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

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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)			_														
Name and Address of Reporting Person *     Sansone Christopher R.					2. Issuer Name and Ticker or Trading Symbol InfuSystem Holdings, Inc [INFU]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner						
(Last) (First) (Middle) C/O INFUSYSTEM HOLDINGS, INC., 31700 RESEARCH PARK DRIVE						3. Date of Earliest Transaction (Month/Day/Year) 11/20/2017									er (give title belo	w)	-	specify belo	w)
(Street)					4. If	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						
MADISON HEIGHTS, MI 48071																			
(City	·)	(State)		(Zip)		Table I - Non-Derivative Securities Acquired,								ired, Disp	osed of, or l	Beneficially	Own	ed	
(Instr. 3) Date (Month/Day/Year)			2A. Deemed Execution Date, if any (Month/Day/Year)		Code (Instr. 8)		tion	A. Securities Acqu (A) or Disposed of (Instr. 3, 4 and 5)  (A) or		of (D)	Benefici	ant of Securities fally Owned Following d Transaction(s) and 4)		Ownership of Form:		Nature Indirect eneficial wnership nstr. 4)			
							Co	de	V Amo			Price		(Instr. 4)					
Common	Stock		11/20	/2017		P		•		28,148	A	\$ 2.0401	1,256,0	1,256,079			)		
Common	mmon Stock 11/20/2017			/2017			P	•		7,037	A	\$ 2.0401	262,65	4		D (2)	)		
Common	Common Stock 11/21/2017					P	,		15,327	A	\$ 2.1916	1,271,4	06		D (1)				
Common	Common Stock 11/21/2017					P	)		3,832	A	\$ 2.1916	266,486			D (2)				
Common	Common Stock											1,483,5	48		I	S	ee (3)		
Common	Common Stock												1,483,5	48		I		ee (3)	
Common Stock											1,483,5	48		I	S	ee <u>(3)</u>			
Reminder: indirectly.	Report on a	separate line	for eacl	h class of sec	urities	beneficia	ally	owned	l dire	etly o	or								
Persons who respond to the collection of information SEC 1474 (9-contained in this form are not required to respond unless 02) the form displays a currently valid OMB control number.																			
				Table II - I											d				
1. Title of Derivative Security (Instr. 3)	Conversion	3. Transaction Date (Month/Day	/Year)	3A. Deemed Execution D	ate, if	4. Transac Code (Instr. 8	tion)	5. Nu of Deriv Secur Acqu (A) o Dispo of (D (Instr 4, and	vative rities ired rosed ) . 3, d 5)	6. I and (Mo	nd Expiration Date Month/Day/Year)  S ( 4			Citle and ount of derlying urities str. 3 and	Derivative Security (Instr. 5)	Securities Form Beneficially Deri Owned Secu Following Dire Reported or In Transaction(s) (I)		wnership orm of erivative ecurity: firect (D) r Indirect	11. Nature of Indirect Beneficial Ownership (Instr. 4)
						Code	V	(A)	(D)										
Renor	ting (	wners																	

Barrella Carrella Name (Addam	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
Sansone Christopher R. C/O INFUSYSTEM HOLDINGS, INC. 31700 RESEARCH PARK DRIVE MADISON HEIGHTS, MI 48071	X						

# **Signatures**

/s/Trent N. Smith, Attorney-in-Fact for Christopher R. Sansone	11/ <del>22/2</del> 017

# **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).
- (1) The reported securities are directly owned by Sansone Partners, L.P., a Delaware limited partnership.
- (2) The reported securities are directly owned by Sansone Partners (QP), L.P., a Delaware limited partnership.
- The reported securities are directly owned by (i) Sansone Partners, L.P., a Delaware limited partnership (the "3c1 Partnership"), and (ii) Sansone Partners (QP), L.P., a Delaware limited partnership (the "3c7 Partnership," and together with the 3c1 Partnership, the "Partnerships"), and may be deemed to be indirectly beneficially owned by Sanson Advisors, LLC, a Delaware limited liability company, as the investment manager of Partnerships (the "Investment Manager"), and by Sansone Capital Management, LLC, a Delaware limited liability company, as the general partner of the Partnerships (the "General Partner"). The reported securities may also be deemed to
- (3) Management, LLC, a Delaware limited liability company, as the general partner of the Partnerships (the "General Partner"). The reported securities may also be deemed to be indirectly beneficially owned by Christopher Sansone as the managing member of the Investment Manager and the General Partner. The Reporting Persons disclaim beneficial ownership of the reported securities except to the extent of his or its pecuniary interest therein.

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

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