HESKA CORP Form SC 13D/A April 29, 2019

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13D/A
Under the Securities Exchange Act of 1934
(Amendment No. 1)
HESKA CORPORATION
(Name of Issuer)

Common Stock, par value \$0.01 per share (Title of Class of Securities)

42805E-306 (CUSIP Number)

Kevin S. Wilson 3760 Rocky Mountain Avenue Loveland, CO 80538 (970) 775-2247 With a copy to: Rudolph C. Shepard Stradling Yocca Carlson & Rauth, P.C. 660 Newport Center Drive, Suite 1600 Newport Beach, CA 92660 (919) 725-4000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) August 3, 2016

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule13d-7 for other parties to whom copies are to be sent.

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

NAMES OF REPORTING **PERSONS** I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Kevin S. Wilson CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [] (b) [] SEC USE ONLY SOURCE OF FUNDS (See 4 Instructions) 00CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) (see instructions) [] CITIZENSHIP OR PLACE OF **6 ORGANIZATION USA** NUMSCORE VOTING POWER OF --0--SHARED VOTING POWER 8 SHAREA, 331 (2) SOLE DISPOSITIVE POWER BENERICIALLY SHARED DISPOSITIVE POWER **OWNED** BY**EACH** $\underset{\mathsf{REPORTING}}{\overset{10}{584.331}}(2)$ **PERSON** WITH AGGREGATE AMOUNT BENEFICIALLY OWNED BY **EACH REPORTING PERSON** 584,331 (2) 12CHECK BOX IF THE AGGREGATE AMOUNT IN ROW

```
SHARES (See Instructions)
  PERCENT OF CLASS
13 REPRESENTED BY AMOUNT IN
  ROW (11)
  7.5% (1)
  TYPE OF REPORTING PERSON
14(See Instructions)
  IN
  The percentage
  owned is based
  on 7,742,222
  shares of
  Common Stock
  outstanding as
  of March 13,
  2019, as
  reported by
  Heska
(1)Corporation
  (the "Issuer") in
  its Schedule
  14A filed with
  the Securities
  and Exchange
  Commission
  (the
  "Commission")
  on March 26,
  2019.
(2)Includes
  195,000 shares
  owned by Mr.
  Wilson and
  46,000 shares
  underlying
  outstanding
  options which
  are exercisable
  or will become
  exercisable
  within 60 days
  of the date
  hereof, 162,763
  shares held by
  Cuattro, LLC,
  138,743 shares
  held by the
  Wilson Family
  Trust, 16,099
```

shares held by

Cuattro

Foundation and

25,726 shares

held in trusts

for the benefit

of Mr. Wilson's

children for

cilitaten 101

which a third

party is trustee.

Mr. Wilson's

spouse, Shawna

M. Wilson

("Mrs. Wilson"),

may be deemed

to share with

Mr. Wilson

voting and

dispositive

power over

these shares. In

addition,

Cuattro, LLC is

a limited

liability

company which

is 100% owned

by Mr. and Mrs.

Wilson and

trusts for the

benefit of their

children and

family. Mr.

Wilson, Mrs.

Wilson, and the

two eldest of

their children

control Cuattro

Foundation, a

501(c)(3)

charitable

organization.

Mr. Wilson

disclaims

beneficial

ownership of

the shares held

by trusts for the

benefit of Mr.

and Mrs.

