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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 6)*

NGM BIOPHARMACEUTICALS, INC.
(Name of Issuer)
Common Stock, \$0.001 par value
(Title of Class of Securities)
62921N 105
(CUSIP Number)
James Evangelista
The Column Group, LP
1 Letterman Drive,
Building D, Suite DM-900
San Francisco, CA 94129
(415) 865-2050
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)
December 28, 2023
(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 $\S240.13d-1(e)$, 240.13d-1(f) or 240.13d-1(g), check the following box. \square

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, as amended ("Securities Exchange Act") or otherwise subject to the liabilities of that section of the Securities Exchange Act but shall be subject to all other provisions of the Securities Exchange Act (however, see the Notes).

CUSIP No. 62921N 105	SCHEDULE 13D	Page 2 of 28

The Column Group, LP CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP SEC USE ONLY SOURCE OF FUNDS WC CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION Delaware NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 10 SHARED DISPOSITIVE POWER 11,103,333 (1) 10 SHARED DISPOSITIVE POWER 11,103,333 (1) 2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		1			
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SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 11,103,333 (1) 1 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11,103,333 (1) 2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	NUMBE	R OF	8		
OWNED BY EACH REPORTING PERSON WITH 11,103,333 (1) 10 SHARED DISPOSITIVE POWER 0 1 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11,103,333 (1) 2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
REPORTING PERSON WITH 11,103,333 (1) 10 SHARED DISPOSITIVE POWER 0			0		
10 SHARED DISPOSITIVE POWER 0 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11,103,333 (1) 2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			9	SOLE DISPOSITIVE FOWER	
1 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11,103,333 (1) 2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	WITI	ł			
11,103,333 (1) 2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			10	SHARED DISPOSITIVE POWER	
11,103,333 (1) 2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				0	
2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □	11	AGGREG.	ATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □		11 102 222	(1)		
	12				П
3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	12	CHECK D	OΛ	II THE AGGREGATE AMOUNT IN NOW (11) EXCEODES CERTAIN SHARES	
3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
13.4% (2)		13.4% (2)			
	14		REF	PORTING PERSON	
		DNI			
		IPN			

- (1) All shares are held of record by TCG LP (as defined in Item 2(a) below). TCG GP (as defined in Item 2(a) below) is the general partner of TCG LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson and David Goeddel, a member of the Issuer's board of directors, are the managing partners of TCG GP and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Issuer's Quarterly Report on Form 10-Q and filed with the Securities and Exchange Commission on November 2, 2023 (the "Form 10-Q").

CUSIP No. 62921N 105	SCHEDULE 13D	Page 3 of 28

1	NAME OF REPORTING PERSON			
	The Colum	nn G	roup GP, LP	
2	СНЕСК Т	THE A	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠
3	SEC USE	ONI	Y	
4	SOURCE	OF I	FUNDS	
	AF			
5	СНЕСК В	вох	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENS	SHIP	OR PLACE OF ORGANIZATION	
	Delaware			
NUMBE SHAR BENEFIC OWNED BY REPORTING WIT	ES IALLY Y EACH F PERSON H	9	SOLE VOTING POWER 100,000 (1) SHARED VOTING POWER 11,103,333 (2) SOLE DISPOSITIVE POWER 100,000 (1) SHARED DISPOSITIVE POWER 11,103,333 (2)	
11	AGGREG	ATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	11,203,333			
12			IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT	ГОБ	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	13.5% (3)			
14	TYPE OF	REP	PORTING PERSON	
	PN			

- (1) All shares are held of record by TCG GP. Peter Svennilson and David Goeddel, a member of the Issuer's board of directors, are the managing partners of TCG GP and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) All shares are held of record by TCG LP. TCG GP is the general partner of TCG LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson and David Goeddel, a member of the Issuer's board of directors, are the managing partners of TCG GP and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (3) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 4 of 28

1	NAME OF REPORTING PERSON			
	The Colun	ımn Group II, LP		
2	СНЕСК Т		(a) □ (b) ⊠	
3	SEC USE	E ONLY		
4	SOURCE	E OF FUNDS		
	WC			
5	СНЕСК В	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZENS	ISHIP OR PLACE OF ORGANIZATION		
	Delaware			
NUMBE SHAR BENEFIC OWNED B' REPORTING WIT	ES IALLY Y EACH PERSON H	2,265,758 (1) 10 SHARED DISPOSITIVE POWER 0		
11		GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
12	2,265,758 CHECK B			
13	PERCENT	IT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	2.7% (2)			
14		F REPORTING PERSON		
	PN			

- (1) All shares are held of record by TCG II LP (as defined in Item 2(a) below). TCG II GP (as defined in Item 2(a) below) is the general partner of TCG II LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson and David Goeddel, a member of the Issuer's board of directors, are the managing partners of TCG II GP and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

1	NAME OF REPORTING PERSON			
	The Column Group II GP, LP			
2	СНЕСК Т	THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠	
3	SEC USE	ONLY		
4		OF FUNDS		
ī.	AF	DOW IT DIGGLOCUPE OF LEGAL PROCEEDINGS IS DECLINED BUILDING TO ITEMS A(1)		
5	CHECK B	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZENS	SHIP OR PLACE OF ORGANIZATION		
	Delaware			
NUMBE SHAR BENEFIC OWNED B' REPORTING WIT	ES IALLY Y EACH PERSON	7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 2,265,758 (1) 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 2,265,758 (1)		
11	AGGREG	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	2,265,758	(1)		
12		BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	PERCENT	Γ OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	2.7% (2)			
14	TYPE OF	REPORTING PERSON		
	PN			

(1) All shares are held of record by TCG II LP. TCG II GP is the general partner of TCG II LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson and David Goeddel, a member of the Issuer's board of directors, are the managing partners of TCG II GP and may each be deemed to share voting, investment and dispositive power with respect to these securities.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 6 of 28

