DIACRIN INC /DE/ Form SC 13D/A April 22, 2003

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

	OMB APPROVAL
Expi	Number: 3235-0145 ires: December 31, 2005 imated average burden rs per response11
SCHEDULE 13D	
Under the Securities and Exchange	e Act of 1934
(Amendment No. 3)*	
DIACRIN, INC.	
(Name of Issuer)	
Common Stock, \$.01 par value p	per share
(Title of Class of Securit	ties)
25243N103	
(CUSIP Number)	
Jeffrey B. Steinberg HealthCare Ventures I 44 Nassau Street Princeton, New Jersey (609) 430-3900	LLC
(Name, Address and Telephone Number Authorized to Receive Notices and Co	
April 14, 2003	
(Date of Event which Requires Filing o	of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box [\_].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

<sup>\*</sup> 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

CUSIP No.	25243N103	3	13D	Page 2 of 17 Pages
I.R.S	. IDENTIE	TING PERSONS FICATION NOS.	. OF ABOVE PERSONS (ENTI:	FIES ONLY)
2 CHECK	THE APPE	ROPRIATE BOX	IF A MEMBER OF A GROUP*	(a) [_] (b) [_]
3 SEC U	SE ONLY			
4 SOURC	E OF FUNI	OS*		
		DISCLOSURE OF IEMS 2(d) OR	F LEGAL PROCEEDINGS IS RI 2(e)	EQUIRED [_]
	ENSHIP OF	R PLACE OF OF	RGANIZATION	
NUMBER O	7 F	SOLE VOTING	3 POWER	
SHARES BENEFICIAL	8 LY	SHARED VOTI	ING POWER	
OWNED BY		3,196,385		
EACH	9	SOLE DISPOS	SITIVE POWER	
REPORTIN	G			
PERSON WITH	10	SHARED DISE	POSITIVE POWER	
		3,196,385		

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	3,196,385	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	SHARES*
		[_]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	17.82%	
14	TYPE OF REPORTING PERSON*	
	PN	
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	
CUSI	P No.25243N103 13D Page 3	of 17 Page:
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
Heal	thCare Partners II, L.P.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) (b)	
3	SEC USE ONLY	
4	SOURCE OF FUNDS*	
	WC	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	[_]
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Delaware	
	7 SOLE VOTING POWER	

NUM	BER OF							
SH	ARES							
BENEF	ICIALLY	8	SHARED VOTING	POWER				
OWN	ED BY		3,196,385					
E	ACH	9	SOLE DISPOSIT	IVE POWEF	ξ			
REP	ORTING							
PE	RSON							
W	ITH	10	SHARED DISPOS	ITIVE POW	IER			
			3,196,385					
11	AGGREGATE	AMOU	NT BENEFICIALL	Y OWNED F	BY EACH R	EPORTING	PERSON	
	3,196,385							
12	CHECK BOX	IF T	HE AGGREGATE A	MOUNT IN	ROW (11)	EXCLUDES	S CERTAIN	N SHARES*
								[_]
13	PERCENT O	F CLA	SS REPRESENTED	BY AMOUN	T IN ROW	(11)		
	17.82%							
14	TYPE OF R	EPORT	ING PERSON*					
	PN							
			*SEE INSTRUC	TIONS BEF	ORE FILL	ING OUT!		
CUSIP	No. 2524	3N103			13D		Page	4 of 17 Pages
			ING PERSONS ICATION NOS. O	F ABOVE F	PERSONS (	ENTITIES	ONLY)	
	HealthCar	e Ven	tures III, L.P	•				
2	CHECK THE	APPR	OPRIATE BOX IF	A MEMBEF	OF A GR	OUP*		a) [_] o) [_]

3	SEC USE (	ONLY	
4	SOURCE OF	F FUNDS*	
	WC		
5		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TO ITEMS 2(d) OR 2(e)	[_]
6	CITIZENS	HIP OR PLACE OF ORGANIZATION	
	Delaware		
		7 SOLE VOTING POWER	
1	NUMBER OF		
BEN	SHARES NEFICIALLY	8 SHARED VOTING POWER	
בבי	VEL TOTTLEET	994,078	
(	OWNED BY		
	EACH	9 SOLE DISPOSITIVE POWER	
I	REPORTING		
	PERSON	10 SHARED DISPOSITIVE POWER	
	WITH	994,078	
11	AGGREGATE	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	994,078		
12	CHECK BOX	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTA	IN SHARES*
			[_]
13	PERCENT (	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	5.54%		
14	TYPE OF F	REPORTING PERSON*	
_ I	OF I	THE CITTING I DINGOIT	

