ACELRX PHARMACEUTICALS INC Form SC 13D/A March 31, 2014

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Schedule 13D

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (a) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (a)

(AMENDMENT NO. 3)*

AcelRx Pharmaceuticals, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

00444T100

(CUSIP Number)

Mark Wan

c/o Three Arch Partners

3200 Alpine Road

Portola Valley, California 94028

(650) 529-8000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

COPY TO:

Sean Caplice, Esq.

c/o Gunderson Dettmer Stough Villeneuve Franklin & Hachigian, LLP

1200 Seaport Boulevard, Redwood City, California 94063

(650) 321-2400

March 7, 2014

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box ".

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities and for any subsequent amendment containing information which would alter disclosures provided in the cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purposes of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

(Continued on following pages)

CUSIP No. 00444T100 13DPage 2 of 11 Pages

NAME OF REPORTING PERSONS Three Arch Partners IV, L.P. (the <u>"TAP IV</u>") 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) " (b) x 3SEC USE ONLY SOURCE OF FUNDS

4WC

CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED

5PURSUANT TO ITEMS 2(d) OR 2(e) "

6 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware

NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8 9	SOLE VOTING POWER 5,901,589 shares (including 188,020 shares represented by warrants exercisable on November 29, 2012), except that Three Arch Management IV, L.L.C. (the <u>"TAM IV</u> ") is the general partner of TAP IV and may be deemed to have sole power to vote these shares, and Mark Wan (<u>"Wan</u> ") and Wilfred Jaeger (<u>"Jaeger</u> ") are the managing members of TAM IV and may be deemed to have shared power to vote these shares. SHARED VOTING POWER See response to row 7. SOLE DISPOSITIVE POWER 5,901,589 shares (including 188,020 shares represented by warrants exercisable on November 29, 2012), except that TAM IV is the general partner of TAP IV and may be deemed to have sole power to dispose of these shares, and Wan and Jaeger are the managing members of TAM IV and may be deemed to have shared power to dispose of these shares. SHARED DISPOSITIVE POWER Sea response to row 9.
		MOUNT BENEFICIALLY OWNED BY EACH
CUECK DOX I	EF	SONM,901,589
¹² EXCLUDES CI	гı ГР	THE AGGREGATE AMOUNT IN ROW (9) TAIN SHARES (See Instructions) "
PERCENT OF		ASS REPRESENTED BY AMOUNT IN ROW (9)
13.1%		
, TYPE OF REPO	OR	TING PERSON (See Instructions)
I4 PN		

CUSIP No. 00444T100 13DPage 3 of 11 Pages

NAME OF REPORTING PERSONS

1 Three Arch Associates IV, L.P. (<u>"TAA IV</u>")

- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)
- (a) "(b) x

3 SEC USE ONLY SOURCE OF FUNDS

4 WC

CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED

5 PURSUANT TO ITEMS 2(d) OR 2(e) "

6 CITIZENSHIP OR PLACE OF ORGANIZATION

Delaware

SOLE VOTING POWER

	SOLE VOTINGTOWER
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	 130,304 shares (including 4,151 shares represented by warrants exercisable on November 29, 2012), except that TAM IV is the general partner of TAA IV and may be deemed to have sole power to vote these shares, and Wan and Jaeger are the managing members of TAM IV and may be deemed to have shared power to vote these shares. SHARED VOTING POWER
	8 See response to row 7. SOLE DISPOSITIVE POWER
	 SOLE DISPOSITIVE POWER 130,304 shares (including 4,151 shares represented by warrants exercisable on November 29, 2012), except that TAM IV is the general partner of TAA IV and may be deemed to have sole power to dispose of these shares, and Wan and Jaeger are the managing members of TAM IV and may be deemed to have shared power to dispose of these shares. SHARED DISPOSITIVE POWER See response to row 9.
AGGREGATE AM 11 REPORTING PER	IOUNT BENEFICIALLY OWNED BY EACH SONI30.304
CHECK BOX IF T	HE AGGREGATE AMOUNT IN ROW (9)
EXCLUDES CERT	(AIN SHARES (See Instructions)
⁻ H.3%	ASS REPRESENTED BY AMOUNT IN ROW (9)
14 TYPE OF REPORT	FING PERSON (See Instructions)