Wilson's

children.

```
NAMES OF REPORTING
  PERSONS
 I.R.S. IDENTIFICATION NOS. OF
  ABOVE PERSONS (ENTITIES
  ONLY)
  Cuattro, LLC
  CHECK THE APPROPRIATE BOX
 IF A MEMBER OF A GROUP*
  (a) []
  (b) []
 SEC USE ONLY
  SOURCE OF FUNDS (See
4 Instructions)
  00
  CHECK IF DISCLOSURE OF
 LEGAL PROCEEDINGS IS
  REQUIRED PURSUANT TO ITEMS
  2(D) OR 2(E) (see instructions) []
  CITIZENSHIP OR PLACE OF
6 ORGANIZATION
  Delaware
NUMSCORE VOTING POWER
OF --0--
   SHARED VOTING POWER
8 SHARE3,763 (1)
   SOLE DISPOSITIVE POWER
BENERICIALLY
    SHARED DISPOSITIVE POWER
OWNED
BY
EACH
REPORTING (1)
PERSON
WITH
  AGGREGATE AMOUNT
BENEFICIALLY OWNED BY
  EACH REPORTING PERSON
  162,763 (1)
12CHECK BOX IF THE
  AGGREGATE AMOUNT IN ROW
```

```
SHARES (See Instructions)
  PERCENT OF CLASS
13 REPRESENTED BY AMOUNT IN
  ROW (11)
  2.1\%(1)
  TYPE OF REPORTING PERSON
14(See Instructions)
  OO (LLC)
   Mr. and Mrs.
   Wilson may
   be deemed to
   share with
   Cuattro, LLC
   voting and
   dispositive
   power over
   these shares.
   The
   percentage
   owned is
   based on
(1)<sup>7,742,222</sup> shares of
   Common
   Stock
   outstanding
   as of March
   13, 2019, as
   reported by
   the Issuer in
   its Schedule
   14A filed
   with the
   Commission
   on March 26,
```

2019.

```
NAMES OF REPORTING
  PERSONS
 I.R.S. IDENTIFICATION NOS. OF
  ABOVE PERSONS (ENTITIES
  ONLY)
  The Wilson Family Trust
  CHECK THE APPROPRIATE BOX
 IF A MEMBER OF A GROUP*
  (a) []
  (b) []
 SEC USE ONLY
  SOURCE OF FUNDS (See
4 Instructions)
  00
  CHECK IF DISCLOSURE OF
 LEGAL PROCEEDINGS IS
  REQUIRED PURSUANT TO ITEMS
  2(D) OR 2(E) (see instructions) []
  CITIZENSHIP OR PLACE OF
6 ORGANIZATION
  USA
NUMSCORE VOTING POWER
OF --0--
   SHARED VOTING POWER
8 SHARES,743 (1)
   SOLE DISPOSITIVE POWER
BENERICIALLY
    SHARED DISPOSITIVE POWER
OWNED
BY
EACH
REPORTING (1)
PERSON
WITH
  AGGREGATE AMOUNT
BENEFICIALLY OWNED BY
  EACH REPORTING PERSON
  138,743 (1)
12CHECK BOX IF THE
  AGGREGATE AMOUNT IN ROW
```

SHARES (See Instructions) PERCENT OF CLASS 13 REPRESENTED BY AMOUNT IN ROW (11) 1.8% (1) TYPE OF REPORTING PERSON 14(See Instructions) OO (Trust) Mr. and Mrs. Wilson, as trustees of this trust, may be deemed to share with this trust voting and dispositive power over these shares. The percentage owned is (1)based on 7,742,222 shares of Common Stock outstanding as of March 13, 2019, as reported by the Issuer in its Schedule 14A filed with the Commission on March 26, 2019.

```
NAMES OF REPORTING
  PERSONS
 I.R.S. IDENTIFICATION NOS. OF
  ABOVE PERSONS (ENTITIES
  ONLY)
  Cuattro Foundation
  CHECK THE APPROPRIATE BOX
 IF A MEMBER OF A GROUP*
  (a) []
  (b) []
 SEC USE ONLY
  SOURCE OF FUNDS (See
4 Instructions)
  00
  CHECK IF DISCLOSURE OF
 LEGAL PROCEEDINGS IS
  REQUIRED PURSUANT TO ITEMS
  2(D) OR 2(E) (see instructions) []
  CITIZENSHIP OR PLACE OF
6 ORGANIZATION
  Colorado
NUMSCORE VOTING POWER
OF --0--
   SHARED VOTING POWER
SHARE, $999 (1)
   SOLE DISPOSITIVE POWER
BENERICIALLY
    SHARED DISPOSITIVE POWER
OWNED
BY
EACH
10<sub>16,099</sub> (1)
REPORTING
PERSON
WITH
  AGGREGATE AMOUNT
BENEFICIALLY OWNED BY
  EACH REPORTING PERSON
  16,099 (1)
12CHECK BOX IF THE
  AGGREGATE AMOUNT IN ROW
```

