# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **SCHEDULE 13D**

Under the Securities Exchange Act of 1934 (Amendment No. 24)

# **AERCAP HOLDINGS N.V.**

(Name of Issuer)

Ordinary Shares, EUR 0.01 Nominal Value (Title of Class of Securities)

> N00985106 (CUSIP Number)

Chakib Aabouche Waha AC Coöperatief U.A. Teleportboulevard 140 1043 EJ Amsterdam The Netherlands +971 2 667 7343

Chakib Aabouche Waha Capital PJSC Level 43, Tower 3, Etihad Towers, P.O. Box 28922, Abu Dhabi, United Arab Emirates +971 2 403 9311

Chakib Aabouche Avia Holding Limited c/o Maples Corporate Services Limited PO Box 309, Ugland House Grand Cayman, KY1-1104 Cayman Islands (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications on behalf of filing persons)

> September 9, 2019 (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.  $\Box$ 

### CUSIP No. N00985106

1.	Names of r	eporti	ng persons
	Waha AC Coöperatief U.A.		
2.		approp (b) □	riate box if a member of a group
3.	SEC use of	ıly	
4.	Source of f	unds	
	AF, WC		
5. Check if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e)		re of legal proceedings is required pursuant to Item 2(d) or 2(e)	
6.	Citizenship	o or pla	ace of organization
	The Neth	nerlar	
		7.	Sole voting power
N	lumber of		0
shares beneficially		8.	Shared voting power
C	owned by each		201,171
1	reporting person	9.	Sole dispositive power
with:		10	
		10.	Shared dispositive power
11			201,171
11.	Aggregate	amour	t beneficially owned by each reporting person
10	201,171         2. Check if the aggregate amount in Row (11) excludes certain shares		
12.	Check if th	e aggr	egate amount in Row (11) excludes certain shares
12	3.     Percent of class represented by amount in Row (11)		
13.		ciass r	epresented by amount in Kow (11)
1.4	0.15%*		
14.	4. Type of reporting person		
	00		

\* Based on the 136,602,986 Ordinary Shares that the Issuer reported in its Report of Foreign Private Issuer on Form6-K filed on July 30, 2019 were issued and outstanding as of June 30, 2019.

CUSIP No. N00985106

1.	Names of r	eporti	ng persons
	Waha Capital PJSC		
2.	Check the		riate box if a member of a group
		(-)	
3.	SEC use or	ıly	
4.	Source of f	unds	
	AF		
5.	Check if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e)		
6.	Citizenship	or pla	ace of organization
	Abu Dha	bi, U	nited Arab Emirates
		7.	Sole voting power
N	umber of		0
	shares	8.	Shared voting power
	eneficially wned by		9,550,079
r	each eporting	9.	Sole dispositive power
person with:			0
		10.	Shared dispositive power
			9,550,079
11.	Aggregate	amour	t beneficially owned by each reporting person
	9,550,079		
12.			
13.			epresented by amount in Row (11)
	6.99%*		
14.	Type of rep	orting	person
	СО		

\* Based on the 136,602,986 Ordinary Shares that the Issuer reported in its Report of Foreign Private Issuer on Form6-K filed on July 30, 2019 were issued and outstanding as of June 30, 2019.

### CUSIP No. N00985106

1.	Names of r	eporti	ng persons	
	Avia Holding Limited			
2.	Check the a (a) $\Box$	approp (b) □	priate box if a member of a group	
			·	
3.	3. SEC use only			
4.	Source of f	unds		
	AF			
5. Check if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e)		re of legal proceedings is required pursuant to Item 2(d) or 2(e)		
6.	Citizenship	or pla	ace of organization	
	Cayman	Islan		
		7.	Sole voting power	
N	umber of		0	
b	shares eneficially	8.	Shared voting power	
	wned by each	9.	9,348,908	
1	reporting		Sole dispositive power	
person with:			0	
		10.	Shared dispositive power	
			9,348,908	
11.	Aggregate	amour	It beneficially owned by each reporting person	
9,348,908				
12.	Check if th	e aggr	egate amount in Row (11) excludes certain shares	
13. Percent of class represented by amount in Row (11)		epresented by amount in Row (11)		
6.84%*				
14.	4.     Type of reporting person			
	СО			

\* Based on the 136,602,986 Ordinary Shares that the Issuer reported in its Report of Foreign Private Issuer on Form6-K filed on July 30, 2019 were issued and outstanding as of June 30, 2019.

