SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL

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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

					or	Sectio	on 30(r	n) of the I	nvestme	nt Co	mpany Act o	of 1940									
1. Name and Address of Reporting Person [*] Davis Katherine Lyon					2. Issuer Name and Ticker or Trading Symbol CHEMBIO DIAGNOSTICS, INC. [CEMI]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner							
(Last)	(Firs		Viddle)			3. Date of Earliest Transaction (Month/Day/Year) 06/24/2021										(give title		Other (s			
C/O CHEMBIO DIAGNOSTICS, INC. 3661 HORSEBLOCK ROAD						4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable Line)						
(Street)						X Form filed by One Reporting Person Form filed by More than One Reporting Person															
MEDFOR	D NY	1		Ru	Rule 10b5-1(c) Transaction Indication									1 613011							
(City)	(City) (State) (Zip)							Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.													
		Tab	le I - No	n-Deriv	vative	e Se	curiti	ies Acc	quired,	, Dis	posed of	f, or Be	enefi	cially	Owned		,				
Date				Date	Date Ex (Month/Day/Year) if		2A. Deemed Execution Date, if any (Month/Day/Year)		Transaction Disposed Code (Instr.		ies Acquired (A) o Of (D) (Instr. 3, 4 a		and 5) Securitie Beneficia Owned F		s Ily ollowing	Form (D) or	: Direct r Indirect str. 4)	7. Nature of Indirect Beneficial Ownership			
									Code	v	Amount	(A) c (D)	or Pr	rice	Reported Transacti (Instr. 3 a	tion(s)			(Instr. 4)		
Common S	ommon Stock 06/24/					/2021					16,314	A		(1)	106,457		D				
Common Stock 04/26/					5/2023	/2023			U ⁽²⁾		106,457 D		\$	0.45 ⁽²⁾	(2) 0			D			
		т	able II -								osed of, convertib				Owned						
Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deem Execution if any (Month/D	n Date,	Code (Inst				6. Date Expirati (Month/	on Da		of Securities		urity	8. Price of Derivative Security (Instr. 5)	9. Numbe derivative Securitie Beneficia Owned Following Reported Transacti (Instr. 4)	e s ally g	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficia Ownersh (Instr. 4)		
					Code	Code V		(D)	Date Exercisa	able	Expiration Date	Title	or Nu of	nount mber ares							
Restricted stock units	(1)	06/24/2021			М			16,314	(3)		(3)	Commo stock	ⁿ 16	,314	\$0	0		D	1		

stock \$1.25 options

(2)

\$2.36

Restricted

stock units

stock

options Nonqualified

Nonqualified

Explanation of Responses:

1. Each restricted stock unit represents a contingent right to receive one share of common stock.

04/27/2023

04/27/2023

04/27/2023

2. Reflects disposition of Issuer common stock in connection with the consummation of the transactions contemplated by the Agreement and Plan of Merger, dated January 31, 2023 (the "Merger Agreement"), by and among the Issuer, Biosynex SA ("Parent"), and Project Merci Merger Sub, Inc. ("Purchaser"), including the completion on April 26, 2023 of a tender offer to purchase all of the outstanding shares of Issuer common stock at a price of \$0.45 per share in cash, without interest (the "Offer Price"), and the consummation of the merger (the "Merger") between the Issuer and Purchaser on April 27, 2023. Pursuant to the Merger Agreement, as of the effective time of the Merger (the "Effective Time"), each outstanding share of Issuer common stock was cancelled in exchange for the right to receive an amount equal to the Offer Price". Price

32,000

36.252

41 143

(4)

(5)

(5)

3. On March 16, 2020, the Reporting person was granted 16,314 restricted stock units which vested in full immediately prior to the earlier to occur of (i) the 2021 annual meeting of stockholders of the issuer, and (ii) a Change in Control (as defined in the 2019 Omnibus Incentive Plan of the issuer).

4. Each Company RSU (as defined in the Merger Agreement) that was outstanding as of immediately prior to the Effective Time was cancelled and converted into the right to receive an amount in cash equal to the product of (a) the total number of Shares (as defined the Merger Agreement) issuable in settlement of such Company RSU immediately prior to the Effective Time without regard to vesting multiplied by (b) the Merger Consideration (as defined in the Merger Agreement).

5. As of the Effective Time, by virtue of the Merger and without any further action on the part of the holders thereof, Parent, Purchaser or the Issuer, each option which had a per share exercise price that is equal to or more than the Offer Price (each, an "Out of the Money Option") that was then outstanding and unexercised as of immediately before the Effective Time was cancelled at the Effective Time without any consideration payable therefor.

> 05/01/2023 /s/ Katherine L. Davis ** Signature of Reporting Person

Commo

stock

Commo

stock

Commo

stock

32,000

36,252

41,143

(4)

(5)

(5)

0

0

0

D

D

D

(4)

03/15/2027

03/10/2032

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.

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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.

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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)