FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

JKIIIE9 <i>F</i>	AND EXCHANGE COMMISSION
14/	D.O. 00540

l	OMB APPRO	VAL
l	OMB Number:	3235-0287
l	Estimated average burden	
ı	haura nar raananaa	0.5

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

Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan for the purchase or sale of equity securities of the issuer that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.

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

1000 1	(-)																			
Name and Address of Reporting Person* Kreis Leslie W.					2. Issuer Name and Ticker or Trading Symbol IN8BIO, INC. [INAB]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director						
(Last) (First) (Middle) C/O BIOS EQUITY PARTNERS 1751 RIVER RUN SUITE 400						3. Date of Earliest Transaction (Month/Day/Year) 10/04/2024									pelow)		below)			
(Street) FORT WORTH TX 76107					4. If <i>A</i>	 4. If Amendment, Date of Original Filed (Month/Day/Year) 6. Individual or Joint/Group Filing (Check Applic Form filed by One Reporting Person Form filed by More than One Reportir 								Person						
(City)	((State)	(Zip)																	
			Table I - No	n-Deri	vativ	e Seci	ıritie	s Acc	quire	d, Dis	pos	ed of, o	r Benefi	cially (Owne	ed				
1. Title of	Security (Ins	tr. 3)		Date	2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		Transaction D Code (Instr.			4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and			Beneficially Owned Following Reported		6. Ownersh Form: Direc (D) or Indirec (I) (Instr. 4)	t Indirect		
									Code	v	Amo	ount	(A) or (D)	rice	Transaction(s) (Instr. 3 and 4)			(11341. 4)		
Common	Stock															601,980	I	By Bios Fund III, NT, LP ⁽³⁾⁽⁴⁾ (5)(6)(7)		
Common	Stock														3	3,727,597	I	By Bios Fund III QP, LP ⁽³⁾⁽⁴⁾ (5)(6)(7)		
Common	Stock															570,724	I	By Bios Fund III, LP ⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾⁽⁷		
Common	Stock															574,432	I	By Bios Fund II, LP ⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾⁽⁷		
Common	Stock														1	,876,624	I	By Bios Fund II QP, LP ⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾⁽⁷		
Common	Stock															251,211	I	By Bios Fund II NT, LP ⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾⁽⁷		
Common Stock															997,433	I	By BIOS Incysus Co- Invest I, LP ⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾⁽⁷			
			Table II -										Benefici securitie		wned	I				
1. Title of Derivative Security (Instr. 3)	erivative Conversion Date Execution Date, ecurity or Exercise (Month/Day/Year) if any		Execution Date,	4. Transaction Code (Instr. 8)		Derivati Securiti Acquire or Dispo of (D) (I	i. Number of 6. Da		6. Date Exercisable a Expiration Date (Month/Day/Year)		risable and 7. Title and A of Securities Underlying Derivative Sc		. Title and Amount 8. f Securities D Inderlying S		tive d ty S 5) E F	derivative Securities Beneficially Owned	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirec Beneficial Ownershi (Instr. 4)		
				Code	v	(A)	(D)	Date Exerci	isable	Expira Date	tion	Title	Amount or Number of Shares			Instr. 4)				
Pre- Funded Warrants	\$0.0001	10/04/2024		P		709,040		(1	l)	(1)		Common Stock	574,241	(1)		1,283,281	I	By Bios Clinical Opportunity Fund, LP ⁽⁶⁾⁽⁷⁾		
Series C Warrant	\$0.27	\$0.27 10/04/2024 P 709,040 10		10/04/2		0/04/2024 10/04		10/04/2027		709,040	(1)		709,040	I	By Bios Clinical Opportunity Fund, LP ⁽⁶⁾ (7)					
Series A Warrant	\$1.25	10/04/2024		D ⁽²⁾		574,241	/4,241 12/13/		2/13/2023 06/1		6/2023 06/13/20		23 06/13/2025		574,241	(2)		0	I	By Bios Clinical Opportunity Fund, LP ⁽⁶⁾ (7)
Series A Warrant	\$0.45	10/04/2024		A ⁽²⁾		574,241		12/13	/2023	10/04/	2025	Common Stock	574,241	(2)		574,241	I	By Bios Clinical Opportunity Fund, LP ⁽⁶⁾⁽⁷⁾		
Series B Warrant	\$1.5							12/13	/2023	12/13/	2028	Common Stock	574,241			574,241	I	By Bios Clinical Opportunity Fund,		

	Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)														
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transa Code (8)		5. Number Derivative Securities Acquired or Dispos of (D) (In 3, 4 and	e s I (A) sed str.	6. Date Exerc Expiration Da (Month/Day/\)	ate	7. Title and of Securit Underlyin Derivative (Instr. 3 and	ies g Security	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported	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	Amount or Number of Shares		Transaction(s) (Instr. 4)		
Stock Option	\$1.0685							(9)	03/11/2029	Common Stock	12,775		12,775	I	See Footnotes ⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾ (7)(8)
Stock Option	\$10							(9)	07/29/2031	Common Stock	10,500		10,500	I	See Footnotes ⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾ (7)(8)
Stock Option	\$2.24							(9)	06/01/2032	Common Stock	13,500		13,500	I	See Footnotes ⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾ (7)(8)
Stock Option	\$2.12							(10)	06/15/2033	Common Stock	85,000		85,000	I	See Footnotes ⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾ (7)(8)

Option	\$10				
Stock Option	\$2.24				
Stock Option	\$2.12				
	nd Address of Leslie W.	Reporting Person*			
	OS EQUITY VER RUN S	(First) PARTNERS SUITE 400	(Middle)		
(Street)	ORTH	TX	76107		
(City)		(State)	(Zip)		
	nd Address of Fund III, I	Reporting Person*			
	OS EQUITY VER RUN S	(First) PARTNERS SUITE 400	(Middle)		
(Street) FORT W	ORTH	TX	76107		
(City)		(State)	(Zip)		
	nd Address of Fund III C	Reporting Person*			
	OS EQUITY VER RUN S	(First) PARTNERS SUITE 400	(Middle)		
(Street) FORT W	ORTH .	TX	76107		
(City)		(State)	(Zip)		
	nd Address of Fund III N	Reporting Person* IT, LP			
	OS EQUITY VER RUN S	(First) PARTNERS SUITE 400	(Middle)		
(Street) FORT W	ORTH .	TX	76107		
(City)		(State)	(Zip)		
		Reporting Person* ners II, LP			
	OS EQUITY VER RUN S	(First) PARTNERS SUITE 400	(Middle)		
(Street) FORT W	ORTH	TX	76107		_
(City)		(State)	(Zip)		

1. Name and Address of BIOS Equity Pa								
(Last) C/O BIOS EQUITY 1751 RIVER RUN		(Middle)						
(Street) FORT WORTH	TX	76107						
(City)	(State)	(Zip)						
1. Name and Address of BP Directors, L								
(Last) C/O BIOS EQUITY 1751 RIVER RUN		(Middle)						
(Street) FORT WORTH	TX	76107						
(City)	(State)	(Zip)						
Name and Address of Reporting Person* Bios Equity Partners, LP								
(Last) C/O BIOS EQUITY 1751 RIVER RUN		(Middle)						
(Street) FORT WORTH	TX	76107						
(City)	(State)	(Zip)						
1. Name and Address of Cavu Managem								
(Last) C/O BIOS EQUITY 1751 RIVER RUN		(Middle)						
(Street) FORT WORTH	TX	76107						
(City)	(State)	(Zip)						
1. Name and Address of Cavu Advisors,								
(Last) C/O BIOS EQUITY 1751 RIVER RUN		(Middle)						
(Street) FORT WORTH	TX	76107						
(City)	(State)	(Zip)						

Explanation of Responses:

