## FORM 4

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

OMB APPRO	OVAL
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 Ty	pe Response	3)														
1. Name and Address of Reporting Person* READ JONATHAN R				2. Issuer Name and Ticker or Trading Symbol GIGA TRONICS INC [GIGA]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X_ Director 10% Owner					
(Last) (First) (Middle) C/O GIGA-TRONICS INCORPORATED, 5990 GLEASON DR					3. Date of Earliest Transaction (Month/Day/Year) 09/08/2022							X Officer (give title below) Other (specify below)  Chief Executive Officer				
DUBLIN, CA 94568				4. If Amendment, Date Original Filed(Month/Day/Year)							6. Individual or Joint/Group Filing(Check Applicable Line)  Form filed by One Reporting Person Form filed by More than One Reporting Person					
(Cit	<u> </u>	(State)	(Zip)	Table I - Non-Derivative Securities Acqu					Acquire	uired, Disposed of, or Beneficially Owned						
(Instr. 3)		2. Transaction Date (Month/Day/Yea	Exec ar) any	2A. Deemed Execution Date, if any (Month/Day/Year)		(Instr. 8)		4. Securities Acquired (A) or Disposed of (D (Instr. 3, 4 and 5)		(D) O Ti	wned Followin ransaction(s)	ecurities Beneficially ing Reported		6. Ownership Form:	Beneficial	
				(IVIOI	ntii/Day/ i ea		ode	V A	mount	(A) or (D)	Price	(Instr. 3 and 4) Direct (I or Indire (I) (Instr. 4)		r Indirect	,	
Common	Stock (1)	(2)	09/08/2022				A	14	19,925 A	A	\$ 0 1	49,925		I	)	
Reminder:	Report on a s	separate line for each	h class of securities b	eneficia	illy owned di	ectly o	Pe	ersons				ollection of i				1474 (9-02)
	·		Table I	I - Deriv (e.g.,	vative Secur puts, calls, v	ties A	Pe in a c equired, ts, option	ersons this fo curren Dispos	orm are r tly valid sed of, or vertible s	OMB  Benefic	quired to control ( cially Ow ies)	respond ur number. vned	less the fo	orm displays	5	
1. Title of Derivative Security (Instr. 3)	2.	3. Transaction	Table I	I - Deriv (e.g., 4. Transac Code	vative Secur puts, calls, v 5. Num Derivar Securit 6) Acquir or Disp (D)	ties Advarrant ber of ive es ed (A) osed o	equired, ts, option 6. Date Expira (Month	ersons this fo curren Dispos	orm are r tly valid sed of, or vertible s isable and te	Denefic	quired to control ( cially Ow ies)	o respond ur number. vned nd Amount dying s	8. Price of	9. Number of Derivative Securities Beneficially Owned Following	5	11. Natur of Indirec Beneficia Ownersh : (Instr. 4)
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction	Table I	I - Deriv (e.g., 4. Transac Code	vative Securi puts, calls, v 5. Num Deriva Securit Acquir or Disp	ties Advarrant ber of ive es ed (A) osed o	Pein a cequired, ts, optio 6. Date Exercis	ersons this focurren Disposons, con e Exerction Da h/Day/\day	orm are r tly valid sed of, or vertible s isable and te	not rec OMB Benefis securiti	cially Owners  7. Title arof Under Securities	o respond ur number. vned nd Amount dying s	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned	T 10. Ownersl Form of Derivati Security Direct (I or Indire	11. Natur of Indirec Beneficia Ownersh (Instr. 4)

#### **Reporting Owners**

		Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
READ JONATHAN R C/O GIGA-TRONICS INCORPORATED 5990 GLEASON DR DUBLIN, CA 94568	X		Chief Executive Officer				

### **Signatures**

/s/ Jonathan Read	09/12/2022
**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).

- Represents restricted stock units. Each restricted stock unit represents a contingent right to receive one share of the Issuer's common stock. The grant was exempt from Section 16(b) under the Securities Exchange Act of 1934 by virtue of Rule 16b-3 promulgated thereunder as it was approved by the board of directors of the Issuer, which was comprised of three non-employee directors in accordance with Rule 16b-3(d).
- Of the restricted stock units, 99,951 are fully vested and the remaining 49,974 restricted stock units shall vest in four equal semi-annual installments with the first increment vesting on November 25, 2022 (with fractional numbers initially rounded up and then rounded down) through May 25, 2024, subject to continued service as an employee of the Company as of each applicable vesting date. Vested shares of common stock will be delivered to the Reporting Person upon the final vesting of the restricted stock units. The restricted stock units were issued under the Company's 2018 Equity Incentive Plan.
- The stock options were granted under the Company's 2018 Equity Incentive Plan and shall vest as follows: 212,401 options are fully vested, and the remaining 87,450 options shall vest in (3) monthly increments over a period of 21 months beginning on September 25, 2022 through May 25, 2024, subject to continued employment by the Company or any of its subsidiaries on each applicable vesting date.
- (4) Not applicable.

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.