SEC For	rm 4																		
FORM 4			UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 OMB APPROVAL															IAV	
Sectio obligat	this box if no l n 16. Form 4 o tions may cont tion 1(b).	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934										SHIP	OMB Number: 3235-028 Estimated average burden hours per response: 0.						
						or Sec	ction 30(h)	of the	Ínvestme	ent Co	ompany Act					ing Pers	on(s) to les		
1. Name and Address of Reporting Person [®] <u>Tanimoto Sarina</u>				2. Issuer Name and Ticke <u>ARS Pharmaceuti</u>					ticals, Inc. [SPRY]					5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner					
(Last) (First) (Middle) C/O ARS PHARMACEUTICALS, INC. 11682 EL CAMINO REAL, SUITE 120					3. Date of Earliest Transa 11/08/2022					action (Month/Day/Year)				X Oncer (give true below) below) below) Chief Medical Officer					
(Street) SAN DIEGO CA 92130					_ 4.	. If Am	nendment, I	Date o	of Original Filed (Month/Day/Year)				Lin	6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(5	State)	(Zip)											Person					
			able I - No							l, Dis		•		y Owned					
1. Title of Security (Instr. 3)				2. Transaction Date (Month/Day/Year)			2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securitie Disposed	es Acquire Of (D) (Inst	d (A) or r. 3, 4 and 5	5. Amount of Securities Beneficially Owned Followin Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		Ownership	
									Code	v	Amount	(A) o (D)	^r Price	Transaction(s) (Instr. 3 and 4)				Instr. 4)	
Common Stock				11/08/2022					Α		4,326,8	54 A	(1)	4,326,854			D		
Common Stock 11/0				11/08	8/202	/2022		Α		1,772,8:	50 A	(2)	1,772	1,772,850		I I	By Sarina Fanimoto Charitable Remainder Unitrust Dated January 7, 2020 ⁽³⁾		
Common Stock 1				11/08	8/202	22			A		1,772,85	50 A	(2)	1,772,850			1 1 0 1 1 1 1 1 1	By Richard Lowenthal Charitable Remainder Jnitrust Dated January 7, 2020 ⁽⁴⁾	
Common Stock				11/08	8/202	2			Α		4,326,8	54 A	(5)	4,326	,854		I I	By spouse	
			Table II								oosed of, converti			Owned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	xercise (Month/Day/Year) e of vative		d Date,	4. Transaction Code (Instr. 8)		5. Number of Derivative		· •	Exerci	sable and te	7. Title ar of Securi Underlyir	nd Amount ties ng e Security	8. Price of Derivative Security (Instr. 5)	9. Num derivat Securit Benefic Owned Follow Report Transa	tive ties cially I ing	10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	. Beneficia Ownershi t (Instr. 4)	
				Code		v	(A)	(D)	Date Exercisa	able	Expiration Date	Amount or Number of Shares			(Instr. 4				
Employee Stock Option (Right to Buy)	\$ 0.84	11/08/2022			Α		82,733		(6)		12/16/2029	Common Stock	82,733	(7)(8)	82,	,733	D		
Employee Stock Option (right to buy)	\$ 1.44	11/08/2022			A		82,733		(6)		12/13/2031	Common Stock	82,733	(8)(9)	82,	,733	D		
Employee Stock Option (right to buy)	\$ 0.84	11/08/2022				236,38			(6)		12/16/2029	Common Stock	236,380	(8)(10) 236,		,380 I		By spouse	

Explanation of Responses:

\$1.44

11/08/2022

Employee Stock

Option (right to buy)

1. Received in exchange for 3,660,930 shares of common stock of ARS Pharmaceuticals, Inc. ("ARS") pursuant to an Agreement and Plan of Merger and Reorganization by and among ARS, the Issuer and Sabre Merger Sub, Inc., a wholly-owned subsidiary of the Issuer ("Merger Sub"), as amended (the "Merger Agreement"). Under the terms of the Merger Agreement, on November 8, 2022, Merger Sub merged with and into ARS (the "Merger"), with ARS surviving the Merger as a wholly-owned subsidiary of the Issuer. Upon the closing of the Merger, each share of ARS common stock was converted into the right to receive 1.1819 shares of the Issuer common stock. Subsequent to the Merger, the name of the Issuer was changed from Silverback Therapeutics, Inc. to ARS Pharmaceuticals, Inc.

(6)

236,380

Α

Common Stock

12/13/2031

236,380

(8)(11)

236,380

I

By spouse

2. Received in exchange for 1,500,000 shares of common stock of ARS pursuant to the Merger Agreement.

3. The Reporting Person is trustee of the trust.

4. The Reporting Person's spouse is trustee of the trust. The Reporting Person disclaims beneficial ownership of these securities, and the filing of this report is not an admission that the Reporting Person is the beneficial owner of these securities for purposes of Section 16 or for any other purpose.

5. Received in exchange for 3,660,930 shares of common stock of ARS pursuant to the Merger Agreement.

6. 25% of the shares subject to the option vest on the one year anniversary of the vesting commencement date and the balance of the shares vest in a series of thirty-six (36) successive equal monthly installments measured from the first anniversary of the vesting commencement date.

7. Received in exchange for a stock option to acquire 70,000 shares of common stock of ARS with the exercise price of \$0.99 per share pursuant to the Merger Agreement.

8. Upon the closing of the Merger, each outstanding option to purchase shares of ARS common stock was assumed by the Issuer and converted into an option to purchase the Issuer's common stock.

9. Received in exchange for a stock option to acquire 70,000 shares of common stock of ARS with the exercise price of \$1.70 per share pursuant to the Merger Agreement.

10. Received in exchange for a stock option to acquire 200,000 shares of common stock of ARS with an exercise price of \$0.99 per share pursuant to the Merger Agreement.

11. Received in exchange for a stock option to acquire 200,000 shares of common stock of ARS with an exercise price of \$1.70 per share pursuant to the Merger Agreement.

Remarks:

/s/ Kathleen Scott, Attorney-in-Fact 11/10/2022

** 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.