SEC Form 4	
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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

OMB Number: 3235-02								
Estimated average burden								
hours per response:	0.5							

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

FORM 4

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

																			(
1. Name and Address of Reporting Person*					2. Issuer Name and Ticker or Trading Symbol Oncology Institute, Inc. [TOI]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable)								
Hively Brad				ľ	<u>Oncorogy monute, me.</u> [101]							X	Director			10% Ov	vner			
						2 Data of Earlingt Transporting (Marth/Day/Mart)							- x	Officer (below)	give title		Other (s below)	specify		
(Last) (First) (Middle) C/O THE ONCOLOGY INSTITUTE INC.						3. Date of Earliest Transaction (Month/Day/Year) 11/12/2021								Chief Executive Officer						
18000 STUDEBAKER RD, SUITE 800																				
						4. If Amendment, Date of Original Filed (Month/Day/Year)							6. Individual or Joint/Group Filing (Check Applicable							
(Street)														Line)						
CERRIT	OS C	A	90703										X Form filed by One Reporting Person Form filed by More than One Reporting							
					-										Person		e inan	Опе Керо	ung	
(City)	(S	State)	(Zip)																	
		Та	ble I - No	n-Deriv	vativ	ve S	ecuritie	s Ac	quired,	Dis	posed o	of, or B	enef	icially	Owned					
1. Title of s	Security (Ins	tr. 3)		2. Trans Date	sactio	n		A. Deemed xecution Date,		3. Transaction 4. Securities Acquired (Disposed Of (D) (Instr. 3					5. Amoun Securities			vnership : Direct	7. Nature of Indirect	
				(Month/	/Day/Y	'ear)	if any (Month/Day/Year)		Code (Instr.			4 anu 5)	Beneficia Owned Fe	dly (D) o			Beneficial Ownership			
							(month/buy/real)		· Hina			Int (A) or			Reported Transaction(s)				(Instr. 4)	
									Code	v	Amount	(D)		Price	(Instr. 3 a					
Common Stock 01/12				2/202	/2021		Α		141,380 A		1)(2)	\$0 ⁽²⁾	141,380			D				
Common Stock 01/12				2/202	/2021		Α		212,07	0 A ⁽¹⁾⁽³⁾ \$		\$0 ⁽²⁾	212,070		D					
			Table II -	Deriva	ative		curities	۸ca		lien	osed of	or Bo	nefic	ially (Jwned					
											converti				JWIIEu					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution D if any (Month/Day/	ate, T	4. Transaction Code (Instr. 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Expiration (Month/Da	n Date	e of Securities			8. Price of Derivative Security (Instr. 5)	9. Number derivative Securitie Beneficia Owned Following Reported Transacti	e s ally g	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership t (Instr. 4)		
				c	Code	v	(A)	(D)	Date Exercisat	Expiration N			or Nu	ount mber Shares		(Instr. 4)				
Stock Options (right to buy)	\$0.85	11/12/2021		1	A ⁽⁴⁾		993,460		(4)		12/02/2029	Commo Stock	ⁿ 99	3,460	\$0	\$993,4	160	D		

Explanation of Responses:

\$0.85

Stock Options

(right to

buy)

1. On November 12, 2021, pursuant to that certain Agreement and Plan of Merger ("Merger Agreement"), dated as June 28, 2021, by and among DFP Healthcare Acquisitions Corp. ("DFP"), Orion Merger Sub I Inc. ("First Merger Sub"), Orion Merger Sub II, LLC ("Second Merger Sub"), and TOI Parent, Inc. ("Old TOI"), First Merger Sub merged into Old TOI, with Old TOI being the surviving corporation then Old TOI merged into Second Merger Sub, with Second Merger Sub being the surviving entity and a wholly owned subsidiary of DFP, which then changed its name to The Oncology Institute, Inc. (such transactions, collectively, the "Business Combination"). Upon consummation of the Business Combination, each issued and outstanding share of common stock of Old TOI was automatically cancelled and the holder thereof was entitled to receive its allocable share of cash and stock consideration pursuant to the Merger Agreement.

(5)

2. These shares were received in connection with the Business Combination and represent restricted earn-out shares subject to forfeiture and unvested until such time the Issuer's stock price reaches \$12.50 per share for 20 days within any 30 consecutive trading days for the two-year period following the closing of the Business Combination, subject to continued employment at such time.

3. The shares were received in connection with the Business Combination and represent restricted earn-out shares subject to forfeiture and unvested until such time the Issuer's stock price reaches \$15.00 per share for 20 days within any 30 consecutive trading days for the three-year period following the closing of the Business Combination, subject to continued employment at such time.

4. These stock options were received in connection with the Business Combination in exchange for time-vested stock options to acquire shares of Old TOI, and reflect the holder's allocable share of stock consideration pursuant to the Merger Agreement. These options vest as to 1/4th of the total number of shares subject to the option on the first anniversary of November 16, 2020 (the "Original Grant Date"), and as 1/36th of the total number of shares subject to the option will be fully vested on the fourth anniversary of the Original Grant Date, subject to continued employment through the vest date.

5. These stock options were received in connection with the Business Combination in exchange for performance based stock options to acquire shares of Old TOI, and reflect the holder's allocable share of stock consideration pursuant to the Merger Agreement. These options vest monthly for 36 months following November 12, 2021, the date of the closing of the Business Combination, subject to continued employment through the vest date.

> By: /s/ Mark Hueppelsheuser, Attorney-in-Fact for Brad 11/16/2021 <u>Hively</u> Date

\$823,971

D

** Signature of Reporting Person

Common

Stock

823.971

\$<mark>0</mark>

12/02/2029

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).

11/12/2021

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

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823,971

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.