FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL											
OMB Number:	3235-0287										
Estimated average I	hurden										

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

1. Title of Security	(Instr. 3)		2. Transaction	2A. Deemed	3.	4. Securities Acquired (A) of		5. Amount of	6. Owne		7. Nature of
		Table I - No	n-Derivative	Securities Acc	quired, Dis	posed of, or Benefi	cially	Owned			
(City)	(State)	(Zip)									
		34301						Form filed by Person	y More than	One Re	eporting
(Street) PALO ALTO	CA	94301					X	Form filed by	y One Repor	ting Pe	rson
	(First) (Middle)  MILTON AVENUE, SUITE 100  4. If Amendment, Date of Original Filed (Month/Day/Year)  LTO CA 94301		d (Month/Day/Year)	6. Indiv	ridual or Joint/0	Group Filing	(Check	Applicable			
550 HAMILTO	N AVENUE,	SUITE 100									
(Last) (First) (Middle)					action (Month	(Day/Year)	1	Officer (give below)	title	Othe belov	er (specify w)
1. Name and Address Topper James		g Person <sup>*</sup>		suer Name <b>and</b> Tick MICUS THER		Symbol <u>CS INC</u> [ FOLD ]		tionship of Rep all applicable) Director		( )	Issuer Owner
obligations may Instruction 1(b).	continue. See			ant to Section 16(a) section 30(h) of the I		ies Exchange Act of 1934 mpany Act of 1940		L	hours per resp	onse:	0.5

(Street)			4. If <i>i</i>	Amendment, Date o	f Origin	al File	d (Month/Day	Oay/Year) 6. Individual or Joint/Group Filing (Check Application)							
PALO ALTO	CA	94301	_							X Form filed by C Form filed by N Person	one Reporting Po Nore than One R				
(City)	(State)	(Zip)	votivo	Socurities Acc	···iros	l Die	nosed of	or Bo	noficio	lly Owned					
1. Title of Security (Instr. 3)		Table I - Non-Deri  2. Transa Date (Month/D	ection	2A. Deemed Execution Date,	3. Transaction Code (Instr. 8)		4. Securities Disposed Of 5)	Acquired	d (A) or	5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership			
					Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)		(Instr. 4)			
Common Stock		02/04	/2008		P		400	A	\$10.3	2 396,067	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		100	A	\$10.3	396,167	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		200	A	\$10.3	396,367	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		500	A	\$10.3	7 396,867	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		400	A	\$10.3	397,267	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		200	A	\$10.3	397,467	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		3,800	A	\$10.4	401,267	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		100	A	\$10.4	1 401,367	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		500	A	\$10.4	3 401,867	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		100	A	\$10.4	5 401,967	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		100	A	\$10.4	6 402,067	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		300	A	\$10.4	3 402,367	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			
Common Stock		02/04	/2008		P		2,400	A	\$10.4	9 404,767	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>			

2A. Deemed Execution Date, if any (Month/Day/Year)	a. Transac Code (8)  Code  P  P  P		4. Securities Disposed Of 5)  Amount  24,723  200  600	(A) or (D)  A  A  A	(A) or 3, 4 and Price \$10.5	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)  429,490  429,690	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)  By Frazier Healthcare V, LP <sup>(1)(2)</sup> By Frazier Healthcare V, LP <sup>(1)(2)</sup> By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P P	v	24,723 200 600	A A	\$10.5 \$10.16	Transaction(s) (Instr. 3 and 4) 429,490 429,690	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup> By Frazier Healthcare V, LP <sup>(1)(2)</sup> By Frazier Healthcare
	P P		200	A	\$10.16	429,690	I	Healthcare V, LP <sup>(1)(2)</sup> By Frazier Healthcare V, LP <sup>(1)(2)</sup> By Frazier Healthcare
	P		600	A				Healthcare V, LP <sup>(1)(2)</sup> By Frazier Healthcare
	P				\$10.17	430,290	I	Healthcare
			300	A				V, LE . ^ /
	P				\$10.18	430,590	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
			100	A	\$10.19	430,690	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		21,246	A	\$10.2	451,936	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		1,046	A	\$10.21	452,982	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		1,608	A	\$10.22	454,590	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		1,700	A	\$10.23	456,290	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		2,845	A	\$10.24	459,135	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		1,999	A	\$10.25	461,134	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		1,500	A	\$10.26	462,634	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		592	A	\$10.27	463,226	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		1,145	A	\$10.28	464,371	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		400	A	\$10.29	464,771	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		200	A	\$10.3	464,971	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	P		55	A	\$10.31	465,026	I	By Frazier Healthcare V, LP <sup>(1)(2)</sup>
	curities Acqu ls, warrants,	P P P P P P P P P P	P P P P P P P P P P P P P P P P P P P	P 1,608  P 1,700  P 2,845  P 1,999  P 1,500  P 592  P 1,145  P 400  P 200  P 55	P 1,608 A P 1,700 A P 1,999 A P 1,500 A P 592 A P 1,145 A P 400 A P 200 A	P       1,608       A       \$10.22         P       1,700       A       \$10.23         P       2,845       A       \$10.24         P       1,999       A       \$10.25         P       1,500       A       \$10.26         P       592       A       \$10.27         P       1,145       A       \$10.28         P       400       A       \$10.29         P       200       A       \$10.3	P       1,608       A       \$10.22       454,590         P       1,700       A       \$10.23       456,290         P       2,845       A       \$10.24       459,135         P       1,999       A       \$10.25       461,134         P       1,500       A       \$10.26       462,634         P       592       A       \$10.27       463,226         P       1,145       A       \$10.28       464,371         P       400       A       \$10.29       464,771         P       200       A       \$10.3       464,971         P       55       A       \$10.31       465,026	P       1,608       A       \$10.22       454,590       I         P       1,700       A       \$10.23       456,290       I         P       2,845       A       \$10.24       459,135       I         P       1,999       A       \$10.25       461,134       I         P       1,500       A       \$10.26       462,634       I         P       592       A       \$10.27       463,226       I         P       1,145       A       \$10.28       464,371       I         P       400       A       \$10.29       464,771       I         P       200       A       \$10.3       464,971       I         P       55       A       \$10.31       465,026       I

