FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STAT	EMEN	T OF	CHANG

ES IN BENEFICIAL OWNERSHIP

OMB APPROVAL 3235-0287 Estimated average burden hours per response: 0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b). Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person* GOEDDEL DAVID V			2. Issuer Name a NGM BIOF NGM]				Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner Officer (give title Other (specify bolder))								
	(Last) (First) (Middle) 1 LETTERMAN DRIVE BUILDING D, SUITE DM-900			3. Date of Earlies 11/03/2022	t Transa	ction ((Month/Day/Ye	belov	v)		below)			
(Street) SAN FRANCISCO CA 94129			4. If Amendment,	Date of	Origir	nal Filed (Mon	Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person								
(City)	(St		(ip)												
Table I 1. Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date,	3. Transaction Code (Instr. 8)		4. Securities Disposed Of	Acquire	ed (A) or	5. Amount Securities	5. Amount of Securities Beneficially Owned Following		rect Ind Bei I) Ow	lature of irect neficial nership etr. 4)		
					Code	v	Amount	(A) or (D)	Price	Reported Transactio (Instr. 3 an				·	
Common	Stock		11/03/2022		P		104,090	A	\$4.9871	304,7	87	I	Se foo	e otnotes ⁽²⁾⁽³⁾	
Common	Stock		11/04/2022		P		35,058	A	\$4.7156	339,845		I	Se foo	e otnotes ⁽²⁾⁽³⁾	
Common	Stock									130,0	00	D			
Common	Stock									190,0	00	I	Se foo	e otnote ⁽⁵⁾	
Common	Common Stock									2,650,	2,650,177 I			See footnote ⁽⁶⁾	
Common	ı Stock									90,44	90,442			See footnote ⁽⁷⁾	
Common	Stock									11,103,	.03,333			See footnote ⁽⁸⁾	
Common	Stock									858,0	858,035		Se foo	e otnote ⁽⁹⁾	
Common	Common Stock									968,9	968,990		Se foo	See footnote ⁽¹⁰⁾	
Common	Stock									2,265,7	2,265,758			See footnote ⁽¹¹⁾	
Common	Stock									1,298,9	1,298,908			See footnote ⁽¹²⁾	
Common	Common Stock									1,298,9	1,298,908 I			See footnote ⁽¹³⁾	
Common Stock									100,0	100,000 I			See footnote ⁽¹⁴⁾		
Common Stock			100,000		I	See footnote ⁽¹⁵⁾									
		Tal	ole II - Derivati (e.g., pu	ve Securities its, calls, warr							d				
1. Title of Derivative Security (Instr. 3)	L. Title of 2. 3. Transaction Date Security or Exercise (Month/Day/Year) if any Code (Ir		4. Transaction Code (Instr. 8) 5. N Operation Sec Acq (A) opis Disgression of (I	vative urities uired or posed o) tr. 3, 4	6. Date Expira		Exercisable and 7. T		Derivative Security (Instr. 5) Bene Owne		rities ficially ed wing orted saction(s) Form: Direct (C or Indire (I) (Instr.		Beneficial Ownership (Instr. 4)		

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		Tal	le II - Derivati										d		
			(e.g., pt	its, ca	ills, v	warr	ants,	options,	onvertib	le se	ciulities of)			
1. Title of	2. Conversion	3. Transaction	3A. Deemed Execution Date,	C ode		(5A)Nu	um (D) er	6xDatisEbler	isΩadotke and	7itletl	e Salnadres	8. Price of Derivative	9. Number of derivative	10.	11. Nature
	noof⊞Respisens	e(\$/tonth/Day/Year)	if any	Code (Instr.		vative	(Month/Day/	∕ear)	Secui	rities	Security	Securities	Ownership Form:	Beneficial
(instr. 3) 1. The price r	Price of eported in Col	umn 4 is a weighted a	(Month/Day/Year) average price. These	'8) shares w	ere acc	Secu Julked J	urities In multi	iple transaction	s at prices rang	Unde	rlying m \$4.95 to	(Instr. 5) \$5.00, inclusi	Beneficially Verifie Reporting Owned	Direct (D) Person linder or indirect	Ownership takes for (instr. 4)
provide to the	Security the	starr or the Securities	and Exchange Comm	nission,	upon re	equast <mark>o</mark>	full inf	ormation regar	ding the numb	er of sh	ity (Instr.	ed at each sep	arath price within	the finses 4pt	forth in
this footnote	1 to this Form	4.				Disp	osed			, 3 and			Reported		
2. The securit	ies are directly	held by The Column	Group Opportunity	III, LP ("TCG	OptdF	Inity I	II LP"). The Co	lumn Group C) Dpportu	nity III GP,	LP ("TCG O	Transaction(s)	LP") is the ger	ieral
2. The securities are directly held by The Column Group Opportunity III, LP ("TCG Opficences of the securities are directly held by The Column Group Opportunity III GP, LP ("TCG Opficences of the general partner of TCG Opportunity III LP and may be deemed to have voting and investment with the securities. TCG Opportunity III GP, LLC ("TCUNSTOUTHING HILD") 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 and investment power with respect to these securities. The															
			LLC are the Reportin												
Members").		opportunity in or i	and the reportin	B 1 c1001	., a	inoci o	1 1110 100	ouer o ooura or		o veim	110011 0110 1	in reacticy (concentrally, the	. CO managing	,
/ •		•											•		•
3. (Continued from Footnote 2) The TCG Managing Members may be deemed to share voting and investment power with respect to such securities. TCG Opportunity III GP LP, TCG Opportunity III GP LLC and each of the TCG Managing Members disclaim beneficial ownership of these securities, except to the extent of their respective permaner interest in such securities.															
LLC and each	n of the TCG N	Aanaging Members d	isclaim beneficial ow	nership	of thes	e secur	ities, e	xcept to the ext	ent of their res	pective	PACHOUNT	interest in suc	h securities.		
4. The price r	eported in Col	umn 4 is a weighted a	average price. These	shares w	ere acc	uired i	in multi	iple transaction	s at prices rang	ging fro	n 9\$ 4.30 to	\$4.99, inclusi	ve. The Reporting	Persons unde	rtake to
provide to the Issuer or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shall waken fred at each separate price within the ranges set forth in															
	A condition Process	4	8	- /		1		Date	Evniration		of	r		8	

