

# **Entry into a Material Definitive Agreement**

MINNEAPOLIS, United States and BRISBANE, Australia 30 July 2025: Anteris Technologies Global Corp. (Anteris or the Company) (NASDAQ: AVR, ASX: AVR) a global structural heart company committed to designing, developing, and commercializing cutting-edge medical devices to restore healthy heart function, announces that the attached Form 8-K was filed with the Securities and Exchange Commission (SEC) on July 29, 2025 (USA Eastern Time).

**ENDS** 

## **About Anteris**

Anteris Technologies Global Corp. (NASDAQ: AVR, ASX: AVR) is a global structural heart company committed to designing, developing, and commercializing cutting-edge medical devices to restore healthy heart function. Founded in Australia, with a significant presence in Minneapolis, USA, Anteris is a science-driven company with an experienced team of multidisciplinary professionals delivering restorative solutions to structural heart disease patients.

Anteris' lead product, the DurAVR® Transcatheter Heart Valve (THV), was designed in partnership with the world's leading interventional cardiologists and cardiac surgeons to treat aortic stenosis – a potentially lifethreatening condition resulting from the narrowing of the aortic valve. The balloon-expandable DurAVR® THV is the first biomimetic valve, which is shaped to mimic the performance of a healthy human aortic valve and aims to replicate normal aortic blood flow. DurAVR® THV is made using a single piece of molded ADAPT® tissue, Anteris' patented anti-calcification tissue technology. ADAPT® tissue, which is FDA-cleared, has been used clinically for over 10 years and distributed for use in over 55,000 patients worldwide. The DurAVR® THV System is comprised of the DurAVR® valve, the ADAPT® tissue, and the balloon-expandable ComASUR® Delivery System.

## **Authorisation and Additional information**

This announcement was authorised for release on the ASX by the Board of Directors.

## For more information:

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Anteris Technologies Global Corp.

BRISBANE | MINNEAPOLIS | GENEVA | MALAGA





# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## FORM 8-K

CURRENT REPORT
Pursuant to Section 13 OR 15(d)
of The Securities Exchange Act of 1934

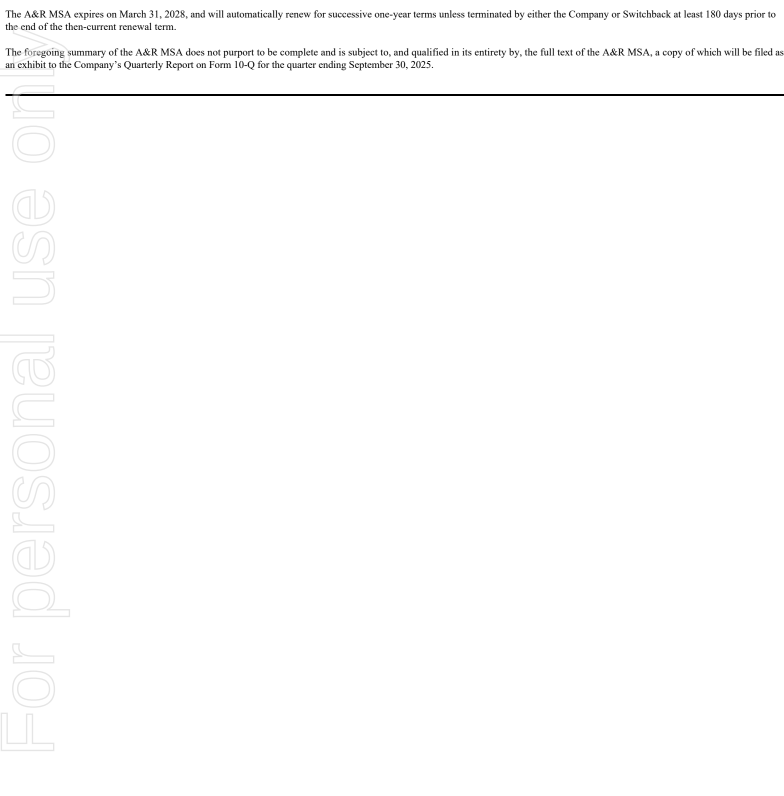
Date of Report (Date of earliest event reported): July 29,2025

Anteris Technologies Global Corp. (Exact name of registrant as specified in its charter)		
Delaware (State or Other Jurisdiction of Incorporation)	001-42437 (Commission File Number)	99-1407174 (I.R.S. Employer Identification No.)
Toowong Tower, Level 3, Suite 302 9 Sherwood Road Toowong, QLD Australia (Address of Principal Executive Offices)		4066 (Zip Code)
	Not Applicable er name or former address, if changed since last report	
Theck the appropriate box below if the Form 8-K filing is intended to Written communications pursuant to Rule 425 under the Securities		trant under any of the following provisions:
Soliciting material pursuant to Rule 14a-12 under the Exchange A  Pre-commencement communications pursuant to Rule 14d-2(b) u  Pre-commencement communications pursuant to Rule 13e-4(c) u	under the Exchange Act (17 CFR 240.14d-2(b))	
ecurities registered pursuant to Section 12(b) of the Act:	ituel tile Exchange Act (17 CFK 240.13e-4(5))	
Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Common Stock, par value \$0.0001 per shandicate by check mark whether the registrant is an emerging grove curities Exchange Act of 1934 (§240.12b-2 of this chapter).	are AVR	The Nasdaq Global Market
f an emerging growth company, indicate by check mark if the registandards provided pursuant to Section 13(a) of the Exchange Act. [		Emerging growth company $\boxtimes$ d for complying with any new or revised financial accounting

#### Item 1.01. Entry into a Material Definitive Agreement.

On July 28, 2025, Anteris Technologies Global Corp. (the "Company") entered into the First Amended and Restated Master Services Agreement (the "A&R MSA") with Switchback Medical, LLC ("Switchback"), pursuant to which Switchback provides various development and manufacturing services, including engineering and testing services, pursuant to purchase orders made by the Company from time to time, at set prices per unit, and in compliance with various quality management and regulatory requirements.

Under the A&R MSA, the Company granted Switchback a limited, exclusive, revocable, non-sublicensable, fully paid-up, royalty-free license to certain of the Company's intellectual property to be used solely for the purpose of manufacturing products during the term of the A&R MSA. The Company retains all rights, title and interest in the results of any testing services, reports or data generated or provided by Switchback and to any developed intellectual property.



## SIGNATURES

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

Anteris Technologies Global Corp.

Date: July 29, 2025

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By: /s/ Wayne Paterson

Name: Wayne Paterson

Title: Chief Executive Officer, Vice Chairman