Edgar Filing: GILLETT NANCY - Form 4

GILLETT N	ANCY											
Form 4												
March 11, 20	009											
FORM	14											PPROVAL
	UNII	ED S	TATES				ND EX(D.C. 205		NGE (COMMISSION	OMB Number:	3235-0287
Check th					U	í					Expires:	January 31,
if no long subject to		FEM	ENT O	F CHAN	GES IN BENEFICIAL OWNE					NERSHIP OF		2005
Section 1					SECU	SECURITIES					Estimated average burden hours per	
Form 4 o Form 5	Form 4 or							response	0.5			
obligation	20	-							•	ge Act of 1934,		
may cont	inue. Section	17(a)		of the Inv	•		•	- ·		f 1935 or Sectio	n	
See Instru 1(b).	uction		50(II)	of the first	/csunc	iii V	Compan	y Act	01 19	40		
(Print or Type I	Responses)											
1. Name and A GILLETT N	Address of Report	rting Po	erson <u>*</u>	2. Issuer Symbol	Name a	nd '	Ticker or '	Fradin	g	5. Relationship of Issuer	f Reporting Per	son(s) to
CHARL				-	CHARLES RIVER							`
				ABORATORIES					(Check all applicable)			
				INTERN	JATIO	NA	L INC	CRL]	Director	10%	6 Owner
(Last)	(First)	(Mi	iddle)	3. Date of	Earliest	Tra	nsaction			XOfficer (give below)	e title Oth below)	er (specify
				(Month/Da	ay/Year))				· · · · · · · · · · · · · · · · · · ·	rate Executive '	VP
251 BALLA	ARDVALE S	TREE	ET	03/09/20)09							
	(Street)			4. If Amer	ndment,	Dat	e Original			6. Individual or Jo	oint/Group Filin	ng(Check
				Filed(Mont	th/Day/Y	ear)				Applicable Line)		
WII MINC		007								_X_ Form filed by 0 Form filed by M		
WILMING	ΓΟΝ, MA 01	00/								Person		
(City)	(State)	(2	Zip)	Table	e I - Non	ı-De	erivative S	Securi	ties Ac	quired, Disposed of	f, or Beneficial	lly Owned
1.Title of	2. Transaction				3.		4. Securi				6. Ownership	
Security (Instr. 3)	(Month/Day/Year)		Execution Date, if any		TransactionAcquired (A) or Code Disposed of (D)				Securities Beneficially	Form: Direct (D) or	Indirect Beneficial	
(1130. 5)				(Month/Day/Year)		(Instr. 8) (Instr. 3, 4 and 5)				•	Indirect (I)	Ownership
										Following	(Instr. 4)	(Instr. 4)
								(A)		Reported Transaction(s)		
					Code	V	Amount	or (D)	Price	(Instr. 3 and 4)		
Common						v						
Stock	03/09/2009	(2)			А		3,750	А	\$0	64,507	D	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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 control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned
 (e.g., puts, calls, warrants, options, convertible securities)

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1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date 3A. Deemed (Month/Day/Year) Execution Date, if any (Month/Day/Year)		4. Transactio Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Stock Options (Right to Buy) (1)	\$ 24.8	03/09/2009		A	14,800	02/27/2010	02/27/2016	Common Stock	14,800

Reporting Owners

Reporting Owner Name / Address	Relationships							
	Director	10% Owner	Officer	Other				
GILLETT NANCY 251 BALLARDVALE STREET WILMINGTON, MA 01887			Corporate Executive VP					

Signatures

/s/Nancy Gillett	03/10/2009
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<u>**</u>Signature of Reporting Person Date

Explanation of Responses:

- * 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).
- (1) Options vest equally over 4 years, each February 27, beginning 02/27/10.
- (2) Restricted Common Shares vest equally over four years, each February 27, beginning 02/27/10.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. ter"> X X

Signatures

HIGHSTAR CAPITAL IV, L.P. By: Highstar Capital GP IV, L.P., its general partner, By:					
Highstar Capital GP IV, LLC, its general partner By: /s/ Jared Parker, Authorized Signatory					
**Signature of Reporting Person	Date				
By: /s/ Jared Parker	04/09/2019				

**Signature of Reporting Person

Date

Explanation of Responses:

(2)

- * 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).
- Represents 412,237, 286,567, 607,654 and 151,913 common units representing limited partner interests in the Issuer ("Common Units")
 (1) held of record by Highstar NGL Prism/IV-A Interco LLC ("Highstar Prism"), Highstar NGL Main Interco LLC ("Highstar Main"), NGL CIV A, LLC ("NGL CIV") and NGL Prism/IV-A Blocker LLC ("NGL Blocker"), respectively.

