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Form 4										
July 20, 20									OMB A	PPROVAL
FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION						OMB	3235-0287			
Check t	this box		Wa	ashingtor	n, D.C. 20)549			Number:	January 31,
if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction Section 17(a) of the Public Utility Holding Com 30(h) of the Investment Compan					ties I npan	Exchange by Act of 1	burden hou response	timated average rden hours per		
1(b).	Pacponsos)									
(Print or Type 1. Name and SCOPIA C MANAGE	Address of Reporting		Symbol	RDA THE			I	5. Relationship of l ssuer (Check	Reporting Pers	
(Last) 152 WEST FLOOR	(First) (3. Date of Earliest Transaction Director (Month/Day/Year) Officer (give below) 07/18/2018 Officer (give below)					$\frac{X_{109}}{M_{below}}$	6 Owner er (specify	
NEW YOF	(Street) RK, NY 10019			nendment, I onth/Day/Ye	-	al		5. Individual or Joi Applicable Line) Form filed by Or X Form filed by M Person	e Reporting Pe	rson
(City)	(State)	(Zip)	Tal	ble I - Non-	Derivative	Secu	rities Acqui	red, Disposed of,	or Beneficial	ly Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution I any (Month/Day	Date, if	Code (Instr. 8)	4. Securiti ord Dispose (Instr. 3, 4 Amount	ed of (5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Common Stock	07/18/2018			S	21,460	D	\$ 28.9717	7,315,071	Ι	See Footnotes (1) (2) (3)
Common Stock	07/19/2018			S	65,700	D	\$ 29.1455	7,249,371	I	See Footnotes (1) (2) (3)
Common Stock	07/20/2018			S	21,580	D	\$ 29.0498	7,227,791	I	See Footnotes (1) (2) (3)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3,		ate	7. Title Amoun Underly Securiti (Instr. 3	t of ying ies	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secu Bene Owne Follo Repo Trans (Instr
			Code V	4, and 5) (A) (D)	Date Exercisable	Expiration Date	Title M	Amount or Number of Shares		

Reporting Owners

Reporting Owner Name / Address		Relationsh	ips		
	Director	10% Owner	Officer	Other	
SCOPIA CAPITAL MANAGEMENT LP 152 WEST 57TH STREET, 33RD FLOOR NEW YORK, NY 10019		Х			
Scopia Management, Inc. 152 WEST 57TH STREET, 33RD FLOOR NEW YORK, NY 10019		Х			
SIROVICH MATTHEW 152 WEST 57TH STREET, 33RD FLOOR NEW YORK, NY 10019		Х			
MINDICH JEREMY 152 WEST 57TH STREET, 33RD FLOOR NEW YORK, NY 10019		Х			
Signatures					
SCOPIA CAPITAL MANAGEMENT LP, E Name: /s/ Matthew Sirovich, Title: Managing	• •	•	nt, Inc., i	ts general partner,	07/20/2018
<u>**</u> Signature o	f Reporting P	Person			Date
SCOPIA MANAGEMENT, INC., Name: /s/	07/20/2018				
**Signature o	Date				

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MATHEW SIROVICH, Name: /s/ Matthew Sirovich	07/20/2018				
**Signature of Reporting Person	Date				
JEREMY MINDICH, Name: /s/ Jeremy Mindich	07/20/2018				
** 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).

This Form 4 is filed jointly by Scopia Capital Management LP ("Scopia Management"), Scopia Management, Inc. ("Scopia Inc."), Matthew Sirovich and Jeremy Mindich. The securities reported in this Form 4 are held in the accounts of several private investment funds, including Scopia Long LLC, Scopia Windmill Fund LP, Scopia International Master Fund LP, Scopia PX LLC, Scopia PX

(1) International Master Fund LP, Scopia Partners LLC, Scopia Long International Master Fund LP, Scopia Long QP LLC, Scopia Health Care LLC, Scopia Health Care International Master Fund LP, Scopia LB LLC and Scopia LB International Master Fund LP (together, the "Investment Vehicles") for which Scopia Management serves as the investment manager. Each of the Investment Vehicles individually holds less than 10% of the outstanding shares of common stock of Acorda Therapeutics, Inc. (the "Issuer").

(Continued from Footnote 1) Scopia Management, as the investment manager of the Investment Vehicles, may be deemed to indirectly beneficially own the shares of common stock of the Issuer held directly by the Investment Vehicles because Scopia Management has voting and investment power over such securities. In addition, Scopia Inc., as general partner of Scopia Management, and Matthew Simplify and Investment Directly are a foregoing Directly and the security of Scopia Inc., as general partner of Scopia Management, and Matthew

(2) Sirovich and Jeremy Mindich, as Managing Directors of Scopia Inc., may be deemed to indirectly beneficially own the shares of common stock of the Issuer held directly by the Investment Vehicles because each of Scopia Inc., Mr. Sirovich and Mr. Mindich may be deemed to exercise voting and investment power over such securities. Further, Scopia Management, Scopia Inc. and Messrs. Sirovich and Mindich may be deemed to have a pecuniary interest in a portion of the securities held directly by the Investment Vehicles due to Scopia Management's right to receive performance-based allocations.

Each of Scopia Management, Scopia Inc. and Messrs. Sirovich and Mindich disclaims beneficial ownership of the securities reported herein except to the extent of his or its pecuniary interest therein, and this report shall not be deemed an admission that any of Scopia

(3) Inference except to the extent of his of its peculiary interest inference, and this report shart hot be deemed an admission that any of scopia Management, Scopia Inc. or Messrs. Sirovich and Mindich is the beneficial owner of such securities for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, or for any other purpose.

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.