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Ta Date (Month/Day/Year)	iffe Offen Seriva Execution Date, if any (e.g., p -(Month/Day/Year)	ifye S Transa Utsie⊄ -8)	ecuri	the Sulfice Security Acqu (A) or Dispo of (D) (Instri-	ants, options,/eanvertible rities rosed ) r. 3, 4			Underl Derivat	Wing ying	y8 <b>Oyim et</b> l Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
											Amount or				
1. Title of	2.	3. Transaction	3A. Deemed	4.		5. Nu		6. Date Exerc	isable and	7. Title	Number	8. Price of	9. Number of	10.	11. Nature
Derivative Security	Conversion or Exercise	Date (Month/Day/Year)	Execution Date, if any	Transa E88e (	ction Instr.	of Beriv	a(R)e	Expiration Da Expiration Da (Mohth)Day/\	Date ean	Amour   Securii	t <sup>Of</sup> Shares ies	Derivative Security	derivative Securities	Ownership Form:	of Indirect Beneficial
(Instr. 3) Explanation	Price of of Respons	es:	(Month/Day/Year)			Secui	rities			Underl Derivat		(Instr. 5)	Beneficially Owned	Direct (D) or Indirect	Ownership (Instr. 4)
			listed. Dr. Topper is a	ı membe	r of the			mmittee of FH	M V. LLC. the			HM V. L.P.			
Healthcare V,	1. The securiti security ned directly by the entity listed. Dr. Topper is a member of the in (A) soment committee of FHM V, LLC, the security dinates FHM V, L.P., which will general (1) dinates 4) Frazier Healthcare V, L.P. As a member of the FHM V, LLC investment committee, Dr. Topper Pisposet emed to share voting and investment 4) where for securities held by Reperture although the pipe of the FHM V, LLC investment committee, Dr. Topper Pisposet emed to share voting and investment 4) where for securities held by Reperture although the pipe of the FHM V, LLC investment committee, Dr. Topper III and III are the pipe of the FHM V, LLC investment committee, Dr. Topper III are the pipe of the FHM V, LLC investment committee, Dr. Topper III are the pipe of the pipe of the FHM V, LLC investment committee, Dr. Topper III are the pipe of the														
disclaims ben ownership of	neficial ownersh the shares for p	nip of these shares ex- purposes of Section 1	cept to the extent of h 6 or for any other pur	iis propo pose.				erest therein, ar	nd the inclusio	n of thes	e shares in	this report sha	Instr. 4)	an admission o	of beneficial
2. There is no	direct relation cial ownership	ship among or betwe	en FHM V, LLC, FHI	M V, L.F	. and Fi		Íealthca								
	]		I I			1		l .	L , ;		Number		1 00/06/000	1	1
				Code	v	(A)	(D)	Date Exercisable	Expiratic <mark>/s/</mark> Date		N. Topp Shares	<u>er</u>	02/06/200	<u>18</u> ī	
				Joue	•	(,,)	(-)				e of Repor	ting Person	Date Date	J	

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

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.

<sup>\*</sup> If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

<sup>\*\*</sup> Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).