UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 4)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

Garrett Motion Inc.

(Name of Issuer)

Common Stock, \$0.001 par value per share (Title of Class of Securities)

366505105 (CUSIP Number)

Susanne V. Clark
Senior Managing Director and General Counsel
c/o Centerbridge Partners, L.P.
375 Park Avenue, 11h Floor
New York, New York 10152
(212) 672-5000

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

November 16, 2020 (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 \Box .

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-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).

Page 1 of 10 Pages

Exhibit Index Appears on Page 11

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_						
1	Name of reporting persons. I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	Centerbridge Credit Partners Master, L.P.					
2	Check th (a) □	e appr (b)	ropriate box if a member of a group (see instructions)			
3	SEC use					
4		f fund	s (see instructions)			
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	shares	8	Shared voting power			
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(1) All calculations of percentage ownership herein are based on a total of 75,788,279 shares of Common Stock issued and outstanding as of October 26, 2020, as reported on the Form 10-Q filed with the SEC by the Company on November 2, 2020.

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1	Name of reporting persons. I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	Centerbridge Credit Partners Offshore General Partner, L.P.					
2	Check th (a) □	e appi (b)	ropriate box if a member of a group (see instructions)			
3	SEC use					
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CUSIP No. 366505105 Page 4 of 10 Pages

1	Name of reporting persons. I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
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CUSIP No. 366505105 Page 5 of 10 Pages

1	Name of reporting persons. I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
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CUSIP No. 366505105 Page 6 of 10 Pages

1	Name of reporting persons. I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	Centerbridge Special Credit Partners III-Flex, L.P.					
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	shares	8	Shared voting power			
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	each	9	Sole dispositive power			
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14	Type of 1	eporti	ng person (see instructions)			
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CUSIP No. 366505105 Page 7 of 10 Pages

1	Name of reporting persons. I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	Centerbridge Special Credit Partners General Partner III, L.P.					
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CUSIP No. 366505105 Page 8 of 10 Pages

1	Name of reporting persons. I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	CSCP III Cayman GP Ltd.					
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CUSIP No. 366505105 Page 9 of 10 Pages

1	Name of reporting persons. I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
		Mark T. Gallogly					
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	shares	8	Shared voting power				
	neficially wned by		3,390,000				
	each	9	Sole dispositive power				
	eporting person		None				
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CUSIP No. 366505105 Page 10 of 10 Pages

1	Name of reporting persons. I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Jeffrey H. Aronson				
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Item 1. Security and Issuer.

This Amendment No. 4 amends the Schedule 13D filed on October 5, 2020 and amended by Amendment No. 1 to Schedule 13D filed on October 16, 2020, Amendment No. 2 to Schedule 13D filed on October 20, 2020 and Amendment No. 3 to Schedule 13D filed on November 4, 2020 (as amended, the "Schedule 13D"). The class of equity securities to which this Schedule 13D relates is the common stock, par value \$0.001 per share (the "Common Stock"), of Garrett Motion Inc., a Delaware corporation (the "Company"), which has its principal executive office at La Pièce 16 Rolle, Switzerland. Unless specifically amended hereby, the disclosures set forth in the Schedule 13D remain unchanged. Capitalized terms used but not otherwise defined herein have the meanings given to them in the Schedule 13D filed on October 5, 2020.

Item 4. Purpose of Transaction

Item 4 of the Schedule 13D is hereby amended to include the following:

On November 16, 2020, counsel to Centerbridge Partners, L.P., Oaktree Capital Management, L.P., ("Oaktree" and, together with Centerbridge Partners L.P., the "Plan Sponsors"), Attestor Value Master Fund LP, The Baupost Group, L.L.C., Cyrus Capital Partners, L.P., FIN Capital Partners LP, Hawk Ridge Capital Management LP, IngleSea Capital, Keyframe Capital Partners, L.P., Newtyn Management, LLC, Sessa Capital (Master), L.P. and Whitebox Multi-Strategy Partners, L.P. (collectively, the "Additional Investors") and Honeywell International Inc. ("Honeywell") sent a letter to the Debtors' counsel, which, among other things, offered, if sufficient to obtain the Debtors' support, potential changes to the proposed plan of reorganization contemplated by the Second Amended and Restated Cooperation Agreement. The letter is filed as Exhibit III attached hereto.

Item 7. Material to be Filed as Exhibits.

