(Street)

NEW YORK

NY

(State)

1. Name and Address of Reporting Person*

10155

(Zip)

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	DC	20540
vvasiiiiqtoii,	D.C.	20049

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 I OMB APPROVAL

MENT OF CHANGES IN BENEFICIAL OWNERSHIP	OMB Number:	3235-0287
MENT OF OTH MODE IN BEINE 100/12 OTHEROTH	Estimated average burder	n
Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934	hours per response:	0.5
or Section 30(h) of the Investment Company Act of 1940		

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	nd Address of th D Fund	f Reporting Person* d LP					er Name a r & Bus						<u>.</u> [PLAY]		lationship of ck all applical Director Officer (g	ble)		n(s) to Is 10% Other	Owne	
(Last) 150 EAS 32ND FI	T 58TH S	First) FREET	(Middle)		0	5/06/										below)	ANAT	ION OI	below F RESP	ONS	SES
Street) NEW Y(ORK N	ΝΥ	10155		4	. If Am	endment,	Date	of Origin	al File	ed (f	Month/Day/	Year)		6. Ind Line)	Form file Form file Person	ed by On	ne Repor	ting Pers	on	
(City)	?)	State)	(Zip)																		
Title of 9	Security (Ins		able I - No	n-Deri			2A. Deem		cquire	d, D)isp		, or Ben			Owned 5. Amount of	of.	6. Owne	rshin	7 Na	ture of
. Hue or c	security (ms	u. 3)		Date (Month			Execution if any (Month/D	n Date	e, Tran Cod	sacti e (Ins		Disposed (Of (D) (Instr.	3, 4 a	and	Securities Beneficially Owned Follo		Form: E (D) or Ir (I) (Insti	Direct ndirect	Indir Bene	
									Cod	e v	,	Amount	(A) or (D)	Pric	e	Reported Transaction (Instr. 3 and				(Inst	r. 4)
Common	Stock ⁽¹⁾⁽²⁾															2,095,2	246]	[By Dath Cap Part LP	ital ners
Common	Stock ⁽¹⁾⁽²⁾															2,869,5	527]	[By Dath Cap Part LP(4)	ital ners II
Common	Stock ⁽¹⁾⁽²⁾															53,23	31]	[ital estment ners
			Table II -										or Bene			wned					
. Title of Derivative Security Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Da if any (Month/Day/Y	4. Tr	ransa	ction Instr.	5. Number Derivative Securities Acquired or Dispos of (D) (In 3, 4 and	er of re es d (A) sed str.	6. Date I Expiration (Month/I	Exerc on Da	isab ate		7. Title and of Securiti Underlying Derivative (Instr. 3 and	d Amo ies g Secu	ount	8. Price of Derivative Security (Instr. 5)	9. Num derivati Securit Benefic Owned Followi Reporte	ive ies cially ing ed	10. Owners Form: Direct (I or Indire (I) (Instr	hip D) ect	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				С	ode	v	(A)	(D)	Date Exercisa	able	Exp Dat	piration e	Title	Amo or Num of Si			Transa (Instr. 4				
Cash- lettled Cotal Leturn Letwap ⁽⁶⁾	(6)	05/06/2022		F	P/K		186,227		(6)		04/	09/2029 ⁽⁷⁾	Common Stock	186	5,227	\$ 44.8572	186	,227	I	1	By Hill Path D Fund LP ⁽⁸⁾
Cash- lettled Cotal Leturn Lewap ⁽⁶⁾	(6)	05/09/2022		F	P/K		66,292		(6)		04/	09/2029 ⁽⁷⁾	Common Stock	66,	,292	\$41.1978	66,	292	Ι		By Hill Path D Fund LP ⁽⁸⁾
	nd Address of th D Fund	f Reporting Person*																			
(Last) 150 EAS 32ND FI	T 58TH ST LOOR	(First) FREET	(Middl	e)																	

HP D GP LLC	2		
(Last)	(First)	(Middle)	
150 EAST 58TH	STREET, 32ND	FLOOR	
(Street)			
NEW YORK	NY	10155	
(City)	(State)	(Zip)	
(City)	(State)	(ZIP)	

Explanation of Responses:

- 1. This Form 4 is filed jointly by Hill Path Capital Partners LP ("Hill Path Capital"), Hill Path Capital Partners II LP ("Hill Path Capital II"), Hill Path Co-Investment Partners LP ("Hill Path Co-Investment"), Hill Path D Fund LP ("Hill Path D Fund"), Hill Path Capital Partners GP LLC ("Hill Path GP"), Hill Path GP II"), HP D GP LLC ("HP D GP"), Hill Path Investment Holdings LLC ("Hill Path Investment Holdings II"), Hill Path Capital LP ("Hill Path Holdings ILC ("Hill Path Holdings") and Scott Ross ("Mr. Ross," and collectively with the aforementioned entities, the "Reporting Persons").
- 2. To enable the Reporting Persons to gain access to the Securities and Exchange Commission's electronic filing system (which only accepts a maximum of 10 joint filers per report), this report is the second of two identical reports relating to the same transactions being filed with the Securities and Exchange Commission. Each of the Reporting Persons may be deemed to be a member of a Section 13(d) group that collectively beneficially own more than 10% of the Issuer's outstanding shares of Common Stock (the "Common Stock"). Each Reporting Person disclaims beneficial ownership of the securities reported herein except to the extent of his or its pecuniary interest therein, and this report shall not be deemed to be an admission that any Reporting Person is the beneficial owner of such securities for purposes of Section 16 or for any other purpose
- 3. Shares of Common Stock owned directly by Hill Path Capital. Hill Path GP, as the general partner of Hill Path Capital, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Capital. Hill Path Investment Holdings, as the managing member of Hill Path GP, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Capital. Hill Path Capital, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Capital. Hill Path Holdings, as the general partner of Hill Path, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Capital. Mr. Ross, as the managing partner of each of Hill Path Investment Holdings, Hill Path and Hill Path Holdings, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Capital.
- 4. Shares of Common Stock owned directly by Hill Path Capital II. Hill Path GP II, as the general partner of Hill Path Capital II, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Capital II. Hill Path Investment Holdings II, as the managing member of Hill Path GP II, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Capital II. Hill Path Holdings, as the general partner of Hill Path Capital II. Hill Path Holdings, as the general partner of Hill Path Capital II. Hill Path Holdings, as the general partner of Hill Path Capital II. Hill Path Holdings, as the general partner of Hill Path Holdings, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Capital II. Mr. Ross, as the managing partner of each of Hill Path Investment Holdings II, Hill Path and Hill Path Holdings, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Capital II.
- 5. Shares of Common Stock owned directly by Hill Path Co-Investment. Hill Path GP, as the general partner of Hill Path Co-Investment, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Co-Investment. Hill Path Investment Holdings, as the managing member of Hill Path GP, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Co-Investment. Hill Path Holdings, as the general partner of Hill Path, as the investment manager of Hill Path Co-Investment, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Co-Investment. Mr. Ross, as the managing partner of each of Hill Path Investment Holdings, Hill Path and Hill Path Holdings, may be deemed to beneficially own the shares of Common Stock owned directly by Hill Path Co-Investment.
- 6. To date, Hill Path Capital II and Hill Path D Fund (collectively, the "Hill Funds") have entered into cash-settled total return swap agreements with an unaffiliated third party financial institution as the counterparty (collectively, the "Swaps") that establish economic exposure to an aggregate of 1,116,491 notional shares of Common Stock and an aggregate of 1,100,059 notional shares of Common Stock, respectively. To date, the Swaps provide the Hill Funds with economic exposure to an aggregate of 2,216,550 notional shares of Common Stock (the "Subject Shares") and provide the Hill Funds with economic results that are comparable to the economic results of ownership but do not provide the Hill Funds with the power to vote or direct the voting or dispose of or direct the disposition of the Subject Shares. The transactions reported herein were effected in compliance with Rule 10b5-1 of the Securities Exchange Act of 1934, as amended.
- 7. The termination date of the Swaps will be automatically extended by thirty-six months unless the counterparty elects not to so extend the termination date at least one year prior thereto.
- 8. Securities owned directly by Hill Path D Fund. HP D GP, as the general partner of Hill Path D Fund, may be deemed to beneficially own the securities owned directly by Hill Path D Fund. Mr. Ross, as the managing partner of each of Hill Path Investment Holdings II, Hill Path and Hill Path Holdings, may be deemed to beneficially own the securities owned directly by Hill Path D Fund.

Hill Path D Fund LP, By: Hill
Path Capital LP, By: /s/ Scott
Ross, Managing Partner
HP D GP LLC, By: Hill Path
Investment Holdings II LLC,
By: /s/ Scott Ross, Managing
Partner

O5/10/2022

** Signature of Reporting Person

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.