FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT (	OF CHANGES IN	N BENEFICIAL	<b>OWNERSHIP</b>
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OMB APPROVAL

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(First)

860 WASHINGTON STREET, 3RD FLOOR

(Middle)

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(b) of the Investment Company Act of 1940

NEW YORK   NY   10014	vner
A. Sale of Earliest Transaction (Month/Day/Year)   Delow)   Delow	specify
NEW YORK   NY   10014   NEW YORK   NY   NY   NY   NY   NY   NY   NY   N	
NEW YORK   NY   10014   NEW YORK   NY   NY   NY   NY   NY   NY   NY   N	nnlicable
Table   - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned   2. Transaction   2. Deemed	on
2. Transaction Date   2. Transaction   2. Tr	
Date (Month/Day/Year)   Execution Date, (Month/Day/Year)   Faransactions of Socie (Instr.)   Disposed Of (IO) (Instr. 3, 4 and 5)   Securities (Diversity)   Official (Instr.)   Officia	
Code   V   Amount   (A)   Price   Reported Transaction (Instr. 4)   Repo	e of Beneficial hip (Instr.
Common Stock	
Common Stock 01/21/2022 P 102,207 A \$56.5/42 <sup>(6)</sup> 13,628,933 1 Foom Stock 01/21/2022 P 31,207 A \$57.5285 <sup>(6)</sup> 13,660,140 I See Foom Common Stock 01/24/2022 P 19,750 A \$56.3873 <sup>(7)</sup> 13,679,890 I See Foom Common Stock 01/24/2022 P 1,200 A \$56.595 13,681,090 I See Foom Common Stock 01/24/2022 P 116,083 A \$56.865 <sup>(8)</sup> 13,797,173 I See Foom Common Stock 01/24/2022 P 25,900 A \$57.5876 <sup>(9)</sup> 13,823,073 I See Foom Common Stock 01/24/2022 P 132,367 A \$58.1258 <sup>(10)</sup> 13,955,440 I See Foom Common Stock 01/24/2022 P 9,350 A \$58.7559 <sup>(11)</sup> 13,964,790 I See Foom Common Stock 01/24/2022 P 57,547 A \$58.8709 <sup>(12)</sup> 14,022,337 I See Foom Common Stock 01/24/2022 P 57,547 A \$58.8709 <sup>(12)</sup> 14,022,337 I See Foom Common Stock 01/24/2022 P 57,547 A \$58.8709 <sup>(12)</sup> 14,022,337 I See Foom Common Stock 01/24/2022 P 57,547 A \$58.8709 <sup>(12)</sup> 14,022,337 I See Foom Common Stock 01/24/2022 P 57,547 A \$58.8709 <sup>(12)</sup> 14,022,337 I See Foom Common Stock 01/25/2022 P 57,547 A \$58.8709 <sup>(12)</sup> 14,022,337 I See Foom Common Stock 01/25/2022 P 57,547 A \$58.8709 <sup>(12)</sup> 14,022,337 I See	otes <sup>(1)(2)(3)</sup>
Common Stock	otes <sup>(2)(3)(5)</sup>
Common Stock 01/24/2022 P 19,750 A \$56.3873(7) 13,679,890 I Footm  Common Stock 01/24/2022 P 1,200 A \$56.595 13,681,090 I See Footm  Common Stock 01/24/2022 P 116,083 A \$56.865(8) 13,797,173 I See Footm  Common Stock 01/24/2022 P 25,900 A \$57.5876(9) 13,823,073 I See Footm  Common Stock 01/24/2022 P 132,367 A \$58.1258(10) 13,955,440 I See Footm  Common Stock 01/24/2022 P 9,350 A \$58.7559(11) 13,964,790 I See Footm  Common Stock 01/24/2022 P 57,547 A \$58.8709(12) 14,022,337 I See Footm	otes <sup>(2)(3)(5)</sup>
Common Stock         01/24/2022         P         1,200         A         \$56.595         13,681,090         I         Footn           Common Stock         01/24/2022         P         116,083         A         \$56.865(8)         13,797,173         I         See Footn           Common Stock         01/24/2022         P         25,900         A         \$57.5876(9)         13,823,073         I         See Footn           Common Stock         01/24/2022         P         132,367         A         \$58.1258(10)         13,955,440         I         See Footn           Common Stock         01/24/2022         P         9,350         A         \$58.7559(11)         13,964,790         I         See Footn           Common Stock         01/24/2022         P         57,547         A         \$58.8709(12)         14,022,337         I         See Footn           Common Stock         01/25/2022         P         5,500         A         \$58.8971(13)         14,027,837         I         See	otes <sup>(2)(3)(5)</sup>
Common Stock 01/24/2022 P 116,083 A \$56.865 <sup>(6)</sup> 13,797,173 I Footn  Common Stock 01/24/2022 P 25,900 A \$57.5876 <sup>(9)</sup> 13,823,073 I See Footn  Common Stock 01/24/2022 P 132,367 A \$58.1258 <sup>(10)</sup> 13,955,440 I See Footn  Common Stock 01/24/2022 P 9,350 A \$58.7559 <sup>(11)</sup> 13,964,790 I See Footn  Common Stock 01/24/2022 P 57,547 A \$58.8709 <sup>(12)</sup> 14,022,337 I See Footn  Common Stock 01/25/2022 P 57,547 A \$58.8709 <sup>(12)</sup> 14,022,337 I See Footn	otes <sup>(2)(3)(5)</sup>
Common Stock 01/24/2022 P 25,900 A \$57.5876 <sup>(g)</sup> 13,823,073 I Footn  Common Stock 01/24/2022 P 132,367 A \$58.1258 <sup>(10)</sup> 13,955,440 I See Footn  Common Stock 01/24/2022 P 9,350 A \$58.7559 <sup>(11)</sup> 13,964,790 I See Footn  Common Stock 01/24/2022 P 57,547 A \$58.8709 <sup>(12)</sup> 14,022,337 I See Footn	otes <sup>(2)(3)(5)</sup>
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Common Stock 01/24/2022 P 57,547 A \$58.8709(12) 14,022,337 I Footn	otes <sup>(2)(3)(5)</sup>
Common Stock   1 01/25/2022   P   1 5 500   A 1 \$58 89/1(13)   1/102/ 83/	otes <sup>(2)(3)(5)</sup>
Footn	otes <sup>(2)(3)(5)</sup>
Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)	
1. Title of 2. 3. Transaction 3A. Deemed 4. 5. Number 6. Date Exercisable and 7. Title and 8. Price of 9. Number of 10. Derivative Conversion Date Execution Date, Transaction of Expiration Date Ownership	11. Natur
Security (Instr. 3) Or Exercise Price of Derivative Security  Security  Security  Security  Securities  (Month/Day/Year)  If any (Month/Day/Year)  Securities  Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)  Securities  Securities  Securities  Underlying Derivative  Security (Instr. 5)  Securities  Underlying Derivative  Security (Instr. 5)  Securities  Securities  Code (Instr. 8)  Securities  Overwative  Security  Overwative  Security  Overwative  Security  Overwative  Security  Overwative  Securities  Overwative  Overwative  Overwative  Overwativ	Beneficia Ownersh (Instr. 4)
Date Expiration of	
Code V (A) (D) Exercisable Date Title Shares	
1. Name and Address of Reporting Person*  BAKER BROS. ADVISORS LP	

