FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Washington, D.C. 20549

OMB APPROVAL

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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).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

					or S	Section	on 30	(h) of the	Inve	estment	Con	pany Act	of 1940									
Name and Address of Reporting Person* Parikh Primit							2. Issuer Name and Ticker or Trading Symbol Transphorm, Inc. [TGAN]										5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
(Last) C/O TRA	(Last) (First) (Middle) C/O TRANSPHORM, INC.				3. Date of Earliest Transaction (Month/Day/Year) 06/20/2024									_	Officer (give title below) Officer (specify below) PRESIDENT AND CEO							
75 CASTILIAN DRIVE						4. If Amendment, Date of Original Filed (Month/Day/Year)										Individual or Joint/Group Filing (Check Applicable Line)						
(Street) GOLETA CA 93117			93117												V	Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City) (State) (Zip)					Rule 10b5-1(c) Transaction Indication													4:6.				
												tion was m le 10b5-1(d				ct, instruction	or written pi	an thai	is intended t	o satisty		
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																						
Date					nsaction th/Day/Year)			2A. Deemed Execution Date, if any (Month/Day/Yea		Code (Insti		4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 4		(A) or 3, 4 and 5	Benefici Owned I	es ally Following	Form		7. Nature of Indirect Beneficial Ownership			
										Code	v	Amount	ount (A) or (D)		Price	Reported Transaction(s) (Instr. 3 and 4)		l`		(Instr. 4)		
Common Stock 06/20						0/2024				D ⁽¹⁾		489,3	10 D		(2)(3)		0		D			
			Table II - D									sed of, onverti				Owned						
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date if any (Month/Day/Ye	e, Trai	4. Transaction Code (Instr.		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exercis Expiration Date (Month/Day/Yea		rcisa Date	ble and	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		Amount	8. Price of Derivative Security (Instr. 5)	derivative Securities Beneficia Owned Following Reported	e s illy	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership t (Instr. 4)		
				Cod	ie V		(A)	(D)	Dat Exe	te ercisable		kpiration ate	Title	O N	mount r umber f Shares	ber		m(s)				
Stock Option (right to buy)	\$4.34	06/20/2024		D ⁽¹	1)			80,891		(4)	11	1/29/2026	Commo Stock	n	80,891	\$0	0		D			
Stock Option (right to buy)	\$4.34	06/20/2024		D ⁽¹	1)			207,228		(4)	11	1/29/2026	Commo Stock	n 2	07,228	\$0	0		D			
Stock Option (right to buy)	\$3.14	06/20/2024		D ⁽¹	1)			6,870		(4)	00	5/05/2029	Commo Stock	n	6,870	\$0	0		D			
Stock Option (right to buy)	\$7.99	06/20/2024		D(1	1)			105,000		(5)	12	2/15/2031	Commo	n 1	05,000	\$0	0		D			

\$5.24

\$4 77

\$2.8

06/20/2024

06/20/2024

06/20/2024

Stock Option

(right to

Option

(right to

buy) Stock Option (right to

buy)

buy) Stock

1. Pursuant to the Agreement and Plan of Merger (the "Merger Agreement"), dated January 10, 2024, by and among Transphorm, Inc. (the "Issuer"), Renesas Electronics America Inc. ("Parent"), Travis Merger Sub, Inc., a wholly owned subsidiary of Parent ("Merger Sub"), and Renesas Electronics Corporation, Merger Sub merged with and into the Issuer (the "Merger"), with Issuer surviving the Merger and becoming a wholly owned subsidiary of Parent.

(5)

(4)

(4)

- 2. At the effective time of the Merger, outstanding shares were automatically converted solely into the right to receive an amount in cash, without interest, equal to \$5.10 per share (the "Per Share Price"), subject to the terms and conditions of the Merger Agreement.
- 3. Certain of these securities are represented by Restricted Stock Units ("RSUs"). Vested RSUs (taking into account any applicable vesting acceleration in connection with the Merger) were cancelled and converted into the right to receive an amount in cash equal to, for each share of Common Stock subject to such vested RSUs, the Per Share Price.
- 4. At the effective time of the Merger, the vested portion of this stock option was cancelled and converted solely into the right to receive an amount in cash, without interest, equal to (i) the total number of shares of common stock subject to such vested option multiplied by (ii) the excess of the Per Share Price over the exercise price per share of such vested option, subject to the terms and conditions of the Merger Agreement.
- 5. At the effective time of the Merger, this stock option had an exercise price per share that was greater than the Per Share Price and, pursuant to the terms of the Merger Agreement, was cancelled for no consideration or payment.

1,563

4 655

192,000

/s/ Cameron McAulay, Attorney-in-Fact

Commor

Stock

Commor

Stock

Commo Stock

1.563

4,655

192,000

\$<mark>0</mark>

\$0

\$0

0

0

0

D

D

D

08/29/2032

12/09/2032

08/30/2033

06/20/2024

** Signature of Reporting Person

Date

 $D^{(1)}$

D⁽¹⁾

D⁽¹⁾

- * 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.