FORM 4

o Check this box if no longer subject to Section 16. Form 4 or Form 5

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL 3235-0287

OMB Number: 3235-0 Expires: January 31, 2005 Estimated average burden hours per response 0.5

Beneficial

Ownership (Instr. 4)

Direct (D) or Indirect (I)

(Instr. 4)

obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or

	(Print or Type Res	sponses	s)					vestment Com				33 01							
I. Name and Address of Reporting Person*			2.	2. Issuer Name and Ticker or Trading Symbol					6.	6. Relationship of Reporting Person(s) to Issuer (Check all applicable)									
	BVF Partners L.P.						Biocryst	Pharmaceutica	ls In	ıc. ("BC	RX")			_	Director	icubi	_X_10%	Owner	
	(Last)		(First)		(Middle)	3.	Number	entification of Reporting f an entity				ent for /Day/Yea	ar		Officer (give title below)		Oth (spe belo	cify	
	227 West Monroe	Street,	Suite 4800				(voiuntai	.y)			Januar	y 6, 2003	3	_					
			(Street)								Origin	endment, al n/Day/Ye		7.	Individual or Jo (Check Applica Form fi Person X Form fil	ble I led b	Line) by one Reporting		
_	Chicago,		Illinois		60606										one Rep	ortin	ng Person		
	(City)		(State)		(Zip)	Tabl	e I — Non	-Derivative Se	cur	ities Ac	quired	, Dispos	ed of, or	Benefic	ially Owned				
1.	Title of Security (Instr. 3)		ransaction Date	2A.	Deemed Execution Date, if any		. Transac (Instr. 8		Di	ecurities isposed nstr. 3, 4	of (D)	red (A) c	r	S E C	amount of 6 ecurities eneficially bwned at End f Month (Instr. and 4)	F (1 (1	Ownership 7 Form: Direct D) or Indirect I) Instr. 4)	Indir Bene	eficial iershij
		(1	Month/Day/Year)		(Month/Day/Year	r)	Code	V	Aı	mount	(A) (D)	or	Price	•					
_	Common Stock	1	/06/03				P		1,0	000	A		\$0.925			(:	1)	(1)(2	<u>'</u>)
														2	,081,100				
	f the form is filed by m minder: Report on a						directly o	r indirectly.											
					ENTIAL PERSON ONTAINED IN TE DISPL	HIS FO	RM ARE		REI	O TO R	ESPO	ND UNL	ESS TH						
FC	ORM 4 (Continued)					Ta		Derivative Sec e.g., puts, calls											
l.	Title of Derivative Security (Instr. 3)	2.	Conversion or Exercise Price of Derivative Security		Cransaction Date Month/Day/Year)	3 <i>A</i>	Date	med Execution e, if any nth/Day/Year)			ransaci instr. 8		Se D	ecuritie: isposed	of Derivative Acquired (A) or of (D) 4, and 5)	6.	Date Exercisable Date (Month/Day		ation
										C	ode	V	(<i>P</i>	A)	(D)		Date Exercisable	Expi Date	iratior
_																			
_																			_
<i>'</i> .	Title and Amount of (Instr. 3 and 4)	of Und	erlying Securities			Price of Security	Derivativ	e 9				erivative neficially		10.	Ownership Form Derivative Securi			Nature of Indirect	

(Instr. 5)

Owned Following

Reported Transaction(s)
(Instr. 4)

_												
_												
Evr	inlanation of Perpanses											
ЕХĮ	planation of Responses:	dla DVE Danta and L	n - Dalaa	limited and cooking (IID on cooking the decimand film of this interference	- From 4 and builty record							
(1)	partner, BVF Inc., a Delaware corporation ("BVF Inc."), v partnership ("BVF, L.P.") and Biotechnology Value Fund I.L.C., a Delaware limited liability company ("Investmen Management, L.P., the majority member of Investments, i sole director of BVF Inc., and is an officer of BVF Inc. Th	The shares reported in this response are beneficially owned by BVF Partners L.P., a Delaware limited partnership ("Partners"), the designated filer of this joint filing on Form 4, and by its general partner, BVF Inc., a Delaware corporation ("BVF Inc."), which is also an investment advisor to Partners. Partners is the general partner of Biotechnology Value Fund, L.P., a Delaware limited partnership ("BVF, L.P.") and Biotechnology Value Fund II, L.P., a Delaware limited partnership ("BVF2, L.P."), both investment limited partnerships. Partners also is the manager of BVF Inc.C., a Delaware limited liability company ("Investments"). Pursuant to the operating agreement of Investments, Partners is authorized, among other things, to invest the funds of Ziff Asset Management, L.P., the majority member of Investments, in the shares of Common Stock reported in Table I as being beneficially owned by Investments. Mark N. Lampert is the sole shareholder and sole director of BVF Inc., and is an officer of BVF Inc. This joint filing on Form 4 shall not be deemed an admission that Mark N. Lampert is, for purposes of Section 16 of the Securities Exchange A of 1934, as amended, or otherwise, the beneficial owner of any equity securities covered by this joint filing.										
(2)	Shares beneficially owned by BVF, L.P.											
(3)												
(4)	Shares beneficially owned by Investments.											
		BVF Partners L.P.										
		By:		BVF Inc., its general partner								
		By:		/s/ MARK N. LAMPERT	January 8, 2003 Date							
				** Signature of Reporting Person								
	** Intentional misstatements or omissions of facts con	nstitute Federal Crimin	al Violatio									
	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.										
Pot	tential persons who are to respond to the collection of information	n contained in this for	n are not r	equired to respond unless the form displays a currently valid OMB Control	Number.							
FO	DRM 4 (Continued)											
Lis	sting of the names and addresses of other reporting persons:											
1.	Biotechnology Value Fund, L.P.											
	227 West Monroe Street, Suite 4800 Chicago, Illinois 60606	By: E	VF Partne									
		E	sy: BVF	Inc., its general partner								
			By:	(a) MADIZ N. LAMDEDT	January 9, 2002							
			/s/ MARK N. LAMPERT		January 8, 2003							
				**Signature of Reporting Person Authorized Signatory	Date							
2.	Biotechnology Value Fund II, L.P.	BIOTE	CHNOLO	GY VALUE FUND II, L.P.								
	227 West Monroe Street, Suite 4800 Chicago, Illinois 60606	By: B	VF Partne	ers L.P., its general partner								
		E	y: BVF	Inc., its general partner								
			By:	/s/ MARK N. LAMPERT	January 8, 2003							
				**Signature of Reporting Person	Date							
				Authorized Signatory								
3.	BVF Investments, L.L.C. 227 West Monroe Street, Suite 4800	BVF IN	IVESTME	ENTS, L.L.C.								
	Chicago, Illinois 60606	By: E	VF Partne	ers L.P., its manager								
		E	sy: BVF	Inc., its general partner								
			By:	/s/ MARK N. LAMPERT	January 8, 2003							
				**Signature of Reporting Person Authorized Signatory	Date							
4.		BVF IN	IC.									
	One Sansome Street, 31st Floor San Francisco, California 94104	By: /s	/ MARK	N. LAMPERT	January 8, 2003							
		*		e of Reporting Person ed Signatory	Date							
5.	Mark N. Lampert	By: /s		N. LAMPERT	January 8, 2003							
	One Sansome Street, 31st Floor San Francisco, California 94104	*		e of Reporting Person ed Signatory	Date							

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Control Number.

Page 3 of 3 SEC 1474 (03-99)