PN

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

CUSIP No	. 25243N103	3 13D Pa	age 5	of 17	Pages
		TING PERSONS			
I.R	.S. IDENTIE	FICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY	)		
HealthCa	re Partners	s III, L.P.			
2 CHE	CK THE APPE	ROPRIATE BOX IF A MEMBER OF A GROUP*			
				[_]	
3 SEC	USE ONLY				
4 SOU	RCE OF FUNI	os*			
WC					
		DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED CEMS 2(d) OR 2(e)		[_]	
6 CIT	IZENSHIP OF	R PLACE OF ORGANIZATION			
!	Delaware				
	7	SOLE VOTING POWER			
NUMBER		3022 10121.0 10121.			
SHAR	ED				
BENEFICI.	8 AT.T.Y	SHARED VOTING POWER			
		004.070			
OWNED 1	Bĭ	994,078			
EACH	9	SOLE DISPOSITIVE POWER			
REPORT	ING				
PERSO:	-	ANADED DIGDOGITHING DOVID			
WITH	10	SHARED DISPOSITIVE POWER			

994,078

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON
	994,078	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES C	ERTAIN SHARES*
		[_]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	5.54%	
14	TYPE OF REPORTING PERSON*	
	PN	
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	
CUS	IP No. 25243N103 13D	Page 6 of 17 Pages
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ON	LY)
	HealthCare Ventures IV, L.P.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [_] (b) [_]
3	SEC USE ONLY	
4	SOURCE OF FUNDS*	
	WC	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	[_]
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Delaware	

		7	SOLE VOTING POWER	
		1	SOLE VOTING POWER	
NUI	MBER OF			
SI	HARES			
BENEI	FICIALLY	8	SHARED VOTING POWER	
IWO	NED BY		291,922	
Ι	EACH	9	SOLE DISPOSITIVE POWER	
REI	PORTING			
			PERSON	
7	WITH	10	SHARED DISPOSITIVE POWER	
			201 022	
			291,922	
11	AGGREGATE	AMOII	INT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	110011201112	111100	11	
	291,922			
	·			
12	CHECK BOX	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAI	N SHARES*
				[_]
				<u>. — 1</u>
13	PERCENT OI	F CLA	SS REPRESENTED BY AMOUNT IN ROW (11)	
	1.63%			
14	TYPE OF RI	EPORT	ING PERSON*	
	PN			
			*SEE INSTRUCTIONS BEFORE FILLING OUT!	
CUSI	P No. 25243	3N103	13D Page	7 of 17 Pages
			_	-

NAME OF REPORTING PERSONS

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

HealthCare Partners IV, L.P.

2 CHEC	K THE APPF	OPRIATE BOX IF A MEMBER OF A GROUP*	(a) (b)	
3 SEC	USE ONLY			
4 SOUR	CE OF FUND	S*		
		DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) OR 2(e)		[_]
6 CITI Dela		R PLACE OF ORGANIZATION		
NUMBER	7 OF	SOLE VOTING POWER		
SHARES BENEFICIA	8 LLY	SHARED VOTING POWER		
OWNED B	Y	291,922		
EACH REPORTI		SOLE DISPOSITIVE POWER		
PERSON WITH	10	SHARED DISPOSITIVE POWER		
		291,922		
11 AGGR	EGATE AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSO	ON	
291,	922			
12 CHEC	K BOX IF T	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERT	TAIN S	
				[_]
13 PERC	ENT OF CLA	SS REPRESENTED BY AMOUNT IN ROW (11)		
1.63	90			

TYPE OF REPORTING PERSON\* ΡN \*SEE INSTRUCTIONS BEFORE FILLING OUT! CUSIP No. 25243N103 13D Page 8 of 17 Pages NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) James H. Cavanaugh, Ph.D. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\* (a) [\_] (b) [\_] SEC USE ONLY SOURCE OF FUNDS\* 00 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [\_]

