Astronomic ast)	n 16. Form 4 or ons may continion 1(b). Id Address of William (Fi WERGRO	rue. See Reporting Person* P irst) UP INC.		Filed pur or 2.	rsuant r Secti	CHAI to Sectio		ington, D.C. 2 ES IN BE					0				
Astronomic ast)	n 16. Form 4 or ons may continion 1(b). Id Address of William (Fi WERGRO	r Form 5 nue. See		Filed pur or 2.	rsuant r Secti	to Sectio	NG	ES IN BE							11		
ast) IANPOV 00 MAN reet)	William (Fi WERGRO	P irst) UP INC.	,	or 2.	r Secti Issuer	ion 30(h)	IT OF CHANGES IN BENEFICIAL OWNE pursuant to Section 16(a) of the Securities Exchange Act of 1934							umber: ted average bur per response:	3235-0287 den 0.5		
ast) IANPOV 00 MAN reet)	William (Fi WERGRO	P irst) UP INC.	(Middle)				of the	e Investment (Company Ac	t of 1940							
IANPOV 00 MAN reet)	WERGRO	UP INC.	(Middle)		2. Issuer Name and Ticker or Trading Symbol <u>ManpowerGroup Inc.</u> [MAN]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner Officer (give title Other (specif					
reet)	NPOWER I		(Last) (First) (Middle) MANPOWERGROUP INC.				3. Date of Earliest Transaction (Month/Day/Year) 01/01/2023							Other below	(specify /)		
,		100 MANPOWER PLACE					4. If Amendment, Date of Original Filed (Month/Day/Year)							6. Individual or Joint/Group Filing (Check Applicable Line)			
(Street) MILWAUKEE WI 53212												X Form filed by One Reporting Person Form filed by More than One Reporting Person					
ity)	(S	tate)	(Zip)														
		Tab	le I - Non-De	rivativ	e Se	curitie	s Ac	quired, D	isposed	of, or Be	neficia	lly Owned	k				
1. Title of Security (Instr. 3) Date (Month/D					Execution Date		e, Transaction Disposed Of (I Code (Instr. 5)			Bene		es ally Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership			
							Code V	Amount	(A) or (D)	Price	Reporte Transact (Instr. 3	tion(s)		(Instr. 4)			
		T	able II - Deriv (e.g.					uired, Dis s, options				/ Owned					
rivative curity str. 3)	Conversion Date or Exercise (Month/Day/Year)		3A. Deemed Execution Date, if any (Month/Day/Year	4. Trans Code	action (Instr.	5. Number of		6. Date Exercisable a Expiration Date (Month/Day/Year)		_		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction((Instr. 4)	Ownersh Form: Direct (D) or Indirec (I) (Instr.	Beneficial Ownership t (Instr. 4)		
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares						
ferred ck its	(1)	01/01/2023		A ⁽²⁾		2,103		(1)	(1)	Common Stock	2,103	\$83.21 ⁽³⁾	2,103	D			
ferred ck its	(4)	01/01/2023		A ⁽⁵⁾		1,445		(4)	(4)	Common Stock	1,445	\$79.56 ⁽⁶⁾	1,445	D			
ferred ck its	(7)	01/01/2023		A ⁽⁸⁾		61		(7)	(7)	Common Stock	61	\$79.56 ⁽⁶⁾	1,859	D			
ferred ck its	(7)	01/01/2023		A ⁽⁸⁾		37		(7)	(7)	Common Stock	37	\$79.56 ⁽⁸⁾	1,123	D			
ferred ck	(9)	01/01/2023		A ⁽⁸⁾		3		(9)	(9)	Common Stock	3	\$79.56 ⁽⁶⁾	101	D			
its	(9)	01/01/2023		A ⁽⁸⁾		68		(9)	(9)	Common		\$79.56 ⁽⁶⁾					
ferred ck its ferred ck its ferred ck its ferred ck its ferred ck its	Conversion or Exercise Price of Derivative Security (1) (4) (7) (7) (9)	Date (Month/Day/Year) 01/01/2023 01/01/2023 01/01/2023 01/01/2023	3A. Deemed Execution Date, if any	4. Trans Code δ Δ Δ Δ Δ Δ Δ Δ Δ Δ Δ Δ Δ Δ Δ	action (Instr.	5. Num of Deriva Securi Acquir (A) or Dispos (A) (A) (A) 2,103 1,445 61 37 3	nber ntive ities red sed 3, 4	6. Date Exercisable Characteristics Characteri	Expiration Date (1) (1) (4) (7) (7) (9)	7. Title and Amount of Securities Underlying Derivative (Instr. 3 ar Title Common Stock Common Stock Common Stock Common Stock	Amount or Number of 2,103 1,445 61 37	Berivative Security (Instr. 5) \$83.21 ⁽³⁾ \$79.56 ⁽⁶⁾ \$79.56 ⁽⁶⁾ \$79.56 ⁽⁶⁾ \$79.56 ⁽⁶⁾	derivative Securities Beneficially Owned Following Reported Transactior (Instr. 4) 2,103 1,445 1,859 1,123		y Ownershi Form: Direct (D) or Indirec (I) (Instr. 4 D D D D D D D		

Explanation of Responses:

1. The shares of deferred stock vest in quarterly installments on the last day of each calendar quarter during 2023 and will be settled in shares of ManpowerGroup common stock on a 1 for 1 basis on the earlier of January 1, 2026 or within 30 days after the reporting person's termination of service as a director, except as otherwise provided in the "Terms and Conditions" (as defined below).

2. Annual grant of deferred stock under the 2011 Equity Incentive Plan of the Company (the "Plan") and the Terms and Conditions Regarding the Grant of Awards to Non-Employee Directors under the Plan (the "Terms and Conditions").

3. Represents the Market Price (as defined in the Plan) on the last trading day of 2022.

4. The shares of deferred stock are fully vested on the date of grant and will be settled in shares of ManpowerGroup common stock on a 1 for 1 basis on the earlier of January 1, 2026 or within 30 days after the reporting person's termination of service as a director, except as otherwise provided in the Terms and Conditions.

5. Receipt of deferred stock under the Plan and the Terms and Conditions in lieu of 100% of the Retainer (as defined in the Terms and Conditions) for 2022.

6. Represents the Average Trading Price (as defined in the Terms and Conditions).

7. The shares of deferred stock are fully vested on the date of grant and will be settled in shares of ManpowerGroup common stock on a 1 for 1 basis on the earlier of January 1, 2025 or within 30 days after the reporting person's termination of service as a director, except as otherwise provided in the Terms and Conditions.

8. Receipt of deferred stock under the Plan and the Terms and Conditions in lieu of dividends.

9. The shares of deferred stock are fully vested on the date of grant and will be settled in shares of ManpowerGroup common stock on a 1 for 1 basis on the earlier of January 1, 2030 or within 30 days after the reporting person's termination of service as a director, except as otherwise provided in the Terms and Conditions.

Remarks:

/s/ Richard Buchband (pursuant to Power of Attorney 01/0 previously filed)

01/04/2023

** 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. Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.