SHARES (See Instructions) PERCENT OF CLASS 13 REPRESENTED BY AMOUNT IN ROW (11) 0.2%(1)TYPE OF REPORTING PERSON 14(See Instructions) OO (Trust) Mr. and Mrs. Wilson may be deemed to share with Cuattro Foundation voting and dispositive power over these shares. The percentage owned is based on (1)7,742,222 shares of Common Stock outstanding as of March 13, 2019, as reported by the Issuer in its Schedule 14A filed with the Commission on March 26, 2019.

NAMES OF REPORTING **PERSONS** I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Shawna M. Wilson CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [] (b) [] SEC USE ONLY SOURCE OF FUNDS (See 4 Instructions) 00CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) (see instructions) [] CITIZENSHIP OR PLACE OF **6 ORGANIZATION USA** NUMSCORE VOTING POWER OF' 7,000(2)SHARED VOTING POWER 8 SHAREA, 331 (3) SOLE DISPOSITIVE POWER BENEFICOLA2)LY SHARED DISPOSITIVE POWER **OWNED** BY**EACH** 10_{584,331}(3) REPORTING **PERSON** WITH AGGREGATE AMOUNT BENEFICIALLY OWNED BY **EACH REPORTING PERSON** 591,331 (2)(3) 12CHECK BOX IF THE AGGREGATE AMOUNT IN ROW

```
SHARES (See Instructions)
  PERCENT OF CLASS
13 REPRESENTED BY AMOUNT IN
  ROW (11)
  7.6% (1)
  TYPE OF REPORTING PERSON
14(See Instructions)
  IN
   The
   percentage
   owned is
   based on
   7,742,222
   shares of
   Common
   Stock
   outstanding
(1) as of March
   13, 2019, as
   reported by
   the Issuer in
   its Schedule
   14A filed
   with the
   Commission
   on March 26,
   2019.
   Includes
(2)<sup>7,000</sup> shares
owned by
   Mrs. Wilson.
(3)Includes
   195,000
   shares held
   by Mr.
   Wilson and
   46,000
   shares
   underlying
   outstanding
   options
   which are
   exercisable
   or will
   become
   exercisable
   within 60
   days of the
   date hereof,
```

162,763

shares held

by Cuattro,

LLC,

138,743

shares held

by the

Wilson

Family

Trust, 16,099

shares held

by Cuattro

Foundation,

and 25,726

shares held

in trusts for

the benefit of

Mr. and Mrs.

Wilson's

children for

which a third

party is

trustee. Mrs.

Wilson

disclaims

beneficial

ownership of

the shares

held by Mr.

Wilson and

by trusts for

the benefit of

Mr. and Mrs.

Wilson's

children.

NAMES OF REPORTING **PERSONS** I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) The Christian Kyle Wilson Trust CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [] (b) [] SEC USE ONLY SOURCE OF FUNDS (See 4 Instructions) 00CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) (see instructions) [] CITIZENSHIP OR PLACE OF **6 ORGANIZATION USA** NUMSCORE VOTING POWER OF' --0--SHARED VOTING POWER 8 SHAKEL SHAKEL SOLE DISPOSITIVE POWER BENERICIALLY SHARED DISPOSITIVE POWER **OWNED** BY**EACH** 10 REPORTING **PERSON** WITH AGGREGATE AMOUNT BENEFICIALLY OWNED BY **EACH REPORTING PERSON** 6,432 (2) 12CHECK BOX IF THE AGGREGATE AMOUNT IN ROW

```
SHARES (See Instructions)
  PERCENT OF CLASS
13 REPRESENTED BY AMOUNT IN
  ROW (11)
  0.1\%(1)
  TYPE OF REPORTING PERSON
14(See Instructions)
  OO (Trust)
  The
  percentage
  owned is
  based on
  7,742,222
  shares of
  Common
  Stock
  outstanding
(1) as of March
  13, 2019, as
  reported by
  the Issuer in
  its Schedule
  14A filed
  with the
  Commission
  on March 26,
  2019.
  This trust is
  managed by
  Clint Roth,
  an
  independent,
  non-related
  trustee in
  Waddell, AZ.
  Mr. and Mrs.
(2) Wilson may
  be deemed to
  share with
  The Christian
  Kyle Wilson
  Trust voting
  and
  dispositive
```

power over these shares.

