(City)

(State)

(First)

1. Name and Address of Reporting Person\* Clarus Ventures II, LLC

C/O CLARUS VENTURES, LLC 101 MAIN STREET, SUITE 1210 (Zip)

(Middle)

# FORM 4

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

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OMB	APPROVAL

OMB Number: 3235-0287 I average burden

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

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

Section obligate	this box if no long the thing the th		STAT		ed purs	suant t	to Section 16(a on 30(h) of the	a) of th	ne Sec	uriti	ies Exchan	nae Act	of 1934	ERSHII	P	Estima	Number: ated aver per resp	rage burden onse:	3235-0287 0.5
				2. Issuer Name and Ticker or Trading Symbol  Ophthotech Corp. [ OPHT ]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  Director X 10% Owner							
(Last) (First) (Middle) C/O CLARUS VENTURES, LLC 101 MAIN STREET, SUITE 1210					3. Date of Earliest Transaction (Month/Day/Year) 09/30/2013							Officer (give title Other (specify below)							
(Street) CAMBRIDGE MA 02142				4. If Amendment, Date of Original Filed (Month/Day/Year)						6. Indiv	Individual or Joint/Group Filing (Check Applicable Line)     Form filed by One Reporting Person     X Form filed by More than One Reporting Person								
(City)	(	State)	(Zip)																
4 700	0		Table I - Noi			_	Curities Ac	quir		Dis					wned 5. Amount o	.£	I c o	nership	7 Not
1. Title of	Security (Ins	ur. 3)		Date	2. Transaction Date (Month/Day/Ye		ixecution Date, any Month/Day/Yea	r) Tra	ansact ode (In	str.	Disposed	ties Acquired (A) or d Of (D) (Instr. 3, 4 a		4 and 5)	Securities Beneficially Following R	Securities Beneficially Owned Following Reported Fransaction(s)		Direct Indirect tr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
C			00/30	/20/2012				C	v —	2 542 3	(D)		Price (2)	2,542,373(1)		D <sup>(6)</sup>			
Common Stock Common Stock					/30/2013			_	c			2,542,373 <sup>(1)</sup> 186,027 <sup>(3)</sup>		(4)	2,728,3			D <sup>(6)</sup>	
				Deriva	tive	Secu	urities Acq s, warrants				osed of	, or B							
1. Title of Derivative Security (Instr. 3)	vative Conversion Date Execution Date, Transaction Derivative Expiration Date Securitie or Exercise (Month/Day/Year) if any Code (Instr. Securities (Month/Day/Year)			Title and Amount of ecurities Underlying erivative Security (Instr and 4)		8. Price of Derivative Security (Instr. 5)	derivative Securities Beneficially Owned Following O		10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	Benefici Owners t (Instr. 4)									
				Code	v	(A)	(D)	Date Exerc	cisable		Expiration Date	Title		ount or ober of res	nt or er of		Reported Transaction(s) (Instr. 4)		
Series B Preferred Stock	(2)	09/30/2013		С			2,542,373 <sup>(1)</sup>	(	(2)		(2) Common Stock 2,542		42,373(1)	\$0	0		D <sup>(6)</sup>		
Series C Preferred Stock	(4)	09/30/2013		С			186,027 <sup>(3)</sup>	(	(4)		(4)	Commo		6,027(3)	\$0	0	1	D <sup>(6)</sup>	
		Reporting Person*																	
1		(First) TTURES, LLC T, SUITE 1210	(Middle)	ı															
(Street)	RIDGE	MA	02142																
(City)		(State)	(Zip)			_													
		Reporting Person*																	
1		(First) TURES, LLC Γ, SUITE 1210	(Middle)	1															
(Street)	RIDGE	MA	02142																

(Street) CAMBRIDGE	MA	02142
(City)	(State)	(Zip)
1. Name and Address of LIPTAK ROBE	· -	
(Last) C/O CLARUS VEN 101 MAIN STREET		(Middle)
(Street) CAMBRIDGE	MA	02142
(City)	(State)	(Zip)
Name and Address of Simon Nicholas	Reporting Person*	
(Last) C/O CLARUS VEN 101 MAIN STREET		(Middle)
(Street) CAMBRIDGE	MA	02142
(City)	(State)	(Zip)
1. Name and Address of HENNER DEN	· -	
(Last) C/O CLARUS VEN 101 MAIN STREET		(Middle)
(Street) CAMBRIDGE	MA	02142
(City)	(State)	(Zip)
1. Name and Address of GALAKATOS N		
(Last) C/O CLARUS VEN 101 MAIN STREET		(Middle)
(Street) CAMBRIDGE	MA	02142
(City)	(State)	(Zip)
1. Name and Address of WHEELER KU	· -	
(Last) C/O CLARUS VEN 101 MAIN STREET		(Middle)
(Street) CAMBRIDGE	MA	02142
(City)	(State)	(Zip)
1. Name and Address of STEINMETZ M	· -	
(Last) C/O CLARUS VEN 101 MAIN STREET		(Middle)
(Street) CAMBRIDGE	MA	02142

