FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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

OMB APPROVAL OMB Number: 3235-0287

OND NUMBER.	3233-0201
Estimated average burden	
hours per response:	0.5

Section obligat	this box if no lo n 16. Form 4 or ions may contir tion 1(b).		STAT		led pur	suant to Sec	ction 16	G(a) of the Sec ne Investment	curitie	es Excha	ange Act	of 193		SHI	Ρ	11	ated	nber: average burde response:	3235-0287 in 0.5		
						2. Issuer Name and Ticker or Trading Symbol									5. Relationship of Reporting Person(s) to Issuer (Check all applicable)						
					3. Date of Earliest Transaction (Month/Day/Year) 06/25/2024									Director V 10% Owner Officer (give title Other (specify below) below)							
860 WA	SHINGTON	N STREET, 3RD	FLOOR		4. lf.									i. Indi				g (Check App porting Persor	· · ·		
(Street) NEW Y	NEW YORK NY 10014				L											Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City) (State) (Zip)					Rule 10b5-1(c) Transaction Indication																
	affirr						Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.														
Iable I - Non-Deriv   1. Title of Security (Instr. 3) 2. Tran: Date				1 2A. De		3.	3.		4. Securities Acquired (A) o			or 5. Am		ount of		6. Ownership Form: Direct	7. Nature of Indirect				
				(Month	n/Day/Y	ear) if any (Month/Day/Y									Followi Transa	Beneficially Owned Following Reported Transaction(s)		(D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)		
<u> </u>			Table II -	Deriv	ative	Securitie	<u>ος Δι</u>	code cquired, Di	V isno	Amou		(A) or (D)		Price (Instr. 3 and 4)							
1. Title of	2.	3. Transaction					arran	6. Date Exer	s, co	onver		ecuri	ties)		. Price of	9. Number o	of	10.	11. Nature of		
Derivative Security (Instr. 3)	Conversion or Exercise Price of Derivative Security	Date (Month/Day/Year)	Execution Date, if any (Month/Day/Year)	Transa Code 8)		Derivative Securities Acquired ( Disposed of (Instr. 3, 4)	A) or of (D)	Expiration D (Month/Day/	ate		Securit Derivat (Instr. 3	ies Und ive Sec	erlying	DS	erivative ecurity nstr. 5)	derivative Securities Beneficially Owned Following Reported	-	Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Indirect Beneficial Ownership (Instr. 4)		
				Code	v	(A)	(D)	Date Exercisable	Exp Date	oiration e	Title	Nu	ount or nber of tres			Transaction (Instr. 4)	n(s)				
Warrants to purchase Common Stock	\$0.0001	06/25/2024		Р		285,700 <sup>(1)</sup>		(2)		(2)	Commo Stock		35,700	4	314.8499	285,700		Ι	See Footnotes <sup>(3)</sup> (4)(5)		
Warrants to purchase Common Stock	\$0.0001	06/25/2024		Р		3,081,303 <sup>(1</sup>		(2)		(2)	Commo Stock		81,30	3 \$	314.8499	3,081,303	3	I	See Footnotes <sup>(4)</sup> (5)(6)		
		Reporting Person*																			
(Last) 860 WA	SHINGTON	(First) N STREET, 3RD	(Middle) FLOOR			_															
(Street) NEW Y	ORK	NY	10014																		
(City)		(State)	(Zip)			_															
		Reporting Person <sup>*</sup> visors (GP) L				_															
(Last) 860 WA	SHINGTON	(First) N STREET, 3RD	(Middle) FLOOR			_															
(Street) NEW Y	ORK	NY	10014			_															
(City)		(State)	(Zip)			_															
	R FELIX	Reporting Person*				_															
(Last) 860 WA	SHINGTON	(First) N STREET, 3RD	(Middle) FLOOR			_															
(Street) NEW Y	ORK	NY	10014			_															
(City)		(State)	(Zip)			_															
	nd Address of R JULIA	Reporting Person <sup>*</sup>																			

(Last) 860 WASHINGT	(First) ON STREET, 3RD	(Middle) D FLOOR	
(Street) NEW YORK	NY	10014	
(City)	(State)	(Zip)	

## Explanation of Responses:

1. 667, L.P. ("667") and Baker Brothers Life Sciences, L.P. ("Life Sciences", and together with 667, the "Funds") purchased 285,700 and 3,081,303 warrants to purchase common stock ("Common Stock") of Entrada Therapeutics, Inc. (the "Issuer") ("Prefunded Warrants"), respectively, for \$14.8499 per warrant in a registered direct offering (the "Offering") pursuant to a securities purchase agreement with the Issuer that closed on June 25, 2024.

2. The Prefunded Warrants have no expiration date and are exercisable at an exercise price of \$0.0001 per share immediately at any time at the option of the holder on a 1-for-1 basis into Common Stock to the extent that immediately prior to or after giving effect to such exercise the holders thereof, together with their affiliates and any members of a Section 13(d) group with such holders, would beneficially own, for purposes of Rule 13d-3 under the Securities Act of 1934, as amended, no more than 4.99% of the outstanding shares of Common Stock (the "Maximum Percentage"). By written notice to the Issuer, the Funds may from time to time increase or decrease the Maximum Percentage applicable to that Fund to any other percentage not in excess of 19.99%. Any such increase will not be effective until the 61st day after such notice is delivered to the Issuer.

3. After giving effect to the transactions reported herein and as a result of their ownership interest in (i) Baker Biotech Capital, L.P. and (ii) 667, Julian C. Baker and Felix J. Baker each may be deemed to have an indirect pecuniary interest in the securities reported in column 9 of Table II held directly 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.

4. Baker Bros. Advisors LP (the "Adviser") serves as the investment adviser to the Funds. In connection with the services provided by the Adviser the Adviser asset-based management fee that does not confer any pecuniary interest in the securities held directly by the Funds. Baker Bros. Advisors (GP) LLC (the "Adviser GP") is the Adviser for 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 directly 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 directly by the Funds.

5. 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 GP or the Adviser GP or the Adviser is a beneficial owner of such securities for purposes of Section 16 or any other purpose.

6. After giving effect to the transaction reported herein and as a result of their ownership interest in (i) Baker Brothers Life Sciences Capital, L.P. and (ii) Life Sciences, Julian C. Baker and Felix J. Baker may be deemed to have an indirect pecuniary interest in the securities reported in column 9 of Table II directly held 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, C.P., a limited partnership of which the sole general partner is Baker Brothers Life Sciences Capital (GP), LLC, due to their interest in Life Sciences and Baker Brothers Life Sciences Capital, L.P.'s right to receive an allocation of a portion of the profits from Life Sciences.

<u>By: Baker Bros. Advisors LP,</u> Name: Scott L. Lessing, Title:	06/26/2024
President /s/ Scott L. Lessing	
By: Baker Bros, Advisors (GP) LLC, Name: Scott L. Lessing, Title: President /s/ Scott L. Lessing	<u>06/26/2024</u>
<u>/s/ Felix J. Baker</u>	06/26/2024
<u>/s/ Julian C. Baker</u>	06/26/2024
** 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.