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

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longer subject to Section 16. Form 4 or Instruction 1(b).

### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Form 5 obligations may 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 Typ	e Responses	)																
1. Name and Address of Reporting Person *- Faust Heather L.					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 X 10% Owner					
(Last) (First) (Middle) C/O INDUSTREA ACQUISITION CORP., 28 WEST 44TH STREET, SUITE 501					3. Date of Earliest Transaction (Month/Day/Year) 04/29/2019							-	Officer (give ti	tle below)	Oth	er (specify be	elow)	
(Street) NEW YORK, NY 10036				4. If Amendment, Date Original Filed(Month/Day/Year) 05/01/2019								6. Individual or Joint/Group Filing(Check Applicable Line)  X. Form filed by One Reporting Person  Form filed by More than One Reporting Person						
(Cip.) (Stata) (Zip.)					uriti	ies Acquir	cquired, Disposed of, or Beneficially Owned											
(Instr. 3) Date		2. Transaction Date (Month/Day/Year	2A. Deemed Execution D any (Month/Day		Date, if	(Instr. 8)	4. Securities Acquor Disposed of (D (Instr. 3, 4 and 5)		(D)	7	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)		6. Ownershi Form: Direct (D	Indirect Benefic	7. Nature of Indirect Beneficial Ownership			
				(IVIOII)	111/12/	1y/ 1 car)	Code	V	Am	nount	(A) o (D)	or	msu. 3 and 4)			or Indirect (I) (Instr. 4)		
Common Stock 04/29/2019				A <sup>(1)</sup>		1,66	4,500 A	A	(1)	6,067,825			I	See Footn				
Reminder: I	Report on a so	eparate line for each	class of securities be				ectly or indi	Pers this curi	sons form ently	are not valid O	requ	uired to r control n					EC 1474 (	(9-02)
1 77:4 6	12	2 5 6	24 5 1		put		warrants, o	î .					A C	0 D : 0	0.37 1	of 10.	1,,	NT .
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	Execution Date, if	Transaction Code (Instr. 8)		Securiti Acquire Dispose	ive	and E	Date Exercisable and Expiration Date Month/Day/Year)		U		Amount of Securities 14)		9. Number of Derivative Securities Beneficially Owned Following	Owne Form Deriv Secur Direc	of lative of low ity: (Institute of lative)	Ownersh y: (Instr. 4)
				Code	v	(A)	(D)	Date Exerc	isable	Expirati Date	on T	Γitle	Amount or Number of Shares		Reported Transaction (Instr. 4)	or Inc (I) (Instr		
Warrants	(3)	04/29/2019		D <sup>(1)</sup>		10	,822,500	<u>(</u>	<u>(3)</u>	(3)	C	Common Stock	10,822,500	\$ 0	0	1		ee otnot ) (2)

## **Reporting Owners**

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Faust Heather L. C/O INDUSTREA ACQUISITION CORP. 28 WEST 44TH STREET, SUITE 501 NEW YORK, NY 10036	X	X				

## **Signatures**

/s/ Joel Rubinstein, Attorney-in-Fac	t	05/01/2019
**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).

and each has individual voting and investment discretion with respect to the common stock held by CFLL Holdings.

- $CFLL\ Sponsor\ Holdings\ LLC\ (f/k/a\ Industrea\ Alexandria\ LLC)\ ("CFLL\ Sponsor")\ disposed\ of\ warrants\ to\ purchase\ 10,822,500\ shares\ of\ common\ stock,\ par\ value\ \$0.0001\ per\ share,\ of\ the\ purchase\ the pur$ (1) CFLL Sponsor Holdings LLC (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea Archandra ELC) (CFLE Sponsor ) in probabilities (1/K/a industrea ELC) (CFLE ELC)
- 6,067,825 of such shares are held by CFLL Sponsor and 7,784,313 of such shares are held by CFLL Holdings, LLC ("CFLL Holdings"). Howard D. Morgan, Heather L. Faust, Tariq Osman, (2) Joseph Del Toro and Charles Burns are the managers of the CFLL Sponsor and CFLL Holdings, share voting and investment discretion with respect to the common stock held by CFLL Sponsor,

The warrants became exercisable on January 5, 2019 and had an expiration date of December 6, 2023. Each warrant was exercisable for one share of the Issuer's common stock at \$11.50 per (3) share.

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.