### FORM 4

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

☐ 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.

OMB APPROVAL
OMB Number: 3235-0287
Estimated average burden
hours per response... 0.5

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

## 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

1. Name and Address of Reporting Person *					2. Issuer Name and Ticker or Trading Symbol							5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
Benck David Mitchell					HIBBETT INC [ HIBB ]							Director	,	10%	Owner		
(Last)	(First)	) (Mid	dle)	3. I	3. Date of Earliest Transaction (MM/DD/YYYY)						X Officer (give title below) Other (specify below)						
2700 MILAN COURT					7/25/2024								SVP General Counsel				
	(Stre	et)		4. I	f Am	iendme	ent, Date O	rigin	al Fil	ed (MM/E	D/Y	YYY)	6. Individual o	or Joint/G	roup Filing (	Check Appl	icable Line)
BIRMINGHAM, AL 35211												X _ Form filed by One Reporting Person Form filed by More than One Reporting Person					
(C	ity) (Sta	te) (Zip)	l									Form thed by Wore than One Reporting Person					
		r	Гable I - N	on-Deri	ivati	ve Sec	urities Acc	quire	ed, Di	sposed o	of, o	or Ben	eficially Owne	d			
1. Title of Security (Instr. 3)			2. Trai		2A. Deemed Execution Date, if any		3. Trans. Co (Instr. 8)	or Dis		urities Acquired (A) posed of (D) 3, 4 and 5)		F	Amount of Securit ollowing Reported Instr. 3 and 4)			Ownership Form: Direct (D)	Beneficial Ownership
							Code	V	Amo	unt (A)		Price				or Indirect (I) (Instr. 4)	(Instr. 4)
Common Stock (1)			7/25	/2024			M		6,23		\$	\$87.5			35,092 (3)	D	
Common Stock (1)			7/25	/2024			A		9,34	_		\$0			44,441	D	
Common Stock (1)			7/25	/2024			D		44,44	1 (2) (4) <b>D</b>	\$	\$87.5			0	D	
	Tab	le II - Deri	vative Seci	ırities I	Bene	ficially	Owned (	e.g.,	puts,	calls, wa	arra	ants, o	ptions, conver	tible secu	ırities)		
Security (Instr. 3)	2. Conversion or Exercise Price of Derivative	3. Trans. Date	3A. Deemed Execution Date, if any	4. Trans. Code (Instr. 8)	Derivati 8) Acquired Disposed		ive Securities ed (A) or	6. Date Exercisable and Expiration Date			7. Title and a Securities U Derivative S (Instr. 3 and		Inderlying Security	ing Derivative	Securities Beneficially Owned	Ownership Form of Derivative Security:	Beneficial
	Security			Code	v	(A)	(D)	Date Exerc	cisable	Expiration Date	Title	le	Amount or Number of Shares		Following Reported Transaction(s) (Instr. 4)	Direct (D) or Indirect (I) (Instr. 4)	
Restricted Stock Units	\$0	7/25/2024		M			6,234	!	<u>(2)</u>	(2)		ommon Stock	6,234	\$0	0	D	

#### **Explanation of Responses:**

- (1) Pursuant to the Agreement and Plan of Merger, dated as of April 23, 2024 (the Merger Agreement), by and among Hibbett, Inc., a Delaware corporation (the Company), Genesis Holdings, Inc., an Indiana corporation (Parent), Steps Merger Sub, Inc., a Delaware corporation and a direct, wholly owned subsidiary of Parent (Merger Sub) and, solely for purposes of certain provisions specified therein, JD Sports Fashion plc, a company incorporated under the laws of England and Wales and the ultimate parent company of Parent and Merger Sub, each share of common stock, par value \$0.01 per share, of the Company (Company Common Stock) was converted into the right to receive \$87.50 in cash, without interest.
- (2) Includes 6,234 restricted stock units. In accordance with the terms of the Merger Agreement, each Vested Company RSU Award (as defined in the Merger Agreement) that was outstanding as of immediately prior to the effective time of the merger, automatically became fully vested and was cancelled by virtue of the merger without any action on the part of any holder or beneficiary thereof and entitled the holder to receive an amount in cash, without interest and subject to applicable withholding taxes, equal to the product of (1) the number of shares of Company Common Stock then underlying such restricted stock unit award as of immediately prior to the effective time of the merger, and (2) the per share merger consideration of \$87.50.
- (3) Shares trued up to reflect stock purchased through the Issuer's 2015 Employee Stock Purchase Plan since the last filing on Statement of Changes in Beneficial Ownership on Form 4.
- (4) Includes 9,349 performance stock units. In accordance with the terms of the Merger Agreement, each Vested Company PSU Award (as defined in the Merger Agreement) that was outstanding as of immediately prior to the effective time of the merger, automatically became fully vested and was cancelled by virtue of the merger without any action on the part of any holder or beneficiary thereof and entitled the holder to receive an amount in cash, without interest and

subject to applicable withholding taxes, equal to the product of (1) the number of shares of Company Common Stock that would have vested pursuant to the terms of such performance stock unit award, assuming that any performance based vesting conditions applicable to such performance stock unit award for any performance period that had not been completed as of the effective time were achieved at target performance levels, and (2) the per share merger consideration of \$87.50.

**Reporting Owners** 

Panarting Owner Name / Address	Relationships							
Reporting Owner Name / Address	Director	10% Owner	Officer	Other				
Benck David Mitchell								
2700 MILAN COURT			SVP General Counsel					
BIRMINGHAM, AL 35211								

#### Signatures

/s/ David M. Benck	7/25/2024
**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 control number.