UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D (Amendment No. 10)

Under the Securities Exchange Act of 1934

VACCINEX, INC.

(Name of Issuer)

Common Stock, Par Value \$0.0001 per share (Title of Class of Securities)

918640 202 (CUSIP Number)

Thomas J. Rice Baker & McKenzie LLP 452 Fifth Avenue New York NY 10018 (212) 626-4100

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

July 31, 2024 (Date of Event which Requires Filing 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 §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box \Box .

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. *See* §240.13d-7 for other parties to whom copies are to be sent.

* 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 ("Act") 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).

1.	Names of Reporting Persons					
	FCMI PARENT CO.					
2.		Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ (b) □				
3.	SEC U	Jse O	nly			
4.	Sourc	e of F	unds (See Instructions)			
	WC					
5.		if Di	sclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6.	Citize	nship	or Place of Organization			
	NOVA	A SCC	OTIA, CANADA			
		7.	Sole Voting Power			
	nber of		-0-			
S	hares	8.	Shared Voting Power			
Bene	eficially	0.				
Ow	ned by		762,595			
	Each	9.	Sole Dispositive Power			
Reporting Person -0-		-0-				
	With	10.	Shared Dispositive Power			
762,595						
11.	Aggregate Amount Beneficially Owned by Each Reporting Person					
	762,595					
12.						
	See Item 5.					
13.			Class Represented by Amount in Row (11)			
	1 01001	01				
	48.1%					
14.	Type of Reporting Person					
	CO					

1.	Names of Reporting Persons			
	Names of Reporting Fersons			
	PAN ATLANTIC HOLDINGS LTD.			
2.				
	(a) \Box	(b) 🗆	
2	CECI	T O	.1	
3.	SEC U	Jse O	niy	
4.	Source	e of F	unds (See Instructions)	
'.	Sourc	011	didd (occ instructions)	
	WC			
5.	Check	if Di	sclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
-	Cition		or Place of Organization	
6.	Citize	nsnip	or Place of Organization	
	BARE	BADO	S	
L		7.	Sole Voting Power	
Number of				
	nares		-0-	
_	or : 11	8.	Shared Voting Power	
	eficially ned by		180	
	Each	9.	Sole Dispositive Power	
Reporting Solic Dispositive Fower				
	erson		-0-	
'	Vith	10.	Shared Dispositive Power	
			100	
11.	Aggra	goto /	180 Amount Beneficially Owned by Each Reporting Person	
11.	Aggic	gate F	Amount Beneficially Owned by Each Reporting Leison	
	180			
12.				
12				
13.	B. Percent of Class Represented by Amount in Row (11)			
	0.01%			
14.			porting Person	
	Sr. C. G. Communication of the			
	CO			

1.	Names of Reporting Persons					
	ALBERT D. FRIEDBERG					
2.		Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ (b) □				
3.	SEC U	Jse O	nly			
4.	Sourc	e of F	unds (See Instructions)			
	AF, P	F				
5.			sclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6.	Citize	nship	or Place of Organization			
	CANA	ADA				
U.		7.	Sole Voting Power			
	nber of hares		2,094			
		8.	Shared Voting Power			
	eficially ned by		779,319			
I	Each	9.	Sole Dispositive Power			
Reporting Person 2 094		2,094				
	With	10.	Shared Dispositive Power			
			·			
11.	Aggra	anto /	779,319 Amount Panaficially Owned by Each Panarting Parson			
11.	Aggregate Amount Beneficially Owned by Each Reporting Person					
	781,413					
12.	Check	Box	if the Aggregate Amount in Row (11) Excludes Certain Shares ⊠			
	See Item 5.					
13.						
	49.3%	, n				
14.			porting Person			
	IN					
	LIN					

1.	Names of Reporting Persons			
	FRIEDBERG GLOBAL-MACRO HEDGE FUND LTD.			
2.	Check (a)		appropriate Box if a Member of a Group (See Instructions) b) □	
3.	SEC U	Jse O	nly	
4.	Sourc	e of F	unds (See Instructions)	
	WC			
5.	Check	if Di	sclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6.	Citize	nship	or Place of Organization	
	CAYN		ISLANDS	
7. Sole Voting Power		Sole Voting Power		
Number of Shares			-0-	
		8.	Shared Voting Power	
	eficially ned by		16,724	
	Each	9.	Sole Dispositive Power	
Reporting Person		-0-		
1	Vith	10.	Shared Dispositive Power	
			16,724	
11.	Aggre	gate A	Amount Beneficially Owned by Each Reporting Person	
	16,72	4		
12.	·			
13.				
	1.1%			
14.		of Rep	porting Person	
	СО			

