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

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5. Relationship of Reporting Person(s) to Issuer

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

(Print or Type Responses)

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

Name and Address of Reporting Person * Cornick Kenneth L.				2. Issuer Name and Ticker or Trading Symbol Clear Secure, Inc. [YOU]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner						
(Last) (First) (Middle) 65 E 55TH ST., 17TH FLOOR				3. Date of Earliest Transaction (Month/Day/Year) 08/08/2022								X Officer (give title below) Other (specify below) President & CFO						
NEW YO	RK, NY 10	(Street)		4. If Ame	endme	nt, l	Date Origin	al Fil	ed(Month/D	ay/Year)		_X_	Form filed by	One Reporting More than One I	Person		plicable Line)	
(City))	(State)	(Zip)				Table I -	Non-	Derivativ	e Secur	ities Acq	uired	, Disposed	of, or Bene	ficially O	wned		
(Instr. 3) Date			2A. Deemed Execution Date, if any (Month/Day/Year)			(Instr. 8)		or Disposed of (D) (Instr. 3, 4 and 5)		5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			Ownership Form: Direct (D) or Indirect		7. Nature of Indirect Beneficial Ownership (Instr. 4)			
							Code	V	Amount	or (D)	Price					(I) (Insti	r. 4)	
Class A C	ommon St	ock	08/08/2022				S ⁽¹⁾		201,909	9 D	\$ 28.32 (2)	0 (3)			I	Se for	otnote
Class D Common Stock (5) (6) 08/10/2022			08/10/2022			D ⁽⁶⁾		201,909	9 D	<u>(6)</u>	6,8	6,872,954			I	Se for	otnote	
Class B C	ommon St	ock (6) (7)	08/10/2022				A ⁽⁶⁾		201,909	9 A	<u>(6)</u>	392	2,356			I	Se foo	otnote
Class B C	ommon St	ock (3) (7)	08/10/2022				D ⁽³⁾		201,909	9 D	(3)	190	0,447			I	Se foo	otnote
Class A Common Stock (3) 08/10/2022		08/10/2022				A ⁽³⁾		201,909	9 A	(3)	0 🕻	0 (3)			I	Se foo	otnote	
Class A Common Stock											79,	,935			I	Re	mily vocable ust	
Damindam D		manata lina fan aa	ch class of securities	hanafiaial	lv. av.	nad	dinaatly on i	in dina	atly.									
Reminder, R	eport on a se	parate fine for each	en class of securities	beneficial	ly ow.	neu	directly of i	Per in t	sons wh	are no	t requir	ed to		f informat unless the umber.		ained	SEC 1	174 (9-02)
			Table II				ities Acqui					y Ow	ned					
1. Title of	2.	3. Transaction	3A. Deemed	(e.g., pu			varrants, o Number of	1	ate Exerci			e and	Amount	8. Price of	9 Numb	er of	10.	11. Natur
Derivative Security (Instr. 3)	Conversion or Exercise Price of Derivative Security	Date	Execution Date,	if Transa Code	ction	Der Sec Acc or I (D)	rivative urities quired (A) Disposed of str. 3, 4,	vative rities (Month/Day) and Expiration (Month/Day) asposed of c. 3, 4,		iration Date of Undo Day/Year) Securiti		derlying I ties S		Derivative Security (Instr. 5)	Derivative Securities Beneficial Owned Following Reported	Derivative Securities Beneficially Owned Following Reported Transaction(s)		of Indirect Beneficia Ownershi (Instr. 4)
				Code	V	(A)	(D)	Date Exe	e Ercisable I	Expiratio Date	Title		Amount or Number of Shares		(Instr. 4)		(Instr. 4)	
Non-voting common units of Alclear Holdings, LLC (5)	<u>(6)</u>	08/10/2022		D ⁽⁶⁾			201,909		(6)	<u>(6)</u>	Sto ar Clas	mon ock id ss A mon	201,909	(6)	6,872,	954	I	See footnote

Reporting Owners

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
Cornick Kenneth L. 65 E 55TH ST., 17TH FLOOR NEW YORK, NY 10022	X	X	President & CFO				

Signatures

/s/ Matthew Levine, Attorney-in-Fact	08/10/2022
**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).
- (1) This transaction was automatically effected pursuant to a Rule 10b5-1 trading plan previously adopted.
- The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions ranging from \$28.00 to \$28.68, inclusive. The reporting person undertakes to (2) provide the Issuer, any security holder of the Issuer, and 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.
- Pursuant to the terms of the Issuer's Certificate of Incorporation, each share of Class B Common Stock of the Issuer ("Class B Common Stock") was converted into a share of Class A (3) Common Stock of the Issuer ("Class A Common Stock") on a one-for-one basis. The resulting shares of Class A Common Stock were used to settle the sale transaction described above, and so after the transactions reported in this Form 4, no shares of Class A Common Stock are held.
- (4) Alclear Investments II, LLC is controlled by Mr. Cornick, its sole manager, who has dispositive control and voting control over the shares held by Alclear Investments II, LLC.
- (5) Shares of Class D Common Stock of the Issuer ("Class D Common Stock") have 20 votes per share but no economic rights (including rights to dividends and distributions upon liquidation) and are issued in an equal amount to the number of non-voting common units ("Common Units") of Alclear Holdings, LLC ("Alclear") held.
- Pursuant to the terms of the Exchange Agreement, dated June 29, 2021, by and among the Issuer, Alclear and the equityholders of Alclear (the "Exchange Agreement"), Common Units, (6) together with a corresponding number of shares of Class D Common Stock, were exchanged for Class B Common Stock on a one-for-one basis. The exchange rights under the Exchange Agreement do not expire.
- (7) Shares of Class B Common Stock have 20 votes per share and economic rights (including rights to dividends and distributions upon liquidation).

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.