

# COREWEAVE, INC. Reported by COGEN JACK D

## FORM 4

(Statement of Changes in Beneficial Ownership)

## Filed 04/02/25 for the Period Ending 11/14/24

Address	12 COMMERCE STREET
	SPRINGFIELD, NJ, 07081
Telephone	917-373-3740
CIK	0001769628
Symbol	CRWV
SIC Code	7372 - Services-Prepackaged Software
Industry	IT Services & Consulting
Sector	Technology
Fiscal Year	12/31

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☐ Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.

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

## 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 <sup>*</sup>				2. Issuer Name and Ticker or Trading Symbol						5. Relationship of Reporting Person(s) to Issuer (Check all applicable)			
Cogen Jack D				CoreWeave, Inc. [ CRWV ]									
(Last) (First) (Middle)				Date of Earl	iest Trans	actio	n (MM/DD	/YYYY)		% Owner			
										Officer (give title below) Officer (give title below)	her (specify	below)	
C/O COREWEA					11/.	14/2	2024						
MT. PLEASAN	(Street)	<u>e, sui </u>		If Amendme	ont Date (	riai	nal Filed			6. Individual or Joint/Group Filing	(Chaol: Ann	liashla Lina)	
			т.	II Amendia	lin, Date C	Jign	liai Pileu		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0. Individual of John Group Thing	(Спеск Арр	incable Line)	
LIVINGSTON,	NJ 07039								X_Form filed by One Reporting Person Form filed by More than One Reporting Person				
(City)	(State)	(Zip)											
		Tabl	e I - Non-De	rivative Sec	urities Ac	auir	ed. Disn	osed of	or Be	neficially Owned			
1.Title of Security			2. Trans. Date	2A. Deemed	3. Trans. Co	-	4. Securitie	es Acquire		5. Amount of Securities Beneficially Owned	6.	7. Nature	
(Instr. 3)				Execution Date, if any	(Instr. 8)		or Disposed of (D) (Instr. 3, 4 and 5)			Following Reported Transaction(s) (Instr. 3 and 4)	Ownership Form:	Beneficial	
										-	Direct (D) or Indirect	Ownership (Instr. 4)	
					Code	v	Amount	(A) or (D)	Price		(I) (Instr. 4)		
												CW Holding	
Class A Common Stock			3/31/2025		С		2,163,760	Α	(1)	15,239,540	I	987	
											+	LLC <sup>(2)</sup> CW	
Class A Common Stock			3/31/2025		С		650,840	А	(1)	15,890,380	I	Holding 987	
												LLC <sup>(2)</sup>	
Character Communication States			2/21/2025		С 1.107.300 А (1) 16.997.680			CW Holding					
Class A Common Stock	255 A Common Stock 5/51/20.		3/31/2025		C		1,107,300	Α		16,997,680	I	987 LLC <mark>(2)</mark>	
												Treehouse	
Class A Common Stock			11/14/2024 ( <u>3)</u>		С		718,500	Α	<u>(4)</u>	13,794,280	I	Family Capital	
												LLC (5) Treehouse	
Class A Common Stock			11/14/2024 ( <u>3</u> )		s		718,500	D	\$47	13,075,780	I	Family Capital	
			<u>(6)</u>									LLC <sup>(5)</sup>	
Class A Common Stock			11/14/2024 ( <u>3)</u> ( <u>6)</u>		s		227,660	D	\$47	272,340	D		
Class A Common Stock			11/14/2024 ( <u>3)</u> ( <u>6)</u>		s		163,920	D	\$47	196,080	I	By Spouse <sup>(7)</sup>	
Class A Common Stock			2/21/2025 ( <u>3)</u> ( <u>8)</u>		G		11,200	D	\$0	261,140	D		
Class A Common Stock			2/21/2025 ( <u>3)</u> ( <u>8)</u>		G		11,200	D	\$0	184,880	I	By Spouse <u>(7)</u>	
												Cogen Family	
Class A Common Stock			2/28/2025 (3)		J <mark>(9)</mark>		800,000	D	50	1,200,000	I	Trust, dated	
Class A Common Stock			<u>(9)</u>		J*=*		800,000	D	\$0	1,200,000	1	December	
												17, 2012 <u>(10)</u>	
												CW Holding	
Class A Common Stock			3/3/2025 <u>(3)</u>		C		158,660	Α	<u>(4)</u>	13,234,440	I	987 LLC <mark>(2)</mark>	

