

CASCADIAN THERAPEUTICS, INC.

Reported by LOVE TED W

FORM 5

(Annual Statement of Changes in Beneficial Ownership)

Filed 02/10/17 for the Period Ending 12/31/16

Address 2601 FOURTH AVENUE

SUITE 500

SEATTLE, WA 98121

Telephone (206) 801-2100

CIK 0001412067

Symbol CASC

Fiscal Year 12/31





[] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b). [] Form 3 Holdings Reported [X] Form 4 Transactions Reported

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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ANNUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP **OF SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or

			,	Section	on 30((h) o	f the Inves	tment	Co	ompa	any A	Act of	f 19	940					
1. Name and Address of Reporting Person *						2. Issuer Name and Ticker or Trading Symbol								5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
LOVE TED W					Cascadian Therapeutics, Inc. [CASC]								11	,					
(Last) (First) (Middle)					3. Statement for Issuer's Fiscal Year Ended (MM/DD/YYYY) 12/31/2016						X Director 10% Owner Officer (give title below) Other (specify below)								
C/O CASCA INC., 2601 l	FOURTH	I AVE.,		500															
SEATTLE, V		1		4	4. If An	nendı	ment, Date O	riginal F	ile	d (MM	1/DD/Y	YYYY)		Individual or _ Form Filed by _ Form Filed by !	One Report	ing Person		icable Line)	
(C	ity) (Sta		•	Non D	N orivati	ivo S	naurities Acc	nuirod 1	Die	nosoc	d of a	or Ron	nofic	nially Owner	<u> </u>				
				tte 2A. Deemed Execution Date, if any		3. Trans. Code (Instr. 8)	4. Secu Dispos	Disposed of (D)			5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)				Form:	7. Nature of Indirect Beneficial			
								Amour		(A) or (D) Pri		ice	Oi (I			Direct (D) or Indirect (I) (Instr. 4)	Ownership (Instr. 4)		
Common Stock 6/6/2016				2016			M4	2723 (1)		A	\$0.00		27890			D			
Common Stock 6/6/2016				2016			F4	681 (2	(2) D \$7.		\$7.38	<u>(2) (3)</u>	27209			D			
Table	II - Derivat	ive Securi	ties Acqu	ired, I	Dispose	ed of,	or Beneficia	ılly Owı	ned	l (<i>e.g.</i>	, , pu	ts, cal	lls, v	varrants, op	tions, con	vertible s	ecurities)		
1. Title of Derivate Security (Instr. 3)	2. Conversion or Exercise Price of Derivative	3. Trans. Date	3A. Deeme Execution Date, if any	cution Code		Deriv Acqu Dispo	mber of ative Securities ired (A) or osed of (D) . 3, 4 and 5)	Expiration				ecurities erivative	Underlying Derivative Security		Derivative Securities Beneficially	Ownership Form of Derivative Security:	11. Nature of Indirect Beneficial Ownership (Instr. 4)		
	Security	ecurity			(A)		(D)	Date Exercisab	ate Expiration Date		tion Ti	Title		Amount or Jumber of Shares		Owned at End of Issuer's Fiscal Year (Instr. 4)	Direct (D) or Indirect (I) (Instr. 4)		
Restricted Share Unit (RSU)		6/6/2016		1	M4		2723 (1)	<u>(5)</u>		<u>(5)</u>	(Commoi Stock	n	2723	\$0.00	0	D		
(681 shares (2) underlying t	of Novemb which numl he RSU gra	er 29, 2016 per reflects nt that vest	post-reve	rse spl e 6, 20	lit share 016, we	es) of ere no	1 reverse splitthe restricted tissued to the price of the	d share u	ınit ing	("RS	SU") g er; ins	grant, v	which	ch represent a	approxima ler receive	ntely 25% o	of the sha	res n from	
							ate such hold												

- vesting of the RSUs, which transaction does not represent a sale by the reporting person.
- Effective as of November 29, 2016, the issuer effected a 6-for-1 reverse split of its common stock. The price above reflects the reverse stock split. 3)
- Approximately 75% of each RSU represents a contingent right to receive approximately 0.75 share of the issuer's Common Stock upon vesting and
- approximately 25% represents a contingent right to receive cash upon vesting, which cash will be used to facilitate such holder's satisfaction of U.S. federal income tax obligations in connection with the vesting of the RSUs.
- The RSU was 100% vested on June 6, 2016.

Reporting Owners

Reporting Owner Name / Address	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		

LOVE TED W			
C/O CASCADIAN THERAPEUTICS, INC.	v		
2601 FOURTH AVE., SUITE 500	Λ		
SEATTLE, WA 98121			

Signatures

/s/ Julia M. Eastland as attorney-in-fact for Ted W. Love	2/10/201
**	

**Signature of Reporting Person

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 control number.