SAFEGUARD SCIENTIFICS INC Form SC 13D/A April 24, 2018

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

(Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT

TO § 240.13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO

§ 240.13d-2(a)

(Amendment No. 3)1

Safeguard Scientifics, Inc.

(Name of Issuer)

Common Stock, Par Value \$0.10 Per Share

(Title of Class of Securities)

786449207

(CUSIP Number)

JOSEPH M. MANKO, JR.

HORTON CAPITAL PARTNERS, LLC

1717 Arch Street, Suite 3920

Philadelphia, PA 19103

(215) 399-5402

DARREN C. WALLIS

MAPLEWOOD PARTNERS, LLC

555. E. Lancaster Avenue, Suite 520
Radnor, PA 19087
(610) 816-6660
[With a copy to]
ANDREW FREEDMAN, ESQ.
MEAGAN REDA, ESQ.
OLSHAN FROME WOLOSKY LLP
1325 AVENUE OF THE AMERICAS
NEW YORK, NY 10019
(212) 451-2300
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)
April 23, 2018
(Date of Event Which Requires Filing of This Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box ".
<i>Note:</i> Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. <i>See</i> § 240.13d-7 for other parties to whom copies are to be sent.
1 The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, *see* the *Notes*).

CUSIP NO. 786449207

1

NAME OF REPORTING

PERSON

2	Horton Ca LLC CHECK THI APPROPRIA BOX IF A M OF A GROU	ATE IEMBER ^(a)
3	SEC USE Of	NLY
4	SOURCE OF	FFUNDS
5	WC; OO (CHECK BO) DISCLOSUF LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) O	RE OF NGS IS
6	CITIZENSH ORGANIZA	IP OR PLACE OF TION
NUMBER OF	Delaware 7	SOLE VOTING POWER
SHARES BENEFICIALLY OWNED BY	8	- 0 - SHARED VOTING POWER
EACH		1,045,870
REPORTING PERSON WITH	9	(See Item 5) SOLE DISPOSITIVE POWER
	10	- 0 - SHARED DISPOSITIVE POWER

	1,045,870
	(See Item
	5)
	AGGREGATE AMOUNT
11	BENEFICIALLY OWNED BY
	EACH REPORTING PERSON
	1,045,870 (See Item 5)
	CHECK BOX IF
	THE AGGREGATE
12	AMOUNT IN ROW
	(11) EXCLUDES
	CERTAIN SHARES
	PERCENT OF CLASS
13	REPRESENTED BY
	AMOUNT IN ROW (11)
	5.1% (See Item 5)
1.4	TYPE OF REPORTING
14	PERSON
	IA

1	NAME OF R PERSON	REPORTING
2	Joseph M. CHECK THI APPROPRIA BOX IF A M OF A GROU	ATE IEMBER ^(a)
3	SEC USE ON	NLY
4	SOURCE OF	FFUNDS
5	OO (See I CHECK BOY DISCLOSUF LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) O	X IF RE OF NGS IS
6	CITIZENSH ORGANIZA	IP OR PLACE OF TION
	United Sta	ates of America
NUMBER OF	7	SOLE VOTING POWER
SHARES BENEFICIALLY	7	- 0 - SHARED
OWNED BY	8	VOTING
EACH		POWER
REPORTING		1,045,870 (See Item 5)
PERSON WITH	9	SOLE DISPOSITIVE POWER
	10	- 0 - SHARED DISPOSITIVE POWER

1,045,870 (See Item 5) MOUNT

AGGREGATE AMOUNT
11 BENEFICIALLY OWNED BY
EACH REPORTING PERSON

1,045,870 (See Item 5)

CHECK BOX IF
THE AGGREGATE
AMOUNT IN ROW
(11) EXCLUDES
CERTAIN SHARES

PERCENT OF CLASS
REPRESENTED BY
AMOUNT IN ROW (11)

5.1% (See Item 5)
TYPE OF REPORTING
PERSON

IN

3

1	PERSON	EPORTING
2	Maplewoo LLC CHECK THE APPROPRIA BOX IF A M OF A GROU	TE EMBER ^(a)
3	SEC USE ON	
4	SOURCE OF	FUNDS
5	WC; OO (CHECK BO) DISCLOSUR LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) O	RE OF NGS IS TO
6	CITIZENSHI ORGANIZA	IP OR PLACE OF TION
	Delaware	
NUMBER OF	7	SOLE VOTING POWER
SHARES BENEFICIALLY	7	- 0 - SHARED
OWNED BY	8	VOTING POWER
EACH		
REPORTING		1,022,665 (See Item 5)
PERSON WITH	9	SOLE DISPOSITIVE POWER
	10	- 0 -