1. Title of Security (Instr. 3)		2. Trans. Date		Exe	2A. Deemed Execution Date, if any	3. Trans. Co (Instr. 8)	de	le 4. Securities Acqui or Disposed of (D) (Instr. 3, 4 and 5)		ed (A) 5. Amount of Secu Following Reporte (Instr. 3 and 4)		owing Reported			6. Ownership Form: Direct (D) or Indirect	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
								Code	v	Amoun	(A) or (D)	Price					(I) (Instr. 4)	
Class A Common Stock				3/3/20	25 <u>(3)(11)</u>			s		158,66	0 D	\$47.56				13,075,780	I	CW Holding 987 LLC <sup>(2)</sup>
Class A Common	Stock			3/3/20	25 <u>(3)(11)</u>			s		48,32	0 D	\$47.56				136,560	I	By Spouse <u>(7)</u>
Class A Common	Stock			3/3/20	25 <u>(3)(11)</u>			s		13,78	0 D	\$47.56				126,220	I	Cherry Tree 2024 GRAT (12)
Class A Common	Stock												19,200			19,200	I	Jack D. Cogen 2020 Family Trust <u>(13)</u>
Class A Common	Stock												875,200			875,200	I	Birch Tree Trust LLC (14)
Class A Common	Stock												875,200			I	Chestnut Tree Trust LLC (15)	
Class A Common	Stock												875,200			I	Maple Tree Trust LLC (16)	
Class A Common	Class A Common Stock													875,200	I	Willow Tree Trust LLC (17)		
	Та	ble II - Deri	ivativ	e Sec	urities	Bei	neficiall	y Owned (	e.g.,	, puts, c	alls, wa	rrants,	opti	ions, conver	tible secu	urities)		
1. Title of Derivate Security (Instr. 3)	. Title of Derivate 2. 3. Trans. Date 3A. Becurity Or Exercise Price of Derivative		Deem Execu			Derivativ		ve Securities at l (A) or l of (D)		nd Expiration Date Securiti Derivati		Securitie	es Underlying I ve Security S		Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned	10. Ownership Form of Derivative Security: Direct (D)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
	Security				Code	v	(A)	(D)	Dat Exe	te I ercisable I	Expiration Date	Title		Amount or Number of Shares	Following Reported Transaction(s) (Instr. 4)		or Indirect	
Series Seed Preferred Stock	(1).	3/31/2025			с			2,163,760		(1).	<u>(1)</u>	Class Comm Stock	on	2,163,760	(1)	0	I	CW Holding 987 LLC <sup>(2)</sup>
Series A Preferred	(1)	3/31/2025			С			650,840		(1)	<u>(1)</u>	Class Comm Stock	on	650,840	<u>(1)</u>	0	I	CW Holding 987 LLC (2)
Series B-1 Preferred	(1).	3/31/2025			С			1,107,300		(1)	<u>(1)</u>	Class Comm Stock	on	1,107,300	(1)	0	I	CW Holding 987 LLC <sup>(2)</sup>
Series Seed Preferred	(4)	11/14/2024 (3)			с			718,500		<u>(4)</u>	<u>(4)</u>	Class Comm Stock	on	718,500	<u>(4)</u>	2,322,420	I	Treehouse Family Capital LLC <sup>(5)</sup>
Series Seed Preferred	<u>(4)</u>	3/3/2025 <sup>(3)</sup>			С			158,660		<u>(4)</u>	<u>(4)</u>	Class Comm Stock	on	158,660	<u>(4)</u>	2,163,760	I	CW Holding 987 LLC <u>(2)</u>
Restricted Stock Units	<u>(18)</u>	3/13/2025 (3) (19)			A		4,780			<u>(20)</u>	<u>(21)</u>	Class Comm Stock	on	4,780	\$0	4,780	D	

### **Explanation of Responses:**

- (1) Pursuant to the Issuer's Amended and Restated Certificate of Incorporation, upon closing of the Issuer's initial public offering (the "IPO") of its Class A Common Stock, each share of Series Seed Convertible Preferred Stock, Series A Convertible Preferred Stock, and Series B-1 Convertible Preferred Stock automatically converted into shares of Class A Common Stock at a ratio of 1-for-1. The securities have no expiration date.
- (2) The reported securities are directly held by CW Holding 987 LLC ("CW Holding"), of which the reporting person serves as manager. The reporting person disclaims beneficial ownership for purposes of Section 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act") except to the extent of his pecuniary interest therein.
- (3) The transaction occurred prior to the Issuer's registration of a class of equity securities under Section 12 of the Exchange Act in connection with the IPO, and the transaction is reported herein pursuant to Rule 16a-2(a). All numbers of shares and prices set forth in this Form 4 have been adjusted to reflect a one for twenty forward stock split of all classes of the Issuer's capital stock effected on March 14, 2025.
- (4) Pursuant to the Issuer's Amended and Restated Certificate of Incorporation, each share of Series Seed Convertible Preferred Stock, Series A Convertible

Preferred Stock, or Series B-1 Convertible Preferred Stock (collectively "Preferred Stock") may be converted, at the option of the holder, at any time. In connection with the completion of the Issuer's IPO of its Class A Common Stock, each share of Preferred Stock shall automatically convert into shares of Class A Common Stock at a ratio of 1-for-1. The securities have no expiration date.

