SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

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

OMB APPROVAL								
OMB Number: 3235-028								
Estimated average burden								
hours per response:	0.5							

1. Name and Address of Reporting Person [*] FIRST MARK L			2. Issuer Name and Ticker or Trading Symbol <u>Addus HomeCare Corp</u> [ADUS]		tionship of Reporting all applicable) Director	Perso X	n(s) to Issuer 10% Owner
(Last) (First) (Middle) 320 PARK AVE., 9TH FLOOR		(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 09/11/2015		Officer (give title below)		Other (specify below)
(Street) NEW YORK (City)	NY (State)	10022 (Zip)	4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Indiv Line) X	idual or Joint/Group F Form filed by One F Form filed by More Person	Report	ing Person

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security (Instr. 3)	2. Transactio Date (Month/Day/	Year) if any	Deemed cution Date, y nth/Day/Year)	3. Transaction Code (Instr. 8)		4. Securities Disposed Of	Acquired (D) (Instr.	(A) or 3, 4 and 5)	5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		(1130.4)
Common Stock	09/11/20	015		S		72 , 500 ⁽¹⁾	D	\$33.11 ⁽⁵⁾	3,950,500	Ι	3,069,194 shares by Eos Capital III, L.P. and 881,306 by Eos Partners SBIC III, L.P. ⁽²⁾
Common Stock	09/14/20	015		S		30,306 ⁽³⁾	D	\$32.26 ⁽⁶⁾	3,920,194	Ι	3,045,649 shares by Copital III, L.P. and 874,545 by Eos Partners SBIC III, L.P. ⁽²⁾
Common Stock	09/15/20	015		S		23,823 ⁽⁴⁾	D	\$32.09 ⁽⁷⁾	3,896,371	Ι	3,027,141 shares by Eos Capital III, L.P. and 869,230 by Eos Partners SBIC III, L.P. ⁽²⁾
Common Stock									13,742	D	
Tab	e II - Derivati (e.g., pu					osed of, o convertibl			wned		
Derivative Conversion Date E Security or Exercise (Month/Day/Year) if	re Conversion Date Execution Date, if any Code (Instr Price of Derivative (Month/Day/Year)					ate Year)	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		Price of ivative str. 5) 9. Numbe derivative Securitie Beneficia Owned Following Reported Transacti (Instr. 4)	e Ownership 5 Form: Ily Direct (D) or Indirect 9 (I) (Instr. 4)	Beneficial Ownership (Instr. 4)
			1 2)	I		I					

		Ta	ble II - Deriva	tive S	ecuri	ties	Acqu	ired, Disp	osed of,	or Be	néficiali	y Owned			
			(e.g., p	uts, c	alls,	warr	ants,	options,	convertib	le sec	wcities)				
1. Title of Derivative	2. Conversion	3. Transaction	3A. Deemed Execution Date.	C .ode Transa	V ction	(6A)Nu of	m (150)r	6xDetisEbler Expiration D	cisDadutke and	7itTetle	aSalodares	8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature of Indirect
Esectantation	of Elespises	e fMonth/Day/Year) P. sold 56,326 share	if any	Code (Instr.	Deriv Secu	vative vities 4 share	(Month/Day/		Securi Underl	ties ying	Security (Instr. 5)	Securities Beneficially Owned	Form: Direct (D)	Beneficial Ownership (Instr. 4)
2. Mark L. Fi by Eos, and the deemed an ad	rs Securify ector his report is bei lmission that M	of the Issuer and a m ng filed to report sale r. First is the benefic	anaging director of H es of securities of the ial owner of the secu	los Man Issuer m rities for	agemen ade by purpos	t, (A) Po EDisp esOff(D	and its a	affiliates ("Eos disclaims bene 16 or for any ot	ficial ownersh	nip and (4)	securities o	f the Issuer o	w Reported s, and		
		.P. sold 23,545 share .P. sold 18,508 share										•	-		
5. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$32.50 to \$33.305, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.															
6. The price r the Issuer, any set forth in th	y security holde	umn 4 is a weighted a er of the Issuer or the	verage price. These s staff of the Securitie	hares we s and Ex	ere sold change	in mu Comn	ltiple tra iission,	ansactions at pi upon request, f	ices ranging fr ull information	n regardi	00 to \$33,23 Amount ng the numb or Number	3, inclusive. E per of shares s	Each reporting per sold at each separa	son undertakes ate price within	to provide to the ranges
7. The price reported in Column 4 is a weighted average price. These shares were sold in multiple tran Bate ons at price Expiration from \$32.00 to \$32.25, inclusive. Each reporting person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities GRPE xcMange (GhmisR), upprecisely ful Pate ormation Full and Share															
Remarks	:														
									<u>/s/</u>	Mark	L. First		<u>09/22/20</u> 1	15	

** 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.

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