FORM 4 UN		UNITE	D STA	TES						NG	E CC	MMISS	SION		UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549													
			Washington, D.C. 20549												OMB APPRO		VAL											
Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).				TATEMENT OF CHANGES IN BENEFICIAL OWNERS											P OMB Number: 3235 Estimated average burden													
				File	d pursu or S	ant to Secti ection 30(h)	(a) of the s e Investm	4			per res	-	0.5															
1. Name and Address of Reporting Person*				2. Issuer Name <b>and</b> Ticker or Trading Symbol										5. Relationship of Reporting Person(s) to Issuer (Check all applicable)														
LACORTE BLAIR				<u>AEye, Inc.</u> [ LIDR ]									X															
(Last) (First) (Middle) C/O 1 PARK PLACE, SUITE 200				3. Date of Earliest Transaction (Month/Day/Year)								X	Officer (g below)	ive title		Other ( below)	specify											
						8/16/2021								Chief Executive Officer														
				—																								
(Street) DUBLIN CA 94568				4. If Amendment, Date of Original Filed (Month/Day/Year) 08/27/2021									6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person															
					—								Form filed by More than One Reporting Perso															
(City)	(	State)	(Zip)																									
			Table I - No					· -	l, Dis				-	-														
1. Title of Security (Instr. 3)				2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. ) 8)		4. Securities Acquired (A Disposed Of (D) (Instr. 3,			5. Amount of Securities Beneficially Owned Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership											
								Code	v	Amount		(A) or (D)	Price	<ul> <li>Reported</li> <li>Transaction(s)</li> <li>(Instr. 3 and 4)</li> </ul>				(Instr. 4)										
Common Stock				08/16/2021				A		1,405,48	<b>4</b> <sup>(1)</sup>	A	\$37.208			D												
Common Stock				08/16/2021				A		11,162 <sup>(2)</sup>		Α	\$ <mark>0</mark>	1,416,646			D											
			Table II -											wned				I										
1. Title of	2.	3. Transaction	3A. Deemed	(e.g., p	uts, c	5. Number		S, OPTIC	-	convertil	1		ties)	8. Price of	9. Numb	er of	10.	11. Natur										
Derivative Security (Instr. 3)	Conversion or Exercise Price of Derivative Security	Date (Month/Day/Year)	Execution Date if any (Month/Day/Ye	e, Trans Code	action (Instr.	Derivative		Expiratio	Expiration Date (Month/Day/Yea		Seci Deri		nderlying ecurity	Derivative Security (Instr. 5)	derivative Securities Beneficia Owned Following Reported	e s ally g	Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	p of Indirect Beneficial Ownership t (Instr. 4)										
				Code	v	(A)	(A) (D) Date Expiration Date Title Amount of Shares		Transac (Instr. 4)																			
Stock Option (Right to Buy)	\$0.16	08/16/2021		A		77,519		08/16/202	21 <sup>(3)</sup>	05/31/2027		imon ock	77,519	\$0	77,5	19	D											
Stock Option (Right to Buy)	\$0.17	08/16/2021		A		19,382		08/16/202	21 <sup>(4)</sup>	05/07/2028		imon ock	19,382	\$0 19,3		82	D											
Stock Option (Right to Buy)	\$0.17	08/16/2021		A		30,362		08/16/202	2021 <sup>(5)</sup> 09/17/20			nmon ock 30,362		\$0	30,362		D											
Stock Option (Right to Buy)	\$0.62	08/16/2021		A		108,525		08/16/202	21 <sup>(6)</sup>	02/27/2029	Con Ste	mon Jock 108,525		\$0	108,525		D											
Stock Option (Right to Buy)	\$0.62	08/16/2021		A		20,930		08/16/202	21 <sup>(7)</sup>	07/01/2029		umon ock	20,930	\$0	20,9	30	D											
Stock Option (Right to Buy)	\$0.63	08/16/2021		A		30,481 0		08/16/202	21 <sup>(8)</sup>	04/09/2030 Common Stock 3		30,481	<b>),481 \$</b> 0		30,481													
Stock Option (Right to Buy)	\$0.63	08/16/2021		A		6,497,789		08/16/202	21 <sup>(9)</sup>	09/30/2030		umon ock 6	,497,789	\$0	6,497,789		D											
Explanatio	n of Respon	Ses:				*	1	,									,											

