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THREE ARCH MANAGEMENT III LLC Form 4 February 18, 2011 OMB APPROVAL FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION OMB 3235-0287 Washington, D.C. 20549 Number: Check this box January 31, Expires: if no longer 2005 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF subject to Estimated average **SECURITIES** Section 16. burden hours per Form 4 or response... 0.5 Form 5 Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, obligations Section 17(a) of the Public Utility Holding Company Act of 1935 or Section may continue. 30(h) of the Investment Company Act of 1940 See Instruction 1(b). (Print or Type Responses) 1. Name and Address of Reporting Person * 5. Relationship of Reporting Person(s) to 2. Issuer Name and Ticker or Trading THREE ARCH MANAGEMENT III Issuer Symbol LLC ACELRX PHARMACEUTICALS (Check all applicable) INC [ACRX] (Last) (First) (Middle) 3. Date of Earliest Transaction Director X__ 10% Owner Officer (give title Other (specify (Month/Day/Year) below) below) 3200 ALPINE ROAD. 02/16/2011 (Street) 4. If Amendment, Date Original 6. Individual or Joint/Group Filing(Check Filed(Month/Dav/Year) Applicable Line) Form filed by One Reporting Person _X_ Form filed by More than One Reporting PORTOLA VALLEY, CA 94028 Person (City) (State) (Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned 4. Securities Acquired (A) 5. Amount of 1.Title of 2. Transaction Date 2A. Deemed 3. 7. Nature of 6. Ownership Security (Month/Day/Year) Execution Date, if Transaction Disposed of (D) Securities Indirect (Instr. 3) Code (Instr. 3, 4 and 5) Beneficially Form: Beneficial any (Month/Day/Year) (Instr. 8) Owned Direct (D) Ownership Following or Indirect (Instr. 4) Reported (I)(A) Transaction(s) (Instr. 4) or (Instr. 3 and 4) Code V Price Amount (D) See Common 02/16/2011 С (1) Ι Footnote 31,357 Α 31,357 Stock (2)See Common 02/16/2011 С (3) I Footnote 583.255 Α 583.255 Stock (4) See Common 02/16/2011 С (5) Ι Footnote 25,106 Α 56,463 Stock (2) See Common 02/16/2011 С 466.990 <u>(6)</u> I Α 1,050,245 Stock Footnote

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								(4)
Common Stock	02/16/2011	С	44,702	А	<u>(7)</u>	101,165	I	See Footnote
Common Stock	02/16/2011	С	831,466	А	<u>(7)</u>	1,881,711	I	See Footnote (4)
Common Stock	02/16/2011	С	27,142	А	<u>(8)</u>	128,307	Ι	See Footnote (2)
Common Stock	02/16/2011	С	504,860	А	<u>(9)</u>	2,386,571	I	See Footnote (4)
Common Stock	02/16/2011	С	1,430	Α	<u>(7)</u>	129,737	I	See Footnote (2)
Common Stock	02/16/2011	С	26,615	А	<u>(7)</u>	2,413,186	I	See Footnote (4)
Common Stock	02/16/2011	Р	65,806	А	\$ 5	195,543	I	See Footnote
Common Stock	02/16/2011	Р	1,223,983	A	\$ 5	3,637,169	Ι	See Footnote (4)

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

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 control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

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/Year)	4.5. Number of DerivativeTransactionSecurities Acquired (A) orCodeDisposed of (D)(Instr. 8)(Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Underlying (Instr. 3 and	
	j						Date Exercisable	Expiration Date	Title
Series A Convertible Preferred	<u>(1)</u>	02/16/2011		Code V C	(A)	(D) 22,959	<u>(10)</u>	(11)	Commor Stock

Stock								
Series A Convertible Preferred Stock	<u>(3)</u>	02/16/2011	C		427,040	(10)	(11)	Commor Stock
Series B Convertible Preferred Stock	<u>(5)</u>	02/16/2011	С		16,741	(10)	(11)	Commor Stock
Series B Convertible Preferred Stock	<u>(6)</u>	02/16/2011	C		311,384	(10)	(11)	Commor Stock
Series C Convertible Preferred Stock	<u>(7)</u>	02/16/2011	С		44,702	(10)	(11)	Commor Stock
Series C Convertible Preferred Stock	(7)	02/16/2011	C		831,466	(10)	(11)	Commor Stock
Convertible Promissory Note	<u>(12)</u>	02/16/2011	C		\$ 96,767.12	(12)	(12)	Commor Stock
Convertible Promissory Note	<u>(13)</u>	02/16/2011	C		\$ 1,799,869.22	(13)	(13)	Commor Stock
Warrant to purchase Series C Convertible Preferred Stock	<u>(14)</u>	02/16/2011	Х		6,135	<u>(15)</u>	(16)	Series C Preferred Stock
Series C Convertible Preferred Stock	<u>(14)</u>	02/16/2011	х	6,135		(10)	(11)	Commor Stock
Series C Convertible Preferred Stock	\$ 5	02/16/2011	S		4,838 (21)	(10)	(11)	Commor Stock
Series C Convertible Preferred Stock	<u>(7)</u>	02/16/2011	C		1,297	(10)	<u>(11)</u>	Commor Stock

