SEC For																
	FORM	4	U	NITED STAT	ES SE				D EXCH 20549	IANC	GE COM	IMIS	SSIO	N	OMB AF	PROVAL
	this box if no lo		IT OF CHANGES IN BENEFICIAL OWNERS									HIP OMB Number: 3235-				
to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).					pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940									Estimated average burden hours per response:		
1. Name ar	nd Address of	f Reportir	ng Person [*]		2. Issuer M	Name an	d Ticke	r or Tra	ading Symbo	1	5				orting Person	(s) to Issuer
GOEDDEL DAVID V					NGM BIOPHARMACEUTICALS INC [NGM]								(Check all applicable) X Director X 10% Owner			
			liddle)									below	er (give ti /)		Other (specify below)	
1 LETTERMAN DRIVE BUILDING D, SUITE DM-900					3. Date of Earliest Transaction (Month/Day/Year) 05/09/2022											
(Street) SAN FRANCISCO CA 94129					4. If Amendment, Date of Original Filed (Month/Day/Year) 6. Individual or Joint/Group Filing (Check Apline) X Form filed by One Reporting Person Form filed by More than One Reporting Person Person											ng Person
(City)	(St	tate)	(Z	ïp)												
			Table	I - Non-Deriva	tive Sec	urities	Acqu	ired,	-			cially	v Own	ed		
1. Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year	2A. Deemed Execution Da if any (Month/Day/	n Date,	3. Transaction Code (Instr. 8)		4. Securities Disposed O	s Acquir f (D) (Ins	red (A) or str. 3, 4 and 5)) 5 	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		
						Code	v	Amount	(A) or (D)	Price	1					
Common Stock			05/09/2022			Р		80,430	A	\$10.7929	9(1)	902,	,090	I	See footnot	
Common Stock			05/09/2022			Р		2,745	A	\$10.7929	9 2 9 ⁽¹⁾ 3		786	I	See footnot	
Common Stock			05/10/2022			Р		30,233	A	\$11.3636	36 ⁽⁴⁾ 932,323		,323	I	See footnot	
Common Stock			05/10/2022			Р		1,032	A	\$11.3636	5 ⁽⁴⁾	(4) 31,818		Ι	See footnot	
Common Stock												11,10	3,333	I	See footnot	
Common Stock												858,	,035	I	See footnot	
Common Stock												968,990		I	See footnot	
Common Stock												2,265	5,758	Ι	See footnot	
Common Stock												1,298,908		I	See footnot	
Common Stock												1,298,908		I	See footnot	
Common Stock												100,	,000	Ι	See footnot	
Common Stock					<u> </u>						ļ		100,		I	See footnot
Common Stock					<u> </u>	<u> </u>		<u> </u>	<u> </u>	-	80,	000	D	9-		
Common Stock							Acquired, Disposed of,			Percent i		110,000		Ι	See footnot	
			Tal								Beneficia securitie	s)		ג 		
1. Title of Derivative Security (Instr. 3) 2. 3. Transaction Date (Month/Day/Year) Price of Derivative Security			3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)		ative (l ities red sed 3, 4	Expiration I (Month/Day ties ed sed		A S U D S	. Title and mount of ecurities Inderlying erivative ecurity (Instr. and 4)	berivative deriv Security Secu (Instr. 5) Bene Own Follo Repo Tran		9. Numb derivati Securiti Benefic Owned Followin Reporte Transac (Instr. 4)	ve Own es Forn ially Dire or la ng (I) (I ed :tion(s)	nership m: Ben oct (D) notirect Instr. 4)	

		Tal	ole II - Derivat										d		
			(e.g., pı	its, ca	alls, v	varra	nts,	options, o	onvertib		civirities)			
1. Title of	2.	3. Transaction	3A. Deemed	C.ode	V	(6A)Nu	m(D)r	ExDatis Eblero	isDatatlee and	7itTëtl	e Salnaires		9. Number of	10.	11. Nature
Bepelantatio		e(\$Month/Day/Year)	Execution Date, if any	Transa Code (/ative	Expiration Do (Month/Day/)		Amou Secur	ities	Derivative Security	derivative Securities	Ownership Form:	of Indirect Beneficial
(Instr. 3)		umn 4 is a weighted a	(Month/Day/Year) average price. These	shares w	ere bou	Secu Bhinn Acqu	irities multipi iired	le transactions a nission, upon re	at prices rangi	Under	ative	\$11.35, inclus	Beneficially sive The Reportin	" Direct (D) g Person unde or Indirect	Ownership rtakes to (Instr. 4)
provide to the	e ssiler any se	curity holder of the Is orth in this footnote (ssuer or the staff of the	ne Secur	ities Ex	change (A) o	Com	nission, upon re	equest, full inf	Secur		g the number of	of Following purch	asid af each s	eparate
price within t	the ranges set i	or in in uns toothote (1) to this Politi 4.			Disp	osed			3 and	4)		Reported		

