FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

wasnington,	D.C.	2054

STATEMENT	OF CHANGES	S IN BENEFICIAL	. OWNERSHIP

OMB APPROVAL										
OMB Number: 3235-0287										
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* <u>Schulke Ryan</u>					suer Name <u>ent, Inc</u>				ling Symbol			5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner V Officer (give title Other (specify						
(Last)	(Fi JENT, INC	rst)	(Mid	dle)		ate of Earlie	st Trans	actio	n (Mo	onth/Day/Yea	ar)		2	belov			belo	w)
300 VES	EY STREE	ET, 9TH FL	OOR		4 15 0	^	D-4-		1	File of (8.4 o code	/D /\/-		C 1-	alti dali ca li ac	. 1-:1/0		: (Ol	l. AIII-I-
(Street) NEW Y	ORK N	Y	102	82	4. IT A	Amenamen	t, Date o	r Ori	gınaı	Filed (Month	/Day/ Ү	ear)	Line) <mark>X</mark> Form	filed by 0	One Rej	porting P	
(City)	(St	tate)	(Zip))										Perso	on			
		Ta	able I -	Non-Deriva	tive S	Securitie	s Acq	uire	ed, I	Disposed	of, o	r Benefi	cia	lly Own	ed			
1. Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Yea	Exe ar) if a	Deemed ecution Dat any onth/Day/Ye	Co	nsac de (Ir	ction nstr.	4. Securities Disposed Of	s Acquir f (D) (Ins	ed (A) or str. 3, 4 and	5)	5. Amour Securitie Beneficia Owned Following	s illy	6. Own Form: (D) or Indirect (Instr.	Direct et (I)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
							Code V		Amount	mount (A) or (D) Price			Reported Transaction(s) (Instr. 3 and 4)					
Common	Stock			03/11/2022			P	1		10,966	A	\$1.927	3 ⁽¹⁾	6,780	,368	I)	
Common	Stock			03/14/2022			P			9,034	A	\$1.739	7 ⁽²⁾	6,800	,368	I)	
Common	Stock													132,	500		I	Held by The Schulke Inn Family Foundation Trust in which the Reporting Person serves as Co- Trustee.
Common	Stock													80,00	0(3)(4)	I)	
Common	Stock													50,00	0(4)(5)	I)	
Common	Stock													550,00	00(4)(6)	I)	
Common	Stock													2,000),000		I	Held by RSMC Partners, LLC, of which the Reporting Person is a member.
Common	Stock													725,	001		I	Held by The Ryan Schulke 2020 GRAT, of which the Reporting Person is Trustee.
			Table	e II - Derivati										/ Owne	d			
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transactio Date (Month/Day/\)	Year) E	(e.g., pu A. Deemed xecution Date, any nonth/Day/Year)	4. Transa Code (I 8)	5. I action (Instr. De Sec Acc (A) Dis	lumber rivative curities quired or posed D)	6. D	ate E	S, CONVER xercisable an n Date ay/Year)	nd 7. An Se Un De Se	Title and nount of curities derlying rivative curity (Instant 4)	8	3. Price of Derivative Security Instr. 5)	9. Numb derivativ Securitic Benefici Owned Followin Reporte Transac (Instr. 4)	re es ally ig d tion(s)	10. Owners Form: Direct (I or Indire (I) (Instr	Beneficial Ownershi ect (Instr. 4)

		Tal	le II - Derivat (e.g., pı					ired, Disp options,	onvertib	le se	or	1 -	d		
1. Title of	2.	3. Transaction	3A. Deemed	⊈ .ode		(5A)Nı	ım(D) r	6xDectis Ebeler		7it l ëtl	e Salnadres	8. Price of	9. Number of	10.	11. Nature
ESeptantatio	Conversion noorf⊞Respisons	e(s/lonth/Day/Year)	Execution Date, if any	Code (Instr.		/ative	Expiration D (Month/Day/	rear)	Secui	ities	Derivative Security	derivative Securities	Ownership Form:	of Indirect Beneficial
1. The price	Price of reported in Col Derivative	lumn 4 is a weighted a uent, Inc. security hol	" (Month/Day/Year) average price. These lder or the staff of the	'8) share we	ere boug	Secu Açqı	irities nultiple lired	transactions a	t prices rangir	Under Deriv	lying Stive tion regard	"(instr5) 	Beneficially Owned Or of shares purch	" Direct (D) erson underrak or Indirect	" Ownership es(instr. 4)
price within	the range set fo	orth in this footnote.	-				osed	-	r request, run	3 and		ling the numb	erFollowing purch Reported	as(i) (instr. 4)	-parate
provide Flue	nt, Inc., any Fli	lumn 4 is a weighted a uent, Inc. security hol orth in this footnote.	average price. These lder or the staff of the	share we Securit	ere boug ies and l	let (D (Inst and	hg ð C oi	e transactions a mmission, upor	t prices rangir n request, full	ng from informa	\$1.7350 to tion regard	\$1.7399, incl ling the numb	us īransactiop(s) i er (Instrat) s purch	ng person und ased at each s	ertakes to eparate
		granted to the Report												inning on Ma	ch 1, 2019.
4. The Repor	rting Person ha	s elected to defer deli	very of these vested l	RSUs un	til the R	eporti	ng Pers	- son's separatior	of service fro	om the C	Offipany or	r death or disa	- ibility.	•	•
5. Represent	s 50,000 RSUs	granted to the Repor	ting Person under the	Issuer's	2015 St	ock Ir	centive	e Date on April	1Expiration	ich vest	con three	approximately	y equal installmen	ts beginning o	n February

1, 2018. Code V (A) (D) Exercisable Date Title Shares

6. Represents 550,000 RSUs granted to the Reporting Person under the Issuer's 2015 Stock Incentive Plan on December 8, 2015, subject to stockholder approval, which was obtained on June 1, 2016. These RSUs vested subject to certain time and performance conditions, all of which were met as of January 1, 2019.

<u>/s/ Ryan Schulke</u> <u>03/15/2022</u>

** 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.