## FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

	Washington, D.C. 20549																OMB	APPRO	VAL		
Section 16. Form 4 or Form 5 obligations may continue. See							TOF CHANGES IN BENEFICIAL OWNERS										OMB Number: 3235-0287   Estimated average burden hours per response: 0.5				
transac contrac the pur securit to satis conditi	rchase or sale of	pursuant to a written plan for of equity r that is intended ve defense						() or and													
1. Name and Address of Reporting Person <sup>*</sup> Malik Rajesh																5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner Officer (give title Other (specify					
(Last) (First) (Middle) 700 PARK OFFICES DRIVE, SUITE 200							3. Date of Earliest Transaction (Month/Day/Year) 09/18/2024									below) below) Chief Medical Officer					
(Street) RESEARCH TRIANGLE NC 27709 PARK					4.1	Line)										oint/Group Filing (Check Applicable ed by One Reporting Person ed by More than One Reporting					
(City)	(S		(Zip)	. Deale						Dia		f			0						
1. Title of Security (Instr. 3) 2. Transa Date (Month/D						ction 2A. Deemed Execution Date,			Transaction Disposed Code (Instr. 5)			ities Acquired (A) or d Of (D) (Instr. 3, 4 and			5. Amount of		Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)		
									Code	v	Amount (A) or (D)		or F	Price	Transaction(s) (Instr. 3 and 4)				(insu: 4)		
Common Stock 09/18/					8/202	2024			<b>A</b> <sup>(1)</sup>		17,90	,900 A		(1)	177,212		D				
Common Stock 09/18/					8/202	4			<b>D</b> <sup>(2)(3)</sup>		89,76	52 E		(2)(3)	87,450			D			
Common Stock 09/18/									U <sup>(4)</sup>		87,450 D		(4)	0			D				
		-	Table II -						uired, E s, optior						Owned						
1. Title of Derivative Security (Instr. 3)	vative Conversion Date rity or Exercise (Month/Day/		3A. Deeme Execution if any (Month/Day	Date,	4. Transa Code ( 8)		5. Number of		6. Date E Expiratio (Month/D	n Date		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 Transactie (Instr. 4)	e s Ily J	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership t (Instr. 4)		
					Code	v	(A)	(D)	Date Exercisat		xpiration ate	Title	or	ount nber ares							
Stock Option (right to buy)	\$2.97	09/18/2024			D <sup>(5)</sup>			74,500	(5)	0	1/03/2034	Common Stock	74,	,500	(5)	0		D			
Stock Option (right to buy)	\$5.73	09/18/2024			D <sup>(5)</sup>			35,700	(5)	0	1/03/2033	Common Stock	35,	,700	(5)	0		D			
Stock Option (right to buy)	\$3.72	09/18/2024			D <sup>(5)</sup>			57,333	(5)	1	2/21/2025	Common Stock	57,	,333	(5)	0		D			
Stock Option (right to buy)	\$4.17	09/18/2024			D <sup>(5)</sup>			36,924	(5)	0	5/10/2026	Common Stock	36,	,924	(5)	0		D			

## Explanation of Responses:

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

2. Pursuant to the terms of that certain Agreement and Plan of Merger (the "Merger Agreement"), dated as of August 6, 2024, among the Issuer, Pharmacosmos A/S, a Danish Aktieselskab ("Parent"), and Genesis Merger Sub, Inc. ("Purchaser"), an indirect wholly-owned subsidiary of Parent, Purchaser completed at lender offer for shares of common stock of the Issuer and thereafter merged with and in the Issuer (the "Merger"), effective as of September 18, 2024, with the Issuer surviving the Merger. At the effective time of the Merger (the "Effective Time"), each outstanding share of Issuer common stock was cancelled and converted into the right to receive \$7.15 per share in cash, without interest and subject to any applicable withholding taxes (the "Merger Consideration").

3. (Continued from footnote 2) Pursuant to the Merger Agreement, at the Effective Time, each outstanding restricted stock unit (whether vested or unvested) was deemed to have vested and was cancelled and submitted into the right to receive an amount in cash equal to the Merger Consideration, and each outstanding PSU was deemed to have vested as to the maximum number of shares of common stock achievable and was cancelled and automatically converted into the right to receive an amount in cash equal to the Merger Consideration.

4. Pursuant to the Merger Agreement, at the Effective Time, each share of common stock held by the Reporting Person was tendered in exchange for the Merger Consideration.

5. Pursuant to the Merger Agreement, at the Effective Time, each option to purchase shares of common stock (each "Stock Option") that was outstanding immediately prior to the Effective Time became fully wested and was cancelled at the Effective Time and converte fight to receive an amount in cash equal to the product of (x) the total number of shares of common stock subject to such Stock Option immediately prior to the Effective Time multiplied by (y) the excess, if any, of the Merger Consideration over the applicable exercise price per share under such Stock Option.



\*\* 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.