FORM 4

(Print or Type Responses)

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

OMB APPROVAL
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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

1. Name and Address of Reporting Person* Heng Jun Hong				2. Issuer Name and Ticker or Trading Symbol Luminar Technologies, Inc./DE [LAZR]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner					
(Last) (First) (Middle) C/O LUMINAR TECHNOLOGIES, INC., 2603 DISCOVERY DRIVE, SUITE 100				3. Dat 03/17	3. Date of Earliest Transaction (Month/Day/Year) 03/17/2022								ow) _		(specify below	v)	
(Street) ORLANDO, FL 32826				4. If A	_X_Form								dual or Joint/Group Filing(Check Applicable Line) filed by One Reporting Person iled by More than One Reporting Person				
(City)	(State)	(Z	ip)			Table	I - No	n-Derivativ	e Sec	urities A	cquired, Disp	osed of, or I	Beneficia	ally Owr	ed	
(Instr. 3) Date Exec (Month/Day/Year) any				Code		4. Securition or Dispose (Instr. 3, 4	d of (D)	Beneficially Following I Transaction	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			7. Natur Indirect Benefici Ownersl t (Instr. 4)	al nip			
							Code	V	Amount	(A) or (D)	Price	Ì	(msa. 5 and 4)				
Class A	common st	ock	03/17/2022				S		188,172	D	\$ 14.091 (1)	7 697,434		I		By Cre Cove C	Capital
Class A	common st	ock										1,570,024	1	I		By Pre Room	
Class A	common st	ock										358,821		I		By Her Zhao J Revoca Trust	T
Class A	common st	ock										703,905		I		By Cre Cove Opport Fund I	tunity
Class A	common st	ock										227,128		I		By Cre Cove Opport Foreign Interm	tunity n ediary,
Class A common stock										18,559		Ι)				
Reminder:	Report on a s	separate l	ine for each cla	Γable II -	Derivat	tive Seco	urities A	Acquir	Persons contained the form	who in the display	his form ays a cu or Benefi	to the coller are not requirently valid	uired to res OMB cont	spond u	ınless	SEC 147	74 (9-02)
Security	2. Conversion or Exercise Price of Derivative Security	3. Trans Date (Month/	Day/Year) Exc	. Deemed	ate, if	l. Γransacti Code	5. Nur of Der Sec Acq (A) Disj of (Ins	nber ivative urities uired or oosed	6. Date Exand Expir (Month/D	ercisa	able Date Larry	7. Title and Amount of Underlying Securities (Instr. 3 and 4)	8. Price of Derivative Security (Instr. 5)	Derivat Securiti Benefic Owned Followi Reporte	ive les lially ling led letion(s)	Ownership Form of Derivative Security: Direct (D) or Indirect	

			V	(4)		Date Exercisable	Expiration Date	Title	Amount or Number of Shares		
		Code	V	(A)	(D)				Shares		

Reporting Owners

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
Heng Jun Hong C/O LUMINAR TECHNOLOGIES, INC. 2603 DISCOVERY DRIVE, SUITE 100 ORLANDO, FL 32826	X						

Signatures

/s/ Jun Hong Heng	03/21/2022
***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).
- The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$14.00 to \$14.21, inclusive. The reporting (1) person undertakes to provide to Luminar Technologies, Inc., any security holder of Luminar Technologies, Inc., or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.
 - Crescent Cove Capital II GP, LLC is the general partner of and Crescent Cove Capital Management, LLC is the investment manager of Crescent Cove Capital II LP. Crescent Cove Opportunity GP, LP is the general partner of and Crescent Cove Advisors, LP is the investment manager of each of Crescent Cove Opportunity Fund LP and
- (2) Crescent Cove Opportunity Foreign Intermediary, LLC. Mr. Heng is the managing member of each of such general partners and investment managers, and therefore, may be deemed to hold voting and dispositive power over the shares held by Crescent Cove Capital II LP, Crescent Cove Opportunity Fund LP and Crescent Cove Opportunity Foreign Intermediary, LLC.
- (3) The reporting person manages Press Room LLC and may be deemed to hold voting and dispositive power over the shares held by Press Room LLC. The reporting person disclaims beneficial ownership of the shares held by Press Room LLC.

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.