#### INTRODUCTORY STATEMENT

This Amendment No. 24 ("Amendment No. 24") amends and supplements the statement on Schedule 13D filed by Waha AC Coöperatief U.A. (the "Stockholder") and Waha Capital PJSC on November 22, 2010 (the 'Original Schedule 13D"), as amended by Amendment No. 1 thereto, filed on December 16, 2013 ("Amendment No. 1"), Amendment No. 2 thereto, filed on June 16, 2014 ("Amendment No. 2"), Amendment No. 3 thereto, filed on September 4, 2014 ("Amendment No. 3"), Amendment No. 4 thereto, filed on December 3, 2014 ("Amendment No. 4"), Amendment No. 5 thereto, filed on April 8, 2015 ("Amendment No. 5"), Amendment No. 6 thereto, filed on December 16, 2015 ("Amendment No. 6"), Amendment No. 7 thereto, filed on January 13, 2016 ("Amendment No. 7"), Amendment No. 8 thereto, filed on January 20, 2016 ("Amendment No. 8"), Amendment No. 9 thereto, filed on August 23, 2016 ("Amendment No. 9"), Amendment No. 10 thereto, filed on November 25, 2016 ("Amendment No. 10"), Amendment No. 11 thereto filed on February 7, 2018 ("Amendment No. 11"), Amendment No. 12 thereto filed on February 22, 2018 ("Amendment No. 12"), Amendment No. 13 thereto filed on March 19, 2018 ("Amendment No. 13"), Amendment No. 14 thereto filed on September 24, 2018 ("Amendment No. 14"), Amendment No. 15 thereto filed on October 3, 2018 ("Amendment No. 15"). Amendment No. 16 thereto filed on October 10, 2018 ("Amendment No. 16"), Amendment No. 17 thereto filed on December 17, 2018 ("Amendment No. 17"), Amendment No. 18 thereto filed on December 27, 2018 ("Amendment No. 18"), Amendment No. 19 thereto filed on March 7, 2019 ("Amendment No. 19"), Amendment No. 20 thereto filed on March 21, 2019 ("Amendment No. 20"), Amendment No. 21 thereto filed on June 3, 2019 ("Amendment No. 21"), Amendment No. 22 thereto filed on June 17, 2019 and Amendment No. 23 thereto filed on August 15, 2019 (the Original Schedule 13D, as amended by Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4, Amendment No. 5, Amendment No. 6, Amendment No. 7, Amendment No. 8, Amendment No. 9, Amendment No. 10, Amendment No. 11, Amendment No. 12, Amendment No. 13, Amendment No. 14, Amendment No. 15, Amendment No. 16, Amendment No. 17, Amendment No. 18, Amendment No. 19, Amendment No. 20, Amendment No. 21, Amendment No. 22, Amendment No. 23 and this Amendment No. 24 is collectively referred to herein as the "Schedule 13D") relating to the ordinary shares, nominal value EUR0.01 per share (the 'Ordinary Shares') of AerCap Holdings N.V., a Netherlands public limited liability company (the "Issuer"). This Amendment No. 24 amends the Schedule 13D as specifically set forth herein.

### ITEM 4. PURPOSE OF TRANSACTION

Item 4 of the Schedule 13D is hereby amended and supplemented by the incorporation by reference of the information provided below in the response to Item 5.

### ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

Item 5 of the Schedule 13D is hereby further amended and supplemented by adding to the final paragraph thereof the following information:

As previously described in Amendment No. 3 and Amendment No. 10, Waha entered into funded collar confirmations (as subsequently amended, the "September 2014 Funded Collar Confirmations" and the transactions thereunder, the "September 2014 Funded Collar Transactions") with each of Deutsche Bank AG, London Branch ("<u>DB</u>"), Nomura International plc ("Nomura") and Citibank N.A., London Branch ("<u>Citi</u>", and together with DB, and Nomura, the "September 2014 Funded Collar Counterparties") that relate in the aggregate to 14,923,306 Ordinary Shares (the "September 2014 Collared Shares").

