
SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 1) 1

T CELL SCIENCES, INC.

(Name of issuer)

COMMON SHARES, PAR VALUE \$.001 (Title of class of securities)

872342 10 0

(CUSIP number)

NEIL G. CAWSEY; FOREST CITY ENTERPRISES, 1160 TERMINAL TOWER, 50 PUBLIC SQUARE, CLEVELAND, OHIO 44113; (216) 416-3277

(Name, address and telephone number of person authorized to receive notices and communications)

MAY 15, 1998

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1 (b)(3) or (4), check the following box [].

Check the following box if a fee is being paid with the statement. [] (A fee is not required only if the reporting person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7.)

Note. Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1 (a) for other parties to whom copies are to be sent.

(Continued on following pages)

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1 The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

. . . .

					SCHEDULE 13D		
CUSIP	No. 872342 10 0		13D	Page 2 c	f 6 Pages		
 1		NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS					
	FOREST CITY 38	38 SIDNEY STREET, INC.					
2 CHECK THE APPROPRIATE BOX IF A						(a) []	
						(b) []	
3	SEC USE ONLY						
4	SOURCE OF FUNDS						
	00*						
 5	CHECK BOX IF DI	SCLOSURE			ED PURSUANT TO ITEM 2(d) or 2(e)	[]	
 6	CITIZENSHIP OR	PLACE OF	ORGANIZATION	N			
	OHIO						
	NUMBER OF SHARES BENEFICIALLY OWNED BY	7	SOLE VOTI	ING POWER	1,433,750**		
		8	SHARED VC	OTING POWER	N/A		
	EACH REPORTING PERSON WITH	9	SOLE DISF	POSITIVE POWER	1,433,750**		
		10	SHARED DI	ISPOSITIVE POWER	N/A		
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	1,433,750**						
12		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	5.10%						
14	TYPE OF REPORTING PERSON						
	со						

* The consideration used by Forest City 38 Sidney Street, Inc. (hereafter, "Forest City") in acquiring the Common Shares of T Cell Sciences, Inc. (hereafter, "T Cell") involved Forest City's execution of a Settlement Agreement, dated November 14, 1997, between Forest City and T Cell (hereafter, the "Settlement Agreement"), releasing and discharging alleged T Cell liabilities arising out of Forest City claims under certain leases between Forest City and T Cell.

** Initially, the Settlement Agreement allowed Forest City limited control over 132,500 Common Shares, issued in two equal 66,250 Common Shares certificates and each as separate collateral securing certain T Cell installment payments required under the Settlement Agreement. The Settlement Agreement restricted Forest City's sole dispositive power with regard to these two 66,250 Common Shares certificates, ultimately subjecting both of them to return to T Cell upon T Cell's provision of cash collateral in a form reasonably satisfactory to Forest City to secure further payment obligations. Forest City otherwise obtained the sole voting power regarding these 132,500 Common Shares under the Settlement Agreement. On May 5, 1998, T-Cell met its cash collateral obligations with regard to 66,250 Common Shares and Forest City returned one 66,250 Common Shares certificate to T-Cell to reflect such satisfaction. Forest City obtained sole dispositive power regarding the other 66,250 Common Shares on May 15, 1998, when T Cell's cash collateral provision alternative expired pursuant to the Settlement Agreement.

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Security	and Issuer.
(a) (b)	Common Shares, par value \$.001 T Cell Sciences, Inc. (hereafter, "T Cell") 119 Fourth Avenue Needham, Massachusetts

Item 2. Identity and Background.

- (d) Not Applicable
 (e) Not Applicable
- Item 3. Source and Amount of Funds or Other Consideration.

The Common Shares of T Cell were acquired by Forest City pursuant to a Settlement Agreement dated November 14, 1997, (hereafter, the "Settlement Agreement") between Forest City and T Cell in consideration of Forest City's release and discharge of T Cell's alleged liability arising out of claims asserted under certain leases.

Item 4. Purpose of the transaction.

As stated in Item 3 above, the purpose of Forest City's acquiring the T Cell Common Shares was to satisfy the Settlement Agreement executed between T Cell and Forest City.

- Item 5. Interest in Securities of the Issuer.
 - (a) The aggregate number of Common Shares beneficially owned by Forest City is 1,433,750, which comprises approximately 5.10% of the outstanding T Cell Common Shares. The number of aggregate Common Shares reported includes 66,250 Common Shares initially issued to Forest City by T Cell as collateral securing certain T Cell installment payments required under the Settlement Agreement. The Settlement Agreement restricted the sole dispositive power of Forest City regarding the 66,250 Common Shares and subjected the 66,250 Common Shares to

Item 1.

return to the issuer upon T Cell's provision of cash collateral in a form reasonably satisfactory to Forest City to secure further payment obligations. On May 15, 1998 Forest City obtained sole dispositive power regarding these 66,250 Common Shares.

- (b) 1,433,750 Common Shares, with sole power to direct the vote and disposition.
- (c) Not Applicable.
- (d) Not Applicable.
- (e) Not Applicable.
- Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

None.

Item 7. Material to Be Filed as Exhibits.
None.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

July 15, 1998

FOREST CITY 38 SIDNEY STREET, INC.

/s/ Thomas G. Smith

By: Thomas G. Smith Its: Secretary