SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

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	Estimated average burden	

1. Name and Address of Reporting Person* WAN MARK A				<u>A</u>										5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner Officer (give title Other (speci below) below)				Owner r (specify	
(Last) (First) (Middle) C/O THREE ARCH PARTNERS 19 SOUTH B STREET, SUITE 14					3. Date of Earliest Transaction (Month/Day/Year) 05/21/2018									Dei	DW)		Deiov	v)	
				4. lf	4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting					
(City)	(S	tate)	(Zip)													rson			
		Tab	le I - N	lon-Deriv	ative	Se	curitie	s Ac	quire	d, D	isposed o	f, oi	Ber	neficia	ally Owr	ned			
1. Title of Security (Instr. 3)			2. Transacti Date (Month/Day		Year) if any		. Deemed ecution Date, my onth/Day/Year)		ction Instr.	4. Securities Ac Disposed Of (D)		cquired (A) or)) (Instr. 3, 4 and 5)		5) Secur Benef	icially d Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)	
									Code	v	Amount	(A) or D)	Price	Trans	action(s) 3 and 4)			(
Common	Stock			05/21/20	018				J		3,347,357	1)	D	(5)(6)	(7)	0		I	See Footnote ⁽¹⁾
Common	Stock			05/21/20	018				J		179,962 ⁽²)	D	(5)(6)	(7)	0		I	See Footnote ⁽²⁾
Common	Stock			05/21/20	018				J		5,713,569	3)	D	(5)(6)	(7)	0		I	See Footnote ⁽³⁾
Common	Stock			05/21/20	018				J		126,153(4)	D	(5)(6)	(7)	0		I	See Footnote ⁽⁴⁾
		Та	able II								posed of, convertib				y Owne	b			
1. Title of Derivative Security (Instr. 3)	of 2. 3. Transaction 3A. Deemed 4. tive Conversion Date Execution Date, Transaction ty or Exercise (Month/Day/Year) if any Code (Instr				Expiration D e (Month/Day/ s		cisable and Date	7. Title and Amount of Securities Underlying Derivative Security (Instr and 4)		d f g	8. Price of Derivative Security (Instr. 5)		e C s F Illy D o g (l	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)				
					Code	v	(A)	(D)	Date Exerc	isable	Expiration Date	Title	or Nu of	umber					
	nd Address of MARK A	f Reporting Person [*]																	
		(First) I PARTNERS EET, SUITE 14	(N	1iddle)															
(Street) SAN MA	TEO	CA	94	4401															
(City)		(State)	(Z	ip)															
	nd Address o CR WILF	f Reporting Person [*]																	
(Last) C/O THE	REE ARCH	(First) I PARTNERS	(N	1iddle)															

19 SOUTH B STREET, SUITE 14

(Street)

SAN MATEO	CA	94401
or in the initial bo	U.I.	01101

(City)	(State)	(Zip)				
1. Name and Address of <u>THREE ARCH</u>	of Reporting Person [*] <u>PARTNERS IV</u>	<u>LP</u>				
(Last) C/O THREE ARCI 19 SOUTH B STR		(Middle)				
(Street) SAN MATEO	CA	94401				
(City)	(State)	(Zip)				
1. Name and Address of <u>THREE ARCH</u>	of Reporting Person [*]	<u>LP</u>				
(Last) C/O THREE ARCI 19 SOUTH B STR		(Middle)				
(Street) SAN MATEO	СА	94401				
(City)	(State)	(Zip)				
1. Name and Address of Reporting Person [*] THREE ARCH ASSOCIATES IV LP						
(Last) C/O THREE ARCI 19 SOUTH B STR		(Middle)				
(Street) SAN MATEO	CA	94401				
(City)	(State)	(Zip)				
1. Name and Address of <u>THREE ARCH</u>	of Reporting Person [*] <u>ASSOCIATES I</u>	<u>II LP</u>				
(Last) C/O THREE ARCI 19 SOUTH B STR		(Middle)				
(Street) SAN MATEO	CA	94401				
(City)	(State)	(Zip)				

Explanation of Responses:

1. The shares are owned directly by Three Arch Partners III, L.P. ("TAP III"). Three Arch Management III, L.L.C. ("TAM III"), the general partner of TAP III, had sole voting and dispositive power with respect to the securities held by TAP III. Mark A. Wan and Wilfred Jaeger, the managing members of TAM III, shared the voting and dispositive power with respect to the shares held by TAP III. Such persons and entities disclaim beneficial ownership of the shares held by TAP III except to the extent of any pecuniary interest therein. See Explanation of Responses #5 for more information.