¹⁴ PN

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NAME OF REPORTING PERSONS
 Three Arch Management IV, L.L.C. ("TAM IV")
2CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)
  (a) " (b) x
3SEC USE ONLY
 SOURCE OF FUNDS
4
 WC
 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED
5PURSUANT TO ITEMS 2(d) OR 2(e) "
6 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware
                    SOLE VOTING POWER
                    6.031,893 shares (including 188,020 shares represented by warrants exercisable on November
                    29, 2012 by TAP IV and 4,151 shares represented by warrants exercisable on November 29,
                  7 2012 by TAA IV), of which 5,901,589 are directly owned by TAP IV and 130,304 are
                    directly owned by TAA IV. TAM IV is the general partner of each of TAP IV and TAA IV
                    and may be deemed to have sole power to vote these shares. Wan and Jaeger are the managing
NUMBER OF
                    members of TAM IV and may be deemed to have shared power to vote these shares.
SHARES
                    SHARED VOTING POWER
                  8
BENEFICIALLY
                    See response to row 7.
OWNED BY EACH
                    SOLE DISPOSITIVE POWER
REPORTING
                    6,031,893 shares (including 188,020 shares represented by warrants exercisable on November
PERSON
                    29, 2012 by TAP IV and 4.151 shares represented by warrants exercisable on November 29,
WITH
                    2012 by TAA IV), of which 5,901,589 are directly owned by TAP IV and 130,304 are directly
                  9
                    owned by TAA IV. TAM IV is the general partner of each of TAP IV and TAA IV and may
                    be deemed to have sole power to dispose of these shares. Wan and Jaeger are the managing
                    members of TAM IV and may be deemed to have shared power to dispose of these shares.
                  10 SHARED DISPOSITIVE POWER
                    See response to row 9.
  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH
11
  REPORTING PERSONN,031,893
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)
  EXCLUDES CERTAIN SHARES (See Instructions)
  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
13
  I4.0%
TYPE OF REPORTING PERSON (See Instructions)
   00
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CUSIP No. 00444T100 13DPage 5 of 11 Pages

1 NAME OF REPORTING PERSONS Three Arch Partners III, L.P. (the <u>"TAP II</u>I") ²CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) " (b) x **3SEC USE ONLY** SOURCE OF FUNDS

4WC

CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED

5PURSUANT TO ITEMS 2(d) OR 2(e) "

CITIZENSHIP OR PLACE OF ORGANIZATION

Delaware

NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	 SOLE VOTING POWER 3,408,146 shares (including 60,789 shares represented by warrants exercisable on November 29, 2012), except that Three Arch Management III, L.L.C. (the <u>"TAM II</u>I") is the general partner of TAP III and may be deemed to have sole power to vote these shares, and Wan and Jaeger are the managing members of TAM III and may be deemed to have shared power to vote these shares. 8 SHARED VOTING POWER See response to row 7. SOLE DISPOSITIVE POWER 3,408,146 shares (including 60,789 shares represented by warrants exercisable on November 9 29, 2012), except that TAM III is the general partner of TAP III and may be deemed to have sole power to dispose of these shares, and Wan and Jaeger are the managing members of TAM III and may be deemed to have sole power to dispose of these shares, and Wan and Jaeger are the managing members of TAM III and may be deemed to have sole power to dispose of these shares to row 9.
12 CHECK BOX II EXCLUDES CE 13 PERCENT OF C	AMOUNT BENEFICIALLY OWNED BY EACH ERSONK,408,146 F THE AGGREGATE AMOUNT IN ROW (9) ERTAIN SHARES (See Instructions) " CLASS REPRESENTED BY AMOUNT IN ROW (9) ORTING PERSON (See Instructions)

CUSIP No. 00444T100 13DPage 6 of 11 Pages

¹NAME OF REPORTING PERSONS ¹Three Arch Associates III, L.P. (<u>"TAA II</u>I") ²CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) " (b) x **3SEC USE ONLY** SOURCE OF FUNDS

4WC

CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED

5PURSUANT TO ITEMS 2(d) OR 2(e) "

CITIZENSHIP OR PLACE OF ORGANIZATION Delaware

SOLE VOTING POWER

	SOLE VOTINGTOWER
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	 183,230 shares (including 3,268 shares represented by warrants exercisable on November 7 29, 2012), except that TAM III is the general partner of TAA III and may be deemed to have sole power to vote these shares, and Wan and Jaeger are the managing members of TAM III and may be deemed to have shared power to vote these shares. 8 SHARED VOTING POWER 8 See response to row 7. 8 SOLE DISPOSITIVE POWER 183,230 shares (including 3,268 shares represented by warrants exercisable on November 9 29, 2012), except that TAM III is the general partner of TAA III and may be deemed to have sole power to dispose of these shares, and Wan and Jaeger are the managing members of TAM III and may be deemed to have sole power to dispose of these shares, and Wan and Jaeger are the managing members of TAM III and may be deemed to have shared power to dispose of these shares. 10 SHARED DISPOSITIVE POWER 10 See response to row 9.
¹¹ REPORTING PER	10UNT BENEFICIALLY OWNED BY EACH .SON183,230
12 CHECK BOX IF T	THE AGGREGATE AMOUNT IN ROW (9)
EXCLUDES CER	TAIN SHARES (See Instructions)
13 PERCENT OF CL	ASS REPRESENTED BY AMOUNT IN ROW (9)
H.4%	
, TYPE OF REPOR	TING PERSON (See Instructions)