1	NAME O	F REPORTING PERSON	
	The Colur	nn Group Management, LP	
2		THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠
3	SEC USE	ONLY	
4	SOURCE	OF FUNDS	
	00		
5	СНЕСК Е	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENS	SHIP OR PLACE OF ORGANIZATION	
	Delaware		
NUMBI SHAI BENEFIC OWNED B REPORTING WIT	RES CIALLY Y EACH G PERSON TH	7 SOLE VOTING POWER 100,000 (1) 8 SHARED VOTING POWER 0 9 SOLE DISPOSITIVE POWER 100,000 (1) 10 SHARED DISPOSITIVE POWER 0	
11	AGGREG	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	100,000 (1	,	
12		SOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT	T OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	0.1% (2)		
14	TYPE OF	REPORTING PERSON	
	PN		

- (1) All shares are held of record by TCGM LP (as defined in Item 2(a) below). Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing partners of TCGM LP and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 7 of 28

1	NAME OF REPORTING PERSON					
	Ponoi Capital, LP CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
3	SEC USE ONLY					
4	SOURCE OF FUNDS					
	WC					
5	СНЕСК В	ЮX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZENS	SHIP	OR PLACE OF ORGANIZATION			
	Delaware					
			SOLE VOTING POWER			
			1,298,908 (1)			
NUMBE		8	SHARED VOTING POWER			
SHAR BENEFICI			0			
OWNED BY REPORTING		9	SOLE DISPOSITIVE POWER			
WITI			1,298,908 (1)			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREG.	ATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	1,298,908 (1)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	1.6% (2)					
14	TYPE OF	REF	PORTING PERSON			
	PN					

- (1) All shares are held of record by Ponoi LP (as defined in Item 2(a) below). Ponoi LLC (as defined in Item 2(a) below) is the general partner of Ponoi LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing members of Ponoi LLC and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 8 of 28

L								
1	NAME OF REPORTING PERSON							
	Ponoi Management, LLC							
2		HE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗆					
		(b) ⊠						
3	SEC USE ONLY							
5	SEC OSE ONE!							
4	SOURCE (OF FUNDS						
	AF							
5	CHECK B	HECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) □						
6	CITIZENS	HIP OR PLACE OF ORGANIZATION						
	Delaware							
		7 SOLE VOTING POWER						
		0						
NUMBE		8 SHARED VOTING POWER						
SHAR BENEFIC		1,298,908 (1)						
OWNED BY		9 SOLE DISPOSITIVE POWER						
REPORTING	PERSON	SOLE DISTOSTITULE TO WELL						
WIT	Н	0						
		10 SHARED DISPOSITIVE POWER						
		1,298,908 (1)						
11	AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	1 208 008 /							
12	1,298,908 (1) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES							
		, , , , , , , , , , , , , , , , , , , ,						
12	DED CENT	OF OLACO DEPONDED BY AMOUNT BUROW (11)						
13	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	1.6% (2)							
14	TYPE OF	REPORTING PERSON						
	00							
00								

(1) All shares are held of record by Ponoi LP. Ponoi LLC is the general partner of Ponoi LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing members of Ponoi LLC and may each be deemed to share voting, investment and dispositive power with respect to these securities.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 9 of 28

1	NAME OF REPORTING PERSON					
	Ponoi Capital II, LP					
2	СНЕСК Т	HE.	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠		
3	SEC USE	ONI	Y			
4	SOURCE	OF I	FUNDS			
	WC					
5	СНЕСК В	OX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZENS	SHIP	OR PLACE OF ORGANIZATION			
	Delaware					
			SOLE VOTING POWER 1,298,908 (1)			
NUMBE SHAR BENEFIC	ES ALLY		SHARED VOTING POWER 0			
OWNED BY REPORTING WITI	PERSON	9	SOLE DISPOSITIVE POWER 1,298,908 (1)			
		10	SHARED DISPOSITIVE POWER 0			
11	AGGREG.	ATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	1,298,908					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □					
13	PERCENT	OF	CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	1.6% (2)					
14	TYPE OF	REF	PORTING PERSON			
	PN					

- (1) All shares are held of record by Ponoi II LP (as defined in Item 2(a) below). Ponoi II LLC (as defined in Item 2(a) below) is the general partner of Ponoi II LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing members of Ponoi II LLC and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 10 of 28

1	NAME OF REPORTING PERSON				
	Ponoi II M	1anag	gement, LLC		
2	СНЕСК Т	THE A	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠	
3	SEC USE	ONI	Y		
4	SOURCE	OF I	FUNDS		
	AF				
5	СНЕСК В	BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZENS	SHIP	OR PLACE OF ORGANIZATION		
	Delaware				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		9	SOLE VOTING POWER 0 SHARED VOTING POWER 1,298,908 (1) SOLE DISPOSITIVE POWER 0 SHARED DISPOSITIVE POWER 1,298,908 (1)		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,298,908 (1)				
12			IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.6% (2)				
14		REP	PORTING PERSON		
	00				

- (1) All shares are held of record by Ponoi II LP. Ponoi II LLC is the general partner of Ponoi II LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing members of Ponoi II LLC and may each be deemed to share voting, investment and dispositive power with respect to these
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 11 of 28

1	NAME OF REPORTING PERSON				
	The Column Group III, LP				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
3	SEC USE	ONI	LY		
4	SOURCE	OF I	FUNDS		
	WC				
5	СНЕСК Е	BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZENS	SHIP	OR PLACE OF ORGANIZATION		
	Delaware				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		9	SOLE VOTING POWER 858,035 (1) SHARED VOTING POWER 0 SOLE DISPOSITIVE POWER 858,035 (1) SHARED DISPOSITIVE POWER 0		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 858,035 (1)				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □				
13	PERCENT	ГОБ	CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	1.0% (2)				
14	TYPE OF	REF	PORTING PERSON		
	PN				

- (1) All shares are held of record by TCG III LP (as defined in Item 2(a) below). TCG III GP (as defined in Item 2(a) below) is the general partner of TCG III LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing partners of TCG III GP and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 12 of 28

