## FORM 4

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

OMB APPROVAL

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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																
Name and Address of Reporting Person – Rodriguez Antonio L.			2. Issuer Name and Ticker or Trading Symbol Markforged Holding Corp [MKFG]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable)XDirector10% Owner					
(Last) (First) (Middle) C/O MARKFORGED HOLDING CORPORATION, 480 PLEASANT STREET				3. Date of Earliest Transaction (Month/Day/Year) 06/21/2022							r)	•	Officer (give	title below)	Oth	er (specify bel	ow)
(Street) WATERTOWN, MA 02472				4. If Amendment, Date Original Filed(Month/Day/Year)							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				
(Cit		(State)	(Zip)				Tabl	le I - Noi	n-De	rivative S	ecurit	ties Acqui	red, Disposed	of, or Bene	ficially Own	ed	
(Instr. 3) Da		2. Transaction Date (Month/Day/Year			d Date, if	3. Transaction Code (Instr. 8)		4. Securities Acqui (A) or Disposed of (Instr. 3, 4 and 5)		equired d of (D)	5. Amount of S Owned Follow Transaction(s)	Securities Beneficially wing Reported		6. Ownership Form: Direct (D)	Beneficial		
				(Monu	II/Da	y/Year)		Code	V	Amount	(A) c (D)	or	(Instr. 3 and 4)			or Indirect (I) (I) (Instr. 4)	
Commor	Stock		06/21/2021				A	A(1)		67,873	A	\$ 2.21	67,873			D	
Commor	Stock												28,495,912			I	See footnote (2)
Common Stock													1,424,197			I	See footnote
Dami 1	D/		-1		11-	1_1_1			:1								(3)
Reminder:	Report on a s	separate line for each		- Derivat	tive !	Securit	ies A	Pe in di cquired	erson this	ons who is form ar ays a cur	e not rently or Be	ond to the required y valid Ol	e collection o I to respond o MB control n	unless the		ed SEC	2 1474 (9-02)
1. Title of	2. Conversion	3. Transaction Date (Month/Day/Year)	Table II - 3A. Deemed Execution Date, if	- Derivat (e.g., pu 4. Transac Code	tive s	Securit	er er eties at ties et	equired	erson this ispla ispla i, Dis ons, Exer ion D	posed of, convertible	or Ber	ond to the required y valid Ol neficially (urities)	e collection of to respond of the control of the co	unless the umber. 8. Price of		of 10. Owners Form of Derivat Securit Direct or India	ship of Indire Beneficitive Ownersl (Instr. 4
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction Date (Month/Day/Year)	Table II - 3A. Deemed Execution Date, if	- Derivat (e.g., pu 4. Transac Code	tive s	5. Numb of Deriva Securi Acquii (A) or Dispos of (D) (Instr. 4, and	er attive tites red ssed 3, 5)	equired nts, optio	Person this isplanting the second this isplanting the second the s	ons who is form arrays a current of the convertible convertible convertible convertible (Year)	or Berle secu	ond to the required y valid Ol neficially (urities) 7. Title and Underlying	e collection of to respond of the control of the co	8. Price of Derivative Security	9. Number Derivative Securities Beneficially Owned Following Reported Transaction	of 10. Owners Form o Derivat Securit Direct or India (s) (I)	ship of Indire Beneficitive Ownersl (Instr. 4
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## **Reporting Owners**

		Relationsl	nips	
Reporting Owner Name / Address	Director	10% Owner	Officer	Other
Rodriguez Antonio L. C/O MARKFORGED HOLDING CORPORATION 480 PLEASANT STREET WATERTOWN, MA 02472	X			

## **Signatures**

/s/ Stephen Karp, Attorney-in-Fact	06/27/2022
**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).
- Consists of a Restricted Stock Unit ("RSU") award made pursuant to the Issuer's 2021 Stock Option and Incentive Plan. Each RSU represents a contingent right to receive one share of the (1) Issuer's common stock upon settlement for no consideration. The RSUs shall vest on the earlier of (i) the date of the next annual meeting of stockholders of the Issuer and (ii) the 12-month anniversary of the grant date, subject to the Reporting Person's continuous service to the Issuer on each such date.
- These shares are held directly by Matrix Partners IX, L.P. ("Matrix"). Antonio Rodriguez is a member of the board of directors of the Issuer and a managing member of Matrix IX (2) Management Co., L.L.C. ("Matrix IX MC"), the general partner of Matrix. As a managing member of Matrix IX MC, Mr. Rodriguez has sole voting and dispositive power with respect to these shares. Mr. Rodriguez disclaims beneficial ownership of these shares except to the extent of his pecuniary interest.
- These shares are held by Weston & Co. IX LLC ("Weston IX"), as nominee for Matrix Partners Management Services, L.P. Mr. Rodriguez is a member of the board of directors of the (3) Issuer and by virtue of his management position at Matrix Partners Management Services, L.P. has sole voting and dispositive power with respect to these shares. Mr. Rodriguez disclaims beneficial ownership of these shares except to the extent of his pecuniary interest therein.
- On July 14, 2021 (the "Closing Date") one, the Issuer's predecessor, consummated the business combination (the "Business Combination") pursuant to the terms of the merger agreement dated as of February 23, 2021 by and among one, Caspian Merger Sub Inc., a Delaware corporation and MarkForged, Inc., a Delaware corporation. On the Closing Date, Matrix received the right to acquire 2,576,215 shares of the Issuer's Common Stock in connection with the Business Combination, (i) 1,405,208 of which will be released from escrow if the value weighted average price ("VWAP") for at least 20 of any 30 consecutive trading days following the Closing Date is at least \$12.50; and (ii) 1,171,007 of which will be released from such escrow if the VWAP for at least 20 of any 30 consecutive trading days following the Closing Date is at least \$15.00. Any shares not eligible to be released within five years of the Closing Date will
- On the Closing Date, Weston, received the right to acquire 128,755 shares of the Issuer's Common Stock in connection with the Business Combination, (i) 70,230 of which will be released from secrow if the VWAP for at least 20 of any 30 consecutive trading days following the Closing Date is at least \$12.50; and (ii) 58,525 of which will be released from such escrow if the VWAP for at least 20 of any 30 consecutive trading days following the Closing Date is at least \$15.00. Any shares not eligible to be released within five years of the Closing Date will be forfeited and canceled.

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.