As previously described in Amendment No. 23, on August 15, 2019 (the '<u>Novation Date</u>"), Waha transferred by novation to its affiliate, Avia Holding Limited ("<u>Avia</u>") each of the September 2014 Funded Collar Transactions pursuant to Novation and Security Release Deeds entered into by Waha and Avia with each September 2014 Funded Collar Counterparty (the "<u>Novation and Security Release Deeds</u>"). On the Novation Date, Avia entered into a new funded collar confirmation with each September 2014 Funded Collar Counterparty in form substantially identical to the September 2014 Funded Collar Confirmations (the "<u>Avia Funded Collar Confirmations</u>" and together with the Novation and Security Release Deeds, the '<u>Novation Documents</u>") and thus became a party to each September 2014 Funded Collar Transaction.

On September 9, 2019, Avia entered into a sales plan with Deutsche Bank Securities, Inc. (the <u>DB Sales Plan</u>") to sell the Ordinary Shares held by Avia in relation to the excess of the return obligation of the September 2014 Funded Collar Counterparty with respect to rehypothecated September 2014 Collared Shares over Avia's delivery obligation. The foregoing description of the DB Sales Plan does not purport to be complete and is qualified in its entirety by the full form of the DB Sales Plan, a copy of which is filed as Exhibit 99.41 of this Schedule 13D.

From the date of the most recent amendment to this Schedule 13D through September 9, 2019, the Reporting Persons disposed of 1,574,392 Ordinary Shares pursuant to the settlement of the Avia Funded Collar Confirmations. Details by date, listing the number of Ordinary Shares returned to the September 2014 Funded Collar Counterparties are provided below.

	Ordinary Shares
	Returned to September
	2014 Funded Collar
Date	Counterparties
August 19, 2019	112,084
August 20, 2019	113,180
August 21, 2019	112,310
August 22, 2019	112,614
August 23, 2019	114,713
August 26, 2019	117,171
August 27, 2019	117,566

August 28, 2019	114,496
August 29, 2019	111,263
August 30, 2019	110,427
September 3, 2019	112,087
September 5, 2019	110,097
September 6, 2019	108,037
September 9, 2019	108,353

Avia is the beneficial owner of 9,348,908 Ordinary Shares and Waha is the beneficial owner of 201,171 Ordinary Shares. Waha Capital, as the sole shareholder of each of Waha and Avia, may be deemed to beneficially own the Ordinary Shares beneficially owned by Waha and Avia. The number of Ordinary Shares beneficially held by the Reporting Persons represents 6.99% of the aggregate of 136,602,986 Ordinary Shares that the Reporting Persons understand to be issued and outstanding based on the number of Ordinary Shares that the Issuer reported were issued and outstanding as of June 30, 2019 in its Report of Foreign Private Issuer on Form 6-K filed on July 30, 2019.

# ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

Item 6 of the Schedule 13D is hereby amended and supplemented by the incorporation by reference of the information provided above in the response to Item 5.

### ITEM 7. INFORMATION TO BE FILED AS EXHIBITS

 
 Exhibit Number
 Description

 99.41
 Form of Sales Plan

## SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: September 11, 2019

### WAHA AC COÖPERATIEF U.A.

By:	/s/ Chakib Aabouche
Name:	Chakib Aabouche
Title:	Authorized Signatory

### WAHA CAPITAL PJSC

 By:
 /s/ Chakib Aabouche

 Name:
 Chakib Aabouche

 Title:
 Authorized Signatory

## AVIA HOLDING LIMITED

By: /s/ Chakib Aabouche Name: Chakib Aabouche Title: Authorized Signatory

### <u>Sales Plan</u>

This Sales Plan (including the attached Annex, the 'Sales Plan'') is entered into as of September 9, 2019, by and between Avia Holding Limited ('Seller'') and Deutsche Bank Securities Inc. ("Broker'').

WHEREAS, Seller desires to establish this Sales Plan to sell Ordinary Shares, par value Euro 0.01 per share (the <u>Shares</u>"), of AerCap Holdings N.V. (the "<u>Issuer</u>") as further set forth herein;

NOW, THEREFORE, Seller and Broker hereby agree as follows:

1. Broker agrees that it shall effect one or more sales (each a 'Sale') of Shares as further set forth in the attached Annex A to this Sales Plan.

2. This Sales Plan shall become effective on, and including, September 9, 2019 and shall terminate on the earliest of (a) 11:59 pm New York time on September 15, 2019 (or, if earlier, the first date on which the Issuer's insider trading policies would prohibit sales hereunder), (b) the date on which Broker has sold all Shares specified in Annex A, (c) the date that this Sales Plan is terminated in accordance with paragraph 14 below, and (d) the date Broker receives notice of the dissolution of Seller.

