# **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.  $\ \Box$ 

	Washington, D.C. 20549	
	FORM 8-K	
	CURRENT REPORT Pursuant to Section 13 or 15(d)	
	of the Securities Exchange Act of 1934	
Date	of Report (Date of earliest event reported): Mar	rch 13, 2024
C	COHERUS BIOSCIENCES,  (Exact name of registrant as specified in its charter)	
Delaware (State or other jurisdiction of incorporation)	001-36721 (Commission File Number)	27-3615821 (IRS Employer Identification Number)
F	333 Twin Dolphin Drive, Suite 600 Redwood City, CA 94065 (Address of principal executive offices, including Zip Code) Registrant's telephone number, including area code: (650) 6	i49_3530
	the Form 8-K filing is intended to simultaneously satisfy the	
☐ Written communications pur	suant to Rule 425 under the Securities Act (17 CFR 230.425)	
☐ Soliciting material pursuant t	o Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)	
☐ Pre-commencement commu	nications pursuant to Rule 14d-2(b) under the Exchange Act	(17 CFR 240.14d-2(b))
☐ Pre-commencement commu	nications pursuant to Rule 13e-4(c) under the Exchange Act	(17 CFR 240.13e-4(c))
Securities registered pursuant to Sec	ction 12(b) of the Act:	
Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Common Stock, \$0.0001 par value		The Nasdaq Global Market
•	registrant is an emerging growth company as defined in Rul 2b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of t	
Emerging growth company $\ \square$		
If an emerging growth company, ind	icate by check mark if the registrant has elected not to use t	he extended transition period for

#### Item 2.02 Results of Operations and Financial Conditions

On March 13, 2024, Coherus BioSciences, Inc. (the "Company") issued a press release regarding its financial results for the fiscal year ended December 31, 2023. The full text of the press release is furnished as Exhibit 99.1 to this Form 8-K.

This information in this Item 2.02 of this Form 8-K and the Exhibit 99.1 attached hereto shall not be deemed "filed" for purposes of Section 18 of the Securities and Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that Section, or incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in such a filing.

## Item 9.01 Financial Statements and Exhibits.

### (d) Exhibits.

Exhibit No.	Description
99.1	Press release dated March 13, 2024.
104	Cover page Interactive Data file (embedded within the Inline XBRL document)

### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: March 13, 2024 COHERUS BIOSCIENCES, INC.

By: /s/ Dennis M. Lanfear
Name: Dennis M. Lanfear

Title: Chief Executive Officer



#### Coherus BioSciences Reports Fourth Quarter, Full Year 2023 Financial Results and Provides Current Business Update

- Net revenue of \$91.5 million in the fourth quarter and \$257.2 million in FY 2023 -
- UDENYCA® net sales of \$36.2 million in the fourth quarter and \$127.1 million in FY 2023 -
- CIMERLI® net sales of \$52.4 million in the fourth quarter and \$125.4 million in FY 2023 -
  - LOQTORZI™ and UDENYCA ONBODY™ successfully launched in Q1 2024 -
    - Reduction of work force of 30% for 2024 initiated on March 7, 2024 -
      - Conference call today at 5:00 p.m. Eastern Time -

**REDWOOD CITY, Calif., March 13, 2024 -- Coherus BioSciences, Inc.** (Coherus, Nasdaq: CHRS), today reported financial results for its fiscal fourth quarter and full year ended December 31, 2023 and recent business highlights:

#### **RECENT BUSINESS HIGHLIGHTS**

#### CORPORATE RESTRUCTURING SOLIDIFIES FOCUS ON ONCOLOGY

- On March 1, 2024, Coherus closed the divestiture of the ophthalmology franchise to Sandoz for upfront, all-cash consideration of \$170 million plus an additional \$17.8 million for CIMERLI product inventory and prepaid manufacturing assets.
- On or before April 1, 2024, Coherus plans to prepay \$175 million of the \$250 million principal balance of its term loan with Pharmakon Advisors LP ("Pharmakon"), leaving a residual balance of \$75 million and reducing projected annualized Pharmakon related interest payments by about 70%.
- The sharpened focus in oncology and a subsequent restructuring is expected to result in a reduction in workforce of 30% by the end of 2024, including 35 employees associated with the ophthalmology divestiture, for an estimated annualized cost savings of more than \$25 million.
- Expected SG&A and R&D expenses for 2024 reduced from \$301.5 million in 2023 to \$250-265 million representing at least a 12% decrease year over year.
- The \$25 million toripalimab NPC approval milestone due to be paid to Junshi Biosciences in Q1 2024 has been restructured such that \$12.5 million will be paid in Q2 2024 and the remainder in Q1 2025, potentially adjusted downward for proceeds from Canadian rights.

