FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL 3235-0287 Estimated average burden

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

1. Name and Address of Reporting Person*

(First)

(Middle)

F2 Vision SCS

(Last)

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

	ons may contin ion 1(b).	ue. See	Filed	pursua	ant to Se	ection	16(a)	of the	Securit	ies Ex	change	Act o	of 1934		L	hours per r	esponse:	0.5
1. Name and Address of Reporting Person* F2 Vision SCS													Relationship of Reporting Person(s) to Issuer Check all applicable) Director X 10% Owner					
(Last) (First) (Middle) 74 GRAND-RUE				3. Date of Earliest Transaction (Month/Day/Year) 08/02/2022									Officer (give title Other (specify below)					
(Street)	BURG V8	I	-1660	4. If A	Amendn	nent,	Date o	f Origir	nal File	d (Mor	nth/Day	/Year			filed b	Group Filion y One Rep y More that	porting Pe	rson
(City)	(Sta	ate) (Z	Zip)															
		Table	I - Non-Deriva	tive S	Securi	ities	Acq	uirec	l, Dis	pose	d of,	or E	Benefic	cially Own	ed			
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 Acquir Disposed Of (D) (Ins					5. Amount Securities Beneficial Owned Following		6. Owne Form: D (D) or Indirect (Instr. 4)	irect Ind Be (I) Ov	Nature of lirect neficial vnership str. 4)
							Code	v	Amou	nt	(A) or (D)	Pric	e	Reported Transactio (Instr. 3 an				
Common	Stock		08/02/2022				S		4,7	92	D	\$14	4.0973(1	1,301,	081	D ⁽²	2)	
Common	Stock		08/03/2022				S		19,	129	D	\$14	4.2367 ⁽³	1,281,	952	D ⁽²	(1)	
Common	Stock		08/04/2022				S		25,9	989	D	\$14	4.3056(4	1,255,	963	D ⁽²	(1)	
Common	Stock													1,136,	525	I	Н	y lobeways oldings d. ⁽⁵⁾
Common	Stock													537,3	92	I	В	y F2 oscience I 017 Ltd. ⁽⁶⁾
Common	Stock													325,3	33	I		y F2 MG d. ⁽⁷⁾
Common	Stock													622,1	75	I	In	y F2-TPO vestments, LC ⁽⁸⁾
Common	Stock													71,59	99	I	B ₁	y F2 Bio O, LLC ⁽⁹⁾
Common	Stock													214,7	98	I		y F2 MC, LC ⁽¹⁰⁾
Common	Stock													104,7	62	I		y F2 GC, LC ⁽¹¹⁾
Common	Stock													207,8	03	I	Jo	y Morana van- nbiricos ⁽¹²⁾
		Tal	ole II - Derivati (e.g., pu												d	,		
1. Title of Derivative Security (Instr. 3)	of 2. 3. Transaction Date Execution (Month/Day/Year)		3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)		of	iired r osed) r. 3, 4	6. Date Exercisable and Expiration Date (Month/Day/Year)				7. Title and Amount of Securities Underlying Derivative Security (Inst 3 and 4)		8. Price of Derivative Security (Instr. 5)	deriva Secur Benef Owne Follov Repor Trans	Securities Beneficially Owned		11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exerc	isable	Expir Date	ation	Title	Amount or Number of Shares	1				

GENEVA	V8	CH-1205	
(Street)			
8, RUE SAINT-	LEGER		
C/O LJ MANAO		SSE) SA	
(Last)	(First)	(Middle)	
1. Name and Address Jovan-Embiri		rson [*]	
(City)	(State)	(Zip)	
(Street) LUXEMBURG	V8	L-1660	
	E		

Explanation of Responses:

