

☐ Check this box if no 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

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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 *				2. Issuer Name and Ticker or Trading Symbol							5. Relationship of Reporting Person(s) to Issuer (Check all applicable)						
CANTOR F	ITZGEI	RALD, I	L. P.		B	GC Grou	p, Inc. [BC	GCP]					,			
(Last	t) (Fir	rst) (N	Middle)		3.	Date of Earl	iest Transa	ectio	on (MM	/DD/YYYY	7)		_X_ Director Officer (give	e title below	X 10%	% Owner er (specify b	elow)
C/O BGC G AVENUE	ROUP,	INC., 49	9 PARI	ζ.			7 /1	1/20	023				Onicer (grv	e title below	,o	er (speerly o	ciowy
	(St	reet)			4.	If Amendme	ent, Date C	rigi	inal Fil	ed (MM/D	D/YY	YYY)	6. Individual o	or Joint/G	roup Filing (Check Appl	icable Line)
NEW YORK, NY 10022										X Form filed by One Reporting Person Form filed by More than One Reporting Person							
(City) (S	state) (2	Zip)		Ru	ıle 10b5-1(c) Transacti	on l	Indicat	ion					1 0		
					Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plathat is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.											en plan	
					tha	at is intended	d to satisfy	the	affirm	ative def	ense	condi	tions of Rule	10b5-1(c)	See Instruc	tion 10.	
			Table I	- Non-l	Dei	rivative Sec	urities Ac	qui	red, Di	isposed o	of, or	r Bene	ficially Owne	d			
1. Title of Security (Instr. 3) 2. Trans. D			Trans. Da	ate 2A. Deemed Execution Date, if any 3. Trans. Code (Instr. 8)			e	Disposed of (D)				5. Amount of Securities Beneficially Owned Following Reported Transaction(s) Instr. 3 and 4)			Ownership Form: B Direct (D) O	Beneficial Ownership	
							Code	V	Amou	(A) o		Price				or Indirect (I) (Instr. 4)	(Instr. 4)
Class B Common S	Stock, par val	ue \$0.01 per	share	7/1/2023			D		45,122,	. ,	_)(2)(3)			0	D	
	Ta	ıble II - Do	erivative	Securiti	ies	Beneficially	y Owned (e.g.	, puts,	calls, wa	ırraı	nts, op	tions, conver	tible secu	ırities)		
1. Title of Derivate Security (Instr. 3)	2. Conversion or Exercise Price of Derivative	3. Trans. Date	3A. Deemed Execution Date, if any	4. Trans. Code (Instr. 8)		5. Number of I Securities Acq Disposed of (D (Instr. 3, 4 and	quired (A) or D)		6. Date Exercisable and Expiration Date		7. Title and A Securities Un Derivative S (Instr. 3 and		amount of inderlying ecurity	8. Price of Derivative Security (Instr. 5)	9. Number of	10. Ownership Form of Derivative Security:	11. Nature of Indirect Beneficial Ownership (Instr. 4)
	Security			Code	v	(A)	(D)	Dat Exe	e ercisable	Expiration Date	Title	e	Amount or Number of Shares		Following Reported Transaction(s) (Instr. 4)	Direct (D) or Indirect (I) (Instr. 4)	
BGC Holdings Exchangeable Limited Partnership Interests (4)	<u>(5)</u>	6/30/2023		A (4)		143,885 (6)			<u>(5)</u>	<u>(5)</u>	Co Sto Val	lass A or Class B Common tock, par lue \$0.01 r share	143,885 (5)	<u>(6)</u>	58,368,827 (7).	D	
BGC Holdings Exchangeable Limited Partnership Interests (8)	<u>(5)</u>	6/30/2023		A (8)		5,605,547 (9)			<u>(5)</u>	<u>(5)</u>	Cl Cc Sto val	lass A or Class B Common tock, par lue \$0.01	5,605,547 (5)	(9)	63,974,374 (7).	D	
BGC Holdings Exchangeable Limited Partnership Interests (1)(2)	(5).	7/1/2023		D (1)(2)			63,974,374		<u>(5)</u>	<u>(5)</u>	Co Sto val	lass A or Class B Common tock, par lue \$0.01 r share	63,974,374 (5)	(1)(2)	0 (1)(2)	D	

