FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

OMB APPROVAL

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

	d Address of	LEON G					ce Portfo			ions S.A.	<u>.</u> [ASPS			k all app Direc	olicable) ctor		6 Owner
(Last) 11431 W.	(Fir	rst) (FO PARK ROAI	Middle)			ate of E 19/201	arliest Trans 6	saction (Month	n/Day/Year)				belov	er (give title w)	bel	er (specify ow)
	ATON FL		33428		4. If A	Amend	ment, Date o	of Origin	al File	d (Month/Da	y/Year)		6. Indi Line) X	Form	n filed by Or	p Filing (Chec ne Reporting P ore than One F	erson
(City) (State) (Zip)						C	witing An		LDi		f a Da		:-!!.	0			
1 Title of S	Security (Inst		2. Transact	tion 2A. Deemed			cquired, Disposed of, or Benef 3. 4. Securities Acquired (A)					5. Amount of			6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of	
	Date (Month/Day/Year)		Execution Date, if any (Month/Day/Year)		Transaction Code (Instr. 8)		Disposed Of (D) (Ins				Securities Beneficially Owned Following Reported Transaction(s)		Indirect				
								Code	V	Amount	(D)	Price		(Instr. 3	and 4)		
Common	Stock			07/29/2	016			P		12,200	A	\$22.	522	51	7,101	I	Omega Capital Partners L.P. ⁽¹⁾
Common Stock			07/29/2016				P		6,000	A	\$22.	522	288,987		I	Omega Equity Investors L.P. ⁽²⁾	
Common Stock			07/29/2016				P		5,000	A	\$22.	522	19	4,535	I	Omega Capital Investors L.P. ⁽³⁾	
Common	Stock			08/10/2	016			P		5,500	A	\$29.	072	52.	2,601	I	Omega Capital Partners L.P. ⁽¹⁾
Common	Stock			08/10/2	016			P		1,500	A	\$29.	072	29	0,487	I	Omega Equity Investors L.P. ⁽²⁾
Common	Stock			08/10/2	016			P		1,100	A	\$29.	072	19	5,635	I	Omega Capital Investors L.P. ⁽³⁾
Common	Stock			08/10/2	016			P		91,900	A	\$29.	072	52.	3,342	I	Omega Overseas Partners, Ltd. ⁽⁴⁾
Common Stock														46	0,000	I	Omega Charitable Partners ⁽⁵⁾
		Та	ıble II -							osed of, c				wned			
Derivative Conversion Date		3. Transaction Date (Month/Day/Year)	Execution if any			etion nstr.			6. Date Exercisable and Expiration Date (Month/Day/Year)			nd of s ng e (Instr. 3	8. Price of Derivative Security (Instr. 5)		9. Number of derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4)	Ownersh Form: y Direct (D or Indirec (I) (Instr.	Beneficial Ownership ct (Instr. 4)

		Та	ble II - Deriva (e.g., p					ired, Disp options,							
1. Title of Derivative	2. Conversion		3A. Deemed Execution Date,	€ ode Transc	etion	6A)Nu of		6xDeatisElater	isDabtke and te	Amour		8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature of Indirect
Esquiaitation (Instr. 3) The securit ownership ex	of Respises Price of The price of Derivative Control to the	etMonth/Day/Year) the account of Omegant of his pecuniary in	if any (Month/Day/Year) a Capital Partners, Li aterest therein, and the	Code (, 8) priva e inclusi	(Instr. ate inves ion of th	Deriva Secul Medul Acqui	ative rities ired urities	(Month/Day/\ over which the r in this report sh	' ear) eporting perso all not be dee	Securit Underlon has involved Deriva Med and Securit	ties ving estment dis ive dmission of	Security (Instr. 5) cretion. The i beneficial ow	Securities Beneficially eportung person d Owned purpo residoning purpo Following	Form: Direct (D) isclaims benef or Indirect Self (Instr. 4)	Beneficial Ownership (Instr. 4) 16 or for any
otner purpose 2. The securit	ties are held in cept to the exte	the account of Omeg	a Equity Investors, Literest therein, and the	P. a priv	ate inves	Dispo	o sed entity o	over which the i	eporting pers	and 4) on has in	vestment dis	scretion. The	Reported refransaction(s) or the strip to th	lisclaims bene ses of Section	ficial 16 or for any
	cept to the exte		a Capital Investors, L terest therein, and the												
ownership expurpose.	cept to the exte	ent of his pecuniary in	a Overseas Partners L terest therein, and the	e inclusi	ion of th	ese sec	urities	herein shall not	be deemed ar	n admissi	on of benefi Amount	icial ownershi	p for purposes of	Section 16 or	for any other
reporting pers	son disclaims b	the account of Omegon eneficial ownership or r for any other purpos	a Charitable Partnerslexcept to the extent of sec.	nip L.P, his pec Code	uniary ii	pted lin	therein	oartnership regis , apalehe inclus Exercisable	o ⊵xpiratio n∈	ecurities i	or Slands over Number nohis repor Shares	which the rep	orting person has deemed an admiss	investment dis sion of benefic	cretion. The ial ownership
		J T P P P	1	Joue		L(F)	L (2)	Likeroisable	<u>/s/</u>		d Levy, A	Atty In Fac	08/12/201	<u>.6</u>	

** 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.

POWER OF ATTORNEY

KNOW ALL PERSONS BY THESE PRESENTS that the undersigned, LEON G. COOPERMAN ("Mr. Cooperman"), does hereby make, constitute and appoint EDWARD LEVY his true and lawful attorney-in-fact, to execute and deliver in his name, place and stead and on his behalf, whether he is acting individually or as representative of others, any and all filings required to be made by Mr. Cooperman under the Securities Exchange Act of 1934, as amended (the "Act"), with respect to securities which may be deemed to be beneficially owned by Mr. Cooperman under the Act, giving and granting unto said attorney-in-fact the power and authority to act in the premises as fully and to all intents and purposes as Mr. Cooperman might or could do if personally present, hereby ratifying and confirming all that said attorney-in-fact shall lawfully do or cause to be done by virtue hereof.

THIS POWER OF ATTORNEY shall remain in full force and effect until revoked in writing by the undersigned. Mr. Cooperman has the unrestricted right to unilaterally revoke this Power of Attorney.

This Power of Attorney shall be governed by, and construed in accordance with, the laws of the State of New York, without regard to its conflict of laws rules.

IN WITNESS WHEREOF, the undersigned has duly subscribed these presents as of August 10, 2016.

/s/ LEON G. COOPERMAN LEON G. COOPERMAN