CITIZENSHIP OR PLACE OF ORGANIZATION

USA

7 SOLE VOTING POWER

NUMBER OF

SHARES

SHARED VOTING POWER

BENEFICIALLY

OWNED BY 4,482,385

EACH 9 SOLE DISPOSITIVE POWER

REPORTING

PERSON

SHARED DISPOSITIVE POWER 10

WITH

4,482,385

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON
	4,482,385	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES C	ERTAIN SHARES*
		[_]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	24.99%	
14	TYPE OF REPORTING PERSON*	
	IN	
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	
CUSI	IP No. 25243N103 13D	Page 9 of 17 Pages
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ON	LY)
	Harold R. Werner	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	
		(a) [_] (b) [_]
3	SEC USE ONLY	. , ,
5	SEC USE UNEI	
4	SOURCE OF FUNDS*	
	00	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED	
	PURSUANT TO ITEMS 2(d) OR 2(e)	[_]
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	USA	

	7	SOLE VOTING	G POWER		
NUMBER OF					
SHARES		CHARER MOR	TNG DOWER		
BENEFICIALLY	8	SHARED VOT	ING POWER		
OWNED BY		4,482,385			
EACH	9	SOLE DISPOS	SITIVE POWER		
REPORTING					
PERSON					
WITH	10	SHARED DIS	POSITIVE POWER		
		4,482,385			
11 AGGREGATE	AMOU	UNT BENEFICIA	ALLY OWNED BY EACH	REPORTING PE	ERSON
4,482,385					
12 CHECK BOX	IF :	THE AGGREGATI	E AMOUNT IN ROW (11	) EXCLUDES C	CERTAIN SHARES*
					[_]
13 PERCENT OF	F CLA	ASS REPRESENT	TED BY AMOUNT IN RC	W (11)	
24.99%					
14 TYPE OF RI	EPOR	TING PERSON*			
IN					
		*SEE INST	RUCTIONS BEFORE FIL	LING OUT!	
CUSIP No. 2524	3N103	3	13D		Page 10 of 17 Pages
		TING PERSONS FICATION NOS	. OF ABOVE PERSONS	(ENTITIES ON	ULY)
William C:	rouse	Э			

2	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP*	(a) (b)	
3	SEC USE O	NLY			
4	SOURCE OF	FUND	S*		
	00				
5			ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED EMS 2(d) OR 2(e)		[_]
6	CITIZENSH	IP OF	PLACE OF ORGANIZATION		
	USA				
		7	SOLE VOTING POWER		
N	NUMBER OF				
	SHARES	8	SHARED VOTING POWER		
BEN	NEFICIALLY	0	SHARED VOIING FOWER		
C	OWNED BY		4,482,385		
	EACH	9	SOLE DISPOSITIVE POWER		
F	REPORTING				
	PERSON				
	WITH	10	SHARED DISPOSITIVE POWER		
			4,482,385		
11	AGGREGATE	AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERS	ON	
	4,482,385				
12	CHECK BOX	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CER	TAIN SI	HARES*
					[_]
13	PERCENT O	F CLA	SS REPRESENTED BY AMOUNT IN ROW (11)		
	24.99%				
14	TYPE OF R	EPORT	ING PERSON*		

ΙN

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

			*SEE INSTRUCTION	IS BEFORE FILLIN	G OUT!			
CUSIE	P No. 2524	3N103		13D	Paç	șe 11	of 17	Pages
1			ING PERSONS ICATION NOS. OF AE	BOVE PERSONS (EN	TITIES ONLY)			
	John W. L	ittle	child					
2	CHECK THE	APPR(	OPRIATE BOX IF A M	MEMBER OF A GROU	P*		[_]	
3	SEC USE C	NLY						
4	SOURCE OF	' FUND	5*					
	00							
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [_]							
6	CITIZENSH	IIP OR	PLACE OF ORGANIZA	TION				
	USA							
		7	SOLE VOTING POWER	2				
NUMBER OF			36,000					
SHARES BENEFICIALLY		8	SHARED VOTING POW	JER				
OWNED BY			4,482,385					
E	EACH	9	SOLE DISPOSITIVE	POWER				
REPORTING			36,000					
PERSON WITH		10	SHARED DISPOSITIV	E POWER				
			4,482,385					

4,482,385

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

4,518,385

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES\*

[\_]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

25.19%

14 TYPE OF REPORTING PERSON\*

IN

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

CUSIP No. 25243N103

13D

Page 12 of 17 Pages

Item 1. Security and Issuer.

This statement relates to the common stock, \$.01 par value each ("Common Stock") of Diacrin, Inc. (the "Issuer"). The address of the Issuer's principal executive office is Building 96, 13th Street, Charlestown, MA 02120.

Item 2. Identity and Background.

