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.

1. Name and Address of Reporting Person *

OMB APPROVAL
OMB Number: 3235-0287
Estimated average burden
hours per response... 0.5

5. Relationship of Reporting Person(s) to Issuer

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

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

2. Issuer Name **and** Ticker or Trading Symbol

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Adolf Rued	iger						ncial Pa					$\perp_{\mathbf{x}}$	Director		10%	6 Owner	
(Las	st) (Fin	rst) (1	Middle)		3. E	ate of Ear	liest Transa	ictio	on (MM/	DD/YYYY)		Officer (giv	e title belov		her (specify l	below)
515 NODTI	TEL AC	ren nn	TYTE				Q/2	1 /2	2023				O and Ch			(-1)	,
515 NORTI		treet)	IVE		4 I:	f A ma am dima	ent, Date O			d an m	DARRAD	6 I.	adiriidaal a	n Isint/C	roup Filing	(Cl. 1 A 1	. 11
	(5)	irect)		•	4. 1.	Amenam	ent, Date O	nig	mai rii	a (MM/DI	D/YYYY)	0. 11	naiviauai c	or John/G	roup rining	Check Appl	icable Line)
WEST PAL	M BEA	CH, FL 3	33401										Form filed by				
	(City) (S	State) (2	Zip)									I	Form filed by	More than (One Reporting P	erson	
				•								•					
			Table I	- Non-I)eri	vative Sec	curities Ac	qui	red, Di	sposed of	f, or Ber	reficia	ally Owne	d			
1.Title of Security			2.	2. Trans. Dat			3. Trans. Cod	e								6.	7. Nature
(Instr. 3)					Execution Date, if any		(Instr. 8)		Disposed of (D) (Instr. 3, 4 and 5)				ving Reported 3 and 4)	Transaction	(s)	Ownership Form:	of Indirect Beneficial
										· ·	1					Direct (D) or Indirect	Ownership (Instr. 4)
										(A) or	n :					(I) (Instr.	(IIIsti. 1)
Class A Common	Stook SO 01 n	on volue		8/31/2023	+		Code M (4)	V	1,795,22	- ` ′	Price (4)				1,795,225	4) D	
Class A Common				8/31/2023	-		D(1)(2)		1,795,22	-	\$53 (1)(2)				1,793,223	D	
Class A Common	этоск, эолог р	ai vaiue		0/31/2023			D		1,775,22	3 D	333				0	В	By Adolf
Class A Common	Stock, \$0.01 n	ar value		8/31/2023			M ⁽⁴⁾		584,55	2 A	(4)				584,552	I	Family
	,								,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						,		Trust II (16)
																	By Adolf
Class A Common	Stock, \$0.01 p	ar value		8/31/2023			$\mathbf{D}^{(\underline{1})(\underline{2})}$		584,55	2 D	\$53 ⁽¹⁾⁽²⁾				0	I	Family Trust
																II (16)	
	Ta		erivative	Securiti	es I		y Owned (_			rrants,	optio	ns, conver				
Title of Derivate Security	2. Conversion	Conversion Date Deemed Execution (Instr. 8) Desposed of (D) and Execution Conversion Date Execution (Instr. 8) Disposed of (D)							6. Date Exercisable and Expiration Date 7. Title and Securities U						Price of 9. Number of 10. erivative derivative Ownersh		
(Instr. 3)	or Exercise			a Empirac	Derivative				Security	Securities							
	Price of Derivative		Date, if any	/									-5	(T (5)	D C : 11		Beneficial
	Security					(Instr. 3, 4 a					Derivative (Instr. 3 a		,	(Instr. 5)	Beneficially Owned	Derivative Security:	
						(Instr. 3, 4 a		Do	ıta.	Evniration	(Instr. 3 a		Amount or	(Instr. 5)	Owned Following	Derivative Security: Direct (D)	Beneficial Ownership
				Colo			and 5)	Da Ex	ate ercisable	Expiration Date	(Instr. 3 a		Amount or Number of	(Instr. 5)	Owned Following Reported Transaction(s)	Derivative Security: Direct (D) or Indirect (I) (Instr.	Beneficial Ownership
Common Units				Code	V	(A)					(Instr. 3 a	nd 4)	Amount or	(Instr. 5)	Owned Following Reported	Derivative Security: Direct (D) or Indirect	Beneficial Ownership
in Focus	(14)	8/31/2023		Code F (14)	V		and 5)				(Instr. 3 a	A non	Amount or Number of	(Instr. 5)	Owned Following Reported Transaction(s)	Derivative Security: Direct (D) or Indirect (I) (Instr.	Beneficial Ownership
in Focus Financial	(14)	8/31/2023			V		(D)		ercisable	Date	Title Class	A non 50.01	Amount or Number of Shares		Owned Following Reported Transaction(s) (Instr. 4)	Derivative Security: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership
in Focus Financial Partners, LLC Common Units	(14)	8/31/2023			V		(D)		ercisable	Date	Class Comn Stock, S par va Class	(A non 50.01 lue	Amount or Number of Shares		Owned Following Reported Transaction(s) (Instr. 4)	Derivative Security: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership
in Focus Financial Partners, LLC Common Units	(14)	8/31/2023 8/31/2023			v		(D)		ercisable	Date	(Instr. 3 a Title Class Comn Stock, 5 par va	A non S0.01 lue	Amount or Number of Shares		Owned Following Reported Transaction(s) (Instr. 4)	Derivative Security: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership
in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC				F (14).	V		(D)		(14)	(14)	Class Comm Stock, S par va Class Comn Stock, S par va	6 A non 50.01 lue 60.01 lue	Amount or Number of Shares	\$53	Owned Following Reported Transaction(s) (Instr. 4)	Derivative Security: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)
in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Common Units	(3)	8/31/2023		F (14)	V		(D) 19,014 56,604		(14) (14)	(14)	Class Comn Stock, 5 par va Class Comn Stock, 5 par va Class Comn Stock, 5 Comn Stock, 5 Comn Stock, 5	A non 80.01 lue A non 80.01 lue	Amount or Number of Shares	\$53 \$53	Owned Following Reported Transaction(s) (Instr. 4) 105,421 48,817	Derivative Security: Direct (D) or Indirect (I) (Instr. 4) D	Beneficial Ownership (Instr. 4)
in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Common Units in Focus Financial		8/31/2023		F (14).	V		(D)		(14)	(14)	Class Comn Stock, 5 par va Class Comn Stock, 5 par va Class Comn Stock, 5 par va	A non 60.01 lue A non 60.01 lue A non 60.01	Amount or Number of Shares	\$53	Owned Following Reported Transaction(s) (Instr. 4)	Derivative Security: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4) By Adolf Family Trust
in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC	(3)	8/31/2023		F (14)	V		(D) 19,014 56,604		(14) (14)	(14)	Class Comn Stock, 5 par va Class Comn Stock, 5 par va Class Comn Stock, 5 par va	A non 60.01 lue A non 60.01 lue A non 60.01 lue	Amount or Number of Shares	\$53 \$53	Owned Following Reported Transaction(s) (Instr. 4) 105,421 48,817	Derivative Security: Direct (D) or Indirect (I) (Instr. 4) D	Beneficial Ownership (Instr. 4) By Adolf Family
in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Common Units in Focus	(3)	8/31/2023		F (14)	V		(D) 19,014 56,604		(14) (14)	(14)	Class Comn Stock, 5 par va Class Comn Stock, 5 par va Class Comn Stock, 5 par va Class Comn Stock, 5	A non S0.01 lue A non S0.01 lue A non S0.01 lue	Amount or Number of Shares	\$53 \$53	Owned Following Reported Transaction(s) (Instr. 4) 105,421 48,817	Derivative Security: Direct (D) or Indirect (I) (Instr. 4) D	Beneficial Ownership (Instr. 4) By Adolf Family Trust
in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Common Units in Focus Financial Financial Financial Financial	(3)	8/31/2023 8/31/2023		J (3)	V		(D) 19,014 56,604 132,075		(14) (14) (15)	(14) (14) (15)	(Instr. 3 a Title Class Comn Stock, 5 par va Class Comn Stock, 5 par va Class Comn Stock, 5 par va	A non 60.01 lue 60.01 lue 60.01	Amount or Number of Shares 19,014 (3)	\$53 \$53 \$53	Owned Following Reported Transaction(s) (Instr. 4) 105,421 48,817	Derivative Security: Direct (D) Or Indirect (I) (Instr. 4) D D	Beneficial Ownership (Instr. 4) By Adolf Family Trust
Partners, LLC Common Units in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Incentive Units	(3)	8/31/2023 8/31/2023		J (3)	V		(D) 19,014 56,604 132,075		(14) (14) (15)	(14) (14) (15)	Class Comn Stock, 5 par va	A Anon So.01 lue A Anon So.01 lue A Anon So.01 lue A Anon So.01 lue L Anon So.01 lue L Units	Amount or Number of Shares 19,014 (3)	\$53 \$53 \$53	Owned Following Reported Transaction(s) (Instr. 4) 105,421 48,817	Derivative Security: Direct (D) Or Indirect (I) (Instr. 4) D D	Beneficial Ownership (Instr. 4) By Adolf Family Trust
in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Lommon Units in Focus Financial Partners, LLC Incentive Units in Focus Financial	(3)	8/31/2023 8/31/2023 8/31/2023		J (3)	V		(D) 19,014 56,604 132,075		(14) (14) (15)	(14) (14) (15)	Class Comn Stock, 5 par va Class	A Anonn 60.01 lue A Anonn 60.01 lue A Anonn 60.01 lue Units cus	Amount or Number of Shares 19,014 (3)	\$53 \$53 \$53	Owned Following Reported Transaction(s) (Instr. 4) 105,421 48,817	Derivative Security: Direct (D) Or Indirect (I) (Instr. 4) D D	Beneficial Ownership (Instr. 4) By Adolf Family Trust
in Focus Financial Partners, LLC Common Units in Focus Financial Partners, LLC Incentive Units in Focus	(3)	8/31/2023 8/31/2023 8/31/2023		J (3). J (3). M (4).	V		(D) 19,014 56,604 132,075 48,817		(14) (15) (14)	(14) (15) (14)	Class Comn Stock, 5 par va	A Anonn 60.01 lue A Anonn 60.01 lue A Anonn 60.01 lue Units cus	Amount or Number of Shares 19,014 (3) 48,817	\$53 \$53 \$53 \$60	Owned Following Reported Transaction(s) (Instr. 4) 105,421 48,817 28,375	Derivative Security: Direct (D) or Indirect (I) (Instr. 4) D D	Beneficial Ownership (Instr. 4) By Adolf Family Trust

