FORM 4

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	D.C.	20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

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

1. Name and Address of Reporting Person* COLUMN GROUP L P (Last) (First) (Middle)			2. Issuer Name and Ticker or Trading Symbol NGM BIOPHARMACEUTICALS INC NGM		tionship of Reporting all applicable) Director Officer (give title below)	Perso	on(s) to Issuer 10% Owner Other (specify below)
1 LETTERMAN DRIVE BUILDING D, SUITE DM-900			3. Date of Earliest Transaction (Month/Day/Year) 05/11/2022				
(Street) SAN FRANCISCO	CA	94129	4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Indiv Line)	idual or Joint/Group Form filed by One Form filed by More Person	Repor	ting Person
(City)	(State)	(Zip)					

SAN FRANCISCO	CA	941							X	Form filed by I	One Reporting F More than One F					
(City)	(State)	(Zip														
		Table I		ve Securities		ired,	-									
1. Title of Security	y (Instr. 3)		(Instr. 3)		2. Transaction Date (Month/Day/Year)	Date	Date	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transa Code (8)		4. Securities Disposed Of	Acquire f (D) (Ins	ed (A) or tr. 3, 4 and 5)	5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
					Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)						
Common Stock			05/11/2022		P		77,866	A	\$11.2258 ⁽¹⁾	1,010,189	I	See footnote ⁽²⁾				
Common Stock			05/11/2022		P		2,657	A	\$11.2258(1)	34,475	I	See footnote ⁽³⁾				
Common Stock			05/11/2022		P		2,564	A	\$11.8473 ⁽⁴⁾	1,012,753	I	See footnote ⁽²⁾				
Common Stock			05/11/2022		P		88	A	\$11.8473 ⁽⁴⁾	34,563	I	See footnote ⁽³⁾				
Common Stock			05/12/2022		P		79,945	A	\$11.6211(5)	1,092,698	I	See footnote ⁽²⁾				
Common Stock			05/12/2022		P		2,728	A	\$11.6211(5)	37,291	I	See footnote ⁽³⁾				
Common Stock			05/12/2022		P		485	A	\$11.8057 ⁽⁶⁾	1,093,183	I	See footnote ⁽²⁾				
Common Stock			05/12/2022		P		17	A	\$11.8057 ⁽⁶⁾	37,308	I	See footnote ⁽³⁾				
Common Stock										11,103,333	D ⁽⁷⁾					
Common Stock										858,035	I	See footnote ⁽⁸⁾				
Common Stock										968,990	I	See footnote ⁽⁹⁾				
Common Stock										2,265,758	I	See footnote(10				
Common Stock										1,298,908	I	See footnote ⁽¹¹				
Common Stock										1,298,908	I	See footnote(12				
Common Stock										100,000	I	See footnote ⁽¹³⁾				
Common Stock										100,000	I	See footnote ⁽¹⁴				
Common Stock										15,000	I	See footnote ⁽¹⁾				
Common Stock										44,000	I	See footnote(16				

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares				
	nd Address of	Reporting Person*													
	ERMAN D	(First) RIVE TE DM-900	(Middle)												
(Street) SAN FRANC	ISCO	CA	94129		-										
(City)		(State)	(Zip)		_										

(Last)

(Street) SAN

(City)

(Last)

(Street) SAN

(City)

SUITE 500

FRANCISCO

SUITE 500

FRANCISCO

1700 OWENS STREET

(First)

CA

(State)

(First)

CA

(State)

(First)

CA

(State)

(First)

1. Name and Address of Reporting Person*

<u>Column Group IV, LP</u>

1 LETTERMAN DRIVE BUILDING D, SUITE DM-900

1. Name and Address of Reporting Person*

<u>COLUMN GROUP III-A, LP</u>

1700 OWENS STREET

SUITE 500

FRANCISCO

(Street) SAN

(City)

1. Name and Address of Reporting Person*

<u>COLUMN GROUP III, LP</u>

1700 OWENS STREET

(Middle)

94158

(Zip)

(Middle)

94158

(Zip)

(Middle)

94158

(Zip)

(Middle)

(Street) SAN FRANCISCO	CA	94129
(City)	(State)	(Zip)
1. Name and Address Column Group		
(Last) 1 LETTERMAN I BUILDING D, SU		(Middle)
(Street) SAN FRANCISCO	CA	94129
(City)	(State)	(Zip)
1. Name and Address Column Group (Last) 1 LETTERMAN I BUILDING D, SU	IV GP, LP (First) DRIVE	(Middle)
(Street) SAN FRANCISCO	CA	94129
(City)	(State)	(Zip)
1. Name and Address TCG IV GP, LI	· -	
(Last) 1 LETTERMAN I BUILDING D, SU		(Middle)
(Street) SAN FRANCISCO	CA	94129
(City)	(State)	(Zip)

Explanation of Responses

- 1. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$10.745 to \$11.74, 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 (1) to this Form 4.
- 2. 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 David Goeddel, 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 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 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.
- 4. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$11.76 to \$11.99, 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 price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$10.73 to \$11.72, 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 (5) to this Form 4.
- 6. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$11.74 to \$11.88, 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 (6) to this Form 4.
- 7. 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 David Goeddel, 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.
- 8. 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 David Goeddel, 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.
- 9. 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
- 10. The securities are directly held by The Column Group II, LP ("TCG II LP"). The Column Group II GP 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.

- 11. 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 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.
- 12. 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 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.
- 13. 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.
- 14. 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.
- 15. The securities are owned solely by Tim Kutzkey.
- 16. The securities are directly held by Peter Svennilson.

Remarks:

Due to SEC restrictions on the number of reporting owners, this is Form 2 of 2.

/s/ James Evangelista, as Attorney-in-fact for The Column Group GP, LP	05/13/2022
/s/ James Evangelista, as Attorney-in-fact for The Column Group III LP	05/13/2022
/s/ James Evangelista, as Attorney-in-fact for The Column Group III-A LP	05/13/2022
/s/ James Evangelista, as Attorney-in-fact for The Column Group III GP LP	05/13/2022
/s/ James Evangelista, as Attorney-in-fact for The Column Group IV LP	05/13/2022
/s/ James Evangelista, as Attorney-in-fact for The Column Group IV-A LP	05/13/2022
/s/ James Evangelista, as Attorney-in-fact for The Column Group IV GP LP	05/13/2022
/s/ James Evangelista, as Attorney-in-fact for TCG IV GP LLC	05/13/2022
** Signature of Reporting Person	Date

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

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.

^{*} 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).