FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Vashington,	D.C.	20549
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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).

1. Name and Address of Reporting Person*

(First)

TX

(State)

2200 ROSS AVENUE, SUITE 4600 W

(Middle)

75201

(Zip)

HEP Partners LLC

(Street) **DALLAS**

(City)

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

					or Se	ection 30)(h) of t	the In	vestment Co	mpany A	ct of	1940					
1. Name and Address of Reporting Person* <u>Hicks Mack H.</u>				2. Issuer Name and Ticker or Trading Symbol Sight Sciences, Inc. [SGHT]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner				
(Last) 2200 RC	,	First) IUE, SUITE 4	(Middle)		3. Date of Earliest Transaction (Month/Day/Year) 07/06/2022								Offi belo	cer (give title ow)	Other (s below)	pecify	
(Street) DALLA	.S T	X	75201		4. If Amendment, Date of Original Filed (Month/Day/Year)							6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting					
(City)	(\$	State)	(Zip)											A Per	son		
		Та	ble I - Non-Der	iva	tive S	Secur	ities /	Acq	uired, Dis	posed	of,	or Be	nefic	ially Ow	ned		
1. Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year		ed Date,	3. Transactio Code (Inst		4. Securities Acquired (A) on Disposed Of (D) (Instr. 3, 4		A) or		ount of ities icially d	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of In Beneficial Ow (Instr. 4)			
							Code	v	Amount	(A) or (D)	Р	rice	Repor Transa				
Common	Stock		07/06/2022				J ⁽¹⁾		2,669,53	80 D	1	\$0.00	0		I	See Footnotes ⁽²⁾⁽³⁾⁽⁴⁾ (5)(6)	
Common	on Stock 07/06/2022					J ⁽⁷⁾		1,717,14	40 D	\$	\$0.00	0		I	See Footnotes ⁽²⁾⁽³⁾⁽⁴⁾ (5)(8)		
Common	Stock												8	9,780	D(2)(3)(4)(5)(9)		
Common	Stock												44	4,588 I See Foot (5)(10)		See Footno	tes(2)(3)(4)
Common	Stock											86,206		I	See Footnotes ⁽²⁾⁽³⁾⁽⁴⁾		
			Table II - Deriv						red, Disp options, o						ed	,	
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		3A. Deemed Execution Date	,	4. Transa Code (8)	ction	5. Num of Derivat Securit Acquir (A) or Dispos of (D) (Instr. 3 and 5)	iber tive ties ed	6. Date Exerc Expiration Da (Month/Day/\	isable an	sable and 7. Title an Amount o		t of Derivative Security (Instr. 5) ive			10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
					Code	v	(A)	(D)	Date Exercisable	Expirati Date		O N O	lumber				
	nd Address Mack H.	of Reporting Pers	son*														
(Last) 2200 RC	OSS AVEN	(First) IUE, SUITE 4	(Middle)														
(Street) DALLA	S	TX	75201														
(City)		(State)	(Zip)														

1. Name and Address of Reporting Person* HH Sight LLC							
(Last) 2200 ROSS AVEN	(First) UE, SUITE 4600 W	(Middle)					
(Street) DALLAS	TX	75201					
(City)	(State)	(Zip)					
1. Name and Address of HH Sight Partners							
(Last) 2200 ROSS AVEN	(First) 200 ROSS AVENUE, SUITE 4600 W						
(Street) DALLAS	TX	75201					
(City)	(State)	(Zip)					
1. Name and Address of Reporting Person* HH Sight Partners, L.P.							
(Last) 2200 ROSS AVEN	(Middle)						
(Street) DALLAS							
(City)	(State)	(Zip)					
1. Name and Address of Reporting Person* HH-IOP Partners, L.P.							
(Last) 2200 ROSS AVEN	(First) UE, SUITE 4600 W	(Middle)					
(Street) DALLAS	TX	75201					
(City)	(State)	(Zip)					
1. Name and Address of Reporting Person* HICKS THOMAS O							
(Last) 2200 ROSS AVEN	(Middle)						
(Street) DALLAS	TX	75201					
(City)	(State)	(Zip)					

Explanation of Responses:

