## FORM 4

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

OMB APPROV	/AL
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 Type	Responses)													
1. Name and Address of Reporting Person SEIFFER JONATHAN A  (Last) (First) (Middle)  11111 SANTA MONICA BOULEVARD, SUITE 2000			A	2. Issuer Name and Ticker or Trading Symbol AerSale Corp [ASLE]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  X Director X 10% Owner				
				3. Date of Earliest Transaction (Month/Day/Year) 02/08/2021						Officer (give title below)  Other (specify below)  6. Individual or Joint/Group Filing/Check Applicable Line)  X Form filed by One Reporting Person  Form filed by More than One Reporting Person				w)
(Street)				4. If Amendment, Date Original Filed(Month/Day/Year)					_X_					
LOS ANGE	ELES, CA	90025 (State)	(Zip)			Table I - N	Non-Deriva	tive Securition	es Acquired	d. Disposed o	of, or Benef	ficially Owned		
1.Title of Security (Instr. 3)  2. Transaction Date (Month/Day/Ye			Execution any	A. Deemed xecution Date, if		4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		uired 5. A of (D) Ow Tra	5. Amount of Securities Beneficial		neficially 6	·	7. Nature of Indirect Beneficial Ownership	
						Code	V Am	(A) or (D)		or India (I)		r Indirect		
	tock		02/08/2021			J(1)(2)	967	,117 A	\$ 13.5 27	,017,623	<u>4)</u>	]		See footnote.
Common Si		arate line for each cl	ass of securities be	eneficially o	owned di		Persons v	m are not r	equired to	respond u		on containe form displa		1474 (9-02)
		arate line for each cl	ass of securities be	eneficially o	owned di		Persons v		equired to	respond u				1474 (9-02)
	2. Conversion or Exercise Price of Derivative	3. Transaction	Table II - 3A. Deemed Execution Date, in	Derivative (e.g., puts, 4. f Transact Code	5. No Deri Secu Acq	ies Acquire arrants, op	Persons v in this for a currentl	m are not r y valid OMI d of, or Bene ertible secur ercisable tion Date	equired to B control r eficially Ow	o respond unumber.  oned  d Amount ring	8. Price of	9. Number or Derivative Securities Beneficially Owned	10. Owners Form of Derivati Security	11. Natu hip of Indire f Benefic ive Owners 7: (Instr. 4
Reminder: Rep	2. Conversion or Exercise Price of	3. Transaction Date	Table II -  3A. Deemed Execution Date, it	Derivative (e.g., puts, 4. f Transact Code	5. Nion Deri Security Acq or D	ies Acquires arrants, op umber of ivative urities uired (A) bisposed of tr. 3, 4,	Persons v in this for a currentl ed, Dispose tions, conv 6. Date Exc and Expira	m are not r y valid OMI d of, or Bene ertible secur ercisable tion Date	equired to B control reficially Ownities)  7. Title and of Underly Securities	respond unumber.  red d Amount ring ad 4)	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially	10. Owners Form of Derivati Security Direct ( or Indire	11. Nature of Indirective Owners: (Instr. 4
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Reminder: Rep	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II -  3A. Deemed Execution Date, it	Derivative (e.g., puts, 4. f Transact Code (Instr. 8)	e Securit calls, was 5. N ion Deri Securit Acq or E (D) (Instant	ies Acquire arrants, op umber of ivative urities uired (A) bisposed of tr. 3, 4, 5)	Persons vin this for a currentled, Dispose-tions, conversed (Month/Da	m are not r y valid OMI d of, or Bene ertible secur ercisable tion Date y/Year)	equired to B control reficially Ownities)  7. Title and of Underly Securities (Instr. 3 an	respond unumber.  red  d Amount ring  d 4)  Amount or Number of Shares	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(	To. Owners Form of Derivati Security Direct ( or Indirect) (I)	11. Nature of Indirective Owners: (Instr. 4