NAMES OF REPORTING **PERSONS** I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) The Collin Michael Wilson Trust CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [] (b) [] SEC USE ONLY SOURCE OF FUNDS (See 4 Instructions) 00CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) (see instructions) [] CITIZENSHIP OR PLACE OF **6 ORGANIZATION USA** NUMSCORE VOTING POWER OF' --0--SHARED VOTING POWER 8 SHAKEL SHAKEL SHAKEL SOLE DISPOSITIVE POWER BENERICIALLY SHARED DISPOSITIVE POWER **OWNED** BY**EACH** REPORTING **PERSON** WITH AGGREGATE AMOUNT BENEFICIALLY OWNED BY **EACH REPORTING PERSON** 6,430 (2) 12CHECK BOX IF THE AGGREGATE AMOUNT IN ROW

```
SHARES (See Instructions)
  PERCENT OF CLASS
13 REPRESENTED BY AMOUNT IN
  ROW (11)
  0.1\%(1)
  TYPE OF REPORTING PERSON
14(See Instructions)
  OO (Trust)
  The
  percentage
  owned is
  based on
  7,742,222
  shares of
  Common
  Stock
  outstanding
(1) as of March
  13, 2019, as
  reported by
  the Issuer in
  its Schedule
  14A filed
  with the
  Commission
  on March 26,
  2019.
  This trust is
  managed by
  Clint Roth,
  an
  independent,
  non-related
  trustee in
  Waddell, AZ.
  Mr. and Mrs.
(2) Wilson may
  be deemed to
  share with
  The Collin
  Michael
  Wilson Trust
  voting and
  dispositive
  power over
```

these shares.

NAMES OF REPORTING **PERSONS** I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) The Conner Jacob Wilson Trust CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [] (b) [] SEC USE ONLY SOURCE OF FUNDS (See 4 Instructions) 00CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) (see instructions) [] CITIZENSHIP OR PLACE OF **6 ORGANIZATION USA** NUMSCORE VOTING POWER OF' --0--SHARED VOTING POWER 8 SHAKEL SHAKEL SOLE DISPOSITIVE POWER BENERICIALLY SHARED DISPOSITIVE POWER **OWNED** BY**EACH** REPORTING **PERSON** WITH AGGREGATE AMOUNT BENEFICIALLY OWNED BY **EACH REPORTING PERSON** 6,432 (2) 12CHECK BOX IF THE AGGREGATE AMOUNT IN ROW

```
SHARES (See Instructions)
  PERCENT OF CLASS
13 REPRESENTED BY AMOUNT IN
  ROW (11)
  0.1\%(1)
  TYPE OF REPORTING PERSON
14(See Instructions)
  OO (Trust)
  The
  percentage
  owned is
  based on
  7,742,222
  shares of
  Common
  Stock
  outstanding
(1) as of March
  13, 2019, as
  reported by
  the Issuer in
  its Schedule
  14A filed
  with the
  Commission
  on March 26,
  2019.
  This trust is
  managed by
  Clint Roth,
  an
  independent,
  non-related
  trustee in
  Waddell, AZ.
  Mr. and Mrs.
(2) Wilson may
  be deemed to
  share with
  The Conner
  Jacob Wilson
  Trust voting
  and
  dispositive
  power over
```

these shares.