¹⁴ PN

CUSIP No. 00444T100 13DPage 7 of 11 Pages

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NAME OF REPORTING PERSONS
 Three Arch Management III, L.L.C. ("TAM III")
2CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)
  (a) " (b) x
3SEC USE ONLY
 SOURCE OF FUNDS
4
 WC
 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED
5PURSUANT TO ITEMS 2(d) OR 2(e) "
6 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware
                    SOLE VOTING POWER
                    3,591,376 shares (including 60,789 shares represented by warrants exercisable on November
                    29, 2012 by TAP III and 3,268 shares represented by warrants exercisable on November 29,
                  7 2012 by TAA III), of which 3,408,146 are directly owned by TAP III and 183,230 are directly
                    owned by TAA III. TAM III is the general partner of each of TAP III and TAA III and may
                    be deemed to have sole power to vote these shares. Wan and Jaeger are the managing
NUMBER OF
                    members of TAM III and may be deemed to have shared power to vote these shares.
SHARES
                    SHARED VOTING POWER
                  8
BENEFICIALLY
                    See response to row 7.
OWNED BY EACH
                    SOLE DISPOSITIVE POWER
REPORTING
                    3,591,376 shares (including 60,789 shares represented by warrants exercisable on November
PERSON
                    29, 2012 by TAP III and 3,268 shares represented by warrants exercisable on November 29,
WITH
                    2012 by TAA III), of which 3,408,146 are directly owned by TAP III and 183,230 are directly
                  9
                    owned by TAA III. TAM III is the general partner of each of TAP III and TAA III and may
                    be deemed to have sole power to dispose of these shares. Wan and Jaeger are the managing
                    members of TAM III and may be deemed to have shared power to dispose of these shares.
                  10 SHARED DISPOSITIVE POWER
                    See response to row 9.
  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH
11
  REPORTING PERSONK, 591, 376
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)
  EXCLUDES CERTAIN SHARES (See Instructions)
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
   8.3%
TYPE OF REPORTING PERSON (See Instructions)
   00
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NAME OF REPORTING PERSONS
1I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (Entities Only).
 Mark Wan (<u>"Wa</u>n")
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)
  (a) " (b) x
3SEC USE ONLY
 SOURCE OF FUNDS
4
 WC
 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED
5
 PURSUANT TO ITEMS 2(d) OR 2(e)
 CITIZENSHIP OR PLACE OF ORGANIZATION
 United States
                    SOLE VOTING POWER
                    27,500 shares (all of which are represented by an option exercisable in full immediately).
                    SHARED VOTING POWER
                    9,623,269 shares (including 188,020 shares represented by warrants exercisable on November
                    29, 2012 by TAP IV: 4,151 shares represented by warrants exercisable on November 29, 2012
                    by TAA IV; 60,789 shares represented by warrants exercisable on November 29, 2012 by TAP
                    III; and 3,268 shares represented by warrants exercisable on November 29, 2012 by TAA III),
                    of which 5,901,589 are directly owned by TAP IV, 130,304 are directly owned by TAA IV,
                    3,408,146 are directly owned by TAP III and 183,230 are directly owned by TAA III. TAM
                    IV, the general partner of each of TAP IV and TAA IV, may be deemed to have the sole power
                    to vote the shares held by TAP IV and TAA IV. TAM III, the general partner of each of TAP
NUMBER OF
                    III and TAA III, may be deemed to have the sole power to vote the shares held by TAP III and
SHARES
                    TAA III. Wan is a managing member of TAM IV and TAM III, and may be deemed to have
BENEFICIALLY
                    shared power to vote the shares held by TAP IV, TAA IV, TAP III and TAA III.
OWNED BY
                    SOLE DISPOSITIVE POWER
EACH
                    27,500 shares (all of which are represented by an option exercisable in full immediately).
REPORTING
                    SHARED DISPOSITIVE POWER
PERSON
                    9,623,269 shares (including 188,020 shares represented by warrants exercisable on November
WITH
                    29, 2012 by TAP IV; 4,151 shares represented by warrants exercisable on November 29, 2012
                    by TAA IV; 60,789 shares represented by warrants exercisable on November 29, 2012 by TAP
                    III; and 3,268 shares represented by warrants exercisable on November 29, 2012 by TAA III),
                    of which 5,901,589 are directly owned by TAP IV, 130,304 are directly owned by TAA IV,
                  103,408,146 are directly owned by TAP III and 183,230 are directly owned by TAA III. TAM
                    IV, the general partner of each of TAP IV and TAA IV, may be deemed to have the sole power
                    to dispose of the shares held by TAP IV and TAA IV. TAM III, the general partner of each of
                    TAP III and TAA III, may be deemed to have the sole power to dispose of the shares held by
                    TAP III and TAA III. Wan is a managing member of TAM IV and TAM III, and may be
                    deemed to have shared power to dispose of the shares held by TAP IV, TAA IV, TAP III and
                    TAA III.
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AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9,650,769 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) 22 EXCLUDES CERTAIN SHARES (See Instructions) " 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)J2.3% 14 TYPE OF REPORTING PERSON (See Instructions) IN CUSIP No. 00444T100 13DPage 9 of 11 Pages

