FORM	4
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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).

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

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### 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

(Print or Type Responses)		I								
1. Name and Address of Report Feliciano Jose Enrique	2. Issuer Name <b>a</b> Janus Internatio					5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner				
(Last) (First) C/O JANUS INTERNAT INC., 135 JANUS INTER BLVD.	3. Date of Earliest 06/07/2022	Transactio	n (Mo	onth/Day/Y	Year)	Officer (give title below)	Other (specify	below)		
(Street)	4. If Amendment,	Date Origii	nal Fi	led(Month/D	0ay/Year)	6. Individual or Joint/Group Filing(Check Applicable Line) _X_Form filed by One Reporting Person Form filed by More than One Reporting Person				
TEMPLE, GA 30179 (City) (State)	(Zip)	Ta	ble I - Nor	-Der	ivative Se	curitie	s Acau	ired, Disposed of, or Beneficially	Owned	
1.Title of Security (Instr. 3)			-		4. Securities Acquired			5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form:	7. Nature of Indirect Beneficial Ownership
			Code	v	Amount	(A) or (D)	Price		or Indirect (I) (Instr. 4)	(Instr. 4)
Common Stock	06/07/2022		А		13,274 (1)	А	\$ 0	25,868	D	
Common Stock								424,247	I	See footnotes (2) (8) (9) (10)
Common Stock								1,144,388	I	See footnotes (3) (8) (9) (10)
Common Stock								26,176,195	I	See footnotes (4) (8) (9) (10)
Common Stock								1,755,363	I	See footnotes (5) (8) (9) (10)
Common Stock								13,057,756	I	See footnotes (6) (8) (9) (10)
Common Stock								11,441,601	I	See footnotes (7) (8) (9) (10)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned
 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction	3A. Deemed	4.		5.		6. Date Exer	cisable	7. Tit	le and	8. Price of	9. Number of	10.	11. Nature				
Derivative	Conversion	Date	Execution Date, if	Transactio	on	Numb	ber					Derivative	Derivative	Ownership	of Indirect				
Security	or Exercise	(Month/Day/Year)	any	Code		of		(Month/Day/Year) U		(Month/Day/Year)		Unde	rlying	Security	Securities	Form of	Beneficial		
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)		Deriv	ative	e						Secur	rities	(Instr. 5)	Beneficially	Derivative	Ownership
	Derivative					Secur	ities			(Instr	: 3 and		Owned	Security:	(Instr. 4)				
	Security					Acqui	ired			4)			Following	Direct (D)					
						(A) 01							1	or Indirect					
						Dispo							Transaction(s)	· /					
						of (D)							(Instr. 4)	(Instr. 4)					
						(Instr													
					·	4, and	15)												
											Amount								
								Date	Expiration		or								
								Exercisable		Title	Number								
								Exercisable	Date		of								
				Code	V	(A)	(D)				Shares								

# **Reporting Owners**

		Relationships				
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Feliciano Jose Enrique C/O JANUS INTERNATIONAL GROUP, INC. 135 JANUS INTERNATIONAL BLVD. TEMPLE, GA 30179	Х	Х				

## Signatures

/s/ Scott Sannes, as Attorney-in-Fact for Jose E. Feliciano	06/08/2022
Signature of Reporting Person	Date

# **Explanation of Responses:**

- \* 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).
- The reporting person received restricted stock units ("RSUs") on June 7, 2022, having a value equal to approximately \$150,000 based on the closing price per share of the (1) Issuer's common stock on June 6, 2022. The RSUs will fully vest on June 7, 2023, the one-year anniversary of the vesting commencement date, upon which the RSUs will be settled by delivery of shares of common stock.
- (2) Securities held of record by Clearlake Capital Partners IV (AIV-Jupiter) USTE, L.P., a Cayman Islands limited partnership ("CCPIV USTE").
- (3) Securities held of record by Clearlake Capital Partners IV (Offshore), L.P., a Cayman Islands limited partnership ("CCPIV Offshore").
- (4) Securities held of record by Clearlake Capital Partners V, L.P., a Delaware limited partnership ("CCPV").
- (5) Securities held of record by Clearlake Capital Partners V (USTE), L.P., a Delaware limited partnership ("CCPV USTE").
- (6) Securities held of record by Clearlake Capital Partners V (Offshore), L.P., a Cayman Islands limited partnership ("CCPV Offshore").
- (7) Securities held of record by Clearlake Capital Partners IV (AIV-Jupiter), L.P., a Cayman Islands limited partnership ("CCPIV"). CCPIV, CCPIV USTE and CCPIV Offshore are managed by Clearlake Capital Management IV, L.P., a Delaware limited partnership ("CCMIV"). CCMIV's general partner is Clearlake Capital Group, L.P., whose general partner is CCG Operations, L.L.C., a Delaware limited liability company ("CCG Ops"). The general partner for each of
- (8) CCPIV, CCPIV USTE and CCPIV Offshore is Clearlake Capital Partners IV GP, L.P., a Delaware limited partnership ("CCPIV GP"). CCPIV GP"). CCPIV GP"s general partner is Clearlake Capital Partners, LLC, a Delaware limited liability company ("CCP"). CCPV, CCPV USTE and CCPV Offshore are managed by Clearlake Capital Management V, L.P., a Delaware limited partnership ("CCMV"). CCMV's general partner is Clearlake Capital Group, L.P., whose general partner is CCG Ops.
- (Continued from Footnote 8) The general partner for each of CCPV, CCPV USTE and CCPV Offshore is Clearlake Capital Partners V GP, L.P., a Delaware limited
   (9) partnership ("CCPV GP"). CCPV GP's general partner is CCP. CCP's managing member is CCP MM, LLC, a Delaware limited liability company ("CCP MM"). CCP MM's managing member is CCG Ops. CCG Global LLC, a Delaware liability company ("CCG Global"), is the managing member of CCG Ops.
- (10) The reporting person disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of all of the reported securities for purposes of Section 16 or for any other purpose.

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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