2. The securities are directly held by The Column Group IV, LP ("TCG IV LP"). The Colifun Group IV GP, LP ("TCG IV GP LP") is the general partner of TCG Transaction and investment power with respect to these securities. TCG IV GP LLC ("TCG IV LLC") are the Reporting Person, a member of the issuer's board of directors, Peter Svennilson and Tim Kutzkey (collectively, the "TCG IV Managing Members"). The TCG IV Managing Members may be deemed to share voting and investment power with respect to such securities. TCG IV GP LLC ("TCG IV LLC are the Reporting Person, a member of the issuer's board of directors, Peter Svennilson and Tim Kutzkey (collectively, the "TCG IV Managing Members"). The TCG IV Managing Members may be deemed to share voting and investment power with respect to such securities. TCG IV GP LP, "TCG IV LLC are the Reporting Person, a member of the issuer's board of directors, Peter Svennilson and Tim Kutzkey (collectively, the "TCG IV Managing Members"). The TCG IV 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 IV Managing Members" disclaim beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.

3. The securities are directly held by The Column Group IV-A, LP ("TCG IV-A LP"). The Column Group IV GP, 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") 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 Managing Members. The TCG IV Managing Members may be deemed to share voting and investment power with respect to such securities. TCG IV GP LP, TCG IV LLC are the TCG IV Managing Members. The TCG IV 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 IV Managing Members. The TCG IV Managing Members with respect to the securities. TCG IV GP LP, TCG IV LLC and each of the TCG IV Managing Members. The TCG IV Managing Members with respect to such securities. TCG IV GP LP, TCG IV LLC and each of the TCG IV Managing Members. The TCG IV Managing Members with respect to such securities. TCG IV GP LP, TCG IV LLC and each of the TCG IV Managing Members. The TCG IV Managing Members with respect to such securities. TCG IV GP LP, TCG IV LLC and each of the TCG IV Managing Members.

extent of their respective pecuniary interest in such securities. 4. The price reported in Column 4 is a weighted average price. These shares were bought in multiple transactions at prices ranging flom \$10.91 to \$11.90, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upon request, full information regarding the number of securities purchased at each separate price within the ranges set forth in this footnote (4) to this Form 4.

5. 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 the Reporting Person, a member of the issuer's board of directors and Peter Svennilson (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.

6. 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 Reporting Person, a member of the issuer's board of directors, Peter Svennilson and Tim Kutzkey (collectively, the "TCG III Managing Partners"). The TCG III GP Managing Partners may be deemed to share voting and investment power with respect to such securities. TCG III GP and each of the TCG III Managing Partners 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 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 III GP Managing Partners. The TCG III Managing Partners may be deemed to share voting and investment power with respect to such securities. TCG III GP and each of the TCG III Managing Partners 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 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 GP 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.

9. 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 partners of Ponoi LLC are the Ponoi Managing Partners. The TCG III Managing Partners may be deemed to share voting and investment power with respect to such securities. Ponoi LLC and the each of the TCG III Managing Partners disclaims beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.

10. 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 partners of Ponoi II LLC are the TCG III Managing Partners. The TCG III Managing Partners may be deemed to share voting and investment power with respect to such securities. Ponoi II LLC and the each of the TCG III Managing Partners disclaims beneficial ownership of these securities, except to the extent of their respective pecuniary interest in such securities.

11. The securities are directly held by TCG GP. The managing partners 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.

12. The securities are directly held by The Column Group Management LP ("TCGM LP"). The managing partners of TCGM LP 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.

13. The securities are directly held by the David V. Goeddel and Alena Z. Goeddel 2004 Trust for which the Reporting Person and Alena Z. Goeddel serve as co-trustee.

Remarks:

<u>/s/ James Evangelista,</u> Attorney-in-fact

05/11/2022

** 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.