| FORM 4 UNI | TED STA | TES | SECURITIE Washi | ES Al ngton, D | | | GE CO | OMN | IISSION | | | |
|---|------------------------------------|--|---|---|---|--|---------------|--|--|---|--|--|
| Section 16. Form 4 or Form 5 | TATEME | NT | OF CHANGI | SHIP | OMB APPROVAL OMB Number: 3235-0287 Estimated average burden | | | | | | | |
| obligations may continue. See Instruction 1(b). File | | | suant to Section 16(a Section 30(h) of the | | | | 34 | | hours per response: 0.5 | | | |
| 1. Name and Address of Reporting Person [*] BLUTT MITCHELL J MD | | | suer Name and Ticl rrozen, Inc./D | | | | | 5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner | | | | |
| | | | ate of Earliest Trans 11/2021 | saction (I | Month | n/Day/Year) | | Officer (give title Other (specify below) below) | | | | |
| (Street) NEW YORK NY 10019 |) | 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 Person | | | | | | | | | | |
| (City) (State) (Zip) | | | | | | | | | | | | |
| Table I | Non-Deriv | ative | e Securities Ac | quire | d, Di | sposed of, | or Ben | eficia | Illy Owned | | | |
| 1. Title of Security (Instr. 3) | 2. Transacti Date (Month/Day | Year) | 2A. Deemed Execution Date, if any (Month/Day/Year) | 3. Transaction Code (Instr. 8) | | 4. Securities Acquired (A) o Disposed Of (D) (Instr. 3, 4 a | | | 5. Amount of Securities Beneficially Owned Followin Reported | 6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4) | 7. Nature of Indirect Beneficial Ownership (Instr. 4) | |
| | | | | Code | v | Amount | (A) or (D) | Price | Transaction(s) (Instr. 3 and 4) | | (1150.4) | |
| Class A Ordinary Shares | 08/11/2 | 021 | | D ⁽¹⁾⁽²⁾ | | 500,000 | D | (1)(2) | 0 | I | By Consonance Capital Master Account LP ⁽⁵⁾⁽⁶⁾ | |
| Common Stock | 08/11/2021 | | | A ⁽¹⁾⁽²⁾ | | 500,000 | A | (1)(2) | 500,000 | I | By Consonance Capital Master Account LP ⁽⁵⁾⁽⁶⁾ | |
| Class A Ordinary Shares | 08/11/20 | 021 | | D ⁽¹⁾⁽²⁾ | | 371,100 | D | (1)(2) | 0 | I | By Consonance Capital Opportunity Master Fund, LP ⁽⁷⁾ (⁸⁾ | |
| Common Stock | 08/11/20 | 021 | | A ⁽¹⁾⁽²⁾ | | 371,100 | A | (1)(2) | 371,100 | I | By Consonance Capital Opportunity Master Fund, LP ⁽⁷⁾ (8) | |
| Class A Ordinary Shares | 08/11/2 | 021 | | D ⁽¹⁾⁽²⁾ | | 128,900 | D | (1)(2) | 0 | I | By Managed Account ⁽⁹⁾ | |
| Common Stock | 08/11/20 | 021 | | A ⁽¹⁾⁽²⁾ | | 128,900 | A | (1)(2) | 128,900 | I | By Managed Account ⁽⁹⁾ | |
| Common Stock | 08/11/20 | 021 | | A | | 1,248,750 | A | (3)(4) | 1,748,750 | I | By Consonance Capital Master Account LP ⁽⁵⁾⁽⁶⁾ | |
| Common Stock | 08/11/20 | 021 | | A | | 926,822 | А | (3)(4) | 1,297,922 | I | By Consonance Capital Opportunity Master Fund, LP ⁽⁷⁾ | |

A

321,928

A

(3)(4)

450,828

By

Managed Account⁽⁹⁾

I

Common Stock

08/11/2021

| 1. Title of | Security (Inc | | | | | | A. Deemed | | 3. | | 4. Securitie | es Acquired | (A) or | y Owned | of | 6. Owne | ership 7. M | lature of |
|---|---|--|---|------------------------|---|---------------------------------|----------------------|--|-------------|---|--|---|---|--|--|--|---------------------------------------|--|
| Date [(Month/Day/Year) if | | | ZA: Deemed Execution Date, if any (Month/Day/Year) | | 3. Transaction Code (Instr. 8) | | Disposed Of (D) (Ins | | 3, 4 and 5) | Securities Beneficially Owned Following Reported | | 6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4) | | Indirect Beneficial Ownership (Instr. 4) | | | | |
| | | | | | | _ | | | Code | v | Amount | (A) or (D) | Price | Transactior (Instr. 3 and | i(s) d 4) | | | |
| Common Stock | | | | | | | | | | | 1,885,000 | | I Li So | | y consonance ife ciences, LC ⁽¹¹⁾ | | | |
| | | | Table II | | | | | | | | posed of | | | Owned | | | | |
| 1. Title of Derivative Security (Instr. 3) | 2. Conversion or Exercise Price of Derivative Security | ative 3. Transaction Date 3. Transaction Date 4. Trans (Month/Day/Year) 16 (Month/Day/Year) 4. Code Code Code 3. Code | | 4. Transa Code (| ction | 5. Number of tion Derivative | | S, OptionS, Conver 6. Date Exercisable and Expiration Date (Month/Day/Year) | | isable and te | IDIE SECURITIES) 7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4) | | 8. Price of Derivative Security (Instr. 5) | ative derivativ ity Securitio 5) Benefici Owned Followir Reporte Transac | | 10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4) | Beneficial Ownership (Instr. 4) | |
| | | | | | 0.1 | | | | Date | | Expiration | | Amount or Number | | (Instr. | | | |
| | | | | | Code | v | (A) | (D) | Exercis | able | Date | Title | of Shares | | | | | By |
| Warrants (right to buy) | \$11.5 | 08/11/2021 | | | Р | | 166,667 | | (10) | | (10) | Common Stock | 166,667 | (10) | 166 | 5,667 | I | Consonan Capital Master Account LP ⁽⁵⁾⁽⁶⁾ |
| Warrants (right to buy) | \$11.5 | 08/11/2021 | | | р | | 123,700 | | (10) | , | (10) | Common Stock | 123,700 | (10) | 123,700 | | I | By Consonan Capital Opportuni Master Fund, LP ⁽ (8) |
| Warrants (right to buy) | \$11.5 | 08/11/2021 | | | Р | | 42,966 | | (10) | _ | (10) | Common Stock | 42,966 | (10) | 42 | ,966 | I | By Managed Account ⁽⁹ |
| Warrants (right to buy) | \$11.5 | 08/11/2021 | | | А | | 416,250 | | (3)(4)(: | 10) | (3)(4)(10) | Common Stock | 416,666 | (3)(4) | 582 | 2,917 | I | By Consonan Capital Master Account LP ⁽⁵⁾⁽⁶⁾ |
| Warrants (right to buy) | \$ 11.5 | 08/11/2021 | | | A | | 308,940 | | (3)(4)(: | 10) | (3)(4)(10) | Common Stock | 309,250 | (3)(4) | 432 | 2,640 | I | By Consonan Capital Opportuni Master Fund, LP ⁽ (8) |
| Warrants (right to buy) | \$11.5 | 08/11/2021 | | | A | | 107,309 | | (3)(4)(1 | 10) | (3)(4)(10) | Common Stock | 107,416 | (3)(4) | 150 |),275 | I | By Managed Account ⁽⁹ |
| Warrants (right to buy) | \$11.5 | | | | | | | | (12) | | (12) | Common Stock | 144,667 | | 144 | 4,667 | I | By Consonan Life Sciences, LLC ⁽¹¹⁾ |
| | | Reporting Person [*] | | | | |] | | | | | | | | | | | |
| (Last) 1370 AV SUITE 3 | | (First) THE AMERICA | | ddle) | | | | | | | | | | | | | | |
| (Street) NEW Y | ORK | NY | 100 |)19 | | | | | | | | | | | | | | |
| (City) | | (State) | (Zip |)) | | | | | | | | | | | | | | |
| | | Reporting Person* | | 0 | | | | | | | | | | | | | | |
| (Last) 1370 AV SUITE 3 | | (First) THE AMERICA | | ddle) | | | | | | | | | | | | | | |
| (Street) NEW Y | ORK | NY | 100 |)19 | | | | | | | | | | | | | | |
| (City) | | (State) | (Zip |) | | | | | | | | | | | | | | |
| 1. Name a | nd Address of | Reporting Person* | | | | | | | | | | | | | | | | |

