SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

	Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).
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1. Name and Address of Reporting Person* Index Venture Associates V Ltd

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

OMB APPROVAL							
OMB Number:	3235-0287						
Estimated average burden							
hours per response:	0.5						

ours per response:	0.5
stimated average burden	

1. Name and Address of Reporting Person [*] Index Venture Associates III Ltd					2. Issuer Name and Ticker or Trading Symbol <u>Minerva Neurosciences, Inc.</u> [NERV]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner						
C/O EFG WEALTH SOLUTIONS (JERSEY) LTD. 06/1					B. Date of Earliest Transaction (Month/Day/Year) 16/19/2019								Officer (give title Other (specify below) below)						
5TH FL(OOR, 44 ES	PLANADE			4.1	f Amei	ndment	, Date	e of Orig	ginal F	-iled (Month/Da	ay/Year)			ividual c	r Joint/Grou	up Fil	ing (Check /	Applicable
(Street) ST. HELIER Y9 JE1 3FG													Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person						
(City)	(Si	ate) (Zip)																
		Tab	le I -	Non-Deriv	ative	e Sec	curitie	es A	cquir	ed, I	Disposed o	of, or E	Benefi	cially	Owne	ed		,	
1. Title of	Security (Inst	r. 3)		2. Transaction Date (Month/Day/Y		ar) 2A. Deemed Execution Date, if any (Month/Day/Year)				4. Securities A Disposed Of	d 5) Secu Bene Own		ially Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership			
									Code	v	Amount	(A) or (D)	Price		Report Transa (Instr. 3	ction(s)			(Instr. 4)
Common	Stock			06/19/201	19				S		77,243(1)	D	\$4.44	425 ⁽²⁾ 4,129,764 ⁽³⁾				See Footnote ⁽⁴⁾	
Common Stock 06/20/20			06/20/201	19	s 33,575 ⁽⁵⁾ D \$ 4.3413 ⁽⁶⁾ 4,096,18				6,189 ⁽⁷⁾			See Footnote ⁽⁴⁾							
		Ta	able I	II - Derivati (e.g., pl							sposed of, , convertib				wned				
Security or Exercise (Month/Day/Year) if any		ution Date,	Transaction of Code (Instr. De 8) Se Ad Di of (Ir		of Deriv Secu Acqu (A) o Dispo of (D	r osed) r. 3, 4	Expiration (Month/Da ed			Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		3 Der Sec (Ins	8. Price of Derivative Security (Instr. 5) 8 Price of Security (Instr. 5) 9. Numbe derivative Securitie Beneficia Owned Following Reported Transacti (Instr. 4)		у	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)		
					Code	v	(A)	(D)	Date Exer	e rcisabl	Expiration e Date	Title	Amoun or Numbe of Shares	r					
		Reporting Person*																	
Index '	Venture A	ssociates III I	<u>_td</u>			_													
		(First) SOLUTIONS (PLANADE		(Middle) EY) LTD.															
(Street) ST. HEL	IER	Y9	j	JE1 3FG															
(City)		(State)	((Zip)															
1. Name and Address of Reporting Person [*] Index Venture Associates IV Ltd																			
(Last)(First)(Middle)C/O INTERTRUST FUND SERVICES (JERSEY)LIMITED, 44 ESPLANADE																			
(Street) ST. HEL	IER	Y9	j	JE4 9WG															
(City)		(State)	((Zip)															

(Last)	(First)	(Middle)
C/O INTERTRU	ST FUND SERV	/ICES (JERSEY)
LIMITED, 44 E	SPLANADE	
(Street)		
ST. HELIER	Y9	JE4 9WG
(City)	(State)	(Zip)
1. Name and Addres		on*
(Last)	(First)	(Middle)
C/O INTERTRU	ST EMPLOYEE	BENEFIT SERVICES
LTD., 44 ESPLA	NADE	
(Street)		
ST. HELIER	Y9	JE4 9WG
(City)	(State)	(Zip)

Explanation of Responses:

