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Gores Tom										
Form 4										
December 2	0, 2010									
FORM			GEGU			CHANG		т	PPROVAL	
. •	UNITED	STATES					E COMMISSION		3235-0287	
Check tl	his box		vv a	shington	, D.C. 2(1549		Number:	January 31,	
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subject t	.0			SECUE		Estimated				
Section Form 4				SECCI				burden hou response	•	
Form 5		rsuant to S	Section	16(a) of th	ne Securi	ties Excha	ange Act of 1934,	16300136	. 0.0	
obligatio	ons Section 17						t of 1935 or Section	on		
may con <i>See</i> Inst	innue.			•	•	ny Act of				
1(b).										
(Print or Type	Responses)									
1 Nama and	Address of Deporting	Darson *	. .		1	T 1'	5 Deletionship	f Doporting Do	ran(a) to	
	Address of Reporting			er Name an	d Ticker of	Trading	Issuer	5. Relationship of Reporting Person(s) to Issuer		
K EQUITY, LLC Symbol Issuer KEMET CORP [KEM]										
. .							(Check all applicable)			
(Last)	(First) (Middle)		of Earliest T	ransaction		Dimeter	V 10	⁶⁷ O	
			(Month/Day/Year) 12/20/2010				Director Officer (giv	$ \underline{X} 10 $ e title $\underline{X} 0t$		
DRIVE, SOUTH BUILDING			12/20/2010			below) below)				
,~~					See Footnote (1)(2)					
	(Street)		4. If Amendment, Date Original				6. Individual or Joint/Group Filing(Check			
]			Filed(Month/Day/Year)				Applicable Line) Form filed by One Reporting Person			
BEVERLY	HILLS, CA 902	10						More than One Reporting		
DLVLKLI	111LL5, C/Y 902	10					Person			
(City)	(State)	(Zip)	Tab	ole I - Non-l	Derivative	Securities A	Acquired, Disposed o	of, or Beneficia	lly Owned	
1.Title of	2. Transaction Date	2A. Deem	ed	3.	4. Securit	ties	5. Amount of	6. Ownership	7. Nature of	
Security	(Month/Day/Year)	Execution	Date, if	Transactio				Form: Direct	Indirect	
(Instr. 3)		any (Month/D)	w/Veer)	Code (Instr. 8)	Disposed		•	(D) or Indirect	Beneficial Ownership	
			ay/1eal)	(11150. 0)	(11150. 5,	4 anu <i>5)</i>		(I) (Instr. 4)	(Instr. 4)	
						(A)	Reported			
						or	Transaction(s) (Instr. 3 and 4)			
				Code V	Amount	(D) Price				
Reminder: Re	port on a separate lin	e for each cl	ass of sec	urities bene	ficially ow	ned directly	or indirectly.			
					-	-	spond to the colle	ction of	SEC 1474	
							tained in this form		(9-02)	

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 control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5. Number of	6. Date Exercisable and	7. Title and Amoun
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transactio	orDerivative	Expiration Date	Underlying Securiti
Security	or Exercise		any	Code	Securities Acquired	(Month/Day/Year)	(Instr. 3 and 4)

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(Instr. 3)	Price of Derivative Security		(Month/Day/Year)	(Instr.	8)	(A) or Disposed of(D)(Instr. 3, 4, and 5)					
				Code	V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amou Numl Share
Warrant (right to buy)	\$ 1.0499	12/20/2010		S			\$ 90,915,000 <u>(1) (2)</u>	06/30/2009	06/30/2019	Common Stock	9,47 <u>(1</u>
Warrant (right to buy)	\$ 1.0499	12/20/2010		S			\$ 13,585,000 (1) (2)	06/30/2009	06/30/2019	Common Stock	1,41 (1

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
K EQUITY, LLC 360 NORTH CRESCENT DRIVE SOUTH BUILDING BEVERLY HILLS, CA 90210		Х		See Footnote (1)(2)		
K Holdings, LLC 360 NORTH CRESCENT DRIVE SOUTH BUILDING BEVERLY HILLS, CA 90210		Х		See Footnote (1)(2)		
Platinum Equity Capital Partners II LP 360 NORTH CRESCENT DRIVE SOUTH BUILDING BEVERLY HILLS, CA 90210		Х		See Footnote (1)(2)		
Platinum Equity Partners II, LLC 360 NORTH CRESCENT DRIVE SOUTH BUILDING BEVERLY HILLS, CA 90210		Х		See Footnote (1)(2)		
Platinum Equity Investment Holdings II, LLC 360 NORTH CRESCENT DRIVE SOUTH BUILDING BEVERLY HILLS, CA 90210		Х		See Footnote (1)(2)		
PLATINUM EQUITY LLC 360 NORTH CRESCENT DRIVE SOUTH BUILDING BEVERLY HILLS, CA 90210		Х		See Footnote (1)(2)		
Gores Tom 360 NORTH CRESCENT DRIVE SOUTH BUILDING BEVERLY HILLS, CA 90210		Х		See Footnote (1)(2)		

