FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPE	ROVAL
OMB Number:	3235-0287
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

(Print or Typ	e Responses)																	
1. Name and Address of Reporting Person * NEWELL WILLIAM J			2. Issuer Name and Ticker or Trading Symbol SUTRO BIOPHARMA, INC. [STRO]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_Director10% Owner									
(Last) (First) (Middle) C/O SUTRO BIOPHARMA, INC., 310 UTAH AVENUE, SUITE 150				3. Date of Earliest Transaction (Month/Day/Year) 01/29/2020						X Officer (give title below) Other (specify below) CEO								
(Street)				4. If Amendment, Date Original Filed(Month/Day/Year)							6. Individual or Joint/Group Filing(Check Applicable Line) X. Form filed by One Reporting Person							
SOUTH SAN FRANCISCO, CA 94080										Form filed by More than One Reporting Person								
(City)		(State)	(Zip)			Ta	able I	- Non-De	erivativ	e Securitie	es Acqu	uired, I	Disposed o	f, or Benefi	cially Ow	ned		
1.Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Year		Execution any	A. Deemed Execution Date, ny Month/Day/Yea		Γransa de str. 8)	(4. Securities Acquired (A) or Disposed of (D (Instr. 3, 4 and 5)		(D) (Owned Transac	Amount of Securities Beneficially Owned Following Reported Transaction(s)			6. Ownership Form:	ship Indire Bene	ficial		
				(Month)	<i>D</i> ау/		Code	V	Amount	(A) or (D)	Price				Direct (or Indirect) (I) (Instr. 4	ect (Instr	nership tr. 4)	
Common	Stock											102,11	11 (1)			D		
Common	Stock											10,577	7			I	Trus	_
	mmon Stock										26.001	6,091			I		Taluswood Partners, L.P. (3)	
Common	Stock											26,091	1			1		
		parate line for each	class of securities be	- Derivat	tive S	Securities	Acqui	Perso in this a curr	s form a ently v	are not re alid OME	d to the equire 3 control	he colle ed to re trol nur	ection of i espond un mber.	informatio nless the fo			L.P.	
		3. Transaction Date	Table II 3A. Deemed Execution Date, if	- Derivat (e.g., pu 4. Transac Code	tive S	Securities alls, warr 5. Numbe	Acqui ants, or of e (A) ed of	Perso in this a curr	s form a rently v posed of converti Exercisal on Date	are not really alid OME f, or Beneal ble securi ble and	d to the equire 3 continues of the second se	he colleded to restrol nur	ection of itespond unmber. d Amount		9. Numbe	er of 1 //e C s F hally C S g C	SEC 14'	(3)
Reminder: R 1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II 3A. Deemed Execution Date, if any	- Derivat (e.g., pu 4. Transac Code	tive S	Securities alls, warr 5. Numbe Derivativ Securities or Dispos (D) (Instr. 3, 4	Acquiants, or of e (A) ed of	Perso in this a curr ired, Dis options, o 6. Date E Expiration	s form a rently v posed of converti Exercisal on Date Day/Yea	are not realid OME f, or Beneible securi ble and or or or or or or or or or o	d to the equire 3 continues of the second se	he colleded to restrol nur y Owned title and Anderlyin intities r. 3 and	ection of itespond unmber. d Amount	8. Price of Derivative Security	9. Number Derivative Securities Beneficia Owned Following Reported	er of 1 /e C s F hally C sion(s) (L.P. SEC 14' Ownership Form of Derivative Security: Direct (D) or Indirect	74 (9-02) 11. Natur of Indirec Beneficia Ownershi
Reminder: R 1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II 3A. Deemed Execution Date, if any	- Derivat (e.g., pu 4. Transac Code (Instr. 8	titive S its, cr	Securities alls, warr 5. Numbe Derivativ Securities Acquired or Dispos (D) (Instr. 3, 4 and 5)	Acquiants, or of ee ((A) eed of (D)	Perso in this a curriered, Dispotions, 6 6. Date E Expiratio (Month/)	s form a rently v posed of converting the converting terms of the converting	are not realid OME f, or Beneible securi ble and or or or or or or or or or o	d to the equire 3 control of Units Securifically Title	he colleded to restrol nur y Owned the and A fittle and A	ection of its spond unmber. d Amount ag 4) Amount or Number	8. Price of Derivative Security (Instr. 5)	9. Number Derivative Securities Beneficia Owned Followin, Reported Transacti	er of 1 Cre C S Fally E S S Gion(s) ((L.P. SEC 14' SEC 14' Ownership Form of Derivative Security: Direct (D) or Indirect I)	74 (9-02) 11. Natur of Indirec Beneficia Ownershi

Reporting Owners

		Relationsl	nips	
D (1.0 N (41)	Director	10% Owner	Officer	Other
Reporting Owner Name / Address				

NEWELL WILLIAM J C/O SUTRO BIOPHARMA, INC. 310 UTAH AVENUE, SUITE 150	X	CEO	
SOUTH SAN FRANCISCO, CA 94080			

Signatures

/s/ Edward C. Albini as attorney-in-fact for William Newell	01/31/2020
**Signature of Reporting Person	Date

Explanation of Responses:

- * 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).
- (1) Since the date of the reporting person's last ownership report, he transferred 4,007 shares of the issuer's common stock in a transfer exempt from Section 16. Following this transfer, the reporting person does not have voting or investment power over, or a pecuniary interest in, the transferred shares.
- (2) These securities are held of record by the reporting person as trustee of the Newell Family Revocable Trust DTD 08/14/2008.
- The reporting person is the general partner of Taluswood Partners, L.P. The reporting person disclaims beneficial ownership over such securities except to the extent of his pecuniary interest (3) therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other
- (4) The option vests as to 2.0833% of the total shares monthly, beginning on February 29, 2020, with 100% of the total shares vested and exercisable on January 29, 2024, subject to the reporting person's provision of service to the issuer on each vesting date.
- (5) Each RSU represents a contingent right to receive one (1) share of the issuer's Common Stock upon settlement.
- (6) The RSUs vest as to 1/4th of the total shares annually beginning on January 29, 2021, subject to continued service through each vesting date.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.