FORM 4

1. Name and Address of Reporting Person^\star

PARTNERS, L. P.

SV LIFE SCIENCES FUND IV STRATEGIC

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

x if no longer subject to orm 4 or Form 5	STATEMENT
orm 4 or Form 5	

TOF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL OMB Number: ed average burden er response: 0.5

7. Nature of Indirect Beneficial Ownership (Instr. 4)

11. Nature of Indirect Beneficial

Ownership (Instr. 4)

Section obligat	this box if no long 16. Form 4 or lions may continution 1(b).	onger subject to Form 5 nue. See	STA		ed purs	suant	to Sec	ction 1	6(a)	of the Se	ecuriti	NEFICI ies Exchan mpany Act	ge Act o	of 193		SH	IP	E		mber: d average burd r response:	3235-028 Ien 0
1. Name and Address of Reporting Person* SVLSF IV, LLC																(Check all applicable) Director			X 10%		Owner
	STON PLA	*	(Middle)				of Earl 2016	liest Tr	ansa	action (M	onth/	Day/Year)					below	er (give t /)	title	Other below	(specify)
(Street)			02108		4.1	f Am	endme	ent, Da	te of	Original	Filed	l (Month/Da	ay/Year))		Indiv ne)	Form	filed by	One F	iling (Check <i>F</i> Reporting Pers than One Rep	son
(City)	(S		(Zip)																		
1 Title of 6	Coourity (Inc		le I - No	n-Deriv		_	2A. De		Acq	uired,	Dis	posed o				lly (Owne		-	. Ownership	7. Nature
1. Title of Security (Instr. 3)			Date (Month/		ar)	Execution Date, if any (Month/Day/Year)			Transa Code (8)	Instr.	Disposed 5)	1 Of (D) (Instr. 3, 4		3, 4 and	\blacksquare	Securities Beneficially Owned Follor Reported Transaction(s		wing (I)	orm: Direct O) or Indirect) (Instr. 4)	of Indired Beneficia Ownersh (Instr. 4)	
C	C+1-			11/21/2016		_				Code	V	Amount	(0)	Filce		(Instr. 3	508,279		D ⁽²⁾⁽³⁾	
Common					1/2016	\dashv				A		2,508,2 71,21	_	A A	(4)			08,279 1,211	+	D(3)(5)	-
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of	3. Transaction Date (Month/Day/Year)		(e.g., p		call:	S, Wa n of r. De	Numberivative	er (option	S, C		7. Title Amou Securi Under	e and nt of ities lying	ies)	8. Pri	ice of vative irity	9. Numb derivativ Securiti Benefici	ve ies	10. Ownership Form: Direct (D)	11. Natu of Indire Benefic Owners
	Derivative Security						(A Di of (In	equired) or sposed (D) estr. 3, 4 d 5)	ı				Deriva Securi and 4)	ity (Ins				Owned Followir Reporte Transac (Instr. 4)	ed ction(s)	or Indirect (I) (Instr. 4)	(Instr. 4)
					Code	v	(A) (D)		Date Exercisa		Expiration Date	Title	Amo or Num of Shar	ber						
1	nd Address of	Reporting Person*																			
	OSTON PLA	(First) ACE N STREET, SUIT	(Mid FE 3900	dle)																	
(Street)	N	MA	021	08																	
(City)		(State)	(Zip)	ı																	
ı		Reporting Person* s Fund IV (G	<u>P), L.P.</u>																		
	OSTON PLA	(First) ACE N STREET, SUIT	(Mid	dle)																	
(Street)	N	MA	021	08																	
(City)		(State)	(Zip)																		

) (First) (Middle) E BOSTON PLACE WASHINGTON STREET, SUITE 3900							
(Street) BOSTON	MA	02108						
(City)	(State)	(Zip)						
	ress of Reporting Pers							
(Last)	(First)	(Middle)						
ONE BOSTON PLACE								
201 WASHINGTON STREET, SUITE 3900								
(Street) BOSTON	MA	02108						
(City)	(State)	(Zip)						

Explanation of Responses:

- 1. Received in exchange for 6,730,810 shares of KalVista Pharmaceuticals, Ltd. Series A Preferred shares and 1,885,228 shares of Series B Preferred shares in connection with the closing of the share purchase transaction (the "Transaction") whereby KalVista Pharmaceuticals, Ltd. became a wholly-owned subsidiary of Carbylan Therapeutics, Inc., which changed its name to KalVista Pharmaceuticals, Inc. (the "Company"). On the effective date of the Transaction, the closing price of the Company on November 21, 2016 (the "Reverse Stock Split"). Prior to the reverse stock split, the closing price of the Company's common stock was \$0.67 per share.
- 2. These shares are held directly by SVLS IV LP.
- 3. SVLS IV LP and Strategic Partners (each a "Fund", or collectively the "Funds") may be deemed to beneficially own the shares held by each other Fund because of certain contractual relationships among the Funds and their affiliates. The Funds disclaim beneficial ownership of shares held by any other Fund except to the extent of any pecuniary interest therein. SVLS IV GP, the general partner of SVLS IV LP and Strategic Partners, may be deemed to share voting and dispositive power over the shares held by SVLS IV LP and Strategic Partners except to the extent of any pecuniary interest therein. SVLSF IV, LLC, the general partner of SVLS IV GP, may be deemed to share voting and dispositive power over the shares held by SVLS IV LP and Strategic Partners except to the extent of any pecuniary interest therein. SVLSF IV, LP and Strategic Partners except to the extent of any pecuniary interest therein.
- 4. Received in exchange for 191,091 shares of KalVista Pharmaceuticals, Ltd. Series A Preferred shares and 53,523 shares of Series B Preferred shares in connection with the closing of the Transaction. On the effective date of the Transaction, the closing price of the Company's common stock was \$9.38 per share. All numbers give effect to the Reverse Stock Split. Prior to the Reverse Stock Split, the closing price of the Company's common stock was \$0.67 per share.
- 5. These shares are held directly by Strategic Partners.

Remarks:

This statement is filed by: (i) SV Life Sciences Fund IV, L.P. ("SVLS IV LP") and SV Life Sciences Fund IV Strategic Partners, L.P. ("Strategic Partners"), each a Delaware limited partnership and direct owners of the shares of Common Stock of the Issuer (together, the "Shares"); (ii) SV Life Sciences Fund IV (GP), L.P., a Delaware limited partnership ("SVLS IV GP") and general partner of SVLS IV LP and Strategic Partners; and (iii) SVLSF IV, LLC, a Delaware limited liability company and general partner of SVLS IV GP. Each of SVLS IV LP, Strategic Partners, SVLS IV GP and SVLSF IV, LLC are sometimes individually referred to herein as a "Reporting Person" and collectively as the "Reporting Persons."

<u>/s/Denise Marks</u> <u>11/25/2016</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.