FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	D.C.	20549

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

Check this box if Section 16. Form obligations may construction 1(b).			NT OF CHANGES IN BENEFICIAL OWNE ad 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 and Address Schroeder Th		on*	2. Issuer Name and Ticker or Trading Symbol Revolution Medicines, Inc. [RVMD]	5. Relationship of Re (Check all applicable X Director Officer (give	10% Owner					
(Last) C/O REVOLUTI 700 SAGINAW		(Middle) S, INC.	3. Date of Earliest Transaction (Month/Day/Year) 02/18/2020	below)	below)					
(Street) REDWOOD CITY	CA	94063	4. If Amendment, Date of Original Filed (Month/Day/Year)	Line) X Form filed	Group Filing (Check Applicable by One Reporting Person by More than One Reporting Person					
(City)	(State)	(Zip)								

	I - Non-Derivative		_		-					
1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned Following Reported	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	Transaction(s) (Instr. 3 and 4)		(11150.4)
Common Stock	02/18/2020		С		2,118,214	A	(1)	2,118,214	I	By Nextech V Oncology S.C.S., SICAV- SIF ⁽²⁾
Common Stock	02/18/2020		P		400,000	A	\$17	2,518,214	I	By Nextech V Oncology S.C.S., SICAV- SIF ⁽²⁾
Common Stock	07/13/2020		P		150,000	A	\$26	2,668,214	I	By Nextech V Oncology S.C.S., SICAV- SIF ⁽²⁾
Common Stock	02/08/2021		P		300,000	A	\$45	300,000	I	By Nextech VI Oncology SCSp ⁽³⁾
Common Stock	03/02/2022		P		116,290	A	\$18.94 ⁽⁴⁾	116,290	I	By Nextech Crossover I SCSP ⁽⁵⁾
Common Stock	03/03/2022		P		54,764	A	\$18.42 ⁽⁶⁾	171,054	I	By Nextech Crossover I SCSP ⁽⁵⁾
Common Stock	03/03/2022		Р		10,873	A	\$19.13 ⁽⁷⁾	181,927	I	By Nextech Crossover I SCSP ⁽⁵⁾
Common Stock	03/04/2022		P		56,300	A	\$17.69 ⁽⁸⁾	238,227	I	By Nextech Crossover I SCSP ⁽⁵⁾

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	34-Algengi - De Execution Date, if any (Month/Day/Year)	rivativ Transa Gdau 8)	e Se ection lisstica	Cillitriber Acquestive Berivative Berivative Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		Acquired (A) or Disposed of (D) (Instr. 3, 4		Acquired (A) or Disposed of (D) (Instr. 3, 4		Acquired (A) or Disposed of (D) (Instr. 3, 4		or Disposed of (D) (Instr. 3, 4		Acquired (A) or Disposed of (D) (Instr. 3, 4		Acquired (A) or Disposed of (D) (Instr. 3, 4		ர்ட்டு நாத்திக்கு மிர் Expiration Date தேர்கள் இதிக்கை இதிக்கில் இதிக்கில் இதிக்கில் இதிக்கில் இதிக்கில் இதிக்கில் இதிக்கில் (Instr. 3			हिंदिस चित्रडाइसेडेस्स of Expiration Date (त्रिविधिक्रिक्षेड्रक्रिक्स of the		ரு டிச் நிருந்8ிக்கி ரி Expiration bate மு வும்வத ்கல் படிக்கிருக்கிரிக்கிரிக்கிரிக்கிரிக்கிரிக்கிரிக்கிரிக்கிரிக்கிரிக்கிரிக்கிரிக்கிரிக்கிரிக்கிரிக்கிருக்கிரிக்கிரிக்கிரிக்கிரிக்கிரிக்கிருக்கிரிக்கிரக்கிரிக்கிரக்கிரக்கிரக்கிரக்கிரக்கிரக்கிரக்கிரக்கிரக்கிரக்கிரக்கிரக்கிரக்கிரக்கிரக்கிரக்கிக்கி		ர் டிச் நூர்க்க்கூ ர்க் Expiration Date மு ழுக்குக் தாvertii		う Fitsene fireunt of O Securities Underlying ปล ะเรสเรมรมีสตร์) (Instr. 3 and 4)		where of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
											Amount or		Transaction(s) (Instr. 4)																					
1. Title of Derivative	2. Conversion	3. Transaction Date	3A. Deemed Execution Date.	code Transa	V	5 _A N Deri	սաթիցerof vative	Date Expets Exerc Expiration Da	Expiration isable and ite	7itlette an	Number of d Amplyst of Underlying	8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature of Indirect																			
Security (Instr. 3) Series B Preferred Stock	or Exercise Price of Derivative Secu(1)y	(Month/Day/Year) 02/18/2020	if any (Month/Day/Year)	Code (8)		Acq or D	irities uired (A) isposed of It1,569,539 5)	(Month/Day/\)	(1)	Derivative (Instr. 3 ar Common Stock		Security (Instr. 5)	Securities Beneficially Owned Follow() ig Reported Transaction(s)	Form: Direct (D) or Indirect (I) (Inj.tr. 4)	By neficial Nextech V Oncology S.C.S., SICAV-																			
								Date	Expiration		Amount or		(Instr. 4)		SIF ⁽²⁾																			
				Code	v	(A)	(D)	Exercisable	Date	Title	Shares				By																			
Series C Preferred Stock	(1)	02/18/2020		С			548,675	(1)	(1)	Common Stock	548,675	(1)	0	I	Nextech V Oncology S.C.S., SICAV-																			

Explanation of Responses:

- 1. Each share of Series B Preferred Stock and Series C Preferred Stock automatically converted into one share of the Issuer's common stock upon the closing of the Issuer's initial public offering.
- 2. Nextech Invest AG is the investment advisor of Nextech V Oncology S.C.S., SICAV-SIF ("Nextech V"). The reporting person is a managing member at Nextech Invest AG and may therefore be deemed to be the beneficial owner of shares held by Nextech V. The reporting person disclaims beneficial ownership of such shares, except to the extent of any pecuniary interest therein.
- 3. Nextech Invest AG is the investment advisor of Nextech VI Oncology SCSp ("Nextech VI"). The reporting person is a managing member at Nextech Invest AG and may therefore be deemed to be the beneficial owner of shares held by Nextech VI. The reporting person disclaims beneficial ownership of such shares, except to the extent of any pecuniary interest therein.
- 4. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$18.62 to \$19.26 inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote.
- 5. Nextech Invest AG is the investment advisor of Nextech Crossover I SCSP ("Nextech Crossover"). The reporting person is a managing member at Nextech Invest AG and may therefore be deemed to be the beneficial owner of shares held by Nextech Crossover. The reporting person disclaims beneficial ownership of such shares, except to the extent of any pecuniary interest therein.
- 6. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$18.03 to \$18.92 inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote.
- 7. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$19.05 to \$19.18 inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote.
- 8. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$17.25 to \$18.18 inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote.

Remarks:

/s/ Darren DeStefano, Attorney-

03/04/2022

in-Fact

** 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.