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Life Technologi Form 4	es Corp								
January 22, 2014	4								
FORM 4	1			~					PPROVAL
	UNITED	STATES		RITIES A shington			E COMMISSIO	N OMB Number:	3235-0287
Check this bo if no longer subject to Section 16. Form 4 or Form 5 obligations may continue	subject to Section 16. Form 4 or Form 5 obligations may continue STATEMENT OF C				RITIES ne Securi ding Cor	Estimated burden hou response	urs per		
<i>See</i> Instructio 1(b).	'n	30(h)	of the I	nvestmen	t Compar	ny Act of 1	1940		
(Print or Type Resp	onses)								
1. Name and Addre Hoffmeister Da		Person <u>*</u>	Symbol	er Name an echnologie		C	5. Relationship Issuer	of Reporting Per eck all applicabl	
(Last)	(First) (I	Middle)	3. Date of	of Earliest T	ransaction		(Ch	cek an applicabl	()
5791 VAN ALI	LEN WAY		(Month/ 01/17/2	Day/Year) 2014			Director X Officer (gi below) Chie		% Owner her (specify cer
(Street)			4. If Amendment, Date Original Filed(Month/Day/Year)			 6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting 			
CARLSBAD, C	CA 92008						Person	More than one R	eporting
(City)	(State)	(Zip)	Tab	ole I - Non-l	Derivative	Securities A	Acquired, Disposed	of, or Beneficia	lly Owned
	ransaction Date onth/Day/Year)	2A. Deemo Execution any (Month/Da	Date, if	3. Transactio Code (Instr. 8) Code V	4. Securit nAcquired Disposed (Instr. 3, 4)	(A) or of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Pamindar: Papart o	n a congrato line	for each a	ass of see	urities bene	ficially ow	nad diractly	or indirectly		
Reminder: Report o	m a separate fine				Perso inform requir	ns who re nation con red to resp ays a curre	spond to the colle tained in this forn ond unless the fo ntly valid OMB co	n are not rm	SEC 1474 (9-02)

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5. Number of	6. Date Exercisable and	7. Title and Amount
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transacti	orDerivative	Expiration Date	Underlying Securiti
Security	or Exercise		any	Code	Securities	(Month/Day/Year)	(Instr. 3 and 4)

(Instr. 3)	Price of Derivative Security		(Month/Day/Year)	(Instr.	8)	Acquin or Disp (D) (Instr. and 5)	posed of 3, 4,				
				Code	V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amor or Numl of Sh
Performance Restricted Stock Units	<u>(1)</u>	01/17/2014		D]	12,315	03/01/2016	03/01/2016	Common Stock	12,3

Reporting Owners

Reporting Owner Name / Address	Relationships						
1	Director	10% Owner	Officer	Other			
Hoffmeister David F 5791 VAN ALLEN WAY CARLSBAD, CA 92008			Chief Financial Officer				
Signatures							

/s/ David L. Szekeres, POA	01/22/2014		
**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).

On April 14, 2013, Thermo Fisher Scientific Inc., a Delaware corporation ("Thermo Fisher"), entered into that certain merger agreement with the issuer and Polpis Merger Sub Co., a Delaware corporation and wholly owned subsidiary of Thermo Fisher ("Merger Sub"), pursuant to which Merger Sub will merge with and into the issuer (the "Merger"), with the issuer surviving the Merger as a wholly owned subsidiary of Thermo Fisher. At the effective time of the Merger, each outstanding share of the issuer's common stock will be converted into the right to receive \$76.00 in cash, plus any additional per share consideration as described in the merger agreement (the "per-share merger consideration"). The Merger is more fully described in the issuer's Proxy Statement filed with the SEC on July 22, 2013.

(2) These Performance Stock Units were canceled in connection with the anticipated closing of the Merger for a cash payment equal to the per-share merger consideration.

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.

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