NAME OF REPORTING

SHARED DISPOSITIVE POWER

> 1,022,665 (See Item 5)

AGGREGATE AMOUNT
11 BENEFICIALLY OWNED BY
EACH REPORTING PERSON

1,022,665 (See Item 5)

CHECK BOX IF
THE AGGREGATE
AMOUNT IN ROW
(11) EXCLUDES
CERTAIN SHARES

PERCENT OF CLASS
REPRESENTED BY
AMOUNT IN ROW (11)

5.0% (See Item 5)
TYPE OF REPORTING
PERSON

IA

4

1	NAME OF R PERSON	EPORTING
2	Maplewoo CHECK THE APPROPRIA BOX IF A M OF A GROU	TE EMBER ^(a)
3	SEC USE ON	. ,
4	SOURCE OF	FUNDS
5	OO (See In CHECK BOX DISCLOSUR LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) O	K IF RE OF NGS IS TO
6	CITIZENSHI ORGANIZA	IP OR PLACE OF TION
	Delaware	
NUMBER OF	7	SOLE VOTING POWER
SHARES BENEFICIALLY	•	- 0 -
OWNED BY	8	SHARED VOTING POWER
EACH		
REPORTING		1,022,665 (See Item 5)
PERSON WITH	9	SOLE DISPOSITIVE POWER
	10	- 0 - SHARED DISPOSITIVE

		1,022,665
		(See Item
		5)
	AGGREGATE AMO	UNT
11	BENEFICIALLY OV	VNED BY
	EACH REPORTING	PERSON
	1,022,665 (See Iter	m 5)
	CHECK BOX IF	
	THE AGGREGATE	
12	AMOUNT IN ROW	
	(11) EXCLUDES	
	CERTAIN SHARES	
	PERCENT OF CLAS	S
13	REPRESENTED BY	
	AMOUNT IN ROW	(11)
	5.0% (See Item 5)	
14	TYPE OF REPORTIN	NG
17	PERSON	
	OO	

1	NAME OF PERSON	REPORTING
2	Darren C CHECK TH APPROPRI BOX IF A I OF A GRO	IE [ATE MEMBER ^(a)
3	SEC USE C	ONLY
4	SOURCE C	OF FUNDS
5	OO (See CHECK BO DISCLOSU LEGAL PROCEED: REQUIREI PURSUAN ITEM 2(d)	OX IF URE OF INGS IS O T TO
6	CITIZENSI ORGANIZ	HIP OR PLACE OF ATION
	United S	tates of America
NUMBER OF	7	SOLE VOTING POWER
SHARES BENEFICIALLY	•	- 0 -
OWNED BY	8	SHARED VOTING
EACH		POWER
REPORTING		1,022,665 (See Item 5)
PERSON WITH	9	SOLE DISPOSITIVE POWER
	10	- 0 - SHARED DISPOSITIVE

	1,022,665 (See Item 5)
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
12	1,022,665 (See Item 5) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
14	5.0% (See Item 5) TYPE OF REPORTING PERSON
	IN

1	NAME OF R PERSON	EPORTING
2	Horton Ca LLC CHECK THE APPROPRIA BOX IF A M OF A GROU	TE EMBER ^(a)
2	ara har or	TT 3.7
3	SEC USE ON	NLY
4	SOURCE OF	FUNDS
5	OO (See It CHECK BOX DISCLOSUR LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) O	K IF RE OF NGS IS TO
6	CITIZENSHI OF ORGANI	IP OR PLACE ZATION
	Delaware	
		SOLE
NUMBER OF	7	VOTING
SHARES		POWER
BENEFICIALLY	7	- 0 -
		SHARED
OWNED BY	8	VOTING
		POWER
EACH		741 146
REPORTING		741,148 (See
KEIOKIINO		Item 5)
PERSON WITH	9	SOLE DISPOSITIVE POWER

SHARED
10 DISPOSITIVE
POWER

741,148 (See Item 5)

AGGREGATE AMOUNT
BENEFICIALLY OWNED
BY EACH REPORTING
PERSON

741,148 (See Item 5)

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

PERCENT OF CLASS
REPRESENTED BY
AMOUNT IN ROW (11)

3.6% (See Item 5)
TYPE OF REPORTING
PERSON

00

7

1	NAME OF R PERSON	EPORTING
	Sierra Cap LP	ital Investments,
	CHECK THE	E
2	APPROPRIA	TE (a)
2	BOX IF A M	EMBER (a)
	OF A GROU	
		(b)
3	SEC USE ON	NLY
4	SOURCE OF	FUNDS
	****	2)
	WC (See I	·
	CHECK BOX DISCLOSUR	
	LEGAL	IL OI
5	PROCEEDIN	IGS IS
	REQUIRED	. 00 10
	PURSUANT	TO
	ITEM 2(d) O	R 2(e)
	CITIZENGIII	D OD DI A CE
6	OF ORGANI	P OR PLACE
	OF ORGANI	ZATION
	Delaware	
		SOLE
NUMBER OF	7	VOTING
		POWER
SHARES		
BENEFICIALLY		- 0 -
OWNED BY	8	SHARED VOTING
OWNEDBI	o	POWER
EACH		TOWER
		707,845
REPORTING		(See
		Item 5)
		SOLE
PERSON WITH	9	DISPOSITIVE
		POWER

