FORM 4

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

OMB APPROVAL

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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 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

(Print or Type	e Responses)																			
1. Name and Address of Reporting Person * MCDERMUT MARTIN S				2. Issuer Name and Ticker or Trading Symbol Resonant Inc [RESN]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner								
(Last) (First) (Middle) C/O RESONANT INC. 10900 STONELAKE BLVD.,, SUITE 100, OFFICE 02-130				3. Date of Earliest Transaction (Month/Day/Year) 03/28/2022							X	X_Officer (give title below) Other (specify below) Chief Financial Officer								
(Street) AUSTIN, TX 78759				4. If A	4. If Amendment, Date Original Filed(Month/Day/Year)							_X_ F	6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting Person							
(City)		(State)	(Zip)					Table I	- Non	-Deriva	ative	Securiti	ies A	cquired,	Disposed	of, or Bene	ficially (Owned		
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Year)			2A. Deemed Execution Date, if any (Month/Day/Year)			3. Transac Code (Instr. 8)	ction	4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		5. Amount of Securities B Owned Following Reporte Transaction(s) (Instr. 3 and 4)			eficially	Owners Form: Direct	7. Nat Indired Benef (D) Owner rect (Instr.	ct icial rship				
								Code	V	Amo	unt		Price	;				(I) (Instr. 4	Ì	-1)
Common Stock 03/28/2022						U		268,	425		\$ 4.5	0				D				
Common Stock 03/28/2022						U		3,400	0		\$ 4.5	0				I	By M McD Spou	ermut's		
Reminder: R	eport on a sep	parate line for eac	th class of securities	benefic	ially	/ ow	ned	directly or	Pe in t	rsons this fo	rm a	re not i	requ		espond (f informati unless the				74 (9-02)
			Table II					ities Acqu warrants,							ed					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Yes		if Transaction c Code S ar) (Instr. 8) A		of I Sec Acc or I of (curities quired (A) Disposed (D) str. 3, 4,	Expir (Mon	Expiration Date		of Se	Title and Underly curities astr. 3 and	Ü	8. Price of Derivative Security (Instr. 5)		ive Ories Forially Description or Oriente Orie	10. Ownership Form of Derivative Security: Direct (D) or Indirect (I)	Benefici		
				Со	de	V	(A)	(D)	Date Exerc	cisable		iration e	Ti	tle	Amount or Number of Shares		(Instr. 4)		(Instr. 4)	
Stock Options (Right to Buy)	\$ 6	03/28/2022		Γ)			12,000		<u>(1)</u>	105/78/70741		ommon Stock	1170001 (1)		0		D		
Restricted Stock Units	(2)	03/28/2022		Γ	D 1,918			(3)	(3)			ommon Stock 1,918		\$ 4.5	0		D			
Restricted Stock Units	<u>(2)</u>	03/28/2022		Γ)			29,544	4 (4)			<u>(4)</u>		ommon Stock	29,544	\$ 4.5	0		D	
Restricted Stock Units	(2)	03/28/2022		Γ)			35,499		<u>(5)</u>		(5)		ommon Stock	35,499	\$ 4.5	()	D	
Restricted Stock Units	(2)	(2) 03/28/2022		Γ)			15,000		<u>(6)</u>		<u>(6)</u>		ommon Stock	15,000	\$ 4.5	()	D	
Restricted Stock Units	(2)	03/28/2022		Γ)			61,272		<u>(7)</u>		(7)		ommon Stock	61,272	\$ 4.5	()	D	

Reporting Owners

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
MCDERMUT MARTIN S C/O RESONANT INC. 10900 STONELAKE BLVD., SUITE 100, OFFICE 02-130 AUSTIN, TX 78759			Chief Financial Officer				

Signatures

/s/Martin S. McDermut	03/28/2022
**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).
- (1) In connection with the Agreement and Plan of Merger, dated February 14, 2022, by and among Murata Electronics North America, Inc., PJ Cosmos Acquisition Company, Inc. and Resonant Inc. (the "Merger Agreement"), this stock option, which is fully vested, was cancelled in the merger.
- (2) Each restricted stock unit represents a contingent right to receive one share of Resonant Inc. common stock.
- In connection with the Merger, these restricted stock units, which provided for vesting on December 1, 2022, were assumed and converted into a right of the holder to receive upon settlement an amount in cash equal to the per share merger consideration of \$4.50 multiplied by the number of shares of common stock subject to such restricted stock units immediately prior to the merger. Upon the termination of the holder's employment with Resonant Inc. immediately following consummation of the merger, these assumed restricted stock units became fully vested and will be settled in cash.
- In connection with the Merger Agreement, these restricted stock units, which provided for vesting of 14,772 shares on each of December 1, 2022 and December 1, 2023, were assumed and converted into a right of the holder to receive upon settlement an amount in cash equal to the per share merger consideration of \$4.50 multiplied by the number of shares of common stock subject to such restricted stock units immediately prior to the merger. Upon the termination of the holder's employment with Resonant Inc. immediately following consummation of the merger, these assumed restricted stock units became fully vested and will be settled in cash.
- In connection with the Merger Agreement, these restricted stock units, which provided for vesting of 11,833 shares on each of December 1, 2022, December 1, 2023, and December 1, 2024, were assumed and converted into a right of the holder to receive upon settlement an amount in cash equal to the per share merger consideration of \$4.50 multiplied by the number of shares of common stock subject to such restricted stock units immediately prior to the merger. Upon the termination of the holder's employment with Resonant Inc. immediately following consummation of the merger, these assumed restricted stock units became fully vested and will be settled in cash.
- In connection with the Merger Agreement, these restricted stock units, which provided for vesting of 7,500 shares on each of December 1, 2023 and December 1, 2023, were assumed and converted into a right of the holder to receive upon settlement an amount in cash equal to the per share merger consideration of \$4.50 multiplied by the number of shares of common stock subject to such restricted stock units immediately prior to the merger. Upon the termination of the holder's employment with Resonant Inc. immediately following consummation of the merger, these assumed restricted stock units became fully vested and will be settled in cash.
- In connection with the Merger Agreement, these restricted stock units, which provided for vesting of 15,318 shares on each of December 1, 2022, December 1, 2023, December 1, 2024, and December 1, 2025, were assumed and converted into a right of the holder to receive upon settlement an amount in cash equal to the per share merger consideration of \$4.50 multiplied by the number of shares of common stock subject to such restricted stock units immediately prior to the merger. Upon the termination of the holder's employment with Resonant Inc. immediately following consummation of the merger, these assumed restricted stock units became fully vested and will be settled in cash.

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.