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FORM 4 UN			TED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549												OMB APPROVAL			
Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).																		
. ,				_							of 1940		Deletienskin		tin a Done			
1. Name and Address of Reporting Person [*] <u>STACK DAVID M</u>				Pacira BioSciences, Inc. PCRX (Check all applica										cable) or		()	Owner	
(Last) (First) (Middle C/O PACIRA BIOSCIENCES, INC. 5 SYLVAN WAY, SUITE 300					3. Date of Earliest Transaction (Month/Day/Year) 02/02/2021								X Officer (give title Other (specify below) below) CEO and Chairman					
				- 4.1	Line) X Form filed by One Reporting Per									son				
(5	,	(Zip)																
		ole I - N						-	ed, D	-			-				-	
1. Title of Security (Instr. 3)			Date		Execution Date,		3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 an		(A) or 3, 4 and 5)	d 5) Securities Beneficially		Form: Direct (D) or Indirect		7. Nature of Indirect Beneficial Ownership (Instr. 4)		
							Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)				(
Stock			02/02/2	2021				M ⁽¹⁾		21,250	Α	\$10.81	97,311	(2)(3)	D			
Stock			02/02/2	2021				S ⁽¹⁾		2,900	D	\$68.41 ⁽⁴	94,4	11	D	,		
Stock			02/02/2	2021				S ⁽¹⁾		14,250	D	\$69.38 ⁽⁵	80,10	51	D			
Common Stock			02/02/2021				S ⁽¹⁾		4,100	D	\$70.2 ⁽⁶⁾	⁵⁾ 76,061		D				
Stock			02/03/2	2021				M ⁽¹⁾		21,250	A	\$10.81	97,3	11	D			
Stock			02/03/2	2021				S ⁽¹⁾		6,900	D	\$70.78 ⁽⁷	90,41	1(3)	D			
Stock			02/03/2	2021				S ⁽¹⁾		14,350	D	\$71.42(8) 76,00	51	D			
Stock													98,35	53	I		By Three Colleens Investment, LLC ⁽³⁾⁽⁹⁾	
Common Stock												18,596		Ι		By Stack Schroon Mohawk FLP ⁽⁹⁾		
Common Stock												315		I		By LCK Investment LLC ⁽⁹⁾		
		Table I											y Owned					
Derivative Conversion Date		Execut if any	emed ion Date,	4. Transa	4. Transaction Code (Instr.		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		e Exer ation D	rcisable and Date	7. Title and Amo of Securities Underlying		8. Price of Derivative Security (Instr. 5)	derivat Securit Benefit Owned Follow Report Transa	tive ties cially I ing ed ction(s)	Form: Direct (I or Indire	Beneficial O) Ownership ct (Instr. 4)	
				Code	v	(A)	(D)	Date Exerc	isable	Expiration Date	Title	or						
\$10.81	02/02/2021		М				21,250	(10)		06/05/2022	Common Stock	21,250	250 \$0.00		2,420 D			
\$10.81	02/03/2021			М			21,250	(1	0)	06/05/2022	Common Stock	21,250	\$0.00	131	,170	D		
	FORM this box if no I n 16. Form 4 o ions may conti- ions may conti- ions may conti- ions may conti- ions may conti- (F CIRA BIOS AN WAY, S PANY N (S PANY N (S Stock St	FORM 4 this box if no longer subject to n 16. Form 4 or Form 5 ions may continue. See ion 1(b). the Address of Reporting Person CDAVID M (First) CIRA BIOSCIENCES, INC TRA BIOSCIENCES, INC (State) FANY NJ (State) FANY NJ	FORM 4 UNIT this box if no longer subject to n 16. Form 4 or Form 5 ions may contribue. See tion 1(b). ST and Address of Reporting Person* (Middle) and Address of Reporting Person* (Zip) and	FORM 4 UNITED STATEME STATEME STATEME STATEME (First) STATEME (STATEME (First) (Address of Reporting Person" File (Carrow of Carrow	FORM 4 UNITED STATES STATEMENT THIS box if no longer subject to in 16. Form 4 or Form 5 itom 100. Filed pur or Ind Address of Reporting Person [*] 2. CLAAUID M 3. (First) (Middle) 3. CIRA BIOSCIENCES, INC. 4. PANY NJ 07054 PANY NJ 07054 Stock Stock	FORM 4 UNITED STATES SET STATEMENT OF A or Form 5 or may continue. See distribution in the form 4 or Form 5 or many continue. See distribution in the form 4 or Form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or form 5 or many continue. See distribution in the form 4 or form 5 or many continue. See distribution in the form 4 or form 5 or	STATEMENT OF CHANNESS S	FORM 4 UNITED STATESSEUTION STATEMENT OF CLAVES INTERPORT 4 OF 070 5 0000 000000000000000000000000000	INTED STATES SECURTING A Washington. STATEMENT OF CHANGES IN STATEMENT OF CHANGES IN Field pursuant to Section 16(a) of the or section 30(b) of the Invest and Address of Reporting Person' Clear of Earliest Transaction 0.2022/021 ad Address of Reporting Person' 2. Date of Earliest Transaction 0.2022/021 3. Date of Earliest Transaction 0.2022/021 CIRA BIOSCIENCES, INC: NN WAY, SUITE 300 3. Date of Earliest Transaction 0.2022/021 3. Date of Earliest Transaction 0.2022/021 3. Date of Earliest Transaction 0.2022/021 Stock 0.20202021 Stock 02/02/2021 2. Deerned 1 and Winth/Day/Yeary 3. Transaction 0.20202/021 3. Transaction 0.2003/2021 3. Transaction 0.2003/2021	PORM 4 STATE DECLEMENT OF CHARGES IN DISCUSSION OF CONSTRUCTION OF	PORM 1 DISTRIBUTE SPECIFIC Scatter set in section spage spin spin spin spin spin spin spin spin	<text> PARM 4 UNITED SATURCE SUPPRISE AND EXAMPLE ON PREVIOUS PREVIOUS</text>	Sunted States Sector S	PARM 1 DISTRUCT CONCURSION CONSIGNATION Construction of the second consecond construction of the second construction of the seco	BUNDED States Sources De Jerner	<text> PAGM 4 INTECOSECUCIONES CONSUMPTION NUMBER AND AND AND AND AND AND AND AND AND AND</text>	Source of the state of the	

1. The option exercises and sales reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan previously adopted by the reporting person in accordance with Rule 10b5-1 of the Securities Exchange Act of 1934.

2. Includes 144 shares of common stock acquired under the issuer's employee stock purchase plan in December 2020.

3. Reflects the transfer of 98,353 shares of common stock previously held directly by the reporting person to Three Colleens Investment, LLC, an entity through which the reporting person holds such shares of common stock indirectly.

4. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$67.83 to \$68.82, inclusive. The reporting person undertakes to provide to the issuer, any shareholder of the issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in footnotes 4 through 8.

5. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$68.83 to \$69.815, inclusive.

6. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$69.83 to \$70.795, inclusive.

7. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$69.99 to \$70.985, inclusive.

8. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$70.99 to \$71.85, inclusive.

9. Mr. Stack and his wife are the owners of each of Three Colleens Investment, LLC and LCK Investment LLC. Mr. Stack is the general partner of Stack Schroon Mohawk FLP. 10. The option vested and became exercisable as to 25% of the option shares on June 5, 2013 and as to the remaining shares in successive equal monthly installments for the subsequent 36 months.

Remarks:

/s/ Kristen Williams, Attorney-02/04/2021

in-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.