FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Nashington	D.C.	20549	

	I—	
on. D.C. 20549		
011, 210. 200 10	ll l	OMB

OMB APPROVAL								
OMB Number:	3235-0287							
Estimated average burden	ı							
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).

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

					0. 00	01.011 00(11)	0	investment (	, , , , , , , , , , , , , , , , , , ,	101 01 20 10							4	
Name and Address of Reporting Person*													5. Relationship of Reporting Person(s) to Issuer Check all applicable)					
Scott David D						,		,				X	X Director			10% Owner		
(Last)	(F	First)	(Middle)	_						X	Officer (g below)	give title		Other (s below)	oecify			
, ,	`	,	(,				Trans	action (Month	n/Day/Year	)			Ch	ief Execu	ıtive (	Officer		
C/O HYPERFINE, INC.					12/22/	2021												
530 OLD WHITFIELD STREET																		
(Street)				Ţ.	4. If Amendment, Date of Original Filed (Month/Day/Year)							6. Indi	6. Individual or Joint/Group Filing (Check Applicable Line)					
GUILFO	ORD C	T	06437									X	X Form filed by One Reporting Person					
-													Form file	ed by More	than C	ne Reporti	ng Person	
(City)	(5	State)	(Zip)															
	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																	
1. Title of	Security (Inst	tr. 3)		Transac			2A. Deemed Execution Date,		3. 4. Securities Acquirities A				5. Amount Securities		6. Ownership Form: Direct		7. Nature of Indirect	
				Day/Year) if any (Month/Day/Ye		Code (Instr.			,, , a 0,	Beneficiall Owned Fo	ly (D) or		Indirect E tr. 4) (	Beneficial Dwnership				
								Code V	Amou	int (	(A) or (D) Pr		Reported Transactio (Instr. 3 an		[		Instr. 4)	
Table II - Derivat						curities	Λ.c.	uired Dis	nosed			cially O	1,	med				
								s, options					wiieu					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	Date Execution (Month/Day/Year) if any	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transa Code 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)		Securi Deriva	7. Title and Amour Securities Underly Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
				Code	v	(A)	(D)	Date Exercisable	Expiratio Date	n Title	Nι	nount or imber of ares		Transacti (Instr. 4)	on(s)			
Stock Option (right to buy)	\$3.27	12/22/2021		A		1,899,500		(1)	04/27/203	Class . Commo	n   1,	899,500	(2)(3)	1,899,5	500	D		
Stock Option (right to buy)	\$3.27	12/22/2021		A		474,875		(4)(5)	04/27/203	Class . Commo	n 4	74,875	(6)	474,83	75	D		
Stock Option (right to buy)	\$3.27	12/22/2021		A		474,875		(7)	04/27/203	Class . Commo	n 4	74,875	(8)	474,8	75	D		

## **Explanation of Responses:**

- 1. The shares underlying this option vest as to 25% on June 30, 2022, with the remainder vesting in 36 equal monthly installments thereafter, subject to Mr. Scott's continued service through the applicable vesting date.
- 2. In connection with the closing of the transactions contemplated by the Business Combination Agreement, dated as of July 7, 2021, by and among HealthCor Catalio Acquisition Corp. ("HealthCor"), Optimus Merger Sub I, Inc., a Delaware corporation and wholly owned subsidiary of HealthCor ("Merger Sub II"), Optimus Merger Sub II, Inc., a Delaware corporation and wholly owned subsidiary of HealthCor ("Merger Sub II"), Hyperfine, Inc., a Delaware corporation ("Hyperfine"), and Liminal Sciences, Inc., a Delaware corporation ("Liminal"), pursuant to which Merger Sub I merged with and into Hyperfine (the "Hyperfine Merger"),
- 3. with Hyperfine surviving the Hyperfine Merger as a wholly owned subsidiary of HealthCor, and Merger Sub II merged with and into Liminal (the "Liminal Merger" and, together with the Hyperfine Merger, the "Mergers"), with Liminal surviving the Liminal Merger as a wholly owned subsidiary of HealthCor (which changed its name to "Hyperfine, Inc.", the "Issuer"), this stock option was received in exchange for a stock option to acquire 5,800,000 shares of Hyperfine common stock for \$1.07 per share.
- 4. The shares underlying this option vest and will become exercisable upon the first to occur of the following: (1) the completion of a business combination that results in the operating business of Hyperfine and Liminal becoming a publicly traded company (a "SPAC transaction") within two years of Mr. Scott's start date and the common stock of the Issuer achieving a closing price per share of \$15.00 or more for at least 20 out of 30 consecutive trading days within two years of the closing of the SPAC transaction;
- 5. (2) the completion of the initial public offering of Hyperfine and Liminal ("IPO") within two years of Mr. Scott's start date and the common stock of the Issuer achieving a closing price per share that equals or exceeds 1.5 times \$3.92 (as adjusted) within two years of the closing of the PO; or (3) the closing of a private financing round within two years of Mr. Scott's start date in which \$50 million or more is raised and Hyperfine's stock price per share equals or exceeds 1.5 times \$3.92 (as adjusted).
- 6. Received in connection with the Mergers in exchange for a stock option to acquire 1,450,000 shares of Hyperfine common stock for \$1.07 per share.
- 7. The shares underlying this option vest and will become exercisable upon the first to occur of the following: (1) the completion of a SPAC transaction within two years of Mr. Scott's start date and the Issuer's common stock achieving a price per share of \$30.00 or more for at least 20 out of 30 consecutive trading days within four years of the closing of the SPAC transaction; (2) the completion of an IPO within two years of Mr. Scott's start date and the Issuer's common stock achieving a price per share that equals or exceeds 3.0 times \$3.92 (as adjusted) within four years of the closing of the IPO; or (3) the closing of a private financing round within four years of Mr. Scott's start date in which \$50 million or more is raised and Hyperfine's stock price per share equals or exceeds 3.0 times \$3.92 (as adjusted).
- 8. Received in connection with the Mergers in exchange for a stock option to acquire 1,450,000 shares of Hyperfine common stock for \$1.07 per share.

/s/ John P. Condon, Attorney-in-12/23/2021 Fact \*\* 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.