## FORM 3

(Print or Type Responses)

Hochman David P

Person \*

1. Name and Address of Reporting

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Weekington, D.C. 20540

Washington, D.C. 20549

# OMB APPROVAL OMB 3235Number: 0104 Estimated average burden hours per response... 0.5

## INITIAL STATEMENT OF 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

Statement

(Month/Day/Year)

2. Date of Event Requiring 3. Issuer Name and Ticker or Trading Symbol

Motus GI Holdings, Inc. [MOTS]

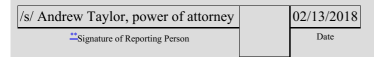
	02/1	2/2019						
C/O MOTUS GI HOLDING INC., 1301 EAST BROWAL BOULEVARD, 3RD FLOO	O MOTUS GI HOLDINGS, IC., 1301 EAST BROWARD OULEVARD, 3RD FLOOR		4. Relationsh Person(s) to (Check _X_ Director _X_ Officer (g		r applicable) _X10% Ow Other (sp	Filed(Mont	5. If Amendment, Date Original Filed(Month/Day/Year)	
FT. LAUDERDALE,, FL 33301			title below) Chairman of the Board			Filing(Chec	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)	Tabl	e I - Non-Der	ivative S	Securities	Beneficially (	Owned	
1.Title of Security (Instr. 4)			(Instr. 4) For (D) Ind		nership m: Direct (	4. Nature of Indirect Beneficial Ownership t (Instr. 5)		
Common Stock, par value \$6	0.0001 per sl	hare 2,250	2,250 D		D			
Common Stock, par value \$0.0001 per share			1,094,930			~	Orchestra MOTUS Covestment Partners, LLC (1)	
Common Stock, par value \$0.0001 per share			970,044			By Orchestra M L.P. (2)	Orchestra Medical Ventures II, P. (2)	
Common Stock, par value \$0.0001 per share			83,352			y Orchestra Medical Ventures II eserve, L.P. (3)		
Common Stock, par value \$0.0001 per share			51,498			By Accelerated  4)	y Accelerated Technologies, Inc.	
	ho respond ed to respon	to the collect ad unless the	ction of inform form displays	ation co s a curre	ntained in ntly valid	this form are OMB control	SEC 1473 (7-02)	
1. Title of Derivative Security (Instr. 4)	2. Date Exercisable and Expiration Date (Month/Day/Year)				4. Conversio or Exercis Price of	5. Ownership Beneficial Ownership Form of Derivative 6. Nature of Indirect Beneficial Ownershi	6. Nature of Indirect Beneficial Ownership	
	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Derivative Security	Security: Direct (D) or Indirect (I) (Instr. 5)		
Stock Option (right to buy)	(5)	05/03/2027	Common Stock, par value \$0.0001 per share	175,000	\$ 4.5	D		
			Common Stock, par					

Series A Convertible Preferred Stock	(6)	(6)	value \$0.0001 per share	750	\$ 0	D	
Series A Convertible Preferred Stock	(6)	(6)	Common Stock, par value \$0.0001 per share	65,038	\$ 0		By Orchestra MOTUS Co- Investment Partners, LLC (1)
Series A Convertible Preferred Stock	(6)	(6)	Common Stock, par value \$0.0001 per share	99,748	\$ 0	I	By Orchestra Medical Ventures II, L.P. (2)
Warrant (right to buy)	12/22/2016	12/22/2021	Common Stock, par value \$0.0001 per share	69,136	\$ 5	I	By Orchestra MOTUS Co- Investment Partners, LLC (1)
Warrant (right to buy)	12/22/2016	12/22/2021	Common Stock, par value \$0.0001 per share	108,838	\$ 5	I	By Orchestra Medical Ventures II, L.P. (2)

## **Reporting Owners**

Reporting Owner Name / Address		Relationships					
		10% Owner	Officer	Other			
Hochman David P C/O MOTUS GI HOLDINGS, INC. 1301 EAST BROWARD BOULEVARD, 3RD FLOOR FT. LAUDERDALE,, FL 33301	X	X	Chairman of the Board				

### **Signatures**



### **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 5(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 securities are directly held by Orchestra MOTUS Co-Investment Partners, LLC ("OMCP"). Orchestra Medical Ventures II GP, LLC ("OMV GP") serves as general partner to OMCP. Reporting Person and Darren Sherman are the managing members of OMV GP. Reporting Person, together with Mr. Sherman, jointly exercises sole dispositive and sole voting power over the shares owned by OMCP.
- (1) Each of Reporting Person, Mr. Sherman and OMV GP disclaims, for purposes of Section 16 of the Securities Exchange Act of 1934 ("Section 16"), beneficial ownership of such securities, except to the extent of his/its indirect pecuniary interest therein, and this report shall not be deemed an admission that either Reporting Person, Mr. Sherman or OMV GP is the beneficial owner of such securities for purposes of Section 16 or for any other purposes.
  - The securities are directly held by Orchestra Medical Ventures II, L.P. ("OMV II"). OMV GP serves as general partner to OMV II.

