FORM 4

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

OMB APP	PROVAL
OMB Number:	3235-0

Sectio	n 16. Form 4 o	onger subject to r Form 5 obligations	ST	ATEM	ENT	r of	CHANGE	ES IN	BE	NEFICIAL	OWN	IERSHI	Р	Estir	3 Number: mated avera	-	3235-0287 n 0.5		
— may c	ontinue. See In	struction 1(b).		I	-iled p	ursuant t or Sectio	to Section 16(a on 30(h) of the	a) of the Investm	Securi nent Co	ities Exchange A ompany Act of 1	Act of 1934 940	1					0.5		
1. Name and Address of Reporting Person* 2. <u>FINN BRIAN D</u> 2.					2. : <u>Sa</u>	Sarcos Technology & Robotics Corp [STRC] (Ch								Relationship of Reporting Person(s) to Issuer Check all applicable) X Director X 10% Owner					
(Last) (First) (Middle) C/O SARCOS TECHNOLOGY AND ROBOTICS CORP 650 SOUTH 500 WEST						Date of E /24/202	arliest Transac 1	ay/Year)		Officer (give title Other (specify below) below)									
(Street) SALT LAKE CITY UT 84101						f Amendi /27/202		Month/Day/Yea		6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person									
(City)		(State)	(Zip)		-														
			Table I - N	on-De	rivati	ive Sec	curities Ac	quire	d, Dis	sposed of, o	or Bene	ficially C	wned						
1. Title of Security (Instr. 3) 2. Transa Date (Month/D				ar) Exe	Deemed ecution Date, ny onth/Day/Year)	3. Transaction Code (Instr. 8)		4. Securities Acquired Disposed Of (D) (Instr.		or 4 and 5)	5. Amount of Securities Beneficially C Following Re	wned ported	6. Owner Form: Dir (D) or Ind (I) (Instr.	rect lirect 4)	7. Nature of Indirect Beneficial Ownership				
								Code	v	Amount	(A) or (D)	Price	Transaction(s (Instr. 3 and 4				(Instr. 4)		
Commor	1 Stock			09/24	4/202	/2021		C ⁽¹⁾		5,672,168	Α	\$0.00 ⁽¹⁾	5,672,168		I		By Rotor Sponsor LLC ⁽²⁾		
Commor	Common Stock 09/2			09/24	1/2021			J ⁽³⁾		241,473	А	(3)	241,473		I	I By LLC			
Common Stock 09/24			4/202	1		p (5)		130,000	Α	\$10	371,47	371,473		I By Inv LL					
Commor	Common Stock 09/24/				/2021			P ⁽⁵⁾		12,500	Α	\$1 <mark>0</mark>	12,500				By Gee Jay LLC ⁽⁶⁾		
Common Stock 09/24/				4/202	2021		J ⁽³⁾		8,942,957	A	(3)	(3) 8,942,957		I		By Rotor Sarcos, LLC ⁽⁷⁾			
			Table II							osed of, or convertible			vned						
1. Title of Derivative Security (Instr. 3)	rivative Conversion Date Execution Date, curity or Exercise (Month/Day/Year) if any		4. Transaction Do Code (Instr. 8) Di		Derivat Acquir Dispos	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exercisable		Securities Und			deriv Secu	umber of vative urities eficially ed	10. Owners Form: Direct (I or Indire	. Beneficia D) Ownersh			
	Security			Code	v	(A)	(D)	Date Exerci	isable	e Date Title		Amount o Number o Shares		Following Reported Transaction(s) (Instr. 4)		(I) (Instr	: 4)		
Class B Common Stock	(1)	09/24/2021		J ⁽⁸⁾			437,448	(1)	(1)	Common Stock	437,44	448 \$0.00 ⁽⁸⁾ 5,672,168		I	By Rotor Sponsor LLC ⁽²⁾			
Class B Common Stock	(1)	09/24/2021		C ⁽¹⁾			5,672,168	(1)		(1)	Common Stock	5,672,1	68 \$0.00 ⁽¹⁾	0		I			
Warrants	\$11.5	09/24/2021		P ⁽⁹⁾		6,431,1	154	01/20/202		09/24/2026 ⁽⁹⁾	Common Stock	6,431,1	54 (9)	(9) 6,4		I	By Rotor Sponsor LLC ⁽²⁾		
Warrants	\$11.5	09/24/2021		J ⁽⁸⁾			460,470	01/20/	2022 ⁽⁹⁾	09/24/2026 ⁽⁹⁾	Common Stock	460,47	0 \$0.00 ⁽⁸⁾	5,9	970,684	I	By Rotor Sponsor LLC ⁽²⁾		
	nd Address o BRIAN E	f Reporting Person [*]	•																
	RCOS TEC JTH 500 W	(First) HNOLOGY AN EST	(Middle) ID ROBOTICS																
(Street) SALT L	AKE CITY	UT	84101																
(City)		(State)	(Zip)																
	nd Address o Sponsor I	f Reporting Person [*] . <u>LC</u>																	