Highstar Capital NGL Co-Invest Manager LLC ("Highstar Co-Invest") is the managing member of NGL CIV and as a result may be deemed to share beneficial ownership of the securities held of record by NGL CIV. Highstar Capital GP IV, L.P. ("Highstar GP IV") is one of two members of Highstar Prism and is the non-member manager of the other member. In addition, Highstar GP IV is the

non-member manager of Highstar Main and is the managing member of NGL Blocker and Highstar Co-Invest. As a result, Highstar GP IV may deemed to share beneficial ownership of the securities held of record by each of the Purchasers.

Oaktree Capital Group Holdings GP, LLC is the duly elected manager of Oaktree Capital Group, LLC, which is the sole shareholder of Oaktree Holdings, Inc., which is the general partner of Oaktree Capital II, L.P., which is the general partner of Oaktree Fund GP II, L.P., which is the sole shareholder of Highstar Capital GP IV Holdings, which is the sole member of Highstar Capital GP IV, LLC, which is the general partner of Highstar GP IV. Oaktree Capital Group Holdings GP, LLC is managed by an executive committee, the members

(3) the general parties of Highstar OFTV. Oaktee Capital Gloup Holdings OF, EEC is managed by an executive committee, the membership of which are Howard S. Marks, Bruce A. Karsh, Jay S. Wintrob, John B. Frank and Sheldon M. Stone who, by virtue of their membership interests in Oaktree Capital Group Holdings GP, LLC, may be deemed to share voting and dispositive power with respect to the Preferred Units and Warrants held by Highstar Prism, Highstar Main, NGL CIV A, LLC and NGL Prism/IV-A Blocker LLC. Each such entity or person disclaims any such beneficial ownership of such securities.

Jared Parker is a director at the "Issuer" and co-portfolio manager at Highstar Capital IV, L.P. ("Highstar IV"). Highstar IV may be deemed to be a director by deputization as a result of its ability to appoint a director to the board of directors of the Issuer, pursuant to that certain Amended and Restated Board Representation and Observation Rights Agreement, dated as of June 24, 2016, In addition, in

(4) his capacity as co-portfolio manager at Highstar IV, Jared Parker may be deemed indirect beneficial owner of the securities held by Highstar Prism, Highstar Main, NGL CIV A, LLC and NGL Prism/IV-A Blocker LLC. Except to the extent of his pecuniary interest, Jared Parker disclaims beneficial ownership of the securities reported herein, and the filing of this Form 4 shall not be construed as an admission that Jared Parker is the beneficial owner of any securities covered by this Form 4.

The 10.75% Class A Convertible Preferred Units (the "Preferred Units") are convertible at the quotient (the "Conversion Rate"), per unit and subject to certain adjustments, of (i) \$12.035 (the "Class A Preferred Unit Price") and (ii) the Class A Preferred Unit Price; provided, however, that if the volume-weighted average trading price (the "VWAP Price") for the fifteen (15) consecutive trading days

- (5) provided, however, that if the volume-weighted average trading price (the VWAP Price) for the intern (13) consecutive trading days ending on the trading day immediately preceding the Initial Conversion Date is less than the Class A Preferred Unit Price (such price, the "Adjusted VWAP Price"), then at all times on and after the Initial Conversion Date, the figure used in clause (ii) shall be the greater of (A) the Adjusted VWAP Price and (B) \$5.00 (subject to adjustment for any splits, combinations or recapitalizations).
- (6) On April 5, 2019, the Issuer redeemed 7,468,874 Preferred Units for consideration of \$13.7678 per share.
- The Preferred Units are convertible into Common Units any time after the third anniversary (the "Initial Conversion Date") of May 11, 2016 (the "Closing Date").
- At any time after the eighth anniversary of the Closing Date, the Issuer shall have the right to convert all of the outstanding Preferred
 (8) Units into Common Units at the Conversion Rate then in effect, provided that the Issuer has paid in full all quarterly distributions on the outstanding Preferred Units and that certain conditions have been satisfied.
- (9) Represents 3,525,809, 2,450,979, 5,197,206 and 1,299,301 Preferred Units held of record by Highstar Prism, Highstar Main, NGL CIV and NGL Blocker, respectively.
- (10) The warrants are currently exercisable.

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