FORM 4

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

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

5. Relationship of Reporting Person(s) to Issuer

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

1. Name and Address of Reporting Person *

(Print or Type Responses)

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

2. Issuer Name and Ticker or Trading Symbol

Gillette Cr	iristopner		-	Distow C	GIC	oup m	ic. [v	IOL	J				Director		100/	Owner	
(Last) (First) (Middle) C/O BRISTOW GROUP INC., 3151 BRIARPARK DRIVE, SUITE 700				3. Date of Earliest Transaction (Month/Day/Year) 06/11/2020							ar)	X_Officer (give title below)Other (specify below)Chief Accounting Officer					
HOUSTON, TX 77042				4. If Amendment, Date Original Filed(Month/Day/Year)								6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person _Form filed by More than One Reporting Person					
(City)		(State)	(Zip)				Table	I - No	n-Der	ivative	Securi	ities Acqu	ired, Dispos	sed of, or Be	neficially Own	ed	
(Instr. 3)			2. Transaction Date (Month/Day/Year)	Execution any	2A. Deemed Execution Date, i any (Month/Day/Year		3. Trar Code (Instr.		on 4. Securities Acquired (A) or Disposed of (E) (Instr. 3, 4 and 5)			of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)		ted	Ownership Form:	7. Nature of Indirect Beneficial Ownership
							Coo	de	V A	mount	(A) or (D)	r Price				or Indirect (I) (Instr. 4)	(Instr. 4)
Common S	Stock		06/11/2020				A.(1))(2).	8	,637	A	\$ 0 (<u>3</u>) (<u>4</u>)	8,637			D	
			Table II	- Derivativ				a quired	curre	ently v	alid Ol f, or Be	MB conti	ol number		e form displa	ays	
	1	1		(e.g., put	s, c	alls, wa	arrant	s, opti	ons, c	onvert	ible sec	curities)			1	1	
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/Year)	Code	Cransaction of Derivati		ative ties red sed 3, 4,	Expiration Date (Month/Day/Year) ies ed ed				of Unde Securiti	7. Title and Amount of Underlying Securities (Instr. 3 and 4)		Derivative Securities Beneficially Owned	10. Ownership Form of Derivative Security: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)
				Code	V	(A)		Date Exerci	isable	Expira Date	ation	Title	Amoun or Numbe of Shares				
Employee Stock																	

<u>(6)</u>

<u>(6)</u>

11/01/2029

11/01/2029

Common

Stock

Common

Stock

\$ 0 (7).

\$ 0 (2).

1,400

4,358

D

D

1,400

4,358

Reporting Owners

\$ 29.84

\$ 14.01

Option

Option

(Right to Buy)

(Right to Buy) Employee Stock 06/11/2020

06/11/2020

Reporting Owner Name / Address	Relationships							
Reporting Owner Name / Audress	Director	10% Owner	Officer	Other				
Gillette Christopher C/O BRISTOW GROUP INC. 3151 BRIARPARK DRIVE, SUITE 700 HOUSTON, TX 77042			Chief Accounting Officer					

A.(1)(5).

 $A^{(1)(8)}$

1,400

4,358

Signatures

/s/ Justin D. Mogford, Attorney-in-Fact for Christopher Gillette	06/15/2020				
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).
 - On June 11, 2020, pursuant to the Agreement and Plan of Merger, dated as of January 23, 2020, as amended (the "Merger Agreement"), by and among Era Group Inc. ("Era"), Ruby Redux Merger Sub, Inc., a wholly owned subsidiary of Era ("Merger Sub"), and Bristow Group Inc. ("Bristow"), Merger Sub merged with and into Bristow, with Bristow continuing as the surviving corporation and a direct wholly owned subsidiary of Era (the "Merger"). Following the Merger, Era changed its name to Bristow Group Inc. (the "Combined Company"). Pursuant
- (1) to the Merger Agreement, at the effective time of the Merger (the "Effective Time"), each holder of Bristow common stock, par value \$0.001 ("Bristow Common Stock"), immediately prior to the Effective Time, received, for each share of Bristow Common Stock, 0.502096 shares of Era common stock, par value \$0.01 ("Era Common Stock") (the "Merger Consideration"), and, if applicable, cash in lieu of any fractional shares. All of the issued and outstanding shares of Bristow Common Stock immediately prior to the Effective Time were
- Pursuant to the Merger Agreement, each Bristow restricted stock unit ("Bristow RSU") that was outstanding immediately prior to the Effective Time was, as of the Effective Time, assumed (2) and converted into a restricted stock unit in respect of shares of Era Common Stock ("Replacement RSU"), in an amount based on the Merger Consideration, subject to the same terms and conditions as were applicable to the corresponding Bristow RSU immediately prior to the Effective Time.
- (3) The Replacement RSUs vest in four equal annual installments beginning on November 1, 2020, subject to continuous service of the reporting person as of each such vesting date. The vested Replacement RSUs will settle on the thirtieth day following the first to occur of (i) a Change in Control (as defined in Bristow's Management Incentive Plan) and (ii) October 31, 2025.
- (4) Received in exchange for 6,697 Bristow RSUs in connection with the Merger.
- Pursuant to the Merger Agreement, each option to purchase Bristow Common Stock that was outstanding immediately prior to the Effective Time was, as of the Effective Time, assumed and (5) converted into an option to purchase shares of Era Common Stock ("Replacement Option"), subject to the same terms and conditions as were applicable to the corresponding Bristow option immediately prior to the Effective Time.
- (6) The Replacement Options vest in four equal annual installments beginning on November 1, 2020, subject to continuous service of the reporting person as of each such vesting date.
- (7) Received in exchange for Bristow Common Options to acquire 2,789 shares of Bristow Common Stock for \$14.98 per share.
- Pursuant to the Merger Agreement, each option to purchase Bristow preferred stock, par value \$0.0001 ("Bristow Preferred Stock"), that was outstanding immediately prior to the Effective (8) Time ("Bristow Preferred Option") was, immediately prior to the Effective Time, converted into a Bristow Common Option, which, as of the Effective Time, was assumed and converted into a Replacement Option, subject to the same terms and conditions as were applicable to the corresponding Bristow Preferred Option immediately prior to the Effective Time.
- (9) Received in exchange for Bristow Preferred Options to acquire 1,676 shares of Bristow Preferred Stock for \$36.37 per share, which were converted into Bristow Common Options immediately prior to the Effective Time.

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.