1	NAME OF REPORTING PERSON						
	The Colun	nn G	roup III-A, LP				
2			APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠			
3	SEC USE	SEC USE ONLY					
4	SOURCE	OF I	FUNDS				
	WC						
5	СНЕСК В	ЮX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
6	CITIZENS	SHIP	OR PLACE OF ORGANIZATION				
	Delaware						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		9	SOLE VOTING POWER 968,990 (1) SHARED VOTING POWER 0 SOLE DISPOSITIVE POWER 968,990 (1) SHARED DISPOSITIVE POWER 0				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 968,990 (1)						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
13	PERCENT	ГОБ	CLASS REPRESENTED BY AMOUNT IN ROW (11)				
1.2% (2)							
14	TYPE OF	REP	PORTING PERSON				
	PN						

- (1) All shares are held of record by TCG III-A LP (as defined in Item 2(a) below). TCG III GP is the general partner of TCG III-A LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing partners of TCG III GP and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 13 of 28

1	NAME OF REPORTING PERSON				
	The Column Group III GP, LP				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
3	SEC USE	ONI	Y		
4	SOURCE AF	OF I	FUNDS		
5		BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZENS Delaware	SHIP	OR PLACE OF ORGANIZATION		
NUMBE SHAR BENEFIC OWNED BY REPORTING WIT	ES IALLY Y EACH PERSON	8	SOLE VOTING POWER 0 SHARED VOTING POWER 1,827,025 (1) SOLE DISPOSITIVE POWER 0 SHARED DISPOSITIVE POWER 1,827,025 (1)		
11	1,827,025	(1)	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
12			IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	2.2% (2)		CLASS REPRESENTED BY AMOUNT IN ROW (11)		
14	TYPE OF PN	REP	ORTING PERSON		

- (1) Consists of (i) 858,035 shares held of record by TCG III LP and (ii) 968,990 shares held of record by TCG III-A LP. TCG III GP is the general partner of each of TCG III LP and TCG III-A LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing partners of TCG III GP and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 14 of 28

1	NAME OF REPORTING PERSON				
	The Colur	ımn Group IV, LP			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
3	SEC USE	E ONLY			
4	SOURCE	E OF FUNDS			
	WC				
5	СНЕСК Е	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZENS	SHIP OR PLACE OF ORGANIZATION			
	Delaware				
NUMBE SHAR BENEFIC OWNED BY REPORTING WITI	ES ALLY / EACH PERSON H	2,650,177 (1) 10 SHARED DISPOSITIVE POWER 0			
11	AGGREG 2,650,177	GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 7 (1)			
12					
13	PERCEN	IT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	3.2% (2)				
14	TYPE OF	F REPORTING PERSON			
	PN				

- (1) All shares are held of record by TCG IV LP (as defined in Item 2(a) below). TCG IV GP LP (as defined in Item 2(a) below) is the general partner of TCG IV LP and may be deemed to have voting, investment and dispositive power with respect to these securities. TCG IV GP LLC (as defined in Item 2(a) below) is the general partner of TCG IV GP LP and the ultimate general partner of TCG IV LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing members of TCG IV GP LLC and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 15 of 28

1	NAME OF REPORTING PERSON			
	The Column	n Group IV-A, LP		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP			
3	SEC USE C	DNLY		
4	SOURCE OF FUNDS			
	WC			
5	СНЕСК ВС	DX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZENSI	HIP OR PLACE OF ORGANIZATION		
	Delaware			
NUMBE SHAR BENEFIC OWNED B' REPORTING WIT	ES IALLY Y EACH PERSON H	0 SOLE DISPOSITIVE POWER 90,442 (1) 0 SHARED DISPOSITIVE POWER 0		
11	AGGREGA 90,442 (1)	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
12		OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	0.1% (2)			
14	TYPE OF R	REPORTING PERSON		
	PN			

- (1) All shares are held of record by TCG IV-A LP (as defined in Item 2(a) below). TCG IV GP LP is the general partner of TCG IV-A LP and may be deemed to have voting, investment and dispositive power with respect to these securities. TCG IV GP LLC is the general partner of TCG IV-GP LP and the ultimate general partner of TCG IV-A LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing members of TCG IV GP LLC and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 16 of 28

1	NAME OF REPORTING PERSON				
	The Colum	nn Group IV GP, LP			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
3	SEC USE ONLY				
4		OF FUNDS			
	AF				
5	СНЕСК В	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZENS	SHIP OR PLACE OF ORGANIZATION			
	Delaware				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 2,740,619 (1) 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER			
		2,740,619 (1)			
11	AGGREGA 2,740,619	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON (1)			
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
13		OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
14	3.3% (2)	REPORTING PERSON			
14		REFORTING FERSON			
	PN				

- (1) Consists of (i) 2,650,177 shares held of record by TCG IV LP and (ii) 90,442 shares held of record by TCG IV-A LP. TCG IV GP LP is the general partner of each of TCG IV LP and TCG IV-A LP and may be deemed to have voting, investment and dispositive power with respect to these securities. TCG IV GP LLC is the general partner of TCG IV GP LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing members of TCG IV GP LLC and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 17 of 28

1	NAME OF REPORTING PERSON				
	TCG IV GP, LLC				
2	СНЕСК Т	THE A	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠	
3	SEC USE	ONI	Y		
4	SOURCE	OF I	FUNDS		
	AF				
5	СНЕСК В	BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZENS	SHIP	OR PLACE OF ORGANIZATION		
	Delaware				
NUMBE SHAR BENEFIC OWNED B' REPORTING WIT	ES IALLY Y EACH F PERSON H	9	SOLE VOTING POWER 0 SHARED VOTING POWER 2,740,619 (1) SOLE DISPOSITIVE POWER 0 SHARED DISPOSITIVE POWER 2,740,619 (1)		
11	AGGREG	ATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	2,740,619				
12			IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	3.3% (2)				
14	TYPE OF	REP	PORTING PERSON		
	00				

- (1) Consists of (i) 2,650,177 shares held of record by TCG IV LP and (ii) 90,442 shares held of record by TCG IV-A LP. TCG IV GP LP is the general partner of each of TCG IV LP and TCG IV-A LP and may be deemed to have voting, investment and dispositive power with respect to these securities. TCG IV GP LLC is the general partner of TCG IV GP LP and the ultimate general partner of each of TCG IV LP and TCG IV-A LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing members of TCG IV GP LLC and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 18 of 28