SHARED 10 DISPOSITIVE **POWER**

> 707,845 (See Item 5)

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH REPORTING **PERSON**

707,845 (See Item 5)

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES **CERTAIN SHARES**

PERCENT OF CLASS 13 REPRESENTED BY AMOUNT IN ROW (11)

> 3.4% (See Item 5) TYPE OF REPORTING **PERSON**

> > PN

8

12

1	NAME OF R PERSON	EPORTING
2	Maplewoo Partners, L CHECK THE APPROPRIA BOX IF A M OF A GROU	LC TE EMBER ^(a)
3	SEC USE ON	ILY
4	SOURCE OF	FUNDS
5	OO (See It CHECK BOX DISCLOSUR LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) O	C IF LE OF IGS IS TO
6	CITIZENSHI OF ORGANI	P OR PLACE ZATION
	Delaware	
NUMBER OF	7	SOLE VOTING POWER
SHARES BENEFICIALLY	•	- 0 -
OWNED BY	8	SHARED VOTING POWER
EACH		707,845
REPORTING		(See Item 5)
PERSON WITH	9	SOLE DISPOSITIVE POWER

SHARED
10 DISPOSITIVE
POWER

707,845 (See Item 5)

Item 5)

AGGREGATE AMOUNT
BENEFICIALLY OWNED
BY EACH REPORTING
PERSON

707,845 (See Item 5)

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

PERCENT OF CLASS
REPRESENTED BY
AMOUNT IN ROW (11)

3.4% (See Item 5)
TYPE OF REPORTING
PERSON

00

9

1	NAME OF R PERSON	EPORTING
2	AVI Capita CHECK THE APPROPRIA BOX IF A M OF A GROU	TE EMBER ^(a)
3	SEC USE ON	NLY
4	SOURCE OF	FUNDS
5	WC (See I CHECK BOX DISCLOSUR LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) O	K IF EE OF IGS IS TO
6	CITIZENSHI OF ORGANI	P OR PLACE ZATION
	Delaware	
NUMBER OF	7	SOLE VOTING POWER
SHARES BENEFICIALLY	7	- 0 -
OWNED BY	8	SHARED VOTING POWER
EACH		TOWER
REPORTING		10,098 (See Item 5)
PERSON WITH	9	SOLE DISPOSITIVE POWER
	10	- 0 -

SHARED DISPOSITIVE POWER

10,098

(See

Item 5)

AGGREGATE AMOUNT
BENEFICIALLY OWNED
BY EACH REPORTING
PERSON

10,098 (See Item 5)

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

CERTAIN SHARES

PERCENT OF CLASS
REPRESENTED BY
AMOUNT IN ROW (11)

Less than 1% (See Item 5) TYPE OF REPORTING PERSON

PN

10

12

1	NAME OF R PERSON	EPORTING
2	Horton Ca Fund, LP CHECK THE APPROPRIA BOX IF A M OF A GROU	TE EMBER ^(a)
3	SEC USE ON	NLY
4	SOURCE OF	FUNDS
5	WC (See I CHECK BOX DISCLOSUR LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) O	K IF RE OF NGS IS TO
6	CITIZENSHI OF ORGANI	IP OR PLACE ZATION
	Delaware	
NUMBER OF	7	SOLE VOTING POWER
SHARES BENEFICIALLY	7	- 0 -
OWNED BY	8	SHARED VOTING POWER
EACH		
REPORTING		33,303 (See Item 5)
PERSON WITH	9	SOLE DISPOSITIVE POWER

SHARED
10 DISPOSITIVE POWER

33,303 (See

Item 5)

AGGREGATE AMOUNT
BENEFICIALLY OWNED
BY EACH REPORTING
PERSON

33,303 (See Item 5)

CHECK BOX IF
THE AGGREGATE
AMOUNT IN ROW

(11) EXCLUDES CERTAIN SHARES

PERCENT OF CLASS
REPRESENTED BY
AMOUNT IN ROW (11)

