FORM 4

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL OMB Number: Estimated average burden

0.5

hours per response:

5. Relationship of Reporting Person(s) to Issuer

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

2. Issuer Name **and** Ticker or Trading Symbol

1. Name and Ade FMR LLC			Issuer Name and T lueprint Med		Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner Officer (give title) Other (specify)										
(Last) (First) (Middle) 245 SUMMER STREET					Date of Earliest Tra L/20/2015	on (Mo	nth/Day/Year)	Officer (give title X Other (specify below) See Remark 1							
(Street) BOSTON MA 02210					If Amendment, Dat	ginal I	Filed (Month/D		G. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City)	(Sta		Zip)				.	2 6 1							
1. Title of Security (Instr. 3)			2. Transacti Date (Month/Day	on	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr.		4. Securities Acquired (ADisposed Of (D) (Instr. 3)		d (A) or	5. Amour Securities Beneficia Owned Fe	5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	irect Ind direct Be	7. Nature of Indirect Beneficial Ownership (Instr. 4)
						Code	v	Amount	(A) or (D) Price		Reported Transaction(s) (Instr. 3 and 4)			(In	
Common Stoc	ck		11/20/20)15		S		23,000	D	\$20.02(1	880,	156	I	by an wl sh su re th	persons d entities nose ares are bject to porting by e dersigned.
Common Stoc	ck		11/20/20)15		S		81,272	D	\$20.17(2	798,	884	I	by an wl sh su re th	persons d entities nose ares are bject to porting by e dersigned.
Common Stock			11/23/20	11/23/2015		S		23,700	D	\$20.05 ⁽³	775,184		I	by an wl sh su re th	persons d entities nose ares are bject to porting by e dersigned.
Common Stock			11/23/20	11/23/2015		S		61,600 D		\$20.22(4	713,	713,584		by an wl sh su re th	persons d entities nose ares are bject to porting by e dersigned.
		Ta			Securities Acc										
Security or E (Instr. 3) Pric Deri	f 2. 3. Transaction 3A. Deemed 4. Execution Date Execution Date, or Exercise (Month/Day/Year) if any		4. Trans	saction be (Instr. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)	r 6. D Exp (Mo	6. Date Exercisable and Expiration Date (Month/Day/Year)					9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)		LO. Dwnership Form: Direct (D) or Indirect I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	

			1			_	_			_					
l		Ta	ble II - Deriva	ive S	ecuri	ties	Acqu	ired, Disp	osed of,	or Be	hefficiali	y Owned			
			(e.g., p	uts, c	alls,	warr	ants.	options,	convertib	le sec	uvcities)	[
		:				-	_	Date	Expiration	-	of			40	44 31 1
1. Title of Derivative	2. Conversion	3. Transaction	3A. Deemed Execution Date,	Code Trans	V letion	(bA)NU	ım (DD)r	6xDatisEbler Expiration D		Amou	aSalodares	8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature of Indirect
ESeptantation	of Elespisas	e(\$Month/Day/Year)	if any '	Code (Instr.		ative	(Month/Day/	Year)	Securi		Security	Securities	Form:	Beneficial
(Instr. 3)	Price of eported for this	transaction is the we	(Month/Day/Year)	8) multi	ple trad	" Secu	rities nces rai	ging from \$19	.85 to \$20.11.	Under Deriva	ying C hereby u	(Instr. 5) ndertakes to p	" Beneficially provide upon requ	Direct (D)	Ownership
the issuer, or	a security, hold	er of the issuer full in	formation regarding t	he num	ber of sl	Acqu naras a	u rea pa price	es at which the	transaction w	Deriva as effecti	tive tv (Instr 3		Owned	or indirect (I) (Instr. 4)	(Instr. 4)
2. The price reported for this transaction is the weighted average price of multiple trade Dispased ranging from \$19.93 to \$20.58. Fand 4LC hereby undertakes to proceed in request by the Commission staff, the issuer, or a security holder of the issuer full information regarding the number of shapes at which the transaction was effected.															
(Instr. 3, 4) 3. The price reported for this transaction is the weighted average price of multiple trade and spices ranging from \$19.73 to \$20.49. FMR LLC hereby undertakes to provide upon request by the Commission staff,															
the issuer, or a security holder of the issuer full information regarding the number of shares and prices at which the transaction was effected.															
4. The price reported for this transaction is the weighted average price of multiple trades at prices ranging from \$19.98 to \$20.49. FMR LLC hereby undertakes to provide upon request by the Commission staff, the issuer, or a security holder of the issuer full information regarding the number of shares and prices at which the transaction was effected Amount															
the issuer, or	a security hold	er of the issuer full in	formation regarding t	he num	ber of sl	hares a	nd price	es at which the	transaction w	as effecte	dAmount				
Remarks	:							l			or Number				
Remark 1: Edward C. Johnson 3d is a Director and the Chairman of FMR LLC and Abigail P. Johnson Pate Director, (Expiration) airman, the Othief Executive Officer and the President of FMR LLC. Members of															
the family of Edward C. Johnson 3d, including Abigail P. Johnson, are the feed of hinant (A) ners (Pirect Exercised) to 1985 of Series (Fixed															
power of FMR LLC. The Johnson family group and all other Series B shareholders have entered into a shareholders' voting agreement under which all Series B voting common shares will be voted in															
			ing common shares. A												
			ment Company Act of emark 2: The filing of												
			ers of any securities r				or oc uc	cinca to be an e	idiiii551011 tiidi	c, for purp	,0363 01 066	1011 10 01 1110	occurries Excita	15C 71Ct 01 133	7 01

Marc R. Bryant, Duly
authorized under Powers of
Attorney, by and on behalf of
FMR LLC and its direct and
indirect subsidiaries, Edward
C. Johnson 3d and Abigail P.
Johnson

** 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.