FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB	APP	RO\	/AI

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).

Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan for the

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

purchase or sale of issuer that is intend affirmative defense 10b5-1(c). See Inst	conditions of Rule						
1. Name and Address Hoffman Reid	s of Reporting Person *		2. Issuer Name and Ticker or Trading Symbol Aurora Innovation, Inc. [AUR]		ionship of Reporting Person(s all applicable) Director	to Issuer	
(Last)	(First)	(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 11/11/2024		Officer (give title below)	Other (specify below)	
C/O AURORA INNOVATION, INC. 1654 SMALLMAN STREET			4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Individual or Joint/Group Filing (Check Applicable Li			
(Street) PITTSBURGH	PA	15222			Form filed by More than On	e Reporting Person	
(City)	(State)	(Zip)					

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transac Code (Ir 8)				.) or Disposed	5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership
			Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		(Instr. 4)
Class A Common Stock	11/11/2024		S		771,117	D	\$5.4854(1)	4,825,779	I	See Footnotes(2)(3)
Class A Common Stock	11/11/2024		S		42,840	D	\$5.4854(1)	268,099	I	See Footnotes(2)(4)
Class A Common Stock	11/11/2024		S		42,840	D	\$5.4854(1)	268,099	I	See Footnotes ⁽²⁾⁽⁵⁾
Class A Common Stock	11/12/2024		S		1,512,519	D	\$5.3673(6)	3,313,260	I	See Footnotes(2)(3)
Class A Common Stock	11/12/2024		S		84,029	D	\$5.3673(6)	184,070	I	See Footnotes(2)(4)
Class A Common Stock	11/12/2024		S		84,029	D	\$5.3673(6)	184,070	I	See Footnotes ⁽²⁾⁽⁵⁾
Class A Common Stock								1,000,000	I	See Footnote ⁽⁷⁾
Class A Common Stock								6,883,086	I	See Footnote ⁽⁸⁾
Class A Common Stock								674,719	I	See Footnote ⁽⁹⁾
Class A Common Stock								286,247	D	

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

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1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transac Code (Ir 8)		tion Derivative		Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		Security (Instr. 5) Ben Own Foll Rep Trai (Ins	derivative Securities Beneficially Owned	Form: Direct (D)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
		Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares							

Explanation of Responses:

- 1. Weighted average price. This transaction was executed in multiple trades at prices ranging from \$5.355 to \$5.750, inclusive. The reporting person undertakes to provide the issuer, any security holder of the issuer, 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 set forth above.
- 2. Greylock 15 GP LLC ("Greylock LLC") is the general partner of each of Greylock 15 Limited Partnership ("Greylock 15"), Greylock 15 Principals Limited Partnership ("Greylock Principals"), and Greylock 15-A Limited Partnership ("Greylock 15-A"). By virtue of being a managing member of Greylock LLC, the reporting person may be deemed a beneficial owner of the securities held by Greylock 15, Greylock Principals, and Greylock 15-A. The reporting person disclaims beneficial ownership of the securities held by Greylock 15, Greylock Principals, and/or Greylock 15-A, except to the extent of his pecuniary interest therein.
- 3. Reflects securities held directly by Greylock 15.
- 4. Reflects securities held directly by Greylock 15-A.
- 5. Reflects securities held directly by Greylock 15 Principals.

- 6. Weighted average price. This transaction was executed in multiple trades at prices ranging from \$5.22 to \$5.47, inclusive. The reporting person undertakes to provide the issuer, any security holder of the issuer, 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 set forth above.
- 7. Reflects securities held by Reprogrammed Interchange LLC ("Reprogrammed"). The reporting person may be deemed a beneficial owner of securities held by Reprogrammed by virtue of his shared control over and indirect pecuniary interest in Reprogrammed. The reporting person disclaims beneficial ownership of the securities held by Reprogrammed, except to the extent of his pecuniary interest therein.
- 8. Reflects securities held directly by Reinvent Sponsor Y LLC (the "Sponsor"). The reporting person may be deemed a beneficial owner of securities held by the Sponsor by virtue of his shared control over and indirect pecuniary interest in the Sponsor. The reporting person disclaims beneficial ownership of the securities held by the Sponsor, except to the extent of his pecuniary interest therein.
- 9. Reflects securities held by Programmable Exchange LLC ("Programmable"). The reporting person may be deemed a beneficial owner of securities held by Programmable by virtue of his voting and investment power over such securities. The reporting person disclaims beneficial ownership of the securities held by Programmable, except to the extent of his pecuniary interest therein.

Remarks

/s/ Yijun Han, Attorney-in-fact for Reid Hoffman 11/12/2024

** Signature of Reporting Person

Date

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

- * 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.