SEC Form 4	
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Convertible

Promissory

Convertible Promissory Note

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Note Convertible Promissory

Note

## FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL							
OMB Number:	3235-0287						
Estimated average burden							
hours per response:	0.5						

See

See

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Footnote<sup>(2)</sup>

Footnote<sup>(3)</sup>

Footnote<sup>(2)</sup>

Footnote<sup>(3)</sup>

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Section	16. Form 4 or ons may contin	nger subject to Form 5 ue. <i>See</i>	S	TATEN		pursua	nt to S	Section 16	(a) of th	e Sec	ENEFICI urities Exchan Company Act	ge Act of 1		HIP	OMB Number Estimated av hours per res	erage bur		35-0287 0.5	
		ress of Reporting Person <sup>*</sup> r <u>es VI, LLC</u>					er Nan	ne <b>and</b> Ti	cker or T	radin		5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner							
	O CAPITAI	irst) L LLC SUITE 201	(Middle)			3. Date of Earliest Transaction (Month/Day/Year) 04/14/2015							Officer (give title Other (specify below) below)						
(Street) PALO AI	.TO C	A	94301			1. If Am )4/14/			of Origi	Line) Form filed by O					d by One Repo	roup Filing (Check Applicable / One Reporting Person / More than One Reporting Person			
(City)	(S	tate)	(Zip)																
Table I -   1. Title of Security (Instr. 3)			able I -	- Non-Deriva 2. Transaction Date (Month/Day/Ye		n 2A. Deemed Execution Date,		med on Date,	Cquir 3. Transa Code ( 8)	ction	A. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5			5. Amount of Securities Beneficially Owned Following	6. Owners Form: Dir (D) or Indi	ect Ir irect B	7. Nature of Indirect Beneficial Ownership		
							onun	Day/Teal)	o) Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)	ig (i) (insu. 2		nstr. 4)		
Common	Stock			04/14	4/2015	;			С		2,476,452(	<sup>2)</sup> A	(1)	2,476,452	I		ee ootno	otes <sup>(2)(6)</sup>	
Common	Stock			04/14	4/2015	5			с		18,140 <sup>(3)</sup>	A	(1)	2,494,592	I		ee ootno	otes <sup>(3)(6)</sup>	
Common	Stock			04/14	<b>4/201</b> 5	5			С		387,960 <sup>(2)</sup>	A	(4)	2,882,552	I		ee ootno	otes <sup>(2)(6)</sup>	
Common	Stock			04/14	4/2015	;			с		2,842 <sup>(3)</sup>	A	(4)	2,885,394	I		ee ootno	otes <sup>(3)(6)</sup>	
Common	Stock			04/14	4/2015	;			С		304,438 <sup>(2)</sup>	A	(5)	3,189,832	I	-	ee ootno	otes <sup>(2)(6)</sup>	
Common	Stock			04/14	4/2015	;			С		2,230 <sup>(3)</sup>	A	(5)	3,192,062	I		ee ootno	otes <sup>(3)(6)</sup>	
Common	Stock			04/14	4/2015	;			Р		1,005,136 <sup>()</sup>	<sup>2)</sup> A	\$5	4,197,198	I		ee ootno	otes <sup>(2)(6)</sup>	
Common	Stock			04/14	4/2015	5			Р		7,364 <sup>(3)</sup>	Α	\$5	4,204,562	I		ee ootno	otes <sup>(3)(6)</sup>	
			Table								sposed of, s, converti			Owned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deen Executio if any (Month/D	n Date,	4. Transa Code 8)		Deri Sec Acq or D	umber of ivative urities uired (A) bisposed o (Instr. 3, 4 5)	Expir (Mon	ate Exercisable and ration Date tth/Day/Year)		Securities	d Amount o s Underlying e Security nd 4)		9. Number of derivative Securities Beneficially Owned Following Reported	10. Owners Form: Direct ( or Indir (I) (Inst	hip ( E D) ( ect (	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
					Code	v	(A)	(D)	Date Exerc	cisable	Expiration Date	Title	Amount or Number of Shares		Transaction(s) (Instr. 4)				
Series B Convertible Preferred Stock	(1)	04/14/2015			С			2,476,45	2	(1)	(1)	Common Stock	2,476,45	52 (1)	0	I		See Footnote <sup>(2)</sup>	
Series B Convertible Preferred Stock	(1)	04/14/2015			С			18,140		(1)	(1)	Common Stock	18,140	(1)	0	I		See Footnote <sup>(3)</sup>	

