FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

| STATEMENT | OF CHANGES | IN BENEFICIAL | OWNERSH |
|-----------|------------|---------------|---------|

| OMB APPROVAL             |     |  |  |  |  |  |  |  |
|--------------------------|-----|--|--|--|--|--|--|--|
| OMB Number: 3235-028     |     |  |  |  |  |  |  |  |
| Estimated average burden |     |  |  |  |  |  |  |  |
| hours per response:      | 0.5 |  |  |  |  |  |  |  |

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| Name and Address of Reporting Person*     Camire Brian       |  |            |                | 2. Issuer Name and Ticker or Trading Symbol Silver Spike Acquisition Corp. [ MAPS ] |     |                                 |       |  |                             |   | (Ch  | eck all applic<br>Director                          | able)  | Person(s) to Iss<br>10% Ov<br>Other (s                            | vner   |   |
|--|--|------------|----------------|---|-----|---------------------------------|-------|--|-----------------------------|---|--|---|--|---|--|---|
| (Last) (First) (Middle) C/O WM TECHNOLOGY, INC. 41 DISCOVERY |  |            |                | 3. Date of Earliest Transaction (Month/Day/Year) 06/16/2021                         |     |                                 |       |  |                             |   | X Officer (give title Other (specify below)  General Counsel |   |  |   |  |   |
| (Street) IRVINE (City)                                       | C.   | tate)      | 92618<br>(Zip) |   |     | ·                               |       | f Original F   |                             | `   | ,  | Line  | )<br>X Form fi<br>Form fi<br>Person  | led by One F  | iling (Check Ap  | n |
| 1. Title of Security (Instr. 3)  2. Transa Date              |  |            | 2. Transact    | action 2A. Deemed Execution Date,   |     | 3.<br>Transac<br>Code (Ir<br>8) | nstr. |  | ed (A) or<br>tr. 3, 4 and ! | 5. Amount of<br>Securities<br>Beneficially<br>Owned Followin<br>Reported                      |  | orm: Direct<br>D) or Indirect<br>I) (Instr. 4)      | 7. Nature of<br>Indirect<br>Beneficial<br>Ownership<br>(Instr. 4)  |   |  |   |
|  |  |            | Table II - D   |   |     |                                 |       |  |                             |   | , or Ben<br>ble secເ   |   | Owned  |   | ·  |   |
| 1. Title of<br>Derivative<br>Security<br>(Instr. 3)          | 2. 3. Transaction Date (Month/Day/Year) if any (Month/Day/Year) (Month/Day/Year) |            | Code           | Transaction Code (Instr.  |     | Derivative                      |       | 6. Date Exercisable and<br>Expiration Date<br>(Month/Day/Year) |                             | 7. Title and Amount<br>of Securities<br>Underlying<br>Derivative Security<br>(Instr. 3 and 4) |  | 8. Price of<br>Derivative<br>Security<br>(Instr. 5) | 9. Number of<br>derivative<br>Securities<br>Beneficially<br>Owned<br>Following<br>Reported<br>Transaction(s) | Ownership<br>Form:<br>Direct (D)<br>or Indirect<br>(I) (Instr. 4) | 11. Nature<br>of Indirect<br>Beneficial<br>Ownership<br>(Instr. 4) |   |
|  |  |            |                | Code  | e V | (A)                             |       | Date<br>Exercisable  |                             | xpiration<br>ate  | Title  | Amount<br>or<br>Number<br>of Shares                 |  | (Instr. 4)  | 1(3)   |   |
| Post-<br>Merger<br>Class P<br>Units                          | (1)(2)   | 06/16/2021 |                | A   |     | 681,749                         |       | (1)  |                             | (1)   | Class A<br>Common<br>Stock                                   | 681,749   | \$0.00 <sup>(2)</sup>  | 681,749   | D  |   |

- 1. These Post-Merger WMH Class P Units represent non-voting limited liability company interests of WMH. Pursuant to the terms of an exchange agreement, each of these Class P units, upon vesting, is exchangeable into up to one share of Class A Common Stock at a variable exchange ratio that accounts for the participation threshold of the exchanged post-merger Class P Units. These exchange rights do not expire.
- 2. Received pursuant to the Agreement and Plan of Merger, dated as of December 10, 2020, by and among Silver Spike Acquisition Corp. ("Silver Spike"), Silver Spike Merger Sub LLC, a direct, wholly-owned subsidiary of Silver Spike ("Merger Sub"), WM Holding Company, LLC, a Delaware limited liability company ("WMH"), and Ghost Media Group, LLC, a Nevada limited liability company, solely in its capacity as the initial holder representative, pursuant to which Merger Sub was merged with and into WMH, whereupon the separate existence of Merger Sub ceased and WMH became the surviving company and continued in existence as a subsidiary of Silver Spike, which subsequently changed its name to WM Technology, Inc. (the "Issuer").

## Remarks:

Brian Camire, by /s/ Ron A> Metzger, Attorney-in-Fact

06/21/2021

\*\* Signature of Reporting Person

Date

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

- \* 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).

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.