| Consonance C | <u>Capman GP, LLC</u> | |
|---------------|-----------------------|----------|
| (Last) | (First) | (Middle) |
| 1370 AVENUE O | OF THE AMERICAS | |
| SUITE 3301 | | |
| (Street) | | |
| NEW YORK | NY | 10019 |
| (City) | (State) | (Zip) |

Explanation of Responses:

1. On April 15, 2021, Consonance-HFW Acquisition Corp. (the "Issuer") entered into a Business Combination Agreement (the "Business Combination Agreement"), by and among the Issuer, Perseverance Merger Sub Inc. ("Merger Sub"), and Surrozen, Inc. ("Surrozen"). The Business Combination (as defined below) pursuant to the Business Combination Agreement closed on August 11, 2021. Pursuant to the terms of the Business Combination Agreement, on the closing date: (i) the Issuer became a Delaware corporation (the "Domestication") and, in connection with the Domestication, (A) the Issuer's name changed to "Surrozen, Inc.", (B) each outstanding Class A Ordinary Share of the Issuer ("Class A Share") and each outstanding Class B Ordinary Share of the Issuer became one share of common stock of Issuer (the "Common Stock") in transactions exempt from Section 16(b) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"),

2. (Continued from footnote 1) pursuant to Rule 16b-3 and Rule 16b-7 under the Exchange Act, and (C) each outstanding warrant of the Issuer became one warrant to purchase one share of Common Stock; and (ii) following the Domestication, Merger Sub merged with and into Surrozen, with Surrozen as the surviving company in the merger and, after giving effect to such merger, continuing as a wholly-owned subsidiary of Issuer (the "Merger"). The Domestication, the Merger and the other transactions contemplated by the Business Combination Agreement are hereinafter referred to as the "Business Combination".

3. Pursuant to Subscription Agreements (the "Subscription Agreements") entered into in connection with the Business Combination Agreement, Consonance Capital Management LP ("Consonance Management") on behalf of the Consonance Investors (as defined below) agreed to subscribe for and purchase, substantially concurrently with the closing of the Business Combination, an aggregate of 2,497,500 units of the Issuer, each consisting of one share of Common Stock kine "PIPE Warrants"), for a purchase price of \$10,00 per unit. Each whole PIPE Warrant entities the holder thereof to purchase one share of Common Stock at a price of \$11.50 per share, subject to adjustment, and only whole PIPE Warrants will be exercisable.

4. (Continued from footnote 3) The PIPE Warrants have substantially the same provisions as the warrants issued in connection with the Issuer's initial public offering. The transactions pursuant to the Subscription Agreement closed on August 11, 2021.

5. Consonance Management is an indirect beneficial owner of the securities reported herein held by Consonance Capital Master Account, LP (the "Master Account"). Consonance Management is the investment adviser of the Master Account, and pursuant to an investment advisory agreement, Consonance Management exercises voting and investment power over the securities of the Issuer held by the Master Account. Consonance Capman GP LLC ("Capman") is the general partner of Consonance Management.

6. (Continued from footnote 5) Consonance Management receives an asset-based fee, but has no pecuniary interest. Mitchell Blutt is the manager and member of Capman and has a pecuniary interest in the securities held by the Master Account as the manager and member of the general partner of the Master Account and thereby is entitled to a portion of the profits allocation. Each of Dr. Blutt, Consonance Management and Capman disclaims beneficial ownership of such securities of the Issuer except to the extent of their pecuniary interest therein.

7. Consonance Management is an indirect beneficial owner of the securities reported herein held by Consonance Capital Opportunity Master Fund, LP ("Consonance Opportunity Master"). Consonance Management is the investment adviser of Consonance Opportunity Master, and pursuant to an investment advisory agreement, Consonance Management exercises voting and investment power over the securities of the Issuer held by Consonance Opportunity Master. Capman is the general partner of Consonance Management. Consonance Management receives an asset-based fee, but has no pecuniary interest. Mitchell Blutt is the manager and member of Capman and has a pecuniary interest in the securities held by Consonance Opportunity Master as the manager and member of the general partner of Consonance Opportunity Master as the manager and member of the general partner of Consonance Opportunity Master as the manager and member of the general partner of Consonance Opportunity Master and thereby is entitled to a portion of the profits allocation.

