Instruction 1(b).

FORM 4

Check this box if no longer subject

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D	.C. 20549
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## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

	OMB APP	ROVAL
	OMB Number:	3235-0287
	Estimated average	burden
-	hours per response	. 0.5

to Section 16. Form 4 or Form 5 obligations may continue. See Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

Name and Address of Reporting Person*     Wolf Kurt James		2. Issuer Name and Ticker or Trading Symbol GameStop Corp. [ GME ]				5. Relationship of Reporting Perso (Check all applicable) X Director		10% Ov	on(s) to Issuer  10% Owner  Other (specify				
(Last) (First) (Middle) C/O GAMESTOP CORP. 625 WESTPORT PARKWAY  (Street) GRAPEVINE TX 76051			3. Date of Earliest Transaction (Month/Day/Year) 01/12/2021					Officer (give title (			вреспу		
			4. If Amendment, Date of Original Filed (Month/Day/Year)				6. Individual or Line)	Joint/Group Filin	g (Check A	oplicable			
								X Form filed by One Reporting Person  Form filed by More than One Reporting  Person					
(City)	(St	ate) (Z	ip)										
		Table	I - Non-Derivat	tive Securities	Acqu	ıired	, Dispose	d of, o	or Benef	icially Owne	d		
1. Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)	Execution Date,		3. Transaction Code (Instr. 8)  4. Securities Acquired (A) o Disposed Of (D) (Instr. 3, 4 a		ed (A) or tr. 3, 4 and 5	5. Amount of Securities Beneficially Owned Following	6. Owners Form: Dire (D) or Indirect (I) (Instr. 4)	ect Indired Benef Owner	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
					Code	v	Amount	(A) or (D)	Price	Reported Transaction(s (Instr. 3 and 4	s)		
Class A (	Common St	ock	01/12/2021		S <sup>(1)</sup>		560,000	D	\$19.990	388,600	) I	By H Capit Partn LP <sup>(3)</sup>	tal ers,
Class A (	Common St	ock	01/12/2021		J <sup>(5)</sup>		135,500	D	(5)	271,000	) I	By H Capit Mana LLC	tal ngement,
Class A C	Common St	ock	01/12/2021		S <sup>(7)</sup>		160,000	D	\$19.99	2) 111,000	) I	By H Capit Mana LLC	tal agement,
Class A (	Common St	ock	01/13/2021		S <sup>(1)</sup>		70,000	D	\$31.080	318,600	) I	By H Capit Partn LP <sup>(3)</sup>	tal ers,
Class A (	Common St	ock	01/13/2021		S <sup>(7)</sup>		20,000	D	\$31.080	91,000	I	By H Capit Mana LLC	tal agement,
Class A C	Common St	ock								50,689(9	D D		
		Tab		ve Securities A									
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security  3. Transaction Date (Month/Day/Year)		3A. Deemed 4. Execution Date, Transac	4. Transaction of Deriv Secu Acqu (A) on Dispo of (D) (Instr.	5. Number 6. Date expiration		Exercisable and tion Date //Day/Year)		Title and amount of securities inderlying serivative security (Instant)	8. Price of Derivative Security (Instr. 5)	derivative C Securities F Beneficially D Owned o	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
	n of Respons			Code V (A)		Date Exercis	Expira sable Date		Amou or Numb of Share	er			

## Explanation of Responses:

- 1. Shares sold by Hestia Capital Partners, LP ("Hestia Capital") in order to better align with the maximum concentration guidelines for single stock investment of Hestia Capital.
- 2. The price reported in column 4 is a weighted average price, rounded to the nearest cent. These shares were sold in multiple transactions at prices ranging from \$19.33 to \$20.33, inclusive. The reporting person undertakes to provide to GameStop Corp., any security holder of GameStop Corp. 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 range.
- 3. Shares beneficially owned directly by Hestia Capital. Hestia Capital Management, LLC ("Hestia LLC"), as the general partner of Hestia Capital, and Mr. Wolf, as the managing member of Hestia LLC, may also be deemed the beneficial owner of these shares.
- 4. Mr. Wolf disclaims beneficial ownership of the shares except to the extent of his pecuniary interest therein, if any, and this report shall not be deemed an admission that Mr. Wolf is the beneficial owner of the shares for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, or for any other purpose.
- 5. Represents shares held in two separately managed accounts that were previously reported as beneficially owned by Hestia LLC, of which Mr. Wolf serves as the managing member. Such shares were returned to the account holders and as such, these shares are no longer deemed to be beneficially owned by Hestia LLC or Mr. Wolf.
- 6. Shares held in a separately managed account that is beneficially owned by Hestia LLC. Mr. Wolf, as the managing member of Hestia LLC, may also be deemed the beneficial owner of these shares.

- 7. Shares sold by Hestia LLC on behalf of a separately managed account in order to better align with the maximum concentration guidelines for single stock investment of the separately managed account.
- 8. The price reported in column 4 is a weighted average price, rounded to the nearest cent. These shares were purchased in multiple transactions at prices ranging from \$30.82 to \$31.36, inclusive. The reporting person undertakes to provide to GameStop Corp., any security holder of GameStop Corp. 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.
- 9. Includes 21,400 shares beneficially owned jointly with Mr. Wolf's wife.

## Remarks:

/s/ James A. Bell, as Attorneyin-Fact 01/14/2021

\*\* Signature of Reporting Person Date

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

- $^{\star}$  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.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.