	Ta	able II - Do	erivative S	ecuritie	es B	Seneficially	Owned (a	<i>e.g.</i> , puts,	calls, wa	rrants, optio	ns, conver	tible secu	ırities)		
1. Title of Derivate Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Trans. Date	3A. Deemed Execution Date, if any	4. Trans. Code (Instr. 8)	Code Secu Instr. 8) Disp		Number of Derivative scurities Acquired (A) or isposed of (D) nstr. 3, 4 and 5)		6. Date Exercisable and Expiration Date		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		derivative Securities Beneficially Owned	Form of Derivative Security:	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Following Reported Transaction(s) (Instr. 4)	Direct (D) or Indirect (I) (Instr. 4)	
Incentive Units in Focus Financial Partners, LLC	\$5.5 ⁽⁵⁾	8/31/2023		M (4)			798	(7).	(7)	Common Units in Focus Financial Partners, LLC	715	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$6 <u>(5)</u>	8/31/2023		м ⁽⁴⁾			386	(7)	(7)	Common Units in Focus Financial Partners, LLC	342	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$16 ⁽⁵⁾	8/31/2023		M (4)			16,511	(7).	(7).	Common Units in Focus Financial Partners, LLC	11,527	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$7 ⁽⁵⁾	8/31/2023		M (4)			1,081	(7)	(7).	Common Units in Focus Financial Partners, LLC	938	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$9 (<u>5)</u>	8/31/2023		M (4)			157,000	(7).	(7).	Common Units in Focus Financial Partners, LLC	130,340	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$11 ⁽⁵⁾	8/31/2023		M (4)			220,000	(7)	(2).	Common Units in Focus Financial Partners, LLC	174,339	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$13 ⁽⁵⁾	8/31/2023		м ⁽⁴⁾			195,000	(7)	<u>(7)</u>	Common Units in Focus Financial Partners, LLC	147,170	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$19 ⁽⁵⁾	8/31/2023		M (4)			200,000	(7)	(7)	Common Units in Focus Financial Partners, LLC	128,302	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$21 ⁽⁵⁾	8/31/2023		M (4)			890,640	(7)	(7)	Common Units in Focus Financial Partners, LLC	537,745	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$23 ⁽⁵⁾	8/31/2023		M (4)			206,284	(7)	(7).	Common Units in Focus Financial Partners, LLC	116,765	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$33 (5)	8/31/2023		M (4)			466,691	<u>(6)</u>	<u>(6)</u>	Common Units in Focus Financial Partners, LLC	176,110	\$0	333,309	D	
Incentive Units in Focus Financial Partners, LLC	\$33 <u>(5)</u>	8/31/2023		D (6)			333,309	<u>(6)</u>	<u>(6)</u>	Class A Common Stock, \$0.01 par value	<u>(6)</u>	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$28.5 ⁽⁵⁾	8/31/2023		M (4)			331,642	(7).	(7).	Common Units in Focus Financial Partners, LLC	153,306	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$27.9 ⁽⁵⁾	8/31/2023		M (4)			306,788	<u>(8)</u>	<u>(8)</u>	Common Units in Focus Financial Partners, LLC	145,290	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$44.71 ⁽⁵⁾	8/31/2023		M (4)			82,080	(2)	(9)	Common Units in Focus Financial Partners, LLC	12,839	\$0	0	D	
Incentive Units in Focus Financial Partners, LLC	\$37.59 (5)	8/31/2023		M (4)			35,322	<u>(10)</u>	<u>(10)</u>	Common Units in Focus Financial Partners, LLC	10,270	\$0	0	D	
Common Units in Focus Financial Partners, LLC	<u>(4)</u>	8/31/2023		м ⁽⁴⁾		1,746,408		<u>(4)</u>	<u>(4)</u>	Class A Common Stock, \$0.01 par value	1,746,408	<u>(4)</u>	1,795,225	D	
Common Units in Focus Financial Partners, LLC	(4)	8/31/2023		M (4)			1,795,225	(4)	(4)	Class A Common Stock, \$0.01 par value	1,795,225	<u>(4)</u>	0	D	
Common Units in Focus Financial Partners, LLC	(4)	8/31/2023		м ⁽⁴⁾			28,375	(4)	<u>(4)</u>	Class A Common Stock, \$0.01 par value	28,375	\$0	0	I	By Adolf Family Trust II (16)

