FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

ı	OMB APPROVAL									
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person* Hatten Sandra L							Name and DEL PH			Symbol TICALS		. Relationship of Reporting Check all applicable) Director X Officer (give title below)			son(s) to Iss 10% Ov Other (s below)	vner				
(Last) (First) (Middle) BLOCK 10-1, BLANCHARDSTOWN CORPORATE PARK, BALLYCOOLIN							of Earliest T					See Remarks								
(Street) DUBLIN L2 15															Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City) (State) (Zip)																				
			le I - Noi			_			uired,	Dis	posed of									
1. Title of Security (Instr. 3) 2. Trans Date (Month.						Exection Exection		A. Deemed kecution Date, any lonth/Day/Year)		action (Instr.				nd Secur Bene	icially d Following	Forn (D) o	n: Direct or Indirect nstr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
									Code	v	Amount	(A) (D)	or Price	Trans	action(s) 3 and 4)			(111501.4)		
ADSs ⁽¹⁾			3/201	/2017			A ⁽²⁾		33,000(3	000 ⁽³⁾ A		(4)	33,000		D					
ADSs ⁽¹⁾ 01/03/							2017		A ⁽²⁾		2,200 ⁽⁵⁾		A \$0	(4)	2,200			By Spouse ⁽⁶⁾		
		٦									osed of, convertib				I					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deeme Execution if any (Month/Day	Date,	4. Transaction Code (Instr. 8)				6. Date Exerci Expiration Dat (Month/Day/Ye		te Amount of		nt of ties lying tive ty (Instr. 3	8. Price Derivativ Security (Instr. 5)		e s ally g	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)		
					Code	v	(A)	(D)	Date Exercisa	able	Expiration Date	Title	Amount or Number of Share	5	(Instr. 4)	ion(s)				
Stock Option (right to buy)	\$21.67	01/03/2017		A ⁽²⁾			100,000		(7)		06/26/2025	ADSs	100,00	\$0 ⁽⁴⁾	\$0 ⁽⁴⁾ 100,00		D			
Stock Option (right to buy)	\$14.35	01/03/2017			A ⁽²⁾		50,000		(8)		12/10/2025	ADSs	50,000	\$0 ⁽⁴⁾	\$0 ⁽⁴⁾ 50,000		D			
Stock Option (right to buy)	\$10.4	01/03/2017			A ⁽²⁾		80,000		(9)		12/14/2026	ADSs	80,000	\$0 ⁽⁴⁾	80,00	00	D			

Explanation of Responses:

- 1. The issuer's "ADSs" are American Depositary Shares, with each ADS representing one ordinary share, nominal value \$0.01 per share, of the issuer; ADSs may be represented by American Depositary Receipts.
- 2. On 12/31/16, Flamel Technologies S.A. ("Flamel") merged with and into Avadel Pharmaceuticals plc ("Avadel"). As a result of the Merger, Flamel's outstanding ordinary shares were cancelled and exchanged on a 1-for-1 basis for newly issued ordinary shares of Avadel, and all outstanding American Depositary Shares (ADSs) representing Flamel ordinary shares were cancelled and exchanged on a 1-for-1 basis for ADSs representing Avadel ordinary shares. The reporting person filed a Form 4 solely to report dispositions of Flamel securities as a result of the Merger, and filed a Form 3 to reflect the reporting person's new status as a director and/or executive officer of Avadel. This Form 4 reports the reporting person's acquisition of the same number and type of securities of Avadel in the Merger. The reporting person made no market sales or purchases in connection with the dispositions reported in the Form 4 referenced above or the acquisitions reported in this Form 4.
- 3. Includes (a) 20,000 restricted ADSs granted under the issuer's "Free Share" award program on 8/10/2016, all of which will be issued to the reporting person on the second anniversary of the grant date; and (b) 10,000 restricted ADSs granted under the issuer's "Free Share" award program on 12/14/2016, all of which will be issued to the reporting person on the second anniversary of the grant date.
- 4. Flamel Ordinary Shares and Flamel ADSs were exchanged in the Merger for an equal number of Avadel Ordinary Shares and Avadel ADSs (as applicable), respectively.
- 5. See the explanation in the "Remarks" section below.
- 6. The filing of this statement shall not be construed as an admission that the reporting person is, for purposes of Section 16 of the Securities Exchange Act of 1934 or otherwise, the beneficial owner of these
- 7. Options become exercisable as to 25.000 ADSs on each of the first four anniversaries after the 06/26/2015 grant date.
- 8. Options become exercisable as to 12,500 ADSs on each of the first four anniversaries after the 12/10/2015 grant date. Options become exercisable as to 12,500 ADSs on each of the first four anniversaries after the 12/10/2015 grant date.
- 9. Options become exercisable as to 20,000 ADSs on each of the first four anniversaries after the 12/14/2016 grant date.

Remarks:

Sr. VP, Quality and Reg. Affairs. Remarks to Table I: This amendment to the Form 4 filed by the reporting person on January 3, 2017, as amended on January 13, 2017, is being filed to report the acquisition by a revocable trust, in which the reporting person's spouse is a trustee, 2,200 Avadel ADSs described in footnote 5. Such ADSs were acquired by the trust as a result of the Merger, in exchange for the same number of Flamel ADSs which were originally acquired by the trust on March 18, 2016. Due to an administrative oversight, the reporting person did not report the acquisition of such Flamel shares on March 18, 2016 and omitted the acquisition of these Avadel ADSs from the January 3, 2017 Form 4.

** 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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