Less than 1% (See Item 5)
TYPE OF REPORTING

14 PERSON

PN

11

1	NAME OF R PERSON	EPORTING
2	Maplewood LLC CHECK THI APPROPRIA BOX IF A M OF A GROU	ATE EMBER ^(a)
3	SECTISE OF	AH XZ
3	SEC USE Of	NL Y
4	SOURCE OF	FUNDS
5	OO (See II CHECK BOX DISCLOSUF LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) O	X IF RE OF NGS IS
6	CITIZENSH OF ORGAN	IP OR PLACE IZATION
	Delaware	
NUMBER OF	7	SOLE VOTING
SHARES BENEFICIALLY	7	POWER
OWNED BY	8	SHARED VOTING POWER
EACH		FOWER
REPORTING		10,098 (See Item 5)
PERSON WITH	9	SOLE DISPOSITIVE POWER

SHARED
10 DISPOSITIVE
POWER

10,098 (See

Item 5)

AGGREGATE AMOUNT
BENEFICIALLY OWNED
BY EACH REPORTING
PERSON

10,098 (See Item 5)

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

PERCENT OF CLASS
REPRESENTED BY
AMOUNT IN ROW (11)

Less than 1% (See Item 5)
TYPE OF REPORTING
PERSON

OO

12

12

1	NAME OF R PERSON	REPORTING
2	Russell D. CHECK THI APPROPRIA BOX IF A M OF A GROU	E ATE IEMBER ^(a)
3	SEC USE O	NLY
4	SOURCE OF	F FUNDS
5	CHECK BOY DISCLOSUF LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) C	RE OF NGS IS TO
6	CITIZENSH OF ORGAN	IP OR PLACE IZATION
NUMBER OF	United Sta	ntes of America SOLE VOTING POWER
SHARES BENEFICIALLY	,	- 0 - SHARED
OWNED BY	8	VOTING POWER
EACH REPORTING		- 0 -
PERSON WITH	9	SOLE DISPOSITIVE POWER
	10	- 0 - SHARED DISPOSITIVE POWER

11	- 0 - AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
12	- 0 - CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
14	0.0% TYPE OF REPORTING PERSON
	IN

1	NAME OF R PERSON	EPORTING
2	Ira M. Lut CHECK THI APPROPRIA BOX IF A M OF A GROU	E ATE IEMBER ^(a)
3	SEC USE OF	NLY
4	SOURCE OF	FFUNDS
5	CHECK BOY DISCLOSUF LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) C	RE OF NGS IS TO
6	CITIZENSH OF ORGAN	IP OR PLACE IZATION
NUMBER OF	United Sta	ttes of America SOLE VOTING POWER
SHARES BENEFICIALLY	•	- 0 - SHARED
OWNED BY	8	VOTING POWER
EACH REPORTING		- 0 -
PERSON WITH	9	SOLE DISPOSITIVE POWER
	10	- 0 - SHARED DISPOSITIVE POWER

11	- 0 - AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
12	- 0 - CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
14	0.0% TYPE OF REPORTING PERSON
	IN

1	NAME OF F PERSON	REPORTING
2	Paul McN CHECK THI APPROPRIA BOX IF A M OF A GROU	E ATE IEMBER ^(a)
3	SEC USE O	NLY
4	SOURCE O	F FUNDS
5	CHECK BOY DISCLOSUI LEGAL PROCEEDIN REQUIRED PURSUANT ITEM 2(d) C	RE OF NGS IS TO
6	CITIZENSH OF ORGAN	IP OR PLACE IZATION
NUMBER OF	United Sta	ntes of America SOLE VOTING POWER
SHARES BENEFICIALLY	•	- 0 - SHARED
OWNED BY	8	VOTING POWER
EACH REPORTING		- 0 -
PERSON WITH	9	SOLE DISPOSITIVE POWER
	10	- 0 - SHARED DISPOSITIVE POWER

11	- 0 - AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
12	- 0 - CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
14	0.0% TYPE OF REPORTING PERSON
	IN

CUSIP NO. 786449207

The following constitutes Amendment No. 3 to the Schedule 13D filed by the undersigned ("Amendment No. 3").

Item 2. Identity and Background.

Item 2 is hereby amended to add the following:

In connection with the Cooperation Agreement defined and described in Item 4 below, Russell D. Glass, Ira M. Lubert, and Paul McNulty are no longer members of the Section 13(d) group and shall cease to be Reporting Persons immediately after the filing of this Amendment No. 3. The remaining Reporting Persons will continue filing as a group statements on Schedule 13D with respect to their beneficial ownership of securities of the Issuer to the extent required by applicable law. Each of the remaining Reporting Persons is party to the Joint Filing Agreement defined and described in Item 6 below.

Item 4. Purpose of Transaction.

