## FORM 4

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

OMB APPROVAL
OMB Number: 3235-0287
Estimated average burden
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

	pe Response	s)															
Name and Address of Reporting Person * Aquila Tony					2. Issuer Name and Ticker or Trading Symbol Canoo Inc. [GOEV]						:	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) 08/12/2022												
(Street) TORRANCE, CA 90503					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)			p)	Table I - Non-Derivative Securities Acqu						s Acqui	ired, Disposed of, or Beneficially Owned						
1.Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year)		Execution I	A. Deemed xecution Date, if	(Instr. 8)		4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s)		Following (s)	Ownership Form:	Beneficial
					(Month/Day/Year)		Cod	e	V	Amount	(A) or (D)	Price	(Instr. 3 a	,			Ownership (Instr. 4)
Commor	ı Stock		08/12/202	)22			P			200,000 1)	A	\$ 3.985 (2)	2,538,83	28		D	
Common Stock															[	Ву	
													51,232,	655			LLCs (3)
Reminder:	Report on a s	separate line f			ties benefi	•		F c t	Perso contai he fo	ons who lined in orm dis	respo this fo plays a	ond to to orm are	he collec not requ itly valid	ction of inf		SEC	LLCs (3) 1474 (9-02)
	,		Ta	able II - D (e	Derivative	Securit	ies Acq arrants	F c t juired	Perso contain he fo d, Disp ions, c	ons who lined in orm dis posed o	this for Be	ond to to orm are currer neficiall urities)	he collec not requ itly valid y Owned	ction of inf ired to res OMB cont	ormation pond unles rol number	SEC	1474 (9-02)
1. Title of	,	3. Transactic Date (Month/Day	Ta on 3A. 1 Exec	able II - D (e Deemed cution Date	<b>D</b> erivative	Securit ealls, w	ies Acq arrants	quirective tive ties red	Perso contain he fo d, Disp ions, o 6. Dat and Ex	ons who lined in orm dis	respo this for plays a f, or Be ible secuisable in Date	ond to to to the primare a current eneficial surities)  7. Ti Amo Unde Secu	he collector not requestly valid y Owned the and unt of erlying	8. Price of Derivative Security (Instr. 5)	ormation	SEC  SEC  Owners!  Form of Derivati Security Direct (l) or Indire	11. Natu of Indire Benefici Ownersh: (Instr. 4)

#### **Reporting Owners**

D (1 0 V /	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
Aquila Tony C/O CANOO INC. 19951 MARINER AVE TORRANCE, CA 90503	X	X	Executive Chairman and CEO				

### **Signatures**

Tony Aquila, by /s/ Hector Ruiz, Attorney-in-Fact	08/16/2022

**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 purchase of shares of Common Stock reported in this Form 4 was effected pursuant to a Rule 10b5-1 trading plan adopted by the Reporting Person on June 15, 2022.
- The price reported in Column 4 is a weighted average sale price. These shares were purchased in multiple transactions at prices ranging from \$3.62 to \$4.23, inclusive. The (2) Reporting Person has provided to the Issuer, and undertakes to provide to any security holder of the Issuer or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote.
  - (i) 12,509,387 shares of Common Stock are held by AFV Partners SPV-4 LLC, a Delaware limited liability company ("AFV-4"), (ii) 35,273,268 shares of Common Stock are held by AFV Partners SPV-7 LLC, a Delaware limited liability company ("AFV-7") and (iii) 3,450,000 shares of Common Stock held by AFV Partners SPV-7/A LLC, a
- (3) Delaware limited liability company ("AFV-7/A"). AFV Management Advisors LLC, a Delaware limited liability company ("AFV-7/A"). AFV Management Advisors LLC, a Delaware limited liability company ("AFV") is the sole manager and controlling member of AFV-4, AFV-7 and AFV-7/A. 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 and AFV-7/A. The Reporting Person disclaims beneficial ownership of the shares held by AFV 4, AFV 7 and AFV-7/A, 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.