FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D	.C. 20549
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL										
OMB Number:	3235-0287									

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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* Mullen Fergal J (Last) (First) (Middle) C/O HIGHLAND CAPITAL PARTNERS LLC					2. Issuer N VISTA	ng Symbol RT]		5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner								
					3. Date of 04/27/20	n (Mo	nth/Day/Year)		Officer (give title Other (specify below) below)							
92 HAYDEN AVENUE (Street) LEXINGTON MA 02421					4. If Amen	ginal F	Filed (Month/Da		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)	(St									. 0.0	···					
		Tabl	e I - Non-D	erivati	ive Sec	urities A	cquir	ed, [Disposed o	f, or E	Benefici	ially Owne	ed			
Dat		Date	2. Transaction Date (Month/Day/Yea		Execution Date,		ction Instr.			(A) or . 3, 4 and	5. Amount of Securities Beneficially Owned Following Reported		6. Owner Form: Dir (D) or Ind (I) (Instr.	rect Indi lirect Ben 4) Owi	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
							Code	v	Amount	(A) or (D)	Price	Transaction (Instr. 3 and	(s) 4)			
Common	Stock		04/2'	7/2006			J ⁽¹⁾		939,000	D	(2)	2,471,1	38	I	Ca Par Lir	Highland bital tners VI nited tnership ⁽³⁾
Common	mmon Stock 04/27/2000			7/2006			J ⁽⁴⁾		514,500	D	(2)	1,353,9	95	I	Ca Par Lir	Highland bital tners VI-B nited tnership ⁽⁵⁾
Common	Stock		04/2	7/2006			J(6)		46,500	D	(2)	122,37	73	I	En Fur Lir	Highland repreneurs' nd VI nited tnership ⁽⁷⁾
Common	Stock		04/2	7/2006			J(8)		11,535	A	(2)	38,91	0	I	Ma Par Lir	Highland nagement tners VI nited tnership ⁽⁸⁾
Common	Stock		05/0	1/2006			J ⁽⁹⁾		38,910	D	(2)	0		I	Ma Par Lir	Highland nagement tners VI nited tnership
Common Stock 04/27/20		7/2006			J ⁽¹⁰⁾		465	A	(2)	1,341	-	I	Lir	HEF VI nited tnership ⁽¹⁰⁾		
Common Stock 05/01/2006			1/2006			J ⁽¹¹⁾		1,341	D	(2)	0		I	Lir	HEF VI nited tnership	
Common Stock 05/01/2000				1/2006	6		J ⁽¹²⁾ 1,670 A			(2)	1,670		D			
		Та	ble II - Der (e.g						sposed of, , convertib							
1. Title of Derivative Security (Instr. 3) 1. Title of Conversion or Exercise Price of Derivative Security 1. Title of Conversion Date (Month/Day/Year) 2. Conversion Date (Month/Day/Year) 3. Transaction Date Execution Date, if any (Month/Day/Year)		e, 4. Tra	ransaction of Code (Instr. Derivative		Expiration Date (Month/Day/Year)			7. Title and Amount of Securities Underlying Derivative Security (Instr. : and 4)		Derivative Security Se (Instr. 5) Be Ow Re		Jumber of ivative curities perficially med lowing ported nsaction(s) str. 4)		11. Nature of Indirect Beneficial Ownership (Instr. 4)		

		Ta	ble II - Deriva (e.g., p	ı			• •	options,	onvertib	le sec	lor t	·			
1. Title of	2. Conversion	3. Transaction	3A. Deemed	⊈ ode Transa		6A)Num	n (150e) r	Expiration Do			aSolodares	8. Price of	9. Number of	10. Ownership	11. Nature
ESeptiantation	of Elespisas	e(Month/Day/Year) d by Highland Capita	if any	Code (Instr.	Deriva Secur Acqui	ative ities red	(Month/Day/\) o consideration	(ear)	Securi Underl	ties ying	Security (Instr. 5)	Securities Beneficially Owned	Form: Direct (D)	Beneficial Ownership . (Instr. 4)
Not applications Represents	al Security share amount l	held by HCP VI, an a	affiliate of the Report	ing Pers	on. The	(A) or Dispo	sed	son disclaims b	enefical owne	Securi and 4) ership of	ty (Instr. 3 these securit	ies except to	Following	(I) (Instr. 4)	. ,
4. Distribution	n of shares held	d by Highland Capita held by HCP VI-B, a	l Partners VI-B Limi	ted Partr	iership (("Hostr\	/ 3, ⊠")	for no consider	ation.	_	_		(Instr. 4)	_	_
6. Distribution	n of shares held	d by Highland Entrep	reneurs' Fund VI Lir	nited Par	tnership	("HEF	") for r	no consideration	1.		•		•		•
7. Represents	share amount	held by HEF, an affil	• iate of the Reporting	• Person. '	The Rep	porting I	Person	disclaims bene	fical ownersh	ip of thes	e Amount es	except to the	extent of his pecu	niary interests	therein.
8. Represents of the Reporti	shares distribu	ited by each of HCP i ich shares were previ	VI and HCP VI-B to	• Highland eficially	d Manaş owned	gement I	Partner Reporti	rs VI Limited P in g Re rson. The	artnership ("H Expirtinor ^{Pe}	IMP VI"	or), the genera	l partner of e	ach of HCP VI an	d HCP VI-B a	nd an affiliate

9. Distribution of shares held by HMP VI for no consideration.

- 11. Distribution of shares held by HEF VI for no consideration.
- 12. Change from indirect to direct ownership upon a distribution of shares by each of HMP VI and HEF VI to the Reporting Person, which shares were previously reported as beneficially owned by the Reporting Person.

Remarks:

<u>/s/ Fergal J. Mullen</u> <u>05/01/2006</u>

** 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.

^{10.} Represents shares distributed by HEF to HEF VI Limited Partnership ("HEF VI"), the general partner of HEF and an affiliate of the Reporting Person, which shares were previously reported as beneficially owned by the Reporting Person. The Reporting Person disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein.