FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C.

OMB APPROVAL

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

Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan for the purchase or sale of equity securities of the issuer that is intended to satisfy the affirmative defense conditions of Rule 10b5-

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP	OMB Number:	3235-0287
	Estimated average burd	den
Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934	hours per response:	0.5
or Section 30(h) of the Investment Company Act of 1940		

1. Name and Address of Reporting Person* ForGrowth NAP B.V.				2. Issuer Name and Ticker or Trading Symbol NewAmsterdam Pharma Co N.V. [NAMS]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director							
(Last) (First) (Middle) C/O FORBION CAPITAL PARTNERS,					3. Date of Earliest Transaction (Month/Day/Year) 12/16/2024								Officer (give title Other (specify below) below)							
GOOIMI	EER 2-35,			4. If	If Amend	dment,	Date of	Origina	l Filed	(Month/	Day/Ye	ear)		Indiv	/idual or	Joint/Gro	up Fili	ng (Check	Applicable	
(Street) NAARD	EN P7	1	411 DC											y		filed by M		porting Pe an One Re		
(City)	(Sta	ate) (Z	Zip)																	
		Table	I - Non-Deriva	ative	Secu	ırities	Acqu	ıired,	Dis	osed	of, o	r Be	enefici	ially	Own	ed				
This of county (months)		2. Transaction Date (Month/Day/Yea	2A. Deemed Execution Di if any (Month/Day/		n Date,	Code	action (Instr.	4. Securities Acqu Disposed Of (D) (I					5. Amount of Securities Beneficially Owned Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)			
							Code	v	Amo	unt	(A) or (D)	Pr	rice		Reporte Transac (Instr. 3	d tion(s)	Ì		. ,	
Ordinary	Shares		12/16/2024				S ⁽¹⁾		1,0	1,096(2)			\$25		11,123,614		I		See footnote ⁽³⁾	
Ordinary	Shares		12/17/2024				S ⁽¹⁾		66,	648(4)	D	\$2	25.6019	5019 ⁽⁴⁾ 11,056,966 I		I	See footnote ⁽³⁾			
Ordinary	Shares		12/17/2024				S ⁽¹⁾		47,	736 ⁽⁵⁾	D	\$2	26.4463	3(5)	11,009,230			I	See footnote ⁽³⁾	
		Tai	ble II - Derivati (e.g., pu												Owned	t	•			
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	version Date Securities (Month/Day/Year) 3. Transaction Date Execution Date, if any (Month/Day/Year) (Month/Day/Year) (Month/Day/Year) 5. Number Transaction Code (Instr. 8) 5. Number Of Code		mber ative rities ired osed	6. Date Exercisable and Expiration Date (Month/Day/Year) (Month/Day/Year) 7. Title and Amount of Securities Underlying Derivative Security (Ins 3 and 4)				and nt of ties ying tive ty (Instr.	8. Price of Derivative Security (Instr. 5)		9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership t (Instr. 4)					
				Code	e V	(A)		Date Exercis	able	Expiration Date	on Tit		Amount or Number of Shares							
	nd Address of wth NAP	Reporting Person*																		
(Last)		(First) PITAL PARTNE	(Middle)																	

GOOIMEER 2-35, (Street) NAARDEN **P7** 1411 DC (State) (Zip) 1. Name and Address of Reporting Person* Forbion Capital Fund IV Cooperatief U.A. (Last) (First) (Middle) C/O FORBION CAPITAL PARTNERS, **GOOIMEER 2-35**

NARDEN	P7	1411 DC
(City)	(State)	(Zip)
	ess of Reporting Per- Management E	
(Last)	(First) N CAPITAL PART	(Middle)
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(Street)		
NARDEN	P7	1411 DC
(City)	(State)	(Zip)
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(Street)		
NARDEN	P7	1411 DC
(City)	(State)	(Zip)
	ess of Reporting Per owth Managem	
(Last)		
	(First)	(Middle)
C/O FORBION	(First) N CAPITAL PART	, ,
C/O FORBION GOOIMEER 2	N CAPITAL PART	, ,
GOOIMEER 2 (Street)	N CAPITAL PART	NERS,
	N CAPITAL PART	, ,

