FORM 4

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

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).

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 Ty	pe Response	es)															
1. Name and Address of Reporting Person * KANDERS WARREN B				2. Issuer Name and Ticker or Trading Symbol Clarus Corp [CLAR]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X_ Director X_ 10% Owner						
	NDERS &	(First) COMPANY ARE SUIT	(Middle) Y, INC., ONE E 1730		e of Ear 7/2019		t Trans	sactio	on (M	Ionth/Day	/Year)			er (give title belo		Other (specify	below)
(Street) STAMFORD,, CT 06901			4. If A	4. If Amendment, Date Original Filed(Month/Day/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						
(City)	(State)	(Zip)			Tal	ble I -	Non-	-Deri	ivative Se	ecurities	Acqu	ired, Disp	osed of, or l	Beneficially	Owned	
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Year		2A. Deemed Execution Date, if any (Month/Day/Year)		Code (Instr. 8)		etion	(Instr. 3, 4 and 5)		of (D)	dd 5. Amount of Securities D) Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)		ollowing	\ /	7. Nature of Indirect Beneficial Ownership			
							Co	de	V	Amoun	(A) or (D)	Price		, and the second		or Indirect (I) (Instr. 4)	(Instr. 4)
Common	Stock		01/07/2019				A			350,000 (1) (2)	A	\$ 0	4,625,88	38		D	
Common	Stock												2,419,49	90		I	Kanders GMP Holdings, LLC
Common	Stock												13,900			I	As UTMA custodian for children
Common	Stock												124,667			I	As UTA trustee for spouse
Common	Stock												100,000			I	By spouse
Reminder: indirectly.	Report on a	separate line	for each class of sec	urities b	eneficia	ally	owned	direc	etly o	or							
								1	cont	tained in	this fo	rm ar	e not req	ection of in uired to re d OMB cor	spond un	less	EC 1474 (9- 02)
			Table II - I											l			
	Conversion	3. Transaction Date (Month/Day/Year) (Month/Day/Year)		ate, if Transaction of		mber ative ities ired sed	er 6. Date Exercisal and Expiration D (Month/Day/Yeas		cisable on Date	7. T Am Und Sec	Fitle and count of derlying curities str. 3 and	ount of Berlyang Prities Pr. 3 and Privative Derivative		Owners Form of	Ownership (Instr. 4) D) ect		
					Code	v	(A)	(D)	Date Exe	e l ercisable l	Expiratio Date	on Titl	Amount or Number of Shares				

Reporting Owners

D (1 0 N (41)		Re	elationships	
Reporting Owner Name / Address	Director	10% Owner	Officer	Other
KANDERS WARREN B C/O KANDERS & COMPANY, INC. ONE LANDMARK SQUARE SUITE 1730	X	X	Executive Chairman	

STAMFORD,, CT 06901	I		
Signatures			
/s/ Warren B. Kanders	01/09/2019		

Explanation of Responses:

**Signature of Reporting Person

- * 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).
- (1) Comprised of a restricted stock award (the "RSA") granted under the Issuer's 2015 Stock Incentive Plan (the "Plan") consisting of 350,000 restricted shares of the Issuer's common stock, par value \$0.0001 per share ("Common Stock").
 - The RSA will vest as follows: (A) on or before January 7, 2024, the Fair Market Value (as defined in the Plan) of the Common Stock must equal or exceed \$15.00 per share for twenty consecutive trading days (such 20th day being the "Price Trigger Date"); and (B) once the Price Trigger Date occurs, (i) 116,667 shares of Common Stock shall vest on each of the first and second applications of the Price Trigger Date occurs, (ii) 116,667 shares of Common Stock shall vest on each of the first and second applications of the Price Trigger Date occurs, (ii) 116,667 shares of Common Stock shall vest on the third applications of the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the third applications of the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the third applications of the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the third applications of the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the third applications of the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the third applications of the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the Price Trigger Date occurs, (iii) 116,667 shares of Common Stock shall vest on the Price Trigger Date occurs, (iiii) 116,667 shares of Common
- Stock shall vest on each of the first and second anniversary of the Price Trigger Date; and (ii) 116,666 shares of Common Stock shall vest on the third anniversary of the Price Trigger Date. In the event that the Reporting Person is not employed by the Issuer on or before the applicable Common Stock vesting date, all unvested shares of Common Stock shall expire and be forfeited. Upon the occurrence of the Price Trigger Date, any subsequent decrease in the Fair Market Value of the Common Stock shall have no impact on the vesting schedule described above.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.