### UDENYCA® RESULTS and ONBODY LAUNCH UPDATE

- UDENYCA net product sales increased 10% in the fourth quarter 2023 to \$36.2 million compared to \$33.0 million in the
  third quarter. Total unit demand grew 7% quarter over quarter. UDENYCA Autoinjector presentation unit demand grew
  129% quarter over quarter. Since commercial launch in May 2023, more than 727 accounts have ordered the
  Autoinjector presentation.
- UDENYCA ONBODY, a novel and proprietary state-of-the-art delivery system for pegfilgrastim-cbqv, was launched in February 2024. High customer demand coupled with confirmed payer coverage, drove robust uptake with 138 accounts ordering ONBODY within the first four weeks of launch.
- Based on data from IQVIA, rolling 4-week UDENYCA market share as of March 1 was 26%.

#### LOQTORZI™ LAUNCH UPDATE

- LOQTORZI is the first and only FDA-approved treatment for recurrent or metastatic NPC in all lines of therapy with commercial launch commencing on January 2, 2024.
- NCCN Guidelines recommend LOQTORZI as the only immunotherapeutic agent with Preferred Category 1 status in first-line treatment for adults with metastatic or recurrent locally advanced NPC in combination with chemotherapy;
   LOQTORZI monotherapy is also recommended in NCCN guidelines as the only preferred regimen in subsequent lines of therapy.
- Category 1 represents the highest level of evidence and uniformity among panel members in terms of agreement that translates into ease of reimbursement and the ability to establish a new standard of care for these patients.
- Payer coverage for LOQTORZI has been confirmed across Medicare Fee for Service, as well as national and regional commercial health plans.
- Early demand uptake tracking to expectations, with over 59 NPC targeted accounts ordering the product since launch.

#### **NOVEL IMMUNO-ONCOLOGY PIPELINE ADVANCES**

- In January 2024, Coherus entered into a clinical collaboration with INOVIO to evaluate LOQTORZI (toripalimab-tpzi) in combination with INO-3112 in a Phase 3 clinical trial as a potential treatment for patients with locoregionally advanced, high-risk, HPV16/18 positive oropharyngeal squamous cell carcinoma (OPSCC), a type of head and neck cancer commonly known as throat cancer.
- Coherus presented new Phase 1b/2 clinical data for casdozokitug, a first-in-class IL-27 antagonist at the 2023 ESMO IO Congress in December and 2024 ASCO Gastrointestinal Cancers Symposium in January. Results show encouraging signs of antitumor activity and an acceptable safety profile for casdozokitug alone and in combination with PD-(L)1 inhibitors with or without bevacizumab in HCC and NSCLC respectively. Importantly, responses were associated with IL-27 related biomarkers and data support planned clinical trials with casdozokitug/ toripalimab-tpzi in NSCLC and HCC.
- New preclinical data for CHS-1000 has been selected for a poster presentation at the upcoming 2024 AACR Annual Meeting being held April 5-10, 2024, in San Diego.
- Coherus plans to file an Investigational New Drug (IND) application in second quarter of 2024 for CHS-1000, a novel ILT4-targeted antibody.

"Throughout 2023, Coherus demonstrated significant progress in transforming the Company's business model and product portfolio for long-term sustainable growth," said Denny Lanfear, Coherus' Chairman and Chief Executive Officer. "We are clearly focused on driving our revenues, reducing our costs, and advancing our pipeline, with constant attention to long-term shareholder value. The divestiture of CIMERLI and debt paydown improves our capital structure and sharpens our focus on oncology. With a robust portfolio of FDA-approved products and a promising immuno-oncology pipeline, we are now better positioned than ever to execute on our mission of extending the lives of cancer patients."

#### **FOURTH QUARTER and FULL YEAR 2023 FINANCIAL RESULTS**

Net revenue was \$91.5 million during the three months ended December 31, 2023 and included \$36.2 million of net sales of UDENYCA, \$52.4 million of net sales of YUSIMRY™ which was launched in July 2023 and \$0.6 million of net sales of LOQTORZI which began shipping to distributors in December 2023 in preparation for launch. Net revenue was \$45.4 million during the three months ended December 31, 2022. For the twelve months ended December 31, 2023 and 2022, net revenue was \$257.2 million and \$211.0 million, respectively. The increases in total net revenues were driven by the launches of CIMERLI and YUSIMRY and by the return to growth of UDENYCA throughout 2023.

