SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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 or Section 30(h) of the Investment Company Act of 1940

OMB APPI	ROVAL
OMB Number:	3235-0287
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hours per response:	0.5
Estimated average burden	

1. Name and Addre	ess of Reporting	Person [*]		2. Issuer Name a <u>REGENXB</u>							tionship of Reporti all applicable) Director	0) to Issuer 0% Owner
				3. Date of Earliest Transaction (Month/Day/Year) 05/10/2016						Officer (give title X Other (specify below) See Remark 1			
(Street) BOSTON (City)	MA (State)	02210 (Zip)		4. If Amendment,	Date	of Original Fil	ed (Month/Da	ıy/Year)		6. Indiv ₋ine) X	idual or Joint/Grou Form filed by On Form filed by Mo Person	e Reporting	Person
	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned												
Date		2. Transaction Date (Month/Day/Y	Execution D	ate,	3. Transaction Code (Instr. 8)	4. Securities Disposed Of			5)	5. Amount of Securities Beneficially Owned Following Reported	6. Ownersh Form: Direc (D) or Indire (I) (Instr. 4)	t Indirect	

		(Month/Day/Year)	8)					Owned Following Reported	(I) (Instr. 4)	Ownership (Instr. 4)
			Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		(1150.4)
Common Stock	05/10/2016		S		5,943	D	\$10.04 ⁽²⁾	679,606	I	See footnote ⁽¹⁾
Common Stock	05/10/2016		S		2,400	D	\$10.13 ⁽³⁾	677,206	I	See footnote ⁽¹⁾
Common Stock	05/10/2016		S		800	D	\$10.2 ⁽⁴⁾	676,406	I	See footnote ⁽¹⁾
Common Stock	05/10/2016		S		700	D	\$10.06	675,706	I	See footnote ⁽¹⁾
Common Stock	05/10/2016		S		600	D	\$10.12 ⁽⁵⁾	675,106	I	See footnote ⁽¹⁾
Common Stock	05/10/2016		s		300	D	\$10.14	674,806	I	See footnote ⁽¹⁾
Common Stock	05/10/2016		s		200	D	\$10.11 ⁽⁶⁾	674,606	I	See footnote ⁽¹⁾
Common Stock	05/11/2016		s		4,146	D	\$10.4 ⁽⁷⁾	670,460	I	See footnote ⁽¹⁾
Common Stock	05/11/2016		s		3,400	D	\$10.53 ⁽⁸⁾	667,060	I	See footnote ⁽¹⁾
Common Stock	05/11/2016		s		2,200	D	\$10.98 ⁽⁹⁾	664,860	I	See footnote ⁽¹⁾
Common Stock	05/11/2016		s		1,300	D	\$10.58 ⁽¹⁰⁾	663,560	I	See footnote ⁽¹⁾
Common Stock	05/11/2016		s		900	D	\$10.38(11)	662,660	I	See footnote ⁽¹⁾
Common Stock	05/11/2016		s		743	D	\$10.97(12)	661,917	I	See footnote ⁽¹⁾
Common Stock	05/11/2016		s		700	D	\$10.7 ⁽¹³⁾	661,217	I	See footnote ⁽¹⁾
Common Stock	05/11/2016		s		500	D	\$10.28(14)	660,717	I	See footnote ⁽¹⁾
Common Stock	05/11/2016		S		200	D	\$10.3 ⁽¹⁵⁾	660,517	I	See footnote ⁽¹⁾
Common Stock	05/11/2016		s		100	D	\$11.22	660,417	Ι	See footnote ⁽¹⁾