Explanation of Responses:

(Street)

- 1. This transaction was made pursuant to a Rule 10b5-1 trading plan adopted by NAP PoolCo B.V. ("PoolCo") on March 28, 2024.
- 2. Represents 481 shares sold on behalf of Forbion Growth Opportunities Fund I Cooperatief U.A. ("Forbion Growth I") and 615 shares sold on behalf of Forbion Capital Fund IV Cooperatief U.A. ("Forbion IV"). Following the reported transaction, of the 11,123,614 Ordinary Shares beneficially owned by ForGrowth NAP B.V. ("ForGrowth"), 652,173 shares are directly owned by ForGrowth on behalf of Forbion Growth I, and 10,471,441 are held by PoolCo and are allocated to ForGrowth, of which 4,233,012 shares are beneficially owned by Forbion Growth I and 6,238,429 shares are beneficially owned by Forbion IV.
- 3. ForGrowth is a shareholder of PoolCo. ForGrowth is a joint investment vehicle wholly owned by Forbion Growth I and Forbion IV but does not exercise voting or dispositive power over the Ordinary Shares held on behalf of Forbion Growth I and Forbion IV. Forbion IV Management B.V. is the sole director of Forbion IV and Forbion Growth Management B.V. is the sole director of Forbion Growth I. Each of the Reporting Persons disclaims Section 16 beneficial ownership of such shares except to the extent of its pecuniary interest therein, if any, and this report shall not be deemed an admission that any of the Reporting Persons are the beneficial owner of such shares for Section 16 or any other purpose.
- 4. Represents 29,272 shares sold on behalf of Forbion Growth I and 37,376 shares sold on behalf of Forbion IV. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices within the range of \$25.00 to \$25.99. The Reporting Persons undertake to provide to the Issuer, any security holder of the Issuer or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this Form 4. Following the reported transaction, of the 11,056,966 Ordinary Shares beneficially owned by ForGrowth, 652,173 shares are directly owned by ForGrowth on behalf of Forbion Growth I, and 10,404,793 are held by PoolCo and are allocated to ForGrowth, of which 4,203,740 shares are beneficially owned by Forbion Growth I and 6,201,053 shares are beneficially owned by Forbion IV.
- 5. Represents 20,966 shares sold on behalf of Forbion Growth I and 26,770 shares sold on behalf of Forbion IV. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices within the range of \$26.00 to \$25.855. The Reporting Persons undertake to provide to the Issuer, any security holder of the Issuer or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this Form 4. Following the reported transaction, of the 11,009,230 Ordinary Shares beneficially owned by ForGrowth, 652,173 shares are directly owned by ForGrowth on behalf of Forbion Growth I, and 10,357,057 are held by PoolCo and are allocated to ForGrowth, of which 4,182,774 shares are beneficially owned by Forbion Growth I and 6,174,283 shares are beneficially owned by Forbion IV.

FORGROWTH NAP B.V., By: Forbion International

Management B.V., its

Director, By: /s/ V. van

12/18/2024

Houten and /s/ G.J. Mulder, its

Directors

FORBION CAPITAL FUND

IV COOPERATIEF U.A., By:

Forbion IV Management B.V.,

its Director, By: FCPM III 12/18/2024

Services B.V., its Director, By:

/s/ V. van Houten and /s/ G.J. Mulder, its Directors

<u>FORBION IV</u> 12/18/2024

MANAGEMENT B.V., By: FCPM III Services B.V., its

Director, By: /s/ V. van Houten and /s/ G.J. Mulder, its

Directors

FORBION GROWTH

OPPORTUNITIES FUND I COOPERATIEF U.A., By:

Forbion Growth Management B.V., its Director, By: FCPM

III Services B.V. its Director,

By: /s/ V. van Houten and /s/

G.J. Mulder, its Directors

FORBION GROWTH MANAGEMENT B.V., By:

FCPM III Services B.V., its

Director, By: /s/ V. van

Houten and /s/ G.J. Mulder, its

Directors

** Signature of Reporting Person

12/18/2024

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.