FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington	. D.C.	20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPR	ROVAL
OMB Number:	3235-0287
Estimated average bur	den
hours por rosponso:	0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

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

						or S	ection	30(h) of the	e Investn	nent C	Company Ac	t of 1940								
		Reporting Person*	2					me and Tick armonic		_	,			(Che	elationship o eck all applic Directo	ablej r	2	X 10%	5 Owner	
(Last) 601 LEX	,	First) AVENUE, 54TH	(Middle) FLOOR			3. Date 09/19		arliest Trans	saction (f	Month	/Day/Year)				Officer below)	(give title		Oth belo	er (specify w)	
(Street) NEW YO	ORK N	ĮΥ	10022			4. If Ar	mendr	ment, Date o	of Origina	al File	d (Month/Da	ay/Year)			Form fi	led by O	ne Repo	orting Per	Applicable Line) son porting Person	
(City)	(;	State)	(Zip)																	
			Table I - N	lon-D	eriva	tive	Seci	urities A	cquire	d, D	isposed	of, or B	enefici	ally	Owned					
1. Title of	Security (Ins	tr. 3)		Date	nsactio		Execuif any	eemed ition Date, h/Day/Year)	3. Transa Code (1 8)		4. Securiti Disposed	es Acquire Of (D) (Inst	d (A) or r. 3, 4 and	5)	5. Amount of Securities Beneficially Owned Follo Reported		6. Own Form: I (D) or li (I) (Inst	Direct ndirect	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
									Code	v	Amount	(A) or (D)	Price		Transaction (Instr. 3 and				(IIIstr. 4)	
Common	Stock			09/	19/20	22			С		5,479,0	71 A	(1))	5,479,0	071		I	See Footnote ⁽²⁾⁽³⁾	
Common	Stock			09/	19/20	22			P		300,00	0 A	\$1	7	5,779,0	071		I	See Footnote ⁽²⁾⁽³⁾	
			Table I					ities Acc	•		•	,		•	Owned					
Security or Ex (Instr. 3) Price Deriv	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution D if any (Month/Day/	4. Transa Code		saction E e (Instr. S o				Exerci on Da Day/Y		7. Title and Amount Securities Underlyin Derivative Security (Instr. 3 and 4)		ng	8. Price of Derivative Security (Instr. 5)	9. Numl derivati Securit Benefic Owned Followi Reporte Transac	ive ies cially ng	10. Ownersi Form: Direct (I or Indire (I) (Instr.	Beneficial Ownership ct (Instr. 4)	
					Code	v	(A)	(D)	Date Exercisa	able	Expiration Date	Title	Amount Number Shares			(Instr. 4				
Series A-2 Preferred Stock	(1)	09/19/2022			C			8,593,750	(1)		(1)	Common Stock	3,804,2	228	(1)	()	I	See Footnote ⁽²⁾⁽³⁾	
Series A-3 Preferred Stock	(1)	09/19/2022			С			2,441,407	(1)		(1)	Common Stock	1,080,	747	(1)	()	I	See Footnote ⁽²⁾⁽³⁾	
Series B Preferred Stock	(1)	09/19/2022			C			1,342,065	(1)		(1)	Common Stock	594,0	96	(1)	()	I	See Footnote ⁽²⁾⁽³⁾	
		Reporting Person*	1																	
(Last)	INGTON	(First)	(Mid	dle)																

Name and Address	o or reporting recom		
ORBIMED A	DVISORS LLO		
		_	
(Last)	(First)	(Middle)	
, ,	N AVENUE, 54TH	, ,	
001 LEAINGTO	N AVENUE, 3411	ITLOOK	
-			
(Street)			
NEW YORK	NY	10022	
(City)	(State)	(Zip)	
(Oity)	(Cidio)	(ZiP)	
1. Name and Address	s of Reporting Person	•	
	s of Reporting Person		
OrbiMed Capi	ital GP VII LL	<u>C</u>	
OrbiMed Cap	(First)	(Middle)	
OrbiMed Cap	ital GP VII LL	(Middle)	
OrbiMed Cap	(First)	(Middle)	
OrbiMed Cap	(First)	(Middle)	
(Last) 601 LEXINGTO	(First)	(Middle)	
(Last) 601 LEXINGTO	(First) N AVENUE, 54TF	(Middle)	
(Last) 601 LEXINGTO	(First) N AVENUE, 54TF	(Middle)	

Explanation of Responses:

- 1. Each share of the Issuer's Series A-2 Preferred Stock, Series A-3 Preferred Stock, and Series B Preferred Stock automatically converted into the number of shares of the Issuer's Common Stock based on a 1 to 2.259 reverse stock conversion ratio immediately prior to the closing of the Issuer's initial public offering and has no expiration date.
- 2. This report on Form 4 is jointly filed by OrbiMed Capital GP VII LLC ("OrbiMed GP VII") and OrbiMed Advisors"). Each of the Reporting Persons disclaims beneficial ownership of the securities reported herein for purposes of Rule 16a-1 (a) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), except to the extent of its pecuniary interest therein, if any. The Reporting Persons have designated a representative, David Bonita, a member of OrbiMed Advisors, to serve on the Issuer's board of directors. This report shall not be deemed an admission that any such entity or person is a beneficial owner of such securities for purpose of Section 16 of the Exchange Act, or for any other purpose.
- 3. These securities are held of record by OrbiMed Private Investments VII, LP ("OPI VII"). OrbiMed GP VII is the general partner of OPI VII and OrbiMed Advisors is the managing member of OrbiMed GP VII. By virtue of such relationships, OrbiMed GP VII and OrbiMed Advisors may be deemed to have voting power and investment power over the securities held by OPI VII and as a result, may be deemed to have beneficial

ownership over such securities. OrbiMed Advisors exercises voting and investment power through a management committee comprised of Carl L. Gordon, Sven H. Borho, and W. Carter Neild, each of whom disclaims beneficial ownership of the shares held by OPI VII.

Remarks:

OrbiMed Advisors LLC: By /s/
Douglas Coon, Chief
Compliance Officer, OrbiMed
Capital GP VII LLC; By /s/

09/21/2022

Douglas Coon, Chief Compliance Officer

** Signature of Reporting Person Dat

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.