FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL 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).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

	nd Address of <u>James I</u>	Globalstar		5. Relationship of Reporting Person(s) to Issuer (Check all applicable)											
(Last)	(Fi	3. Date of Earli 06/28/2024	est Trans	action	(Month/Day/Yea		Officer (give title Other (specify below)								
1735 NINETEENTH STREET (Street) DENVER CO 80202				4. If Amendmen	nt, Date o	f Origi	inal Filed (Month	Individual or Joint/Group Filing (Check Applicable ne) Form filed by One Reporting Person Form filed by More than One Reporting Person							
(City)	(St	rate) (Z	Rule 10b5-1(c) Transaction Indication Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.												
		Table	I - Non-Deriva	1							ed				
Date			2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year	3. Transaction Code (Instr. 8)		4. Securities Ac Disposed Of (D			Securities Beneficia Owned Following	5. Amount of Securities Beneficially Owned Following Reported		irect Inc Be (I) Ov	Nature of direct neficial vnership str. 4)	
					Code	v	Amount	(A) or (D)	Price	Transacti (Instr. 3 a	on(s)				
Voting Co	ommon Sto	ck	06/28/2024		P		4,510,855(1)	A	\$1.0641 ⁽²	8,708	,254	I	X	nermo COM LC	
Voting Co	ommon Sto	ck								880,62	1,127	I	Fu	nermo Inding II LC	
Voting Co	ommon Sto	ck								3,000	,000	I	E	onroe Irr. ducational rust	
Voting Co	ommon Sto	ck								197,13	9,972	I	Fu	nermo anding ompany	
Voting Co	ommon Sto	ck								6,304	,090	I	Pi	y Thermo roperties , LLC	
Voting Co	ommon Sto	ck								640,	750	I	In H	y FL vestment oldings LC	
Voting Common Stock									200,	200,200		In Li	By Thermo Investments Limited Partnership		
Voting Common Stock										618,	618,558		G Sa	By Globalstar Satellite L.P.	
Voting Co	ommon Sto							29,334		I	By James Monroe III Grantor Trust				
		Tal	ole II - Derivati (e.g., pu	ve Securities							d				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	nversion Date Exercise (Month/Day/Year) if any (Month/Day/Year) if any (Month/Day/Year) if any (Month/Day/Year)		Transaction of Code (Instr. 8) Sc Ad (A Di of (Irstr. A) Code	Number erivative ecurities cquired a) or disposed f (D) nstr. 3, 4 nd 5)	Expir	te Exercisable an ation Date th/Day/Year)	An Se Un De Se	Title and nount of curities derlying rivative curity (Instr. and 4)	8. Price of Derivative Security (Instr. 5)	derivati Securit Benefic Owned Followi Reporte	rities Form: Direct or Ind wing (I) (Ins orted saction(s)		Beneficial Ownership (Instr. 4)	
													1		

		Tal	ole II - Derivati (e.g., pເ					options,	onvertib	e se			1		
1. Title of	2. Conversion	3. Transaction	3A. Deemed Execution Date,	£ .ode Transa		6ANu	ın(D)r	Experies Elater of Experience D			eSalnaares ntof	8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature
ESecularitation	noofERescisers	e∰tonth/Dav/Year)	if anv	Code (Instr.	Deriv	ative	(Month/Day/	(ear)	Secui	rities	Security	Securities	Form:	Beneficial
and related In	s shares purchas Derivative ntellectual Prop	sed from Virewirx, In erty License Agreem	(Month/Day/Year) c: (f/k/a XCom Labs ent as more fully exp	, mc.) (" lained ii	'XCom' n the Iss	Açqı	ured urrent	Report on For	ich shares we n 8-K filed w	re acciin Deriv ithsthe Secu	red by XCo ative ommission	m as fees pay August 31, 2	owned Owned Following	Direct (D) port Services or Indirect (I) (Instr. 4)	
Represents	the volume we Services Agreer	eighted average price	of the Common Stoc	k for th	e ten tra	dDispl of (D	osed m	mediately prece	eding June 28	, 23) 24 n,d	A) ich was t	he price at wl	ni Reported acquir Transaction(s)	ed the shares p	
Remarks						(Insti	r. 3, 4 5)						(Instr. 4)		
										ĺ					
								/s/ Arthur McMah attorney-in-fact fo					07/01/2024	<u> </u>	
								D-4-			Number				
D i		parate line for eacl		Code	v	(A)	(D)	Date Exercisable		gnature	Sharegor	ing Person	Date		

 $^{^{\}star}$ If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

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.

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).