#### Edgar Filing: Ocata Therapeutics, Inc. - Form 4

Ocata Therag	peutics, Inc.												
Form 4	0016												
February 11,											PROVAL		
FORM	<b>4</b> UNITED S	STATES		RITIES A shington,				GE CO	OMMISSION	OMB Number:	3235-0287		
Check this box if no longer STATEMENT OF CHANCES IN DENEFICIAL OWN						OWN	ERSHIP OF	Expires:	January 31, 2005				
subject to Section 16. Form 4 or							Estimated a burden hour response	0					
Form 5 obligatio may com <i>See</i> Instr 1(b).	tinue. Section 17(a	a) of the H	Public U		ling	g Compa	iny A	ct of	Act of 1934, 1935 or Section )				
(Print or Type ]	Responses)												
1. Name and A Jooste H Le	Address of Reporting I Roux	Person <sup>*</sup>	Symbol	r Name <b>and</b> Therapeution			C		5. Relationship of I Issuer				
(Last)	(First) (N	(liddle)		f Earliest Tra		_			(Check	all applicable	)		
				Day/Year)					Director       10% Owner         Officer (give title       Other (specify below)         below)       below)         SVP of Bus Development & CCO				
(Street) 4. If Amendment, Date Orig Filed(Month/Day/Year)				Driginal			<ul> <li>6. Individual or Joint/Group Filing(Check</li> <li>Applicable Line)</li> <li>_X_ Form filed by One Reporting Person</li> </ul>						
MARLBOR	ROUGH, MA 017:	52						:	Form filed by Me Person	ore than One Rep	porting		
(City)	(State)	(Zip)	Tabl	le I - Non-D	)eriv	vative Sec	uritie	s Acqu	ired, Disposed of,	or Beneficiall	y Owned		
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deem Execution any (Month/D	Date, if	3. Transactio Code (Instr. 8)	on (	4. Securiti (A) or Dis (D) (Instr. 3, 4	posed	of	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
Common	00/10/0017			Code V		Amount	(D)	Price \$	(insu: 5 and 4)	D			

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

 $U^{(1)(2)}$ 

02/10/2016

Stock

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02) required to respond unless the form displays a currently valid OMB control number.

D

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25,000 D

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

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. 5. Number of TransactiorDerivative Code Securities (Instr. 8) 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 Underlying Securities (Instr. 3 and 4)		8 D S (1	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	
Stock Option (Right to Buy)	\$ 6.32	02/10/2016		D		75,000	<u>(3)</u>	11/24/2024	Common Stock	75,000	
<b>n</b>											

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## **Reporting Owners**

<b>Reporting Owner Name / Address</b>	Relationships						
	Director	10% Owner	Officer	Other			
Jooste H Le Roux 33 LOCKE DR., C/O OCATA THERAPEUTICS, INC. MARLBOROUGH, MA 01752			SVP of Bus Development & CCO				
Signatures							
/s/ Hermanus LeRoux	02/10/2	2016					

#### \*\*Signature of Reporting Date Person

Jooste

# **Explanation of Responses:**

- \* 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).

On November 10, 2015, Ocata Therapeutics, Inc. (the "Company") entered into an Agreement and Plan of Merger (the "Merger Agreement") with Astellas Pharma Inc. ("Astellas") and Laurel Acquisition Inc., an indirect wholly-owned subsidiary of Astellas ("Merger Sub"), pursuant to which Astellas acquired the Company in a merger (the "Merger") that became effective on February 10,

- (1) 2016. Pursuant to the Merger Agreement, all shares of Company common stock outstanding immediately prior to the effective time of the Merger (the "Effective Time"), were canceled and converted automatically into the right to receive a cash payment equal to \$8.50 per share (the "Offer Price"), and all shares of Company restricted stock units outstanding immediately prior to the Effective Time, whether vested or unvested, were canceled and converted automatically into the right to receive a cash payment equal to the Offer Price.
- (2) The number represents shares of Company common stock issuable upon the settlement of restricted stock units.

Pursuant to the Merger Agreement, each Company stock option outstanding and unexercised immediately prior to the Effective Time, whether vested or unvested, was canceled and converted automatically into the right to receive a cash payment with respect thereto equal to the product of (i) the number of shares of Company common stock subject to such Company stock option immediately prior to the

(3) Effective Time and (ii) the excess, if any, of \$8.50 over the exercise price per share subject to such Company stock option immediately prior to the Effective Time. Company stock options in respect of which the exercise price per share equaled or exceeded \$8.50 were cancelled, in accordance with the terms of the applicable equity incentive plan and award agreement, for no consideration as of the Effective Time.

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

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