- (a) The name of the reporting persons are HealthCare Ventures II, L.P. ("HCVII"), HealthCare Partners II, L.P. ("HCPII"), HealthCare Ventures III, L.P. ("HCVIII"), HealthCare Partners III, L.P. ("HCPIII"), HealthCare Ventures IV, L.P. ("HCVIV"), HealthCare Partners IV, L.P. ("HCPIV"), Dr. Cavanaugh and Messrs. Werner, Crouse, and Littlechild (HCVII, HCPII, HCVIII, HCPIII, HCVIV, HCPIV, Dr. Cavanaugh and Messrs. Werner, Crouse and Littlechild are hereafter sometimes hereinafter referred to as the "Reporting Persons"). A copy of their agreement in writing to file this statement on behalf of each of them is attached hereto as Exhibit A(1) HCVII, HCPII, HCVIII and HCPIII, HCVIV and HCPIV are limited partnerships organized and existing under the laws of the State of Delaware. HCPII is the General Partner of HCVII, HCPIII is the General Partner of HCVIV. Dr. Cavanaugh and Messrs.Werner, Crouse and Littlechild are the general partners of HCPII, HCPIII and HCPIV.
- (b) The business address for HCVII, HCPII, HCVIII, HCPIII, HCVIV and HCPIV, Dr. Cavanaugh and, Messrs. Werner and Crouse is 44 Nassau Street, Princeton, New Jersey 08542. The business address for Mr. Littlechild is One Kendall Square,

Building 300, Cambridge, Massachusetts 02339.

- (c) Each of Dr. Cavanaugh and Messrs. Werner, Crouse and Littlechild are general partners of various venture capital investment funds. The address for Dr. Cavanaugh and Messrs. Werner and Crouse is 44 Nassau Street, Princeton, New Jersey 08542 and the address for Mr. Littlechild is One Kendall square, Building 300, Cambridge, MA 02339.
  - (d) Not Applicable.

-----

(1) Dr. Cavanaugh and Messrs Werner, Littlechild and Crouse are the general partners of HCPII, HCPIII and HCPIV, the General Partners of HCVII, HCVIII and HCVIV, the record holders of the Issuer's securities.

CUSIP No. 25243N103

13D

Page 13 of 17 Pages

- (e) Not Applicable.
- (f) Dr. Cavanaugh and Messrs. Werner, Crouse and Littlechild are each individuals who are citizens of the United States.

Item 3. Source and Amount of Funds or Other Consideration.

Not Applicable

Item 4. Purpose of Transaction.

- (a) Not Applicable.
- (b) Not Applicable.
- (c) Not Applicable.
- (d) Not Applicable.
- (e) Not Applicable.
- (f) Not Applicable.
- (g) Not Applicable.
- (h) Not Applicable.
- (i) Not Applicable.
- (j) Not Applicable.

Item 5. Interest in Securities of the Issuer.

(a) HCVII directly beneficially owns 3,196,385 shares of the Common Stock of the Issuer representing 17.82% of the issued and outstanding shares of Common Stock of the Issuer. HCVIII directly beneficially owns 994,078 shares of the Common Stock of the Issuer representing 5.54% of the issued and outstanding shares of Common Stock of the Issuer. HCVIV directly beneficially owns 291,922 shares of the Common Stock of the Issuer representing 1.63% of the issued and outstanding shares of Common Stock of the Issuer. HCPII may be deemed to

indirectly beneficially own 3,196,385 shares of the Common Stock of the Issuer representing 17.82% of the issued and outstanding shares of the Common Stock of the Issuer as the General Partner of HCVII, the registered owner of the shares of Common Stock. HCPIII may be deemed to indirectly beneficially own 994,078 shares of the Common Stock of the Issuer representing 5.54% of the issued and outstanding shares of the Common Stock of the Issuer as the General Partner of HCVIII, the registered owner of the shares of Common Stock. HCPIV may be deemed to indirectly beneficially own 291,922 shares of the Common Stock of the Issuer representing 1.63% of the issued and outstanding shares of the Common Stock of the Issuer as the General Partner of HCVIV, the registered owner of the

CUSIP No. 25243N103

13D

Page 14 of 17 Pages

shares of Common Stock. Dr. Cavanaugh and Messrs. Werner, Crouse and Littlechild may be deemed to indirectly beneficially own 4,482,385 shares of the Common Stock of the Issuer representing 24.99% of the issued and outstanding shares of the Common Stock of the Issuer as general partners of each of HCPII, HCPIII and HCPIV, the General Partners of HCVII, HCVIII and HCVIV, respectively. In addition, Mr. Littlechild beneficially owns immediately exercisable options to purchase 36,000 shares of the Common Stock of the Issuer.