Item 4 is hereby amended to add the following:

On April 23, 2018, Sierra, HCPF, HCP, HCM, AVI, MAIM, MP, MGP, MAGP and Messrs. Manko and Wallis (collectively, the "Investor Group") and the Issuer entered into a Cooperation Agreement (the "Cooperation Agreement") regarding the composition of the Issuer's Board of Directors (the "Board") and certain other matters. The following description of the Cooperation Agreement is qualified in its entirety by reference to the Cooperation Agreement, which is attached as Exhibit 99.1 hereto and is incorporated herein by reference.

Pursuant to the terms of the Cooperation Agreement, the Issuer agreed to, among other things: (i) increase the size of its Board from seven (7) to nine (9) members; (ii) appoint each of Russell D. Glass and Ira M. Lubert to the Board (collectively, the "New Directors") with a term expiring at the Issuer's 2018 Annual Meeting of Shareholders (the "2018 Annual Meeting"); (iii) nominate each of the New Directors and three (3) members of the Board who are on the Board prior to the execution of the Cooperation Agreement to be selected by the members of the Board who are on the Board prior to the execution of the Cooperation Agreement (the "Incumbent Slate," and together with the New Directors, the "2018 Nominees") for election at the 2018 Annual Meeting with a term expiring at the Issuer's 2019 Annual Meeting of Shareholders (the "2019 Annual Meeting"), such that a total of five (5) directors are to be elected at the 2018 Annual Meeting and such that upon the certification of the voting results for the 2018 Annual Meeting, the size of the Board shall be reduced to five (5) members; (iv) recommend each of the 2018 Nominees for election as directors of the Issuer at the 2018 Annual Meeting; (v) support and solicit proxies for the election of each of the New Directors in substantially the same manner as the Issuer supports and solicits proxies for the election of each of the members of the Incumbent Slate at the 2018 Annual Meeting; (vi) appoint one of the New Directors to the Nominating and Corporate Governance Committee of the Board and appoint the other New Director to the Compensation Committee of the Board; (vii) hold the 2018 Annual meeting no later than Friday, June 22, 2018; and (viii) not increase the size of the Board beyond five (5) members until the expiration of the Standstill Period (as defined below) without the unanimous approval of the Board, subject to certain limitations.

The Cooperation Agreement also provides that if any of the New Directors (or any replacement director) is unable or unwilling to serve as a director, resigns as a director or is removed as a director of the Issuer for any reason, other than failure to be elected or re-elected, and at such time the Investor Group beneficially owns in the aggregate at least the lesser of five percent (5.0%) of the Issuer's then outstanding shares of Common Stock, and 1,028,037 shares of Common Stock, subject to adjustment, then the Issuer and the Investor Group will work together in good faith to identify and propose a replacement director to be appointed to the Board who shall only be appointed to the Board after having been mutually agreed upon by both the Issuer and the Investor Group.

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Pursuant to the terms of the Cooperation Agreement, the Investor Group has agreed that at each annual and special meeting of shareholders held during the Standstill Period, the Investor Group will (i) appear at such meeting or otherwise cause all shares of Common Stock beneficially owned by it and its respective Affiliates and Associates (as such terms are defined in Rule 12b-2 of the Exchange Act) to be counted as present thereat for purposes of establishing a quorum; (ii) vote, or cause to be voted, all shares of Common Stock beneficially owned by it and its respective Affiliates and Associates on the Issuer's proxy card or voting instruction form in favor of (a) the directors nominated and recommended by the Board (and not in favor of any other nominees to serve on the Board), and (b) except in connection with any Opposition Matter (as defined below) or Other Voting Recommendation (as defined below), each of the shareholder proposals listed on the Issuer's proxy card or voting instruction form in accordance with the Board's recommendations; and (iii) not execute any proxy card or voting instruction form in respect of such shareholders' meeting other than the proxy card and related voting instruction form being solicited by or on behalf of the Board. Pursuant to the Cooperation Agreement, in the event that Institutional Shareholder Services Inc. ("ISS") issues a recommendation with respect to any matter (other than with respect to the election or removal of directors) that is different from the recommendation of the Board, the Investor Group shall have the right to vote its shares of Common Stock on the Issuer's proxy card or voting instruction form in accordance with the ISS recommendation (the "Other Voting Recommendation"). Under the Cooperation Agreement, "Opposition Matter" means any of the following transactions, but only to the extent submitted by the Board to shareholders for approval: (A) the sale or transfer of all or substantially all of the Issuer's assets in one or a series of transactions; (B) the sale or transfer of a majority of the outstanding shares of the Issuer's Common Stock (through a merger, stock purchase, or otherwise); (C) any merger, consolidation, acquisition of control, or other business combination; (D) any tender or exchange offer; (E) any dissolution, liquidation, or reorganization; (F) any changes in the Issuer's capital structure (but excluding any proposals relating to the adoption, amendment or continuation of any equity plans); (G) any proposals relating to the Tax Benefits Plan (as defined in the Cooperation Agreement); or (H) any other transactions that would result in a Change of Control (as defined in the Cooperation Agreement) of the Issuer. The Investor Group also irrevocably withdrew its (i) Nomination Notice delivered to the Issuer on February 23, 2018 and any and all amendments and supplements thereto and (ii) Shareholder Inspection Demand delivered to the Issuer on March 12, 2018, pursuant to Section 1508 of the Pennsylvania Business Corporation Law, as amended.

The Investor Group also agreed to certain standstill provisions from the date of the Cooperation Agreement until 11:59 p.m., Eastern Time, on the date that is the earlier of (i) ten (10) calendar days prior to the expiration of the advance notice period for the submission by shareholders of director nominations for consideration at the 2019 Annual Meeting and (ii) one hundred (100) calendar days prior to the first anniversary of the 2018 Annual Meeting (the "Standstill Period"). The standstill provisions generally prohibit the Investor Group and its Affiliates (as defined in the Cooperation Agreement) from taking specified actions during the Standstill Period with respect to the Issuer and its securities, including, among others: (i) soliciting or participating in any solicitation of proxies or written consents to vote any voting securities of the Issuer, (ii) conducting any non-binding referendum with respect to any voting securities of the Issuer; (iii) joining any other "group" for purposes of Section 13(d) of the Exchange Act or becoming party to any voting arrangement or agreement; (iv) seeking or encouraging others to submit nominations for the election or removal of directors; (v) seeking, alone or in concert with others, representation on the Board, except as expressly permitted by the Cooperation Agreement; (vi) advising, encouraging or influencing any person with respect to the voting of or disposition of any securities of the Issuer; (vii) making shareholder proposals at any annual or special meeting of shareholders; (viii) calling, or supporting another shareholder's call of, any meeting of shareholders; (ix) initiating, encouraging or participating in any "vote no," "withhold" or similar campaign relating to the Issuer; (x) acquiring any additional securities of the Issuer or any rights decoupled from the underlying securities of the Issuer representing in the aggregate in excess of ten percent (10%) of the shares of Common Stock then outstanding, provided that any such additional share acquisitions can only be made to the extent that the Issuer was to determine to grant the Investor Group a waiver or exemption under the Tax Benefits Plan; or (xi) publicly announce or otherwise publicly disclose an intent to propose or enter into or agree to enter into, singly or with any other person, directly or indirectly, any form of business combination or acquisition or other transaction relating to a material amount of assets

or securities of the Issuer or any of its subsidiaries.

CUSIP NO. 786449207

Item 5. Interest in Securities of the Issuer.

Items 5(a) –(c) are hereby amended and restated to read as follows:

The percentages used herein are calculated based upon 20,566,680 shares of Common Stock issued and outstanding as of March 2, 2018, as reported in the Annual Report on Form 10-K filed by the Issuer with the SEC on March 7, 2018.

As of the close of business on April 24, 2018:

- 1. HCM
- (a) Amount beneficially owned: 1,045,870*
- (b) Percent of class: 5.1% *
- (i) Sole power to vote or direct the vote: 0
- (ii) Shared power to vote or direct the vote: 1,045,870*
- (iii) Sole power to dispose or direct the disposition: 0
- (iv) Shared power to dispose or direct the disposition: 1,045,870*
- 2. Mr. Manko
- (a) Amount beneficially owned: 1,045,870*
- (b) Percent of class: 5.1% *
- (i) Sole power to vote or direct the vote: 0
- (ii) Shared power to vote or direct the vote: 1,045,870*
- (iii) Sole power to dispose or direct the disposition: 0
- (iv) Shared power to dispose or direct the disposition: 1,045,870*
- 3. MAIM
- (a) Amount beneficially owned: 1,022,665*
- (b) Percent of class: 5.0% *
- (i) Sole power to vote or direct the vote: 0
- (ii) Shared power to vote or direct the vote: 1,022,665*
- (iii) Sole power to dispose or direct the disposition: 0

