FORM 4

Check this box if no longer subject

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington,	D.C.	20549
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL								
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to Section 16. Form 4 or Form 5 obligations may continue. See Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940 Instruction 1(b).

Name and Address of Reporting Person*     Svennilson Peter					2. Issuer Name and Ticker or Trading Symbol Revolution Medicines, Inc. [ RVMD ]							S. Relationship of Reporting Person(s) to Issuer (Check all applicable)     X Director 10% Owner							
	(Fir OLUTION SINAW DR	N MEDICINES,	Middle)		12/0	09/202	.0		ef Original Filed (Month/Day/Year)						below	Officer (give title below)		belo	
(Street) REDWO	OD CA	<b>A</b> 9	)4063		4.11	Amena	ment,	Date	of Original Filed (Month/Day/Year)						Individual or Joint/Group Filing (Check Application)     X Form filed by One Reporting Person     Form filed by More than One Reporting Person				
(City)	(St		Zip)																
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																			
1. Title of Security (Instr. 3)  2. Transact Date (Month/Day					2A. Deemed Execution Date, if any (Month/Day/Year)	·	3. Transaction Code (Instr. 8)		4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 4 5)			Securities Beneficially Owned Followi		s Ily ollowing	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Direct Indirect	7. Nature of Indirect Beneficial Ownership		
									Code	v	Amount	(A) or (D)	Price	9	Reported Transaction(s) (Instr. 3 and 4)				(Instr. 4)
Common	Stock			12/09/20	)20				<b>J</b> <sup>(1)</sup>		469,635	D	\$0.	.00	1,681	,391		I	See footnote <sup>(2)</sup>
Common	Stock			12/09/20	)20				J <sup>(3)</sup>		22,011	A	\$0.	.00	22,0	)11		I	See footnote <sup>(4)</sup>
Common	Stock	Stock 12/09/2		20		J <sup>(5)</sup>		530,365	D	\$0.	0.00 1,898,8		,815	I		See footnote <sup>(6)</sup>			
Common	Stock			12/09/20	)20				J <sup>(7)</sup>		24,857	A	\$0.	60.00 46,86		368	I		See footnote <sup>(4)</sup>
Common	Stock		12/09/202		20			J <sup>(8)</sup>		46,868	D	\$0.	\$0.00		0		I	See footnote <sup>(4)</sup>	
Common	Stock			12/09/20	)20				J <sup>(9)</sup>		46	A	\$0.	.00	0 46			I	See footnote <sup>(10)</sup>
Common	Stock			12/09/20	20				<b>J</b> <sup>(11)</sup>		13,068	A	\$ <mark>0</mark> .	.00	20,302		02 D		
Common	Stock														685,011		1 I		See footnote <sup>(12)</sup>
Common	Stock														685,011				See footnote <sup>(13)</sup>
		Tal	ble II								posed of, o				y Owner	t E			
1. Title of Derivative Security  2. Conversion or Exercise Price of Derivative Security  3. Transaction Date Execution D if any (Month/Day/Year)  (Month/Day/Year)		eemed ution Date,	4. Transaction Code (Instr. 8)		5. Number of		6. Date Exe Expiration I (Month/Day		rcisable and Date	7. Title and Amount of Securities Underlying Derivative Security (Ins 3 and 4)		8. Price o Derivative Security (Instr. 5)			re es ally g d tion(s)	10. Ownersh Form: Direct (E or Indire (I) (Instr.	Beneficial Ownership ct (Instr. 4)		
					Code	v	(A)	(D)	Date Exerc	isable	Expiration Date	Title	Amour or Number of Shares	er					

## **Explanation of Responses:**

- 1. Represents a pro-rata distribution, and not a purchase or sale, without additional consideration by The Column Group III, LP ("TCG III LP") to its general and limited partners.
- 2. The securities are directly held by 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, investment and dispositive power with respect to these securities. The managing partners of TCG III GP are David Goeddel, the Reporting Person, a member of the Issuer's board of directors, and Tim Kutzkey (collectively, the "Managing Partners"). The Managing Partners may be deemed to share voting and investment power with respect to such shares. TCG III GP and each of the Managing Partners disclaim beneficial ownership of these shares, except to the extent of their respective pecuniary interest in such shares.
- 3. Represents a change in the form of ownership of TCG III GP by virtue of the receipt of shares as a result of the pro-rata in-kind distribution of common stock of the Issuer for no consideration by TCG III LP.
- 4. The securities are directly held by TCG III GP. The Managing Partners may be deemed to share voting and investment power with respect to such shares. Each of the Managing Partners disclaim beneficial ownership of these shares, except to the extent of their respective pecuniary interest in such shares.
- 5. Represents a pro-rata distribution, and not a purchase or sale, without additional consideration by The Column Group III-A, LP ("TCG III-A LP") to its general and limited partners.
- 6. The securities are directly held by TCG III-A LP. 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. The managing partners of TCG III GP are the Managing Partners. The Managing Partners may be deemed to share voting and investment power with respect to such shares. TCG III GP and each of the Managing Partners disclaim beneficial ownership of these shares, except to the extent of their respective pecuniary interest in such shares.

- 7. Represents a change in the form of ownership of TCG III GP by virtue of the receipt of shares as a result of the pro-rata in-kind distribution of common stock of the Issuer for no consideration by TCG III-A LP.
- 8. Represents a pro-rata distribution, and not a purchase or sale, without additional consideration by TCG III GP to its partners.
- 9. Represents a change in the form of ownership of The Column Group, LLC ("TCG LLC") by virtue of the receipt of shares as a result of the pro-rata in-kind distribution of common stock of the Issuer for no consideration by TCG III GP.
- 10. The securities are directly held TCG LLC. The managing members of TCG LLC are the Managing Partners. The Managing Partners may be deemed to share voting and investment power with respect to such shares. Each of the Managing Partners disclaims beneficial ownership of these shares, except to the extent of their respective pecuniary interest in such shares
- 11. Represents a change in the form of ownership of the Reporting Person by virtue of the receipt of shares as a result of the pro-rata in-kind distribution of common stock of the Issuer for no consideration by TCG III GP.
- 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, investment and dispositive power with respect to these securities. The managing partners of Ponoi II LLC are the Managing Partners. The Managing Partners may be deemed to share voting and investment power with respect to such shares. Ponoi LLC and the each of the Managing Partners disclaims beneficial ownership of these shares, except to the extent of their respective pecuniary interest in such shares
- 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, investment and dispositive power with respect to these securities. The managing partners of Ponoi II LLC are the Managing Partners. The Managing Partners may be deemed to share voting and investment power with respect to such shares. Ponoi II LLC and the each of the Managing Partners disclaims beneficial ownership of these shares, except to the extent of their respective pecuniary interest in such shares.

## Remarks:

/s/ James Evangelista, as
Attorney-in-fact for Peter
Svennilson

12/11/2020

\*\* 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.

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