FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

	OMB APP	ROVAL
	OMB Number:	3235-0287
	Estimated average but	urden
	hours per response:	0.5
- 1		

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

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

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Instructio	on 10.																			
Name and Address of Reporting Person*						2. Issuer Name and Ticker or Trading Symbol								5. Relationship of Reporting Person(s) to Issuer						
Keane Robert S						CIMPRESS plc [CMPR]								(Check all applicable) Director 10% Ow				Owner		
														Officer (give title				(specify		
(Last) (First) (Middle)					2.0-		auliant Tunn		N 4 = == 4 le	(Day (Maaa)			115	below)	CEC	V (71:	belov	⁽⁾		
CIMPRESS PLC, FIRST FLOOR BUILDING 3						3. Date of Earliest Transaction (Month/Day/Year) 11/15/2024									CEC), Chairr	nan			
FINNABAIR BUSINESS & TECHNOLOGY PARK																				
-																				
(Street) DUNDAL	V				4. If A	Amend	ment, Date o	of Origin	al File	d (Month/Day	//Year)		6. In	dividual or J	oint/Gro	oup Filing	(Check A	Applicable		
COUNTY										Line) Form filed by One Reporting Person										
LOUTH,													1			One Repo		I		
IRELANI)													Person		noro aran	. 0	, o. u.i.g		
(City)	(Sta	nte)	(Zip)																	
. ,,				on-Deriv	ative	Secu	ırities Ac	auire	d. Di	sposed of	f. or Be	enefic	ially	/ Owned						
1 Title of Se	ecurity (Instr			2. Transac		_	eemed	3.	-,	4. Securities				5. Amount o	of	6. Owne	rship 7	. Nature of		
			Date (Month/Da		Execu	cution Date,	Transaction Code (Instr. 8)					nnd Securities Beneficially Owned Following			Form: Direct (D) or Indirect	irect I	ndirect Beneficial Ownership			
								Code	v	Amount	(A) or (D)	Price		Reported Transaction(s) (Instr. 3 and 4)				(Instr. 4)		
Ordinary Shares				11/15/2024				М		9,578	Α	\$ <mark>0</mark> 0	1)	33,02	3,029 D					
Ordinary S	Shares			11/15/2	2024			M		145	A	\$ <mark>0</mark> 0	1)	33,17	4	D				
Ordinary S	Shares			11/15/2	2024			F		4,316	D	\$80.	48	28,85	8	D				
Ordinary Shares														986,78	35	I	[1	By Third Delaware 2011, LLC		
													\dashv					By Keane		
Ordinary S	Shares													220,50)3	I	[1	Family Foundation		
																		By RHS Delaware		
Ordinary S	Shares													28,37	5	I]	Holdings LLC		
												1	\dashv				_	By Eastern		
Ordinary S	Shares													43,128	(2)	l i		rrevocable,		
Status, Status																		LLC		
Ordinary Shares														47,088	(2)			By Western rrevocable,		
Ordinary Shares														47,000		1		LLC		
																		Ву		
Ondin om . C	VI. aman													51.00	0	Ι,		Delaware		
Ordinary Shares													51,90	U	I		2001 investment			
																		Γrust		
																		By Second		
Ordinary Shares													780,000		I	1	Delaware 2003, LLC			
			Table II							posed of,				Owned				,		
	1.	la -		(e.g., p	uts, c	alls,	warrants	, opti	ons,	convertib	le seci	urities						1		
1. Title of Derivative	Conversion Date Exec		Execut	A. Deemed 4. Kecution Date, Tran		ction	5. Number of	6. Date Exercisable and Expiration Date (Month/Day/Year)			7. Title and Amount of		8. Price of Derivative Security		deriva		10. Ownersi			
Security (Instr. 3) or Exercise Price of Derivative Security (Month/Day/Year) if any (Month/Day/Year)			/Day/Year)	Code (Instr. 8)		Derivative Securities Acquired (A) or Disposed of (D)	(Month	/Day/Y	Year) Securities Underlying Derivative Securities (Instr. 3 and 4)			ırity	Security (Instr. 5)		icially d ving ted action(s)	Form: Direct (E or Indire (I) (Instr.	ct (Instr. 4)			
							(Instr. 3, 4 and 5)								(Instr.	4)				

		Т	able II - Deriva (e.g., p					uired, Disp , options,							
1. Title of Derivative	2. Conversion	3. Transaction	3A. Deemed Execution Date.	C .ode	V	6AN	u (1001) er	Expertis Elaterci	saDaleeand	7itTëtle an		8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature
Performance Share Units	or Exercise Price	(Mcnth/Day/Yaar)	if any (Month/Day/Year)	Cîde (Sec	Vativa 19,578 uired	(Month/Day/Y) 08/15/2024 ⁽³⁾		Ordinary S U _{Shares} in	9,578	Security (Inst ^{0.5})	Securities Ber 105,364	Form: Direc (D)	Beneficial Ownership (Instr. 4)
Performance Share Unit	Security \$0 ⁽¹⁾	11/15/2024		M		(A)	r 0:145	08/15/2024 ⁽³⁾	08/15/2027	Ordinary ¹¹ Shares		\$0	Following Repc ^{1,601} Transaction(s)	(I) (Instr. 4)	
Explanation 1 The shares a		res that automatically	vested	pursuan	and		of performance	share units				(Instr. 4)			
The shares acquired represent the number of shares that automatically vested pursuant to an award of performance share units. Includes 28,375 shares held by RHS Delaware Holdings LLC, of which Eastern Irrevocable, LLC and Western Irrevocable, LLC are the sole shareholders.															
3. These performance share units vest over a four year period: 25% of the original number of shares vest on the Date Exercisable in Table II and (25%) when the part of the control of the performance share units vest over a four year period: 25% of the original number of shares vest on the Date Exercisable in Table II and (25%) when the performance share units vest over a four year period: 25% of the original number of shares vest on the Date Exercisable in Table II and (25%) when the performance share units vest over a four year period: 25% of the original number of shares vest on the Date Exercisable in Table II and (25%) when the performance shares vest on the Date Exercisable in Table II and (25%) when the period of t															
Remarks:				Code	 v	 (A)	(D)	Date Exercisable	Expiration Date /S/	Matthew	Number of F. Walsh	l n. as	<u> </u> 		<u> </u>

attorney-in-fact for Robert S.

11/19/2024

Keane

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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.

 $^{^{\}star}$ 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).