(Street) NEW YORK	NY	10014			
(City)	(State)	(Zip)			
1. Name and Address of Reporting Person*  667, L.P.					
(Last) (First) (Middle) 860 WASHINGTON STREET, 3RD FLOOR					
(Street) NEW YORK	NY	10014			
(City)	(State)	(Zip)			
1. Name and Address BAKER JULIA					
(Last)	(First)	(Middle)			
860 WASHINGTO	ON STREET, 3RD F	LOOR			
(Street) NEW YORK	NY	10014			
(City)	(State)	(Zip)			
1. Name and Address of Reporting Person*  Baker Bros. Advisors (GP) LLC					
(Last) 860 WASHINGTO	(First) ON STREET, 3RD F	(Middle)			
(Street) NEW YORK	NY	10014			
(City)	(State)	(Zip)			
1. Name and Address of Reporting Person* <u>Baker Brothers Life Sciences LP</u>					
(Last)	(First)	(Middle)			
860 WASHINGTON STREET, 3RD FLOOR					
(Street) NEW YORK	NY	10014			
(City)	(State)	(Zip)			
1. Name and Address of Reporting Person*  BAKER FELIX					
(Last)	(First)	(Middle)			
860 WASHINGTO	ON STREET, 3RD F	LOOR			
(Street) NEW YORK	NY	10014			
(City)	(State)	(Zip)			

## Explanation of Responses:

- 1. As a result of their ownership interest in (i) Baker Biotech Capital, L.P. and (ii) 667, L.P. ("667"), Julian C. Baker and Felix J. Baker each may be deemed to have an indirect pecuniary interest in common stock ("Common Stock") of Kodiak Sciences Inc. (the "Issuer") reported in column 5 of Table I directly held by 667, a limited partnership of which the sole general partner is Baker Biotech Capital, L.P., a limited partnership of which the sole general partner is Baker Biotech Capital (GP), LLC, due to their interest in 667 and Baker Biotech Capital, L.P.'s right to receive an allocation of a portion of the profits from 667.
- 2. Baker Bros. Advisors LP (the "Adviser") serves as the investment adviser to 667 and Baker Brothers Life Sciences, L.P. ("Life Sciences", and together with 667, the "Funds"). In connection with the services provided by the Adviser, the Adviser receives an asset-based management fee that does not confer any pecuniary interest in the securities held by the Funds. Baker Bros. Advisors (GP) LLC (the "Adviser GP") is the Adviser's sole general partner. Julian C. Baker and Felix J. Baker are managing members of the Adviser GP. The Adviser has complete and unlimited discretion and authority with respect to the investment and voting power of the securities held by the Funds. The general partners of the Funds relinquished to the Adviser all discretion and authority with respect to the investment and voting power of the securities held by the Funds.
- 3. Julian C. Baker, Felix J. Baker, the Adviser GP and the Adviser disclaim beneficial ownership of the securities held directly by the Funds except to the extent of their pecuniary interest therein, and this report shall not be deemed an admission that any of Julian C. Baker, Felix J. Baker, the Adviser is a beneficial owner of such securities for purposes of Section 16 or any other purpose.
- 4. The price reported in Column 4 is a weighted average price. These shares were traded by Life Sciences in multiple transactions at prices ranging from \$56.46 to \$56.80, inclusive. The reporting persons undertake to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission (the "Staff"), upon request, full information regarding the number of shares traded at each separate price within the range set forth in this footnote.