1.	Name	s of R	eporting Persons		
	Number of Reporting Leasons				
	FRIEDBERG MERCANTILE GROUP LTD.				
2.					
	(a) \Box	(b) 🗆		
3.	SEC U	In a O	.1.		
3.	SEC	Jse O	niy		
4.	Sourc	e of F	unds (See Instructions)		
	~ ~ ~ ~ ~				
	AF				
5.	Check	if Di	sclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.		nchin	or Place of Organization		
0.	Citize	пзттр	of Flace of Organization		
	CANA	ADA			
		7.	Sole Voting Power		
Number of					
Shares		0	-0-		
D	. C : . 11	8.	Shared Voting Power		
	eficially ned by		16,724		
	Each	9.	Sole Dispositive Power		
Reporting					
	erson With		-0-		
'	WILII	10.	Shared Dispositive Power		
			16.724		
11.	. Aggregate Amount Beneficially Owned by Each Reporting Person				
11.	118810	Succ 1	aniount Bononesung of mode by Euron Reporting Person		
	16,72				
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares				
13.	□ . Percent of Class Represented by Amount in Row (11)				
13.	Percent of Class Represented by Amount in Row (11)				
	1.1%				
14.		of Rep	porting Person		
	CO				

Item 1. Security and Issuer

The Statement on Schedule 13D filed on August 24, 2018 (the "Statement") by FCMI Parent Co. ("FCMI Parent"), FCMI Financial Corporation ("FCMI"), Pan Atlantic Bank and Trust Limited, Friedberg Global-Macro Hedge Fund Ltd. ("G-M Fund"), Friedberg Mercantile Group, Ltd. ("FMG") and Albert D. Friedberg (collectively, the "Filing Persons" and each, individually, a "Filing Person"), relating to the common stock, par value \$0.0001 per share (the "Common Stock") of Vaccinex, Inc., a Delaware corporation (the "Issuer"), as amended by Amendment No. 1 to the Statement filed July 31, 2019, Amendment No. 2 to the Statement filed January 27, 2020, Amendment No. 3 to the Statement filed July 16, 2020, Amendment No. 4 to the Statement filed February 14, 2022, Amendment No. 5 to the Statement filed November 29, 2022, Amendment No. 6 to the Statement filed April 5, 2023, Amendment No. 7 filed May 25, 2023, Amendment No. 8 filed October 18, 2023 and Amendment No. 9 filed February 13, 2024, is hereby further amended with respect to the matters set forth below in this Amendment. Capitalized terms not otherwise defined herein have the meanings set forth in the Statement.

<u>Preliminary Note</u>: All Common Stock share amounts and percentage interests in this Schedule 13D (Amendment No. 10) give effect to the 1-for-14 reverse stock split effected by the Issuer on February 19, 2024 (the "Reverse Split").

Item 3. Source and Amount of Funds or Other Consideration

Item 3 of the Statement is hereby amended by the addition of the following information:

On July 31, 2024, FCMI Parent and Mr. Friedberg acquired beneficial ownership of 200,000 shares of Common Stock through the following open-market purchases made by FCMI Parent:

Number of shares purchased	Price per share (\$)	Amount paid (\$)
200,000	6.15*	\$ 1,230,260

* Represents a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$5.10 to \$7.40, inclusive.

Item 4. Purpose of Transaction.

Item 4 of the Statement is hereby amended by the addition of the following information:

The 200,000 shares of Common Stock described in Item 3 were purchased by FCMI Parent for investment purposes. The information provided in Item 3 with respect to the 200,000 shares of Common Stock purchased is incorporated by reference herein.

The Filing Persons do not have any present intention or arrangements to acquire additional shares of Common Stock. The Filing Persons do not have any present intention to sell any Common Stock that will be included in such Registration Statement, and note that their ability to effect dispositions of Common Stock, other than pursuant to the Registration Statement, or prior shelf registration statements filed by the Company, may be limited by their status as "affiliates" of the Issuer.

Subject to the foregoing, the Filing Persons reserve the right to take, in the future, such actions with respect to their investment in the Issuer as they deem appropriate. Except as described herein, the Filing Persons do not have any plans or proposals which relate to, or could result in, any of the matters referred to in paragraphs (a) through (j), inclusive, of the instructions to Item 4 of Schedule 13D. The Filing Persons may, at any time and from time to time, review or reconsider their position and/or change their purpose and/or formulate plans or proposals with respect thereto.