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NAME OF REPORTING PERSONS
1I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (Entities Only).
 Wilfred Jaeger (<u>"Jaeger</u>")
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)
  (a) " (b) x
3SEC USE ONLY
 SOURCE OF FUNDS
4
 WC
 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED
5
 PURSUANT TO ITEMS 2(d) OR 2(e) "
 CITIZENSHIP OR PLACE OF ORGANIZATION
 United States
                   SOLE VOTING POWER
                 7
                   0 shares.
                   SHARED VOTING POWER
                   9,623,269 shares (including 188,020 shares represented by warrants exercisable on November
                   29, 2012 by TAP IV: 4,151 shares represented by warrants exercisable on November 29, 2012
                   by TAA IV; 60,789 shares represented by warrants exercisable on November 29, 2012 by TAP
                   III; and 3,268 shares represented by warrants exercisable on November 29, 2012 by TAA III),
                   of which 5,901,589 are directly owned by TAP IV, 130,304 are directly owned by TAA IV,
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NUMBER OF SHARES BENEFICIALLY OWNED BY EACH 9 REPORTING PERSON WITH

3,408,146 are directly owned by TAP III and 183,230 are directly owned by TAA III. TAM IV, the general partner of each of TAP IV and TAA IV, may be deemed to have the sole power to vote the shares held by TAP IV and TAA IV. TAM III, the general partner of each of TAP III and TAA III, may be deemed to have the sole power to vote the shares held by TAP III and TAA III. Jaeger is a managing member of TAM IV and TAM III, and may be deemed to have shared power to vote the shares held by TAP IV, TAP IV, TAA IV, TAP III and TAA III. SOLE DISPOSITIVE POWER

9 0 shares.

SHARED DISPOSITIVE POWER

9,623,269 shares (including 188,020 shares represented by warrants exercisable on November 29, 2012 by TAP IV; 4,151 shares represented by warrants exercisable on November 29, 2012 by TAA IV; 60,789 shares represented by warrants exercisable on November 29, 2012 by TAP III; and 3,268 shares represented by warrants exercisable on November 29, 2012 by TAA III), of which 5,901,589 are directly owned by TAP IV, 130,304 are directly owned by TAA IV,

103,408,146 are directly owned by TAP III and 183,230 are directly owned by TAA III. TAM IV, the general partner of each of TAP IV and TAA IV, may be deemed to have the sole power to dispose of the shares held by TAP IV and TAA IV. TAM III, the general partner of each of TAP III and TAA III, may be deemed to have the sole power to dispose of the shares held by TAP III and TAA III. Jaeger is a managing member of TAM IV and TAM III, and may be deemed to have shared power to dispose of the shares held by TAP III and TAA III.

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9,623,269 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) 22 EXCLUDES CERTAIN SHARES (See Instructions) " 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)J2.2% 14 TYPE OF REPORTING PERSON (See Instructions) IN CUSIP No. 00444T100 13DPage 10 of 11 Pages

Statement on Schedule 13D

This Amendment No. 3 to Schedule 13D is filed to report the open market sales of an aggregate of 1,000,000 shares of Common Stock of AcelRx Pharmaceuticals, Inc., a Delaware corporation, by the Reporting Persons on March 7, 2014 and March 10, 2014. This Amendment No. 3 supplements and amends the Schedule 13D originally filed with the Securities and Exchange Commission on February 25, 2011, as amended May 29, 2012, as amended December 17, 2012 (as amended, the <u>"Schedule 13D</u>"). Only those items that are hereby reported are amended; all other items remain unchanged.

