FORM 4

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

OMB APPROVAL

OMB Number: 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).

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 Type Responses)												
Name and Address of Reporting Person * MAVROMMATIS NED	2. Issuer Name and PowerFleet, Inc.		din	g Symbol			5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner					
(Last) (First) C/O POWERFLEET, INC., 123 TICE BOULEVARD		3. Date of Earliest Transaction (Month/Day/Year) 10/03/2019						X_Officer (give title below) Other (specify below) Chief Financial Officer				
(Street) WOODCLIFF LAKE, NJ 07677		4. If Amendment, D	ate Original Fi	led(Month/Day/Ye	ear)		Individual or Joint/Group Filing(Check Applicable Line) X_Form filed by One Reporting Person Form filed by More than One Reporting Person				
(City) (State)	(Zip)		Table I - No	n-E	Derivative S	Securit	ies Acqui	red, Disposed of, or Beneficially Owne	d			
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		(Instr. 8)		4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)))	5. Amount of Securities Beneficially Owned Following Reported Transaction(s)		Beneficial		
		(Month/Day/Year)	Code	v	Amount	(A) or (D)	Price	(Instr. 3 and 4)	Direct (D) or Indirect (I) (Instr. 4)	Ownership (Instr. 4)		
Common Stock, par value \$0.01 per share	10/03/2019		A ⁽¹⁾⁽²⁾⁽³⁾		199,131	A	\$ 0 (1) (2) (3)	199,131	D			
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Reminder: Report on a separate line for each class of securities beneficially owned directly or indi-	irectly.	
	Persons who respond to the collection of information contained in	SEC 1474 (9-02)
	this form are not required to respond unless the form displays a	
	currently valid OMB control number.	

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities) ned 4. 5. Number of 6. Date Exercisable and 7. Title and Amount 8. Price of 9. Number of 10.

	(e.g., puts, calls, warrants, options, convertible securities)														
Derivative Conversion Date		Date	te Execution Date, if T		Transaction Code (Instr. 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)		Derivative Securities Beneficially Owned Following Reported Transaction(s)	Ownership Form of Derivative Security: Direct (D) or Indirect (I)	Beneficial Ownership (Instr. 4)
				Code	V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		(Instr. 4)	(Instr. 4)	
Employee Stock Options (right to buy)	\$ 4.55	10/03/2019		A ⁽¹⁾⁽²⁾⁽³⁾		17,061		<u>(4)</u>	03/30/2021	Common stock, par value \$0.01 per share	17,061	<u>(5)</u>	17,061	D	
Employee Stock Options (right to buy)	\$ 5.93	10/03/2019		A ⁽¹⁾⁽²⁾⁽³⁾		40,541		<u>(6)</u>	03/30/2022	Common stock, par value \$0.01 per share	40,541	<u>(5)</u>	40,541	D	
Employee Stock Options (right to buy)	\$ 5.71	10/03/2019		A ⁽¹⁾⁽²⁾⁽³⁾		40,842		(7)	04/05/2023	Common Stock, par value \$0.01 per share		<u>(5)</u>	40,842	D	
Employee Stock Options (right to buy)	\$ 4.37	10/03/2019		A ⁽¹⁾⁽²⁾⁽³⁾		30,000		(8)	03/24/2026	Common Stock, par value \$0.01 per share	30,000	<u>(5)</u>	30,000	D	
Employee Stock Options (right to buy)	\$6	10/03/2019		A ⁽¹⁾⁽²⁾⁽³⁾		50,000		<u>(9)</u>	02/17/2027	Common Stock, par value \$0.01 per share	50,000	<u>(5)</u>	50,000	D	

Employe	е						Common					
Stock							Stock,					
Options	\$ 6.08	10/03/2019	$A^{(1)(2)(3)}$	100,000	<u>(10)</u>	01/30/2029	par value	100,000	<u>(5)</u>	100,000	D	
(right to							\$0.01 per					
buy)							share					

Reporting Owners

	Relationships								
Reporting Owner Name / Address	Director	10% Owner	Officer	Other					
MAVROMMATIS NED									
C/O POWERFLEET, INC.			Chief Financial Officer						
123 TICE BOULEVARD			Cilier i illianciai Officei						
WOODCLIFF LAKE, NJ 07677									