Item 5. Interest in Securities of the Issuer.

See the Preliminary Note in Item 1 of this Schedule 13D (Amendment No. 10).

The table in Item 5 of the Statement showing beneficial ownership of the Issuer's Common Stock by each of the Filing Persons, together with the introductory paragraph to such table and the paragraph immediately following such table, as well as the information regarding ownership of the Issuer's Common Stock by the directors and officers of the Filing Persons, are hereby amended and restated in their entirety as follows:

On the date of this Schedule 13D (Amendment No. 10), the Filing Persons are the beneficial owners of a total of 781,413 shares of the Issuer's Common Stock, representing 49.3% of the Issuer's outstanding Common Stock. Each Filing Person's direct ownership and beneficial ownership has been computed as a percentage of 1,584,300 shares outstanding or deemed outstanding as of June 26, 2024 plus any shares that may be acquired pursuant to presently exercisable warrants. The following table shows the number of shares of Common Stock and the percentage of the Issuer's Common Stock directly owned and beneficially owned by each Filing Person:

<u>Name</u>	Shares Directly Owned	Percentage Directly Owned	Shares Owned Beneficially		Percentage Owned Beneficially	
PAHL	180	0.01%	180	1	0.01	% ¹
FCMI Parent	762,415	48.1%	762,595	2	48.1	%3
G-M Fund	16,724	1.1%	16,724	4	1.1	%4
FMG	-0-	-0-%	16,724	4	1.1	%4
Albert Friedberg	2,094	0.1%	781,413	5	49.3	% 5

- All such shares are owned of record directly by PAHL. See "Beneficial Ownership of Shares Under PAHL Pledge Arrangements" in Item 5 of the original Statement filed on August 24, 2018.
- Includes the following: (i) 762,415 shares owned directly by FCMI Parent; and (ii) 180 shares owned directly by PAHL. FCMI Parent will not have the right to exercise any Warrants to the extent that, after giving effect to the issuance of the common stock resulting from such exercise, FCMI Parent together with its affiliates and certain other parties as set forth in Warrant, would beneficially own more than 39.99% of the outstanding shares of common stock immediately after giving effect to the issuance of shares issuable upon exercise of the Warrant. Accordingly, the shares reported on the table above as beneficially owned by FCMI Parent do not include 435,471 presently exercisable warrants that would bring FCMI Parent in excess of its ownership limit.
- ³ The percentage ownership does not include amounts in excess of the ownership limit for FCMI Parent described above in footnote 2 to this table.
- ⁴ All such 16,724 shares are owned by G-M Fund. Voting and dispositive power over the shares held by G-M Fund are exercisable by FMG, the investment manager of G-M Fund.
- Includes the following: (i) 180 shares owned directly by PAHL; (ii) 762,415 shares owned directly by FCMI Parent; (iii) 16,724 shares owned directly by G-M Fund; and (iv) 2,094 shares owned directly by Mr. Friedberg.

All shares reported as beneficially owned by the Filing Persons are presently outstanding. Mr. Friedberg, directly and through his control over FCMI Parent shares held by members of his family and trusts for the benefit of members of his family, may be considered the beneficial owner of all of the Common Stock beneficially owned by FCMI Parent. By virtue of his control of FCMI Parent, Mr. Friedberg also may be deemed to possess voting and dispositive power over the shares owned directly by its wholly-owned subsidiary, PAHL. By virtue of his control of FMG, which exercises voting and dispositive power over the shares owned directly by G-M Fund, Mr. Friedberg also may be deemed to possess voting and dispositive power over the shares owned directly by G-M Fund.

As of July 31, 2024, Enrique Zauderer, Vice President and a Director of FMG and Mr. Daniel A. Gordon, Vice President, Chief Compliance Officer and a Director of FMG, are the beneficial owners of 1,114 shares and 885 shares, respectively, of the Issuer's Common Stock.

Except for (i) the Common Stock beneficially owned by Mr. Friedberg, (ii) the Common Stock beneficially owned by each of Messrs. Zauderer and Gordon, to the knowledge of the Filing Persons, none of the directors or officers of any of the Filing Persons beneficially owns any Common Stock.

Except for FCMI Parent's purchase of 200,000 shares of Common Stock on July 31, 2024, none of the filer's respective directors or officers has effected any transactions in the Issuer's Common Stock in the 60 days preceding the filing of this Schedule 13D (Amendment No. 10).

