SEC Form 3 FORM 3

UNITED STATES SECURITIES AND EXCHANGE

COMMISSION

Washington, D.C. 20549

OMB APPROVAL

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INITIAL STATEMENT OF 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

1. Name and Address of Reporting Person [*] Hebert Peter	2. Date of Event Requiring Statement (Month/Day/Year) 07/22/2021		 a. Issuer Name and Ticker or Trading Symbol <u>Gores Holdings VI, Inc.</u> [MTTR] 					
(Last) (First) (Middle) C/O MATTERPORT, INC. 352 EAST JAVA DRIVE			Officer (give	10% C Other	10% Owner Other (specify		 5. If Amendment, Date of Original Filed (Month/Day/Year) 6. Individual or Joint/Group Filing (Check Applicable Line) 	
(Street) SUNNYVALE CA 94089			title below)	below))	x	Person	by One Reporting by More than One Person
(City) (State) (Zip)								
Та	ble I - Non	-Derivati	ve Securities Benefic	cially O	wned			
1. Title of Security (Instr. 4)			2. Amount of Securities Beneficially Owned (Instr. 4)			4. Nature of Indirect Beneficial Ownership (Instr. 5)		
Class A Common Stock			25,125,654		I	See 1	footnotes ⁽¹⁾⁽²	2)
Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)								
Title of Derivative Security (Instr. 4) Expiration Date (Month/Day/Year)		ate	Underlying Derivative Security C (Instr. 4) 0		4. Convers	cise	5. Ownership Form:	6. Nature of Indirect Beneficial Ownership (Instr.
	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Price of Derivati Security	ve	Direct (D) or Indirect (I) (Instr. 5)	5)
1. Name and Address of Reporting Person [*] Hebert Peter								
(Last) (First) (Mic C/O MATTERPORT, INC. 352 EAST JAVA DRIVE	ldle)							
(Street) SUNNYVALE CA 940	89	_						
(City) (State) (Zip)								
1. Name and Address of Reporting Person* <u>Wolfe Josh</u>								
(Last) (First) (Mic C/O MATTERPORT, INC. 352 EAST JAVA DRIVE	ldle)							
(Street) SUNNYVALE CA 940	89							
(City) (State) (Zip)							
1. Name and Address of Reporting Person [*]								

Lux Ventures III, L.P.							
(Last)	(First)	(Middle)					
C/O LUX CAPITAL MANAGEMENT							
920 BROADWA	AY, 11TH F	LOOR					
(Street)							
NEW YORK	NY	10010					
(City)	(State)	(Zip)					
1. Name and Address of Reporting Person [*] Lux Co-Invest Opportunities, L.P.							
(Last)	(First)	(Middle)					
C/O LUX CAP	ITAL MAN	AGEMENT					
920 BROADW	AY, 11TH F	LOOR					
(Street)							
NEW YORK	NY	10010					
(City)	(State)	(Zip)					
1. Name and Addre	ess of Reportin	ig Person [*]					
Lux Ventures	<u>s Cayman</u>	<u>III, L.P.</u>					
(Last)	(First)	(Middle)					
C/O LUX CAP	ITAL MAN	AGEMENT					
920 BROADWAY, 11TH FLOOR							
(Street)							
NEW YORK	NY	10010					
(City)	(State)	(Zip)					
1. Name and Addre	ess of Reportin	lg Person [*]					
	<u>s III Speci</u>	<u>al Founders Fund,</u>					
<u>L.P.</u>							
(Last)	(First)	(Middle)					
C/O LUX CAP	ITAL MAN	AGEMENT					
920 BROADWA	AY, 11TH F	LOOR					
(Street)							
NEW YORK	NY	10010					
(City)	(State)	(Zip)					

Explanation of Responses:

1. Consists of (a) 17,624,261 shares of Class A Common Stock held by Lux Ventures III, L.P., (b) 6,656,553 shares of Class A Common Stock held by Lux Ventures III, L.P., (b) 6,656,553 shares of Class A Common Stock held by Lux Ventures Cayman III, L.P. and (d) 8,671 shares of Class A Common Stock held by Lux Ventures III Special Founders Fund, L.P. Lux Venture Partners III, LLC is the general partner of each of Lux Ventures III L.P. and Lux Ventures III Special Founders Fund, L.P. and exercises voting and dispositive power over the shares noted herein held thereby. Lux Co-Invest Opportunities, L.P. Lux Ventures Opportunities, L.P. and exercises voting and dispositive power over the shares noted herein held by Lux Co-Invest Opportunities, L.P. Lux Ventures Cayman III, L.P. and exercises voting and dispositive power over the shares noted herein held by Lux Co-Invest Opportunities, L.P. Lux Ventures Cayman III, L.P. and exercises voting and dispositive power over the shares noted herein held by Lux Co-Invest Opportunities, L.P. Lux Ventures Cayman III, L.P. and exercises voting and dispositive power over the shares noted herein held by Lux Co-Invest Opportunities, L.P. Lux Ventures Cayman III, L.P. and exercises voting and dispositive power over the shares noted herein held by Lux Co-Invest Opportunities, L.P. Lux Ventures Cayman III, L.P.

2. (Continued from footnote 1) Peter Hebert and Josh Wolfe are the individual managing members of Lux Venture Partners III, LLC, Lux Co-Invest Partners, LLC and Lux Ventures Cayman III General Partner Limited. The individual managers, as the sole managers of Lux Venture Partners III, LLC, Lux Co-Invest Partners, LLC and Lux Ventures Cayman III General Partner Limited, may be deemed to share voting and dispositive power for the shares noted herein held by Lux Ventures III, L.P., Lux Co-Invest Opportunities, L.P., Lux Ventures Cayman III, L.P., and Lux Ventures III Special Founders Fund, L.P., Each of Lux Venture Partners III, LLC, Lux Co-Invest Partners, LLC and Lux Ventures Cayman III General Partner Limited, and the individual managers separately disclaim beneficial ownership over the shares noted herein except to the extent of their pecuniary interest therein.

Remarks:

<u>/s/ Peter Hebert</u>	07/26/2021
<u>/s/ Jason Wolfe</u>	07/26/2021
LUX VENTURES III, L.P.	07/26/2021
, By: Lux Venture Partners	

<u>III, LLC, Its: General</u> <u>Partner, /s/ Peter Hebert,</u> <u>Managing Member</u>	
LUX CO-INVEST OPPORTUNITIES, L.P., By: Lux Co-Invest Partners, LLC, Its: General Partner, /s/ Peter Hebert, Managing Member	<u>07/26/2021</u>
LUX VENTURES CAYMAN III, L.P., By: Lux Ventures Cayman III General Partner Limited, Its: General Partner, /s/ Peter Hebert, Managing Member	<u>07/26/2021</u>
LUX VENTURES III SPECIAL FOUNDERS FUND, L.P., By: Lux Venture Partners III, LLC, Its: General Partner, /s/ Peter Hebert, Managing	<u>07/26/2021</u>
<u>Member</u> ** Signature of Reporting Person or indirectly.	Date

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

 \ast If the form is filed by more than one reporting person, see Instruction 5 (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).

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.