Cost of goods sold (COGS) was \$84.6 million and \$14.2 million during the three months ended December 31, 2023 and 2022, respectively, and \$159.0 million and \$70.1 million during the full year ended December 31, 2023 and 2022, respectively. The increases in COGS for the three month and the annual periods each included a \$47.0 million charge for the write-down of slow moving YUSIMRY inventory and the related partial recognition of certain firm purchase commitments. Increases in COGS also included \$19.4 million and \$47.5 million in royalty costs compared to the quarterly and annual periods in the prior year, respectively and increases in product costs of \$11.5 million and \$25.0 million, respectively, primarily driven by CIMERLI sales. The increase in the year over year COGS was partially offset by a \$26.0 million write-down in the third quarter 2022 of inventory at risk of expiration and due to the sale in the second half 2023 of certain of those UDENYCA units having a total original cost of \$9.9 million but no carrying value following the write-down. UDENYCA COGS includes a mid-single digit royalty on net sales payable through the first half of 2024, and CIMERLI® COGS includes a low to mid 50% royalty on gross profits.

Research and development (R&D) expense for the three months ended December 31, 2023 and 2022 was \$26.4 million and \$29.0 million, respectively. For the full year ended December 31, 2023 and 2022, R&D expense was \$109.4 million and \$199.4 million, respectively. The decline compared to the prior year periods primarily resulted from the reduction in scope of the toripalimab collaboration and from the recognition in the first quarter of 2022 of the \$35.0 million option exercise fee paid to Junshi Biosciences to license CHS-006. R&D expense for the full year of 2022 also included development costs for additional presentations of UDENYCA and certain manufacturing expenses for YUSIMRY which began to be capitalized in mid-2022.

Selling, general and administrative (SG&A) expense was \$49.5 million and \$53.6 million during the three months ended December 31, 2023 and 2022, respectively, and \$192.0 million and \$198.5 million during the full year ended December 31, 2023 and 2022, respectively. The decline in SG&A expense in both periods compared to the prior year periods primarily reflects lower headcount, partially offset by transaction costs associated with the Surface acquisition.

**Net loss** for the fourth quarter of 2023 was \$79.7 million, or \$(0.71) per share on a basic and diluted basis, compared to a net loss of \$58.9 million, or \$(0.76) per share on a basic and diluted basis for the same period in 2022. Net loss for the full year of 2023 was \$237.9 million, or \$(2.53) per share on a basic and diluted basis, compared to a net loss of \$291.8 million, or \$(3.76) per share on a basic and diluted basis for the full year of 2022.

**Non-GAAP net loss** for the fourth quarter of 2023 was \$68.9 million, or \$(0.62) per share on a basic and diluted basis, compared to non-GAAP net loss of \$47.1 million, or \$(0.60) per share on a basic and diluted basis for the same period in 2022. Non-GAAP net loss for the full year of 2023 was \$186.2 million, or \$(1.98) per share on a basic and diluted basis, compared to non-GAAP net loss of \$234.8 million, or \$(3.02) per share on a basic and diluted basis for the full year of 2022. See "Non-GAAP Financial Measures" below for a discussion on how Coherus calculates non-GAAP net loss and a reconciliation to the most directly comparable GAAP measures.

Cash, cash equivalents and investments in marketable securities were \$117.7 million as of December 31, 2023, compared to \$191.7 million at December 31, 2022.

#### 2024 R&D and SG&A Expense Guidance

Coherus is introducing a guidance range of combined 2024 R&D and SG&A expenses from \$250 to \$265 million. This guidance includes approximately \$40 million of stock-based compensation expense and excludes the effects of strategic acquisitions, collaborations or investments, the exercise of rights or options related to collaboration programs, and any other transactions or circumstances not yet identified or quantified. This guidance is subject to a number of risks and uncertainties. See Forward-Looking Statements described in the section below.

#### **Conference Call Information**

When: Wednesday, March 13, 2024, starting at 5:00 p.m. Eastern Time

To access the conference call, please register through the following link to receive dial-in information and a personal PIN to access the live call: https://register.vevent.com/register/BI41e6b8f8ab024eefafe43493f6fd0cdf

Please dial-in 15 minutes early to ensure a timely connection to the call.