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

Item 6 of the Statement is hereby amended by the addition of the following information:

FCMI Parent and the Issuer entered into a Securities Purchase Agreement dated March 27, 2024 (the "Securities Purchase Agreement"), pursuant to which FCMI Parent purchased 102,960 shares of Common Stock from the Issuer and 102,960 Warrants at a combined purchase price of \$7.77 per share and accompanying Warrant, resulting in a total purchase price of approximately \$800,000.00. The closing under the Securities Purchase Agreement occurred on March 28, 2024. The Securities Purchase Agreement contains, among other provisions, certain representations, warranties and agreements by FCMI Parent customarily included in agreements for the issuance and sale of securities without registration under the U.S. Securities Act of 1933, as amended (the "1933 Act"), including representations and warranties by FCMI Parent with respect to its status as an "accredited investor" within the meaning of Rule 501(a) of Regulation D under the 1933 Act, acknowledgment by FCMI Parent that the shares of Common Stock issued pursuant to the Securities Purchase Agreement constitute "restricted securities" under the 1933 Act, and agreement by FCMI Parent to sell the Common Stock issued pursuant to the Securities Purchase Agreement only in accordance with either the registration requirements of the 1933 Act or an exemption therefrom, and that certificates evidencing the Common Stock purchased pursuant to the Securities Purchase Agreement will bear a legend reflecting such resale restrictions. The Issuer made certain representations and warranties to FCMI Parent with respect to, among other matters, its business, its authorization of the issuance of the Common Stock, the compliance in all material respects at the time of filing of the periodic reports and other documents that the Issuer has filed with the Securities and Exchange Commission ("SEC") under the 1933 Act or the Securities Exchange Act of 1934, as amended, as applicable, and the rules and regulations thereunder, the absence (except as disclosed in such SEC filings) of any material adverse change affecting the Issuer, and the preparation and presentation of the Issuer's financial statements included in its SEC filings. The Securities Purchase Agreement also contains certain customary conditions to FCMI Parent's obligation to purchase the shares of the Issuer's Common Stock, including the absence of any stop order or suspension of trading imposed by Nasdaq, the SEC or any other governmental or regulatory body with respect to public trading in the Common Stock.

The Company will have the right to "call" the exercise of any portion of a holder's Warrants by delivering a call notice to the holder within 120 days after the Company publicly announces an increase in pepinemab-treated patients relative to placebo-treated patients, with statistical significance having a p-value of less than or equal to 0.05, in the change of the FDG-PET standard uptake value ratio for brain metabolism between baseline and month 18 as assessed by [18F]fluorodeoxyglucose (FDG)-PET in the resting state following administration of 40 mg/kg pepinemab or placebo, as applicable, as described in the protocol for the Company's SIGNAL-AD Alzheimer's disease study. After delivery of a call notice, the Warrants will continue to be exercisable. Each Warrant will be canceled and no longer exercisable to the extent the holder fails to timely exercise the Warrant for the called portion thereof within 30 trading days following the Company's issuance of a call notice, provided that to the extent the exercise of a called portion of a Warrant would cause the holder to hold Common Stock in excess of a specified beneficial ownership limitation, upon exercise of such portion, as set forth in the Warrant, instead of shares being issued, the exercise would result in the modification of the terms of such portion to be consistent with the terms of pre-funded warrants issued to other purchasers in the offering.

The foregoing descriptions of the Securities Purchase Agreement and Warrants are qualified by the full text of such agreement and form of warrant which are attached as exhibits to this Schedule 13D (Amendment No. 10).

Item 7. Materials to be Filed as Exhibits

Exhibit	Description
99.24	Form of Securities Purchase Agreement (incorporated by reference to Exhibit 10.2 to the Issuer's Current Report on Form 8-K filed April 1, 2024).
99.25	Form of Common Stock Purchase Warrant (incorporated by reference to Exhibit 4.2 to the Issuer's Current Report on Form 8-K filed April 1, 2024)

Signatures

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

Dated: August 1, 2024

FCMI PARENT CO.

By: /s/ Dan Scheiner
Name: Dan Scheiner
Title: Vice President

PAN ATLANTIC HOLDINGS LTD.

By: /s/ Mary Ellen Bourque
Name: Mary Ellen Bourque

Title: Director

FRIEDBERG GLOBAL-MACRO HEDGE FUND LTD.

By: /s/ Albert D. Friedberg
Name: Albert D. Friedberg

Title: Director

FRIEDBERG MERCANTILE GROUP LTD.

By: /s/ Albert D. Friedberg

Name: Albert D. Friedberg

Title: Director

ALBERT D. FRIEDBERG, individually

/s/ Albert D. Friedberg

Name: Albert D. Friedberg