FORM 4

UNITED 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).

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

3235-0287 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP Estimated average burden hours per response: 0.5

1. Name and Address of Reporting Person* <u>Hopfner Robert Lorne</u>					2. Issuer Name and Ticker or Trading Symbol Vaxcyte, Inc. [PCVX]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner				
(Last) (First) (Middle) C/O VAXCYTE, INC.					3. Date of E 01/11/202		n (Mo	nth/Day/Year)		Officer (give title Other (specify below) below)						
353 HATCH DRIVE					4. If Amend	ginal F	Filed (Month/E		Individual or Joint/Group Filing (Check Applicable Line)							
(Street) FOSTER CITY CA 94404											X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(St	ate) (Zip)													
		Table	I - Non-De	rivat	ive Secu	rities A	cquire	ed, D	isposed o	of, or I	Beneficia	lly Own	ed			
'''' '''				2. Transaction Date (Month/Day/Year)		Execution Date,		action (Instr.	, ,,,			Beneficially Owned Following Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)
								v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		,		,
Common	ı Stock		01/11	L/2 0 21	ı		S ⁽¹⁾		12,480	D	\$25.42 ⁽²⁾	2,064	4,875	I	b F F	by Pivotal ioVenture eartners and I, P. ⁽³⁾
Common	ı Stock		01/11	L/ 202 1	L		S ⁽¹⁾		24,980	D	\$26.69(4)	2,039	9,895	I	b F F	by Pivotal ioVenture lartners and I, P. ⁽³⁾
Common	ı Stock		01/11	L/ 20 21	ı		S ⁽¹⁾		12,206	D	\$27.02(5)	2,027	7,689	I	b F F	by Pivotal ioVenture lartners and I, P. ⁽³⁾
Common	ı Stock		01/12	2/2021	1		S ⁽¹⁾		17,666	D	\$26.35(6)	2,010),023	I	b F F	by Pivotal ioVenture lartners fund I, P. ⁽³⁾
Common Stock			01/12	01/12/2021			S ⁽¹⁾		901	D	\$27.05 ⁽⁷⁾	2,009	9,122	I	b F F	by Pivotal ioVenture lartners lund I, P. ⁽³⁾
Common Stock			01/13	01/13/2021			S ⁽¹⁾		26,010	D	\$25.9 ⁽⁸⁾	1,983	3,112	I	b F F	By Pivotal ioVenture lartners fund I, P. ⁽³⁾
Common Stock 01/13		3/2021	1		S ⁽¹⁾		3,100 D \$26.3		\$26.34 ⁽⁹⁾	1,980,012		I	b F F	by Pivotal ioVenture lartners fund I, P. ⁽³⁾		
		Та	ble II - Deri (e.a.									y Owne	d			
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Da if any (Month/Day/Y	ite,	4. Transaction Code (Instr. 8)	5. Number of Derivativ Securitie Acquired (A) or Disposed of (D) (Instr. 3, and 5)	ber 6. Date Exe Expiration I (Month/Day ed				le and unt of rities erlying vative rity (Instr.	8. Price of Derivative Security (Instr. 5)	erivative derivative ecurity Securities		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4	Beneficial Ownership (Instr. 4)

		Tal	ole II - Derivat (e.g., pu					options,	onvertib	e se	l or	-	d		
1. Title of	2. Conversion	3. Transaction	3A. Deemed	€ode Transa	V		n(D) r	Expertisation D		7itTëtl	eSchaares Intof	8. Price of	9. Number of derivative	10. Ownership	11. Nature
ESeptlantatio	noof⊞Respisens	e(s ∕tonth/Day/Year)	if any	Code	Instr.	Deriv	ative	(Month/Day/\	(ear)	Secu	rities	Security	Securities	Form:	Beneficial
1. The sales	Price of reported in this Derivative	Form 4 were effected	(Month/Day/Year)	.005-1 ti	rading p	Secu lan add	rities opted b	y the reporting	person on De	Unde Deriv	rlying ative	" (Instr. 5)	Beneficially Owned	Direct (D) or Indirect	Ownership (Instr. 4)
Instr. 3 Price of the Price															
provide to Vaxcyte, Inc., any security holder of Vaxcyte, Inc., or the staff of the Securit Disposed change Commission, upon requestant Minformation regarding the Reported of shares sold at each separate															
price within the ranges set forth in footnotes (2), (4), (5), (6), (7), (8) and (9) to this For st (P)															
(Instr. 3, 4 3). 3. The shares are held of record by Pivotal bioVenture Partners Fund I, L.P. ("Pivotal") and English Englishers are held of record by Pivotal bioVenture Partners Fund I G.P., L.P., ("Pivotal GP"). The general partner of Pivotal is Pivotal bioVenture Partners Fund I G.P., L.P., ("Pivotal GP"). The general Partner by Pivotal GP is Pivotal bioVenture Partners Fund I U.G.P., Ltd. (the "Ultimate General Partner"). The board of directors of the Ultimate General Partner may, along with the Ultimate General Partner, be															
deemed to ha	ave shared votii	ng and dispositive por ent power over the sh	wer over the shares o	wned by	Pivota	I. Kob	Hopin	er is the managi	ng partner of	Pivotai	Amount	Partners Inv	estment Advisor L	LC and may t	e deemed
		ent power over the sn	ares neid directly by	Pivotai	Dio veni	ure Pai	rtners.	Mr. Hopmer di	sciaims bener	iciai ow	nersnip ove	er such shares	except to the exte	ent or any pect	ınıary
interest there											_ Number				
4 The price	reported in Col	umn 4 is a weighted a	average price These	shares w	rere solo	d in mu	iltiple t	tra Date tions at r	riExpiration	from \$	26 0f 0 to \$20	6 99 inclusiv	P		

- 4. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at previous from \$2,000 to \$26.99, inclusive. Code V (A) (D) Exercisable Date Title Shares.

 5. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$2,000 to \$26.99, inclusive.
- 6. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$25.90 to \$26.89, inclusive.
- 7. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$26.90 to \$27.36, inclusive.
- 8. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$25.26 to \$26.25, inclusive.
- 9. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$26.26 to \$26.42, inclusive.

/s/ Rob Hopfner

01/13/2021

** 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.