Edgar Filing: EVENHUIS HENK - Form 4

EVENILLIG HENIZ

EVENHUIS	HENK							
Form 4								
August 02, 20	018							
	OMB APPROVAL							
FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION					OMB 0005 0007			
Washington, D.C. 20549					Number: 3235-0287			
Check this box					Expires: January 31,			
subject to statement of changes in BENEFICIA			BENEFICIAL	OWNERSHIP OF	Estimated average			
Section 10		SECUR		burden hours per				
Form 4 or	r				response 0.5			
Form 5	Filed pursuant to	Section 16(a) of th	e Securities Exc	change Act of 1934,				
obligation may conti	section 17(a) of the	•	• • •	Act of 1935 or Section	l			
See Instru		n) of the Investment	Company Act of	of 1940				
1(b).								
(Print or Type R	Responses)							
1. Name and Address of Reporting Person [*] 2. Issuer Name and Ticker or Tradi			Ticker or Trading	5. Relationship of I Issuer	Reporting Person(s) to			
EVENHUIS HENK Symbol			01					
		ABAXIS INC [A	BAX	(Check	all applicable)			
(Last)	(First) (Middle)	3. Date of Earliest Tr	ansaction	~				
(Month/D				X Director				
	IS, INC., 3240	07/31/2018		Officer (give t below)	ve title Other (specify below)			
WHIPPLE F	ROAD							
(Street) 4. If Am		4. If Amendment, Da	te Original	6. Individual or Joi	6. Individual or Joint/Group Filing(Check			
Filed(Mon)	Applicable Line)				
				X Form filed by O Form filed by M	ne Reporting Person ore than One Reporting			
UNION CIT	Y, CA 94587			Person	ore than one Reporting			
(City)	(State) (Zip)	Table I Non F	Anivativa Saauniti	es Acquired, Disposed of,	or Popoficially Owned			
					-			
1.Title of	2. Transaction Date 2A. De (Month/Day/Year) Execu		4. Securities Acq on(A) or Disposed (6. Ownership 7. Nature of Form: Direct Indirect			
Security (Instr. 3)	(Monui/Day/Tear) Execu any	tion Date, if Transacti Code	(D)		(D) or Beneficial			
(110410)		h/Day/Year) (Instr. 8)	(Instr. 3, 4 and 5)		Indirect (I) Ownership			
					(Instr. 4) (Instr. 4)			
			(A)	Reported				
			or	Transaction(s) (Instr. 3 and 4)				
		Code V		Price				
Common	07/31/2018	D		$\binom{\$ 83}{1} 0$	D			
Stock				(1) 0				

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)

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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. Transactic Code (Instr. 8)	5. Number on f Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)		8. Pr Deriv Secu (Inst
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	
Restricted Stock Units	\$ 0	07/31/2018		D	5,500	(2)	(3)	Common Stock	5,500	١

Reporting Owners

Reporting Owner Name / Addro	dress Relationships					
	Director	10% Owner	Officer	Other		
EVENHUIS HENK C/O ABAXIS, INC. 3240 WHIPPLE ROAD UNION CITY, CA 94587	Х					
Signatures						
/s/ Henk Evenhuis	08/02/2018					

**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).

Pursuant to the Agreement and Plan of Merger (the "Merger Agreement") dated May 15, 2018, by and among Abaxis, Inc., a California corporation (the "Issuer"), Zoetis Inc., a Delaware corporation ("Parent"), and Zeus Merger Sub, Inc., a California corporation and an indirect wholly owned subsidiary of Parent ("Merger Sub"), on July 31, 2018, Merger Sub merged with and into the Issuer (the

(1) Indirect whole substantial of rateful (Merger Sub), on July 31, 2010, Merger Sub interger sub interger with and into the issuer (the "Merger"), with the Issuer continuing as the surviving corporation and a wholly owned subsidiary of Parent. In connection with the Merger, these shares were cancelled and converted into the right to receive \$83.00 in cash, without interest, per share, subject to the terms and conditions of the Merger Agreement (the "Merger Consideration").

Pursuant to the terms of the Merger Agreement, at the effective time of the Merger (the "Effective Time"), each of these unvested restricted stock units vested automatically in accordance with their existing terms and were cancelled and automatically converted into the

- (2) right to receive the Merger Consideration in respect of each share of Issuer common stock underlying such awards. Each of these vested restricted stock units converted into the right to receive the Merger Consideration in respect of each share of Issuer common stock underlying such awards.
- (3) Not applicable.

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.