#### **Reporting Owners**

	Relationships				
Reporting Owner Name / Address	Director	10% Owner	Officer	Other	
SEIFFER JONATHAN A					
11111 SANTA MONICA BOULEVARD, SUITE 2000	X	X			
LOS ANGELES, CA 90025					

### **Signatures**

/s/ Andrew C. Goldberg, Attorney-in-Fact	04/02/2021
**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).
- On February 8, 2021, Green Equity Investors V, L.P. ("GEI V"), Green Equity Investors Side V, L.P. ("GEI Side V"), and LGP Parts Coinvest LLC ("Coinvest") received an aggregate of 967,117 shares of the Issuer's Common Stock in connection with the settlement of the Contingent Earnout Shares described in Table II, which were acquired by GEI V, GEI Side V, and Coinvest pursuant to an "earn out" provision in the Amended and Restated Merger Agreement, dated as of September 8, 2020 by and among the Issuer, Aersale Aviation, Inc., Monocole, Monocle Merger Sub 1 Inc., Monocole Merger Sub 2 LLC, and Leonard Green & Partners, L.P. (the "Merger Agreement"). (continued in footnote 2)
- (continued from footnote 1) As of the consummation of transactions contemplated by the Merger Agreement, or December 22, 2020 (the "Closing Date"), GEI V, GEI Side V, and Coinvest became irrevocably entitled to receive the Contingent Earnout Shares if the closing sale price of Common Stock equals or exceeds \$13.50 per share for any period of 20 trading days out of 30 consecutive trading days prior to December 22, 2025. As a result of such conditions being met, GEI V, GEI Side V, and Coinvest acquired an additional 967,117 shares of Common Stock as required pursuant to the Merger Agreement.
- (3) Represents shares of Common Stock acquired by GEI V, GEI Side V, and Coinvest pursuant to the "earnout" provision in the Merger Agreement. Of the shares of Common Stock reported, 743,522 were acquired by GEI V, 223,032 were acquired by GEI Side V, and 563 were acquired by Coinvest.
- (4) Represents shares of Common Stock owned by GEI V, GEI Side V, and Coinvest. Of the shares of Common Stock reported, 20,771,203 are owned by GEI V, 6,230,686 are owned by GEI V Side V, and 15,734 are owned by Coinvest.
- Mr. Seiffer directly (whether through ownership or position) or indirectly through one or more intermediaries, may be deemed for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, to be the indirect beneficial owner of the shares of Common Stock owned by GEI V, GEI Side V, and Coinvest. Mr. Seiffer disclaims beneficial ownership of the shares of Common Stock owned by each of GEI V, GEI Side V, and Coinvest, except to the extent of his pecuniary interest therein and this report shall not be deemed an admission that he is the beneficial owner of such securities for purposes of Section 16 or for any other purpose.
- (6) Represents Contingent Earnout Shares settled as shares of Common Stock and issued to GEI V, GEI Side V, and Coinvest. Of the Contingent Earnout Shares reported, 743,522 were issued to GEI V, 223,032 were issued to GEI Side V, and 563 were issued to Coinvest.
- (7) Represents Contingent Earnout Shares owned by GEI V, GEI Side V, and Coinvest. Of the Contingent Earnout Shares reported, 0 are owned by GEI V, 0 are owned by GEI Side V, and 0 are owned by Coinvest.
- (8) The Contingent Earnout Shares are shares of Common Stock that may be issued to GEI V, GEI Side V, and Coinvest if the closing sale price of Common Stock equals or exceeds \$15.00 per share for any period of 20 trading days out of 30 consecutive trading days prior to December 22, 2025, pursuant to an "earnout" provision in the Merger Agreement.
- Represents shares of Common Stock that may be issued to GEI V if the closing sale price of Common Stock equals or exceeds \$15.00 per share for any period of 20 trading days out of 30 (9) consecutive trading days prior to December 22, 2025, pursuant to an "earn out" provision in the Merger Agreement. Of the Contingent Earnout Shares Reported, 743,522 would be issued to GEI V, 223,032 would be issued to GEI Side V, and 563 would be issued to Coinvest.

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.