- (b) HCVII and HCPII have the sole power to vote all of the 3,196,385 shares of the Common Stock of the Issuer currently owned by them. HCVIII and HCPIII have the sole power to vote all of the 994,078 shares of the Common Stock of the Issuer currently owned by them. HCVIV and HCPIV have the sole power to vote all of the 291,922 shares of the Common Stock of the Issuer currently owned by them. Dr. Cavanaugh and Messrs. Werner, Littlechild and Crouse share the power to vote or direct the vote of the 4,482,385 shares owned by HCVII, HCVIII and HCVIV. In addition, Mr. Littlechild has the sole power to vote or direct the vote of the 36,000 shares beneficially owned by him.
  - (c) Not Applicable.
  - (d) Not Applicable.
  - (e) Not Applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

The Issuer and GenVec, Inc. ("GenVec") jointly announced that they have entered into an Agreement and Plan of Reorganization dated as of April 14, 2003 (the "Reorganization Agreement"), providing for the merger of the Issuer into GenVec (the "Merger"). In the merger, each share of the Issuer's common stock will be exchanged for 1.5292 shares of GenVec's common stock in a tax-free transaction. Upon satisfaction of the conditions precedent contained in the Reorganization Agreement and consummation of the merger contemplated thereby, the Issuer will cease to have independent existence as a reporting person under the Securities and Exchange Act of 1934 and the Reporting Persons will no longer own any shares of Common Stock in the Issuer. In connection with the foregoing, (i) HCVII has agreed to vote 2,886,635 of the Shares owned by it, (ii) HCVIII has agreed to vote 897,757 of the Shares owned by it, and (iii) HCVIV has agreed to vote 263,677 of the Shares owned by it in favor of the proposed reorganization and Merger. HCVII, HCVIII and HCVIV have also agreed not to transfer or otherwise dispose of any of the shares of Common Stock of the Issuer owned by them prior to the proposed reorganization and Merger. A copy of each of the voting agreements summarized herein are attached hereto as Exhibits B, C and

D, respectively, and are hereby incorporated by reference.

CUSIP No. 25243N103

13D

Page 15 of 17 Pages

A copy of the Reorganization Agreement has been filed by GenVec as Exhibit 2 to its Form 8-K, filed as of April 14, 2003. Reference is hereby made to such Exhibit.

Except in connection with the proposed reorganization and Merger as described or referred to above, there are no other contracts, arrangements, understandings or relationships among the Reporting Persons, and such persons or any other person with respect to any securities of the Issuer, including but not limited to transfer or voting of any securities of the Issuer, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

Item 7. Material to be Filed as Exhibits.

Exhibit A - Joint Filing Agreement.

Exhibit B - Letter Agreement dated April 14, 2003 by and between HCVII and GenVec.

Exhibit C - Letter Agreement dated April 14, 2003 by and between HCVIII and GenVec.

Exhibit D - Letter Agreement dated April 14, 2003 by and between HCVIV and GenVec.

CUSIP No. 25243N103

13D SIGNATURE

Page 16 of 17 Pages

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.

Dated: April 22, 2003

Princeton, New Jersey

HealthCare Ventures II, L.P.,

by its General Partner, HealthCare Partners II, L.P.

By: S/Jeffrey Steinberg, Administrative Partner

Administrative Partner

Dated: April 22, 2003

Princeton, New Jersey

HealthCare Partners II, L.P.

By: S/Jeffrey Steinberg, Administrative Partner

-----

Administrative Partner

Dated: April 22, 2003 HealthCare Ventures III, L.P.,

Princeton, New Jersey by its General Partner, HealthCare Partners III, L.P. By: S/Jeffrey Steinberg, Administrative Partner \_\_\_\_\_ Administrative Partner Dated: April 22, 2003 HealthCare Partners III, L.P. Princeton, New Jersey By: S/Jeffrey Steinberg, Administrative Partner Administrative Partner Dated: April 22, 2003 HealthCare Ventures IV, L.P., Princeton, New Jersey by its General Partner, HealthCare Partners IV, L.P. By: S/Jeffrey Steinberg, Administrative Partner Administrative Partner Dated: April 22, 2003 HealthCare Partners IV, L.P. Princeton, New Jersey By: S/Jeffrey Steinberg, Administrative Partner \_\_\_\_\_ Administrative Partner CUSIP No. 25243N103 13D Page 17 of 17 Pages Dated: April 22, 2003 By: S/Jeffrey Steinberg, Attorney-in-Fact Princeton, New Jersey \_\_\_\_\_ James H. Cavanaugh, Ph.D Dated: April 22, 2003 By: S/Jeffrey Steinberg, Attorney-in-Fact Princeton, New Jersey \_\_\_\_\_ Harold R. Werner Dated: April 22, 2003 By: S/Jeffrey Steinberg, Attorney-in-Fact Princeton, New Jersey William Crouse Dated: April 22, 2003 By: S/Jeffrey Steinberg, Attorney-in-Fact Cambridge, Massachusetts John W. Littlechild

