(Street) NEW YORK

NY

10014

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 | | | | | |

11. Nature of Indirect Beneficial Ownership (Instr. 4)

See Footnotes⁽⁴⁾
(5)(6)

Footnotes⁽⁴⁾
(6)(7)

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

| U obliga | n 16. Form 4 o tions may conti ction 1(b). | | | Filed | | | | (a) of the Sec | | | | 1934 | 4 | | - 11 | per res | erage burden ponse: | 0.5 | |
|---|--|--|--|--|--|---|---|--------------------------------------|--|-----------------------|--|------------------|----------------------------|---|--|-------------------------|--|---|--|
| 1. Name and Address of Reporting Person* BAKER BROS. ADVISORS LP (Last) (First) (Middle) 860 WASHINGTON STREET, 3RD FLOOR (Street) NEW YORK NY 10014 | | | | | or Section 30(h) of the Investment Company Act of 1940 2. Issuer Name and Ticker or Trading Symbol TScan Therapeutics, Inc. [TCRX] 3. Date of Earliest Transaction (Month/Day/Year) 06/01/2023 | | | | | | | | (Che | ck all applica | able) | , | | | |
| | | | | | | | | | | | | | _ X | | give title | ve title Other (sbelow) | | | |
| | | | | 4. If Amendment, Date of Original Filed (Month/Day/Year) | | | | | | | | 6. Inc | dividual or Jo | int/Group | Filing (| (Check Appl | icable | | |
| | | | | | | | | | | | | | X | | filed by One Reporti filed by More than O | | ting Person One Reporting Person | | |
| (City) | (| State) | (Zip) | | Rul | e 10b5- | 1(c) |) Transad | ctio | n Ind | lication | l | | | | | | | |
| | | | | | a | Check this box offirmative defe | to ind ense c | icate that a trar onditions of Ru | nsaction le 10b | on was r 5-1(c). S | nade pursua See Instruct | ant to ion 10 | a contract,). | instruction or | written pla | n that is | intended to s | atisfy the | |
| | | | Table I - Noi | 1 | | | | <u> </u> | isp | | | | | _ | | 1 | 1 | | |
| 1. Title of | Security (Ins | tr. 3) | | 2. Transac Date (Month/Da | Execution | | n Dat | Code (In: | Transaction Dispos | | urities Acquired (A) or sed Of (D) (Instr. 3, 4 and | | | Beneficia Owned Fo | Forn lly (D) o | Form (D) or | n: Direct I | 7. Nature of Indirect Beneficial Ownership | |
| | | | | | | | | Code | v | Amoui | nt (A |) or) | Price | Reported Transacti (Instr. 3 a | on(s) | | | (Instr. 4) | |
| | | | | | | | | quired, Dis | | | | | | wned | | | | | |
| 1. Title of Derivative Security (Instr. 3) 2. Conversion or Exercise Price of Derivative Security | | 3. Transaction Date (Month/Day/Year) | 3A. Deemed Execution Date if any (Month/Day/Yea | Code (I | | Derivative Securities Acquired (A Disposed o | 5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and | | . Date Exercisable and expiration Date Month/Day/Year) | | 7. Title and Amoun Securities Underlyi Derivative Security (Instr. 3 and 4) | | erlying | 8. Price of Derivative Security (Instr. 5) | 9. Number of derivative Securities Beneficially Owned Following Reported | | 10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4) | Beneficia Ownershi (Instr. 4) | |
| | | | | Code | v | (A) | (D) | Date Exercisable | Exp Dat | oiration e | Title | | ount or nber of ires | | Transact (Instr. 4) | tion(s) | | | |
| Warrants to purchase Common Stock | \$0.0001 | 06/01/2023 | | A | | 3,192,710 | | (1)(2)(3) | (1) |)(2)(3) | Common Stock | 3,1 | 192,710 | \$1.9999 | 3,192, | 710 | I | See Footnotes (5)(6) | |
| Warrants to purchase Common Stock | \$0.0001 | 06/01/2023 | | A | | 34,307,290 | | (1)(2)(3) | (1) |)(2)(3) | Common Stock | 34, | 307,290 | \$1.9999 | 34,307 | ,290 | I | See Footnotes (6)(7) | |
| | | f Reporting Person ADVISORS | | | | | | | | | | | | | | | | | |
| (Last) 860 WA | SHINGTO | (First) N STREET, 3RE | (Middle | e) | | - | | | | | | | | | | | | | |
| (Street) | ORK | NY | 10014 | ı | | _ | | | | | | | | | | | | | |
| (City) | | (State) | (Zip) | | | | | | | | | | | | | | | | |
| 1. Name a 667, L. | | f Reporting Person | * | | | _ | | | | | | | | | | | | | |
| (Last) 860 WA | SHINGTO | (First) N STREET, 3RE | (Middle | :) | | | | | | | | | | | | | | | |
| (Street) | ORK | NY | 10014 | ı | | | | | | | | | | | | | | | |
| (City) | | (State) | (Zip) | | | | | | | | | | | | | | | | |
| | nd Address o | f Reporting Person | * | | | _ | | | | | | | | | | | | | |
| (Last) 860 WA | SHINGTO | (First) N STREET, 3RI | (Middle | e) | | | | | | | | | | | | | | | |