SEC Form 4

1. Received in exchange for 377,737 shares of AEye Technologies, Inc. ("AEye Technologies") in connection with the merger of AEye Technologies into AEye, Inc. (the "Company") pursuant to the exchange ratio set forth in the Agreement and Plan of Merger between AEye Technologies and the Company. The closing price of the Company's Common Stock on the effective date of the merger was \$37.2080

2. Received in exchange for 3,000 Restricted Stock Units of AEye Technologies in connection with the merger of AEye Technologies into the Company pursuant to the exchange ratio set forth in the Agreement and Plan of Merger between AEye Technologies and the Company. The closing price of the Company's Common Stock on the effective date of the merger was \$37.2080. These RSUs are partially vested and will fully vest on February 16, 2022.

3. Received in exchange for stock options to acquire 20,834 shares of AEye Technologies in connection with the merger of AEye Technologies into the Company pursuant to the exchange ratio set forth in the Agreement and Plan of Merger between AEye Technologies and the Company. The closing price of the Company's Common Stock on the effective date of the merger was \$37.2080. These stock options are fully vested. 4. Received in exchange for stock options to acquire 5,209 shares of AEye Technologies in connection with the merger of AEye Technologies into the Company pursuant to the exchange ratio set forth in the Agreement

 Received in exchange for stock options to acquire 5,209 shares of AEye Technologies in connection with the merger of AEye Technologies into the Company pursuant to the exchange ratio set forth in the Agreement and Plan of Merger between AEye Technologies and the Company. The closing price of the Company's Common Stock on the effective date of the merger was \$37,2080. These stock options are fully vested.
 Received in exchange for stock options to acquire 8,160 shares of AEye Technologies in connection with the merger of AEye Technologies into the Company pursuant to the exchange ratio set forth in the Agreement

and Plan of Merger between AEye Technologies and the Company. The closing price of the Company's Common Stock on the effective date of the merger was \$37.2080. These stock options are partially vested and will fully vest on September 18, 2022.

6. Received in exchange for stock options to acquire 29,167 shares of AEye Technologies in connection with the merger of AEye Technologies into the Company pursuant to the exchange ratio set forth in the Agreement and Plan of Merger between AEye Technologies and the Company. The closing price of the Company's Common Stock on the effective date of the merger was \$37,2080. These stock options are partially vested and will fully vest on January 1, 2023.

7. Received in exchange for stock options to acquire 5,625 shares of AEye Technologies in connection with the merger of AEye Technologies into the Company pursuant to the exchange ratio set forth in the Agreement and Plan of Merger between AEye Technologies and the Company. The closing price of the Company's Common Stock on the effective date of the merger was \$37,2080. These stock options are partially vested and will fully vest on March 18, 2023.

 Received in exchange for stock options to acquire 8,192 shares of AEye Technologies in connection with the merger of AEye Technologies into the Company pursuant to the exchange ratio set forth in the Agreement and Plan of Merger between AEye Technologies and the Company. The closing price of the Company's Common Stock on the effective date of the merger was \$37.2080. These stock options are fully vested.
 Received in exchange for stock options to acquire 1,746,342 shares of AEye Technologies in connection with the merger of AEye Technologies into the Company pursuant to the exchange ratio set forth in the Agreement and Plan of Merger between AEye Technologies and the Company. The closing price of the Company's Common Stock on the effective date of the merger was \$37.2080. These stock options are partially

## /s/ Blair LaCorte

09/24/2021

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.