3. Seller represents and warrants that Seller is not aware of material, nonpublic information with respect to the Issuer or any securities of the Issuer (including the Shares) and is entering into this Sales Plan in good faith and not as part of a plan or scheme to evade federal securities laws. The Seller further agrees that it shall be deemed to represent and warrant that Seller is not aware of material, nonpublic information with respect to the Issuer or any securities of the Issuer (including the Shares) and that it is permitted to effect sales under the Issuer's trading policies on each trading day that this Sales Plan is effective. Seller shall notify Broker before 9:00 AM New York time on any trading day under this Sales Plan on which the above statements become inaccurate, or if the statements become inaccurate after 9:00 AM New York time, immediately after such time.

4. Seller has consulted with Seller's own advisors as to the legal and tax aspects of Seller's adoption and implementation of this Sales Plan.

5. Seller represents and warrants that the Shares are "restricted securities" and/or that Seller may be deemed an "affiliate" of the Issuer as those terms are defined under Rule 144 of the Securities Act of 1933 ("<u>Rule 144</u>"). In addition, Seller represents and warrants that as of the date hereof, the maximum number of Shares specified in Annex A are eligible to be sold in accordance with the requirements of Rule 144(d) and Rule 144(e). Seller further agrees that it shall be deemed to have made the foregoing representations and warranties on each trading day that this Sales Plan is effective.

Seller has not solicited or arranged for the solicitation of, and will not solicit or arrange for the solicitation of, orders to buy Shares in anticipation of or in connection with any sales of the Shares. Except as provided herein, Seller has not made or arranged for, and will not make or arrange for, any payment to any person in connection with any sales of the Shares hereunder. Seller does not know or have any reason to believe that the Issuer has not complied with the reporting requirements contained in paragraph (c)(1) of Rule 144 and Seller will promptly notify Broker if it believes that the requirements of Rule 144(c)(1) are

no longer satisfied with respect to the Shares. Seller shall not take, and shall not cause any person or entity with which it would be required to aggregate sales of Shares pursuant to paragraph (a)(2) or (e) of Rule 144 to take, any action that would cause the Sales not to comply with Rule 144. Each of Seller and Broker agrees with the other that the quantity of Shares to be sold under this Sales Plan is intended to comply with the limitations set forth in paragraph (e) of Rule 144. Each of Seller and Broker represents and warrants to, and agrees with, the other that the Shares are intended to be sold in transactions conforming to the manner-of-sale conditions described in Rule 144(f) and (g).

6. Seller represents and warrants that Seller is permitted to sell Shares in accordance with the Issuer's insider trading policies and that, other than any Rule 144 requirements set forth herein, there are no contractual, regulatory, or other restrictions applicable to the Sales contemplated under this Sales Plan that would interfere with Broker's ability to execute Sales and effect delivery and settlement of such Sales on behalf of Seller, other than restrictions with respect to which Seller has obtained all required consents, approvals and waivers. Seller further agrees that it shall be deemed to have made the foregoing representation and warranty on each trading day that this Sales Plan is effective. Seller shall notify Broker immediately in the event that any of the above statements become inaccurate prior to the termination of this Sales Plan.

7. Seller shall make all filings, if any, required under Section 13(d) of the Securities Exchange Act of 1934. Seller represents and warrants to, and agrees with, Broker that Seller shall file or cause to be filed, on the first date on which Shares are sold hereunder and in the manner contemplated by Rule 144(h), a notice on Form 144 relating to the maximum number of Shares contemplated to be sold hereunder, in the form and substance as previously provided to Broker, and Seller represents and warrants to Broker that Seller has a bona fide intention to sell the Shares proposed to be sold under this Sales Plan within a reasonable time of the filing of such notice on Form 144. Seller shall make any additional Form 144 filings as and when it reasonably believes to be necessary in connection with the Sales to be effected pursuant to this Sales Plan. Broker agrees to provide Seller with such information as is reasonably necessary for Seller accurately and timely to complete the Forms 144. Seller shall provide Broker a reasonable opportunity to review and comment on any other public disclosure related to this Sales Plan and the transactions contemplated hereby, including, without limitation, any report or schedule filed or amended under the Securities Exchange Act of 1934.

8. For the services provided in this Sales Plan, Seller agrees to pay to Broker a fee per share as specified in Annex A for the Shares sold pursuant to the terms of this Sales Plan. Broker shall deduct such fee from the proceeds of the Sales.