1. Represents 13,389 shares sold by Index Ventures III (Jersey), L.P. ("Index III Jersey"), 27,198 shares sold by Index Ventures III (Delaware), L.P. ("Index III Delaware"), 484 shares sold by Index Ventures III Parallel Entrepreneur Fund (Jersey) L.P. ("Index III Jersey"), 17,05 shares sold by Index Ventures IV (Jersey) L.P. ("Index III Jersey"), 17,05 shares sold by Index Ventures IV Parallel Entrepreneur Fund (Jersey), L.P. ("Index IV Parallel" and, together with Index III Jersey and Index III Delaware, the "Index IV Jersey, the "Index IV Funds"), 14,708 shares sold by Index Ventures V (Jersey), L.P. ("Index IV Parallel" and, together with Index IV Jersey, the "Index IV Funds"), 14,708 shares sold by Index Ventures V (Jersey), L.P. ("Index IV Parallel" and, together with Index IV Jersey, the "Index IV Funds"), 14,708 shares sold by Index Ventures V (Jersey), L.P. ("Index IV Parallel" and, together with Index V Jersey, the "Index V Funds") and 981 shares sold by Yucca (Jersey) SLP ("Yucca Jersey").

2. The price reported in column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$4.31 to \$4.555. The reporting persons undertake to provide to the issuer, any security holder of the issuer or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.

3. Represents 715,828 shares held directly by Index III Jersey, 1,454,132 shares held directly by Index III Delaware, 25,905 shares held directly by Index III Parallel, 994,363 shares held directly by Index IV Jersey, 94,385 shares held directly by Index IV Parallel, 786,353 shares held directly by Index V Jersey, 6,371 shares held directly by Index V Parallel and 52,427 shares held directly by Yucca Jersey.

4. Index Venture Associates III Ltd. ("Index III GP") is the general partner of the Index III Funds, Index Venture Associates IV Ltd. ("Index IV GP") is the general partner of the Index V Funds. Yucca (Jersey) SLP is the Administrator of the Index Co-Investment Scheme acting through Intertrust Employee Benefit Services Limited. Each of Index III GP, Index IV GP and Index V GP disclaims Section 16 beneficial ownership of the securities held by the Index III Funds, Index IV Funds, respectively, and the shares held by Yucca Jersey, except to the extent of its respective pecuniary interest therein, if any, and this report shall not be deemed an admission that Index III GP, Index IV GP or Index V GP is the beneficial owner of such securities for Section 16 or any other purpose.

5. Represents 5,818 shares sold by Index III Jersey, 11,823 shares sold by Index III Delaware, 211 shares sold by Index III Parallel, 8,084 shares sold by Index IV Jersey, 768 shares sold by Index IV Parallel, 6,395 shares sold by Index V Jersey, 51 shares sold by Index V Parallel and 425 shares sold by Yucca Jersey.

6. The price reported in column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$4.25 to \$4.60. The reporting persons undertake to provide to the issuer, any security holder of the issuer or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.

7. Represents 710,010 shares held directly by Index III Jersey, 1,442,309 shares held directly by Index III Delaware, 25,694 shares held directly by Index III Parallel, 986,279 shares held directly by Index IV Jersey, 93,617 shares held directly by Index IV Parallel, 779,958 shares held directly by Index V Jersey, 6,320 shares held directly by Index V Parallel and 52,002 shares held directly by Yucca Jersey.

Remarks:

Index Venture Associates III Ltd., By: /s/ Nigel Greenwood, 06/21/2019 Director Index Venture Associates IV Ltd., By: /s/ Michael Johnson, 06/21/2019 Director Index Venture Associates V Ltd., By: /s/ Michael Johnson, 06/21/2019 Director YUCCA (JERSEY) SLP, By: Intertrust Employee Benefit Services Ltd., as authorized signatory of Yucca (Jersey) SLP in its capacity as 06/21/2019 Administrator of the Index Co-Investment Scheme, By: /s/ Sarah Earles, /s/ Michael Johnson, Its: Authorized Signatories ** 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.