SEC Form 4						
FORM 4	UNITED STA	TES SECURITIES AND EXCHANGE CON Washington, D.C. 20549	ION	OMB APPROVAL		
Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).		A pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940	RSHI		OMB Number: Estimated ave hours per resp	rage burden
1. Name and Address of Reporting Person* LANE CARROLL KENT		2. Issuer Name and Ticker or Trading Symbol <u>KAMAN Corp</u> [KAMN]	(Check a	tionship of Reporting Person(s) to Issuer all applicable) Director 10% Owne Officer (give title Other (spe		
(Last) (First) C/O KAMAN CORPORATION	(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 04/19/2024	X SVP	below)		below) INTERIM CFO
1332 BLUE HILLS AVENUE		4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Individ Line)	vidual or Joint/Group Filing (Check Applica Form filed by One Reporting Person		
(Street) BLOOMFIELD CT	06002					One Reporting

(City) (State)

(Zip)

Rule 10b5-1(c) Transaction Indication

Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.

Kaman

Commor

Stock

31,508

(7)

0.00

D

12/31/2025

3235-0287

0.5

11. Nature

of Indirect

Beneficial

(Instr. 4)

Ownership

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. Transaction Code (Instr. 8)					Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership		
			Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)		(Instr. 4)		
Kaman Common Stock	04/19/2024		D ⁽¹⁾		5,744	D	\$46 ⁽²⁾	48,446	D			
Kaman Common Stock	04/19/2024		D ⁽¹⁾		41,637	D	\$46 ⁽³⁾	6,809	D			
Kaman Common Stock	04/19/2024		D ⁽¹⁾		6,809	D	(4)	0.00	D			

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

(e.g., puts, calls, warrants, options, convertible securities) 3. Transaction 3A. Deemed 5. Number 6. Date Exercisable and 7. Title and Amount 8. Price of Derivative 9. Number of 10. Conversion Date Execution Date Transaction Expiration Date of Securities derivative Ownership or Exercise Price of Derivative (Month/Day/Yea if any (Month/Day/Year) Code (Instr Underlying Derivative Security Security (Instr. 5) Securities Beneficially Form: Direct (D) Derivative (Month/Day/Year) Securities Acquired 8) (Instr. 3 and 4) Owned or Indirect (A) or Disposed of (D) (Inst Security Following (I) (Instr. 4) Reported

			3, 4 and 5)			and 5)						(Instr. 4)		
			Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares				
Stock Options (Right to buy)	\$24.48	04/19/2024	D ⁽¹⁾			48,987	(6)	07/05/2033	Kaman Common Stock	48,987	(5)	0.00	D	
Stock Options (Right to buy)	\$31.6	04/19/2024	D ⁽¹⁾			39,121	(6)	07/05/2032	Kaman Common Stock	39,121	(5)	0.00	D	
Performance Based Restricted Stock Unit	\$0.00	04/19/2024	D ⁽¹⁾			1,084	(7)(8)	12/31/2026	Kaman Common Stock	1,084	(7)	0.00	D	

Explanation of Responses:

\$0.00

Performance

Based

Restricted

Stock Unit

1. Title of

Derivative

Security (Instr. 3)

1. On April 19, 2024, affiliates of investment funds managed by Arcline Investment Management LP ("Arcline") acquired Kaman Corporation (the "Issuer") pursuant to the Agreement and Plan of Merger, dated as of January 18, 2024, entered into by and among the Issuer, Ovation Parent, Inc., an affiliate of Arcline ("Parent"), and Ovation Merger Sub, Inc., a wholly owned subsidiary of Parent ("Merger Sub") (the "Merger Agreement"). In accordance with the Merger Agreement, Merger Sub merged with and into the Issuer, with Issuer surviving such merger as a wholly owned subsidiary of Parent (the "Merger").

(7)(9)

31,508

2. Reflects shares of Issuer common stock disposed of in the Merger. At the effective time of the Merger (the "Effective Time"), each share of the Issuer common stock issued and outstanding immediately prior to the Effective Time (other than certain excluded shares) was cancelled and converted into the right to receive \$46.00 in cash (the "Merger Consideration"), without interest, subject to any applicable withholding taxes

3. Reflects restricted shares disposed of in the Merger. At the Effective Time, each outstanding share of Issuer restricted stock immediately prior to the Effective Time fully vested and was cancelled and converted into the right to receive the Merger Consideration, without interest, subject to any applicable withholding taxes.

4. Reflects certain restricted shares cancelled for no consideration pursuant to the terms of the Merger Agreement.

04/19/2024

D⁽¹⁾

5. At the Effective Time, each outstanding Issuer stock option outstanding immediately prior to the Effective Time fully vested and was cancelled and converted into the right to receive a payment in cash equal to the product of (a) the number of shares of Issuer common stock subject to such option, multiplied by (b) the Merger Consideration less the per share exercise price applicable to such option, without interest, subject to any required withholding of taxes.

6. These options were exercisable at the rate of 33 1/3% per year, generally beginning one year after the grant date and were to expire ten (10) years after grant. All options were issued under the Issuer's 16b-3 qualified stock incentive plans.

7. At the Effective Time, each outstanding PSU was fully vested, cancelled and converted into the right to receive a payment in cash equal to the product of (a) the number of shares of Issuer common stock underlying such PSU, multiplied by (b) the Merger Consideration, without interest, subject to any required withholding of taxes. The number of PSUs that vested was calculated pursuant to the terms of the Merger Agreement. Any remaining unvested PSUs were cancelled for no consideration pursuant to the terms of the Merger Agreement.

8. Represents performance-based restricted share units ("PSUs") granted under an Issuer 16b-3 qualified stock incentive plan disposed of in the Merger. Each PSU represented a contingent right to receive one share of Issuer common stock. The number of PSUs that were to be earned was between 0% and 200% of the target number of PSUs previously reported and would have vested based on ROIC and relative TSR performance over the three-year performance period ending on December 31, 2026.

9. Represents PSUs granted under an Issuer 16b-3 qualified stock incentive plan disposed of in the Merger. Each PSU represented a contingent right to receive one share of Issuer common stock. The number of PSUs that were to be earned was between 0% and 200% of the target number of PSUs previously reported and would have vested based on ROIC and relative TSR performance over the three-year performance period ending on December 31, 2025.

** Signature of Reporting Person

<u>04/23/2024</u> 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.