1	NAME OF REPORTING PERSON					
	The Colun	nn G	roup Opportunity III, LP			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
3	SEC USE	SEC USE ONLY				
4	SOURCE	OF I	FUNDS			
	WC					
5	СНЕСК В	BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZENS	SHIP	OR PLACE OF ORGANIZATION			
	Delaware					
NUMBE SHAR BENEFIC OWNED BY REPORTING WITH	ES IALLY Y EACH PERSON H	8 9	SOLE VOTING POWER 949,862 (1) SHARED VOTING POWER 0 SOLE DISPOSITIVE POWER 949,862 (1) SHARED DISPOSITIVE POWER 0			
11	AGGREG 949,862 (1		AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
12	СНЕСК В	BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
13	PERCENT	ГОБ	CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	1.1% (2)					
14	TYPE OF	REP	PORTING PERSON			
	PN					

- (1) All shares are held of record by TCG Opportunity III LP (as defined in Item 2(a) below). TCG Opportunity III GP LP (as defined in Item 2(a) below) is the general partner of TCG Opportunity III LP and may be deemed to have voting, investment and dispositive power with respect to these securities. TCG Opportunity III GP LLC is the general partner of TCG Opportunity III GP LP and the ultimate general partner of TCG Opportunity III LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing members of TCG Opportunity III GP LLC and may each be deemed to share voting, investment and dispositive power with respect to these securities.
- (2) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 19 of 28

	NAME OF DEPORTING DEPOSON					
1	NAME OF REPORTING PERSON					
	The Column Group Opportunity III GP, LP					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b) (b)					
3	SEC USE ONLY					
4	SOURCE OF FUNDS					
	AF					
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					
NUMBE SHAR BENEFIC OWNED BY REPORTING WITI	ES 949,862 (1) 949,862 (1) 9 SOLE DISPOSITIVE POWER PERSON					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 949,862 (1)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	1.1% (2)					
14	TYPE OF REPORTING PERSON					
	PN					

(1) All shares are held of record by TCG Opportunity III LP. TCG Opportunity GP LP is the general partner of TCG Opportunity III LP and may be deemed to have voting, investment and dispositive power with respect to these securities. TCG Opportunity GP LLC is the general partner of TCG Opportunity GP LP and the ultimate general partner of TCG Opportunity III LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing members of TCG Opportunity III GP LLC and may each be deemed to share voting, investment and dispositive power with respect to these securities.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 20 of 28

1	NAMEOR	PERMITTING DEPOSON				
1	NAME OF REPORTING PERSON					
	TCG Opportunity III GP, LLC					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
			(b) 🗵			
3	SEC USE	ONLY				
	DEC ODE					
4	COLIDGE	OF FUNDS				
4	SOURCE OF FUNDS					
	AF					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) □					
6	CITIZENS	HIP OR PLACE OF ORGANIZATION				
	D 1					
	Delaware	7 SOLE VOTING POWER				
		7 SOLE VOTINGTOWER				
		0				
NUMBE		8 SHARED VOTING POWER				
SHAR BENEFIC		949,862 (1)				
OWNED BY	Y EACH G PERSON	9 SOLE DISPOSITIVE POWER				
REPORTING						
WIT	H	0 10 SHARED DISPOSITIVE POWER				
		10 SHARED DISTOSITIVE TOWER				
		949,862 (1)				
11	AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	949,862 (1					
12		OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
13	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	ENGLIST OF CENTRE BY THIS CONTINUE (11)					
1.4	1.1% (2)	DEDORTING DED COM				
14	TYPE OF REPORTING PERSON					
	00					

(1) All shares are held of record by TCG Opportunity III LP. TCG Opportunity GP LP is the general partner of TCG Opportunity III LP and may be deemed to have voting, investment and dispositive power with respect to these securities. TCG Opportunity GP LLC is the general partner of TCG Opportunity GP LP and the ultimate general partner of TCG Opportunity III LP and may be deemed to have voting, investment and dispositive power with respect to these securities. Peter Svennilson, Timothy Kutzkey and David Goeddel, a member of the Issuer's board of directors, are the managing members of TCG Opportunity III GP LLC and may each be deemed to share voting, investment and dispositive power with respect to these securities.

CUSIP No. 62921N 105	SCHEDULE 13D	Page 21 of 2

1	NAME OF REPORTING PERSON				
	Peter Svennilson				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) ⊠				
3	SEC USE	ONI	.Y		
4	SOURCE	OF I	FUNDS		
	AF, PF				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
6	CITIZENS	SHIP	OR PLACE OF ORGANIZATION		
	Sweden				
NUMBE SHAR BENEFIC OWNED BY REPORTING WIT	ES IALLY Y EACH PERSON H	9	SOLE VOTING POWER 44,000 (1) SHARED VOTING POWER 21,684,413 (2) SOLE DISPOSITIVE POWER 44,000 (1) SHARED DISPOSITIVE POWER 21,684,413 (2)		
11	AGGREG	ATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	21,728,41				
12			IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	PERCENT	ГОБ	CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	26.3% (3)				
14	TYPE OF	REP	PORTING PERSON		
	IN				

- (1) All shares are held directly by Peter Svennilson.
- (2) Peter Svennilson is a managing partner of TCG GP, TCG II GP, TCGM LP and TCG III GP, and a managing member of Ponoi LLC, Ponoi II LLC, TCG Opportunity III GP LLC and TCG IV GP LLC and may be deemed to share voting and dispositive control over the shares of Common Stock held by TCG LP, TCG GP, TCG II LP, TCGM LP, Ponoi LP, Ponoi II LP, TCG III LP, TCG III-A LP, TCG Opportunity III LP, TCG IV LP and TCG IV-A LP.
- (3) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