Item 7 of the Schedule 13D is hereby amended to include the following:

Exhibit	Description
III	Letter to Sullivan & Cromwell LLP re: Garrett Motion Inc., et al., dated November 16, 2020, by and among the parties identified therein.
IV	Power of Attorney.

Schedule 13D

SIGNATURES

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

DATED: November 18, 2020

CENTERBRIDGE CREDIT PARTNERS

MASTER, L.P.

By: Centerbridge Credit Partners Offshore General Partner, L.P., its general partner

By: Centerbridge Credit Cayman GP, Ltd., its general partner

By: Centerbridge Credit GP Investors, L.L.C., its director

/s/ Susanne V. Clark

Name: Susanne V. Clark Title: Authorized Signatory

CENTERBRIDGE CREDIT PARTNERS OFFSHORE GENERAL PARTNER, L.P. By: Centerbridge Credit Cayman GP, Ltd., its general partner

By: Centerbridge Credit GP Investors, L.L.C., its director

/s/ Susanne V. Clark

Name: Susanne V. Clark Title: Authorized Signatory

CENTERBRIDGE CREDIT CAYMAN GP, LTD.

By: Centerbridge Credit GP Investors,

L.L.C., its director

/s/ Susanne V. Clark

Name: Susanne V. Clark Title: Authorized Signatory

CENTERBRIDGE CREDIT GP INVESTORS, L.L.C.

/s/ Susanne V. Clark

Name: Susanne V. Clark
Title: Authorized Signatory

CENTERBRIDGE SPECIAL CREDIT

PARTNERS III-FLEX, L.P.

By: Centerbridge Special Credit Partners General Partner III, L.P., its general partner

By: CSCP III Cayman GP Ltd., its general partner

/s/ Susanne V. Clark

Name: Susanne V. Clark Title: Authorized Signatory

CENTERBRIDGE SPECIAL CREDIT PARTNERS

GENERAL PARTNER III, L.P.

By: CSCP III Cayman GP Ltd., its general partner

/s/ Susanne V. Clark

Name: Susanne V. Clark Title: Authorized Signatory

CSCP III CAYMAN GP LTD.

/s/ Susanne V. Clark

Name: Susanne V. Clark Title: Authorized Signatory

MARK T. GALLOGLY

By: Susanne V. Clark, as attorney-in-fact pursuant to Power of Attorney attached as Exhibit IV to this Schedule 13D

/s/ Susanne V. Clark

JEFFREY H. ARONSON

/s/ Jeffrey H. Aronson



DENNIS F. DUNNE

55 Hudson Yards | New York, NY 10001-2163 T: 1.212.530.5770 ddunne@milbank.com | milbank.com

November 16, 2020

BY EMAIL

Andrew Dietderich Sullivan & Cromwell LLP 125 Broad Street New York, NY 10014

Re: In re: Garrett Motion Inc., et al., No. 20-12212 (MEW) (Bankr. S.D.N.Y.)

Dear Andy:

We write on behalf of Centerbridge Partners, L.P. ("Centerbridge") and Oaktree Capital Management, L.P. ("Oaktree"), Honeywell International Inc. ("Honeywell"), and certain clients of Jones Day (collectively with Centerbridge, Oaktree, and Honeywell, the "Plan Sponsors").

While we appreciate meeting with management and the interactions among the advisors, the Debtors' formal response on November 13th yet again asks the Plan Sponsors to tear up their current plan proposal (including the agreements with Honeywell) (the "Plan Proposal")—which has the support of the vast majority of the Debtors' stakeholders—and start over. As we have indicated, we are not willing, nor do we believe it would be productive, to abandon the substantial progress that the Debtors' stakeholders have made in order to simply start from scratch.

It also is unclear to the Plan Sponsors how exactly the Debtors are valuing the mid-point of the expected cash value to common stockholders under the KPS bid, unless the directors of the ASASCO and GMI subsidiaries have agreed to settle the complex allocation issues that uniquely pervade the structure of the KPS bid. We have not been apprised of any such settlement to date. Nonetheless, the Plan Sponsors desire to be responsive to your November 13th materials and hope that doing so will jumpstart a productive dialogue with you regarding the Plan Proposal.