Explanation of Responses:

- (1) On July 1, 2023, BGC Partners, Inc. ("BGC Partners") and BGC Holdings, L.P. ("BGC Holdings"), along with certain other affiliated entities, completed a corporate conversion (the "Corporate Conversion") pursuant to the Corporate Conversion Agreement, dated as of November 15, 2022, as amended as of March 29, 2023 (the "Corporate Conversion Agreement"). Upon completion of the Corporate Conversion, BGC Partners became a wholly owned subsidiary of its new public holding company, BGC Group, Inc. ("BGC Group"), and (i) each share of BGC Partners Class A common stock, par value \$0.01 per share ("Class A Common Stock"), outstanding as of immediately prior to the Corporate Conversion was converted into one share of BGC Group Class A common stock, par value \$0.01 per share,
- (2) (Continued from footnote 1) (ii) each share of BGC Partners Class B common stock, par value \$0.01 per share ("Class B Common Stock"), outstanding as of immediately prior to the Corporate Conversion was converted into one share of BGC Group Class B common stock, par value \$0.01 per share ("BGC Group Class B Common Stock"), and (iii) each unit of BGC Holdings exchangeable limited partnership interests held by Cantor Fitzgerald, L.P. ("CFLP") (such interests collectively, "Interests") outstanding as of immediately prior to the Corporate Conversion was converted into one share of BGC Group Class B

- Common Stock, in a transaction exempt pursuant to Rule 16b-3 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). The transactions reported herein were approved by the Board of Directors of BGC Partners and the Compensation Committee thereof.
- (3) The shares of Class B Common Stock were convertible at any time on a one-for-one basis (subject to adjustment) into shares of Class A Common Stock.
- (4) On June 30, 2023, CFLP purchased from BGC Holdings an aggregate of 143,885 Interests in a transaction exempt pursuant to Rule 16b-3 under the Exchange Act, in accordance with the Second Amended and Restated Agreement of Limited Partnership of BGC Holdings, as amended (the "BGC Holdings Agreement").
- (5) The exchange rights with respect to the Interests were exercisable at any time for shares of Class B Common Stock (or, at CFLP's option, shares of Class A Common Stock), on a one-for-one basis (subject to adjustment).
- (6) Includes 143,885 Interests purchased from BGC Holdings pursuant to Sections 12.02 and 12.03 of the BGC Holdings Agreement as a result of the redemption of 143,885 non-exchangeable founding partner units for aggregate consideration of \$285,421.
- (7) Includes Interests that may be exchanged for an aggregate of 15,756,625 shares of Class A Common Stock to satisfy CFLP's deferred share distribution obligations pursuant to distribution rights provided to certain current and former partners of CFLP on April 1, 2008 and February 14, 2012.
- (8) On June 30, 2023, CFLP purchased from BGC Holdings an aggregate of 5,605,547 Interests in a transaction exempt pursuant to Rule 16b-3 under the Exchange Act, in accordance with the BGC Holdings Agreement and the Corporate Conversion Agreement.
- (9) Includes 5,281,324 Interests purchased from BGC Holdings pursuant to Sections 12.02 and 12.03 of the BGC Holdings Agreement and the Corporate Conversion Agreement as a result of the redemption of 5,281,324 non-exchangeable founding partner units for an aggregate consideration of \$9,430,351, and 324,223 Interests purchased from BGC Holdings pursuant to Section 8.08 of the BGC Holdings Agreement and the Corporate Conversion Agreement for an aggregate consideration of \$598,712 as a result of the exchange of 324,223 exchangeable founding partner units.

Reporting Owners

_ *							
Panorting Owner Name / Address	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
CANTOR FITZGERALD, L. P.							
C/O BGC GROUP, INC.	X	X					
499 PARK AVENUE	21	24					
NEW YORK, NY 10022							

Signatures

/s/ Howard W. Lutnick, Chairman and Chief Executive Officer

7/3/2023

**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.

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