1. Title of Derivate Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Trans. Date	3A. Deemed Execution Date, if any	4. Trans. Code (Instr. 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exercisable r and Expiration Date		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		Derivative Security (Instr. 5)	derivative Securities Beneficially Owned	Form of Derivative Security:	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercisable	Expiration Date		Amount or Number of Shares		Transaction(s)	Direct (D) or Indirect (I) (Instr. 4)	
Incentive Units in Focus Financial Partners, LLC	\$11 ⁽⁵⁾	8/31/2023		м <u>(4)</u>			90,000	<u>(7)</u>	<u>(7)</u>	Common Units in Focus Financial Partners, LLC	71,321	\$0	0	I	By Adolf Family Trust II (16)
Incentive Units in Focus Financial Partners, LLC	\$12 (<u>5)</u>	8/31/2023		M (4).			470,000	(7)	(7)	Common Units in Focus Financial Partners, LLC	363,585	\$0	0	I	By Adolf Family Trust II (16)
Incentive Units in Focus Financial Partners, LLC	\$23 (<u>5</u>)	8/31/2023		M (4)			100,000	(7)	(7)	Common Units in Focus Financial Partners, LLC	56,604	\$0	0	I	By Adolf Family Trust II (16)
Incentive Units in Focus Financial Partners, LLC	\$27.9 ⁽⁵⁾	8/31/2023		M (4)			100,000	<u>(11)</u>	<u>(11)</u>	Common Units in Focus Financial Partners, LLC	47,358	\$0	0	I	By Adolf Family Trust II (16)
Incentive Units in Focus Financial Partners, LLC	\$44.71 ⁽⁵⁾	8/31/2023		M (4)			45,000	<u>(12)</u>	<u>(12)</u>	Common Units in Focus Financial Partners, LLC	7,039	\$0	0	I	By Adolf Family Trust II (16)
Incentive Units in Focus Financial Partners, LLC	\$37.59 ⁽⁵⁾	8/31/2023		M (4)			35,322	<u>(13)</u>	(13)	Common Units in Focus Financial Partners, LLC	10,270	\$0	0	I	By Adolf Family Trust II (16)