MILBANK LLP

NEW YORK | LOS ANGELES | WASHINGTON, D.C. | SÃO PAULO | FRANKFURT LONDON | MUNICH | BEIJING | HONG KONG | SEOUL | SINGAPORE | TOKYO Garrett Motion Inc. November 16, 2020

In particular, your email and conversations indicated a few "key issues" for the Plan Sponsors to address, which we in turn do so below. If it would obtain the Debtors' support, the Plan Sponsors would change the Plan Proposal as follows:1

- Reduce the dividend rate on the Series A Preferred Stock from 12% to 11%.
- Reaffirm that reorganized Garrett Motion Inc. ("GMI") can pay the dividend in cash or in kind at its election. The ability to PIK is unlimited and unequivocal.
 - Clarify that the disinterested directors (with the benefit of management's input) will decide whether to pay dividends in cash or PIK; provided that dividends will automatically PIK if the reorganized Debtors' LTM adjusted EBITDA on a consolidated basis falls below \$425 million.
 - Modify the Series A Preferred Stock so that any dividends paid in kind would NOT be convertible into the common stock of reorganized GMI. We believe this is a material economic modification, which should address any dilution concerns caused by the PIK.
- Modify the Series A Preferred Stock so that it is redeemable following the sixth anniversary of the issuance date at par plus all accrued and unpaid dividends.

We believe the improvements to the terms of the Plan Proposal should address the Debtors' concerns about cash cost and the pricing of the new money equity investment. Although it has always been the case, it is even more apparent now that the terms of the Series A Preferred Stock are fair, reasonable, and highly competitive for equity investments of this nature. And, we believe that a comparison of the appropriate benchmarks and comps reinforces that view. These changes hopefully also reaffirm, as we have stated on multiple occasions, that the Plan Sponsors' desire and expectation is for the GMI common stock to trade incredibly well as the performance of those shares will ultimately determine the return on our investment.

The Debtors have also indicated a few other reservations, which we address below.

• Non-disclosure Agreements. Centerbridge and Oaktree have signed non-disclosure agreements with the Debtors to obtain access to confidential information and shepherd the diligence process with the banks that are expected to provide debt financing. To date, they have not identified anything in the data room that would change our perspective on the benefits of our Plan Proposal over

Honeywell has not seen a copy of your November 13th formal response, but is willing to agree to these modifications without having seen your response.

any of the alternatives, but please point Centerbridge and Oaktree to any documents that would suggest otherwise and they would be happy to review.

- Debt Commitments. The Plan Sponsors are engaging with numerous banks, which have made significant progress in conducting due diligence and have provided positive feedback, including with respect to pricing and credit ratings. We do not expect the new funded debt to have any financial maintenance covenants, which would result in greater flexibility than the Debtors' existing senior credit facility currently provides. The banks are well underway to being able to provide firm financing commitments in support of the Plan Proposal next week.
- *Honeywell*. Under the Plan Proposal, Honeywell has agreed to treatment which turns its contractual unsecured claim into preferred stock, fixes the dividend (which can be deferred if EBITDA declines), and allows for reorganized GMI to redeem the preferred stock. The Plan Sponsors and the majority of the stakeholders believe that this is a better result than protracted and uncertain litigation.
- Board Composition. In your November 13th materials, you indicate that the majority of the directors should be independent, rather than employees of any investor. In that regard, Centerbridge and Oaktree intend to each nominate no more than one employee to the Board of Directors of reorganized GMI. Centerbridge and Oaktree will select their remaining nominees from outside of their firms and identify candidates who will bring world-class automotive industry experience to the new Board.
- Stockholders. We believe it is important to reiterate a significant difference between the Plan Proposal and the KPS bid. The Plan Proposal continues to provide for the Debtors' common stockholders to retain their equity interests and the Debtors' emergence as a public company, giving all common stockholders the opportunity to share in the upside of a deleveraged enterprise. This alone makes the Plan Proposal superior to the KPS bid, which would extinguish the interests of common stockholders and subject their recoveries to litigation and a highly uncertain payment waterfall. The Plan Proposal additionally provides all common stockholders with subscription rights to participate in a rights offering of up to \$100 million of the Series A Preferred Stock. Although we believe that our existing structure is by far more favorable to common stockholders, we remain ready and willing to engage on this point with appropriate parties.
- Process. From a process perspective, the Plan Sponsors are, and always have been, eager to engage with the Debtors in a productive dialogue regarding the

Garrett Motion Inc. November 16, 2020

Page 4

Plan Proposal. In that regard, please share this letter with the Board of Directors of GMI.

