FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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

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

Name and Address of Reporting Person* Natale Anthony				2. Issuer Name and Ticker or Trading Symbol Venus Concept Inc. [VERO]						Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner				
(Last) (First) (Middle) C/O VENUS CONCEPT INC.				3. Date of Earliest Transaction (Month/Day/Year) 11/07/2019						Officer (give title Other (specify below) below)				
235 YORK BOULEVARD, SUITE 900				4. If Amendment, Date of Original Filed (Month/Day/Year) 11/07/2019						6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person				
(Street) TORONTO A6 M2J 4Y8														
(City)														
			I - Non-Deriva	1		uired,								
1. Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 an		d (A) or tr. 3, 4 and 5	Beneficially Owned Following	Form:	Direct II E ct (I) C	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
					Code	v	Amount	(A) or (D)	Price	Reported Transaction (Instr. 3 and			·	
Common Stock			11/07/2019		A		129,309(1)	A	(2)	129,30)9		By Partnership ⁽³⁾	
Common Stock 11/07			11/07/2019		A		12,383 ⁽¹⁾	A	(4)	141,69	92		By Partnership ⁽⁵⁾	
Common Stock			11/07/2019		A		23,324	A	(6)	165,01	165,016 I		By Partnership ⁽⁷⁾	
Common Stock			11/07/2019		A		571,214	A	(8)	736,23	30		By Partnership ⁽⁹⁾	
Common Stock			11/07/2019		A		51,297	A	(10)	787,52	27		By Partnership ⁽³⁾	
Common Stock			11/07/2019		A		4,912	A	(11)	794,43	39		By Partnership ⁽⁵⁾	
Common Stock			11/07/2019		A		9,252(1)	A	(12)	801,69	801,691 I		By Partnership ⁽⁷⁾	
Common Stock		11/07/2019		A		43,627	A	(13)	845,31	18		By Partnership ⁽⁹⁾		
Common Stock		11/07/2019		A		20,896(14)	A	\$3.75(14	4) 866,21	866,214 I		By Partnership ⁽³⁾		
Common Stock		11/07/2019		A		2,001(14)	A	\$3.75(14	4) 868,21	868,215 I		By Partnership ⁽⁵⁾		
Common Stock 11/0'		11/07/2019		A		3,769(14)	A	\$3.75(14	⁴⁾ 871,98	34	I By Partners			
Common Stock 11/07/2019			A		26,666(14)	A	\$3.75(14	898,65	50	I By Partne				
		Tal	ole II - Derivati (e.g., pu	ve Securities <i>i</i> ts, calls, warra							d			
1. Title of Derivative Security (Instr. 3) 2. Conversion or Exercis Price of Derivative Security		3. Transaction Date (Month/Day/Year)	fany	Transaction Code (Instr. 8) of Derivation Sect. Acquire (A) of Disp of (D	vative irities ired r osed)	Expirat	Exercisable an ion Date (Day/Year)	An Se Un De Se	Title and nount of ocurities derlying rivative ocurity (Instrand 4)	Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s (Instr. 4)	Owners Form: Direct (or Indir (I) (Insti	Beneficial Ownership ect (Instr. 4)	
				Code V (A)	(D)	Date Exercis	Expirati	on Tit	Amoun or Numbe of Shares	r				

^{1.} Form 4 is being amended to correct de minimis error in number of shares previously reported in Columns 4 and 5. There are no changes to the Derivative Securities previously reported in Table II of the Form 4 filed with the Securities and Exchange Commission on November 7, 2019.

^{2.} Received, in connection with the merger of a wholly-owned subsidiary of Restoration Robotics, Inc. with and into Venus Concept Ltd. (the "Merger"), in exchange for 224,220 shares of Series B

Preferred Stock of Venus Concept Ltd

- 3. Held by Aperture Venture Partners II, L.P. ("II"). The shares held directly by II, II-A, II-B and Aperture III Fund (each as defined below) are indirectly held by their general partners, Aperture Ventures II Management, LLC ("Aperture Management II") and Aperture Wanagement II, "Aperture Management III" and, collectively with Aperture Management II, "Aperture Management") and each individual managing directors of Aperture Management (the "Managers"). The Managers of Aperture Management are Anthony Natale, Eric H. Sillman, Paul E. Tierney, Jr. and Thomas P. Cooper. Mr. Natale is a member of the Issuer's board of directors and a Manager of Aperture Management and each of the Managers share voting and dispositive power over the ordinary shares directly held by II, II-A, II-B and Aperture III Fund. The Managers disclaim beneficial ownership of shares held by II, II-A, II-B and Aperture III Fund, except to extent of any pecuniary interest therein.
- 4. Received, in connection with the Merger, in exchange for 21,472 shares of Series B Preferred Stock of Venus Concept Ltd.
- 5. Held by Aperture Venture Partners II-A, L.P. ("II-A").
- 6. Received, in connection with the Merger, in exchange for 40,444 shares of Series B Preferred Stock of Venus Concept Ltd.
- 7. Held by Aperture Venture Partners II-B, L.P. ("II-B").
- 8. Received, in connection with the Merger, in exchange for 990,476 shares of Series B Preferred Stock of Venus Concept Ltd.
- 9. Held by Aperture Venture Partners III, L.P. ("Aperture III Fund").
- 10. Received, in connection with the Merger upon the conversion of the outstanding principal and any accrued and unpaid interest of two 8% Convertible Promissory Notes issued by Venus Concept Ltd. dated as of August 14, 2019 and August 21, 2019, in the original principal amounts of \$195,343.84 and \$157,282.58, respectively.
- 11. Received, in connection with the Merger upon the conversion of the outstanding principal and any accrued and unpaid interest of two 8% Convertible Promissory Notes issued by Venus Concept Ltd. dated as of August 14, 2019 and August 21, 2019, in the original principal amounts of \$18,706.55 and \$15,061.72, respectively.
- 12. Received, in connection with the Merger upon the conversion of the outstanding principal and any accrued and unpaid interest of two 8% Convertible Promissory Notes issued by Venus Concept Ltd., dated as of August 14, 2019 and August 21, 2019, in the original principal amounts of \$35,235.32 and \$28,369.99, respectively.
- 13. Received, in connection with the Merger, upon the conversion of the outstanding principal and any accrued and unpaid interest of two 8% Convertible Promissory Notes issued by Venus Concept Ltd., dated as of August 14, 2019 and August 21, 2019, in the original principal amounts of \$99,285.71 and \$200,714.29, respectively.
- 14. These securities were purchased from the Issuer at a purchase price of \$3.75 per unit, consisting of one share of Common Stock and a warrant exercisable for 0.5 shares of Common Stock, with two warrants exercisable for one share of Common Stock at an exercise price of \$6.00 per share.

/s/ Michael Mandarello as attorney-in-fact for Anthony 11/25/2022 Natale

** 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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