NAMES OF REPORTING **PERSONS** I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) The Cora L. Wilson Trust CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [] (b) [] SEC USE ONLY SOURCE OF FUNDS (See 4 Instructions) 00CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) (see instructions) [] CITIZENSHIP OR PLACE OF **6 ORGANIZATION USA** NUMSCORE VOTING POWER OF' --0--SHARED VOTING POWER 8 SHAKEL SHAKEL SOLE DISPOSITIVE POWER BENERICIALLY SHARED DISPOSITIVE POWER **OWNED** BY**EACH** REPORTING **PERSON** WITH AGGREGATE AMOUNT BENEFICIALLY OWNED BY **EACH REPORTING PERSON** 6,432 (2) 12CHECK BOX IF THE AGGREGATE AMOUNT IN ROW

```
SHARES (See Instructions)
  PERCENT OF CLASS
13 REPRESENTED BY AMOUNT IN
  ROW (11)
  0.1\%(1)
  TYPE OF REPORTING PERSON
14(See Instructions)
  OO (Trust)
   The
   percentage
   owned is
   based on
   7,742,222
   shares of
   Common
   Stock
   outstanding
(1) as of March
   13, 2019, as
   reported by
   the Issuer in
   its Schedule
   14A filed
   with the
   Commission
   on March 26,
   2019.
   This trust is
   managed by
   Clint Roth,
   an
   independent,
   non-related
   trustee in
   Waddell, AZ.
(2) Mr. and Mrs. Wilson may
   be deemed to
   share with
   The Cora L.
   Wilson Trust
   voting and
   dispositive
   power over
```

these shares.

EXPLANATORY NOTE:

Responses to each item of this Statement on Schedule 13D are incorporated by reference into the responses to each other item, as applicable.

The reporting persons identified below are filing this Amendment No. 1 to the Statement on Schedule 13D filed with the Securities and Exchange Commission by the reporting persons on June 7, 2016 (the "Original Schedule 13D), to report their beneficial ownership of the outstanding shares of Common Stock, par value \$0.01 per share (the "Common Stock"), of Heska Corporation, a Delaware corporation ("Heska"). This Amendment No. 1 amends the Original Schedule 13D as specifically set forth herein, and, except as amended and supplemented hereby, the Original Schedule 13D remains in full force and effect. All capitalized terms contained but not otherwise defined herein shall have the meanings ascribed to such terms in the Original Schedule 13D.

Item 2. Identity and Background

Item 2 of the Original Schedule 13D is hereby amended and restated in its entirety to read as follows:

Reporting Persons

- (a) This Schedule 13D/A is filed by (i) Kevin S. Wilson; (ii) Shawna M. Wilson; (iii) the Christian Kyle Wilson Trust; (iv) the Collin Michael Wilson Trust; (v) the Conner Jacob Wilson Trust; (vi) the Cora L. Wilson Trust (with Christian, Collin, Conner, and Cora, collectively referred to hereinafter as the "Children" and the trusts collectively as the "Children's Trusts"); (vii) Cuattro, LLC ("Cuattro"); (viii) the Wilson Family Trust and (ix) Cuattro Foundation (collectively, the "Reporting Persons").
- (b) The business address of Mr. Wilson is 851 Elkhorn, Bachelor Gulch, Avon, CO 81620. The business address of Shawna M. Wilson is PO Box 4605, Edwards, CO 81632. The business address of Clint Roth, Trustee of the Children's Trusts is 6404 North 185th Ave, Waddell, AZ 85355-9508. The business address of Cuattro is P.O. Box 4605, Edwards, CO, 81632. The business address of Cuattro Foundation is 150 Capital Drive #280, Golden, CO, 80401. The business address of Wilson Family Trust is P.O. Box 4605, Edwards, CO, 81632.
- (c) Cuattro is in the business of developing radiography systems. The principal occupation of Mr. Wilson is the President and CEO of Heska and the founder of Cuattro. Mr. and Mrs. Wilson are trustees of the Wilson Family Trust. The Children are not employed and are not seeking employment. Cuattro Foundation is a 501(c)(3) charitable organization.
- (d) During the past five years, none of the Reporting Persons has been convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors).
- (e) During the past five years, none of the Reporting Persons has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding, was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) Cuattro is organized under the laws of Delaware. Mr. Wilson, Shawna M. Wilson, and the Children are citizens of the United States of America.