(Last) (First) (Middle) 405 LEXINGTON AVENUE

(Street) NEW YORK	NY	10174
(City)	(State)	(Zip)

Explanation of Responses:

1. Shares of the Issuer's Class B Common Stock are automatically convertible into shares of the Issuer's Class A Common Stock at the time of the Issuer's initial business combination or earlier at the option of the holders thereof, in either case on a one-for-one basis, subject to certain adjustments, and had no expiration date. The Issuer consummated its initial business combination on September 24, 2021, whereby, among other things, the Issuer's Class A Common Stock was redesignated as Common Stock.

2. Securities are held by Rotor Sponsor LLC ("Sponsor") and indirectly by its managing member, Brian Finn, who is also a member of the Issuer's Board of Directors. Mr. Finn disclaims beneficial ownership of the securities except to the extent of any pecuniary interest therein.

3. Reflects shares of the Issuer's Common Stock received in exchange for shares of Sarcos Corp. common stock in connection with the completion of the Issuer's initial business combination pursuant to the Agreement and Plan of Merger, dated as of April 5, 2021, as amended on August 28, 2021, by and among Sarcos Corp., Rotor Merger Sub Corp. and the Issuer (the "Merger Agreement"). At the effective time of the initial business combination (the "Effective Time"), each share of Sarcos Corp. common stock outstanding immediately prior to the Effective Time was converted into the right to receive approximately 5.129222424 shares of the Issuer's Common Stock, subject to rounding.

4. Securities are held by Marstar Investments LLC ("Marstar") and indirectly by its administrator, Mr. Finn, who is also a member of the Issuer's Board of Directors. Mr. Finn disclaims beneficial ownership of the securities except to the extent of any pecuniary interest therein.

5. On April 5, 2021, the Issuer entered into subscription agreements with certain investors pursuant to which the investors agreed to purchase shares of the Issuer's Common Stock for \$10.00 per share in connection with, and conditioned upon, the substantially concurrent consummation of the Issuer's initial business combination.

6. Securities are held by Gee Jay LLC and indirectly by its trustee, Mr. Finn, who is also a member of the Issuer's Board of Directors. Mr. Finn disclaims beneficial ownership of these securities except to the extent of any pecuniary interest therein.

7. Securities are held by Rotor-Sarcos LLC ("Rotor-Sarcos") and indirectly by Mr. Finn, who has shared control of Rotor-Sarcos. Mr. Finn disclaims beneficial ownership of these securities except to the extent of any pecuniary interest therein. Mr. Finn is also a member of the Issuer's Board of Directors.

8. Pursuant to that certain Waiver Agreement, dated April 5, 2021, by and among Issuer, Sponsor, and certain other parties thereto, Sponsor forfeited 437,448 shares of Class B Common Stock and 460,470 private placement warrants to the Issuer for no consideration immediately prior to the consummation of the initial business combination.

9. Private placement warrants were acquired by Sponsor upon consummation of the Issuer's initial public offering on January 20, 2021 (the "IPO") at a purchase price of \$1.00 per warrant, with each warrant exercisable for one share of the Issuer's Class A Common Stock. The private placement warrants become exercisable at any time commencing on the later of one year from the closing of the IPO and 30 days after the completion of Issuer's initial business combination, the Issuer's Class A Common Stock.

Remarks:

This Form 4/A is being filed to amend and restate the original Form 4 filed with the Securities and Exchange Commission on September 27, 2021 (the "Original Filing"), to include (i) Rotor Sponsor LLC as a Reporting Person, which was inadvertently omitted from the Original Filing, and (ii) additional transactions that occurred substantially concurrent with the consummation of the Issuer's initial business combination, certain of which were errantly reported in a Form 3 filed on behalf of Mr. Finn on September 24, 2021 (the "Form 3"). The Form 3 should be disregarded in its entirety.

BRIAN D. FINN /s/ Brian D. Finn04/14/2022ROTOR SPONSOR LLC /s/
Brian D. Finn, Managing Member04/14/2022

** 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.