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

		FORM 8-K	
		CURRENT REPORT	
		Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934	
	Date of Report (Date of earliest event reported):	March 9, 2018	
	(Hudson Global, Inc. (Exact name of registrant as specified in its charter)	
Delaware (State or other jurisdiction of incorporation)		000-50129 (Commission File Number)	59-3547281 (IRS Employer Identification No.)
		5 Avenue of the Americas, New York, New York 1001 dress of principal executive offices, including zip code	
	(1	(212) 351-7300 Registrant's telephone number, including area code)	
Check the appropriate b provisions:	oox below if the Form 8-K filin	ng is intended to simultaneously satisfy the filing obli	gation of the registrant under any of the following
_	ions pursuant to Rule 425 unde	er the Securities Act (17 CFR 230.425)	
	-	he Exchange Act (17 CFR 240.14a-12)	
		Rule 14d-2(b) under the Exchange Act (17 CFR 240.14	4d-2(b))
[] Pre-commencement	communications pursuant to R	Rule 13e-4(c) under the Exchange Act (17 CFR 240.13	se-4(c))
		n emerging growth company as defined in Rule 405 t of 1934 (§240.12b-2 of this chapter).	of the Securities Act of 1933 (§230.405 of this
Emerging growth c	ompany 🗆		
		ark if the Registrant has elected not to use the extende ant to Section 13(a) of the Exchange Act. $\ \Box$	ed transition period for complying with any new or

Item 8.01. Other Events.

As previously disclosed, on December 17, 2017, Hudson Global, Inc. (the "Company") entered into the following agreements, each relating to the sale of certain of the Company's subsidiaries:

- · Share Sale Agreement (the "APAC Agreement"), among the Company, its subsidiary Hudson Highland Group Holdings International, Inc., and Apache Group Holdings Pty Limited, in its own capacity and as trustee for the Apache Unit Trust ("Apache").
- · Sale and Purchase Agreement (the "Belgium Agreement"), among the Company, its subsidiary Hudson Highland Group Holdings International, Inc., Value Plus NV ("Value Plus"), Ivan De Witte and De Witte Comm. V.
- · Share Purchase Agreement (the "Europe Agreement"), among the Company, its subsidiaries Hudson Global Resources AG Zug, Hudson Global Resources Jersey Limited, Hudson Europe B.V., and Morgan Philips Group S.A. ("Morgan Philips").

Also as previously disclosed, on January 25, 2018, the Company entered into amendments to each of the APAC Agreement, Belgium Agreement and Europe Agreement (collectively, the "Sale Agreements") with Apache, Value Plus and Morgan Philips (collectively, the "Buyers"), respectively, which provided, among other things, that the closing of the transactions contemplated by each Sale Agreement is conditioned upon each Buyer providing the Company with confirmation that each Buyer's financing is assured prior to the Company holding a vote of its stockholders at its special meeting of stockholders, which has been called for Tuesday, March 20, 2018, to adopt a resolution approving the sale of substantially all of the Company's assets

As of March 9, 2018, the Company has received evidence that each Buyer's financing is assured and each Buyer is prepared to fund the purchase price payable upon the closing of the transactions contemplated by the applicable Sale Agreement.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

HUDSON GLOBAL, INC

Date: March 9, 2018 By: /s/ Stephen A. Nolan

Stephen A. Nolan Chief Executive Officer