FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPF	ROVAL
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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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

	nd Address o a Stefano	f Reporting Person*					r Name <b>ar</b> reens B					mbol nc. [ W	ва]		5. Re (Che	elationship of ck all applica Director	able)	g Perso		
(Last) (First) (Middle) 24 BOULEVARD DU TENAO						3. Date of Earliest Transaction (Month/Day/Year) 11/01/2019										C Officer (give title below) Other (spe below)  Executive Vice Chairman, CEO				
(Street)  MONTE CARLO  (City)  (State)  (Zip)				4.	4. If Amendment, Date of Original Filed (Month/Day/Year)									Line)	6. Individual or Joint/Group Filing (Check Applicable Line)  X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(- 3)				n Doris	vati	S	ocuritio	<u>.</u> . Λ.	cauira		ier	nosed o	f or	Ronof	icially	Owned				
1. Title of Security (Instr. 3)			2. Trans	2. Transaction		2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr.		4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 4		A) or	r 5. Amount of		Form:	nership : Direct · Indirect str. 4)	7. Nature of Indirect Beneficial Ownership			
									Co	de V	,	Amount		(A) or (D) Pri		Transaction(s) (Instr. 3 and 4)				(Instr. 4)
Common	Stock, par	value \$0.01 per	share	11/0	1/20	)19			A	(1)		76,570	0	Α	\$0	259,	277		D	
Common	Stock, par	value \$0.01 per	share													144,78	8,821		I	By ASP <sup>(2)</sup>
			Table II -									sed of, onvertik				Owned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		3A. Deemed Execution Dat if any (Month/Day/Ye	Code (			Derivative Ex		Expira	6. Date Exercisable a Expiration Date (Month/Day/Year)			e and 7. Title and Amo of Securities Underlying Derivative Secu (Instr. 3 and 4)		curity	8. Price of Derivative Security (Instr. 5)	9. Number derivative Securitie Beneficia Owned Following Reported	e s ally g	10. Ownershi Form: Direct (D) or Indirect (I) (Instr. 4	Beneficial Ownership t (Instr. 4)
				Co	ode	v	(A)		Date Exerci	sable		Expiration Date	Title	or No	mount imber Shares		Transaction(s (Instr. 4)		3)	
Employee Stock Option (right to buy)	\$77.08								02/12/	2019 <sup>(3)</sup>	0	2/12/2026	Comn		63,273		263,2	73	D	
Employee Stock Option (right to buy)	\$82.46								11/01/2	2019 <sup>(4)</sup>	1	1/01/2026	Comn		10,798		410,7	98	D	
Employee Stock Option (right to buy)	\$67.01								(!	5)	1	1/01/2027	Comn		04,710		504,7	10	D	
Employee Stock Option (right to buy)	\$79.9								((	6)	1	1/01/2028	Comn		95,061		395,0	61	D	
Employee Stock Option	\$57.38	11/01/2019		1	A		420,168		(1	7)	1	1/01/2029	Comn		20,168	\$0	420,1	68	D	

## **Explanation of Responses:**

- 1. This is a grant of restricted stock units under the amended and restated Walgreens Boots Alliance, Inc. 2013 Omnibus Incentive Plan (the "Plan"), together with the related award agreement and the applicable election forms thereunder. The shares underlying these restricted stock units vest with respect to 25,498 shares on November 1, 2020, with respect to 25,498 shares on November 1, 2022, subject to acceleration or forfeiture in certain circumstances in accordance with the terms and conditions of the Plan (together with the related award agreement and the applicable
- 2. Shares of Common Stock are held of record by a corporation, Alliance Sante Participations S.A. ("ASP") which is 100% owned by another corporation, NEWCIP S.A., which is 100% controlled by the Reporting
- 3. The option vested on February 12, 2019, subject to forfeiture in certain circumstances in accordance with the terms and conditions of the Plan (together with the related agreement thereunder).
- 4. The option vested on November 1, 2019, subject to forfeiture in certain circumstances in accordance with the terms and conditions of the Plan (together with the related agreement thereunder).
- 5. The option vested with respect to 168,068 shares on November 1, 2018 and with respect to a further 168,068 shares on November 1, 2019 and vests with respect to 168,574 shares on November 1, 2020, subject to acceleration or forfeiture in certain circumstances in accordance with the terms and conditions of the Plan (together with the related agreement thereunder).
- 6. The option vested with respect to 131,555 shares on November 1, 2019 and vests with respect to 131,555 shares on November 1, 2020 and with respect to 131,951 shares on November 1, 2021, subject to acceleration or forfeiture in certain circumstances in accordance with the terms and conditions of the Plan (together with the related agreement thereunder).
- 7. The option vests with respect to 139,916 shares on November 1, 2020, with respect to 139,916 shares on November 1, 2021 and with respect to 140,336 shares on November 1, 2022, subject to acceleration or forfeiture in certain circumstances in accordance with the terms and conditions of the Plan (together with the related agreement thereunder).

\*\* Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- $^{\star}$  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.

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