longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

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

OMB APPROVAL 3235-0287 Estimated average burden

hours per response..

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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

1. Name and Address of Reporting Person * HOROWITZ COREY M			2. Issuer Name and Ticker or Trading Symbol NETWORK-1 TECHNOLOGIES, INC. [NTIP-NYSE]					TP,	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_ Director X_ Officer (give title below) CEO and Chairman						
6 BROOK	(Last) (First) (Middle) BROOKLAWN DRIVE			3. Date of Earliest Transaction (Month/Day/Year) 03/22/2022							CEO	and Chairman			
WESTPO	RT, CT 06	(Street)		4. If Amen	dment, I	ate Ori	iginal	Filed(Month	n/Day/Year)		Form filed by	One Reporting	p Filing(Check A Person Reporting Person	pplicable Line)	
(City) (State) (Zip)			Table I - Non-Derivative Securities Acqu					es Acquire	uired, Disposed of, or Beneficially Owned						
1.Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year)	any	on Date, if	(Instr. 8)		(A)	or Disposed tr. 3, 4 and 5	of (D) Ow Tra	Amount of Securities Owned Following Repor Pransaction(s)		d C F	Ownership o Form: B	Beneficial
				(Month/I	Jay/ Y ear	Co	ode	V Amount (D) Price (Instr. 3 and 4)		oi (I		r Indirect (Ins	wnership nstr. 4)		
Reminder: Re	eport on a se	parate line for each o	class of securities b	eneficially	owned o	lirectly	F	Persons v	m are not i	required to	respond		ion containe form displa		174 (9-02)
Reminder: Re	eport on a se	parate line for each o	Table II -	Derivativ	e Securi	ties Acc	f i a quire	Persons v n this for a currentl d, Dispose	m are not i y valid OM d of, or Ben	required to B control eficially Ov	respond (number.				174 (9-02)
	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date	Table II - 3A. Deemed Execution Date, id	Derivativ (e.g., puts 4. Transact Code	e Securi, calls, w	umber ovative urities uired (Arisposed	quireces, opt of 6 a (A)	Persons v n this for a currentl d, Dispose	m are not in y valid OM dof, or Ben ertible securiorisable ion Date	required to B control eficially Ov	o respond on number. wned d Amount ring	8. Price of	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s	10. Ownership Form of Derivative Security: Direct (D) or Indirect	11. Nation of Indirection Owners (Instr. 4
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II - 3A. Deemed Execution Date, it	Derivativ (e.g., puts 4. Transact Code	e Securi, calls, w cion Derr Secon Acquired (D) (Instantal	ties Accarrants umber of vative arities uired (Arisposed tr. 3, 4, 5)	quirees, opt of 6 a () A) d of	Persons v n this for a currentl d, Dispose ions, conv b. Date Exe and Expirat	m are not in y valid OM d of, or Benertible securities able ion Date by Year)	required to B control eficially Overities) 7. Title and of Underly Securities (Instr. 3 and	o respond on number. wned d Amount ring	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following Reported	10. Ownership Form of Derivative Security: Direct (D) or Indirect	11. Nat of Indir Benefic Owners (Instr. 4

Reporting Owners

B 4 6 Y 4	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
HOROWITZ COREY M 6 BROOKLAWN DRIVE WESTPORT, CT 06880	X	X	CEO and Chairman			

Signatures

/s/ Corey M. Horowitz	03/24/2022
**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).
- The restricted stock units (RSUs) were granted pursuant to an Employment Agreement, dated March 22, 2022, between the Company and Mr. Horowitz, for a four-year term beginning (1) March 22, 2022 and ending March 22, 2026 (the "Term"). Each restricted stock unit represents a right to receive one share of common stock, subject to the vesting provisions described

- The RSUs shall vest in four tranches and all RSUs shall be subject to continued employment through the applicable vesting date. The RSUs shall vest as follows: (i) 175,000 RSUs shall vest 100,000 RSUs on March 22, 2023 and 75,000 RSUs on March 22, 2024; (ii) 150,000 RSUs shall vest if at any time during the Term Network 1's common stock achieves a Closing
- (2) Price (as defined in the Employment Agreement) of a minimum of \$3.50 per share (subject to adjustment for stock splits); (iii) 150,000 RSUs shall vest if at any time during the Term the common stock achieves a Closing Price of a minimum of \$4.00 per share (subject to adjustment for stock splits); and (iv) 125,000 RSUs shall vest if at any time during the Term the common stock achieves a Closing Price of a minimum of \$4.50 per share (subject to adjustment for stock splits); and (iv) 125,000 RSUs shall vest if at any time during the Term the common stock achieves a Closing Price of a minimum of \$4.50 per share (subject to adjustment for stock splits).
- (3) Further, all of the RSUs become fully vested upon a Change of Control, or upon the Company's termination of Mr. Horowitz's employment Other Than for Cause, or upon Mr. Horowitz's termination of his employment for Good Reason (all as defined in the Employment Agreement).

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.