SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

OWB APPRC	IVAL								
OMB Number:	3235-0287								
Estimated average burden									
hours per response:	0.5								

1. Name and Address of Reporting Person*		on [*]	2. Issuer Name and Ticker or Trading Symbol electroCore, Inc. [ECOR]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
<u>Errico Joseph P</u>				X	Director	Х	10% Owner		
(Last)	(First)	(Middle)	3. Date of Earliest Transaction (Month/Day/Year)	x	Officer (give title below)		Other (specify below)		
	OAD, SUITE 201	· ·	04/11/2019	See Remarks					
(Street) BASKING	NU	07920	4. If Amendment, Date of Original Filed (Month/Day/Year)	Line)	ridual or Joint/Group	0	, II		
RIDGE	NJ	07920			Form filed by One Form filed by More	•	0		
(City)	(State)	(Zip)			Person		. 0		

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

1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transa Code (8)		4. Securities A Disposed Of (I	cquired D) (Instr.	(A) or 3, 4 and 5)	5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
			Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		
Common Stock	04/11/2019		S		13,723(1)(2)	D	\$5.49(2)	558,218	D	
Common Stock	04/12/2019		S		25,869(1)(3)	D	\$5.53 ⁽³⁾	532,349	D	
Common Stock								69,444	I	Via Errico 2010 Dynasty Trust
Common Stock								55,729	I	Via children
Common Stock								111,318	Ι	Via Core Ventures 2010, LLC
Common Stock								46,378	I	Via 2010 Core Investmen Partners, LLC
Common Stock								406,566	I	Via Core Ventures II, LLC
Common Stock								24,779	I	Via Core Ventures IV, LLC
Common Stock								40,280	I	Via ECNG, LLC
Common Stock								382,607	I	Via NeuroCor Investmen Partners, LLC

1. Title of Derivative 3A. Deemed Execution Date, if any 7. Title and Amount of 10. Ownership Form: Direct (D) 11. Nature of Indirect 3. Transaction Date 4. Transaction 5. Number of 6. Date Exercisable and Expiration Date 8. Price of Derivative 9. Number of derivative Conversion Security (Instr. 3) or Exercise Price of (Month/Day/Year) Code (Instr. 8) Derivative Security (Instr. 5) Beneficial Ownership (Instr. 4) (Month/Day/Year) Securities Securities (Month/Day/Year) Securities Underlying Beneficially Acquired (A) or Disposed of (D) (Instr. 3, 4 or Indirect (I) (Instr. 4) Owned Following Reported Derivative Derivative Security (Instr. 3 and 4) Security Transaction(s) (Instr. 4) and 5)

		Ta	ble II - Deriva (e.g., p					ired, Disp options,	· ·		or i	y Owned			
1. Title of Derivative	2. Conversion	3. Transaction Date	3A. Deemed Execution Date,	C .ode Transa	V ction	(6A)Nu of	1 m(150)r	ExDectisEblero	isDatatle and	7itītētle Amour	aSolidares tof	8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature of Indirect
1. These shar	Price of es were sold pu Derivative		if any (Month/Day/Year) ng Person's Written tr		an pursi	Secu			curities Excha		ying 1934, as a ive			Form: Direct (D) or Indirect	
electroCore, I on April 11, 2	Inc., any securi 2019.	ty holder of electroCo	verage price. These s ore, Inc., or the staff o verage price. These s	of the Se	curities	a Diisip of (D	osiech ge)	Commission,	ipon request,	fu anch A) r	mation rega	rding the nun	Transaction(s)	l by it at each	separate price
3. The price r electroCore, I on April 12, 2	Inc., any securi	imn 4 is a weighted a ty holder of electroCo	overage price. These s pre, Inc., or the staff o	shares we of the Se	ere sold curities	and E	hiple tra xchange	Commission,	ices ranging fi ipon request,	rom \$5.4 full infor	5 to \$5.66 p mation rega	er share. The rding the nun	Reporting Person nber of shares solo	undertakes to l by it at each	provide to separate price
Remarks	:														
Chief Science	e & Strategy Of	ficer		Code	v	(A)	(D)	Date Exercisable	Expiratic <u>in-</u> Date	fact	of Shares	II, attorne		- <u>.9</u>	

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.