1	NAME OF REPORTING PERSON				
	David V. Goeddel				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) ⊠				
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
	AF, PF				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) □				
6	CITIZENS	SHIP	OR PLACE OF ORGANIZATION		
	U.S.A.				
NUMBE SHAR BENEFIC OWNED BY REPORTING WITI	ES ALLY / EACH PERSON H	9	SOLE VOTING POWER 205,096 (1) SHARED VOTING POWER 21,874,413 (2) SOLE DISPOSITIVE POWER 205,096 (1) SHARED DISPOSITIVE POWER 21,874,413 (2)		
11			AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
12	22,079,50 CHECK E		IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 26.7% (3)				
14	TYPE OF REPORTING PERSON IN				

- (1) Consists of (i) 134,180 shares held directly by David Goeddel and (ii) 70,916 shares underlying stock options granted to David Goeddel for his service as a member of the Issuer's board of directors, which vest within 60 days of this statement.
- (2) David Goeddel, a member of the Issuer's board of directors, is a managing partner of TCG GP, TCG II GP, TCGM LP and TCG III GP, and a managing member of Ponoi LLC, Ponoi II LLC, TCG Opportunity III GP LLC and TCG IV GP LLC and may be deemed to share voting and dispositive control over the shares of Common Stock held by TCG LP, TCG GP, TCG II LP, TCGM LP, Ponoi LP, Ponoi II LP, TCG III LP, TCG III-A LP, TCG Opportunity III LP, TCG IV LP and TCG IV-A LP. David Goeddel serves as co-trustee of the David V. Goeddel and Alena Z. Goeddel 2004 Trust (the "Goeddel Trust") and shares voting and dispositive control over 190,000 shares of Common Stock held directly by the Goeddel Trust.
- (3) Based on 82,786,423 shares of Common Stock outstanding, which consists of (a) 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q plus (b) 70,916 shares underlying stock options granted to David Goeddel for his service as a member of the Issuer's board of directors, which vest within 60 days of this statement.

1	NAME OF REPORTING PERSON				
	Timothy Kutzkey				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) ⊠				
3	SEC USE	ONI	Y		
4	SOURCE	OF I	FUNDS		
	AF, PF				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) □				
6	CITIZENS	SHIP	OR PLACE OF ORGANIZATION		
	U.S.A.				
NUMBE			SOLE VOTING POWER 15,000 (1) SHARED VOTING POWER		
SHAR BENEFIC			8,215,322 (2)		
OWNED BY REPORTING WITI	Y EACH PERSON		SOLE DISPOSITIVE POWER 15,000 (1)		
*****	1	10	SHARED DISPOSITIVE POWER		
			8,215,322 (2)		
11	AGGREG.		AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	8,230,322	(1)(2	2)		
12			IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	PERCENT	OF	CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	9.9% (3)				
14	TYPE OF REPORTING PERSON				
	IN				

- (1) All shares are held directly by Timothy Kutzkey.
- (2) Timothy Kutzkey is a managing member of Ponoi LLC, Ponoi II LLC, TCG Opportunity III GP LLC and TCG IV GP LLC, and a managing partner of TCG III GP and TCGM LP and may be deemed to share voting and dispositive control over the shares of Common Stock held by Ponoi LP, Ponoi II LP, TCG III LP, TCG III-A LP, TCG Opportunity III LP, TCG IV-A LP and TCGM LP.
- (3) Based on 82,715,507 shares of Common Stock outstanding as of October 30, 2023, as reported in the Form 10-Q.

Item 1. Security and Issuer

This Amendment No. 6 supplements and amends the Schedule 13D relating to shares of common stock, par value \$0.001 per share (the "Common Stock"), of NGM Biopharmaceuticals, Inc., a Delaware corporation (the "Issuer"), that was filed with the Securities and Exchange Commission (the "SEC") on April 12, 2019 as it has been amended by Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4 and Amendment No. 5 that were filed with the SEC on May 17, 2019, October 18, 2019, April 2, 2020, February 3, 2022 and June 10, 2022, respectively (collectively, the "Amended Statement"). Only those items that are reported are hereby amended; all other items reported in the Amended Statement remain unchanged. Capitalized terms contained herein but not otherwise defined shall have the meanings ascribed to such terms in the Amended Statement. Information given in response to each item shall be deemed incorporated by reference in all other items as applicable.

Item 2. Identity and Background

Items 2(a), (b) and (c) of the Amended Statement are hereby amended and restated in their entirety as follows: (a) This Schedule 13D is being filed by (i) The Column Group, LP, a Delaware limited partnership ("TCG LP"), (ii) The Column Group GP, LP, a Delaware limited partnership ("TCG GP"), (iii) The Column Group II, LP, a Delaware limited partnership ("TCG II LP"), (iv) The Column Group II GP, LP, a Delaware limited partnership ("TCG II GP"), (v) The Column Group Management LP, a Delaware limited partnership ("TCGM LP"), (vi) Ponoi Capital, LP, a Delaware limited partnership ("Ponoi LP"), (vii) Ponoi Management, LLC, a Delaware limited liability company ("Ponoi LLC"), (viii) Ponoi Capital II, LP, a Delaware limited partnership ("Ponoi II LP"), (ix) Ponoi II Management, LLC, a Delaware limited liability company ("Ponoi II LLC"), (x) The Column Group III, LP, a Delaware limited partnership ("TCG III LP"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-A, LP, a Delaware limited partnership ("TCG III-P"), (xi) The Column Group III-P"), (A LP"), (xii) The Column Group III GP, LP, a Delaware limited partnership ("TCG III GP"), (xiii) The Column Group IV, LP, a Delaware limited partnership ("TCG IV LP"), (xiv) The Column Group IV-A, LP, a Delaware limited partnership ("TCG IV-A LP"), (xv) The Column Group IV GP, LP, a Delaware limited partnership ("TCG IV GP LP"), (xvi) TCG IV GP LLC, a Delaware limited liability company ("TCG IV GP LLC"), (xvii) The Column Group Opportunity III, LP, a Delaware limited partnership ("TCG Opportunity III LP"), (xviii) The Column Group Opportunity III GP, LP, a Delaware limited partnership ("TCG Opportunity III GP LP"), (xix) TCG Opportunity III GP LLC, a Delaware limited liability company ("TCG Opportunity III GP LLC"), and (xx) Peter Svennilson, David V. Goeddel and Timothy Kutzkey (collectively referred to as the "Reporting Individuals"). Mr. Svennilson and Dr. Goeddel are the managing partners of TCG GP and TCG II GP. Mr. Svennilson, Dr. Goeddel and Dr. Kutzkey are the managing members of Ponoi LLC, Ponoi II LLC, TCG Opportunity III GP LLC and TCG IV GP LLC, and the managing partners of TCG III GP and TCGM LP. Each of the Reporting Individuals, TCG LP, TCG GP, TCG II LP, TCG II GP, TCGM LP, Ponoi LP, Ponoi LLC, Ponoi II LP, Ponoi II LLC, TCG III LP, TCG III-A LP, TCG III GP, TCG IV LP, TCG IV-A LP, TCG IV GP LP, TCG IV GP LLC, TCG Opportunity III LP, TCG Opportunity III GP LP and TCG Opportunity III GP LLC are sometimes hereinafter referred to individually as a "Reporting Person," and, collectively, as the "Reporting Persons."

