SEC For	rm 4 FORM	4	UNITED) ST/	TES S	ECURITIE	S AN	DE	ХСНА	NG	E CO	MMI	SSION					
		7	Washington, D.C. 20549									OMB APPROVAL						
Sectio obligat	this box if no lo n 16. Form 4 or tions may contin tion 1(b).		STATEMENT OF CHANGES IN BENI Filed pursuant to Section 16(a) of the Securities or Section 30(h) of the Investment Comp							Exchange Act of 1934					OMB Number: 3235-0287 Estimated average burden hours per response: 0.5			
1. Name and Address of Reporting Person [*] Dhanak Dashyant														5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner				
(Last) C/O DE	(Last) (First) (Middle) C/O DECIPHERA PHARMACEUTICALS, INC.					3. Date of Earliest Transaction (Month/Day/Year) 06/11/2024								Officer (give title below) Other (specify below) EVP & Chief Scientific Officer				
200 SMITH STREET				4. lf Am	Line)									oint/Group Filing (Check Applicable led by One Reporting Person				
(Street) WALTH	IAM MA 02451				Form filed Person										d by More than One Reporting			
(City) (State) (Zip)				Che	Rule 10b5-1(c) Transaction Indication Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.													
		Tab	ole I - Nor	n-Deri	vative So	ecurities Acc	quired,	, Dis	posed o	of, o	r Bene	eficiall	y Owned					
Date				Date	saction /Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year	Code	action (Instr.	Dispose	ities Acquired (A) d Of (D) (Instr. 3, 4		(A) or 3, 4 and	Benefici Owned F	ally following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)	
						Code	v	Amount	t (A) or (D)		Price	Reported Transaction(s) (Instr. 3 and 4)						
Common Stock 06/11					1/2024		A ⁽¹⁾		25,91	13 A		(1)	184	,088	D			
Common Stock 06/11					1/2024		D ⁽²⁾		184,088 D		(3)		0	D				
						curities Acqu ls, warrants,							Owned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		Date,	4. Transactior Code (Instr 8)	n of	6. Date Exercisable and Expiration Date (Month/Day/Year)			of S Und Der	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Numbe derivative Securities Beneficia Owned Following Reported Transacti (Instr. 4)	e Own s Forn Ily Dire or In g (I) (I	ership n: ct (D) direct nstr. 4)	11. Natur of Indired Beneficia Ownersh (Instr. 4)		

\$13.42

\$15.92

06/11/2024

06/11/2024

Stock Option

(Right to Buy) Stock Option

(Right to

1. Represents restricted stock units ("RSUs") previously granted to the Reporting Person subject to performance-based vesting conditions, for which the performance conditions associated with such RSUs had not yet occurred.

Date Exercisable

(4)

(4)

Expiration Date

(4)

(4)

Title

Common Stock

Common

Stock

2. This Form 4 reports securities disposed pursuant to the Agreement and Plan of Merger (the "Merger Agreement"), dated as of April 29, 2024, by and among the Issuer, Ono Pharmaceutical Co., Ltd. ("Parent"), and Topaz Merger Sub, Inc., a wholly owned subsidiary of Parent ("Merger Sub"). Pursuant to the Merger Agreement, Merger Sub completed a cash tender offer to acquire all of the issued and outstanding shares of common stock of the Issuer, par value \$0.01 per share (the "Common Stock") for a price per share of \$25.60, without interest and subject to tax withholding (the "Merger Consideration"). Effective as of June 11, 2024 (the "Effective Time"), Merger Sub merged with and into the Issuer, with the Issuer continuing as the surviving corporation in the Merger and as a wholly owned subsidiary of Parent.

3. Pursuant to the terms of the Merger Agreement, immediately prior to the Effective Time, each outstanding RSU (whether vested or unvested) was deemed to have vested, and was cancelled and automatically converted into the right to receive an amount in cash equal to the Merger Consideration.

4. Pursuant to the terms of the Merger Agreement, immediately prior to the Effective Time, each outstanding stock option of the Issuer having an exercise price per share that is less than the Merger Consideration became fully vested, and was cancelled and automatically converted into the right to receive an amount in cash equal to (A) the number of shares underlying such option multiplied by (B) the Merger Consideration.

/s/ Jeffrey M. Held, Attorneyin-Fact 06/1

06/11/2024

0

0

D

D

** Signature of Reporting Person Date

Amount or Number

of Shares

65,900

69,100

(4)

(4)

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).

ν

Code

D⁽²⁾

D⁽²⁾

(A) (D)

65,900

69,100

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.