FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington.	D C	20549	

STATEMENT	OF CHANG	SES IN BENE	FICIAL OWNE	ERSHIP

	OMB APPROVAL								
	OMB Number:	3235-0287							
l	Estimated average burden								
l	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

					or	Section	30(h) of the	Inves	stment	Com	pany Act	of 1940								
Name and Address of Reporting Person* Miljkovic Milos					2. Issuer Name and Ticker or Trading Symbol Cartesian Therapeutics, Inc. [RNAC]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner						
(Last)	•	First)	(Middle) S, INC.		3. Date of Earliest Transaction (Month/Day/Year) 04/08/2024									X	X Officer (give title Other (specify below) Chief Medical Officer					
		HARD ROAD			4. If A	mendn	nent, Date of	^r Origii	inal File	d (M	onth/Day/	Year)		6. Indivi	dual or Joint Form filed		• .		able Line)	
(Street) GAITHE	ERSBURG	MD	20878		Rul	Rule 10b5-1(c) Transaction Indication								Form filed by More than One Reporting Person						
(City)	(State)	(Zip)			heck th	is box to indica e defense con	ate tha	at a tran is of Rul	saction	on was mad 5-1(c). See	de pursuant e Instruction	o a c 10.	ontract, instr	uction or writte	en plan th	at is inte	nded to satis	fy the	
			Table I - Non	-Deriv	vative	Sec	urities Ac	quir	red, C	isp	osed o	f, or Be	nefi	cially Ov	vned					
Dat				Date	e nth/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		Code (Instr.					Securities Beneficially Following R	5. Amount of Securities Beneficially Owned Following Reported		Direct Indirect tr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
									ode	v	Amount	(A) (D)	(A) or (D) Price		Transaction(s) (Instr. 3 and 4)					
Common Stock														18,273(1)		D				
			Table II - I				rities Acq warrants								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)		Transaction Code (Instr. 8) Ac		Number of erivative ecurities cquired (A) or isposed of (D) nstr. 3, 4 and 5)		6. Date Exercise Expiration Date (Month/Day/Yea		Securities Under		erlying	8. Price of Derivative Security (Instr. 5)	9. Numb derivativ Securitic Benefici Owned Followin	re es ally	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4	11. Nature of Indirect Beneficial Ownership (Instr. 4)		
				Code	v	(A)	(D)	Date Exer	e rcisable		xpiration ate	Title	N N	mount or umber of hares		Reporte Transac (Instr. 4)	tion(s)			
Stock Option (Right to Buy)	\$107.59	04/08/2024		М			2,565.872		(2) 09		9/12/2031	Series A Non-Voting Convertible Preferred Stock		,565.872	(3)	0		D		
Stock Option (Right to Buy)	\$3.23	04/08/2024		М		85,528			(4)	09	9/12/2031	Common Stock		35,528(1)	(5)	85,528 ⁽¹⁾		D		
Stock Option (Right to	\$19.656								(6)	0	1/01/2034	Common Stock	2	23,433(1)		23,43	3 ⁽¹⁾	D		

Explanation of Responses:

- 1. On April 4, 2024, the issuer effected a 1-for-30 reverse stock split (the "Reverse Stock Split") of its common stock ("Common Stock"). The amount of securities reported on this Form 4 has been adjusted to reflect the
- 2. On March 27, 2024, the issuer held a special meeting of stockholders (the "Special Meeting"). At the Special Meeting, the stockholders of the issuer approved the Reverse Stock Split and the conversion of the issuer's Series A Non-Voting Convertible Preferred Stock ("Series A Preferred Stock occurred automatically (the "Automatic Conversion"). The remaining shares of Series A Preferred Stock remain subject to certain beneficial ownership limitations described in the issuer's filings with the Securities and Exchange Commission. Prior to the Automatic Conversion, the option was exercisable for 1,282.936 shares of Series A Preferred Stock and would have become exercisable for the remaining 1,282.936 shares of Series A Preferred Stock in two equal tranches on September 13, 2024 and 2025.
- 3. On November 13, 2023, the issuer acquired the private Delaware corporation which was then known as Cartesian Therapeutics, Inc. ("Old Cartesian") in accordance with the terms of an Agreement and Plan of Merger, dated November 13, 2023. Options to purchase Old Cartesian common stock held by the reporting person were converted into options to purchase shares of Series A Preferred Stock in connection with the acquisition.
- 4. Following the Automatic Conversion, the option is currently exercisable for 42,764 shares of Common Stock and becomes exercisable for the remaining 42,764 shares of Common Stock in two equal tranches on
- 5. Following the Automatic Conversion, options previously exercisable for Series A Preferred Stock may be exercised solely for shares of Common Stock.
- 6. This option vests as to 25% on January 2, 2025. The remainder of the underlying shares will vest in three equal annual installments thereafter so that the underlying shares will be fully vested on January 2, 2028.

Remarks:

/s/ Matthew Bartholomae, Attorney-in-Fact for Milos

04/10/2024

<u>Miljkovic</u> ** 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.