- (b) The principal executive offices of TCG LP, TCG GP, TCG II LP, TCG II GP, TCGM LP, Ponoi LP, Ponoi LP, Ponoi II LP, Ponoi II LP, Ponoi II LLC, TCG III LP, TCG III-A LP, TCG III-A LP, TCG III GP, TCG IV LP, TCG IV-A LP, TCG IV GP LP, TCG IV GP LLC, TCG Opportunity III LP, TCG Opportunity III GP LP and TCG Opportunity III GP LLC and the business address of each of the Reporting Individuals is 1 Letterman Drive, Building D, Suite DM-900, San Francisco, CA 94129.
- (c) The principal business of each of TCG LP, TCG II LP, Ponoi LP, Ponoi LP, TCG III LP, TCG III LP, TCG IV LP, TCG IV-A LP and TCG Opportunity III LP is making venture capital investments. TCGM LP's principal business is managing entities that make venture capital investments. TCG GP's principal business is acting as general partner of TCG LP. TCG II GP's principal business is acting as general partner of TCG II LP. Ponoi LLC's principal business is acting as general partner of Ponoi II LP. TCG III GP's principal business is acting as general partner of TCG III LP and TCG III-A LP. TCG IV GP LP's principal business is acting as general partner of TCG IV LP and TCG IV-A LP. TCG IV GP LLC's principal business is acting as general partner of TCG Opportunity III GP LP's principal business is acting as general partner of TCG Opportunity III LP.

TCG Opportunity III GP LLC's principal business is acting as general partner of TCG Opportunity III GP LP. Each Reporting Individual is engaged through venture capital investment entities in acquiring, holding and disposing of interests in various companies for investment purposes. Each of Mr. Svennilson's and Dr. Goeddel's principal business is acting as a managing partner of TCG GP, TCG II GP, TCGM LP, and TCG III GP, and managing member of Ponoi LLC, Ponoi II LLC, TCG IV GP LLC and TCG Opportunity III GP LLC. Dr. Kutzkey's principal business is acting as a managing member of Ponoi LLC, Ponoi II LLC, TCG IV GP LLC, and TCG Opportunity III GP LLC, and managing partner of TCG III GP and TCGM LP.

Item 3. Source and Amount of Funds or Other Consideration

Item 3 of the Amended Statement is hereby amended to add the following language as the last paragraphs thereof:

Between October 25, 2022 and November 16, 2023, TCG Opportunity III LP purchased 949,862 shares of Common Stock for an aggregate purchase price of \$4,539,248.20. TCG Opportunity III LP received the funds used to purchase the shares of Common Stock noted above from capital contributions made by its partners for investment purposes.

Between October 17, 2022 and November 16, 2023, David Goeddel purchased 54,180 shares of Common Stock for an aggregate purchase price of \$161,965.50. On October 18, 2022, the David V. Goeddel and Alena Z. Goeddel 2004 Trust purchased 80,000 shares of Common Stock for an aggregate purchase price of \$303,256.00.

Item 4. Purpose of Transaction

Item 4 of the Amended Statement is hereby amended and supplemented by adding the following:

On December 28, 2023, certain of the Reporting Persons, on behalf of themselves and their affiliated investment funds and persons, submitted to the board of directors of the Issuer (the "Board") a non-binding expression of interest letter (the "Letter") setting forth an intent to explore and evaluate a potential acquisition of all of the outstanding shares of Common Stock that are not owned by the Reporting Persons or their affiliates in a going-private transaction. A copy of the Letter is filed as Exhibit 1 to this Amendment No. 6, and the information set forth in the Letter is incorporated by reference herein.

The Letter may result in one or more of the transactions, events or actions specified in clauses (a) through (j) of Item 4 of Schedule 13D, including, without limitation, an acquisition of additional securities of the Issuer, an extraordinary corporate transaction (such as a merger) involving the Issuer, delisting of the Common Stock from the Nasdaq Global Select Market and other material changes in the Issuer's business or corporate structure.

The Letter stated that any transaction, once structured and agreed upon, would be conditioned upon, among other things, the (x) approval and recommendation of the transaction by a properly constituted special committee composed of independent and disinterested directors of the Issuer appointed by the Board, with assistance from legal and financial advisors, and (y) approval of the stockholders holding at least a majority of all the issued and outstanding shares of Common Stock not held by the Reporting Persons or their affiliates.

The Letter is non-binding in nature and does not obligate in any way the Reporting Persons or the Issuer to negotiate or enter into definitive documentation with respect to a transaction or otherwise complete a transaction. The Letter states that the Reporting Persons are only interested in acquiring the outstanding shares of Common Stock that they do not already own, and are not interested in selling their shares of Common Stock to another party or in participating in an alternative change of control transaction involving the Issuer.

The foregoing description of the Letter does not purport to be complete and is qualified in its entirety by reference to the full text of the Letter. Neither the Letter nor this Schedule 13D is meant to be, nor should be construed as, an offer to buy or the solicitation of an offer to sell any of the Issuer's securities.