- Code · V · (A) · (D) · Exercisable · Date · Title · Shares · Title
- 6. The securities are directly held by The Column Group IV, LP ("TCG IV LP"). The Column Group IV GP, LP ("TCG IV GP LP") is the general partner of TCG IV LP and may be deemed to have voting and investment power with respect to these securities. TCG IV GP LLC ("TCG IV LLC") 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 and investment power with respect to these securities. The managing members of TCG IV LLC are the TCG Managing Members. The TCG Managing Members may be deemed to share voting and investment power with respect to such securities. TCG IV GP LP, TCG IV LLC and each of the TCG Managing Members disclaim beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.
- 7. The securities are directly held by The Column Group IV-A, LP ("TCG IV-A LP"). TCG IV GP LP is the general partner of TCG IV-A LP and may be deemed to have voting and investment power with respect to these securities. TCG IV 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 and investment power with respect to these securities. The managing members of TCG IV LLC are the TCG Managing Members. The TCG Managing Members may be deemed to share voting and investment power with respect to such securities. TCG IV GP LP, TCG IV LLC and each of the TCG Managing Members disclaim beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.
- 8. The securities are directly held by The Column Group, LP ("TCG LP"). The Column Group GP, LP ("TCG GP") is the general partner of TCG LP and may be deemed to have voting and investment power with respect to these securities. The managing partners of TCG GP are GP are the Reporting Person, a member of the Issuer's board of directors and Peter Svennilson (collectively, the "TCG Managing Partners"). The TCG Managing Partners may be deemed to share voting and investment power with respect to such securities. TCG GP and each of the TCG Managing Partners disclaim beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.
- 9. The securities are directly held by The Column Group III, LP ("TCG III LP"). The Column Group III GP, LP ("TCG III GP") is the general partner of TCG III LP and may be deemed to have voting and investment power with respect to these securities. The managing partners of TCG III GP are the TCG Managing Members. The TCG Managing Members may be deemed to share voting and investment power with respect to such securities. TCG III GP and each of the TCG Managing Members disclaim beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.
- 10. The securities are directly held by The Column Group III-A, LP ("TCG III-A LP"). TCG III GP is the general partner of TCG III-A LP and may be deemed to have voting and investment power with respect to these securities. The managing partners of TCG III GP are the TCG Managing Members. The TCG Managing Members may be deemed to share voting and investment power with respect to such securities. TCG III GP and each of the TCG Managing Members disclaim beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.
- 11. The securities are directly held by The Column Group II, LP ("TCG II LP"). TCG II GP is the general partner of TCG II LP and may be deemed to have voting and investment power with respect to these securities. The managing partners of TCG II are the TCG Managing Partners. The TCG Managing Partners may be deemed to share voting and investment power with respect to such securities. TCG II GP and each of the TCG Managing Partners disclaim beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.
- 12. The securities are directly held by Ponoi Capital, LP ("Ponoi LP"). Ponoi Management, LLC ("Ponoi LLC") is the general partner of Ponoi LP and may be deemed to have voting and investment power with respect to these securities. The managing members of Ponoi LLC are the TCG Managing Members. The TCG Managing Members may be deemed to share voting and investment power with respect to such securities. Ponoi LLC and the each of the TCG Managing Members disclaim beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.
- 13. The securities are directly held by Ponoi Capital II, LP ("Ponoi II LP"). Ponoi II Management, LLC ("Ponoi II LLC") is the general partner of Ponoi II LP and may be deemed to have voting and investment power with respect to these securities. The managing members of Ponoi II LLC are the TCG Managing Members. The TCG Managing Members may be deemed to share voting and investment power with respect to such securities. Ponoi II LLC and the each of the TCG Managing Members disclaim beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.
- 14. The securities are directly held by TCG GP. The managing members of TCG GP are the TCG Managing Partners. The TCG Managing Partners may be deemed to share voting and investment power with respect to such securities. Each of the TCG Managing Partners disclaim beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.
- 15. The securities are directly held by The Column Group Management LP ("TCGM LP"). The managing partners of TCGM LP are the TCG Managing Members. The TCG Managing Members may be deemed to share voting and investment power with respect to such securities. Each of the TCG Managing Members disclaim beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.

Remarks:

/s/ James Evangelista, Attorney-in-fact 11/07/2022

** Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.