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### **Explanation of Responses:**

- 1. As converted, not including shares of Series B Preferred Stock issued as accrued stock dividends (the "Series B Accrued Shares") which, when including the amount of Series C Preferred Stock as converted (inclusive of any accrued stock dividends with respect to such Series C Preferred Stock) plus the Series B Accrued Shares equals 3,054,744 shares of Common Stock in the aggregate.
- 2. The Series B Preferred Stock automatically converted into Common Stock on a 1 for 5.9 reverse split basis upon the closing of the issuer's initial public offering without payment of further consideration and had no expiration date
- 3. As converted, not including shares of Series C Preferred Stock issued as accrued stock dividends (the "Series C Accrued Shares") which, when including the amount of Series B Preferred Stock as converted (inclusive of any accrued stock dividends with respect to such Series B Preferred Stock) plus the Series C Accrued Shares equals 3,054,744 shares of Common Stock in the aggregate.
- 4. The Series C Preferred Stock automatically converted into Common Stock on a 1 for 5.9 reverse split basis upon the closing of the issuer's initial public offering without payment of further consideration and had no expiration date.
- 5. Includes shares of Series B Preferred Stock and Series C Preferred Stock, which when including Series B Accrued Shares and Series C Accrued Shares equals 3,054,744 shares of Common Stock in the aggregate.
- 6. Securities held of record by Clarus Lifesciences II, L.P. ("Clarus"). Clarus Ventures II GP, L.P. (the "GPLP"), as the sole general partner of Clarus, may be deemed to beneficially own certain of the shares held of record by Clarus. The GPLP disclaims beneficial ownership of all shares held of record by Clarus in which the GPLP does not have an actual pecuniary interest. Clarus Ventures II, LLC (the "GPLLC"), as the sole general partner of the GPLP, may be deemed to beneficially own certain of the shares held of record by Clarus. Each of Messrs. Galakatos, Henner, Liptak, Simon, Steinmetz and Wheeler, as individual Managing Directors of the GPLLC, may be deemed to beneficially own certain of the shares held of record by Clarus. Each of the GPLLC and Messrs. Galakatos, Henner, Liptak, Simon, Steinmetz and Wheeler disclaims beneficial ownership of all shares held of record by Clarus in which it or he, as applicable, does not have an actual pecuniary interest.

## Remarks:

/s/ Robert Liptak, Manager of Clarus Ventures II, LLC, general partner of Clarus Ventures II GP, L.P., general partner of Clarus Lifesciences II, L.P.	10/02/2013
/s/ Robert Liptak, Manager of Clarus Ventures II, LLC, general partner of Clarus Ventures II GP, L.P.	10/02/2013
/s/ Robert Liptak, Manager of Clarus Ventures II, LLC	10/02/2013
/s/ Robert Liptak	10/02/2013
/s/ Robert Liptak, on behalf of Nicholas Simon	10/02/2013
/s/ Robert Liptak, on behalf of Dennis Henner	10/02/2013
/s/ Robert Liptak, on behalf of Nicholas Galakatos	10/02/2013
/s/ Robert Liptak, on behalf of Kurt Wheeler	10/02/2013
/s/ Robert Liptak, on behalf of Michael Steinmetz	10/02/2013
** 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.

<sup>\*</sup> If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

<sup>\*\*</sup> Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

KNOW ALL BY THESE PRESENTS, that each person whose signature appears below hereby constitutes and appoints Robert Liptak with full power to act singly, his true and lawful attorney-in-fact, with full power of substitution, to: (i) sign any and all instruments, certificates and documents that may be necessary, desirable or appropriate to be executed on behalf of himself as an individual or in his capacity as a general partner of any partnership or limited liability company, pursuant to Section 13 or 16 of the Securities Exchange Act of 1934, as amended, and any and all regulations promulgated thereunder, (ii) file the same (including any amendments thereto), with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, and any stock exchange or similar authority and (iii) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this power of attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion, granting unto said attorney-in-fact full power and authority to do and perform each and every act and thing necessary, desirable or appropriate.

Each of the undersigned hereby grant to the attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted.

This power of attorney shall remain in full force and effect until revoked by the undersigned in a signed writing delivered to the attorney-in-fact.

IN WITNESS WHEREOF, this Power of Attorney has been signed as of the 11th day of April, 2008.

/s/ Nicholas Galakatos
Nicholas Galakatos

/s/ Dennis Henner

Dennis Henner

/s/ Jeffrey Leiden
Jeffrey Leiden

/s/ Nick Simon

Nick Simon

/s/ Michael Steinmetz

Michael Steinmetz

/s/ Kurt Wheeler

Kurt Wheeler