ITEM 4. PURPOSE OF TRANSACTION.

Item 4 of the Schedule 13D is hereby amended to add the following statements:

On March 7, 2014, TAP IV disposed of 79,645 shares of Common Stock in open market sales for a weighted average price of \$12.3882 per share^[1] or \$986,658.19 in the aggregate.

On March 7, 2014, TAP IV disposed of 20,800 shares of Common Stock in open market sales for a weighted average price of \$11.96 per share^[2] or \$248,768.00 in the aggregate.

On March 10, 2014, TAP IV disposed of 509,520 shares of Common Stock in an open market sale at a price of \$12.36 per share or \$6,297,667.20 in the aggregate.

On March 7, 2014, TAA IV disposed of 1,759 shares of Common Stock in open market sales for a weighted average price of \$12.3882 per share¹ or \$21,790.85 in the aggregate.

On March 7, 2014, TAA IV disposed of 459 shares of Common Stock in open market sales for a weighted average price of \$11.96 per share² or \$899.64 in the aggregate.

On March 10, 2014, TAA IV disposed of 11,250 shares of Common Stock in an open market sale at a price of \$12.36 per share or \$139,050.00 in the aggregate.

On March 7, 2014, TAP III disposed of 46,661 shares of Common Stock in open market sales for a weighted average price of \$12.3882 per share¹ or \$578,045.80 in the aggregate.

On March 7, 2014, TAP III disposed of 12,186 shares of Common Stock in open market sales for a weighted average price of \$11.96 per share² or \$145,744.56 in the aggregate.

On March 10, 2014, TAP III disposed of 298,508 shares of Common Stock in an open market sale at a price of \$12.36 per share or \$3,689,558.88 in the aggregate.

On March 7, 2014, TAA III disposed of 2,508 shares of Common Stock in open market sales for a weighted average price of \$12.3882 per share¹ or \$31,069.61 in the aggregate.

On March 7, 2014, TAA III disposed of 655 shares of Common Stock in open market sales for a weighted average price of \$11.96 per share² or \$7,833.80 in the aggregate.

On March 10, 2014, TAA III disposed of 16,049 shares of Common Stock in an open market sale at a price of \$12.36 per share or \$198,365.64 in the aggregate.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Items 5(a) and 5(b) of the Schedule 13D are hereby amended and restated in their entirety as follows:

(a,b) Regarding aggregate beneficial ownership, see Row 11 of the cover page of each Reporting Person. Regarding percentage beneficial ownership, see Row 13 of the cover page of each Reporting Person. Regarding sole power to vote shares, see Row 7 of the cover page of each Reporting Person. Regarding shared power to vote shares, see Row 8 of the cover page of each Reporting Person. Regarding sole power to dispose of shares, see Row 9 of the cover page of each Reporting Person. Regarding shared power to dispose of shares, see Row 9 of the cover page of each Reporting Person. Regarding shared power to dispose of shares, see Row 10 of the cover page of each Reporting Person. The percentages of ownership listed in Row 13 for each Reporting Person was calculated based

upon 43,039,269 shares of Common Stock outstanding as of March 20, 2014.

¹ These shares were sold in multiple transactions at prices ranging from \$12.07 to \$13.05, inclusive.

² These shares were sold in multiple transactions at prices ranging from \$11.90 to \$12.01, inclusive.

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: March 28, 2014

Three Arch Partners IV, L.P.	<u>/s/ Steve Agelopoulos</u>
By Three Arch Management IV, L.L.C.	Steve Agelopoulos, by Power of Attorney
Its General Partner	

Three Arch Associates IV, L.P./s/ Steve AgelopoulosBy Three Arch Management IV, L.L.C.Steve Agelopoulos, by Power of AttorneyIts General Partner

Three Arch Partners III, L.P./s/ Steve AgelopoulosBy Three Arch Management III, L.L.C.Steve Agelopoulos, by Power of AttorneyIts General Partner

Three Arch Associates III, L.P./s/ Steve AgelopoulosBy Three Arch Management III, L.L.C.Steve Agelopoulos, by Power of AttorneyIts General Partner

 Three Arch Management IV, L.L.C.
 /s/ Steve Agelopoulos

 Steve Agelopoulos, by Power of Attorney

Three Arch Management III, L.L.C. /s/ Steve Agelopoulos

Steve Agelopoulos, by Power of Attorney

Mark Wan

<u>/ s/ Steve Agelopoulos</u> Steve Agelopoulos, by Power of Attorney

Wilfred Jaeger

<u>/ s/ Steve Agelopoulos</u> Steve Agelopoulos, by Power of Attorney