#### EXHIBIT A

#### AGREEMENT

#### JOINT FILING OF SCHEDULE 13D

The undersigned hereby consent to the joint filing by any of them of a Statement on Schedule 13D and any amendments thereto, whether heretofore or hereafter filed, relating to the securities of Diacrin, Inc., and affirm that this Schedule 13D is being filed on behalf of each of the undersigned.

Dated: April 22, 2003 Princeton, New Jersey	HealthCare Ventures II, L.P., by its General Partner, HealthCare Partners II, L.P.
	By: S/Jeffrey Steinberg, Administrative Partner
	Administrative Partner
Dated: April 22, 2003 Princeton, New Jersey	HealthCare Partners II, L.P.
	By: S/Jeffrey Steinberg, Administrative Partner
	Administrative Partner
Dated: April 22, 2003 Princeton, New Jersey	HealthCare Ventures III, L.P., by its General Partner, HealthCare Partners III, L.P.
	By: S/Jeffrey Steinberg, Administrative Partner
	Administrative Partner
Dated: April 22, 2003 Princeton, New Jersey	HealthCare Partners III, L.P.
	By: S/Jeffrey Steinberg, Administrative Partner
	Administrative Partner
Dated: April 22, 2003 Princeton, New Jersey	HealthCare Ventures IV, L.P., by its General Partner, HealthCare Partners IV, L.P.
	By: S/Jeffrey Steinberg, Administrative Partner
	Administrative Partner
A-1	
Dated: April 22, 2003 Princeton, New Jersey	HealthCare Partners IV, L.P.
	By: S/Jeffrey Steinberg, Administrative Partner
	Administrative Partner
Dated: April 22, 2003	By: S/Jeffrey Steinberg, Attorney-in-Fact
Princeton, New Jersey	James H. Cavanaugh, Ph.D.
Dated: April 22, 2003	By: S/Jeffrey Steinberg, Attorney-in-Fact
Princeton, New Jersey	Harold R. Werner
Dated: April 22, 2003	By: S/Jeffrey Steinberg, Attorney-in-Fact
Princeton, New Jersey	William Crouse

Dated: April 22, 2003

Cambridge, Massachusetts

Attention. Intentional misstatements or omissions of fact constitute federal criminal violations (see 18 U.S.C. 1001).

 $\Delta - 2$ 

EXHIBIT B

April 14, 2003

GenVec, Inc. 65 West Watkins Mill Road Gaithersburg, Maryland 20878

Ladies and Gentlemen:

The undersigned is the beneficial holder of shares of Diacrin, Inc. ("Diacrin") common stock, par value \$0.01 per share ("Diacrin Common Stock").

GenVec, Inc. ("GenVec") and Diacrin are considering the execution of an Agreement and Plan of Reorganization (the "Reorganization Agreement") providing for the merger of Diacrin with and into GenVec (the "Merger"). The execution of the Reorganization Agreement is subject, in the case of GenVec, to the execution and delivery of this letter agreement (this "Agreement"). In consideration of the substantial expenses that GenVec will incur in connection with the Merger and in order to induce GenVec to execute the Reorganization Agreement and to proceed to incur such expenses, the undersigned agrees and undertakes, in his capacity as a stockholder of Diacrin, as follows:

