FORM 4

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

☐ Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.

hours per response... 0.5 UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Washington, D.C. 20549

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 *					2.	2. Issuer Name and Ticker or Trading Symbol								5. Relationship of Reporting Person(s) to Issuer					
Folicioni Ioganh					F	Focus Financial Partners Inc. [FOCS]								(Check all applicable)					
Feliciani Joseph						3. Date of Earliest Transaction (MM/DD/YYYY)							X Director10% Owner						
(Last) (First) (Middle)				٥.	D. Date of Eathest Hansaction (MM/DD/YYYY)							Officer (give title below) Other (specify below)							
875 THIRD AVENUE, 28TH FLOOR						8/31/2023													
(Street)					4.	4. If Amendment, Date Original Filed (MM/DD/YYYY) 6. Individual or Joint/Group Filing (Check Applicable Lin											licable Line)		
NEW YORI	K. NY 100	022											x	Form filed b	v One Reno	rting Person			
	City) (Sta		ip)													One Reporting I	Person		
			**		<u> </u>														
			Table 1	I - N	on-De	riva	tive Sec	urities Acc	quir	red, Di	sposed o	of, or Be	neficia	lly Owne	d				
1. Title of Security (Instr. 3)					ns. Date	te 2A. Deemed Execution		3. Trans. Code (Instr. 8)		 Securities Acquired or Disposed of (D) 			red (A) 5. Amount of Secur Following Reported		ities Beneficially Owned I Transaction(s)		6. 7. Ownership of	7. Nature of Indirect	
				Date, if any			(Instr. 3		3, 4 and 5)		(Instr. 3 and 4) Form: Beneficial Direct (D) Ownership								
										(A) or									
							Code			Price					4)				
Class A Common Stock, \$0.01 par value 8/31/20							M ⁽³⁾		28,147		(1)(2)				28,147	D			
Class A Common Stock, \$0.01 par value 8/31/202.				/2023			$\mathbf{D}^{(\underline{1})(\underline{2})}$		28,147	D	\$53 (1)(2)	·			0	D			
	Tal	ole II - De	rivative	Seci	urities	Ber	eficially	Owned (e. g	. puts.	calls, wa	arrants.	option	ıs, conver	tible seci	urities)			
1. Title of Derivate 2. 3. Trans. 3A. Deemed 4. Tr				4. Trans.		5. Numbe	5. Number of 6.			-			nd Amount of 8. Price of 9. Number			10.	11. Nature		
Security (Instr. 3)	Conversion or Exercise Price of Derivative Security	Date	Execution Date, if a					Securities (A) or						Security	derivative Securities Beneficially Owned	Ownership Form of	of Indirect Beneficial		
						Disposed (Instr. 3, 4					(Instr. 3 and 4)		(Instr. 5)			Derivative Security:	Ownership (Instr. 4)		
				-				T	_					Amount or	-	Following Reported	Direct (D) or Indirect		
					Code	V	(A)	(D)		Date Expiration Date T	Title		Number of Shares		Transaction(s) (Instr. 4)	(I) (Instr. 4)			
Incentive Units in	\$36.64 (4).	8/31/2023		M (3)					(5)		<u>(5)</u>	Common Units in Focus Financial		9,260	\$0	0	D		
Focus Financial Partners LLC						٠		30,000		<u>(5)</u>									
												_	rs LLC on Units		+	+	+		
Incentive Units in Focus Financial Partners LLC	\$27.9 ⁽⁴⁾	8/31/2023		M (3)				23,910	<u>(5)</u>	<u>(5)</u>	<u>(5)</u>	in Focus Financial Partners LLC		11,323	\$0	0	D		
Incentive Units in Focus Financial Partners LLC	\$44.71 ⁽⁴⁾	0/21/2022		M (3)				0.244		<u>(6)</u>	<u>(6)</u>		on Units ocus			0	D		
		8/31/2023						9,341		101	121		Financial Partners LLC		1,461 \$0		D		
Incentive Units in												Commo	on Units						
Focus Financial Partners LLC	\$37.59 (4)	8/31/2023			M (3)			5,948		<u>(7)</u>	<u>(7)</u>	Fina	ocus ncial	1,729	\$0	0	D		
Common Units in												Partne	rs LLC ss A						
Focus Financial Partners LLC	(3)	8/31/2023			M (3)		23,773			<u>(3)</u>	(3)		n Stock,	23,773	<u>(3)</u>	28,147	D		
Common Units in												Cla	ss A						
Focus Financial Partners LLC	(3)	8/31/2023			M (3)			28,147		<u>(8)</u>	(8)		n Stock, ar value	28,147	(3)	0	D		
Incentive Units in		0/21/2022			- (9)			5 400		(9)	(2)	1	ss A	(0)	-a (9)		Б		
Focus Financial Partners LLC	\$58.5 ⁽⁴⁾	8/31/2023			D (9)			5,489		(9)	121		n Stock	(9)	\$0 ⁽²⁾	0	D		
																		<u>-</u>	