The Reporting Persons intend to review their investment in the Issuer on a continuing basis and may from time to time and at any time in the future depending on various factors, including, without limitation, the outcome of any discussions referenced in this Schedule 13D, as may be amended from time to time, the Issuer's financial position and strategic direction, actions taken by the Board, price levels of the Issuer's securities, other investment opportunities available to the Reporting Persons, conditions in the securities market and general economic and industry conditions, take such actions with respect to the investment in the Issuer as they deem appropriate.

The Reporting Persons do not plan to make further filings or announcements regarding a potential transaction unless and until there is a definitive agreement to report or unless required by applicable law.

Item 5. Interest in Securities of the Issuer

Items 5(a), (b) and (c) of the Amended Statement are hereby amended and restated in their entirety as follows:

- (a) and (b) See Items 7-11 of the cover pages of this Statement and Item 2 above.
- (c) Except as reported in this Statement, none of the Reporting Persons has effected any transactions in the Issuer's securities within the past 60 days.

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

The information set forth in Item 4 hereof is hereby incorporated by reference into this Item 6, as applicable.

Item 7. Material to be Filed as Exhibits.

Exhibit No.	Description					
1	Letter, dated December 28, 2023, from certain Reporting Persons to the Board					
2	Joint Filing Agreement					

SIGNATURE

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: December 29, 2023

THE COLUMN GROUP, LP

By: The Column Group GP, LP

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP II, LP

By: The Column Group II GP, LP

By: /s/ James Evangelista, Partner & Chief Financial Officer

PONOI CAPITAL, LP

By: Ponoi Management, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

PONOI CAPITAL II, LP

By: Ponoi II Management, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP MANAGEMENT, LP

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP III, LP

By: The Column Group III GP, LP

By: /s/ James Evangelista, Attorney-in-Fact on behalf of Timothy Kutzkey

By: /s/ James Evangelista, Attorney-in-Fact on behalf of Peter Svennilson

By: /s/ James Evangelista, Attorney-in-Fact on behalf of David V.

Goeddel

THE COLUMN GROUP IV, LP

By: The Column Group IV GP, LP

By: TCG IV GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP GP, LP

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP II GP, LP

By: /s/ James Evangelista, Partner & Chief Financial Officer

PONOI MANAGEMENT, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

PONOI II MANAGEMENT, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP III GP, LP

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP III-A, LP

By: The Column Group III GP, LP

By: /s/ James Evangelista, Attorney-in-Fact on behalf of Timothy Kutzkey

By: /s/ James Evangelista, Attorney-in-Fact on behalf of Peter Svennilson

By: /s/ James Evangelista, Attorney-in-Fact on behalf of David V. Goeddel

THE COLUMN GROUP IV-A, LP

By: The Column Group IV GP, LP

By: TCG IV GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP IV GP, LP

By: TCG IV GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

TCG IV GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP OPPORTUNITY III, LP

By: The Column Group Opportunity III GP, LP

By: TCG Opportunity III GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP OPPORTUNITY III GP, LP

By: TCG Opportunity III GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

TCG OPPORTUNITY III GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

TIMOTHY KUTZKEY

By: /s/ James Evangelista, Attorney-in-Fact

PETER SVENNILSON

By: /s/ James Evangelista, Attorney-in-Fact

DAVID V. GOEDDEL

By: /s/ James Evangelista, Attorney-in-Fact

The Column Group, LP
The Column Group GP, LP
The Column Group Management, LP
The Column Group II, LP
The Column Group III, LP
The Column Group III-A, LP
The Column Group IV-A, LP
The Column Group IV-A, LP
The Column Group Opportunity III, LP
Ponoi Capital, LP
Ponoi Capital II, LP
1 Letterman Drive
Building D, Suite DM-900
San Francisco, CA 94129

December 28, 2023

Board of Directors NGM Biopharmaceuticals Inc. 333 Oyster Point Blvd South San Francisco, CA 94080

Re: Non-Binding Expression of Interest

Dear Members of the Board of Directors:

On behalf of The Column Group, LP, The Column Group GP, LP, The Column Group Management, LP, The Column Group II, LP, The Column Group III, LP, The Column Group IV-A, LP, The Column Group Opportunity III, LP, Ponoi Capital, LP, Ponoi Capital II, LP and their affiliated investment funds and persons (collectively, "TCG", "we" or "our"), we are writing to outline our intent to explore and evaluate a potential acquisition of all of the outstanding shares of common stock (the "Common Shares") of NGM Biopharmaceuticals Inc. (the "Company") not already owned by us in a going-private transaction (a "Transaction"). As you know, we currently beneficially own approximately 26% of the issued and outstanding Common Shares.

We believe that a Transaction can offer the Company's shareholders a highly attractive opportunity to de-risk their investment by obtaining immediate liquidity and certainty of value, which can provide superior value to the Company's shareholders. We wish to emphasize that, in our capacity as stockholders of the Company, we are only interested in acquiring the shares of the Company we do not currently own, and accordingly we have no interest in a sale of our holdings in the Company or in participating in an alternative change of control transaction involving the

Company. In our capacity as a stockholder of the Company, we would not vote in favor of any alternative sale, merger or similar transaction involving the Company.

We expect to engage in communications and discussions with the Company, members of the Board of Directors (the "Board"), the Special Committee (as defined below) and management of the Company, other current or prospective shareholders of the Company, potential co-investors and financing sources (including current or potential investors in funds managed by us or those affiliated with us), investment and financing professionals, industry analysts and other knowledgeable industry or market observers and participants, and other interested parties regarding a potential transaction and/or the matters set forth in this letter (this "Letter"), and may exchange information with such persons pursuant to appropriate confidentiality or similar agreements.

We recognize that the Board will evaluate any proposal independently before it can make its determination whether to endorse such proposal. In addition, we expect that a special committee composed of independent and disinterested directors of the Company appointed by the Board (a "Special Committee") will consider any and all of our proposals carefully and make a recommendation to the Board; we expect that the Special Committee will retain legal and financial advisors for assistance. Moreover, we will condition the consummation of any Transaction involving us upon the non-waivable condition requiring approval of the stockholders holding at least a majority of all the issued and outstanding Common Shares not held by us or our affiliates. We will not move forward with any Transaction unless it is approved and recommended by such Special Committee (with the assistance of its legal and financial advisors) and a majority of such unaffiliated stockholders. If we determine not to make a binding definitive proposal, the Special Committee does not recommend or the unaffiliated public stockholders of the Company do not approve a proposed transaction with us, such determination would not adversely affect our future relationship with the Company.

