FORM 4

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

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

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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 - White Michael James						Issuer Name and Ticker or Trading Symbol OLAPLEX HOLDINGS, INC. [OLPX]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable)X_Director10% Owner							
PRUDENTIAL TOWER, 800 BOYLSTON STREET,, SUITE 3300					3. Date of Earliest Transaction (Month/Day/Year) 10/08/2021)		Office	er (give title be	ow)	Other (spec	fy belov	w)		
(Street) BOSTON, MA 02199-8069					4. I	4. If Amendment, Date Original Filed (Month/Day/Year)						_X_	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)					Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned														
1.Title of Security (Instr. 3)		Date Exe (Month/Day/Year) any		Execution any	Deemed Cecution Date, if		Code		4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			E				Ownership Form:		7. Nature of Indirect Beneficial Ownership	
								Code	V	Amount	mount (A) Price				or Indirect (I) (Instr. 4)	t (In:	str. 4)		
Common Stock		10/08/2	8/2021			3	S ⁽¹⁾		10,306,65	111 119 89751499 46		.68,771 ⁽³⁾		I		ee otes (3)			
Reminder: indirectly.	Report on a	separate	line for ea	ach class o	of securit	ties benefi	cially	y owne		ectly or Persons who	respe	ond to t	he co	ollecti	on of infor	mation con	tained	SEC	1474 (9-
										in this form a displays a co	are no	t requir	ed to	respo	ond unless	the form		0_0	02)
				Table II				•		d, Disposed o tions, conver			•	Owne	d				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		n/Day/Year) E	any	n Date, if	te, if Transaction Code (ear) (Instr. 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)				e Am Un Se	Title anount derly curities str. 3	t of ring ies and	of Derivative Security (Instr. 5)	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4)	Ownersh Form of Derivativ Security: Direct (D or Indirect	of itive ity: (D) rect	11. Natur of Indirec Beneficia Ownershi (Instr. 4)
						Code	V	(A)	(D)		Expira Date	tion	or le Nu of	umber					

Reporting Owners

Donostina Osmos Nome / Address	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
White Michael James PRUDENTIAL TOWER, 800 BOYLSTON STREET, SUITE 3300 BOSTON, MA 02199-8069	x						

Signatures

/s/ Michael James White	10/12/2021
	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).
- (1) See Exhibit 99.1 for text of footnote (1).
- (2) See Exhibit 99.1 for text of footnote (2).
- (3) See Exhibit 99.1 for text of footnote (3).
- (4) See Exhibit 99.1 for text of footnote (4).
- (5) See Exhibit 99.1 for text of footnote (5).

Remarks:

Exhibit 99.1 (Footnotes to Form 4) is incorporated by reference.

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.

Footnotes to Form 4

- (1) The shares of common stock were sold pursuant to the underwriters' exercise of their over-allotment option in connection with the initial public offering of the common stock of the Issuer pursuant to the prospectus dated October 1, 2021, and accompanying registration statement on Form S-1 (File No. 333-259897). The shares were sold at a price per share equal to the initial public offering price, net of underwriting discount and commissions.
- (2) Represents shares of common stock sold by the following entities: (i) 3,686,480 shares sold by Advent International GPE IX Limited Partnership, 746,930 shares sold by Advent International GPE IX-C Limited Partnership, 324,306 shares sold by Advent International GPE IX-F Limited Partnership, 1,046,930 shares sold by Advent International GPE IX-G Limited Partnership, 1,203,128 shares sold by Advent International GPE IX-H Limited Partnership, and 668,580 shares sold by Advent International GPE IX-I Limited Partnership (collectively, the "Advent IX Cayman Funds"), (ii) 1,105,818 shares sold by Advent International GPE IX-A SCSp, 230,736 shares sold by Advent International GPE IX-D SCSp, 477,961 shares sold by Advent International GPE IX-E SCSp, and 25,425 shares sold by Advent International GPE IX Strategic Investors SCSp (collectively, the "Advent IX Luxembourg Funds"), and (iii) 19,479 shares sold by Advent Partners GPE IX Limited Partnership, 28,258 shares sold by Advent Partners GPE IX-A Limited Partnership, 113,715 shares sold by Advent Partners GPE IX Cayman Limited Partnership, 11,799 shares sold by Advent Partners GPE IX-A Cayman Limited Partnership, 28,258 shares sold by Advent Partners GPE IX-A Cayman Limited Partnership (collectively, the "Advent IX Partners Funds").
- (3) Following the reported transactions, Advent International Corporation ("Advent") manages funds that collectively own 499,468,771 shares of common stock of the Issuer, which are represented as follows: (i) 178,649,759 shares held by Advent International GPE IX Limited Partnership, 36,196,850 shares held by Advent International GPE IX-B Limited Partnership, 14,695,785 shares held by Advent International GPE IX-C Limited Partnership, 15,716,152 shares held by Advent International GPE IX-F Limited Partnership, 50,735,073 shares held by Advent International GPE IX-G Limited Partnership, 58,304,526 shares held by Advent International GPE IX-H Limited Partnership, and 32,399,939 shares held by Advent International GPE IX-I Limited Partnership; (ii) 53,588,842 shares held by Advent International GPE IX-A SCSp, 11,181,639 shares held by Advent International GPE IX-D SCSp, 23,162,376 shares held by Advent International GPE IX-E SCSp, and 1,232,119 shares held by Advent International GPE IX Strategic Investors SCSp; and (iii) 943,950 shares held by Advent Partners GPE IX Limited Partnership, 1,369,396 shares held by Advent Partners GPE IX-A Limited Partnership, 5,510,717 shares held by Advent Partners GPE IX Cayman Limited Partnership, and 15,209,846 shares held by Advent Partnership.
- (4) GPE IX GP Limited Partnership is the general partner of the Advent IX Cayman Funds, GPE IX GP S.à r.l. is the general partner of the Advent IX Luxembourg Funds, and AP GPE IX GP Limited Partnership is the general partner of the Advent IX Partners Funds. Advent International GPE IX, LLC is the general partner of GPE IX GP Limited Partnership and AP GPE IX GP Limited Partnership, and is the sole shareholder of GPE IX GP S.à r.l. Advent International Corporation is the manager of Advent International GPE IX, LLC and may be deemed to have voting and dispositive power over the shares held by the Advent IX Luxembourg Funds, the Advent IX Cayman Funds and the Advent IX Partners Funds.
- (5) The Reporting Person is a Principal of Advent and may have limited partner or other interests in one or more of the entities described herein. The Reporting Person disclaims Section 16 beneficial ownership of the shares reported herein except to the extent of his pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all the reported shares for purposes of Section 16 or any other purpose.