FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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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).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

					orSe	ection 30(h) of the I	Investme	nt Co	mpany Act of	/1940						
1. Name and Address of Reporting Person [*] George Jean						ssuer Name and Tic TABASIS P <u>C</u> [CATB]		(Che	Relationship of eck all applicat X Director	ble)	1(6 Owner				
(Last) (First) (Middle) C/O ADVANCED TECHNOLOGY VENTURES					3. Date of Earliest Transaction (Month/Day/Year) 06/30/2015							Officer (g below)	ive title		ther (specify elow)	
500 BOYLSTON STREET SUITE 1380					4. If Amendment, Date of Original Filed (Month/Day/Year)							ndividual or Jo e)	lividual or Joint/Group Filing (Check Applicable			
(Street) BOSTON	МА		02108						X Form filed by One Re Form filed by More th Person							
(City)	(Sta	te)	(Zip)													
		Ta	ble I -	Non-Deriva	ative	Securities Ac	quired	, Dis	posed of,	or Ber	neficial	ly Owned				
1. Title of Security (Instr. 3)				2. Transaction Date (Month/Day/Yea		2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)		4. Securities Disposed O and 5)			4 Securities Beneficially Owned		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Indirect Beneficial Ownership	
							Code	v	Amount	(A) or (D)	Price	Following Reported Transaction (Instr. 3 and	(s)	str. 4)	(Instr. 4)	
Common Ste	ock			06/30/20	15		С		674,446	Α	(1)	674,44	6	Ι	See Footnote ⁽²⁾	
Common Sto	ock			06/30/20	15		С		304,309	Α	(1)	978,75	5	Ι	See Footnote ⁽²⁾	
Common Sto	ock			06/30/20	15		С		574,979	Α	(1)	574,97	9	Ι	See Footnote ⁽³⁾	
Common Sto	ock			06/30/20	15		С		78,342	A	(1)	78,342	2	Ι	See Footnote ⁽⁴⁾	
Common Sto	ock			06/30/20	15		Р		155,188	A	\$12	1,133,94	43	Ι	See Footnote ⁽²⁾	
Common Sto	ock			06/30/20	15		Р		91,166	A	\$12	666,14	5	Ι	See Footnote ⁽³⁾	
Common Stock				06/30/20	15		Р		12,422	A	\$12	90,764	1	Ι	See Footnote ⁽⁴⁾	
			Tab			Securities Acque calls, warrants,						vned				
1. Title of	2.	3. Transaction	3A. Deer	med 4. Tra	insactic	on 5. Number of	6. Date Exercisable and 7. Tit			Title and Ar	mount of	8. Price of	9. Number	of 10.	11. Nature of	

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	Code (Instr. 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned	10. Ownership Form: Direct (D) or Indirect	Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Following Reported Transaction(s) (Instr. 4)	(I) (Instr. 4)	
Series A Preferred Stock	(1)	06/30/2015		с			8,666,667	(1)	(1)	Common Stock	674,446	\$0	0	I	See Footnote ⁽²⁾
Series B Preferred Stock	(1)	06/30/2015		с			3,910,392	(1)	(1)	Common Stock	304,309	\$0	0	I	See Footnote ⁽²⁾
Series B Preferred Stock	(1)	06/30/2015		с			7,388,491	(1)	(1)	Common Stock	574,979	\$0	0	I	See Footnote ⁽³⁾
Series B Preferred Stock	(1)	06/30/2015		С			1,006,712	(1)	(1)	Common Stock	78,342	\$0	0	I	See Footnote ⁽⁴⁾
Stock Option (right to buy)	\$12.21	06/30/2015		A		11,094		(5)	06/29/2025	Common Stock	11,094	\$0	11,094	D	

Explanation of Responses:

1. The Series A and Series B Preferred Stock converted into Common Stock on a 1-for-12.85 basis upon the closing of the Issuer's initial public offering without payment of consideration. The Series A and B Preferred Stock were convertible at any time at the holder's election and automatically upon the closing of the Issuer's initial public offering. The shares had no expiration date.

2. These shares are held directly by Advanced Technology Ventures VIII, L.P. ("ATV VIII"). ATV Associates VIII, LLC ("ATV A VIII") is the General Partner of ATV VIII and exercises voting and dispositive authority over the shares held by ATV VIII. Voting and dispositive decisions of ATV A VIII are made collectively by Michael A. Carusi, Ms. George, Steven N. Baloff, Robert C. Hower and William C. Wiberg (collectively, the "ATV VIII Managing Directors"). Ms. George disclaims beneficial ownership of the shares held by ATV VIII except to the extent of their pecuniary interest therein.

3. These shares are owned directly by Lightstone Ventures, L.P. ("LSV"). LSV Associates, LLC ("LSV GP") is the General Partner of Lightstone Ventures, L.P. and exercises voting and dispositive authority over the shares held by LSV. Voting and dispositive decisions of LSV GP are made collectively by Michael A. Carusi, Jean George, Ralph E. Christoffersen and Henry A. Plain, Jr. Ms. George disclaims beneficial ownership of such shares except to the extent of any pecuniary interest therein.

4. These shares are owned directly by Lightstone Ventures (A), L.P. ("LSV(A)"). LSV GP is the General Partner of LSV(A) and exercises voting and dispositive authority over the shares held by LSV(A). Voting and dispositive decisions of LSV GP are made collectively by Michael A. Carusi, Jean George, Ralph E. Christoffersen and Henry A. Plain, Jr. Ms. George disclaims beneficial ownership of such shares except to the extent of any pecuniary interest therein.

5. This option was granted on June 30, 2015 and vests over three years, with one-third of the shares vesting on each anniversary of the grant date until the third anniversary of the grant date.

06/30/2015 /s/ Jean George ** 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.