Signatures

By: /s/ Ned Mavrommatis	10/03/2019
**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).
- Common stock of PowerFleet, Inc., a Delaware corporation ("PowerFleet"), was acquired pursuant to the consummation of the transactions (the "Transactions") contemplated by (i) the Agreement and Plan of Merger (He "Merger Agreement"), dated as of March 13, 2019, by and among I.D. Systems, Inc., a Delaware corporation ("I.D. Systems"), PowerFleet, Pointer
- (1) Telocation Ltd., a public company limited by shares formed under the laws of the State of Israel ("Pointer"), Powerfleet Israel Holding Company Ltd., a private company limited by shares formed under the laws of the State of Israel and a wholly-owned subsidiary of PowerFleet ("Pointer Holdco"), and Powerfleet Israel Acquisition Company Ltd., a private company limited by shares formed under the laws of the State of Israel and a wholly-owned subsidiary of Pointer Holdco ("Pointer Merger Sub") (continued in following footnote)
 - (continued from previous footnote) and (ii) the Investment and Transaction Agreement, dated as of March 13, 2019, (as amended, the "Investment Agreement"), by and among I.D. Systems, PowerFleet, PowerFleet US Acquisition Inc., a Delaware corporation and wholly-owned subsidiary of PowerFleet prior to the Transactions ("I.D. Systems Merger Sub"), and ABRY Senior
- (2) Equity V, L.P. and ABRY Senior Equity Co-Investment Fund V, L.P. (collectively, the "Investors"), affiliates of ABRY Partners II, LLC, pursuant to which, at the applicable effective time of each such merger on October 3, 2019, (1) I.D. Systems reorganized into a new holding company structure by merging I.D. Systems Merger Sub with and into I.D. Systems, with I.D. Systems surviving as a direct, wholly-owned subsidiary of PowerFleet (the "I.D. Systems Merger"), (continued in following footnote)
 - (continued from previous footnote) and (2) Pointer Merger Sub merged with and into Pointer, with Pointer surviving as a direct, wholly-owned subsidiary of Pointer Holdco and an indirect, wholly-owned subsidiary of PowerFleet. As a result of the Transactions, PowerFleet became a publicly traded corporation, and former I.D. Systems stockholders and former Pointer
- (3) shareholders now own common stock of PowerFleet. In the I.D. Systems Merger, each share of I.D. Systems common stock, par value \$0.01 per share ("I.D. Systems Common Stock"), was exchanged for one share of common stock, par value \$0.01 per share, of PowerFleet ("PowerFleet Common Stock"). The closing price per share of I.D. Systems Common Stock on October 2, 2019 (the last trading day prior to the date of the effective time of the I.D. Systems Merger (the "I.D. Systems Merger Effective Time")) was \$5.40.
- (4) These options were fully vested and exercisable at the I.D. Systems Merger Effective Time. These options were assumed by PowerFleet in the I.D. Systems Merger and converted into options to purchase an identical number of shares of PowerFleet Common Stock for \$4.55 per share.
- In accordance with the terms of the Investment Agreement, each stock option of I.D. Systems that was outstanding immediately prior to the I.D. Systems Merger Effective Time (whether or not vested) was converted automatically into a stock option to purchase an identical number of shares of PowerFleet Common Stock, on the same terms and conditions as applied to such option immediately prior to the I.D. Systems Merger Effective Time.
- (6) These options were fully vested and exercisable at the I.D. Systems Merger Effective Time. These options were assumed by PowerFleet in the I.D. Systems Merger and converted into options to purchase an identical number of shares of PowerFleet Common Stock for \$5.93 per share.
- (7) These options were fully vested and exercisable at the I.D. Systems Merger Effective Time. These options were assumed by PowerFleet in the I.D. Systems Merger and converted into options to purchase an identical number of shares of PowerFleet Common Stock for \$5.71 per share.
- (8) 75% of these options were vested at the I.D. Systems Merger Effective Time. These options were assumed by PowerFleet in the I.D. Systems Merger and converted into options to purchase an identical number of shares of PowerFleet Common Stock for \$4.37 per share, with the remaining 25% of these options vesting on March 24, 2020.
- 50% of these options were vested at the I.D. Systems Merger Effective Time. These options were assumed by PowerFleet in the I.D. Systems Merger and converted into options to purchase an (9) identical number of shares of PowerFleet Common Stock for \$6.00 per share, with the remaining 50% of these options vesting in two equal installments on February 17, 2020 and February 17, 2021
- None of these options were vested at the I.D. Systems Merger Effective Time. These options were assumed by PowerFleet in the I.D. Systems Merger and converted into options to purchase an (10) identical number of shares of PowerFleet Common Stock for \$6.08 per share and will vest in four equal installments on January 30, 2020, January 30, 2021, January 30, 2022 and January 30, 2023.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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