Item 3. Source and Amount of Funds or Other Considerations

The following paragraphs are hereby added at the end of Item 3 of the Original Schedule 13D:

On December 1, 2017, Mr. Wilson was issued 16,875 restricted shares that are subject to possible market price vesting through December 1, 2024 as follows: 5,625 of such shares shall vest each time the Company's stock price per share first averages over a 20-trading day period \$110 per share, \$125 per share and \$150 per share. If any of such vesting events is achieved prior to the first anniversary of the grant date, then such vesting event will be deemed to be the first anniversary of the grant date. Also Mr. Wilson was issued 28,125 restricted shares that are subject to possible vesting in three installments of 9,375 shares each if the Company achieves targeted operating income results of \$25 million, \$30 million and \$35 million through the Company's fiscal years ending December 31, 2024, with vesting to occur no earlier than the later of (i) three years following the achievement of such target or (ii) the date occurring in calendar year 2022 that the Company's independent registered public accountants issue their financial report for the preceding fiscal year.

On March 7, 2018, Mr. Wilson was issued 12,000 restricted shares that are subject to possible vesting thresholds as follows: 7,000 shares will vest on the anniversary of the 2020 S&P Vesting Date if the S&P Performance-Vesting Threshold for the period ending on the 2020 S&P Vesting Date is achieved and 5,000 shares will vest on the anniversary of the 2022 S&P Vesting Date if the S&P Performance-Vesting Threshold for the period ending on the 2022 S&P Vesting Date is achieved. On March 7, 2018, Mr. Wilson was granted stock options for the right to buy 30,000 shares of Heska's Common Stock at an exercise price of \$69.77 per share. These stock options were to vest in three equal annual installments beginning on March 7, 2019 and ending on March 7, 2021. The right to buy 30,000 shares consisted of the right to buy 4,299 shares under an Incentive Stock Option grant and 25,701 shares under a Non-Qualified Stock Option grant.

On May 3, 2018, Mr. Wilson was issued 33,000 restricted shares that are subject to possible revenue-vesting thresholds on an annual basis as follows: (i) \$170 million, (ii) \$200 million, (iii) \$230 million and (iv) \$260 million.

On November 26, 2018, Heska Imaging. LLC, a wholly-owned subsidiary of Heska Corporation, entered into a Purchase Agreement for Certain Assets (the "Purchase Agreement") with Cuattro, LLC, pursuant to which Heska Imaging, LLC was to purchase certain software and related assets (the "Software Assets") for an aggregate purchase price of approximately \$8.2 million and terminate its existing license of the Software Assets and certain related obligations (the "2018 Imaging Transactions"). The aggregate purchase price was to consist of \$2.75 million in cash and 54,763 shares of the Company's common stock, \$0.01 par value per share. The 2018 Imaging Transactions closed on December 21, 2018 when Cuattro, LLC was issued 54,763 shares.

On December 27, 2018, Cuattro Foundation acquired 16,099 shares upon the donation of such shares to Cuattro Foundation via a bona fide gift by Cuattro, LLC.

CUSIP No. 42805E-10-8

Item 4. Purpose of Transaction

The first paragraph of Item 4 of the Original Schedule 13D is hereby amended and restated in its entirety to read as follows:

The information contained in Item 3 above is incorporated herein by reference. Mr. Wilson's purposes in acquiring Heska's stock were (i) to consolidate the Software Assets into Heska and (ii) as part of his incentive compensation as an executive of Heska.

The following paragraphs are hereby added after the second to last paragraph of Item 4 of the Original Schedule 13D:

Mr. Wilson serves as Chief Executive Officer and President of Heska.

On July 1, 2016, Mr. Wilson disposed of 14,040 shares of Heska's Common Stock.

On July 6, 2016, Mr. Wilson disposed of 5,960 shares of Heska's Common Stock.

On July 8, 2016, Mr. Wilson disposed of 10,000 shares of Heska's Common Stock.

