FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT	OF CHANGES	S IN BENEFICIAL	OWNERSHIP

	OMB APPROVAL									
	OMB Number:	3235-0287								
	Estimated average bu	urden								
-	hours per response:	0.5								

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

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

Thompson Peter A.  ((Last) (First) (Middle) (First) (Middle) (CO CORVUS PHARMACEUTICALS, INC. 863 MITTEN ROAD, SUITE 102  Street) BURLINGAME CA 94010  (City) (State) (Zip)  Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned (Month/Day/Year) (Month/								. ,		IIIVCStill		. ,									
Common Stock, So.0001 par value   Code   C	1. Name and Address of Reporting Person*					2. Issuer Name <b>and</b> Ticker or Trading Symbol								5. Relationship of Reporting Person(s) to Issuer (Check all applicable)							
(Last) (First) (Middle) (Morth/Day/Year)	<u>Thompson Peter A.</u>				Corvus Pharmaceuticals, Inc. [ CRVS ]										X	( 10	)% Owr	ner			
Color   Coro						-									Officer	(give	title	Ot	ther (sp	ecify	
Street)  BURLINGAME CA 94010  Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned  1. Title of Security (Instr. 3)  2. Transaction Date (Month/Day/Year) (Month/Day/Year) (Month/Day/Year)  (Month/Day/Year) (Month/Day/Year) (Month/Day/Year)  Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned  1. Title of Security (Instr. 3)  3. Transaction Date (Month/Day/Year) (Month/Day/Ye	(Last)	(Fi	irst)	(Middle)			` , ,								below)			be	elow)	1	
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Instr. 3   Price of Derivative Security   Price of Derivativ	Derivative Security				on Date,																
Security	(Instr. 3) Price of \(\) (Month/Day/Year)   8					Securities		Derivative Secu			e Securit		Beneficially		Direc	Direct (D) Ownersh					
Code   V   (A)   Date   Expiration   Date   Date   Expiration   Date							(A) or			(ilisti. 3 alid 4)				anu 4)		Follo	wing				
Code   V   (A)   (D)   Date   Expiration   Title   Amount or Number of Shares   Common Right to   \$0.9899   06/15/2022   A   15,000   (3)   06/15/2032   Common Stock   15,000   \$0.00   15,000   D(4)						of (D) (Instr.		1 1						Transaction(s)							
Code   V   (A)   Date   Expiration   Title   Of Shares   Common Right to   Stock   S								3, 4 and 5)				T			_	(Instr. 4)					
Code   V   (A)   (D)   Date   Expiration   Title   Of Shares   Common Right to   Stock   Option   Right to   Stock   Option   Stock   Option   Stock   Option   Of Shares   Option														or							
Code   V   (A)   (D)   Exercisable   Date   Title   Shares										Date		Expiration			r						
Option Right to \$0.9899   06/15/2022   A   15,000   (3)   06/15/2032   Common Stock   15,000   \$0.00   15,000   D(4)						Code	٧	(A)	(D)		able		Title								
Right to \$0.9699 00/13/2022 A 13,000 00/13/2032 Stock 13,000 50.00 13,000 DC9	Stock				T	1													I		
Buy)	(Right to	\$0.9899	06/15/2022			Α		15,000		(3)		06/15/2032		15,00	0 \$0.00	1	5,000	D	(4)		
explanation of Poppaneses:	Buy)																				

- 1. These securities are held of record by OrbiMed Private Investments V, LP ("OPI V"). OrbiMed Capital GP V LLC ("GP V") is the general partner of OPI V, and OrbiMed Advisors LLC ("Advisors"), a registered investment adviser under the Investment Advisors Act of 1940, as amended, is the managing member of GP V. By virtue of such relationships, GP V and Advisors may be deemed to have voting and investment power with respect to the securities held by OPI V noted above and as a result may be deemed to beneficially own such securities for purposes of Rule 13d-3 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Advisors exercised this investment and voting power through a management committee comprised of Carl L. Gordon, Sven H. Borho, and W. Carter Neild, each of whom disclaims beneficial ownership of the Shares held by OPI V. The Reporting Person is a member of Advisors.
- 2. Each of the Reporting Person, GP V and Advisors disclaims beneficial ownership of the securities reported herein for purposes of Rule 16a-1(a) under the Exchange Act, except to the extent of its pecuniary interest therein, if any. This report shall not be deemed an admission that any such entity or person, including the Reporting Person is a beneficial owner of such securities for the purposes of Section 16 of the Exchange Act, or for any other purpose.
- 3. The underlying shares subject to the option vest and become exercisable as to 100% of the total number of shares subject to the option on the earlier of (i) the first anniversary of the grant date or (ii) the date of the 2023 Annual Meeting of the Issuer's stockholders, assuming continuous service as a director until such vesting date.
- 4. The Reporting Person is obligated to transfer any shares issued pursuant to any equity grants made to him by the Issuer, or the economic benefits thereof, to Advisors and certain of its related entities. As such, the Reporting Person disclaims beneficial ownership of the securities reported herein for purposes of Rule 16a-1(a) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), except to the extent of his pecuniary interest therein, if any. This report shall not be deemed an admission that the Reporting Person is a beneficial owner for the purpose of Section 16 of the Exchange Act, or for any other purpose

/s/ Leiv Lea, as Attorney-in-Fact for Peter A. Thompson

06/17/2022

\*\* 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.