8. (Continued from footnote 7) Each of Dr. Blutt, Consonance Management and Capman disclaims beneficial ownership of such securities of the Issuer except to the extent of their pecuniary interest therein.
9. Consonance Management is an indirect beneficial owner of the securities reported herein held by a certain managed account (the "Managed Account", and together with the Master Account and Consonance Opportunity Master, the "Consonance Investors"). Consonance Management is the investment adviser of the Managed Account and exercises voting and investment power over the securities of the Issuer held by the Managed Account and exercises voting and investment power over the securities of the Issuer held by the Managed Account. Capman is the general partner of Consonance Management. Consonance Management set-based fee, but has no pecuniary interest. Mitchell Blutt is the manager and member of Capman. Each of Dr. Blutt, Consonance Management and Capman disclaims beneficial ownership of such securities of the Issuer except to the extent of their pecuniary interest.

10. Represents part of units of the Issuer purchased in the Issuer's initial public offering for \$10 per unit. Each unit consisted of one Class A Share and one-third of one warrant ("Warrant"), with each whole Warrant entiting the holder to purchase one Class A Share at \$11.50 per share. The Warrants will not become exercisable until the later of (a) 30 days after the completion of the Issuer's initial business combination or (b) 12 months from the closing of the Issuer's initial public offering. The Warrants will expire at 5:00 p.m., New York City time, five years after the completion of the Issuer's initial business combination or earlier upon redemption or liquidation.

11. Consonance Life Sciences LLC ("Consonance Life Sciences") is governed by a board of managers consisting of Mitchell J. Blutt, Benny Soffer and Kevin Livingston. As such, Mitchell J. Blutt, Benny Soffer and Kevin Livingston may be deemed to have shared beneficial ownership of such securities. Each of Mitchell J. Blutt, Benny Soffer and Kevin Livingston disclaims beneficial ownership of the securities held by Consonance Life Sciences and may be deemed to have shared beneficial ownership of such securities. Each of Mitchell J. Blutt, Benny Soffer and Kevin Livingston disclaims beneficial ownership of the securities held by Consonance Life Sciences except to the extent of their pecuniary interest therein. The Master Fund, Consonance Opportunity and the Managed Account in the aggregate own the majority of the unit interests in Consonance Life Sciences.

12. Represents part of units of the Issuer purchased for \$10 per unit in private placement transactions in connection with the Issuer's initial public offering. Each unit consisted of one Class A Share and one-third of one warrant (a "Private Placement Warrant"), with each whole Private Placement Warrant entitling the holder to purchase one Class A Share at \$11.50 per share. The Private Placement Warrants will not become exercisable until the later of (a) 30 days after the completion of the Issuer's initial business combination or (b) 12 months from the closing of the Issuer's initial public offering. The Private Placement Warrants will expire five years after the completion of the Issuer's initial business combination.

Remarks:

CONSONANCE CAPITAL MANAGEMENT LP, By: Consonance Capman GP LLC, 08/13/2021 its general partner, Name: /s/ Mitchell J. Blutt, M.D., Title: Manager and Member **CONSONANCE CAPMAN** GP, LLC, Name: /s/ Mitchell J. 08/13/2021 Blutt, M.D., Title: Manager and Member MITCHELL J. BLUTT, Name: 08/13/2021 /s/ Mitchell J. Blutt, M.D. ** Signature of Reporting Person Date

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.

| Name: | Consonance Capital Management LP |
|------------------------------------|---|
| Address: | 1370 Avenue of the Americas Suite 3301 New York, NY 10019 |
| Date of Event Requiring Statement: | 08/11/2021 |
| Name: | Consonance Capman GP, LLC |
| Address: | 1370 Avenue of the Americas Suite 3301 New York, NY 10019 |
| Date of Event Requiring Statement: | 08/11/2021 |

Form 4 Joint Filer Information