## FORM 4

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB Number: Estimated average burden hours per response: 0.5

#### 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*  Nashat Amir						2. Issuer Name <b>and</b> Ticker or Trading Symbol FATE THERAPEUTICS INC [ FATE ]							5. Relationship of Reporti (Check all applicable) X Director			10%	Owner
(Last) (First) (Middle) C/O POLARIS PARTNERS ONE MARINA PARK DRIVE, 10TH FL.					3. Date of Earliest Transaction (Month/Day/Year) 07/23/2019								Officer (give title Other (specify below) below)				
ONE MARINA FARR DRIVE, 101B FL.					4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable Line)				
(Street) BOSTON	SOSTON MA 02210												X		n filed by Mo	ne Reporting Pe	
(City)	(51		Zip)	tive	Saci	ritios	A caui	rod	Disposed (	of or	Ronofic	rially	Owne				
Date				. Transaction		2A. Deemed Execution Date,		3.	action	4. Securities Acqui		quired (A) or		5. Amount of Securities Beneficially Owned Following Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
								Code	v	Amount	(A) or (D)	Price		Transa	ction(s) 3 and 4)		(mour 4)
Common	Stock		07/2	23/2019	)			S <sup>(1)</sup>		59,854	D	\$22.50	05 <sup>(2)</sup>	1,2	92,946	I	See Footnote <sup>(3)</sup>
Common	Stock		07/2	24/2019	)			S <sup>(1)</sup>		19,168	D	\$22.50	57 <sup>(4)</sup>	1,2'	73,778	I	See Footnote <sup>(3)</sup>
Common Stock			07/2	07/23/2019				S <sup>(1)</sup>		1,167	D	\$22.50	05 <sup>(2)</sup>	25	5,204	I	See Footnote <sup>(5)</sup>
Common Stock				07/24/2019				S <sup>(1)</sup>		374	D	\$22.50	.5057 <sup>(4)</sup>		1,830	I	See Footnote <sup>(5)</sup>
Common Stock				07/23/2019				S <sup>(1)</sup>		411	D	\$22.50	5051 <sup>(2)</sup>		,864	I	See Footnote <sup>(6)</sup>
Common Stock				07/24/2019				S <sup>(1)</sup>		132	D	\$22.50	058 <sup>(4)</sup> 8,732		,732	I	See Footnote <sup>(6)</sup>
Common Stock				07/23/2019				S <sup>(1)</sup>		601	D	\$22.50	.05 <sup>(2)</sup> 1		2,973	I	See Footnote <sup>(7)</sup>
Common Stock 07/24/2019				)			S <sup>(1)</sup>		192	D	\$22.5057(4)		12,781		I	See Footnote <sup>(7)</sup>	
		Та								sposed of, s, convertil				wned			
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)			ransaction code (Instr.		5. Number of Derivati Securiti Acquire (A) or Dispose of (D) (Instr. 3, and 5)	ve (Mo	oiratio	tercisable and n Date ay/Year)	Amou Secur Under Deriva Secur	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		Price of ivative curity str. 5)	tive derivative ty Securities	Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership t (Instr. 4)
	of Pasnons			С	ode	v	(A) (I	Da Ex	te ercisal:	Expiration Date	Title	Amount or Number of Shares					

- 1. The sale of these shares were effected pursuant to Rule 10b5-1 trading plans adopted by each of Polaris Venture Partners V, L.P. ("PVP V"), Polaris Venture Partners Entrepreneurs' Fund V, L.P. ("PVPFF V"), and Polaris Venture Partners Special Founders' Fund V, L.P. ("PVPSFF V", together with PVP V, PVPFF V, the "Polaris Funds") on June
- 2. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$22.50 to \$22.56, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the United States Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote (2) to this Form 4.
- 3. The reportable securities are owned directly by PVP V. Polaris Venture Management Co. V, L.L.C. ("PVM V") is the general partner of PVP V. The Reporting Person, a member of the Issuer's Board of Directors, is a member of PVM V. Each of Jonathan A. Flint ("Flint") and Terrance G. McGuire ("McGuire") are the managing members of PVM V. Each of Flint, McGuire and the Reporting Person, in their respective capacities with respect to PVM V, may be deemed to have shared voting and dispositive power over the shares held by PVP V. Each of PVM V, Flint, McGuire and the Reporting Person disclaims beneficial ownership of these securities and this report shall not be deemed an admission that any one of them is the beneficial owner of such securities for purposes of Section 16 or for any other purpose, except to the extent of their respective pecuniary interests therein.
- 4. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$22.50 to \$22.52, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the United States Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote (4) to this Form 4.
- 5. The reportable securities are owned directly by PVPE V. PVM V is the general partner of PVPE V. The Reporting Person, a member of the Issuer's Board of Directors, is a member of PVM V. Each of Flint and McGuire are the managing members of PVM V. Each of Flint, McGuire and the Reporting Person, in their respective capacities with respect to PVM V, may be deemed to have shared voting and

dispositive power over the shares held by PVPE V. Each of PVM V, Flint, McGuire and the Reporting Person disclaims beneficial ownership of these securities and this report shall not be deemed an admission that any one of them is the beneficial owner of such securities for purposes of Section 16 or for any other purpose, except to the extent of their respective pecuniary interests therein.

6. The reportable securities are owned directly by PVPFF V. PVM V is the general partner of PVPFF V. The Reporting Person, a member of the Issuer's Board of Directors, is a member of PVM V. Each of Flint and McGuire are the managing members of PVM V. Each of Flint, McGuire and the Reporting Person, in their respective capacities with respect to PVM V, may be deemed to have shared voting and dispositive power over the shares held by PVPFF V. Each of PVM V, Flint, McGuire and the Reporting Person disclaims beneficial ownership of these securities and this report shall not be deemed an admission that any one of them is the beneficial owner of such securities for purposes of Section 16 or for any other purpose, except to the extent of their respective pecuniary interests therein.

7. The reportable securities are owned directly by PVPSFF V. PVM V is the general partner of PVPSFF V. The Reporting Person, a member of the Issuer's Board of Directors, is a member of PVM V. Each of Flint and McGuire are the managing members of PVM V. Each of Flint, McGuire and the Reporting Person, in their respective capacities with respect to PVM V, may be deemed to have shared voting and dispositive power over the shares held by PVPSFF V. Each of PVM V, Flint, McGuire and the Reporting Person disclaims beneficial ownership of these securities and this report shall not be deemed an admission that any one of them is the beneficial owner of such securities for purposes of Section 16 or for any other purpose, except to the extent of their respective pecuniary interests therein.

### Remarks:

/s/ Lauren Crockett, Attorneyin-Fact for Amir Nashat 07/25/2019

\*\* Signature of Reporting Person Da

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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