This Letter constitutes an expression of interest only, and we reserve the right to withdraw or modify it in any manner. This Letter does not include or constitute a binding offer to acquire the Company or any securities or assets of the Company, or a proposal of definitive terms for any transaction. A binding commitment will result only from the execution of definitive agreements, and then will be on the terms and conditions provided in the definitive agreements.

Please be advised that we intend to promptly file a Schedule 13D amendment, including a copy of this Letter, with the Securities and Exchange Commission. We and our advisors are available at your convenience to discuss this Letter. We look forward to hearing from you.

* * * * *

Very truly yours,

THE COLUMN GROUP, LP

By: The Column Group GP, LP

Its: General Partner

By: The Column Group, LLC

Its: General Partner

By: /s/ Peter Svennilson
Name: Peter Svennilson
Title: Managing Member

THE COLUMN GROUP GP, LP

By: The Column Group, LLC

Its: General Partner

By: /s/ Peter Svennilson
Name: Peter Svennilson
Title: Managing Member

THE COLUMN GROUP MANAGEMENT, LP

By: The Column Group, LLC

Its: General Partner

By: /s/ Peter Svennilson

Name: Peter Svennilson
Title: Managing Member

THE COLUMN GROUP II, LP

By: The Column Group II GP, LP

Its: General Partner

By: The Column Group, LLC

Its: General Partner

By: /s/ Peter Svennilson
Name: Peter Svennilson
Title: Managing Member

THE COLUMN GROUP III, LP

By: The Column Group III GP, LP

Its: General Partner

By: The Column Group, LLC

Its: General Partner

By: /s/ Peter Svennilson

Name: Peter Svennilson
Title: Managing Member

THE COLUMN GROUP III-A, LP

By: The Column Group III GP, LP

Its: General Partner

By: The Column Group, LLC

Its: General Partner

By: /s/ Peter Svennilson

Name: Peter Svennilson
Title: Managing Member

THE COLUMN GROUP IV, LP

By: The Column Group IV GP, LP

Its: General Partner

By: TCG IV GP, LLC Its: General Partner

By: /s/ Peter Svennilson

Name: Peter Svennilson
Title: Managing Member

THE COLUMN GROUP IV-A, LP

By: The Column Group IV GP, LP

Its: General Partner
By: TCG IV GP, LLC
Its: General Partner

By: /s/ Peter Svennilson

Name: Peter Svennilson
Title: Managing Member

THE COLUMN GROUP OPPORTUNITY III, LP

By: The Column Group Opportunity III GP, LP

Its: General Partner

By: TCG Opportunity III GP, LLC

Its: General Partner

By: /s/ Peter Svennilson
Name: Peter Svennilson

Title: Managing Member

PONOI CAPITAL, LP

By: Ponoi Management, LLC

Its: General Partner

By: /s/ Peter Svennilson

Name: Peter Svennilson
Title: Managing Member

PONOI CAPITAL II, LP

By: Ponoi II Management, LLC

Its: General Partner

By: /s/ Peter Svennilson
Name: Peter Svennilson

Title: Managing Member

EXHIBIT A

Joint Filing Statement

We, the undersigned, hereby express our agreement that the attached Amendment No. 6 to Schedule 13D is filed on behalf of each of us.

Dated: December 29, 2023

THE COLUMN GROUP, LP

By: The Column Group GP, LP

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP II, LP

By: The Column Group II GP, LP

/s/ James Evangelista, Partner & Chief Financial Officer By:

PONOI CAPITAL, LP

Ponoi Management, LLC By:

By: /s/ James Evangelista, Partner & Chief Financial Officer

PONOI CAPITAL II, LP

By: Ponoi II Management, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP MANAGEMENT, LP

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP III, LP

By: The Column Group III GP, LP

By: /s/ James Evangelista, Attorney-in-Fact on behalf of Timothy Kutzkey

/s/ James Evangelista, Attorney-in-Fact on behalf of Peter By: Svennilson

/s/ James Evangelista, Attorney-in-Fact on behalf of David V. By: Goeddel

THE COLUMN GROUP IV, LP

The Column Group IV GP, LP By:

TCG IV GP, LLC By:

/s/ James Evangelista, Partner & Chief Financial Officer By:

THE COLUMN GROUP GP, LP

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP II GP, LP

By: /s/ James Evangelista, Partner & Chief Financial Officer

PONOI MANAGEMENT, LLC

/s/ James Evangelista, Partner & Chief Financial Officer By:

PONOI II MANAGEMENT, LLC

/s/ James Evangelista, Partner & Chief Financial Officer By:

THE COLUMN GROUP III GP, LP

/s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP III-A, LP

The Column Group III GP, LP By:

/s/ James Evangelista, Attorney-in-Fact on behalf of Timothy By: Kutzkey

/s/ James Evangelista, Attorney-in-Fact on behalf of Peter By: Svennilson

/s/ James Evangelista, Attorney-in-Fact on behalf of David V. By:

Goeddel

THE COLUMN GROUP IV-A, LP

By: The Column Group IV GP, LP

By: TCG IV GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP IV GP, LP

By: TCG IV GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

TCG IV GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP OPPORTUNITY III, LP

By: The Column Group Opportunity III GP, LP

By: TCG Opportunity III GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

THE COLUMN GROUP OPPORTUNITY III GP, LP

By: TCG Opportunity III GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

TCG OPPORTUNITY III GP, LLC

By: /s/ James Evangelista, Partner & Chief Financial Officer

TIMOTHY KUTZKEY

By: /s/ James Evangelista, Attorney-in-Fact

PETER SVENNILSON

By: /s/ James Evangelista, Attorney-in-Fact

DAVID V. GOEDDEL

By: /s/ James Evangelista, Attorney-in-Fact