2. The shares are owned directly by Three Arch Associates III, L.P. ("TAA III"). TAM III, the general partner of TAA III, had sole voting and dispositive power with respect to the securities held by TAA III. Mark A. Wan and Wilfred Jaeger, the managing members of TAM III, shared the voting and dispositive power with respect to the shares held by TAA III. Such persons and entities disclaim beneficial ownership of the shares held by TAA III except to the extent of any pecuniary interest therein. See Explanation of Responses #5 for more information.

3. The shares are owned directly by Three Arch Partners IV, L.P. ("TAP IV"). Three Arch Management IV, L.L.C. ("TAM IV"), the general partner of TAP IV, had sole voting and dispositive power with respect to the securities held by TAP IV. Mark A. Wan and Wilfred Jaeger, the managing members of TAM IV, shared the voting and dispositive power with respect to the shares held by TAP IV. Such persons and entities disclaim beneficial ownership of the shares held by TAP IV except to the extent of any pecuniary interest therein. See Explanation of Responses #5 for more information.

4. The shares are owned directly by Three Arch Associates IV, L.P. ("TAA IV"). TAM IV, the general partner of TAA IV, had sole voting and dispositive power with respect to the securities held by TAA IV. Mark A. Wan and Wilfred Jaeger, the managing members of TAM IV, shared the voting and dispositive power with respect to the shares held by TAA IV. Such persons and entities disclaim beneficial ownership of the shares held by TAA IV except to the extent of any pecuniary interest therein. See Explanation of Responses #5 for more information.

5. On May 21, 2018, the TAP III, TAP IV, TAA III and TAA IV (the "Affiliated Entities") and certain other affiliates of the Affiliated Entities and Leerink Revelation Healthcare Fund I, L.P., Industry Ventures Secondary VIII, L.P. and Kline Hill Partners Fund II LP (the "Purchasers") entered into a purchase agreement (the "Purchase Agreement") pursuant to which the Affiliated Entities agreed to a sale to the Purchasers (the "Portfolio Sale") of a portfolio of assets held by the Affiliated Entities consisting of the securities of private and public companies, including the 9,367,041 shares of Common Stock (the "AceIRx Shares") of AceIRx Shares, the "Initial Closing Securities") was consummated at an initial closing on May 21, 2018 to the Purchasers.

6. (Continued From Footenote 5) The Portfolio Sale was undertaken for portfolio management purposes in connection with the imminent expiration of the terms of the Affiliated Entities under their respective governing agreements, as the Affiliated Entities were initially formed between 1999 and 2004 with initially contemplated terms of ten years. The Portfolio Sale was undertaken as a result of the imminent dissolution of the Affiliated Entities due to the upcoming expiration of the terms under the governing agreements. The Portfolio Sale is not being undertaken as a result of an adverse change in the Affiliated Entities views on the prospects of the Issuer, or its businesses, management or directors. Wan, a director of the Issuer and affiliated Entities, will continue serving as a member of the Issuer's Board of Directors after the Portfolio Sale.

7. (Continued From Footenote 6) The aggregate purchase price to be paid by the Purchasers in the Portfolio Sale is \$30 million in up front consideration, plus a residual amount calculated based on, among other things, the trading price of the AceIRx Shares and certain other securities as of the end of calendar year 2018, up to a maximum aggregate amount of \$12.5 million in additional consideration (the "Residual Consideration"). The Initial Closing Securities sold by the Affiliated Entities in the Portfolio Sale were priced on an aggregate basis, for total consideration in the range of \$25 million to \$37.5 million, depending upon the amount of Residual Consideration eventually paid. Because the Initial Closing Securities sold by the Affiliated Entities in the Portfolio Sale were price or an aggregate basis, a price per share was not separately determined for the AceIRx Shares.

<u>/s/ Steve Agelopoulos,</u> <u>Attorney-in-Fact for Mark A.</u> <u>Wan</u>	<u>05/23/2018</u>
<u>/s/ Steve Agelopoulos,</u> <u>Attorney-in-Fact for Wilf</u> Jaeger	<u>05/23/2018</u>
<u>/s/ Steve Agelopoulos,</u> <u>Attorney-in-Fact for the GP of</u> <u>Three Arch Partners IV, L.P.</u>	<u>05/23/2018</u>
<u>/s/ Steve Agelopoulos,</u> <u>Attorney-in-Fact for the GP of</u> <u>Three Arch Partners III, L.P.</u>	<u>05/23/2018</u>
<u>/s/ Steve Agelopoulos,</u> <u>Attorney-in-Fact for the GP of</u> <u>Three Arch Associates IV, L.P.</u>	<u>05/23/2018</u>
<u>/s/ Steve Agelopoulos,</u> <u>Attorney-in-Fact for the GP of</u> <u>Three Arch Associates III, L.P.</u>	<u>05/23/2018</u>
** 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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