Explanation of Responses:

- (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 was 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 wholly-owned 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) Pursuant to Rollover Agreements, dated August 31, 2023 (the "Rollover Agreements"), among Ferdinand FFP Ultimate Holdings, LP ("Ultimate Holdings"), Ferdinand FFP Parent, Inc. ("Topco"), and the reporting person and a trust established by the reporting person, prior to the LLC Merger, the reporting person and such trust collectively contributed 188,679 Common Units of Focus LLC to Topco and subsequently contributed shares of Topco to Ultimate Holdings in exchange for a number Class A-3 non-voting units in Ultimate Holdings, calculated pursuant to the Rollover Agreements, valued at \$53.00 per Common Unit (the "Rollover").
- (4) Subsequent to the Rollover, and 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.
- (5) 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 award.
- (6) These Incentive Units were scheduled to vest linearly on the sixth anniversary of the Issuer's initial public offering; however, in connection with the Mergers, the reporting person agreed that 466,691 of these Incentive Units would vest immediately prior to the effective time of the Mergers and 333,309 of these Incentive Units would be forfeited and cancelled for no consideration.
- (7) These Incentive Units are fully vested. Incentive Units do not expire.
- (8) 76,697 of these Incentive Units were scheduled to vest on December 11, 2023; however, in connection with the Mergers, pursuant to the terms of the reporting person's employment agreement with the Issuer, the vesting of the Incentive Units was accelerated to immediately prior to the effective time of the Mergers. Incentive Units do not expire.
- (9) 41,040 of these Incentive Units were scheduled to vest in two equal installments on each anniversary of December 7, 2022; however, in connection with the Mergers, pursuant to the terms of the reporting person's employment agreement with the Issuer, the vesting of the Incentive Units was accelerated to immediately prior to the effective time of the Mergers. Incentive Units do not expire.
- (10) These Incentive Units were scheduled to vest in four equal installments on each anniversary of December 12, 2022; however, in connection with the Mergers, pursuant to the terms of the reporting person's employment agreement with the Issuer, the vesting of the Incentive Units was accelerated to immediately prior to the effective time of the Mergers. Incentive Units do not expire.
- (11) 25,000 of these Incentive Units were scheduled to vest on December 11, 2023; however, in connection with the Mergers, pursuant to the terms of the

- reporting person's employment agreement with the Issuer, the vesting of the Incentive Units was accelerated to immediately prior to the effective time of the Mergers. Incentive Units do not expire.
- (12) 22,500 of these Incentive Units were scheduled to vest in two equal installments on each anniversary of December 7, 2022; however, in connection with the Mergers, pursuant to the terms of the reporting person's employment agreement with the Issuer, the vesting of the Incentive Units was accelerated to immediately prior to the effective time of the Mergers. Incentive Units do not expire.
- (13) These Incentive Units were scheduled to vest in four equal installments on each anniversary of December 12, 2022; however, in connection with the Mergers, pursuant to the terms of the reporting person's employment agreement with the Issuer, the vesting of the Incentive Units was accelerated to immediately prior to the effective time of the Mergers. Incentive Units do not expire.
- (14) (a) 6,466 of the reporting person's Common Units were scheduled to vest on December 7, 2023, (b) 22,144 of the Common Units were scheduled to vest in three equal installments on each anniversary of December 22, 2022 and (c) 26,856 of the Common Units were scheduled to vest in four equal installments on each anniversary of December 12, 2022; however, in connection with the Mergers, pursuant to the terms of the reporting person's employment agreement with the Issuer, the vesting of the Common Units was accelerated to immediately prior to the effective time of the Mergers. In connection with such vesting, 19,014 of the reporting person's Common Units were withheld by the Issuer to satisfy the tax obligations upon vesting.
- (15) These Common Units are fully vested. Common Units do not expire.
- (16) Represents securities held by the Adolf Family Trust II, an irrevocable trust established by the reporting person for the benefit of his children. The reporting person disclaims beneficial ownership of the securities owned by the trust.

Reporting Owners

Reporting Owner Name / Address	Relationships								
Reporting Owner Name / Address	Director	10% Owner	Officer	Other					
Adolf Ruediger									
515 NORTH FLAGLER DRIVE	X		CEO and Chairman						
WEST PALM BEACH, FL 33401									

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.

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 control number.