## FORM 4

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

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).

#### 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)																
Name and Address of Reporting Person * Hochman David P					2. Issuer Name <b>and</b> Ticker or Trading Symbol Motus GI Holdings, Inc. [MOTS]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  X Director 10% Owner					
(Last) (First) (Middle) C/O MOTUS GI HOLDINGS, INC., 1301 EAST BROWARD BOULEVARD, 3RD FLOOR					3. Date of Earliest Transaction (Month/Day/Year) 11/16/2018						Officer (give title below) X Other (specify below)  Chairman of the Board					w)		
(Street) FT. LAUDERDALE, FL 33301				4. If	4. If Amendment, Date Original Filed(Month/Day/Year)							_X_ Form fil	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)	301	(Zip)		т	ahla	I - No	n-D	arivativa	Sacur	ritios A	cquired, Disp	osed of or R	anafici	ally Own	ad.	
1 Title of S	Security		2. Trans	action	2A. Dee								5. Amount o		6		7. Natur	re of
(Instr. 3) Date (Month/Day/Year) at		Execution any	xecution Date, if		Code (Instr. 8)		(A) or D (D) (Instr. 3,	ispose 4 and	d of	Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)		owing C F	1 7 7	Indirect Beneficial Ownership				
						Co	Code		Amount (A) or (D)		Price			(1	(I) (Instr. 4)	(IIIsti. 4)	,	
Common \$0.0001 p	Stock, par per share	value	11/16/2	2018			]	Р		15,000	A	\$ 3.49 (1)	18,000	18,000		)		
Common Stock, par value \$0.0001 per share												109,792				By Orc Medica Ventur L.P. (2)	es II,	
Common Stock, par value \$0.0001 per share											2,000,000				By Orc BioMe			
Common \$0.0001 p	Stock, par per share	value											1,159,968		I		By Orc MOTU Investm Partner	JS Co-
Common \$0.0001 p	Stock, par per share	value											83,352		I		By Orc Medica Ventur Reserv	al res II
Common Stock, par value \$0.0001 per share											51,498		I		By Accele Techno Inc. (6)	ologies,		
Common Stock, par value \$0.0001 per share											80,000		I		By DP 2008 T			
	Report on a	separate li	ne for eac	h class of se	ecurities	beneficiall	y ow	ned di	rectl	y or								
indirectly.									cc	ontained	in th	is forn	d to the colle n are not req urrently valid	uired to res	spond	unless	SEC	1474 (9-02)
				Table II		itive Secur uts, calls, v							ficially Owned	i				
Derivative Conversion Dat		Date	3. Transaction 3A. Deemed		ed Date, if	4. 5. Number of Code Derivativ		per 6 a vve (1 es d	r 6. Date Exercisable and Expiration Date (Month/Day/Year) (In 4)			7. Title and Amount of Underlying Securities (Instr. 3 and	Title and mount of Inderlying ecurities Instr. 3 and Instr. 3 and Instr. 5 Instr. 3 and Instr. 5 Instr. 6 Instr. 6 Instr. 6 Instr. 6 Instr. 6 Instr. 7 Instr		ive O es Fo ially D so ng D ed on etion(s) (I	wnership orm of erivative ecurity: irect (D)	11. Natur of Indirec Beneficia Ownershi (Instr. 4)	
										Date Exercisabl		oiration e	Amount or Title Number of					

#### **Reporting Owners**

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

#### **Signatures**

/s/ Andrew Taylor, power of attorney	11/20/2018
**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 price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$3.40 to \$3.60, inclusive.
- (1) Reporting Person undertakes to provide to Motus GI Holdings, Inc., any security holder of Motus GI Holdings, Inc., or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the ranges set forth in this footnote.
- The securities are directly held by Orchestra Medical Ventures II, L.P. ("OMV II"). Orchestra Medical Ventures II GP, LLC ("OMV GP") serves as general partner to OMV II. Reporting Person and Darren Sherman are the managing members of OMV GP. Reporting Person and Mr. Sherman jointly exercise dispositive and voting power
- (2) over the shares owned by OMV II. 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 BioMed, Inc., a Delaware corporation ("OBIO"). Reporting Person, Mr. Sherman and Geoffrey W. Smith are the directors of OBIO. Reporting Person, Mr. Sherman and Mr. Smith jointly exercise dispositive and voting power over the shares owned by OBIO. Each of Reporting Person, Mr.
- (3) Sherman and Mr. Smith disclaim, for purposes of Section 16, beneficial ownership of such securities, except to the extent of their indirect pecuniary interest therein, and this report shall not be deemed an admission that either Reporting Person, Mr. Sherman or Mr. Smith are the beneficial owners of such securities for purposes of Section 16 or for any other purposes.
  - The securities are directly held by Orchestra MOTUS Co-Investment Partners, LLC ("OMCP"). Orchestra Medical Ventures, LLC ("OMV LLC") serves as managing member to OMCP. Reporting Person and Mr. Sherman are the managing partners of OMV LLC. Reporting Person and Mr. Sherman jointly exercise dispositive and
- (4) voting power over the shares owned by OMCP. Each of Reporting Person, Mr. Sherman and OMV LLC 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 LLC 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 Mr. Sherman are the managing members of OMV GP. Reporting Person and Mr. Sherman jointly exercise dispositive and voting power over the shares owned by
- (5) 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 and Mr. Sherman jointly exercise dispositive and voting power over the shares owned by ATI. Each of Reporting Person and Mr. Sherman disclaims, 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.

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.