- 1. Represents a pro rata distribution in-kind of all the shares formerly held by HH Sight Partners, L.P. ("HH Sight Partners") to its partners (the "HH Sight Distribution"). As a result of the HH Sight Distribution, HH Sight Partners will no longer be a reporting person.
- 2. This statement is jointly filed by and on behalf of each of Mack H. Hicks, Thomas O. Hicks, HH Sight Partners, HH-IOP Partners, L.P. ("HH-IOP"), HH Sight Partners GP, L.P. (the "GP"), HH Sight LLC (the "GP of GP"), and HEP Partners LLC ("HEP"). HH Sight Partners, HH-IOP, and Mack H. Hicks (individually, as Trustee of the MHH 2016 Descendants Trust, and as the ultimate owner and control person of MHH Ventures Ltd.) are the direct beneficial owners of the securities covered by this statement.
- 3. The GP is the general partner of, and may be deemed to beneficially own securities owned by, each of HH Sight Partners and HH-IOP. The GP of the GP is the general partner of, and may be deemed to beneficially own securities owned by, the GP. Mack H. Hicks and Thomas O. Hicks are the co-managers of, and may each be deemed to beneficially own securities owned by, the GP of the GP. HEP is the investment manager of, and may be deemed to beneficially own securities owned by, each of HH Sight Partners and HH-IOP. Thomas O. Hicks is the Chairman, President, and Chief Executive Officer of, and may be deemed to beneficially own securities owned by, HEP.
- 4. Each reporting person states that neither the filing of this statement nor anything herein shall be deemed an admission that such person is, for purposes of Section 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise, the beneficial owner of any securities covered by this statement. Each reporting person disclaims beneficial ownership of the securities covered by this statement, except to the extent of the pecuniary interest of such person in such securities.
- 5. Each reporting person may be deemed to be a member of a group with respect to the Issuer or securities of the Issuer for purposes of Section 13(d) or 13(g) of the Exchange Act. Each reporting person declares that neither the filing of this statement nor anything herein shall be construed as an admission that such person is, for the purposes of Section 13(d) or 13(g) of the Exchange Act or any other purpose, a member of a group with respect to the Issuer or securities of the Issuer.
- 6. Represents common stock directly held by HH Sight Partners.
- 7. Represents a pro rata distribution in-kind of all the shares formerly held by HH-IOP to its partners (the "HH-IOP Distribution"). As a result of both the HH Sight Distribution and the HH-IOP Distribution, in addition to HH Sight Partners, each of HH-IOP, the GP, the GP of the GP, HEP and Thomas O. Hicks will no longer be a reporting person.
- $8. \ Represents \ common \ stock \ directly \ held \ by \ HH-IOP.$
- 9. Represents shares ultimately received by Mack H. Hicks from HH Sight Partners as a result of the HH Sight Distribution. The acquisition of shares by Mack H. Hicks in the HH Sight Distribution

constituted a change in the form of beneficial ownership without a change in pecuniary interest that is exempt from Section 16 of the Exchange Act pursuant to Rule 16a-13 thereunder. Rule 16a-9(a) under the Exchange Act may also exempt the acquisition of shares by Mack H. Hicks in the HH Sight Distribution from Section 16 of the Exchange Act.

10. Represents the aggregate shares ultimately received by MHH Ventures Ltd. from both HH Sight Partners and HH-IOP as a result of the HH Sight Distribution and the HH-IOP Distribution. MHH Ventures Ltd. is ultimately owned and controlled by Mack H. Hicks and therefore Mack H. Hicks may be deemed to beneficially own securities owned by MHH Ventures Ltd. The acquisition of shares by MHH Ventures Ltd. in each of the HH Sight Distribution and the HH-IOP Distribution constituted a change in the form of beneficial ownership without a change in pecuniary interest that is exempt from Section 16 of the Exchange Act may also exempt the acquisition of shares by MHH Ventures Ltd. in each of the HH Sight Distribution and the HH-IOP Distribution from Section 16 of the Exchange Act

11. Represents common stock held by Mack H. Hicks, as Trustee of the MHH 2016 Descendants Trust.

Remarks:

HEP PARTNERS LLC, By: /s/ Thomas O. Hicks, Name: 07/08/2022 Thomas O. Hicks, Title: Managing Member HH SIGHT LLC, By: /s/ 07/08/2022 Mack H. Hicks, Name: Mack H. Hicks, Title: Co-Manager HH SIGHT PARTNERS GP, L.P., By: HH Sight LLC, Its: General Partner, By: /s/ Mack 07/08/2022 H. Hicks, Name: Mack H. Hicks, Title: Co-Manager HH SIGHT PARTNERS, L.P., By: HH Sight Partners GP, L.P., Its: General Partner, By: 07/08/2022 HH Sight LLC, Its: General Partner, By: /s/ Mack H. Hicks, Name: Mack H. Hicks, Title: Co-Manager HH-IOP PARTNERS, L.P., By: HH Sight Partners GP, L.P., Its: General Partner, By: HH Sight LLC, Its: General 07/08/2022 Partner, By: /s/ Mack H. Hicks, Name: Mack H. Hicks, Title: Co-Manager THOMAS O. HICKS, By: /s/ 07/08/2022 Thomas O. Hicks MACK H. HICKS, By: /s/ 07/08/2022 Mack H. Hicks ** Signature of Reporting Person Date

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

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.

^{*} 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).