FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHI					
	STATEMENT	OF CHAN	IGES IN BEI	NEFICIAL C	WNERSHIP

OMB APPROVAL

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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

1. Name an Schulke	nd Address of <u>Ryan</u>	2. Issuer Na Fluent, 1		ling Symbol	(Ch	Relationship of Reporting Person(s) to Issuer (Check all applicable)     X Director X 10% Owner  Officer (give title)  Other (specify)									
	(Fir JENT, INC. EY STREE	3. Date of E 11/10/202		on (Mo	onth/Day/Year)		X Officer (give title Other (specify below) below)  Chief Executive Officer								
	ET STREE	.1, 9111 FLOOR		4. If Amend	ment, Date	of Ori	iginal	Filed (Month/D	Day/Year	·) 6. I	ndividual or	Joint/Gr	oup Filin	g (Check	Applicable
(Street) NEW YORK NY 10282						·	Line	X Form	filed by N		orting Per n One Re				
(City)	(Sta	ate) (Z	Zip)							Person					
		Table	I - Non-Deriva	tive Secu	rities Ac	quir	ed, [	Disposed o	of, or I	3eneficia	lly Own	ed			
1. Title of Security (Instr. 3) 2. Trans		2. Transaction Date (Month/Day/Ye	2A. Deen Executio if any (Month/D	n Date, Ti	3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 a 5)		i (A) or : 3, 4 and	5. Amount Securities Beneficial Owned Fo Reported	s lly ollowing	6. Ownership Form: Direct (D) or Indirect (I)	Direct In B (I) O	Nature of direct eneficial wnership	
					С	Code V		Amount	unt (A) or Price		Transaction(s) (Instr. 3 and 4)		(Instr. 4)	, ["	nstr. 4)
Common Stock		11/10/202	1		P		10,000(1)	A	\$2.5297	132,5	<b>00</b> <sup>(2)</sup>	I	T S In F T W R P So C	feld by he chulke on Family oundation rust in chich the eporting erson erves as o- rustee.	
Common	Stock <sup>(1)</sup>										6,780,3	68 <sup>(2)(3)</sup>	D		
Common	Stock										80,000	<b>)</b> (4)(5)	D		
Common	Stock										50,000(5)(6)		D		
Common	Stock										550,00	0(5)(7)	D		
Common Stock										2,000,000		I	R P L w R	feld by SMC artners, LC, of which the eporting erson is a member.	
Common Stock										725,001 <sup>(3)</sup>		I G W R P		feld by the Ryan chulke 020 cRAT, of chich the eporting erson is rustee.	
		Tal	ole II - Derivati								y Owne	ŀ			
(e.g., put  L. Title of 2. 3. Transaction Date Execution Date, (Month/Day/Year) if any		4. Transaction Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)	6. Date Exe Expiration (Month/Day		xercisable and n Date	and 7. Title and Amount of Securities Underlying Derivative Security (Inst 3 and 4)		8. Price of Derivative Security (Instr. 5)  9. Numb derivativ Security Benefici Owned Followir Reporte Transac (Instr. 4)		ve es Ownership Form: ially Direct (D) or Indirect (I) (Instr. 4) ition(s)		Beneficial Ownership (Instr. 4)		

		Tal	ole II - Derivat (e.g., pu					ired, Disp options, o	onvertib		or	•	d		
1. Title of	2. Conversion	3. Transaction	3A. Deemed Execution Date.	<b>€</b> ode <del>Transa</del>	Ι.	(5A)Nu	ın( <b>D)</b> r	Expiration D		7itlëti Amor	e Salnadres	8. Price of	9. Number of derivative	10. Ownership	11. Nature
ESeptantatio	noorf⊞Respisens	(\$Month/Day/Year)	if any	Code (	Instr.		ative	(Month/Day/\	(ear)	Secur	ities	Security	Securities	Form:	Beneficial
(Instr. 3) 1. Represents	Price of the average pu Derivative	irchase of the acquire	(Month/Day/Year) d shares. The highes	t price at	t which	"Secu a Durc Acqu	rities hase w Jired	as made is \$2.5	3; the lowest j	Under	lying Which a pu itive	(Instr. 5) rchase was m	Beneficially ade is \$2.5294. Owned	Direct (D) or Indirect	Ownership (Instr. 4)
		shares were transfer										which the Rep		(0)-(linstite4)	
3. Reflects tr	ansfer of 244,3	78 shares from The F	Ryan Schulke GRAT	to the Re	porting	Pisp	<b>osed</b> I s pers	onal account o	n May 6, 2021	3 and	4)		Reported Transaction(s)	-	
4. Represents	80,000 RSUs	granted to the Report	ing Person under the	Issuer's	2015 S	to(thst	rc <b>e</b> n,t4ve	Plan on Marc	n 20, 2018, wh	ich ves	ted in three				ch 1, 2019.
5. The Repor	ting Person has	elected to defer deli	very of these vested I	RSUs un	til the l	and! Reporti	5) ng Pers	on's separation	of service fro	m the C	ompany or	death or disa	bility.	•	•
6. Represents 1, 2018.	50,000 RSUs	granted to the Report	ing Person under the	Issuer's	2015 S	tock In	ncentive	Plan on April	13, 2017, whi	ch veste	ed in three a	approximately	equal installmen	ts beginning or	n February
7. Represents	550,000 RSU	s granted to the Repo	rting Person under th	e Issuer'	s 2015	Stock 1	Incentiv	e Plan on Dec	ember 8, 2015	, subjec	t to stockho	older approva	l, which was obtai	ned on June 1,	2016.
These RSUs	vested subject t	to certain time and pe	erformance condition	s, all of v	which v	vere m	et as of	January 1, 201	9.		Amount				
Daminday I		eparate line for eac		Code	v	(A)	(D)	Date Exercisable	Expiration Date ** Sign	yan S	or chulker of sharegor	ing Person	<u>11/12/2021</u> Date		

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.

<sup>\*</sup> If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

<sup>\*\*</sup> Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).