SEC For	m 4																		
	FORM	4	UNITED) STA	TES	SECU		IES AND hington, D.C.			ANGE	COMI	MISS	ION		OMP		///	
Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b). Filed pursu				OF CHANGES IN BENEFICIAL OWNERSHIP suant to Section 16(a) of the Securities Exchange Act of 1934 Section 30(h) of the Investment Company Act of 1940										OMB APPROVAL OMB Number: 3235-0287 Estimated average burden hours per response: 0.5					
1. Name an	d Address of	Reporting Person*			2. Issu	ier Name ai	nd Tio	cker or Trading	g Sym		ct of 1940			tionship of R		Person	(s) to Issuer		
EW Healthcare Partners, L.P. Venus					us Concept Inc. [VERO]								Check all applicable) Director X 10% Owner						
					Date of Earliest Transaction (Month/Day/Year) 1/18/2022							Officer (gi below)	ve title		Other (s below)	pecify			
				11/22/2022								6. Indiv	ndividual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person						
(City)	(5	State)	(Zip)												-		-		
			Table I - Non					· · ·	Disp		•								
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Yea				ar) $\begin{bmatrix} 2A. Deemed \\ Execution Date, \\ if any \\ (Month/Day/Year) \end{bmatrix} $ 3. $\begin{cases} 4. Securities Acquired (A) \\ Disposed Of (D) (Instr. 3, 4) \\ 8 \end{cases}$						5. Amount of Securities Beneficially Following R Transaction	Owned eported	Form:	Direct I Indirect I tr. 4)	. Nature of ndirect Seneficial Ownership					
								Code	V Amou		Int (A) or PI		rice	(Instr. 3 and				nstr. 4)	
								quired, Dits, option						ned					
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	4. Trans Code	action	5. Number Derivative Securities Acquired or Dispos (D) (Instr. and 5)	(A)	6. Date Exer Expiration D (Month/Day/	cisable ate		7. Title and Amount Securities Underlyin Derivative Security (and 4)		(Instr. 3) (Instr. 5)		9. Num derivat Securit Benefic Owned Followi Report	ive ies :ially ng	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Ownership Form: Beneficia Direct (D) Ownersh or Indirect (Instr. 4)	
				Code	v	(A)	(D)	Date Exercisable	Exp Date	iration e	Title	Amount Number Shares			Transa (Instr. 4	ction(s)			
Voting Convertible Preferred Stock	\$0.00 ⁽¹⁾	11/18/2022	(1)	Р		1,441,985		11/18/2022		(1)	Common Stock	14,419	9,850 ⁽⁴⁾	\$2	1,44	1,985	I	EW Healthcare Partners, LP ⁽²⁾	
Voting Convertible Preferred Stock	\$0.00 ⁽¹⁾	11/18/2022	(1)	Р		58,015		11/18/2022		(1)	Common Stock	580	,150	\$2	58,	015	I	EW Healthcare Partners-A LP ⁽²⁾⁽³⁾	
		Reporting Person*			<u> </u>													•	
(Last) 21 WATE	ERWAY AV	(First) ENUE SUITE 2	(Middle)			-													
(Street) THE WOODL	ANDS	ТХ	77380			-													
(City)		(State)	(Zip)			-													
		Reporting Person [*]	<u>.P.</u>			1													
(Last) 21 WATE	ERWAY AV	(First) ENUE SUITE 2	(Middle)			-													
(Street) THE WOODL	ANDS	ТХ	77380			-													
(City)		(State)	(Zip)																
		Reporting Person [*] s Fund IX-GI	<u>P, L.P.</u>																
(Last) 21 WATE	ERWAY AV	(First) ENUE SUITE 2	(Middle)																
(Street) THE WOODL	ANDS	ТХ	77380																

(City)	(State)	(Zip)						
1. Name and Address of Reporting Person* <u>Essex Woodlands IX, LLC</u>								
(Last) 21 WATERWAY AV	(First) ENUE SUITE 225	(Middle)						
(Street) THE WOODLANDS	ТХ	77380						
(City)	(State)	(Zip)						

Explanation of Responses:

1. The Voting Convertible Preferred Stock will convert into shares of Common Stock on a one for ten basis (i) at the option the holder or (ii) at the option of the Company within 30 days following the occurrence of certain events. The Voting Convertible Preferred Convertible Stock votes with the Common Stock on an as-converted basis. The Voting Convertible Preferred Stock does not expire.

2. Held by EW Healthcare Partners L.P. ("EWHP"). Essex Woodlands Fund IX-GP, L.P. ("EW Fund IX GP") is the general partner of EWHP and EWHP-A (as defined below). Essex Woodlands IX, LLC ("Essex IX General Partner") is the general partner of Essex IX Fund GP. Martin P. Sutter, R. Scott Barry, Ronald W. Eastman, Petri Vainio and Steve Wiggins are each a Manager of Essex IX General Partner ("Managers"). Each of the Managers may be deemed to exercise shared voting and investment power with respect to such shares. Each of EW Fund IX GP, Essex IX General Partner and the Managers, including Mr. Barry who is a member of the Issuer's board of directors, disclaims beneficial ownership of the shares held by EWHP and EWHP-A, except to the extent of any pecuniary interests therein.

3. Held by EW Healthcare Partners-A.L.P. ("EWHP-A").

4. This Amended Form 4 is filed only to correct the Amount of Securities Underlying Derivative Security set forth in Box 7 of Table II in the original Form 4 filed on November 22, 2022 shown for EW Healthcare Partners, LP. from 14,410,850 to 14,419,850, and to correct the Suite number for the Reporting Persons' address to Suite 225. No other changes has been made to the original Form 4 filed on November 22, 2022 relating to the trade made on November 18, 2022.

Remarks:

EW Healthcare Partners L.P.; By Essex Woodlands Fund IX-GP, L.P., its General Partner; By Essex Woodlands IX, LLC, its General Partner; By R. Scott Barry, Manager; By Richard Kolodziejcyk, Attorney-in-Fact /s/ Richard Kolodziejcyk	<u>11/22/2022</u>
EW Healthcare Partners-A L.P.; By Essex Woodlands Fund IX- GP, L.P., its General Partner; By Essex Woodlands IX, LLC, its General Partner; By R. Scott Barry, Manager; By Richard Kolodziejcyk, Attorney-in-Fact /s/ Richard Kolodziejcyk	<u>11/22/2022</u>
Essex Woodlands IX-GP, L.P.; By Essex Woodlands IX, LLC, its General Partner; By R. Scott Barry, Manager; By Richard Kolodziejcyk, Attorney-in-Fact /s/ Richard Kolodziejcyk	<u>11/22/2022</u>
Essex Woodlands IX, LLC; By R. Scott Barry, Manager; By Richard Kolodziejcyk, Attorney- in-Fact /s/ Richard Kolodziejcyk ** Signature of Reporting Person	<u>11/22/2022</u> 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.