FORM 4

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

OMB APPROV	/AL
OMB Number:	3235-0287
Estimated average burd	en hours
per response	0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

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* PLISKA ADAM J					2. Issuer Name and Ticker or Trading Symbol Allied Esports Entertainment, Inc. [AESE] 3. Date of Earliest Transaction (Month/Day/Year) 08/09/2019						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_Director10% Owner				
(Last) (First) (Middle) 17877 VON KARMAN AVE, SUITE 300 (Street) IRVINE, CA 92614											_X_ Office	X Officer (give title below) Other (specify below)			
				4. If .	4. If Amendment, Date Original Filed(Month/Day/Year)					_X_ Form fil					
(City) (State) (Zip)				Table I - Non-Derivative Securities Acqu						quired, Dispo					
1.Title of Security (Instr. 3) Common Stock Common Stock (5)		2. Transaction Date (Month/Day/Year)	Execut	A. Deemed xecution Date, if by Month/Day/Year)	(Instr. 8)		4. Securities Acquir (A) or Disposed of (Instr. 3, 4 and 5)		(D) Ov Tra	Amount of Securities Beneficially Owned Following Reported Fransaction(s) Instr. 3 and 4)		Ownership Form:	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
			Ì		Code	v	Amount	(A) or (D)	Price				or Indirect (I) (Instr. 4)		
		08/09/2019			J		857,816	5 A	(1) (3) 85	857,816			D		
		08/09/2019			J		117,647	A	\$ 0 1	17,647		I	1	by Lipscomb/Visoli Children's Trust	
Reminder: F	Report on a se	eparate line for each	class of securities be	neficiall	y owned dire	ectly or indi	Pe				ne collection				SEC 1474 (9-02)
Reminder: F	Report on a s	eparate line for each		le II - D	erivative Se	curities Ac	Pe th cu	is form and an arrently value of the Disposed	re not r alid OM of, or B	equired to the second to the second tension tens	to respond u				SEC 1474 (9-02)
1. Title of	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date	Tabl 3A. Deemed 4 Execution Date, if 1	le II - D (e. 4. Transact Code	5. Numl Derivation Securiti	curities Acils, warranteer of 6. Extended (A) osed of	Pe thi cu equired, ts, optio	is form an an arrently variance of the convergence	re not r alid OM of, or B	equired to the control of the contro	to respond	inless the	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction	of 10. Owners Form of Derivati Security Direct (or Indirects)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Tabi 3A. Deemed Execution Date, if	le II - D (e. 4. Transact Code	serivative Se s.g., puts, cal 5. Numl Derivati Securiti Acquire or Dispo (D) (Instr. 3	curities Ac ls, warran per of 6.1 Ex (M d (A)) psed of , 4,	equired, ts, option Date Exopiration onth/Da	Disposed ns, converences also also also also also also also als	re not ralid ON of, or B	eneficially curities) 7. Title ar of Underl Securities	to respond	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following Reported	of 10. Owners Form of Derivati Security Direct (or Indire	11. Nature of Indirect Beneficial Ownership (Instr. 4)
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Tabi 3A. Deemed Execution Date, if	le II - D (e. 4. Transact Code (Instr. 8)	serivative Se g., puts, cal 5. Numition Derivati Securiti Acquire or Disp (D) (Instr. 3 and 5)	curities Ac ls, warran oer of 6. Ex ls, warran oer of 6. Da la Ex ls, warran oer of 6. Da ls, warran oer of 6. Da la Ex ls, warran oer of 6. Da la Ex ls, wa	equired, ts, option Date Exceptration conth/Da	Disposed ns, converences also also also also also also also als	re not ralid ON of, or B tible see	required the control of the control	Amount or Number of Shares	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction	of 10. Owners Form of Derivati Security Direct (or Indin (I) (Instr. 4	11. Nature of Indirect Beneficial Ownership (Instr. 4)

Reporting Owners

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
PLISKA ADAM J 17877 VON KARMAN AVE SUITE 300 IRVINE, CA 92614	X		President			

Signatures

/s/ David J. Polgreen as attorney-in-fact for Adam J. Pliska	08/27/2019	
**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 reporting person acquired 311,516 shares of issuer common stock in exchange for 311,516 shares of Allied Esports Media, Inc. ("AEM") previously held by the reporting person pursuant to AEM's merger with the issuer. Of the 311,516 shares issued to the reporting person in the merger, 31,152 shares are currently being held in escrow and are subject to forfeiture during the one-year period following the merger to satisfy claims arising as a result of AEM's breach of any of the merger agreement. Excludes 103,263 additional shares of the issuer's common stock that the reporting person, as a
- (1) following the merger to satisfy claims arising as a result of AEM's breach of any of the merger agreement. Excludes 103,263 additional shares of the issuer's common stock that the reporting person, as a former shareholder of AEM, will be entitled to receive as additional consideration under the merger agreement if the last reported sales price of the issuer's Common Stock equals or exceeds \$13.00 per share (as adjusted for stock splits, stock dividends, reorganizations, and recapitalizations) for any consecutive 30 calendar days during the 5-year period commencing on August 9, 2019.
- The reporting person acquired warrants to purchase 102,024 shares of issuer common stock in exchange for 311,516 shares of AEM previously held by the reporting person pursuant to AEM's merger (2) with the issuer. Of the 102,024 warrants issued to the reporting person in the merger, 10,202 warrants are currently being held in escrow and are subject to forfeiture during the one-year period following the merger to satisfy claims arising as a result of AEM's breach of the merger agreement. The closing price of the warrants on August 9, 2019 was \$0.02005 per warrant.
- (3) Also includes 546,300 shares issued in satisfaction of AEM's obligation to the reporting person for prior services rendered and shares issued as consideration under profit sharing and introduction agreement, payable in connection with the foregoing merger. The closing price of the shares on August 9, 2019 was \$4.42 per share.
- (4) 38,000 warrants to purchase common stock issuable to the Lipscomb/Visoli Children's Trust, of which Mr. Pliska is trustee, on account of a \$1 million promissory note issued to such trust on or about May 17, 2019. Mr. Pliska disclaims any pecuniary interest in such warrants.
- (5) Includes 117,647 shares that will be issuable to the Lipscomb/Visoli Children's Trust, of which Mr. Pliska is trustee, if the trust elects to convert the \$1 million promissory note issued to such trust on or about May 17, 2019. Mr. Pliska disclaims any pecuniary interest in such shares.

Remarks:

Exhibit 24.1 Power of Attorney filed with Form 3 and incorporated herein by reference.

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.