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

	pe Response	3)													
1. Name and Address of Reporting Person *- Humphries Iain				2. Issuer Name and Ticker or Trading Symbol Concrete Pumping Holdings, Inc. [BBCP]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner				
(Last) (First) (Middle) C/O CONCRETE PUMPING HOLDINGS, INC., 6461 DOWNING STREET				3. Date of Earliest Transaction (Month/Day/Year) 12/06/2018							X Officer (give title below) Other (specify below) CFO and Secretary				
(Street) DENVER, CO 80229				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				
(Cit	(City) (State) (Zip) Table I - Non-I					Non-Dei	n-Derivative Securities Acquired, Disposed of, or Beneficially Owned								
1.Title of S (Instr. 3)	Security		2. Transaction Date (Month/Day/Year)	2A. Deer Execution any (Month/I	n Date,	if Code (Instr.		4. Securit (A) or Di (Instr. 3,	isposed	of (D) C	. Amount of Owned Follov Transaction(s) Instr. 3 and 4	ving Report	I I (Ownership of Form:	Beneficial Ownership
					Sagur	ities Aeg	form	displays	a curi	rently va	alid OMB co		nd unless th	-	
										eficially	Owned				
1 Title of	2	3 Transaction			calls,	varrants	options,	convertib	le secu	rities)		8 Price of	9 Number o	f 10	11 Natur
1. Title of Derivative Security (Instr. 3)	Conversion	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, it	4. Transac Code	5. tion De Se or of (Ir	varrants Number o	of 6. Date and Ex (Month		ble secur ble Date ar)	rities)	nd Amount lying s		9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(Ownersh Form of Derivativ Security: Direct (D or Indirects) (I)	
Derivative Security	Conversion or Exercise Price of Derivative	Date	3A. Deemed Execution Date, it	4. Transac Code	5. tion De Se or of (Ir	varrants Number of rivative curities quired (A Disposed (D) str. 3, 4, 15)	options, of 6. Date and Ex (Monti	convertible Exercisal piration D	ble securible Date Date Date Date Date Date Date Dat	7. Title a of Under Securities (Instr. 3 a	nd Amount lying s	Derivative Security	Derivative Securities Beneficially Owned Following Reported	Ownershi Form of Derivativ Security: Direct (D or Indirect	p of Indirect Beneficial Ownersh (Instr. 4)

Donastino Ossara Norra / Address	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Humphries Iain C/O CONCRETE PUMPING HOLDINGS, INC. 6461 DOWNING STREET DENVER, CO 80229	X		CFO and Secretary			

Signatures

/s/ Joel Rubinstein, Attorney-in-Fact	12/10/2018
**Signature of Reporting Person	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).

Pursuant to that certain Agreement and Plan of Merger, dated September 7, 2018, by and among the Issuer, Industrea Acquisition Corp. ("Industrea"), Concrete Pumping Holdings, Inc., a Delaware corporation ("CPH"), certain subsidiaries of the Issuer, and PGP Investors, LLC, solely in its capacity as the initial Holder Representative (the "Merger (1) Agreement"), as well as that related Management Rollover Agreement, dated as of September 7, 2018, by and among the Issuer, Industrea, and the rollover holders party thereto (the

- "Rollover Agreement"), each incentive stock option to purchase a common share of CPH granted to the Reporting Person by CPH under its 2015 Equity Incentive Plan were converted into an incentive stock option to purchase approximately 2.877 common shares of the Issuer, rounded down to the nearest whole share.
- The exercise price per share for each converted incentive stock option is determined by dividing the exercise price of the original CPH stock option by the 2.877 exchange ratio, with (2) such quotient rounded up to the nearest whole cent. Such converted incentive stock options to purchase Issuer common shares are fully vested in accordance with the Merger Agreement and the Rollover Agreement and will expire on March 7, 2026.

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.