Webcast: https://edge.media-server.com/mmc/p/7c7bss7i

An archived webcast will be available on the "Investors" section of the Coherus website at https://investors.coherus.com/events-presentations.

### **About Coherus BioSciences**

Coherus is a commercial-stage biopharmaceutical company focused on the research, development and commercialization of innovative immunotherapies to treat cancer. Coherus is developing an innovative immuno-oncology pipeline that will be synergistic with its proven commercial capabilities in oncology.

Coherus' immuno-oncology pipeline includes multiple antibody immunotherapy candidates focused on enhancing the innate and adaptive immune responses to enable a robust immunologic response and enhance outcomes for patients with cancer. Casdozokitug is a novel anti-IL-27 antibody currently being evaluated in two ongoing clinical studies: a Phase 1/2 study in advanced solid tumors and

a Phase 2 study in hepatocellular carcinoma. CHS-114 is a highly selective, competitively positioned, ADCC-enhanced anti-CCR8 antibody currently in a Phase 1/2 study as a monotherapy in patients with advanced solid tumors. CHS-1000 is a preclinical candidate targeting immune-suppressive mechanisms via the novel pathway ILT4 with an IND filing planned in the first half of 2024.

Coherus markets LOQTORZI™ (toripalimab-tpzi), a novel next generation PD-1 inhibitor, UDENYCA® (pegfilgrastim-cbqv), a biosimilar of Neulasta®, and YUSIMRY™ (adalimumab-aqvh), a biosimilar of Humira®.

Neulasta® is a registered trademark of Amgen, Inc.

Humira® is a registered trademark of AbbVie Inc.

#### **Forward-Looking Statements**

Except for the historical information contained herein, the matters set forth in this press release are forward-looking statements within the meaning of the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995, including, but not limited to, statements regarding Coherus' ability to identify synergies between its I-O pipeline and its commercial operations; Coherus' expected timing for filing an IND for CHS-1000; Coherus' future projections for R&D expense and SG&A expense; Coherus' expectations for timing, principal paid and interest payment reductions for its term loan with Pharmakon Advisors, LP; the size of the reduction of workforce in 2024; and Coherus' expectations that it will be able to realize value in the future from its pipeline.

Such forward-looking statements involve substantial risks and uncertainties that could cause Coherus' actual results, performance or achievements to differ significantly from any future results, performance or achievements expressed or implied by the forward-looking statements. Such risks and uncertainties include, among others, the risks and uncertainties inherent in the clinical drug development process; risks related to Coherus' existing and potential collaboration partners; risks of Coherus' competitive position; the risks and uncertainties of the regulatory approval process, including the speed of regulatory review and the timing of Coherus' regulatory filings; the risk of FDA review issues; the risks of competition; the risk that Coherus is unable to complete commercial transactions and other matters that could affect the availability or commercial potential of Coherus' products and product candidates; and the risks and uncertainties of possible litigation. All forward-looking statements contained in this press release speak only as of the date of this press release. Coherus undertakes no obligation to update or revise any forward-looking statements. For a further description of the significant risks and uncertainties that could cause actual results to differ from those expressed in these forward-looking statements, as well as risks relating to Coherus' business in general, see Coherus' Annual Report on Form 10-K for the fiscal year ended December 31, 2023 filed with the Securities and Exchange Commission on or about the date of this press release, including the section therein captioned "Risk Factors" and in other documents Coherus files with the Securities and Exchange Commission. Coherus' results for the fiscal year ended December 31, 2023 are not necessarily indicative of its operating results for any future periods.

UDENYCA®, UDENYCA® ONBODY™, YUSIMRY™ and LOQTORZI™, whether or not appearing in large print or with the trademark symbol, are trademarks of Coherus, its affiliates, related companies or its licensors or joint venture partners unless otherwise noted. Trademarks and trade names of other companies appearing in this press release are, to the knowledge of Coherus, the property of their respective owners.

