FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

| Washington, | D.C. | 20549 |
|-------------|------|-------|

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

| | OMB APPROVAL | | | | | | | | | |
|---|--------------------------|-----------|--|--|--|--|--|--|--|--|
| | OMB Number: | 3235-0287 | | | | | | | | |
| | Estimated average burden | | | | | | | | | |
| 1 | hours per response: | 0.5 | | | | | | | | |

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 Section 30(h) of the Investment Company Act of 1940

| 1. Name and Address of Reporting Person* STROME MARK E | | | | | 2. Issuer Name and Ticker or Trading Symbol the Maven, Inc. [MVEN] | | | | | | | | Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner | | | | | |
|--|---|--|--|-------------------------|---|--|------------|--|------------------------|--|---------------|--|--|---------|---|---|--|--|
| (Last) 1688 ME | • | rst) VE, SUITE 727 | (Middle) | | | Date o 3/14/2 | | Earliest Transaction (Month/Day/Year))20 | | | | | | | Offic belo | cer (give title ow) | Othe belov | r (specify v) |
| | | | | | If Amendment, Date of Original Filed (Month/Day/Year) 8/18/2020 | | | | | | | | 6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting | | | | | |
| (City) (State) (Zip) | | | | | | | | | | | | | | Per | son | | | |
| | | | | | | Securities Acquired, Disposed of, or Benefic | | | | | | | | , | | | | |
| 1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day) | | | | Execution | | | ate, Trans | action (Instr. | | sposed Of (D) (Instr. 3, 4 | | and 5) Secu Bene | | | 6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4) | Indirect Beneficial Ownership | | |
| | | | | | (| | Code | v | Amou | Amount (A) or (D) | | ice | Reported | | ,,,,,, | (Instr. 4) | | |
| | | | Table II - | | | | | | equired, nts, optic | | | | | | vned | , | | <u> </u> |
| 1. Title of Derivative Security (Instr. 3) | 2. Conversion or Exercise Price of Derivative Security | 3. Transaction Date (Month/Day/Year) | 3A. Deemed Execution Da if any (Month/Day/Y | 4. Transa Code (I | | saction e (Instr. Secure Acque (A) or Disport of (D) (Instr. and 5 | | tive ties ed | 6. Date Exe | Date Exercisable and iration Date onth/Day/Year) | | 7. Title an Amount o Securities Underlyin Derivative (Instr. 3 au | dd 8. F of Der s Sec ig (Ins | | | 9. Number of derivative Securities Securities Owned Following Reported Transaction(s (Instr. 4) | 10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4) | 11. Nature of Indirect Beneficial Ownership (Instr. 4) |
| | | | | Co | ode | v | (A) | (D) | Date Exercisabl | | oiration e | Title | Amount or Number of Shares | | | | | |
| Series H Convertible Preferred Stock | \$0.33 | 08/14/2020 | | | P | | 1,650 | | (5) | | (5) | Common Stock | (6) | \$1,212 | 2.12 ⁽¹⁾ | 8,050 ⁽²⁾⁽³⁾ | I | See footnote ⁽⁴⁾ |
| Series H Convertible Preferred Stock | \$0.33 | 10/29/2020 | | J | 2)(3) | | 1,650 | | (2)(3) | | (2)(3) | Common Stock | (2)(3) | (2)(| (3) | 6,400 | I | See footnotes ⁽²⁾ (3)(4) |
| | d Address of ME MARI | Reporting Person* | | | | | | | | | | | | | | | | |
| (Last) 1688 ME | RIDIAN A | (First) VE, SUITE 727 | (Middle | e) | | | | | | | | | | | | | | |
| (Street) | ВЕАСН | FL | 33139 |) | | | | | | | | | | | | | | |
| (City) | | (State) | (Zip) | | | | | | | | | | | | | | | |
| | | Reporting Person* ZANINE FUN | ND, LP | | | | | | | | | | | | | | | |
| (Last) (First) (Middle) 1688 MERIDIAN AVE, SUITE 727 | | | | | | | | | | | | | | | | | | |
| (Street) MIAMI E | ВЕАСН | FL | 33139 | 1 | | _ | | | | | | | | | | | | |

Explanation of Responses:

(State)

(Zip)

(City)

- 1. Due to a scrivener's error, the original Form 4, as filed on August 18, 2020, inadvertently listed the stated value per share of the reported shares of Series H Convertible Preferred Stock (the "Series H Stock") instead of the purchase price paid per share for the reported Series H Stock, which is reflected in this Amendment.
- 2. This Amendment reports the rescission on October 29, 2020 of the purchase of the 1,650 shares of Series H Stock on August 14, 2020 by Strome Mezzanine Fund, LP (the "Fund"), which was reported in the original Form 4. The purchase of the reported Series H Stock (the "Rescinded Stock") was rescinded by the mutual agreement of the issuer and the Fund for the purpose of resolving certain disputes that had arisen between the issuer and the Reporting Persons (as defined below) in connection with the original transaction. Pursuant to the rescission agreement among the parties, the purchase of the Rescinded Stock has been deemed null and void ab initio by the issuer as if the original transaction documents were never entered into by the Fund and the purchase of the Rescinded Stock had never occurred.
- 3. (continued from footnote 2) In connection with the rescission and voiding of this purchase, the Fund was refunded its original purchase price for the Rescinded Stock and surrendered the Rescinded Stock to the issuer for cancellation, as a result of which the issuer and each Reporting Person have been placed in the position it was in with respect to the ownership of the Rescinded Stock immediately prior to the transaction.
- 4. The reported securities are owned directly by the Fund. Strome Investment Management, L.P. ("SIM") is the general partner of the Fund and may be deemed to beneficially own the reported securities under Section 13(d) of the Securities Exchange Act of 1934 (the "Exchange Act"). Strome Group Inc. ("SG") is the general partner of SIM and may also be deemed to beneficially own the reported securities under Section 13(d) of the Exchange Act. Mark E. Strome is the President and CEO of SG and may also be deemed to beneficially own the reported securities under Section 13(d) of the Exchange Act. SIM, SG and Mr. Strome disclaim

beneficial ownership of the reported securities for purposes of Section 16 of the Exchange Act, except the extent of their respective pecuniary interest in the securities. The Fund, SIM, SG and Mr. Strome are hereby referred to as the "Reporting Persons".

5. Subject to the conversion limitation (described in note 6), the reported securities are convertible into common stock of the issuer at any time, and has no expiration date, but is subject to mandatory conversion on the fifth anniversary of the original issuance date.

6. The reported securities are subject to a conversion limitation that prohibits the issuer from effecting a conversion of the reported securities into common stock if giving effect to the conversion would cause the holder to beneficially own (together with its affiliates or any "group" members) in excess of 4.99% of the common stock (or, upon notice by the holder, in excess of 9.99% of the common stock). As beneficial owners of more than 10% of the common stock, the Reporting Persons are effectively barred from converting the reported security into additional shares of common stock. Absent this conversion limitation, the reported securities would be convertible into 5,000,000 shares of the issuer's common stock at the election of the Fund.

Remarks:

<u>/s/Mark E. Strome</u> <u>11/02/2020</u>

/s/Mark E. Strome, Signature as

Authorized Person of each 11/02/2020

Reporting Person

** 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 Number.