The Plan Sponsors firmly believe that the Plan Proposal provides the more expeditious and value-maximizing path to emergence from chapter 11. That is a view shared by substantial majorities of the Debtors' key constituencies. At its essence, the Plan Proposal pays off all creditors in full (other than Honeywell, who has agreed to their treatment under the Plan Proposal), resolves all Honeywell litigation, reinstates the equity in full, and provides for an approximately \$1.1 billion equity investment. The Debtors will emerge expeditiously, deleveraged, litigation free, and well capitalized. The Debtors' current path, on the other hand, requires significant litigation and an unnecessary and value-destructive liquidation of the Debtors, which is supported by no stakeholder class (other than senior lenders who have agreed to accept the treatment provided to them under either the KPS bid or the Plan Proposal).

In that regard, and in light of the clear benefits and the level of stakeholder support, we urge the Board to endorse the Plan Proposal. We look forward to hearing from you.

Sincerely,				
/s/ Dennis F. Dunne	/s/ Nicole L. Greenblatt	/s/ Bruce Bennett		
Dennis F. Dunne, Esq.	Nicole L. Greenblatt, P.C.	Bruce Bennett		
Milbank LLP	Kirkland & Ellis LLP	Jones Day		

POWER OF ATTORNEY

In anticipation of my retirement, and to facilitate the transition of activities of Centerbridge Partners, L.P. and its affiliates (collectively, the "Company") after such date, I, Mark T. Gallogly, hereby constitute and appoint each of Susanne V. Clark and William Neuenfeldt, each of whom are intended to continue to be authorized signatories of the Company after my retirement, as my true and lawful agents and attorneys-in-fact, and with full power and authority, individually or collectively, to (i) act in my name, place and stead in connection with my activities relating to ongoing operations of the Company, (ii) make, execute, deliver, swear to, acknowledge, deliver, file and record, all certificates, notices, agreements, amendments, filings, entity documents and other instruments necessary or advisable in connection with the ongoing operations of the Company, and (iii) take any other actions or perform any other acts that said attorney-in-fact shall from time to time deem necessary or advisable in connection with foregoing. For the avoidance of doubt, this Power of Attorney shall not extend to any matters with respect to my personal financial interests in the Company's funds.

This Power of Attorney shall cease to be in force in the event and effective from and after the date that either the undersigned, Ms. Clark or Mr. Neuenfeldt ceases to be associated with Centerbridge Partners, L.P. Any third party may rely upon this document as each of Susanne Clark's and William Neuenfeldt's authority to continue to exercise the powers herein granted unless such third party has received actual notice of a revocation of this Power of Attorney.

IN WITNESS WHEREOF, the undersigned has duly executed and delivered this Power of Attorney as of this 12 day of November, 2020.

/s/ Mark T. Gallogly Mark T. Gallogly

STATE OF NEW YORK)
) SS:
COUNTY OF NEW YORK)

On November 12, 2020, before me, the undersigned, a Notary Public, in and for said State, personally appeared Mark T. Gallogly personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

/s/ Shomari Harris Notary Public

SHOMARI HARRIS

NOTARY PUBLIC. STATE OF NEW YORK

Registration No. 01HA6304082

Qualified in Queens County

My Commission Expires: May 1912022

[MTG General Power of Attorney Signature Pages]

I, Susanne Clark, have read the foregoing Power of Attorney. I am the person identified therein as agent for the principal named therein.					
	/s/ Susanne V. Clark				
	Susanne V. Clark				
STATE OF NEW YORK)					

On November 12, 2020, before me, the undersigned, a Notary Public, in and for said State, personally appeared Susanne V. Clark personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

COUNTY OF NEW YORK

)

/s/ Shomari Harris Notary Public

SHOMARI HARRIS

NOTARY PUBLIC. STATE OF NEW YORK

Registration No. 01HA6304082

Qualified in Queens County

My Commission Expires: May 1912022

[MTG General Power of Attorney Signature Pages]

I, William Neuenfeldt, have read the foregoing Power of Attorney. I am the person identified therein as agent for the principal named	therein.
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William Neuenfeldt

STATE OF NEW YORK)	
) SS:	
COUNTY OF NEW YORK)	

On November 12, 2020, before me, the undersigned, a Notary Public, in and for said State, personally appeared William Neuenfeldt personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

/s/ Shomari Harris

Notary Public

SHOMARI HARRIS
NOTARY PUBLIC, STATE OF NEW YORK
Registration No. 01 HA6304082
Qualified in Queens County
My Commission Expires: May 1912022

[MTG General Power of Attorney Signature Pages]