Warrant to purchase Series C Convertible Preferred Stock	<u>(14)</u>	02/16/2011	Х		114,123	<u>(15)</u>	(16)	Series C Preferred Stock
Series C Convertible Preferred Stock	<u>(14)</u>	02/16/2011	Х	114,123		<u>(10)</u>	(11)	Commor Stock
Series C Convertible Preferred Stock	\$ 5	02/16/2011	S		89,993 <u>(22)</u>	(10)	<u>(11)</u>	Commor Stock

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
THREE ARCH MANAGEMENT III LLC 3200 ALPINE ROAD PORTOLA VALLEY, CA 94028		Х				
WAN MARK A C/O THREE ARCH PARTNERS 3200 ALPINE RD PORTOLA VALLEY, CA 94028	Х					
JAEGER WILFRED E C/O THREE ARCH PARTNERS 3200 ALPINE RD PORTOLA VALLEY, CA 94028		Х				
THREE ARCH PARTNERS III LP		Х				
THREE ARCH ASSOCIATES III LP C/O THREE ARCH PARTNERS 3200 ALPINE ROAD PORTOLA VALLEY, CA 94028		Х				
Signatures						
/s/ Stephen J. Bonelli, Attorney-in-fact	02/18/20	11				
**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).
- (1) The shares reflect the automatic conversion of 22,959 shares of the Issuer's Series A Convertible Preferred Stock for 31,357 shares of the Issuer's Common Stock immediately prior to the closing of the Issuer's initial public offering.
- The shares are held by Three Arch Associates III, L.P. The voting and dispositive decisions with respect to the shares held by Three
 (2) Arch Associates III, L.P., are made by the following Managing Members of its general partner Three Arch Management III, L.L.C.: Mark Wan and Wilfred Jaeger, each of whom disclaims beneficial ownership of such shares.
- (3) The shares reflect the automatic conversion of 427,040 shares of the Issuer's Series A Convertible Preferred Stock for 583,255 shares of the Issuer's Common Stock immediately prior to the closing of the Issuer's initial public offering.
- The shares are held by Three Arch Partners III, L.P. The voting and dispositive decisions with respect to the shares held by Three Arch
 (4) Partners III, L.P., are made by the following Managing Members of its general partner Three Arch Management III, L.L.C.: Mark Wan and Wilfred Jaeger, each of whom disclaims beneficial ownership of such shares.
- (5) The shares reflect the automatic conversion of 16,741 shares of the Issuer's Series B Convertible Preferred Stock for 25,106 shares of the Issuer's Common Stock immediately prior to the closing of the Issuer's initial public offering.
- (6) The shares reflect the automatic conversion of 311,384 shares of the Issuer's Series B Convertible Preferred Stock for 466,990 shares of the Issuer's Common Stock immediately prior to the closing of the Issuer's initial public offering.
- (7) The shares reflect the automatic conversion of shares of the Issuer's Series C Convertible Preferred Stock into Common Stock on a one-for-one basis upon the closing of the Issuer's initial public offering.

Notes and accrued interest in the aggregate of \$108,572.10 converted automatically upon the closing of the Issuer's initial public
 (8) offering into shares of Common Stock at a conversion price of \$4.00, which is 80.0% of the per share price of the Common Stock sold in the Issuer's initial public offering.

Notes and accrued interest in the aggregate of \$2,019,445.02 converted automatically upon the closing of the Issuer's initial public
 (9) offering into shares of Common Stock at a conversion price of \$4.00, which is 80.0% of the per share price of the Common Stock sold in the Issuer's initial public offering.

- (10) Immediately convertible into shares of the Issuer's Common Stock.
- (11) These shares have no expiration date.

A note with the principal amount plus accrued interest of \$98,433.72 converted automatically upon the closing of the Issuer's initial
 public offering into shares of Common Stock at a conversion price of \$4.00 which is of 80.0% of the per share price of the Common Stock sold in the Issuer's initial public offering.

A note with the principal amount plus accrued interest of \$1,830,866.97 converted automatically upon the closing of the Issuer's initial
(13) public offering into shares of Common Stock at a conversion price of \$4.00 which is 80.0% of the per share price of the Common Stock sold in the Issuer's initial public offering.

- (14) The exercise price is \$3.942 per share.
- (15) Immediately exercisable prior to and contingent upon the closing of the Issuer's initial public offering.

Pursuant to its terms, the warrant was to be terminated at the closing of the Issuer's initial public offering. Holder elected to net exercise the warrants immediately prior to the closing of the Issuer's initial public offering. In the event the Issuer's public offering did not occur,

- (16) the warrants initiated on September 14, 2017, unless earlier terminated in accordance with its terms, in a liquidation or change of control transaction.
- (21) These shares represent the net exercise of a warrant to purchase Series C Convertible Preferred Stock for an acquisition of 1,297 shares of Series C Convertible Preferred Stock of the Issuer.
- (22) These shares represent the net exercise of a warrant to purchase Series C Convertible Preferred Stock for an acquisition of 24,130 shares of Series C Convertible Preferred Stock of the Issuer.

Remarks:

Form 1 of 2.

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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