| (City) | (State) | (Zip) | | | | | | | | |
|---|--------------------------------------|----------|---|--|--|--|--|--|--|--|
| 1. Name and Address of Reporting Person* BAKER JULIAN | | | | | | | | | | |
| (Last) | (First) | (Middle) | | | | | | | | |
| 860 WASHINGTON STREET, 3RD FLOOR | | | | | | | | | | |
| (Street) | | | _ | | | | | | | |
| NEW YORK | NY | 10014 | | | | | | | | |
| (City) | (State) | (Zip) | | | | | | | | |
| 1 | s of Reporting Persond Visors (GP) I | | | | | | | | | |
| (Last) (First) (Middle) 860 WASHINGTON STREET, 3RD FLOOR | | | | | | | | | | |
| (Street) NEW YORK | NY | 10014 | _ | | | | | | | |
| (City) | (State) | (Zip) | | | | | | | | |
| 1. Name and Address of Reporting Person* <u>Baker Brothers Life Sciences LP</u> | | | | | | | | | | |
| (Last) | (First) | (Middle) | | | | | | | | |
| 860 WASHINGTON STREET, 3RD FLOOR | | | | | | | | | | |
| (Street) | | | _ | | | | | | | |
| NEW YORK | NY | 10014 | _ | | | | | | | |
| (City) | (State) | (Zip) | | | | | | | | |

Explanation of Responses:

- 1. 667, L.P. ("667") and Baker Brothers Life Sciences, L.P. ("Life Sciences" and together with 667, the "Funds") purchased 3,192,710 and 34,307,290 warrants to purchase common stock ("Common Stock") of TScan Therapeutics, Inc. (the "Issuer"), respectively, for \$1.9999 per share ("Prefunded Warrants") pursuant to an underwritten offering that closed for the Common Stock on May 31, 2023 and for the Prefunded Warrants on June 1, 2023.
- 2. By written notice to the Issuer, the Funds may from time to time increase or decrease the Maximum Percentage applicable to that Fund to any other percentage not in excess of 19.99%. Any such increase will not be effective until the 61st day after such notice is delivered to the Issuer.
- 3. The Prefunded Warrants have no expiration date and are exercisable at an exercise price of \$0.0001 per share immediately at any time at the option of the holder on a 1-for-1 basis without consideration into Common Stock to the extent that after giving effect to such exercise the holders thereof, together with their affiliates and any members of a Section 13(d) group with such holders, would beneficially own, for purposes of Rule 13d-3 under the Securities Act of 1934, as amended, no more than 4.99% of the outstanding shares of Common Stock (the "Maximum Percentage") immediately prior to and following such exercise.
- 4. Julian C. Baker, Felix J. Baker, the Adviser GP and the Adviser disclaim beneficial ownership of the securities held directly by the Funds except to the extent of their pecuniary interest therein, and this report shall not be deemed an admission that any of Julian C. Baker, Felix J. Baker, the Adviser GP or the Adviser is a beneficial owner of such securities for purposes of Section 16 or any other purpose.
- 5. After giving effect to the transaction reported herein and as a result of their ownership interest in (i) Baker Biotech Capital, L.P. and (ii) 667, Julian C. Baker and Felix J. Baker each may be deemed to have an indirect pecuniary interest in the securities reported in column 7 of Table II directly held by 667, a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner i
- 6. Baker Bros. Advisors LP (the "Adviser") serves as the investment adviser to the Funds. In connection with the services provided by the Adviser, the Adviser receives an asset-based management fee that does not confer any pecuniary interest in the securities held by the Funds. Baker Bros. Advisors (GP) LLC (the "Adviser GP") is the Adviser's sole general partner. Julian C. Baker and Felix J. Baker are managing members of the Adviser GP. The Adviser has complete and unlimited discretion and authority with respect to the investment and voting power of the securities held by the Funds. The general partners of the Funds relinquished to the Adviser all discretion and authority with respect to the investment and voting power of the securities held by the Funds.
- 7. After giving effect to the transaction reported herein and as a result of their ownership interest in (i) Baker Brothers Life Sciences Capital L.P. and (ii) Life Sciences, Felix J. Baker and Julian C. Baker may be deemed to have an indirect pecuniary interest in the securities reported in column 7 of Table II beneficially owned by Life Sciences, a limited partnership of which the sole general partner is Baker Brothers Life Sciences Capital, L.P., a limited partnership of which the sole general partner is Baker Brothers Life Sciences Capital (GP), LLC, due to their interest in Life Sciences and Baker Brothers Life Sciences Capital, L.P.'s right to receive an allocation of a portion of the profits from Life Sciences.

Remarks:

Dr. Stephen R. Biggar, a full-time employee of Baker Bros. Advisors LP, is a director of TScan Therapeutics, Inc. (the "Issuer"). By virtue of their representation on the board of directors of the Issuer, for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, the reporting persons other than Dr. Biggar are deemed directors by deputization of the Issuer.

By: Baker Bros. Advisors LP. Name: Scott L. Lessing, Title: 06/02/2023 President /s/ Scott L. Lessing Adviser to 667, L.P., pursuant to authority granted by Baker Biotech Capital, L.P., GP to 667, 06/02/2023 L.P. Name: Scott L. Lessing, Title: President /s/ Scott L. Lessing /s/ Felix J. Baker 06/02/2023 06/02/2023 /s/ Julian C. Baker By: Baker Bros. Advisors (GP) LLC, Name: Scott L. Lessing, 06/02/2023 Title: President /s/ Scott L. Lessing Baker Bros. Advisors LP, Mgmt. 06/02/2023 Co. and Inv. Adviser to BAKER BROTHERS LIFE SCIENCES, L.P., pursuant to authority granted by Baker Brothers Life Sciences Capital, L.P., GP to Baker Brothers Life Sciences,

L.P., Name: Scott L. Lessing, Title: President /s/

** 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.