- 5. After giving effect to the transactions reported herein and as a result of their ownership interest in (i) Baker Brothers Life Sciences Capital L.P. and (ii) Life Sciences, Felix J. Baker and Julian C. Baker may be deemed to have an indirect pecuniary interest in Common Stock reported in column 5 of Table I beneficially owned by Life Sciences, a limited partnership of which the sole general partner is Baker Brothers Life Sciences Capital, L.P., a limited partnership of which the sole general partner is Baker Brothers Life Sciences Capital, L.P., ight to receive an allocation of a portion of the profits from Life Sciences.
- 6. The price reported in Column 4 is a weighted average price. These shares were traded by Life Sciences in multiple transactions at prices ranging from \$56.80 to \$57.80, inclusive. The reporting persons undertake to provide to the Issuer, any security holder of the Issuer, or the Staff, upon request, full information regarding the number of shares traded 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 traded by Life Sciences in multiple transactions at prices ranging from \$56.17 to \$56.59, inclusive. The reporting persons undertake to provide to the Issuer, any security holder of the Issuer, or the Staff, upon request, full information regarding the number of shares traded 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 traded by Life Sciences in multiple transactions at prices ranging from \$56.59 to \$57.59, inclusive. The reporting persons undertake to provide to the Issuer, any security holder of the Issuer, or the Staff, upon request, full information regarding the number of shares traded at each separate price within the range set forth in this footnote.
- 9. The price reported in Column 4 is a weighted average price. These shares were traded by Life Sciences in multiple transactions at prices ranging from \$56.90 to \$57.89, inclusive. The reporting persons undertake to provide to the Issuer, any security holder of the Issuer, or the Staff, upon request, full information regarding the number of shares traded at each separate price within the range set forth in this footnote.
- 10. The price reported in Column 4 is a weighted average price. These shares were traded by Life Sciences in multiple transactions at prices ranging from \$57.59 to \$58.59, inclusive. The reporting persons undertake to provide to the Issuer, any security holder of the Issuer, or the Staff, upon request, full information regarding the number of shares traded at each separate price within the range set forth in this footnote.
- 11. The price reported in Column 4 is a weighted average price. These shares were traded by Life Sciences in multiple transactions at prices ranging from \$58.71 to \$59.00, inclusive. The reporting persons undertake to provide to the Issuer, any security holder of the Issuer, or the Staff, upon request, full information regarding the number of shares traded at each separate price within the range set forth in this footnote.
- 12. The price reported in Column 4 is a weighted average price. These shares were traded by Life Sciences in multiple transactions at prices ranging from \$58.59 to \$59.59, inclusive. The reporting persons undertake to provide to the Issuer, any security holder of the Issuer, or the Staff, upon request, full information regarding the number of shares traded at each separate price within the range set forth in this footnote.
- 13. The price reported in Column 4 is a weighted average price. These shares were traded by Life Sciences in multiple transactions at prices ranging from \$58.54 to \$59.00, inclusive. The reporting persons undertake to provide to the Issuer, any security holder of the Issuer, or the Staff, upon request, full information regarding the number of shares traded at each separate price within the range set forth in this footnote.

## Remarks

Felix J. Baker, a managing member of Baker Bros. Advisors (GP) LLC, the sole general partner of Baker Bros. Advisors LP, is a director of Kodiak Sciences Inc. (the "Issuer"). By virtue of their representation on the board of directors of the Issuer, for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, the reporting persons are deemed directors by deputization of the Issuer.

By: Baker Bros. Advisors LP, Name: Scott L. Lessing, Title: 01/25/2022 President /s/ Scott L. Lessing Baker Bros. Advisors LP, Mgmt. Co. and Inv. Adviser to 667, L.P., pursuant to authority granted by Baker 01/25/2022 Biotech Capital, L.P., GP to 667, L.P. Name: Scott L. Lessing, Title: President /s/ Scott L. Lessing /s/ Julian C. Baker 01/25/2022 By: Baker Bros. Advisors (GP) LLC, Name: Scott L. 01/25/2022 Lessing, Title: President /s/ Scott L. Lessing Baker Bros. Advisors LP, Mgmt. Co. and Inv. Adviser to **BAKER BROTHERS LIFE** SCIENCES, L.P., pursuant to authority granted by Baker 01/25/2022 **Brothers Life Sciences** Capital, L.P., GP to Baker Brothers Life Sciences, L.P., Name: Scott L. Lessing, Title: President /s/ /s/ Felix J. Baker 01/25/2022

\*\* 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.

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