- (1) In connection with the transactions contemplated by the Agreement and Plan of Merger, dated as of February 27, 2023, by and among the Issuer, Ferdinand FFP Acquisition, LLC ("Parent"), Ferdinand FFP Merger Sub 1, Inc. ("Company Merger Sub"), Ferdinand FFP Merger Sub 2, LLC ("LLC Merger Sub"), and Focus Financial Partners, LLC ("Focus LLC"), (a) LLC Merger Sub was merged with and into Focus LLC (the "LLC Merger") and (b) immediately after the LLC Merger, Company Merger Sub merged with and into the Issuer (the "Company Merger" and together with the LLC Merger, the "Mergers"), with the Issuer surviving the Company Merger as a subsidiary of Parent.
- (2) At the effective time of the Company Merger, each of the reporting person's shares of Class A common stock of the Issuer (the "Class A Shares") outstanding immediately prior to the effective time of the Company Merger was converted into the right to receive cash in an amount equal to \$53.00 per Class A Share, without interest and subject to any required withholding taxes (the "Merger Consideration"). As a result of the Mergers, the reporting person no longer beneficially owns, directly or indirectly, any Class A Shares.
- (3) Immediately prior to the effective time of the LLC Merger, all of the outstanding vested Common Units and Incentive Units of Focus LLC with a hurdle amount that is less than the Merger Consideration were exchanged for Class A Shares. The Incentive Units were first converted into a number of Common Units that took into account the Merger Consideration and such Incentive Units' aggregate hurdle amount, and the resulting Common Units were then exchanged for an equal number of Class A Shares (the conversions, collectively, the "Vested Units Exchanges"). As a result of the Vested Units Exchanges, the reporting person no longer beneficially owns, directly or indirectly, any Common Units or Incentive Units.
- (4) The hurdle amount is set at the time of grant and typically represents the estimated fair value of a Common Unit on the date of grant. The figure reflected in column 2 is the hurdle amount assigned to each Incentive Unit.
- (5) These Incentive Units are fully vested. Incentive Units do not expire.
- (6) 3,114 of these Incentive Units were scheduled to vest on December 7, 2023, subject to the director's continued service; however, in connection with the Mergers, the board of directors of the Issuer determined to accelerate vesting of the Incentive Units to immediately prior to the effective time of the Mergers. Incentive Units do not expire.
- (7) These Incentive Units were scheduled to vest in three equal installments on each anniversary of December 12, 2022, subject to the director's continued service; however, in connection with the Mergers, the board of directors of the Issuer determined to accelerate vesting of the Incentive Units to immediately prior to the effective time of the Mergers. Incentive Units do not expire.
- (8) Subject to the director's continued service (a) 317 of these Common Units were scheduled to vest on December 7, 2023, (b) 775 of these Common Units were scheduled to vest in two equal installments on each anniversary of December 22, 2022 and (c) 2,261 of these Common Units were scheduled to vest in three equal installments on each anniversary of December 12, 2022; however, in connection with the Mergers, the board of directors of the Issuer determined to accelerate vesting of the Common Units to immediately prior to the effective time of the Mergers.
- (9) Immediately prior to the effective time of the LLC Merger, each Incentive Unit, whether vested or unvested, with a hurdle amount that was equal to or greater than the Merger Consideration, was forfeited and cancelled for no consideration. As a result of the Mergers, the reporting person no longer beneficially owns, directly or indirectly, any Incentive Units.

Reporting Owners

Reporting Owners										
Danastina Ossas Nassa / Adduses	Relationships									
Reporting Owner Name / Address	Director	10% Owner	Officer	Other						
Feliciani Joseph										
875 THIRD AVENUE, 28TH FLOOR	X									
NEW YORK, NY 10022										

Signatures

/s/ J. Russell McGranahan as Attorney-in-Fact 9/1/2023

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.

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