9. Seller understands that Broker may not effect a Sale due to a market disruption or a legal, regulatory or contractual restriction applicable to Broker or any other event or circumstance (a "Blackout"). Seller also understands that even in the absence of a Blackout, Broker may be unable to effect Sales consistent with ordinary principles of best execution due to insufficient volume of trading, failure of the Shares to reach and sustain a limit order price, or other market factors in effect on the date of a Sale set forth in Annex A ("Unfilled Sales"). Seller understands that Broker will rely on the representations, warranties and agreements of Seller in this Sales Plan when effecting any Sales hereunder.

10. On any day on which Broker sells Shares hereunder, Broker shall confirm sales of Shares and any Unfilled Sales to Seller by a daily email report and to such other persons or agents as Seller shall designate. Such report shall include the average price and number of Shares sold for the day, and the sale price, settlement date and aggregate proceeds net of Broker's fees for each transaction. Broker shall also provide, by email to Seller and to such other persons or agents of Seller that Seller shall designate other market data that Seller shall reasonably designate.

11. Broker represents and warrants to Seller that it has implemented reasonable policies and procedures, taking into consideration the nature of Broker's business, to ensure that individuals making investment decisions will not violate the laws prohibiting trading on the basis of material nonpublic information. These policies and procedures include those that restrict any purchase or sale, or the causing of any purchase or sale, of any security as to which Broker has material nonpublic information, as well as those that prevent such individuals from becoming aware of or being in possession of material nonpublic information.

12. Any written communication shall be sent to the address specified below and shall become effective upon receipt:

a) if to Broker, to it at:

Deutsche Bank Securities Inc.
[\_\_\_\_]
with a copy to:
[\_\_\_\_]
with a copy to:
[\_\_\_\_]

or at such other address as may from time to time be designated by notice from Broker to Seller in writing; and

b) if to Seller, to it at:

Avia Holding Limited
[\_\_\_\_\_]
with a copy to:
c/o Waha Capital PJSC
[\_\_\_\_]
and a copy to:
[\_\_\_\_]

or at such other address as may from time to time be designated by notice from Seller to Broker in writing.

13. This Sales Plan and its enforcement, and each transaction entered into hereunder and all matters arising in connection with this Sales Plan and transactions hereunder shall be governed by, and construed in accordance with, the laws of the State of New York, without reference to its choice of law doctrine.

14. The Seller can modify or amend the sales instructions in Annex A of this Sales Plan or give specific instructions to the Broker with respect to sales to be made under this Sales Plan at any time; provided that any such modification, amendment or instruction shall only be permitted at a time when Seller is otherwise permitted to effect sales under the Issuer's trading policies and at a time when Seller is not aware of material nonpublic information concerning the Issuer or its securities (including the Shares). Other than the sales instructions in Annex A, this Sales Plan may be modified or amended only by a writing signed by the parties hereto. This Sales Plan may be terminated at any time by Seller upon written notice to the Broker.

15. Seller agrees that Broker and its affiliates and their respective directors, officers, employees, and agents (collectively, 'Broker Persons'') shall not be liable for any losses Seller may incur that are in any way attributable to any error, omission, mistake, breach or misrepresentation by Seller. Seller further agrees to hold each Broker Person free and harmless from any and all losses, damages, liabilities or expenses (including reasonable attorneys' fees and costs) incurred or sustained by such Broker Person in connection with or arising out of any suit, action or proceeding relating to this Sales Plan, any Sale, or any amendment, modification or termination of the Sales Plan (each an "Action") and to reimburse each Broker Person for its reasonable and documented out-of-pocket expenses, as they are incurred, in connection with any Action, unless such loss, damage, liability or expense is caused by such Broker Person's gross negligence, willful misconduct or bad faith. This paragraph 15 shall survive termination of this Sales Plan.

16. This Sales Plan may be executed in counterparts (including facsimile counterparts), each of which shall be deemed an original but all of which together shall constitute one (1) and the same instrument.

[SIGNATURE PAGES TO FOLLOW]

IN WITNESS WHEREOF, the undersigned have signed this Sales Plan as of the date first above written.

## Avia Holding Limited

By:	
Name:	
Title:	

Deutsche Bank Securities Inc.

By:	
By: Name:	
Title:	
By:	
By: Name:	
Title:	