- 1. Pursuant to a Securities Purchase Agreement (the "Purchase Agreement"), dated as of September 30, 2024, between In8bio, Inc. (the "Issuer"), Bios Clinical Opportunity Fund, LP ("Bios COF Fund") and the Issuer, Bios COF purchased from the Issuer in a private placement 709,040 units at a price of \$0.3949 per unit, each unit consisting of (i) one pre-funded warrant (the "Pre-Funded Warrants") to purchase one share of Common Stock and (ii) one Series C warrant (the "Series C Warrants") to purchase one share of Common Stock. The Pre-Funded Warrants have an exercise price of \$0.0001 per share, will be exercisable immediately and will be exercisable until the Pre-Funded Warrant is exercised in full.
- 2. In connection with the entry into the Purchase Agreement, the Series A warrants initially issued to Bios COF on December 13, 2023 were amended to reduce the exercise price of such warrants, which constitutes a cancellation of the old warrants and a grant of the new Series A warrants. In connection with such amendment, the termination date of such warrants was extended to October 4, 2024.
- 3. Bios Equity Partners, LP ("Bios Equity I") is the general partner of BP Directors, LP ("Bios Directors"). Bios Equity Partners II, LP ("Bios Equity II") is the general partner of the following entities: Bios Fund II, LP ("Bios Fund II QP"), Bios Fund II QP"), Bios Fund II QP"), Bios Fund II NT, LP ("Bios Fund II NT") and BIOS Incysus Co-Invest I, LP ("BIOS Incysus"). Bios Equity Partners III, LP ("Bios Equity III") is the general partner of the following entities: Bios Fund III, LP ("Bios Fund III QP"), Bios Fund III QP") and Bios Fund III NT, LP ("Bios Fund III NT"). Bios Capital Management, LP ("Bios Management") are the general partners of Bios Equity II and Bios Equity III and Bios Equity III and Bios Equity III NT").
- 4. Bios Advisors GP, LLC ("Bios Advisors") is the general partner of Bios Management. Cavu Advisors LLC ("Cavu Advisors") is the general partner of Cavu Management and Bios Advisors are entities managed and controlled by Aerio G.L. Fletcher. Cavu Management and Cavu Advisors are entities managed and controlled by Leslie W. Kreis, Jr. Mr. Fletcher, Bios Management, Bios Advisors, Mr. Kreis, Cavu Management and Cavu Advisors each share voting and investment control with respect to the shares held by Bios Directors, Bios Fund II, Bios Fund II QP, Bios Fund II, Bios Fund III, Bios Fund II
- 5. Because of the relationship between Mr. Fletcher, Bios Management, Bios Advisors, Mr. Kreis, Cavu Management, Cavu Advisors and the Bios Equity Entities, Mr. Fletcher, Bios Management, Bios Advisors, Mr. Kreis, Cavu Management and Cavu Advisors each may be deemed to beneficially own the shares held directly by the Bios Equity Entities.
- 6. Bios Equity COF, LP ("Bios Equity COF") is the general partner of Bios COF. Bios Management is the general partner of Bios Equity COF. Bios Advisors is the general partner of Bios Management and are entities managed and controlled by Mr. Fletcher. Mr. Fletcher, Bios Management and Bios Advisors each share voting and investment control with respect to the shares held by Bios COF. Because of the relationship between Mr. Fletcher, Bios Management, Bios Advisors and Bios Equity COF, Mr. Fletcher, Bios Management and Bios Advisors may be deemed to beneficially own the securities held directly by Bios COF.
- 7. For purposes of Section 16 of the Securities Exchange Act of 1934, as amended, each Reporting Person disclaims beneficial ownership of any such securities, except to the extent of his/its pecuniary interest therein, if any, and this report shall not be deemed an admission that such Reporting Person is the beneficial owner of such securities for purposes of Section 16 or otherwise.
- 8. Consists of options granted in consideration for Travis Whitfill's services as director of the Issuer. Mr. Whitfill has agreed that he will hold any equity based awards granted to Mr. Whitfill in connection with his services as a director of the Issuer merely as a nominee for Bios Directors. Mr. Whitfill is not currently an affiliate of any of the Reporting Persons.
- 9. All of the shares subject to the reported options have fully vested.

10. One twelfth (1/12th) of the shares subject to the reported options shall vest in equal monthly installments commencing on July 15, 2023 and will be fully vested on the date of the next annual meeting of the Issuer's stockholders, subject to the Mr. Whitfill continuing to provide service as a director of the Issuer through each such date.

Remarks

This Form 4 has been split into two filings because there are more than 10 reporting persons in total, and the SEC's EDGAR filing system limits a single Form 4 to a maximum of 10 reporting persons. The other Form 4 relating to the same event is being filed by Mr. Fletcher as the designated filer.

Leslie W. Kreis, Jr. By: /s/ Daniel 10/11/2024 Schwarz, as attorney-in-fact Bios Fund III, LP By: Bios Equity Partners III, LP, its general partner By: Bios Capital Management, LP, its general 10/11/2024 partner By: Bios Advisors GP, LLC, its general partner By: /s/ Daniel Schwarz, as attorney-infact Bios Fund III QP, LP By: Bios Equity Partners III, LP, its general partner By: Bios Capital Management, LP, its general 10/11/2024 partner By: Bios Advisors GP, LLC, its general partner By: /s/ Daniel Schwarz, as attorney-in-Bios Fund III NT, LP By: Bios Equity Partners III, LP, its general partner By: Bios Capital Management, LP, its general 10/11/2024 partner By: Bios Advisors GP, LLC, its general partner By: /s/ Daniel Schwarz, as attorney-infact Bios Equity Partners II, LP By: Cavu Management, LP, its general partner By: Cavu Advisors, LLC, its general partner By: /s/ Daniel Schwarz, as attorney-in-fact Bios Equity Partners III, LP By: Cavu Management, LP, its general partner By: Cavu Advisors, LLC, its general partner By: /s/ Daniel Schwarz, as attorney-in-fact BP Directors, LP By: Bios Equity Partners, LP, its general partner By: Cavu Management, LP, its 10/11/2024 general partner By: Cavu Advisors, LLC, its general partner By: /s/ Daniel Schwarz, as attorney-in-fact Bios Equity Partners, LP By: Cavu Management, LP, its general partner By: Cavu Advisors, LLC, its general partner

By: /s/ Daniel Schwarz, as attorney-in-fact Cavu Management, LP By: Cavu Advisors, LLC, its general partner 10/11/2024 By: /s/ Daniel Schwarz, as attorney-in-fact Cavu Advisors, LLC By: /s/ 10/11/2024 Daniel Schwarz, as attorney-in-

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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.

 $^{^{\}star}$ 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).