    Reporting Person and Darren Sherman are the managing members of OMV GP. Reporting Person, together with Mr. Sherman, jointly
- (2) exercises sole dispositive and sole voting power over the shares owned by OMV II. Each of Reporting Person, Mr. Sherman and OMV GP disclaims, for purposes of Section 16, beneficial ownership of such securities, except to the extent of his/its indirect pecuniary interest therein, and this report shall not be deemed an admission that either Reporting Person, Mr. Sherman or OMV GP is the beneficial owner of such securities for purposes of Section 16 or for any other purposes.
  - The securities are directly held by Orchestra Medical Ventures II Reserve, L.P. ("OMV Reserve"). OMV GP serves as general partner to OMV Reserve. Reporting Person and Darren Sherman are the managing members of OMV GP. Reporting Person, together with Mr.

- (3) Sherman, jointly exercises sole dispositive and sole voting power over the shares owned by OMV Reserve. Each of Reporting Person, Mr. Sherman and OMV GP disclaims, for purposes of Section 16, beneficial ownership of such securities, except to the extent of his/its indirect pecuniary interest therein, and this report shall not be deemed an admission that either Reporting Person, Mr. Sherman or OMV GP is the beneficial owner of such securities for purposes of Section 16 or for any other purposes.
  - The securities are directly held by Accelerated Technologies, Inc. ("ATI"). Reporting Person, together with Darren Sherman, jointly exercises sole dispositive and sole voting power over the shares owned by ATI. Each of Reporting Person and Mr. Sherman disclaims,
- (4) for purposes of Section 16, beneficial ownership of such securities, except to the extent of his indirect pecuniary interest therein, and this report shall not be deemed an admission that either Reporting Person or Mr. Sherman is the beneficial owner of such securities for purposes of Section 16 or for any other purposes.
- (5) The option becomes exercisable as to 50% of the shares on May 4, 2018, and the remaining shares become exercisable on May 4, 2019. Each share of Series A Convertible Preferred Stock is immediately convertible, at the option of the Reporting Person, into one share of common stock, par value \$0.0001 per share (the "Common Stock"), of Motus GI Holdings, Inc. ("Motus"), and shall convert into
- Common Stock upon the occurrence of certain events. Please see the Motus Registration Statement filed with the Securities and Exchange Commission on Form S-1 (File No. 333-222441) for a complete description of the conversion rights.

#### Remarks:

Exhibit 24 - Power of Attorney

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.

#### POWER OF ATTORNEY

Known by all those present, that David Hochman hereby constitutes and appoints each of Andrew Taylor and Steven Skolnick as his true and lawful attorneys-in-fact with respect to Motus GI Holdings, Inc. to:

- (1) prepare, execute in the undersigned's name and on the undersigned's behalf, and submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of reports required by Section 13 and 16(a) of the Securities Exchange Act of 1934, or any rule or regulation of the SEC;
- (2) execute for and on behalf of the undersigned Schedules 13D and 13G, and Forms 3, 4 and 5 in accordance with Sections 13 and 16(a) of the Securities Exchange Act of 1934 and the rules thereunder;
- (3) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Schedules 13D or 13G, and Forms 3, 4, and 5, complete and execute any amendment or amendments thereto, and timely file such form with the SEC and any stock exchange or similar authority; and
- (4) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, including without limitation the execution and filing of a Form 4 with respect to a transaction which may be reported on a Form 5, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney in fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's designated substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with Sections 13 and 16 of the Securities Exchange Act of 1934, as amended, and the rules thereunder.

This Power of Attorney shall remain in full force and effect until revoked by the undersigned in a signed writing delivered to the each foregoing attorney-in-fact.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 21 st day of November, 2017.

/s/ David Hochman

Name: David Hochman