(iv) Shared power to dispose or direct the disposition: 1,022,665*

4. MP

(a) Amount beneficially owned: 1,022,665*

(b) Percent of class: 5.0% *

(i) Sole power to vote or direct the vote: 0

(ii) Shared power to vote or direct the vote: 1,022,665*

(iii) Sole power to dispose or direct the disposition: 0

(iv) Shared power to dispose or direct the disposition: 1,022,665*

- 5. Mr. Wallis
- (a) Amount beneficially owned: 1,022,665*
- (b) Percent of class: 5.0% *
- (i) Sole power to vote or direct the vote: 0
- (ii) Shared power to vote or direct the vote: 1,022,665*
- (iii) Sole power to dispose or direct the disposition: 0
- (iv) Shared power to dispose or direct the disposition: 1,022,665*
- 6. HCP
- (a) Amount beneficially owned: 741,148*
- (b) Percent of class: 3.6%*
- (i) Sole power to vote or direct the vote: 0
- (ii) Shared power to vote or direct the vote: 741,148*
- (iii) Sole power to dispose or direct the disposition: 0
- (iv) Shared power to dispose or direct the disposition: 741,148*
- 7. Sierra
- (a) Amount beneficially owned: 707,845*
- (b) Percent of class: 3.4%*
- (i) Sole power to vote or direct the vote: 0
- (ii) Shared power to vote or direct the vote: 707,845*
- (iii) Sole power to dispose or direct the disposition: 0
- (iv) Shared power to dispose or direct the disposition: 707,845*
- 8. MGP
- (a) Amount beneficially owned: 707,845*
- (b) Percent of class: 3.4%*
- (i) Sole power to vote or direct the vote: 0

- (ii) Shared power to vote or direct the vote: 707,845*
- (iii) Sole power to dispose or direct the disposition: 0
- (iv) Shared power to dispose or direct the disposition: 707,845*
- 9. HCPF
- (a) Amount beneficially owned: 33,303*
- (b) Percent of class: Less than 1%*
- (i) Sole power to vote or direct the vote: 0
- (ii) Shared power to vote or direct the vote: 33,303*
- (iii) Sole power to dispose or direct the disposition: 0
- (iv) Shared power to dispose or direct the disposition: 33,303*

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10. AVI

(a) Amount beneficially owned: 10,098*
(b) Percent of class: Less than 1%*
(i) Sole power to vote or direct the vote: 0
(ii) Shared power to vote or direct the vote: 10,098*
(iii) Sole power to dispose or direct the disposition: 0
(iv) Shared power to dispose or direct the disposition: 10,098
11. MAGP
(a) Amount beneficially owned: 10,098*
(b) Percent of class: Less than 1%*
(i) Sole power to vote or direct the vote: 0
(ii) Shared power to vote or direct the vote: 10,098*
(iii) Sole power to dispose or direct the disposition: 0
(iv) Shared power to dispose or direct the disposition: 10,098
12. Mr. Glass
(a) Amount beneficially owned: 0
(b) Percent of class: 0%
(i) Sole power to vote or direct the vote: 0
(ii) Shared power to vote or direct the vote: 0
(iii) Sole power to dispose or direct the disposition: 0
(iv) Shared power to dispose or direct the disposition: 0

*Sierra owns directly 707,845 shares of Common Stock. Pursuant to investment management agreements, HCM and MAIM maintain investment and voting power with respect to the securities held by Sierra. However, despite the delegation of investment and voting power to HCM and MAIM, HCP and MGP may be deemed to be the beneficial owners of such securities under Rule 13d-3 of the Act because HCP and MGP have the right to acquire investment and voting power through termination of investment management agreements with HCM and MAIM. HCPF owns directly 33,303 shares of Common Stock, including 100 shares that are held in record name. Pursuant to investment management agreements, HCM maintains investment and voting power with respect to the securities held by HCPF. However, despite the delegation of investment and voting power to HCM, HCP may be deemed to be the beneficial owner of such securities under Rule 13d-3 of the Act because HCP has the right to acquire investment and voting power through termination of investment management agreements with HCM. AVI owns directly 10,098 shares of Common Stock. Pursuant to investment management agreements, MAIM maintains investment and voting power with respect to the securities held by AVI. However, despite the delegation of investment and voting power to MAIM, MAGP may be deemed to be the beneficial owner of such securities under Rule 13d-3 of the Act because MAGP has the right to acquire investment and voting power through termination of investment management agreements with MAIM. HCM and MAIM also act as investment advisers to certain jointly managed accounts. Under investment management agreements with these jointly managed account clients, HCM and MAIM have investment and voting power with respect to 304,722 shares of Common Stock held in the client managed accounts. HCP and MGP are the general partners for Sierra. MAGP is the general partner of AVI. HCP is the general partner of HCPF. Mr. Manko is the managing member of HCM and HCP. MP is the parent company of MGP, MAIM and MAGP. Mr. Wallis is the managing member of MP, MGP, MAGP, and MAIM. By reason of the provisions of Rule 13d-3 of the Act, (i) each of MP, Mr. Wallis and MAIM may be deemed to beneficially own 1,022,665 shares of Common Stock held by AVI, Sierra and the managed accounts, (ii) each of HCM and Mr. Manko may be deemed to beneficially own 1,045,870 shares of Common Stock held by HCP, Sierra and the managed accounts, (iii) HCP may be deemed to beneficially own 741,148 shares of Common Stock held by HCPF and Sierra, (iv) MGP may be deemed to beneficially own 707,845 shares of Common Stock held by Sierra, (v) MAGP may be deemed to beneficially own 10,098 shares of Common Stock held by AVI, (vi) Mr. Glass does not beneficially owns any shares of Common Stock, (vii) Mr. Lubert does not beneficially own any shares of Common Stock, and (viii) Mr. McNulty does not beneficially own any shares of Common Stock. The Reporting Persons collectively own an aggregate of 1,055,968 shares of Common Stock, constituting approximately 5.1% of the outstanding shares of Common Stock. Each of the Reporting Persons disclaims beneficial ownership of any of the securities covered by this Schedule 13D except to the extent of his or its pecuniary interest therein.