#### **Coherus Contact Information:**

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For Media: Jodi Sievers VP, Corporate Communications media@coherus.com

# Coherus BioSciences, Inc. Condensed Consolidated Statements of Operations

(in thousands, except share and per share data) (unaudited)

	Three Months Ended December 31,				Year Ended December 31,			
		2023		2022	2023			2022
Net revenue	\$	91,524	\$	45,352	\$	257,244	\$	211,042
Costs and expenses:								
Cost of goods sold		84,567		14,202		158,992		70,083
Research and development		26,368		29,022		109,436		199,358
Selling, general and administrative		49,494		53,621		192,015		198,481
Total costs and expenses		160,429		96,845		460,443		467,922
Loss from operations		(68,905)		(51,493)		(203,199)		(256,880)
Interest expense		(10,619)		(9,385)		(40,542)		(32,474)
Loss on debt extinguishment		_		_		_		(6,222)
Other income (expense), net		(129)		2,008		5,469		3,822
Loss before income taxes		(79,653)		(58,870)		(238,272)		(291,754)
Income tax provision (benefit)		_		_		(380)		_
Net loss	\$	(79,653)	\$	(58,870)	\$	(237,892)	\$	(291,754)
Basic and diluted net loss per share	\$	(0.71)	\$	(0.76)	\$	(2.53)	\$	(3.76)
Weighted-average number of shares used in computing basic and diluted net loss per share	1	11,492,596	_	7,955,769		94,162,637		77,630,020

# Coherus BioSciences, Inc. Condensed Consolidated Balance Sheets

(in thousands) (unaudited)

	Decen 2			December 31, 2022		
sets		_	-			
sh and cash equivalents	\$	102,891	\$	63,547		
vestments in marketable securities		14,857		128,134		
rade receivables, net		260,522		109,964		
enventory		130,100		115,051		
ntangible assets, net		71,673		5,931		
ther assets		49,561		58,220		
otal assets	\$	629,604	\$	480,847		
abilities and Stockholders' Deficit						
Accrued rebates, fees and reserve	\$	169,645	\$	54,461		
Term loans		246,481		245,483		
Convertible notes		226,888		225,575		
Other liabilities		180,015		92,746		
Total stockholders' deficit		(193,425)		(137,418)		
otal liabilities and stockholders' deficit	\$	629,604	\$	480,847		

# Coherus BioSciences, Inc. Condensed Consolidated Statements of Cash Flows

(in thousands) (unaudited)

	Three Months Ended December 31,					I 1,		
		2023		2022		2023		2022
Cash, cash equivalents and restricted cash at beginning of the period	\$	80,711	\$	287,245	\$	63,987	\$	417,635
Net cash used in operating activities	_	(12,937)		(99,953)		(174,884)		(241,124)
Purchases of investments in marketable securities		_		(127,382)		(19,507)		(127,382)
Proceeds from maturities of investments in marketable securities		36,212		_		144,360		_
Proceeds from sale of investments in marketable securities		_		_		13,282		_
Cash and cash equivalents acquired from Surface Acquisition		_		_		6,997		_
Option payment to Junshi Biosciences		_		_		_		(35,000)
Milestone based license fee payments		(1,051)		(2,429)		(1,051)		(2,429)
Other investing activities, net		42		(87)		559		(2,039)
Net cash provided by (used in) investing activities		35,203		(129,898)	Ξ	144,640		(166,850)
Proceeds from 2027 Term Loans, net of debt discount & issuance costs		_		_		_		240,679
Proceeds from issuance of common stock under ATM Offering, net of issuance costs		(105)		6,358		18,093		6,358
Proceeds from issuance of common stock under Public Offering, net of issuance costs		_		_		53,625		_
Proceeds from issuance of common stock upon exercise of stock options		524		60		694		691
Proceeds from purchase under the employee stock purchase plan		472		665		1,809		2,320
Taxes paid related to net share settlement		(326)		(123)		(3,587)		(3,744)
Repayment of 2022 Convertible Notes and premiums		` _		` _				(109,000)
Repayment of 2025 Term Loan, premiums and exit fees		_		_		_		(81,750)
Other financing activities		(199)		(367)		(1,034)		(1,228)
Net cash provided by financing activities		366		6,593		69,600		54,326
Net increase (decrease) in cash, cash equivalents and restricted cash		22,632		(223,258)		39,356		(353,648)
Cash, cash equivalents and restricted cash at end of the period	\$	103,343	\$	63,987	\$	103,343	\$	63,987
Reconciliation of cash, cash equivalents, and restricted cash								
Cash and cash equivalents	\$	102,891	\$	63,547	\$	102,891	\$	63,547
Restricted cash balance		452		440		452		440
Cash, cash equivalents and restricted cash	\$	103,343	\$	63,987	\$	103,343	\$	63,987

