## FORM 4

### UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

OMB Number: 3235-0287
Estimated average burden
hours per response: 0.5

D

1

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 10b5-1(c). See Instruction 10.

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*  Davis Andrew S.				2. Issuer Name and Ticker or Trading Symbol Silk Road Medical Inc [ SILK ]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  Director 10% Owner			
(Last) 1213 INNSBRU	(First)	(Middle)		3. Date of Earliest Transaction (Month/Day/Year) 09/17/2024						066			
(Street) SUNNYVALE CA 94089 (City) (State) (Zip)			4. If A	4. If Amendment, Date of Original Filed (Month/Day/Year)				6. Indi Line)	1 <u>~</u>				
		Table I - No	n-Derivative	Securities Acc	quired	l, Dis	sposed of, o	r Bene	ficially	Owned			
Date			2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transa Code ( 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 an			5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership	
					Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)		(Instr. 4)	
Common Stock			09/17/2024		D		290,077(1)(2)	D	(3)(4)	0	D		
Common Stock			09/17/2024		A		42,218(5)	A	\$ <mark>0</mark>	42,218	D		

42.218

#### Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities) 3A. Deemed Execution Date, 1. Title of 3. Transaction 5. Number 6. Date Exercisable and Title and Amount 8. Price of 9. Number of 11. Nature Conversion Transaction **Expiration Date** Derivative Ownership Derivative Date of Securities derivative of Indirect Beneficial (Month/Day/Year) Security (Instr. 3) or Exercise if any (Month/Day/Year) Code (Instr. Derivative (Month/Day/Year) Underlying Derivative Security Security (Instr. 5) Securities Form: Price of 8) Securities Acquired Beneficially Direct (D) Ownership Owned Derivative (Instr. 3 and 4) (Instr. 4) (A) or Disposed of (D) (Instr. Following Reported Transaction(s) Security (I) (Instr. 4) 3, 4 and 5) (Instr. 4) Amount Number Expiration Date of Shares (D) Title (A) Exercisable Code Employee Stock Common Stock Option \$1.6 09/17/2024 D 22,033 (7) 12/03/2025 22,033 \$25.9 0 D (right to buy) Employee Stock Common Stock (8) 62,958 Option \$4.73 09/17/2024 D 62,958 11/30/2027 \$22,77 0 D (right to buy) Employee Stock Option 09/17/2024 D 1,853 (9) 09/13/2028 1,853 \$21.39 0 D \$6.11 Stock (right to buy) Employee Stock Commo Option \$20 09/17/2024 D 33,220 (10) 04/03/2029 33.220 \$7.5 0 D (right to buy)

## Explanation of Responses:

Common Stock

1. Of the reported shares, 219,965 are represented by restricted stock units, or RSUs, each of which represents a contingent right to receive one share of Issuer common stock.

09/17/2024

- $2.\ Includes\ 370\ shares\ acquired\ under\ the\ Issuer's\ 2019\ Employee\ Stock\ Purchase\ Plan\ on\ September\ 13,\ 2024.$
- 3. Pursuant to the Agreement and Plan of Merger dated June 17, 2024, between the Issuer, Boston Scientific Corporation and Seminole Merger Sub, Inc, (the "Merger Agreement"), each share of Issuer common stock was canceled and converted into the right to receive \$27.50 per share in cash (the "Merger Consideration"), without interest and subject to applicable withholding taxes.
- 4. Pursuant to the Merger Agreement, each RSU was canceled and converted into the right to receive an amount in cash, without interest, equal to the product of (i) the Merger Consideration and (ii) the aggregate number of shares underlying the RSUs, less applicable taxes and authorized deductions.
- 5. Immediately prior to the effective time of the merger, certain RSUs subject to the achievement of performance-based criteria, or PSUs, were deemed achieved and certified by the Issuer's compensation committee.
- 6. Pursuant to the Merger Agreement, each PSU was canceled and converted into the right to receive an amount in cash, without interest, equal to the product of (i) the Merger Consideration and (ii) the aggregate number of shares underlying the PSUs, less applicable taxes and authorized deductions.
- 7. The shares subject to the option are fully vested and immediately exercisable. Pursuant to the Merger Agreement, the option was cancelled in exchange for a cash payment of \$570,654.70, which represents the difference between (i) the amount by which the Merger Consideration exceeded the exercise price of the option per share option and (ii) the aggregate number of shares remaining issuable upon exercise of the option, less applicable taxes and authorized deductions.
- 8. The shares subject to the option are fully vested and immediately exercisable. Pursuant to the Merger Agreement, the option was cancelled in exchange for a cash payment of \$1,433,553.66, which represents the difference between (i) the amount by which the Merger Consideration exceeded the exercise price of the option per share option and (ii) the aggregate number of shares remaining issuable upon exercise of

the option, less applicable taxes and authorized deductions.

9. The shares subject to the option are fully vested and immediately exercisable. Pursuant to the Merger Agreement, the option was cancelled in exchange for a cash payment of \$39,635.67, which represents the difference between (i) the amount by which the Merger Consideration exceeded the exercise price of the option per share option and (ii) the aggregate number of shares remaining issuable upon exercise of the option, less applicable taxes and authorized deductions.

10. The shares subject to the option are fully vested and immediately exercisable. Pursuant to the Merger Agreement, the option was cancelled in exchange for a cash payment of \$249,150.00, which represents the difference between (i) the amount by which the Merger Consideration exceeded the exercise price of the option per share option and (ii) the aggregate number of shares remaining issuable upon exercise of the option, less applicable taxes and authorized deductions.

/s/ Mhairi Jones, by power of attorney 09/18/2024

Date

\*\* Signature of Reporting Person

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

- $^{\star}$  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.