FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Washington,	D.C.	20549	
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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)

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

4. N	-l A -l-l £	D*			2 1	ssuer N	lame a	nd Ti	cker or	Tradir	ng Symbol			5 Rel	ationshi	n of Renorti	na Person(s)	to Issuer		
1. Name and Address of Reporting Person* Eberwein Jeffrey E.					2. Issuer Name and Ticker or Trading Symbol Hudson Global, Inc. [HSON]								(Check all applicable)			orting Person(s) to Issuer				
, <u>DOCTWC</u>	<u> </u>	/ <u> </u>			_									X				0% Owner		
(Last)	(Fi	rst) (Middle))				st Trar	nsaction	ı (Mor	th/Day/Year)				belov	er (give title w)		ther (specify elow)		
53 FORE	ST AVENU	UE, 1ST FLOOF	Ł		08	/12/20	15													
-					- -	f Amon	dmont	Data	of Orig	inal E	iled (Month/Dr	av/Voar)		6 Ind	ividual o	r loint/Crou	ın Eiling (Ch	ock Applicable		
(Street)					4.1	4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable Line)					
OLD GREENV	VICH CI	Γ (06870													X Form filed by One Reporting Person Form filed by More than One Reporting				
					_										Pers		ore than One	Reporting		
(City)	(St	tate) (Zip)																	
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																				
Date		2. Transacti Date (Month/Day		Execu if any	2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)				5. Amount of Securities Beneficially Owned Followi		ies cially	6. Ownership Form: Direct (D) or Indirect g (I) (Instr. 4)	t Indirect					
						(Monan Bay) Tear)		Jul.,	Code	v	Amount	(A) or (D)	Price	Reported Transaction (Instr. 3 and		ed ction(s)	(v) (o i)	(Instr. 4)		
Share Uni	its ⁽¹⁾														74	4,081	D			
																		By Lone		
Common	Stock			08/12/2	015				P		142,382	A	\$2.95	73 ⁽²⁾	2,6	12,374	I	Star Value		
Sommon Stock																	Investors, LP ⁽³⁾			
																		By		
Common Stock		08/12/2015				P		46,825	A	\$2.95	73(2)	11	2,626	I	Separately					
Common Stock			06/12/2013				•		40,023	A	Ψ2.30	J/ J()	11	2,020	1	Managed Account ⁽⁴⁾				
												-	-							
																		By Lone Star Value		
Common Stock			08/13/2015				P		37,626 A \$2.		\$2.99	52.9959 ⁽⁵⁾		50,000	I	Investors,				
																		LP ⁽³⁾		
																By				
Common Stock		08/13/2015				P		12,374	A \$2.99		959 ⁽⁵⁾ 125,		5,000 I		Separately Managed					
																		Account ⁽⁴⁾		
		Ta	ıble II	- Deriva	tive S	Secur	ities	Acq	uired	, Dis	posed of,	or Bei	neficia	ılly O	wned			<u>'</u>		
	T -	I			1	calls,	_				convertib			-			. [
Derivative Conversion Date Execution Date, T Security or Exercise (Month/Day/Year) if any			4. Trans Code 8)	ransaction of ode (Instr. Derivative		vative rities nired r osed) r. 3, 4	Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)		9. Number derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4)	Owners Form: Direct (or Indi (I) (Inst	D) Beneficial Ownership ect (Instr. 4)					
					Code	v	(A)	(D)	Date Exerc	cisable	Expiration Date	Title	Amoun or Numbe of Shares							
						<u> </u>	1,,,	L'-,	1		1	1								

Explanation of Responses:

- 1. Share Units credited to the reporting person's account under the Hudson Global, Inc. Amended and Restated Director Deferred Share Plan. Each Share Unit is the economic equivalent of one share of Common Stock. Share Units are payable only in Common Stock after a director's Separation from Service.
- 2. The price in Column 4 is a weighted average price. The prices actually paid ranged from \$2.70 to \$3.00. The reporting person has provided to the issuer, and will provide to any security holder of the issuer, or the SEC staff, upon request, information regarding the number of shares purchased at each price within the range for all transactions reported in this Form 4 utilizing an average weighted price.
- 3. Shares owned directly by Lone Star Value Investors, LP ("Lone Star Value Investors"). Mr. Eberwein, solely by virtue of his position as the manager of Lone Star Value Investors GP, LLC, the general partner of Lone Star Value Investors, and as the sole member of Lone Star Value Management, LLC ("Lone Star Value Management"), the investment manager of Lone Star Value Investors, may be deemed to beneficially own the shares owned directly by Lone Star Value Investors for purposes of Section 16. Mr. Eberwein expressly disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- 4. Shares held in an account separately managed by Lone Star Value Management (the "Separately Managed Account I"). Lone Star Value Management, as the investment manager of the Separately Managed Account I, may be deemed to beneficially own the shares of Common Stock held in the Separately Managed Account I, and Jeffrey Eberwein, as the sole member of Lone Star Value Management may be deemed to beneficially own the shares of Common Stock held in the Separately Managed Account I for purposes of Section 16. Mr. Eberwein expressly disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein. The reporting person undertakes to provide the Securities and Exchange Commission, upon request, the underlying identity of the separately managed account.
- 5. The price in Column 4 is a weighted average price. The prices actually paid ranged from \$2.89 to \$3.00. The reporting person has provided to the issuer, and will provide to any security holder of the issuer, or the SEC staff, upon request, information regarding the number of shares purchased at each price within the range for all transactions reported in this Form 4 utilizing an average weighted price.

Remarks:

In-Fact for Jeffrey E. Eberwein

** 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.