(Street)

FORT WORTH

TX

(State)

1. Name and Address of Reporting Person* **BONDERMAN DAVID**

76102

(Zip)

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D	D.C.	20549
5 ,		

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

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

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

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		of Reporting Personal Idings (SBS)				ne and Tinc.		r or Trading :	Symbol			5. Relationship (Check all appl Direct		erson(s) to Is	
Inc.												Office	r (give title	Other (s	pecify
(Last)	(F	irst)	(Middle)	3. Date 09/02			ansac	ction (Month/	Day/Year)			below)	below)	
C/O TPO	G GLOBA	L, LLC													
301 CON	MMERCE	STREET, SUIT	TE 3300	4. If An	nendm	ent, Dat	e of (Original Filed	I (Month/D	ay/Year)	6. Individual or Line)	Joint/Group Fili	ng (Check A	oplicable
(Street) FORT W	ORTH T	X	76102										filed by One Re filed by More th n	-	
(City)	(S	tate)	(Zip)												
		Tab	le I - Non-Deri	vative Se	ecuri	ties A	cqu	ired, Dis	osed o	f, or E	Benefi	cially Owne	ed		
1. Title of	Security (Ins	str. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution I if any (Month/Day	Date,	3. Transa Code (8)		Disposed	es Acquire Of (D) (Inst		nd 5)	5. Amount of Securities Beneficially Owned	6. Ownership Form: Direc (D) or	Beneficia	of Indirect I p (Instr. 4)
						Code	v	Amount	(A) or (D)	Price		Following Reported Transaction(s) (Instr. 3 and 4)	Indirect (I) (Instr. 4)		
Common	Stock		09/02/2020			S		31,822(2) D	\$28.7	702(3)	17,778,296	5 I	See Exp of Resp (8)(9)	olanation onses ⁽¹⁾
Common	Stock		09/02/2020			S		16,329(2	2) D	\$29.1	712(4)	17,761,967	7 I	See Exp of Resp (8)(9)	olanation onses ⁽¹⁾
Common	Stock		09/03/2020			S		18,736(2	2) D	\$27.0	448(5)	17,743,231	I	See Exp of Resp (8)(9)	olanation onses ⁽¹⁾
Common	Stock		09/03/2020			S		35,457(2	2) D	\$27.6	315(6)	17,707,774	4 I	See Exp of Resp	olanation onses ⁽¹⁾
Common	Stock		09/03/2020			S		4,677(2)	D	\$28.2	645 ⁽⁷⁾	17,703,097	7 I	See Exp of Resp (8)(9)	olanation onses ⁽¹⁾
		Т	able II - Deriva					ed, Dispo					I		
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		3A. Deemed Execution Date,	4. Transact Code (In	tion on the str.		er 6 Eve (l	. Date Exerci expiration Da Month/Day/Yo	sable and	7. Titl Amou Secur Under Deriva	e and int of rities rlying ative rity (Inst	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code \	v	(A) (D		Date Exercisable	Expiration Date	Title	Amour or Number of Shares	er			
		of Reporting Personal Idings (SBS)	n* <u>Advisors, In</u>	ıc.											
	G GLOBAI	(First) L, LLC STREET, SUIT	(Middle)												

(Last)	(First)	(Middle)
C/O TPG GLOBA	AL, LLC	
301 COMMERCI	E STREET, SUITE	3300
(Street)		
FORT WORTH	TX	76102
(City)	(State)	(Zip)
l		
1. Name and Address COULTER JA	· -	
	· -	(Middle)
COULTER JA	(First)	(Middle)
(Last) C/O TPG GLOBA	(First)	, ,
(Last) C/O TPG GLOBA	(First) AL, LLC	. ,
(Last) C/O TPG GLOBA 301 COMMERCI	(First) AL, LLC E STREET, SUITE	. ,

Explanation of Responses:

- 1. David Bonderman and James G. Coulter are the sole shareholders of TPG Group Holdings (SBS) Advisors, Inc. (together with Messrs. Bonderman and Coulter, the "Reporting Persons"), which is the sole member of TPG Group Holdings (SBS) Advisors, LLC, which is the general partner of TPG Group Holdings (SBS), L.P., which is the sole member of TPG Holdings I-A, LLC, which is the general partner of TPG Holdings I, L.P., which is the sole member of TPG Biotechnologies GenPar III Advisors, LLC, which is the general partner of TPG Biotechnology GenPar III, L.P., which is the general partner of TPG Biotechnology Partners III, L.P. ("TPG Biotech III"), which directly holds 17,703,097 shares of Common Stock, \$0.0001 par value per share ("Common Stock"), of Progyny, Inc. (the "Issuer").
- 2. The sales reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan adopted by TPG Biotech III.
- 3. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$28.43 to \$29.00 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 "Commission"), upon request, full information regarding the number of shares sold at each separate price within the range set forth above.
- 4. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$29.01 to \$30.00 inclusive. The Reporting Persons undertake to provide to the Issuer, any security holder of the Issuer, or the staff of the Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth above
- 5. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$26.65 to \$27.31 inclusive. The Reporting Persons undertake to provide to the Issuer, any security holder of the Issuer, or the staff of the Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth
- 6. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$27.32 to \$27.99 inclusive. The Reporting Persons undertake to provide to the Issuer, any security holder of the Issuer, or the staff of the Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth above.
- 7. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$28.00 to \$28.70 inclusive. The Reporting Persons undertake to provide to the Issuer, any security holder of the Issuer, or the staff of the Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth above
- 8. Because of the relationship between the Reporting Persons and TPG Biotech III, the Reporting Persons may be deemed to beneficially own the securities reported herein to the extent of the greater of their respective direct or indirect pecuniary interests in the profits or capital accounts of TPG Biotech III. Each of TPG Biotech III and each Reporting Person disclaims beneficial ownership of the securities reported herein, except to the extent of TPG Biotech III's or such Reporting Person's pecuniary interest therein, if any.
- 9. Pursuant to Rule 16a-1(a)(4) under the Exchange Act, this filing shall not be deemed an admission that the Reporting Persons are, for purposes of Section 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act") or otherwise, the beneficial owners of any equity securities in excess of their respective pecuniary interests.

Remarks:

(10) The Reporting Persons are jointly filing this Form 4 pursuant to Rule 16a-3(j) under the Exchange Act. (11) Gerald Neugebauer is signing on behalf of both Messrs. Bonderman and Coulter pursuant to authorization and designation letters dated February 26, 2020, which were previously filed with the Commission.

/s/ Michael LaGatta, Vice
President, TPG Group
Holdings (SBS) Advisors, Inc.
(10)
/s/ Gerald Neugebauer, on
behalf of David Bonderman
(10) (11)
/s/ Gerald Neugebauer, on
behalf of James G. Coulter
(10) (11)
** 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.