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Ta Date (Month/Day/Year)	Bie PremBeriva Execution Date, if any (e.g., p (Month/Day/Year)	ifye S Transa Utsue 8)	ecuri ction asis,	thesumetality of the securities Acquired (A) or Disposed	ifenterse Expiration D (NDHODSy/)	sigsteer of, ace convertib	of Beneficiall Amount of Underlying Derivative Security (Instr. 3 and 4)		y ⁸ Owned 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)
1. Title of 2. Derivative Conversion Security or Exercise (Instr. 3) Price of		3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transa Code (8)		5f (Onymber (Ifnstr. 3, 4 Decligative Securities	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Titlé Amou Securi Under	nt of ities lying	8. Price of Derivative Security (Instr. 5)	จาส์แรลอดอด (s) (Insinative Securities Beneficially	10. Ownership Form: Direct (D)	11. Nature of Indirect Beneficial Ownership
De	Derivative Security			Code	v	Acquired (A) or Disposed of (D) (Ma)str (Q) and 5)	Date Exercisable	Expiration Date	Securi	ivemount tyofinstr. 3 Number of Shares		Owned Following Reported Transaction(s) (Instr. 4)	or Indirect (I) (Instr. 4)	(Instr. 4)
Explanatio	of Respons	es:				í í				Amount				
1. By F-Prim Partners Heal Impresa Man FMR LLC.	agement LLC i	ers Healthcare Fund I s Fund III LP (FPCP) s owned, directly or i	III LP, Impresa Fund i HA). FPCPHA and Ir indirectly, by various	III Limit npresa I shareho Code	lders an	d employees o	Prime Inc. The ership are each f DATE LLC, ir Exercisable	nc lexineacor tai	n memb	rime Capita prosender erspof the Jo Shares	l Partners Hea gement LLC, hnson family.	althcare Fund III L their general partu . F-Prime Inc. is a	P is F-Prime (ner and investr wholly-owned	Capital nent manager subsidiary of
			eighted average price formation regarding								dertakes to pr	ovide upon reque	st by the Comr	nission staff,
			eighted average price								ndertakes to p	provide upon requ	est by the Corr	mission staff,
4. The price r	eported for this	s transaction is the we	eighted average price	of multi	ple trad	es at prices rar	nging from \$10).20 to \$10.22.	FMR L	LC hereby u	ndertakes to p	provide upon requ	est by the Corr	mission staff,
5. The price r	eported for this	s transaction is the we	formation regarding eighted average price formation regarding	of multi	ple trad	es at prices rar	iging from \$10	0.09 to \$10.13.	FMR L	LC hereby u	ndertakes to p	provide upon requ	est by the Corr	mission staff,
6. The price r	eported for this	s transaction is the we	eighted average price	of multi	ple trad	es at prices rar	iging from \$10	0.06 to \$10.17.	FMR L	LC hereby u	ndertakes to p	provide upon requ	est by the Corr	mission staff,
			eighted average price Iformation regarding								ndertakes to p	provide upon requ	est by the Corr	mission staff,
			eighted average price formation regarding								ndertakes to p	provide upon requ	est by the Con	mission staff,
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			veighted average price full information regar								undertakes to	provide upon req	uest by the Co	nmission
Remarks	:													
≀emark 1• Al	nigail P. Johnso	on is a Director, the V	ice Chairman, the Ch	ief Exec	utive O	fficer and the I	President of FN	AR LLC. Mem	bers of	the Johnson	family, includ	ling Abigail P. Joh	inson, are the r	redominant

Remark 1: Abigail P. Johnson is a Director, the Vice Chairman, the Chief Executive Officer and the President of FMR LLC. Members of the Johnson family, including Abigail P. Johnson, are the predominant owners, directly or through trusts, of Series B voting common shares of FMR LLC, representing 49% of the voting power of FMR LLC. The Johnson family group and all other Series B shareholders have entered into a shareholders' voting agreement under which all Series B voting common shares will be voted in accordance with the majority vote of Series B voting common shares. Accordingly, through their ownership of voting common shares and the execution of the shareholders' voting agreement, members of the Johnson family may be deemed, under the Investment Company Act of 1940, to form a controlling group with respect to FMR LLC. The address of Abigail P. Johnson is c/o FMR LLC, 245 Summer Street, Boston, MA 02110. Remark 2: FMR Co., Inc. (FMRC), an indirect wholly-owned subsidiary of FMR LLC and an investment adviser registered under the Investment Advisers Act of 1940, and Fidelity Institutional Asset Management Trust Company (FIAMTC), an indirect wholly-owned subsidiary of FMR LLC and a bank as defined in Section 3(a)(6) of the Securities Exchange Act of 1940, and Fidelity Institutional Asset Management Trust Company (FIAMTC), an indirect wholly-owned subsidiary of FMR LLC and a bank as defined in Section 3(a)(6) of the Securities Exchange Act of 1934, are the beneficial owners of Common Stock Seneficially owned by FMRC. and Fidelity Institute to various client funds and accounts. FMR LLC and Abigail P. Johnson have no pecuniary interest in the Common Stock beneficially owned by FMRC. and Fidelity C. Remark 3: The filing of this statement shall not be deemed to be an admission that, for purposes of Section 16 of the Securities Exchange Act of 1934 or otherwise, the undersigned are the beneficial owners of any securities reported herein.

Marc R. Bryant, Duly authorized under Powers of Attorney, by and on behalf of FMR LLC and its direct and indirect subsidiaries, and Abigail P. Johnson

** 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.

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