## FORM 4

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

OMB APPR	OVAL	
OMB Number:	3235-0	287
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nours per response	e	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

(Print or Ty	pe Response	s)																
Name and Address of Reporting Person*  Forsum Michael					2. Issuer Name and Ticker or Trading Symbol Landsea Homes Corp [LSEA]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable)						
(Last) (First) (Middle) C/O LANDSEA HOMES CORPORATION., 660 NEWPORT CENTER DRIVE, SUITE 300					3. Date of Earliest Transaction (Month/Day/Year) 01/07/2021							X Officer (give title below) Other (specify below) President and COO						
(Street) NEWPORT BEACH, CA 92660				4. If Amendment, Date Original Filed(Month/Day/Year)							Day/Year)	6. Individual or Joint/Group Filing(Check Applicable Line) _X_Form filed by One Reporting Person _Form filed by More than One Reporting Person						
(City		(State)	(Zip)			Table	e I - N	on-l	Deriv	ative S	ecurities	Acqui	ired, Disposed of, or Beneficially Owned					
1.Title of Security (Instr. 3)  2. Transaction Date (Month/Day/Year		Exec	eemed tion Date, if	if C	(Instr. 8)		(A) o		Securities Acquired or Disposed of (Estr. 3, 4 and 5)		Beneficia Reported	ant of Securities ally Owned Following d Transaction(s)		Ownership Form:	of Indirection	7. Nature of Indirect Beneficial Ownership		
				(IVIOI	nth/Day/Ye	ar)	Code	;	V A	Amount	(A) or (D)	Price	(mstr. 3 a	3 and 4)		Direct (D) Ovor Indirect (I) (Instr. 4)		
Common \$0.0001	Stock, pa	r value	01/07/2021				A		7	77,004	A	<u>(1)</u>	77,004 D		D			
Reminder:	Report on a s	separate line fo	r each class of secu	rities b	eneficially	owne	ed dire	ectly	or inc	directly								
								C	ontai	ned in	this for	m are	not requ		ormation spond unle rol numbe	ss	2 1474 (9-0	02)
					ative Secur								ly Owned					
Security	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/\footnote{\text{Month/Day/\footnote{\text{V}}}	Execution Da	ate, if	Code	of De See Ac (A) Dis of (In		6. Date Exercisable and Expiration Date (Month/Day/Year)  7. Arr Ur Se (In 4)		Amo Und Secu (Inst	derlying urities str. 3 and Security (Instr. 5)  Setr. 3 and For Re			Owners Form of Derivat Securit Direct or India	ship of Income Benefitive Owne (Instruction	11. Naturo of Indirect Beneficial Ownershi (Instr. 4)		
					Code V	' (A	(D	E	Date Exerci		Expiration Date	n Title	Amount or Number of Shares					

### **Reporting Owners**

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
Forsum Michael C/O LANDSEA HOMES CORPORATION. 660 NEWPORT CENTER DRIVE, SUITE 300 NEWPORT BEACH, CA 92660			President and COO				

### Signatures

/s/ Franco Tenerelli, Attorney-in-fact for Michael Forsum	01/11/2021
**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).

Received in exchange for 162.13 shares of phantom stock issued under the Landsea Homes Incorporated Phantom Stock Plan in connection with the completion of the merger (the "Merger"), on January 7, 2021 (the "Effective Date"), of the Issuer, LFCA Merger Sub, Inc., a Delaware corporation and a direct, wholly-owned subsidiary of the

(1) Issuer, Landsea Homes Incorporated, a Delaware corporation, and Landsea Holdings Corporation, a Delaware corporation, pursuant to the Agreement and Plan of Merger, dated as of August 31, 2020 (the "Merger Agreement"). On the Effective Date, the reporting person's shares of phantom stock settled into 77,004 shares of the Issuer's common stock, par value \$0.0001 per share, in addition to a cash settlement in the amount of \$896,362.66 for the remainder thereof, in accordance with the Merger Agreement.

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.