- 1. The undersigned will vote or cause to be voted for approval of the transactions contemplated by the Reorganization Agreement 2,886,635 of the shares of Diacrin Common Stock (the "Subject Shares") the undersigned is entitled to vote with respect thereto, subject, in the case of shares held in a fiduciary capacity, to the fiduciary, contractual or similar obligations of the undersigned.
- 2. The undersigned will not effect any transfer or other disposition (except by operation of law) of any of the Subject Shares until Diacrin's stockholders have voted to approve the transactions contemplated by the Reorganization Agreement or until the Reorganization Agreement has been terminated pursuant to its terms, except for any transfer mandated by law or court order. In the case of any transfer by operation of law or otherwise, this Agreement shall be binding upon and inure to the benefit of the transferee to the extent permitted by law. Any transfer or other disposition in violation of the terms of this paragraph 2 shall be null and void.
- 3. During the period beginning on the Effective Date and continuing to and including the date that is 120 days after the Effective Date, the undersigned will not, directly or indirectly (i) offer, sell, contract to sell or otherwise dispose of, any shares of GenVec Common Stock or securities convertible into or exercisable or exchangeable for shares of GenVec common stock or (ii) enter into any swap or other agreement or any transaction that transfers, in whole or in part, the economic consequences of ownership of shares

of GenVec Common Stock whether any such swap or other agreement is to be settled by delivery of shares of GenVec Common Stock, other securities, cash or otherwise.

B-1

April 14, 2003 Page 2

- 4. The undersigned acknowledges and agrees that any remedy at law for breach of the foregoing provisions shall be inadequate and that, in addition to any other relief which may be available, GenVec shall be entitled to temporary and permanent injunctive relief without the necessity of proving actual damages.
- 5. This Agreement shall terminate upon the earlier to occur of the consummation of the Merger or the termination of the Reorganization Agreement.

Unless otherwise defined, capitalized terms used in this Agreement shall have the meanings ascribed to such terms in the Reorganization Agreement.

B-2

April 14, 2003 Page 3

IN WITNESS WHEREOF, the undersigned has executed this Agreement as of the date first above written.

Very truly yours,

By: S/ Jeffrey Steinberg

-----

Name: Jeffrey Steinberg
Title: Administrative Partner of
HealthCare Partners II, L.P.
The General Partner of HealthCare
Ventures, II, L.P.

Accepted this 15th day of April, 2003

GENVEC, INC.

By: S/ Paul H. Fischer

\_\_\_\_\_

Name: Paul H. Fischer

Title: Chief Executive Officer

B-3

EXHIBIT C

April 14, 2003

GenVec, Inc. 65 West Watkins Mill Road Gaithersburg, Maryland 20878

Ladies and Gentlemen:

The undersigned is the beneficial holder of shares of Diacrin, Inc. ("Diacrin") common stock, par value \$0.01 per share ("Diacrin Common Stock").

GenVec, Inc. ("GenVec") and Diacrin are considering the execution of an Agreement and Plan of Reorganization (the "Reorganization Agreement") providing for the merger of Diacrin with and into GenVec (the "Merger"). The execution of the Reorganization Agreement is subject, in the case of GenVec, to the execution and delivery of this letter agreement (this "Agreement"). In consideration of the substantial expenses that GenVec will incur in connection with the Merger and in order to induce GenVec to execute the Reorganization Agreement and to proceed to incur such expenses, the undersigned agrees and undertakes, in his capacity as a stockholder of Diacrin, as follows:

- 1. The undersigned will vote or cause to be voted for approval of the transactions contemplated by the Reorganization Agreement 897,757 of the shares of Diacrin Common Stock (the "Subject Shares") the undersigned is entitled to vote with respect thereto, subject, in the case of shares held in a fiduciary capacity, to the fiduciary, contractual or similar obligations of the undersigned.
- 2. The undersigned will not effect any transfer or other disposition (except by operation of law) of any of the Subject Shares until Diacrin's stockholders have voted to approve the transactions contemplated by the Reorganization Agreement or until the Reorganization Agreement has been terminated pursuant to its terms, except for any transfer mandated by law or court order. In the case of any transfer by operation of law or otherwise, this Agreement shall be binding upon and inure to the benefit of the transferee to the extent permitted by law. Any transfer or other disposition in violation of the terms of this paragraph 2 shall be null and void.
- 3. During the period beginning on the Effective Date and continuing to and including the date that is 120 days after the Effective Date, the undersigned will not, directly or indirectly (i) offer, sell, contract to sell or otherwise dispose of, any shares of GenVec Common Stock or securities convertible into or exercisable or exchangeable for shares of GenVec common stock or (ii) enter into any swap or other agreement or any transaction that transfers, in whole or in part, the economic consequences of ownership of shares of GenVec Common Stock whether any such swap or other agreement is to be settled by delivery of shares of GenVec Common Stock, other securities, cash or otherwise.

