FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	D.C.	20549
vvaoriinigtori,	D.O.	_0010

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

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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

				or Sect	ion 30(h) d	f the Inv	estmer	nt Company A	ct of 194	40						
	nd Address of Sen Eric	Reporting Person*		MER		CK PI		iding Symbol MACEU	TICA	<u>LS</u>		ck all app		ting Pe	()	Owner
(Loot)	/E:	rot) (M	ddlo)	1110	Livinion	.]						Office below	er (give title	e X	Othe below	r (specify
(Last) 5900 W	•	rst) (M OULEVARD, SU	ddle) ITE 650	3. Date 12/29/		Transac	ction (M	Ionth/Day/Yea	ar)			50101	'	remar		•,
(Street)				4. If Am	endment.	Date of	Origina	I Filed (Month	n/Dav/Ye	ar)	6. Ind	lividual or	· Joint/Gro	up Filir	na (Check	Applicable
LOS ANGEL	ES CA	A 90	036					·	·	·	Line)	Form	filed by O		•	
(City)	(St	ate) (Zi										Perso				
			- Non-Deriva	_			iired,				iciall	<u> </u>				
1. Title of	Security (Ins	tr. 3)	2. Transaction Date (Month/Day/Yea	Execur) if any	eemed Ition Date, h/Day/Year	Code	action (Instr.	4. Securities Disposed Of	Acquire (D) (Inst	d (A) or r. 3, 4 and	I 5)	5. Amou Securiti Benefic Owned Followin	es ially ng		ct (I)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
						Code	v	Amount	(A) or (D)	Price		Reporte Transac (Instr. 3	tion(s)			
Common	Stock		12/29/2022			P		189,975	A	\$10.55	503(1)	1,19	0,195		I	See footnote ⁽²⁾
Common	Stock		12/29/2022			P		28,661	A	\$10.5	503(1)	297	7,999		I	See footnote ⁽³⁾
Common	Stock		12/30/2022			P		33,030	A	\$11.33	327(4)	1,22	23,225		I	See footnote ⁽²⁾
Common	Stock		12/30/2022			P		8,270	A	\$11.33	327(4)	306	5,269		I	See footnote ⁽³⁾
		Tab	le II - Derivati (e.g., pu					isposed ons, conver				Owne	d			
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transact Code (Ins 8)	5. Nu ion of str. Deriv	rative rities ired rosed) . 3, 4	6. Date I	Exercisable ar on Date Day/Year)	nd 7. 1 Am Sec Und Der	Fitle and nount of curities derlying rivative curity (Ins nd 4)	8. De Se (Ir	Price of erivative ecurity estr. 5)	9. Number derivative Securities Beneficia Owned Following Reported Transacti (Instr. 4)	e s illy	10. Ownersh Form: Direct (D or Indirec (I) (Instr.	Beneficial Ownership ct (Instr. 4)
				Code V	, (A)		Date Exercisa	Expirati able Date	ion Titl	Amou or Numb of Share	er					
	nd Address of Sen Eric	Reporting Person*														
(Last) 5900 W		(First) OULEVARD, SU	(Middle)													
(Street)	IGELES	CA	90036													
(City)		(State)	(Zip)													
	nd Address of n Standar	Reporting Person*														
(Last) 5900 W		(First) OULEVARD, SU	(Middle) ITE 650													

90036

(Zip)

LOS ANGELES

(City)

CA

(State)

1. Name and Address WESTERN ST	, ,	
(Last)	(First)	(Middle)
5900 WILSHIRE	BOULEVARD, S	SUITE 650
(Street)		
LOS ANGELES	CA	90036
(City)	(State)	(Zip)
1. Name and Address Western Standa		
Western Standa	(First)	P, L.P. (Middle)
Western Standa (Last)	(First)	P, L.P. (Middle)
(Last) 5900 WILSHIRE	(First) BOULEVARD, S	P, L.P. (Middle)

Explanation of Responses:

- 1. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$10.51 to \$11.10, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote (1) to this Form 4.
- 2. The shares are directly held by WSP. The general partner of the Funds is Western Standard. The managing member of Western Standard and the portfolio manager to the Funds is Mr. Andersen. Each of Western Standard and Mr. Andersen disclaims beneficial ownership of the shares except to the extent of its or his pecuniary interest therein, if any, and this report shall not be deemed an admission that it or he is the beneficial owner of such shares.
- 3. The shares are directly held by WSP QP. The general partner of the Funds is Western Standard. The managing member of Western Standard and the portfolio manager to the Funds is Mr. Andersen. Each of Western Standard and Mr. Andersen disclaims beneficial ownership of the shares except to the extent of its or his pecuniary interest therein, if any, and this report shall not be deemed an admission that it or he is the beneficial owner of such shares.
- 4. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$11.19 to \$11.35, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote (4) to this Form 4.

Remarks:

As a result of an agreement among the persons listed below to vote their respective shares of Common Stock jointly, such persons have formed a "group" under Section 13(d)(1) of the Exchange Act. In addition to Mr. Andersen, Western Standard, LLC ("Western Standard"), Western Standard Partners, L.P. ("WSP") and Western Standard Partners QP, L.P. ("WSP QP" and together with WSP, the "Funds") (collectively, the "Western Standard Parties"), the members of this group are Noah G. Levy, Newtyn Management, LLC, Newtyn Partners, Newtyn TE Partners, L.P, Newtyn Capital Partners, L.P, and Ledo Capital, LLC (collectively, the "Newtyn Parties" and collectively with the Western Standard Parties, the "13D Group"). As a member of the 13D Group, each Western Standard Party would be deemed to beneficially own the aggregate amount of the Common Stock that each of the 13D Group members beneficially owns, in which case it or he would be deemed to beneficially own 3,296,588 shares of Common Stock. However, none of the Western Standard Parties have the ability to direct the acquisition or disposition or, except through the Cooperation Agreement, voting of the securities held by Newtyn Parties, and none of the Newtyn Parties have the ability to direct the acquisition or disposition or, except through the Cooperation Agreement, voting of the securities held by Newtyn Parties. As members of the 13D Group, the combined holdings of the Western Standard Parties and the Newtyn Parties would result in each Western Standard Party having voting power equivalent to a combined beneficial ownership of 24.6% of the Issuer's outstanding Common Stock for voting purposes. Each Western Standard Party disclaims beneficial ownership of the shares beneficially owned by the 13D Group except to the extent of its or his pecuniary interest therein, if any, and this report shall not be deemed an admission that it or he is the beneficial owner of such shares.

/s/ Eric D. Andersen 01/03/2023 Western Standard, LLC; /s/

Eric D. Andersen, Managing 01/03/2023

Member

Western Standard Partners,

L.P.; By: Western Standard,

LLC, General Partner; /s/ Eric 01/03/2023

D. Andersen, Managing

<u>Member</u>

Western Standard Partners QP,

L.P.; By: Western Standard,

LLC, General Partner; /s/ Eric 01/03/2023

D. Andersen, Managing

<u>Member</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.

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.