On July 18, 2016, Mr. Wilson disposed of 5,465 shares of Heska's Common Stock.

On July 20, 2016, Mr. Wilson disposed of 3,779 shares of Heska's Common Stock.

On July 29, 2016, Mr. Wilson disposed of 20 shares of Heska's Common Stock.

On August 2, 2016, Mr. Wilson disposed of 16 shares of Heska's Common Stock.

On August 3, 2016, Mr. Wilson disposed of 30,720 shares of Heska's Common Stock.

On August 26, 2016, each of the Children's Trusts disposed of 5,000 shares of Heska's Common Stock.

On March 6, 2017, each of the Children's Trusts disposed of 2,000 shares of Heska's Common Stock.

On August 24, 2017, Mrs. Wilson disposed of 5,000 shares of Heska's Common Stock via a bona fide gift.

On November 9, 2018, Mr. Wilson disposed of 3,190 shares of Heska's Common Stock.

On November 28, 2018, Mr. Wilson disposed of 181 shares of Heska's Common Stock.

On November 30, 2018, Mr. Wilson disposed of 1,629 shares of Heska's Common Stock.

On November 30, 2018, The Collin Michael Wilson Trust disposed of 2 shares of Heska's Common Stock.

On December 27, 2018, Mrs. Wilson disposed of 8,092 shares of Heska Common Stock via a bona fide gift.

On December 27, 2018, Cuattro disposed of 16,099 shares of Heska Common Stock via a bona fide gift to Cuattro Foundation.

The last paragraph of Item 4 of the Original Schedule 13D is hereby amended and restated in its entirety to read as follows:

Subject to the foregoing, other than as disclosed in Heska's Schedule 14A filed with the Commission on March 26, 2019, Mr. Wilson does not have a current plan or proposals which relate to the following:

- (a) the acquisition by any person of additional securities of the issuer, or the disposition of securities of Heska;
- (b) an extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving Heska or any of its subsidiaries;
- (c) a sale or transfer of a material amount of assets of Heska or any of its subsidiaries;
- (d) any change in the present board of directors or management of Heska, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;
- (e) any material change in the present capitalization or dividend policy of Heska;
- (f) any other material change in Heska's business or corporate structure, including but not limited to, if Heska is a registered closed-end investment company, any plans or proposals to make any changes in its investment policy for which a vote is required by Section 13 of the Investment Company Act of 1940;
- (g) changes in Heska's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of Heska by any person;
- (h) causing a class of securities of Heska to be delisted from a national securities exchange or to cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association;
- (i) a class of equity securities of Heska becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Securities Exchange Act; or
- (i) any action similar to any of those enumerated above.

Item 5. Interest in Securities of the Issuer

Item 5 of the Original Schedule 13D is hereby amended and restated in its entirety to read as follows:

(a) Heska had 7,742,222 shares of Common Stock outstanding as of March 13, 2019, as reported by in its Schedule 14A filed with the Commission on March 26, 2019. Mr. Wilson beneficially owns 584,331 shares of Common Stock of Heska, including 46,000 shares underlying outstanding options which are exercisable or will become exercisable within 60 days of the date hereof, representing approximately 7.5% of the total outstanding shares of Heska's Common Stock.

Cuattro, a Reporting Person, beneficially owns an aggregate of 162,763 shares of Heska's Common Stock, representing approximately 2.1% of the total outstanding shares of Heska's Common Stock.

CUSIP No. 42805E-10-8

The Wilson Family Trust, a Reporting Person, beneficially owns an aggregate of 138,743 shares of Heska's Common Stock, representing approximately 1.8% of the total outstanding shares of Heska's Common Stock.

Cuattro Foundation, a Reporting Person, beneficially owns an aggregate of 16,099 shares of Heska's Common Stock, representing approximately 0.2% of the total outstanding shares of Heska's Common Stock.

Shawna M. Wilson, a Reporting Person, beneficially owns an aggregate of 591,331 shares of Heska's Common Stock, including 46,000 shares underlying outstanding options which are exercisable or will become exercisable within 60 days of the date hereof, representing approximately 7.6% of the total outstanding shares of Heska's Common Stock.

