longer subject to Section 16. Form 4 or Form 5 obligations may continue. See

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

# Washington, D.C. 20549

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

#### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

Instru	ction 1(b).					Inve	estment	Com	npany	y Act	of 1940										
(Print or Ty	pe Response	es)																			
1. Name and Address of Reporting Person* BURNETT JOSEPH MICHAEL						2. Issuer Name and Ticker or Trading Symbol ClearPoint Neuro, Inc. [CLPT]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner						
(Last) (First) (Middle)						3. Date of Earliest Transaction (Month/Day/Year)									X Officer (give title below) Other (specify below)  CEO and President						
C/O CLEARPOINT NEURO, INC., 120 S. SIERRA AVE., SUITE 100						06/10/2022										020	4114 1 105140			-	
		4. If Amendment, Date Original Filed(Month/Day/Year)									6.	6. Individual or Joint/Group Filing(Check Applicable Line)									
SOLANA BEACH, CA 92075															_X_Form filed by One Reporting PersonForm filed by More than One Reporting Person						
(City) (State) (Zip)						Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned															
					124	D					1								17	National	
1.Title of Security (Instr. 3)			Date		2A. Deemed Execution Date, if						(A) or Disposed of (I			(D) O	Owned Following Reported			6. Ownership	ip of	Nature Indirect	
			(Month/Day/Yea		n) any (Month/Day/Year)		Dav/Year)	(Instr. 8)			(Instr. 3, 4 and				ransaction(s) nstr. 3 and 4)			Form: Direct (D		Beneficial Ownership	
		Code							(4)			,			or Indirec	/	(Instr. 4)				
							V	Amount	(A) (D)						(Instr. 4)						
Common Stock			06/10/					A		70,113 A \$		\$ 0 2	93,249 (2)		D						
					<u> </u>									\\							
Reminder:	Report on a	separate line for each	class of se	curities be	enefici	ially o	owned dire	ectly		•		9600	nd ·	to the c	collection of	informatio	on contain	ad SE	C 14"	74 (9-02)	
										in this	s form are	not	req	quired t	o respond u				C 147	7 (7-02)	
										a curr	rently val	ia Oiv	IB (	control	number.						
				Table II -							posed of, o				wned						
1. Title of			3A. Deem		4.		5. Numb	er	6. Da	ate Exe	ercisable ar	nd	7. ]	Title and			9. Number			11. Natur	
Derivative Security	Conversion or Exercise	Date (Month/Day/Year)	Execution any		Transaction of Deri			red (A)						derlying str. 3 and	Securities 14)	Derivative Security	Derivative Securities	Owne Form		of Indirect Beneficia	
(Instr. 3)	Price of Derivative		(Month/Day/Year)		(Instr. 8) Acquir or Disp of (D) (Instr. and 5)		Acquire									(Instr. 5)	Beneficially Owned		erivative ecurity:	Ownershi (Instr. 4)	
	Security						of (D)									Following Reported Transaction(s)	Direc	t (D)	(msu. 1)		
																	or Ind	irect			
									Date		Expiration		T: 4		Amount or		(Instr. 4)	(Instr.	4)		
					Code	ode V (A)		(D)	Exer	cisable			Title		Number of Shares						
Stock																					
Options	\$ 11.41	06/10/2022			A		46,742			<u>(3)</u>	06/10/2	2032		ommon	46,742.00	\$ 0	46,742		)		
(right to buy)													Stock								
	1															l	1				
Repor	ting O	wners																			
						Relationships															
Reporting Owner Name / Address			Director	Officer				c													
DUDNETT IGGEDU MICHAEL				Owner																	
BURNETT JOSEPH MICHAEL C/O CLEARPOINT NEURO, INC.			**																		
120 S. SIERRA AVE., SUITE 100			X	CEO and Pre			esident														
SOLANA BEACH, CA 92075																					
Signa	tures																				
/g/ Dial-	rd F. Matt	tarn by Davis - f	Attom	, for Isa	onh N	M D	urnott			06/12	2/2022										
/s/ Richard F. Mattern, by Power of Attorney for Joseph M. Burnett Signature of Reporting Person  Date																					
		-Signature of Rep	orung rerson																		

### **Explanation of Responses:**

- 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).
- (1) The shares are restricted stock and vest as follows: (i) 20% of the total shares on the first anniversary of the grant date; (ii) 40% of the total shares on the second anniversary of the grant date; and (iii) 40% of the total shares on the third anniversary of the grant date.

- (2) Includes 1,349 shares of common stock acquired through purchases pursuant to the Employee Stock Purchase Plan.
- (3) The shares subject to this option vest as follows: (i) 20% of the total shares on the first anniversary of the grant date; (ii) 40% of the total shares on the second anniversary of the grant date; and (iii) 40% of the total shares on the third anniversary of the grant date.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.