii) 1,533,620 shares of Common Stock are held by AFV Partners SPV-7 LLC, a Delaware limited liability company ("AFV-7"); (iii) 150,000 shares of Common Stock have held by AFV Partners SPV-7/A LLC, a Delaware limited liability company ("AFV-7"); (iii) 155,848 shares of Common Stock are held by AFV Partners SPV-7/A LLC, a Delaware limited liability company ("AFV-7/A"); (iv) 195,848 shares of Common Stock are held by AFV Partners SPV-10 LLC, a Delaware limited liability company ("AFV-1/A"); (iv) 195,848 shares of Common Stock are held by AFV Partners SPV-10/LC, a Delaware limited liability company ("AFV-10/A"); (v) 304,299 shares of Common Stock are held by AFV-10/A, a Delaware limited liability company ("AFV-10/A"); (vi) 304,299 shares of Common Stock are held by AFV-10/B, a Delaware limited liability company ("AFV-10/B"); (vii) 304,299 shares of Common Stock are held by AFV-10/B, a Delaware limited liability company ("AFV-10/B"); (vii) 304,299 shares of Common Stock are held by AFV-10/B, a Delaware limited liability company ("AFV-10/B"); (vii) 304,299 shares of Common Stock are held by AFV-10/B, a Delaware limited liability company ("AFV-10/B"); (vii) 304,299 shares of Common Stock are held by AFV-10/B, a Delaware limited liability company ("AFV-10/B"); (vii) 304,299 shares of Common Stock are held by AFV-10/B, a Delaware limited liability company ("AFV-10/B"); (vii) 100,850 shares of Common Stock are held by AFV Partners SPV-10/C LC, a Delaware limited liability company.

3. (Continued from footnote 2) AFV Management Advisors LLC, a Delaware limited liability company ("AFV") is the sole manager and controlling member of AFV-4, AFV-7, AFV-7/A, AFV-10, AFV-10/A, AFV-10/B and AFV-10/C. AFV is the sole manager of the ultimate parent entity of I-40 OKC. Mr. Aquila is the managing member of AFV, which exercises ultimate voting and investment power with respect to the shares held by AFV-4, AFV-7, AFV-10/A, AFV-10/B, AFV-10/C and I-40 OKC. The Reporting Person disclaims beneficial ownership of the shares held by AFV 4, AFV 7, AFV-7/A, AFV-10, AFV-10/A, AFV-10/B, AFV-10/C and I-40 OKC, except to the extent of his pecuniary interest therein, and he has no pecuniary interest therein.

4. Includes 299,334 shares of Common Stock that will vest within 60 days from the date of this Form 4.

5. Each of AFV Partners SPV-11, LLC, a Delaware limited liability company ("AFV-11") and AFV Partners SPV-11/A, LLC, a Delaware limited liability company ("AFV-11/A") has entered into a securities purchase agreement (the "Purchase Agreement") with the Issuer dated April 9, 2024 pursuant to which each has agreed to purchase 5,000 shares of the Issuer's Series C Cumulative Perpetual Redeemable Preferred Stock ("Series C Preferred Stock") and Warrants to purchase up to 2,236,636 shares of Common Stock, at a combined purchase price of \$1,000 per share and accompanying Warrant, no later than 20 business days following April 9, 2024, subject to customary closing conditions. On April 10, 2024, AFV 11 purchased 5,000 shares of Series C Preferred Stock and Warrants to purchase up to 2,236,636 shares of Common Stock. AFV 11/A has not yet closed its purchase.

6. AFV is the sole manager and controlling member of AFV-11 and AFV-11/A. Mr. Aquila is the managing member of AFV, which exercises ultimate voting and investment power with respect to the shares and warrants held or to be held by AFV-11, and AFV-11/A. The Reporting Person disclaims beneficial ownership of the shares held by AFV-11 and AFV-11/A, except to the extent of his pecuniary interest therein.

7. The Warrants are exercisable upon issuance and expire 5 years after the date of issuance.

8. Includes warrants to purchase an aggregate of 1,054,320 shares of Common Stock with an exercise price of \$0.54 per share that are currently exercisable and which expire August 4, 2028, including: (i) Warrants to purchase up to 405,732 shares of Common Stock are held by AFV-10/A, (ii) Warrants to purchase up to 304,299 shares of Common Stock are held by AFV-10/B, (iii) Warrants to purchase up to 243,439 shares of Common Stock are held by AFV-10/C, and (iv) Warrants to purchase up to 100,850 shares of Common Stock are held by I-40 OKC.

9. AFV-11 currently owns 5,000 shares of the Issuer's Series C Preferred Stock. AFV 11/A has agreed to purchase 5,000 shares of the Issuer's Series C Preferred Stock no later than 20 business days following April 9, 2024 pursuant to the Purchase Agreement, subject to customary closing conditions. Each share of the Issuer's Series C Preferred Stock has no expiration date. Each holder of Series C Preferred has the right, at its option, to convert its Series C Preferred Stock, in whole or in part, into fully paid and non-assessable shares of Common Stock at a conversion price equal to the lesser of (i) 120% of the average of the closing sale prices per share of the Common Stock for the ten consecutive trading days immediately preceding the conversion (the "Average Common Stock Price") (provided that if the Average Common Stock Price is equal to the Floor Price (as defined below), the Conversion Price shall be determined based on 100% of the Average Common Stock Price") (provided that if the Average Common Stock Price is equal to the Floor Price (as defined below), the Conversion Price shall be determined based on 100% of the Average Common Stock Price instead of 120%) and

10. (Continued from footnote 9) (ii) \$2.2355 (such price, the "Conversion Price"); provided that in no event shall the Conversion Price be less than \$2.00 (the "Floor Price"). The Conversion Price is subject to customary adjustments, including in the event of any stock split, stock dividend, recapitalization or similar events. The Preferred Stock cannot be converted if such conversion would result in an issuance of Common Stock in excess of 19.99% of the aggregate number of shares of the Common Stock issued and outstanding as of April 9, 2024. Each share of Series C Preferred Stock will automatically convert, on a certificate by certificate basis, upon a change of control of the Issuer into the number of shares of the Issuer's Common Stock determined in accordance with the prior sentence.

/s/ Tony Aquila ** Signature of Reporting Person

04/15/2024

Date

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

 * 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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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