- 1. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$13.99 to \$14.17, inclusive. The Reporting Persons undertake to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission ("SEC"), upon request, full information regarding the number of shares sold at each separate price within the range
- 2. These securities are owned directly by F2 Vision SCS ("F2 Vision"). F2 Vision Management Sarl ("F2 Vision Management") is the appointed manager of F2 Vision. Morana Jovan-Embiricos is the founding director of F2 Vision Management and has the sole power to vote upon the acquisition, holding and disposal of all shares held by F2 Vision. Dr. Jovan-Embiricos disclaims beneficial ownership of these securities except to the extent of her pecuniary interest therein, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.
- 3. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$13.95 to \$14.57, inclusive. The Reporting Persons undertake to provide to the Issuer, any security holder of the Issuer, or the staff of the SEC, upon request, full information regarding the number of shares sold at each separate price within the range.
- 4. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$13.95 to \$14.56, inclusive. The Reporting Persons undertake to provide to the Issuer, any security holder of the Issuer, or the staff of the SEC, upon request, full information regarding the number of shares sold at each separate price within the range.
- 5. These securities are owned directly by Globeways Holdings Limited ("Globeways"). Dr. Jovan-Embiricos is the founding director of Globeways and has the sole power to vote upon the acquisition, holding and disposal of all shares held by Globeways. Each of the Reporting Persons disclaims beneficial ownership of these securities except to the extent of their pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.
- 6. These securities are owned directly by F2 Bioscience I 2017 Limited ("F2 Bioscience 2017"). Globeways is the appointed manager of F2 Bioscience 2017. Dr. Jovan-Embiricos is the founding director of Globeways and has the sole power to vote upon the acquisition, holding and disposal of all shares held by F2 Bioscience 2017. Each of the Reporting Persons disclaims beneficial ownership of these securities except to the extent of their pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.
- 7. These securities are owned directly by F2 MG Limited ("F2 MG"). Globeways is the appointed manager of F2 MG. Dr. Jovan-Embiricos is the founding director of Globeways and has the sole power to vote upon the acquisition, holding and disposal of all shares held by F2 MG. Each of the Reporting Persons disclaims beneficial ownership of these securities except to the extent of their pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.
- 8. These securities are owned directly by F2-TPO Investments, LLC ("F2-TPO"). Globeways Holdings II Limited ("Globeways II") is the appointed manager of F2-TPO. Dr. Jovan-Embiricos is the founding director of Globeways II and has the sole power to vote upon the acquisition, holding and disposal of all shares held by F2-TPO. Each of the Reporting Persons disclaims beneficial ownership of these securities except to the extent of their pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.
- 9. These securities are owned directly by F2 Bio TD, LLC ("F2 Bio"). Globeways II is the appointed manager of F2 Bio. Dr. Jovan-Embiricos is the founding director of Globeways II and has the sole power to vote upon the acquisition, holding and disposal of all shares held by F2 Bio. Each of the Reporting Persons disclaims beneficial ownership of these securities except to the extent of their pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.
- 10. These securities are owned directly by F2 MC, LLC ("F2 MC"). Globeways II is the appointed manager of F2 MC. Dr. Jovan-Embiricos is the founding director of Globeways II and has the sole power to vote upon the acquisition, holding and disposal of all shares held by F2 MC. Each of the Reporting Persons disclaims beneficial ownership of these securities except to the extent of their pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.
- 11. These securities are owned directly by F2 GC LLC ("F2 GC"). Globeways II is the appointed manager of F2 GC. Dr. Jovan-Embiricos is the founding director of Globeways II and has the sole power to vote upon the acquisition, holding and disposal of all shares held by F2 GC. Each of the Reporting Persons disclaims beneficial ownership of these securities except to the extent of their pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.
- 12. These securities are owned directly by Dr. Jovan-Embiricos. Each of the Reporting Persons except for Dr. Jovan-Embiricos disclaims beneficial ownership of these securities except to the extent of their pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.

/s/ Alain Renard /s/ Christian François, for F2 Vision SCS

08/04/2022

/s/ Morana Jovan-Embiricos

** Signature of Reporting Person

08/04/2022 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.