C-1

April 14, 2003 Page 2

4. The undersigned acknowledges and agrees that any remedy at law for breach of the foregoing provisions shall be inadequate and that, in addition to any other relief which may be available, GenVec shall be entitled to temporary and permanent injunctive relief without the necessity of proving actual damages.

5. This Agreement shall terminate upon the earlier to occur of the consummation of the Merger or the termination of the Reorganization Agreement.

Unless otherwise defined, capitalized terms used in this Agreement shall have the meanings ascribed to such terms in the Reorganization Agreement.

C-2

April 14, 2003 Page 3

IN WITNESS WHEREOF, the undersigned has executed this Agreement as of the date first above written.

Very truly yours,

By: S/ Jeffrey Steinberg

\_\_\_\_\_

Name: Jeffrey Steinberg Title: Administrative Partner of HealthCare Partners III, L.P. The General Partner of HealthCare

Ventures, III, L.P.

Accepted this 15th day of April, 2003

GENVEC, INC.

By: /S Paul H. Fischer

Name: Paul H. Fischer

Title: Chief Executive Officer

C-3

EXHIBIT D

April 14, 2003

GenVec, Inc. 65 West Watkins Mill Road Gaithersburg, Maryland 20878

Ladies and Gentlemen:

The undersigned is the beneficial holder of shares of Diacrin, Inc. ("Diacrin") common stock, par value \$0.01 per share ("Diacrin Common Stock").

GenVec, Inc. ("GenVec") and Diacrin are considering the execution of an Agreement and Plan of Reorganization (the "Reorganization Agreement") providing

for the merger of Diacrin with and into GenVec (the "Merger"). The execution of the Reorganization Agreement is subject, in the case of GenVec, to the execution and delivery of this letter agreement (this "Agreement"). In consideration of the substantial expenses that GenVec will incur in connection with the Merger and in order to induce GenVec to execute the Reorganization Agreement and to proceed to incur such expenses, the undersigned agrees and undertakes, in his capacity as a stockholder of Diacrin, as follows:

- 1. The undersigned will vote or cause to be voted for approval of the transactions contemplated by the Reorganization Agreement 263,677 of the shares of Diacrin Common Stock (the "Subject Shares") the undersigned is entitled to vote with respect thereto, subject, in the case of shares held in a fiduciary capacity, to the fiduciary, contractual or similar obligations of the undersigned.
- 2. The undersigned will not effect any transfer or other disposition (except by operation of law) of any of the Subject Shares until Diacrin's stockholders have voted to approve the transactions contemplated by the Reorganization Agreement or until the Reorganization Agreement has been terminated pursuant to its terms, except for any transfer mandated by law or court order. In the case of any transfer by operation of law or otherwise, this Agreement shall be binding upon and inure to the benefit of the transferee to the extent permitted by law. Any transfer or other disposition in violation of the terms of this paragraph 2 shall be null and void.
- 3. During the period beginning on the Effective Date and continuing to and including the date that is 120 days after the Effective Date, the undersigned will not, directly or indirectly (i) offer, sell, contract to sell or otherwise dispose of, any shares of GenVec Common Stock or securities convertible into or exercisable or exchangeable for shares of GenVec common stock or (ii) enter into any swap or other agreement or any transaction that transfers, in whole or in part, the economic consequences of ownership of shares of GenVec Common Stock whether any such swap or other agreement is to be settled by delivery of shares of GenVec Common Stock, other securities, cash or otherwise.

D-1

April 14, 2003 Page 2

- 4. The undersigned acknowledges and agrees that any remedy at law for breach of the foregoing provisions shall be inadequate and that, in addition to any other relief which may be available, GenVec shall be entitled to temporary and permanent injunctive relief without the necessity of proving actual damages.
- $5.\ \mbox{This Agreement}$  shall terminate upon the earlier to occur of the consummation of the Merger or the termination of the Reorganization Agreement.

Unless otherwise defined, capitalized terms used in this Agreement shall have the meanings ascribed to such terms in the Reorganization Agreement.

D-2

IN WITNESS WHEREOF, the undersigned has executed this Agreement as of the date first above written.

Very truly yours,

By: S/ Jeffrey Steinberg

\_\_\_\_\_

Name: Jeffrey Steinberg Title: Administrative Partner of HealthCare Partners IV, L.P. The General Partner of

HealthCare Ventures, IV, L.P.

Accepted this 15th day of April, 2003

GENVEC, INC.

By: /S Paul H. Fischer

-----

Name: Paul H. Fischer

Title: Chief Executive Officer

D-3