Common Stock

Common Stock

Common

Stock

Common

Stock

387,960

2,842

304,438

2,230

(4)

(4)

(5)

(5)

0

0

0

0

(4)

(4)

(5)

(5)

(4)

(4)

(5)

(5)

387,960

2,842

304,438

2,230

1. Name and Address of Reporting Person\* Vivo Ventures VI, LLC

(4)

(4)

(5)

(5)

04/14/2015

04/14/2015

04/14/2015

04/14/2015

С

С

С

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-									
(Last)	Last) (First) (Midd								
C/O VIVO CAPITAL LLC									
575 HIGH STREET, SUITE 201									
(Street)									
PALO ALTO	CA	94301							
(City)	(State)	(Zip)							
1. Name and Address of	Reporting Person*								
<u>Vivo Ventures Fund VI, L.P.</u>									
(Last)	(First)	(Middle)							
575 HIGH STREET, SUITE 201									
(Street)									
PALO ALTO	CA	94301							
(City)	(State)	(Zip)							
1. Name and Address of	Reporting Person*								
VIVO VENTUR	RES VI AFFIILAT	<u>FES FUND, L.P.</u>							
(Last)	(First)	(Middle)							
. ,	575 HIGH STREET, SUITE 201								
,	-								
(Street)									
PALO ALTO	CA 94301								
(City)	(State)	(Zip)							

## Explanation of Responses:

1. Upon the closing of the Issuer's initial public offering, each share of Series B Convertible Preferred Stock automatically converted into Common Stock on a one for one basis without payment or further consideration, and has no expiration date.

2. The reported shares are held directly by Vivo Ventures Fund VI, L.P. ("VIF"). Vivo Ventures VI, LLC ("Vivo LLC") is the general partner of VIF. As such, Vivo LLC may be deemed to be the beneficial owner of the shares held directly by VIF. The managers of Vivo LLC include Frank Kung, Edgar Engleman, and Albert Cha. Accordingly, each Frank Kung, Edgar Engleman and Albert Cha may be deemed to be the beneficial owner of the shares held directly by VIF. Each of Vivo LLC, Frank Kung, Edgar Engleman and Albert Cha disclaims beneficial ownership of the securities held by VIF. except to the extent of such individual's or entity's pecuniary interests in the securities.

3. The reported shares are held directly by Vivo Ventures VI Affiliates Fund, L.P. ("VIAF"). Vivo Ventures VI, LLC ("Vivo LLC") is the general partner of VIAF. As such, Vivo LLC may be deemed to be the beneficial owner of the shares held directly by VIAF. The managers of Vivo LLC include Frank Kung, Edgar Engleman, and Albert Cha. Accordingly, each Frank Kung, Edgar Engleman and Albert ob the beneficial owner of the shares held directly by VIAF. Each of Vivo LLC, Frank Kung, Edgar Engleman and Albert Cha disclaims beneficial ownership of the securities held by VIAF, except to the extent of such individual's or entity's pecuniary interests in the securities

4. The Convertible Promissory Note is convertible into the number of shares of the Issuer's Common Stock equal to the quotient obtained by dividing the entire principal amount and 184 days of accrued interest on the Convertible Promissory Note by 80% of the initial public offering price of \$5.00 per share of the Issuer's Common Stock, automatically upon the closing of the Issuer's initial public offering, and has no expiration date. 5. The Convertible Promissory Note is convertible into the number of shares of the Issuer's Common Stock equal to the quotient obtained by dividing the entire principal amount and 41 days of accrued interest on the Convertible Promissory Note by 80% of the initial public offering price of \$5.00 per share of the Issuer's Common Stock, automatically upon the closing of the Issuer's initial public offering, and has no expiration date. 6. The number of shares in Column 5 represents the aggregate number of shares directly beneficially owned by both VIF and VIAF. Vivo LLC, the Designated Reporting Person, is the general partner of both VIF and VIAF.

## **Remarks:**

By: /s/ Albert Cha, M.D., Ph.D., Managing Member of Vivo Ventures VI, LLC, the General 04/24/2015 Partner of Vivo Ventures VI Fund L.P. and Vivo Ventures VI Affiliates Fund, L.P. Date

\*\* 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.