- (5) The reported securities are directly held by Treehouse Family Capital LLC ("Treehouse"), for whose managing member the reporting person serves as manager. The reporting person disclaims beneficial ownership for purposes of Section 16 of the Exchange Act except to the extent of his pecuniary interest therein.
- (6) On November 14, 2024, Treehouse converted shares of the Issuer's Series Seed Convertible Preferred Stock and sold them to a third party in an Issuer sponsored tender offer. Additionally, the reporting person and his spouse each sold shares in the tender offer on the same date. These pre-IPO transactions represent a reduction in the reporting person's direct and indirect beneficial ownership. For clarity, on December 5, 2024, Treehouse subsequently transferred all of the Issuer's securities it held to CW Holding, as a contribution to capital, and Treehouse ceased to own any of the Issuer's securities. The reporting person believes that the transfer to CW Holding constituted a change in the form of beneficial ownership without changing the reporting person's pecuniary interest in the shares, and is exempted from reporting by Rule 16a-13 under the Exchange Act.
- (7) The reported securities are directly held by the reporting person's spouse.
- (8) On February 21, 2025, the reporting person and his spouse each transferred as gifts, for no consideration, shares of the Issuer's Class A Common Stock. Both transactions represent gifts to individuals outside the reporting person's household, which are exempt pursuant to Rule 16b-5. These pre-IPO transactions represent reductions in the reporting person's direct and indirect beneficial ownership.
- (9) On February 28, 2025, the Cogen Family Trust divested 800,000 shares of the Issuer's Class A Common Stock and transferred them, for no consideration, into five separate trusts established for the benefit of various members of the reporting person's household or immediate family. The withdrawal of shares from the Cogen Family Trust resulted in a decrease in the reporting person's indirect beneficial ownership through the Cogen Family Trust. The reporting person believes the withdrawal of shares from the Cogen Family Trust and disposal for no consideration constitutes a reportable change in form of beneficial ownership of the shares. The reporting person disclaims beneficial ownership or pecuniary interest in the securities transferred to the successor trusts so established.
- (10) The reported securities are directly held by the Cogen Family Trust, dated December 17, 2012 (the "Cogen Family Trust"), of which the reporting person's spouse serves as co-trustee and of which his spouse and daughter are beneficiaries.
- (11) On March 3, 2025, CW Holding converted shares of the Issuer's Series Seed Convertible Preferred Stock to Class A Common Stock and sold the shares in a private transaction. Additionally, the reporting person's spouse and Cherry Tree GRAT (defined below) each sold shares of the Issuer's Class A Common Stock in private transactions. These pre-IPO transactions represent reductions in the reporting person's direct and indirect beneficial ownership.
- (12) The reported securities are directly held by the Cherry Tree 2024 GRAT ("Cherry Tree GRAT"), of which the reporting person is trustee and his spouse is beneficiary.
- (13) The reported securities are directly held by the Jack D. Cogen 2020 Family Trust (the "2020 Trust"), an irrevocable trust with a third-party trustee. The reporting person's spouse and daughter are beneficiaries of the 2020 Trust and the reporting person has the power to remove and replace the trustee. The reporting person disclaims beneficial ownership for purposes of Section 16 of the Exchange Act over securities held by the entity.
- (14) The reported securities are directly held by the Birch Tree Trust LLC, of which the reporting person is the manager. The reporting person disclaims beneficial ownership for purposes of Section 16 of the Exchange Act over securities held by the entity, except to the extent of his pecuniary interest therein, if any.
- (15) The reported securities are directly held by the Chestnut Tree Trust LLC, of which the reporting person is the manager. The reporting person disclaims beneficial ownership for purposes of Section 16 of the Exchange Act over securities held by the entity, except to the extent of his pecuniary interest therein, if any.
- (16) The reported securities are directly held by the Maple Tree Trust LLC, of which the reporting person is the manager. The reporting person disclaims beneficial ownership for purposes of Section 16 of the Exchange Act over securities held by the entity, except to the extent of his pecuniary interest therein, if any.
- (17) The reported securities are directly held by the Willow Tree Trust LLC, of which the reporting person is the manager. The reporting person disclaims beneficial ownership for purposes of Section 16 of the Exchange Act over securities held by the entity, except to the extent of his pecuniary interest therein, if any.
- (18) Each restricted stock unit represents a contingent right to receive one share of the Issuer's Class A Common Stock upon settlement.
- (19) This restricted stock unit award represents an equity security previously reported on the reporting person's Form 3, which was acquired through an exempt transaction with the Issuer.
- (20) The award was granted subject to a performance-based vesting condition which was satisfied in connection with the Issuer's IPO, as well as a service-based vesting schedule. The entire award shall vest in full on the earlier of: (i) March 13, 2026; or (ii) the date of the Issuer's first annual meeting of its stockholders, subject to the reporting person's continued service to the Issuer on such vesting date.
- (21) These restricted stock units do not expire; they either vest or are cancelled prior to the vesting date.

#### **Reporting Owners**

Reporting Owner Name / Address	Relationships					
Reporting Owner Wante / Address	Director	10% Owner	Officer	Other		
Cogen Jack D C/O COREWEAVE, INC. 290 WEST MT. PLEASANT AVENUE, SUITE 4100 LIVINGSTON, NJ 07039	X					

#### Signatures

/s/ Kristen McVeety, as Attorney-in-Fact

//	2/2	20	25	5

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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