Signatures

/s/ K Equity, LLC, by K Holdings, LLC, by Eva M. Kalawski, authorized signatory					
**Signature of Reporting Person	Date				
/s/ K Holdings, LLC, by Eva M. Kalawski, authorized signatory	12/20/2010				
**Signature of Reporting Person	Date				
/s/ Platinum Equity Capital Partners II, L.P., by Platinum Equity Partners II, LLC, its general partner, by Platinum Equity Investment Holdings II, LLC, its senior managing member, by Eva M. Kalawski, authorized signatory	12/20/2010				
**Signature of Reporting Person	Date				
/s/ Platinum Equity Partners II, LLC, by Platinum Equity Investment Holdings II, LLC, its senior managing member, by Eva M. Kalawski, authorized signatory	12/20/2010				
**Signature of Reporting Person	Date				
/s/ Platinum Equity Investment Holdings II, LLC, by Eva M. Kalawski, authorized signatory	12/20/2010				
**Signature of Reporting Person	Date				
/s/ Platinum Equity, LLC, by Eva M. Kalawski, authorized signatory	12/20/2010				
**Signature of Reporting Person	Date				
/s/ Tom Gores*, by Mary Ann Sigler, attorney-in-fact	12/20/2010				
**Signature of Reporting Person	Date				
Evalenation of Decanonace					

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).

On December 14, 2010, K Equity, LLC ("K Equity") and KEMET Corporation (the "Company") entered into an Equity Underwriting Agreement (the "Underwriting Agreement") with Deutsche Bank Securities Inc., Merrill Lynch, Pierce, Fenner & Smith Incorporated and UBS Securities LLC, as representatives of the several underwriters named therein (the "Underwriters"). Consummation of the transactions contemplated by and in the Underwriting Agreement were subject to certain conditions that were beyond the control of K

(1) Hansactions contemplated by and in the Onderwriting Agreement were subject to certain conditions that were beyond the control of R Equity and the other reporting persons. Pursuant to the terms of the Underwriting Agreement, on December 20, 2010, K Equity sold to the Underwriters two warrants representing portions of the Platinum Warrant (as defined below). The Underwriters then exercised the purchased warrants on a net exercise basis to acquire from the Company an aggregate of 10,000,000 shares of Company common stock for resale to the public (8,700,000 of such shares were pursuant to the firm commitment

portion of the offering, and the remaining 1,300,000 shares were subject to an over-allotment portion of the offering). The two warrants sold to the Underwriters covered the 10,000,00 shares sold to the public, plus an additional 893,608 shares that were forfeited by the Underwriters to the Company in connection with the net exercise of the acquired warrants (777,439 of such forfeited shares were in

- (2) connection with the firm commitment portion of the offering, and the remaining 116,169 forfeited shares were in connection with the over-allotment portion of the offering). The Underwriters paid K Equity an amount equal to \$10.45 per underlying share of Company common stock that they resold following their net exercises. K Equity did not receive any additional consideration from the Underwriters for the additional portions of the warrants that K Equity provided to enable the Underwriters to exercise the warrants on a net exercise basis.
- (3) On June 30, 2009, the Company issued to K Financing, LLC ("K Financing") a warrant to acquire up to 80,544,685 shares of common stock of the Company (the "Platinum Warrant"). The Platinum Warrant was subsequently assigned by K Financing to K Equity on July 9, 2009. The Platinum Warrant is held directly by K Equity. Both K Financing and K Equity are wholly-owned subsidiaries of K Holdings, LLC ("K Holdings"). The Platinum Warrant is held indirectly by (i) K Holdings, as the sole member of K Equity, (ii) Platinum Equity Capital Partners II, L.P. ("PECP II"), the controlling member of K Holdings, (iii) Platinum Equity Partners II, LLC ("Platinum Partners"),

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the general partner of PECP II, (iv) Platinum Equity Investment Holdings II, LLC ("Platinum Investment"), the senior managing member of Platinum Partners, (v) Platinum Equity, LLC ("Platinum Equity"), the sole member of Platinum Investment, and (vi) Tom Gores, the ultimate beneficial owner and Chairman of Platinum Equity.

The Company effected a one-for-three reverse stock split on November 5, 2010. Pursuant to the terms of the Platinum Warrant, as a result of the reverse stock split the number of shares of Company common stock subject to the Platinum Warrant was proportionately reduced from \$0.544.685 charge to 26.848.484 charge and the evening price was proportionately increased from \$0.25 nor share to \$1.04000 nor

(4) of the reverse stock spin the number of shares of company common stock subject to the ritalitatin warrant was proportionately reduced from 80,544,685 shares to 26,848,484 shares, and the exercise price was proportionately increased from \$0.35 per share to \$1.04999 per share.

The entities/persons listed in Item 1 above, may be deemed to beneficially own the securities reported herein and owned directly by K Equity. Each of such entities/persons disclaims beneficial ownership of such securities, and this report shall not be deemed an admission

(5) Equity. Each of such entities/persons discharms beneficial ownership of such securities, and this report shall not be deemed an admission that such reporting person is the beneficial owner of the securities for the purpose of Section 16 or for any other purpose, except to the extent of such reporting person's pecuniary interest therein.

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.