FORM 4

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

OMB APPROVAL
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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 Ty	pe Response:	s)													
1. Name and Address of Reporting Person * Galema Robert Jan					2. Issuer Name and Ticker or Trading Symbol Shapeways Holdings, Inc. [SHPW]						5. Relation		orting Per ck all app		
(Last) (First) (Middle) 30-02 48TH AVENUE				3. Date of Earliest Transaction (Month/Day/Year) 09/29/2021						Office	er (give title belo	w)	Other (spec	ify below)	
(Street) LONG ISLAND CITY,, NY 11101			4. If Amen	4. If Amendment, Date Original Filed(Month/Day/Year)						_X_ Form fil	6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person				
LONG IS		(State)	(Zip)												
		(State)			-		- Non	-Derivative S			1			ly Owned	
1.Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Datany (Month/Day/Y	e, if	Code		4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			6. Ownership Form: Direct (D) or Indirect	Beneficial Ownership	
						Code	V	Amount	(A) or (D)	Pric	e			(I) (Instr. 4)	(Ilisti. 4)
Common Stock		09/29/2021	/29/2021		A		2,933,06	7 A	(1) (2) (3)	2,933,00	2,933,067		I	Held by Stichting Depositary INKEF Investment Fund (4)	
Common Stock		09/29/2021			A		325,896	A	(1) (2) (3)	325,896			I	Held by Stichting Depositary INKEF Investment Fund (4)	
Common Stock		09/29/2021			A		250,000	A	\$ 10	250,000	250,000		I	Held by Stichting Depositary INKEF Investment Fund (4)	
Dansin danı l	Damant an a s		a far analy along of an	avniti as han affi	ن دا الد	annad á	السممداء	in dins ath							
Kemmaer.	Report on a s	верагате пп	e for each class of se	curries benefic	lally	owned C	Ī	Persons who contained in the form dis	o resp	form a	are not requ	uired to res	pond ur	nless	EC 1474 (9-02)
			Table II	I - Derivative S				d, Disposed o							
	Conversion		Execution any	ed 4. Date, if Trans Code ny/Year) (Instr	. 8)	of Deriva Securi Acqui (A) or Dispo of (D) (Instr. 4, and	ative ities ired	6. Date Exer and Expiration (Month/Day/ Date Exercisable	on Date Year)	A U So (I 4)	Title and mount of nderlying ecurities nstr. 3 and or Number of Shares	Security (Instr. 5)	Derivative Securities Beneficial Owned Following Reported	ve Own s Forn ally Deri Secu g Dire l or In ion(s) (I)	vative rity: (Instr. 4) direct

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Galema Robert Jan 30-02 48TH AVENUE LONG ISLAND CITY,, NY 11101	X					

Signatures

/s/ Jennifer Walsh, Attorney-in-Fact	10/01/2021		
**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).
- n connection with the merger described in that certain Agreement and Plan of Merger and Reorganization, dated as of April 28, 2021 (the "Merger Agreement"), by and among the Issuer, Galileo Acquisition Holdings, Inc. and Shapeways, Inc., pursuant to which Shapeways, Inc. survived as a wholly-owned subsidiary of the Issuer (the "Merger"), which closed on September 29, 2021 (the "Closing Date"). In connection with the Merger, the Reporting Person received (i) 2,933,068 shares of the Issuer's Common Stock and (ii) 325,896 shares of the Issuer's Common Stock subject to forfeiture (the "Earn-out Shares").
- The Earn-out Shares will no longer be subject forfeiture upon the satisfaction of certain share price vesting conditions (the "Earn-out Conditions") as follows: (i) if, at any time prior to September 29, 2024 (the "Earn-out Period") the VWAP (as defined in the Merger Agreement) of the Issuer's Common Stock equals or exceeds \$14.00 per share (as adjusted for stock splits, stock dividends, reorganizations and recapitalizations and similar transactions after the Closing Date) for 30 consecutive trading days occurring during the Earn-out Period, one half (1/2) of the Earn-out Shares shall vest; and (ii) if, at any time prior to the Earn-out Period, the VWAP
 - (as defined in the Merger Agreement) of the Issuer's Common Stock equals or exceeds \$16.00 per share (as adjusted for stock splits, stock dividends, reorganizations and recapitalizations and similar transactions after the Transaction Date) for 30 consecutive trading days occurring during the period beginning on the Closing Date and ending on
- (3) the Expiration Date, one half (1/2) of the Earn-out Shares shall vest. If the Earn-Out Conditions are not met during the Earn-out Period, then the applicable Earn-out Shares shall be automatically forfeited. If the Earn-out Conditions are not met during the Earn-out Period, then the applicable Earn-out Shares shall be automatically forfeited. On the Closing Date, the closing price of the Issuer's Common Stock was \$8.54 per share.
- (4) Robert John Galema, Roel Bulthuis, Corne Jansen and Wolfgang Noldeke together exercise voting and investment control over shares held by Stichting Depositary INKEF Investment Fund.

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

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.