#### Edgar Filing: INSTRUCTURE INC - Form 4

INSTRUCT Form 4	TURE INC								
May 13, 20	016								
FOR	$\mathbf{M} 4_{\text{UNITED}}$	STATES SEA	TIRITIES	AND FYC	HAN	CF C	OMMISSION	т	APPROVAL
			Washington			ULC	01111155101	OMB Number:	3235-0287
Check this box if no longer subject to Section 16. Section 16.				BENEFIC	CIAL	NERSHIP OF	Estimate	January 31, 2005 d average nours per	
Form 4 Form 5 obligati may co <i>See</i> Ins 1(b).	Filed put			lding Comp	any A	Act of	1935 or Section	response on	ə 0.5
(Print or Type	e Responses)								
	Address of Reporting . Nicholaus	Sym	ssuer Name <b>an</b> bol TRUCTURI		-		5. Relationship o Issuer	of Reporting I	Person(s) to
(Last)	(First) (I		ate of Earliest T	_	1]		(Che	ck all applica	able)
C/O INST	RUCTURE, INC., 000 EAST, SUITE	(Mor 6330 05/1	nth/Day/Year) [1-06:00/20]				Director Officer (giv below)		10% Owner Other (specify
	(Street)	Filed	Amendment, D I(Month/Day/Yea	-			6. Individual or J Applicable Line) _X_ Form filed by Form filed by	One Reporting	g Person
	KE CITY, UT 841	21					Person		
(City)	(State)	(Zip)	Table I - Non-	Derivative Se	ecuriti	es Acq	uired, Disposed o	of, or Benefic	cially Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Dat any (Month/Day/Y	Code	4. Securitie tion(A) or Disp (Instr. 3, 4)	and 5)	of (D)	5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
			Code V	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)	(Instr. 4)	
Common Stock	05/11-06:00/2016	5	J <u>(1)</u>	572,806 (1)	D	\$ 0	0	Ι	By Epic Expansion Capital Annex, LLC (1)
Common Stock							2,672,811	I	By Epic Venture Fund IV, LLC ( <u>2)</u>
Common Stock							1,204,460	I	By Zions SBIC LLC

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Common Stock	05/11-06(00/2016)		J <u>(3)</u>	374,999 ( <u>3)</u>	) D \$	50 0		Ι		By Ep Expan Capita	
Common Stock						39	9,149	Ι		By NH Invest LLC (	ments,
Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly. Persons who respond to the collection of information contained in this form are not information contained in the control number.   Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)											
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. orNumber of Derivativ Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	r Expiration Date (Month/Day/Year) 1 ive S es ( id id id id id		7. Titl Amou Under Secur (Instr.	nt of lying	8. Price of Derivative Security (Instr. 5)	
						Date Exerci	sable	Expiration Date	Title	Number of	

## **Reporting Owners**

**Reporting Owner Name / Address** 

Relationships

Code V (A) (D)

Director 10% Owner Officer Other

Efstratis E. Nicholaus C/O INSTRUCTURE, INC. 6330 SOUTH 3000 EAST, SUITE 700 SALT LAKE CITY, UT 84121

## Signatures

/s/ E. Nicholas 05/13-06:00/2016 Efstratis

\*\*Signature of Reporting Person

Date

of

Shares

9. Nt Deriv Secu Bene Own Follo Repo Trans (Insti

# **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).

Until May 11, 2016, Epic Management Partners, LLC (EMP) was the investment manager of Epic Expansion Capital Annex, LLC (EECA) and had sole voting and investment power with regard to the shares held directly by EECA. Mr. Efstratis is a manager of EMP.

- (1) Effective as of May 11, 2016, the members of EECA elected to remove EMP as the investment manager of EECA and appoint Industry Ventures Management VII, L.L.C. as the investment manager. As a result of such removal, EMP and Mr. Efstratis have no voting or investment power with regard to the shares held by EECA and thus no beneficial ownership with respect to such shares.
- Mr. Efstratis has shared voting and investment power with respect to the shares held by Epic Venture Fund IV, LLC and Zions SBIC(2) LLC. Mr. Efstratis disclaims beneficial ownership of the securities held by such entities, except to the extent of any pecuniary interest therein.

Until May 11, 2016, EMP was the investment manager of Epic Expansion Capital, LLC (EEC) and had sole voting and investment power with regard to the shares held directly by EEC. Effective as of May 11, 2016, the members of EEC elected to remove EMP as the

- (3) investment manager of EEC and appoint IVPH III GP, L.L.C. as the investment manager. As a result of such removal, EMP and Mr. Efstratis have no voting or investment power with regard to the shares held by EEC and thus no beneficial ownership with respect to such shares.
- (4) Mr. Efstratis has voting and dispositive power over the shares held by NKE Investments, LLC.

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.