(c) The Reporting Persons have not entered into any transactions in the shares of Common Stock since the filing of Amendment No. 2 to the Schedule 13D.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 6 is hereby amended to add the following:

On April 23, 2018, the Investor Group and the Issuer entered into the Cooperation Agreement defined and described in Item 4 above and attached as Exhibit 99.1 hereto.

On April 24, 2018, the Reporting Persons entered into a Joint Filing Agreement in which the Reporting Persons who will remain Reporting Persons subsequent to this Amendment No. 3 agreed to the joint filing on behalf of each of them of statements on Schedule 13D with respect to the securities of the Issuer to the extent required by applicable law. A copy of this agreement is attached hereto as Exhibit 99.2 and is incorporated herein by reference.

Item 7. Material to be Filed as Exhibits.

Item 7 is hereby amended to add the following exhibits:

Exhibit 99.1 Cooperation Agreement, by and among Horton Capital Management, LLC, Joseph M. Manko Jr., Maplewood Partners, LLC, Maplewood Advisors IM, LLC, Darren C. Wallis, Horton Capital Partners, LLC, Sierra Investments, LP, Maplewood Global Partners, LLC, Horton Capital Partners Fund, LP, AVI Capital Partners, LP and Maplewood Advisors GP, LLC, dated April 23, 2018.

Exhibit 99.2 Joint Filing Agreement, by and among Horton Capital Management, LLC, Joseph M. Manko Jr., Maplewood Partners, LLC, Maplewood Advisors IM, LLC, Darren C. Wallis, Horton Capital Partners, LLC, Sierra Investments, LP, Maplewood Global Partners, LLC, Horton Capital Partners Fund, LP, AVI Capital Partners, LP and Maplewood Advisors GP, LLC, dated April 24, 2018.

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Statement is true, complete and correct.

Dated: April 24, 2018 HORTON CAPITAL MANAGEMENT, LLC

By: /s/ Joseph M. Manko, Jr. Name: Joseph M. Manko, Jr. Title: Managing Member

/s/ Joseph M. Manko, Jr. JOSEPH M. MANKO, JR.

Individually and as attorney-in-fact for Russell D. Glass, Ira M. Lubert and Paul McNulty

MAPLEWOOD PARTNERS, LLC

By: /s/ Darren C. Wallis Name: Darren C. Wallis Title: Managing Member

MAPLEWOOD ADVISORS IM, LLC

By: /s/ Darren C. Wallis Name: Darren C. Wallis Title: Managing Member

/s/ Darren C. Wallis **DARREN C. WALLIS**

HORTON CAPITAL PARTNERS, LLC

By: /s/ Joseph M. Manko, Jr. Name: Joseph M. Manko, Jr. Title: Managing Member

SIERRA CAPITAL INVESTMENTS, LP

By: Horton Capital Partners, LLC and Maplewood Global Partners, LLC, its General Partners

By: /s/ Joseph M. Manko, Jr. Name: Joseph M. Manko, Jr.

Title: Managing Member, Horton Capital Partners, LLC

By: /s/ Darren C. Wallis Name: Darren C. Wallis

Title: Managing Member, Maplewood Global Partners, LLC

MAPLEWOOD GLOBAL PARTNERS, LLC

By: /s/ Darren C. Wallis Name: Darren C. Wallis

Title: Managing Member

HORTON CAPITAL PARTNERS FUND, LP

By: Horton Capital Partners, LLC, its General Partner

By: /s/ Joseph M. Manko, Jr. Name: Joseph M. Manko, Jr. Title: Managing Member

AVI CAPITAL PARTNERS, LP

By: Maplewood Advisors GP, LLC, its General Partner

By: /s/ Darren C. Wallis Name: Darren C. Wallis Title: Managing Member

MAPLEWOOD ADVISORS GP, LLC

By: /s/ Darren C. Wallis Name: Darren C. Wallis Title: Managing Member