FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	DC	20549
vvasi ii iytori,	D.C.	20349

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

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*					2. Issuer Name and Ticker or Trading Symbol Xperi Corp [N/A]										5. Relationship of Reporting Person(s) to Issuer (Check all applicable)								
KIRCHNER JON						TAPETT SOLD [1971]										X	Directo	r	10% Owner		vner			
4 0													X	Officer below)	Officer (give title		Other (s	specify						
(Last)	`	irst)	(Middle)			Date 6		iest Fran	saction	n (Mo	ntn/L	ay/Year)					,	nief Execu	utive	,				
C/O XPERI CORP					"	00/01/2020											Chief Executive Officer							
3025 OF	RCHARD PA	ARKWAY	\vdash																					
(Ctup ot)								4. If Amendment, Date of Original Filed (Month/Day/Year)										6. Individual or Joint/Group Filing (Check Applicable Line)						
(Street) SAN JO	SE C.	Δ	95134													X	Form fi	led by One	Repo	orting Perso	n			
SAN JOSE CA 95134																Form filed by More than One Reporting					rting			
(City) (State) (Zip)																Person								
(Oity)			(2.15)																					
		Tab	ole I - Nor	n-Deriv	ativ	e Se	curi	ties Ac	quir	ed, I	Disp	osed o	f, or	Ben	eficia	illy O	wned							
1. Title of Security (Instr. 3) 2. Transa					action			A. Deemed		3.		4. Securities Acquired (A)									7. Nature of Indirect			
				Date (Month/	Day/Y	Execution Doay/Year) if any			Code (Instr. 5)			d Of (D) (Instr. 3, 4 ar				Beneficia	ally	(D) o	r Indirect	Beneficial				
							(Month/Day/Year			ır) 8)						— I	Reported		(I) (In		Ownership (Instr. 4)			
										Code		Amount		(A) or (D)	Price		Transaction(s) (Instr. 3 and 4)							
Common	06/0	1/202	/2020			D		349,987		D	(1)	(2)	70,365			D								
Common Stock ⁽³⁾ 06/				06/0	1/2020					D		70,36	55	D	(3)	0			D				
			Table II -	Deriva	tive	Sec	uritie	es Aco	uire	d. Di	ispo	sed of.	or E	Benef	iciall	v Ov	ned	,						
												onvertil												
1. Title of	2.	3. Transaction	3A. Deeme		ı.		5. N	umber				ble and	7. Title and Amo				Price of	9. Number of		10.	11. Nature of Indirect Beneficial			
Derivative Security	Conversion or Exercise	Date (Month/Day/Year)	Execution E		Transaction Code (Instr.					ration nth/Dav			of Securities Underlying		S		Derivative Security	derivative Securities		Ownership Form:				
(Instr. 3)	Price of Derivative	f (Month/Day/Year) 8) Securities						` '	Derivative Secu							str. 5)	Beneficial Owned		Direct (D) or Indirect	Ownership (Instr. 4)				
	Security						(A)			(,				٦,			Following Reported		(I) (Instr. 4)					
							of (i	O) (Instr.									Transaction(:	on(s)						
				H			3, 4	and 5)	-						Amoun			(Instr. 4)						
															or									
									Date			xpiration			Numbe of									
				- '	Code	٧	(A)	(D)	Exerc	cisabl	e D	ate	Title		Shares						-			
Stock Option									l .				Com	mon .	·	_	(5)	_		_				
(Right to	\$19.34	06/01/2020			D			39,716	'	(4)	0	2/14/2023	Sto		39,71	5	(5)	0		D				
Buy)							_				+					_								
Stock Option	* 10.24	00/01/2020			_]	l .	(4)		2/12/2021	Com	$_{\rm mon}$ $ $,	04 544		(5)	_						
(Right to	\$19.24	06/01/2020			D			31,518	'	(4)		3/13/2024	Sto		31,51	8	(5)	0		D				
Buy)		<u> </u>					+				+			-		_								
Stock Option	\$43.77	06/01/2020			D			57,773	Ι,	(4)		2/16/2021	Com	mon	57 , 77	,	(5)	0		D				
(Right to Buy)	Φ43.//	00/01/2020			ע			37,773	`	.,,	"	2/10/2021	Sto	ck	J/,//	1	(2)			ט				

Explanation of Responses:

- 1. On June 1, 2020, pursuant to the Agreement and Plan of Merger and Reorganization, dated as of December 18, 2019, as amended on January 31, 2020, by and among Xperi Corporation, a Delaware In On Julie 1, 2020, bustant to the Agreement and Plan of Merger and Reorganization, date as of Determine 16, 2020, bustant to the Agreement and Plan of Merger and Reorganization, (are as of Determine 16, 2021, as anienteed of January 31, 2020, by and almost April Composition ("Table 17, 2020, bustant to the Agreement and Plan of Merger Sub Corporation ("Tivo"), XPeri Holding Corporation (fk/a XRAY-TWOLF HoldCo Corporation), a Delaware corporation ("XRAY Merger Sub"), and TWOLF Merger Sub Corporation, ("TWOLF Merger Sub"), XRAY Merger Sub merged with and into Legacy Xperi with Legacy Xperi as the surviving corporation (the "Xperi Merger"), and TWOLF Merger Sub merged with and into TiVo with TiVo as the surviving corporation (the "TiVo Merger" and, together with the Xperi Merger, the "Mergers"). At the effective time of the Mergers (the "Effective Time"), each share of Legacy Xperi common stock was automatically converted into one share of Xperi Holding common stock (continued in next
- 2. and each share of TiVo common stock was automatically converted into 0.455 (the "TiVo Exchange Ratio") shares of Xperi Holding common stock (in addition to cash in lieu of fractional shares).
- 3. Represents restricted stock units each representing a contingent right to receive one share of Legacy Xperi common stock ("Legacy Xperi RSU"). At the Effective Time, each Legacy Xperi RSU that was subject to time-based vesting and was outstanding immediately prior to the Effective Time, whether vested or unvested, was automatically converted into a restricted stock unit representing a contingent right to acquire a share of Xperi Holding common stock ("Xperi Holding RSU") on the same terms and conditions (including any applicable vesting and settlement terms) as were applicable to such Legacy Xperi RSU immediately prior to the Effective Time, including that the number of shares of Xperi Holding RSU is equal to the number of shares that were subject to the Legacy Xperi RSU.
- 4. Fully vested prior to June 1, 2020.
- 5. At the Effective Time, each option to purchase shares of Legacy Xperi common stock ("Legacy Xperi Option") that was outstanding immediately prior to the Effective Time, whether vested or unvested, was automatically converted into an option to purchase shares of Xperi Holding common stock ("Xperi Holding Option"), on the same terms and conditions (including any applicable vesting and exercisability requirements) as were applicable to such Legacy Xperi Option immediately prior to the Effective Time, including that the number of shares of Xperi Holding common stock subject to the Xperi Holding Option is equal to the number of shares that were subject to the Legacy Xperi Option and the exercise price applicable to the Xperi Holding Option is the same as applied to the Legacy Xperi Option.

Remarks:

/s/ Jon Kirchner

** Signature of Reporting Person

06/03/2020

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.