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

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STATEMENT OF CHANGES IN BENEFICIAL	OWNERSHIP

OMB APPROVAL

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

1. Name and Address of Reporting Person*  Tananbaum James B.				2. Issuer Name and Ticker or Trading Symbol Quantum-Si Inc [ QSI ]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  X Director 10% Owner					
(Last) (First) (Middle) C/O QUANTUM-SI INCORPORATED 530 OLD WHITFIELD STREET				3. Date of Earliest Transaction (Month/Day/Year) 06/10/2021								Office below	icer (give title ow)		Othe belov	(specify		
(Street) GUILFORD CT 06437				4. If Amendment, Date of Original Filed (Month/Day/Year)							Individual or Joint/Group Filing (Check Applicable Line)     X Form filed by One Reporting Person     Form filed by More than One Reporting							
(City)	(Sta	ate) (Z	Zip)									Perso	וונ					
		Table	I - Non-Deriva	tive	Secui	rities	Acq	uired,	Dispo	sed of	f, or E	Benefici	ally Own	ed				
1. Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Yea	2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and				Beneficially Owned Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Direct Ir B (I) O	7. Nature of Indirect Beneficial Ownership (Instr. 4)			
						Code	Code V		nt	(A) or (D) Price		Reported Transaction (Instr. 3 au	on(s) nd 4)	(s) (4)				
Class A C	Common Sto	ock	06/10/2021				A		4,463	3,619	A	(1)	4,463,	,619	I	F	oresite apital und IV, .P. <sup>(2)</sup>	
Class A C	Common Sto	ock	06/10/2021				A		743,	,936	A	(3)	743,9	936	I	F	oresite apital und V, .P. <sup>(2)</sup>	
Class A C	Common Sto	ock	06/10/2021				A		1,250	,000(4)	A	\$10	1,993,	,936	I	F	oresite apital und V, .P. <sup>(2)</sup>	
Class A (	Common Sto	ock	06/10/2021				A		348,1	125 <sup>(5)</sup>	A	\$0.001	2,342	,061	I	F	oresite apital und V, .P. <sup>(2)</sup>	
Class A Common Stock		06/10/2021			A		1,250	,000 <sup>(4)</sup>	A	\$10	1,250,000		I C		y Foresite apital opportunity und V, .P. <sup>(2)</sup>			
Class A Common Stock		06/10/2021			A		348,1	125 <sup>(5)</sup>	A \$0.001		1,598,125		I	By Foresite Capital Opportunity Fund V, L.P. <sup>(2)</sup>				
Class A C	lass A Common Stock 06/11/2021		A 20,			20,5	512 <sup>(6)</sup>	A \$0.0		20,512		D						
		Tal	ole II - Derivati (e.g., pu											d				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction of Deriv Secu Acqu (A) oi Dispo of (D) (Instrand 5. Nu		Expirati (Month/ ities ired sed		Exercisable and		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)		10. Ownersh Form: Direct (D or Indirec (I) (Instr.	Beneficial Ownership t (Instr. 4)		
				Code	v	(A)		Date Exercisa		opiration	Title	Amount or Number of Shares						

## Explanation of Responses:

pursuant to which Merger Sub merged with and into Quantum-Si (the "Merger"), with Quantum-Si surviving as a wholly-owned subsidiary of HighCape (which changed its name to "Quantum-Si Incorporated", the "Issuer"), these shares were received in exchange for 5,597,015 shares of Quantum-Si Series E preferred stock.

- 2. Foresite Capital Management IV, LLC ("FCM IV") is the general partner of Foresite Capital Fund IV, L.P. ("Foresite IV") and may be deemed to have sole voting and dispositive power over shares held by Foresite IV. Foresite Capital Management V, LLC ("FCM V") is the general partner of Foresite Capital Fund V, L.P. ("Foresite V") and Foresite Capital Opportunity Fund V, L.P. ("Foresite V") and Foresite Capital Opportunity Fund V, L.P. ("Foresite V") and Foresite Opportunity. Dr. Tananbaum is the sole managing member of FCM IV and FCM V and may be deemed to have sole voting and dispositive power over share held by Foresite V, and Foresite Opportunity. Each of FCM IV, FCM V, Foresite Opportunity, and Dr. Tananbaum disclaims beneficial ownership of shares held by Foresite IV, Foresite Opportunity except to the extent of any pecuniary interest therein.
- 3. Received in connection with the Merger in exchange for 932,836 shares of Quantum-Si Series E preferred stock.
- 4. Foresite V and Foresite Opportunity each purchased 1,250,000 shares of Class A common stock from the Issuer, at a price of \$10.00 per share, in a private placement immediately prior to the closing of the Merger.
- 5. Foresite V and Foresite Opportunity each acquired 348,125 shares of Class A common stock from the Issuer, at a price of \$0.001 per share, immediately prior to the closing of the Merger.
- 6. Consists of RSUs. Each RSU represents the right to receive one share of common stock upon vesting. The RSUs vest in equal annual installments over three years beginning on June 11, 2022, subject to Dr. Tananbaum's continued service through the applicable vesting date.

/s/ Christian LaPointe, Ph.D., Attorney-in-Fact 06/14/2021

\*\* 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.