ESPEED INC Form 4 April 03, 2008

FORM 4

OMB APPROVAL

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

OMB 3235-0287 Number:

Check this box if no longer subject to Section 16.

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

January 31, Expires: 2005

Form 4 or Form 5 obligations **SECURITIES**

Estimated average burden hours per response... 0.5

may continue. See Instruction

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person * AMAITIS LEE M

2. Issuer Name and Ticker or Trading Symbol

5. Relationship of Reporting Person(s) to Issuer

ESPEED INC [BGCP]

(Check all applicable)

(Last)

(First) (Middle)

(Zip)

(Month/Day/Year)

2. Transaction Date 2A. Deemed

(Month/Day/Year)

3. Date of Earliest Transaction

_X__ Director 10% Owner

C/O BGC PARNTERS, INC., 499

(Street)

(Month/Day/Year) 04/01/2008

X_ Officer (give title Other (specify below) below)

PARK AVE.

4. If Amendment, Date Original

(Instr. 8)

Co-Chief Executive Officer 6. Individual or Joint/Group Filing(Check

Filed(Month/Day/Year)

Applicable Line)

X Form filed by One Reporting Person Form filed by More than One Reporting

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

NEW YORK, NY 10022

Person

(City) (State)

3. 4. Securities Acquired Execution Date, if Transaction(A) or Disposed of (D) Code (Instr. 3, 4 and 5)

5. Amount of 6. Ownership 7. Nature of Securities Form: Direct Indirect Beneficially (D) or Beneficial Owned Indirect (I) Ownership Following (Instr. 4) (Instr. 4)

(A) or

Reported Transaction(s)

Code V Amount (D) Price

(Instr. 3 and 4)

Class A Common

1. Title of

Security

(Instr. 3)

Stock, par 04/01/2008

412,043 $A^{(1)}$ (1)

515,555 (1)

D

value \$0.01 per share

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

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Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

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)	4. Transaction Code (Instr. 8)	5. Numb Derivativ Securitie Acquired Disposed (Instr. 3,	e (A) or of (D)	6. Date Exer Expiration D (Month/Day	ate	7. Title and A Underlying Se (Instr. 3 and 4
				Code	V (A)	(D)	Date Exercisable	Expiration Date	Title
BGC Holdings Exchangeable Founding Partner Interests	(2) (3) (4)	04/01/2008		A(2)(3)(4)	3,160,2		(2)(3)(4)	(2)(3)(4)	Class A Common Stock, par value \$0.01 per share

Reporting Owners

Reporting Owner Name / Address	Relationships
reporting owner runner runners	

X

Director 10% Owner Officer Other

AMAITIS LEE M C/O BGC PARNTERS, INC. 499 PARK AVE.

Co-Chief Executive Officer

NEW YORK, NY 10022

Signatures

/s/ Lee M. 04/03/2008 Amaitis

**Signature of Date
Reporting Person

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).
- Deferred stock distributions of shares of Class A Common Stock receivable by the reporting person from Cantor Fitzgerald, L.P. ("CFLP") in respect of his CFLP limited partnership units in connection with the Separation and Merger (as such terms are defined below). One-third of such shares are receivable on each of the first, second and third anniversaries of the completion of the Merger. Prior
- (1) to the Merger, CFLP separated (the "Separation") its inter-dealer brokerage business, market data business and fulfillment businesses (collectively, the "BGC Businesses") from the remainder of CFLP's businesses and contributed the BGC Businesses to BGC Partners, LLC, which then merged (the "Merger") with and into eSpeed, Inc., which was renamed BGC Partners, Inc. The Merger was completed on April 1, 2008.
- (2) In connection with the Separation and Merger, the reporting person received from CFLP in respect of his CFLP limited partnership units 3,160,215 BGC Holdings, L.P. ("BGC Holdings") Exchangeable Founding Partner Interests (the "Aggregate Interests"), which are exchangeable into shares of Class A Common Stock on a one-for-one basis (subject to adjustment), on the following schedule: the exchange rights with respect to (i) 1,100,000 of the Aggregate Interests became exercisable on the completion of the Merger, (ii) 40% of the Aggregate Interests (less the 1,100,000 referred to in clause (i) and any other interests or shares of Class A Common Stock that the reporting person is otherwise eligible to exchange or sell or has sold for any reason, including, without limitation, in connection with any grant of additional interests or stock options (collectively, the "Applicable Shares")) will become exercisable on the second anniversary of

Reporting Owners 2

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the completion of the Merger, (Continued footnote 3)

- (iii) 60% of the Aggregate Interests (less the Applicable Shares) will become exercisable on the third anniversary of the completion of the Merger, (iv) 80% of the Aggregate Interests (less the Applicable Shares) will become exercisable on the fourth anniversary of the completion of the Merger, and (v) 100% of the Aggregate Interests (less the Applicable Shares) will become exercisable on the fifth
- (3) anniversary of the completion of the Merger. Once they become exercisable, the Exchangeable Founding Partner Interests are exercisable at any time and are automatically exercised upon redemption of such Exchangeable Founding Partner Interests for any reason. (Continued footnote 4)
- In the case of the death of the reporting person, Exchangeable Founding Partner Interests which are then not exercisable are automatically (4) exercised and the shares are distributed on the same schedule as if the reporting person had not died and had exchanged the maximum amount possible on each anniversary of the completion of the Merger.

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.