#### **Non-GAAP Financial Measures**

To supplement the financial results presented in accordance with GAAP, Coherus has also included in this press release non-GAAP net loss, and the related per share measures, which exclude from net loss, and the related per share measures, stock-based compensation expense, certain acquisition-related expenses, amortization of intangible assets, contingent consideration, loss on debt extinguishment and restructuring charges related to our reduction in workforce. These non-GAAP financial measures are not prepared in accordance with GAAP, do not serve as an alternative to GAAP and may be calculated differently than similar non-GAAP financial information disclosed by other companies. Coherus encourages investors to carefully consider its results under GAAP, as well as its supplemental non-GAAP financial information and the reconciliation between these presentations set forth below, to more fully understand Coherus' business.

Coherus believes that the presentation of these non-GAAP financial measures provides useful supplemental information to, and facilitates additional analysis by, investors. In particular, Coherus believes that these non-GAAP financial measures, when considered together with its financial information prepared in accordance with GAAP, can enhance investors' and analysts' ability to meaningfully compare Coherus' results from period to period, and to identify operating trends in Coherus' business. Coherus also regularly uses these non-GAAP financial measures internally to understand, manage and evaluate its business and to make operating decisions.

# Coherus BioSciences, Inc. Reconciliation of GAAP Net Loss to Non-GAAP Net Loss

(in thousands, except share and per share data)
(unaudited)

Three Months Ended December 31,				Year Ended							
					December 31,						
	2023		2022		2023		2022				
\$	(79,653)	\$	(58,870)	\$	(237,892)	\$	(291,754)				
	10,797		11,726		42,161		50,737				
	_		_		_		6,222				
	_		_		4,876		_				
	545		_		5,093		_				
	(920)		_		(920)		_				
	313		_		456		_				
\$	(68,918)	\$	(47,144)	\$	(186,226)	\$	(234,795)				
\$	(0.71)	\$	(0.76)	\$	(2.53)	\$	(3.76)				
\$	(0.62)	\$	(0.60)	\$	(1.98)	\$	(3.02)				
11	1,492,596		77,955,769		94,162,637		77,630,020				
	\$	Decet 2023 \$ (79,653)  10,797  545 (920) 313 \$ (68,918)  \$ (0.71)	December       2023     \$       \$ (79,653)     \$       10,797     —       —     545       (920)     313       \$ (68,918)     \$       \$ (0.71)     \$       \$ (0.62)     \$	December 31,       2023     2022       \$ (79,653)     \$ (58,870)       10,797     11,726       —     —       —     —       545     —       (920)     —       313     —       \$ (68,918)     \$ (47,144)       \$ (0.71)     \$ (0.76)       \$ (0.62)     \$ (0.60)	December 31,       2023     2022       \$ (79,653)     \$ (58,870)       10,797     11,726       —     —       —     —       545     —       (920)     —       313     —       \$ (68,918)     \$ (47,144)       \$ (0.71)     \$ (0.76)       \$ (0.62)     \$ (0.60)	December 31,         December 31,           2023         2022         2023           \$ (79,653)         \$ (58,870)         \$ (237,892)           10,797         11,726         42,161           —         —         —           —         —         4,876           545         —         5,093           (920)         —         (920)           313         —         456           \$ (68,918)         \$ (47,144)         \$ (186,226)           \$ (0.71)         \$ (0.76)         \$ (2.53)           \$ (0.62)         \$ (0.60)         \$ (1.98)	December 31,         December 3           2023         2022         2023           \$ (79,653)         \$ (58,870)         \$ (237,892)         \$           10,797         11,726         42,161         —           —         —         —         —           —         —         4,876         —           545         —         5,093         —           (920)         —         (920)         —           313         —         456         —           \$ (68,918)         \$ (47,144)         \$ (186,226)         \$           \$ (0.71)         \$ (0.76)         \$ (2.53)         \$           \$ (0.62)         \$ (0.60)         \$ (1.98)         \$				

<sup>(1)</sup> In the year ended December 31, 2023, stock-based compensation of \$1.0 million was classified within Restructuring charges related to reduction in workforce.

<sup>(2)</sup> Beginning in the third quarter of 2023, the Company began excluding acquisition-related costs in its non-GAAP financial information. To conform to this change, \$1.9 million of acquisition-related costs incurred during the quarter ended June 30, 2023 has been excluded from SG&A expense for the year ended December 31, 2023.