Each of the Children's Trusts, each individually a Reporting Person, beneficially owns an aggregate of 6,432 shares of Heska's Common Stock, with the exception of The Collin Michael Wilson Trust which owns 6,430 shares of Heska's Common Stock, each representing approximately 0.1% of the total outstanding shares of Heska's Common Stock.

(b) Mr. Wilson has the shared power to vote or direct to vote, and the shared power to dispose of or direct the disposition of 584,331 shares of Heska's Common Stock.

Cuattro has the shared power to vote or direct to vote, and the shared power to dispose of or direct the disposition of 162,763 shares of Heska's Common Stock.

The Wilson Family Trust has the shared power to vote or direct to vote, and the shared power to dispose of or direct the disposition of 138,743 shares of Heska's Common Stock.

Mrs. Wilson has the sole power to vote or direct to vote, and the sole power to dispose of or direct the disposition of 7,000 shares of Heska's Common Stock. She has a shared power to vote or direct to vote, and the shared power to dispose of or direct the disposition of 584,331 shares of Heska's Common Stock.

Each of the Children's Trusts has the shared power to vote or direct to vote, and the shared power to dispose of or direct the disposition of 6,432 shares with the exception of The Collin Michael Wilson Trust which owns 6,430 shares of Heska's Common Stock.

- (c) Not applicable.
- (d) Not applicable.
- (e) Not applicable.
- Item 7. Material to Be Filed as Exhibits

Item 7 of the Original Schedule 13D is hereby amended and restated in its entirety to read as follows:

The following agreements and or documents are being filed with, or incorporated by reference into, this Statement:

CUSIP No. 42805E-10-8

- 1. Restricted Stock Grant Agreement between Heska and Kevin S. Wilson, effective as of December 1, 2017 (incorporated by reference to Heska's Form 10-K for the year ended December 31, 2017).
- 2. Employment Agreement between Heska and Kevin S. Wilson, effective as of March 7, 2018 (incorporated by reference to Heska's Form 10-Q for the quarter ended March 31, 2018).
- 3. Restricted Stock Grant Agreement between Heska and Kevin S. Wilson, effective as of March 7, 2018 (incorporated by reference to Heska's Form 10-Q for the quarter ended March 31, 2018).
- 4. Notice of Stock Option Grant for options issued on March 7, 2018 (incorporated by reference to Heska's Form 10-Q for the quarter ended March 31, 2018).
- 5. Restricted Stock Grant Agreement between Heska and Kevin S. Wilson, effective as of May 3, 2018 (incorporated by reference to Heska's Form 10-Q for the quarter ended June 30, 2018).
- 6. Form 8-K of Heska, filed with the Commission on November 30, 2018 and incorporated herein by reference.
- 7. Joint Filing Agreement (previously filed)

SIGNATURES

After reasonable inquiry and to the best of undersigned's knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Date: April 26, 2019

Kevin S. Wilson

By: /s/ Kevin S. Wilson Kevin S. Wilson

Shawna M. Wilson

By: /s/ Shawna M. Wilson Shawna M. Wilson

Christian Kyle Wilson Trust

By: /s/ Clint Roth
Name: Clint Roth
Title: Trustee

Collin Michael Wilson Trust

By: /s/ Clint Roth
Name: Clint Roth
Title: Trustee

Conner Jacob Wilson Trust

By: /s/ Clint Roth
Name: Clint Roth
Title: Trustee

Cora L. Wilson Trust

By: /s/ Clint Roth
Name: Clint Roth
Title: Trustee

Wilson Family Trust

By: /s/ Kevin S. Wilson Name: Kevin S. Wilson

Title: Trustee

Cuattro, LLC

By: /s/ Kevin S. Wilson
Name: Kevin S. Wilson

Title: Manager

Cuattro Foundation

By: /s/ Kevin S. Wilson
Name: Kevin S. Wilson
Title: Trustee, President