FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

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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

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

1. Name and Address of Reporting Person* <u>HEALY JAMES</u>	2. Issuer Name a Rapport The					5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner					
(Last) (First) (N	3. Date of Earlies 07/01/2024	t Transa	ction	(Month/Day/		Officer (given	Officer (give title below)				
SOFINNOVA INVESTMENTS, INC 3000 SAND HILL ROAD, 4-250 (Street)	4. If Amendment,	Date of	Origi	nal Filed (Mo		6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting Person					
MENLO PARK CA 94025		Rule 10b5-	-1(c)	Tra	nsaction	Indio	 cation	Person			
(City) (State) (Z	Check this box	x to indic	ate tha	at a transaction	n was ma		contract, instruction ruction 10.	or written plan tha	t is intended to		
	I - Non-Deriva	1		uired				1	1	l	
1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5			5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
			Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)			
Common Stock	07/01/2024		P		3,538	A	\$23.0755(1)	28,993	I	By CRESTLINE SUMMIT PINNACLE MASTER, L.P. ⁽²⁾	
Common Stock	07/01/2024		P		3,565	A	\$24.212 ⁽³⁾	32,558	I	By CRESTLINE SUMMIT PINNACLE MASTER, L.P. ⁽²⁾	
Common Stock	07/01/2024		P		4,544	A	\$25.0156 ⁽⁴⁾	37,102	I	By CRESTLINE SUMMIT PINNACLE MASTER, L.P. ⁽²⁾	
Common Stock	07/01/2024		P		2,559	A	\$26.0551 ⁽⁵⁾	39,661	I	By CRESTLINE SUMMIT PINNACLE MASTER, L.P. ⁽²⁾	
Common Stock	07/01/2024		P		3,799	A	\$23.0755(1)	21,660	I	By Crestline Summit Master, SPC - CRESTLINE SUMMIT APEX SP ⁽⁶⁾	
Common Stock	07/01/2024		P		3,828	A	\$24.212 ⁽³⁾	25,488	I	By Crestline Summit Master, SPC - CRESTLINE SUMMIT APEX SP ⁽⁶⁾	

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																			
1. Title of	Security (Inst	r. 3)	2. Transaction Date (Month/Day/Year)	Execu	eemed ution Date :h/Day/Yea	, ir)	3. Transa Code 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5) Amount (A) or (D) Price				5. Amount of Securities Beneficially Owned Following Reported Transaction	ities Form: Di (D) or Indirect (Instr. 4) ted action(s)		rect Indi Ben I) Owi	ature of rect eficial ership r. 4)		
Common	Stock	ock 07/01/2024					P		4,8		A	\$25.0156 ⁽⁴⁾		30,36			Sur Ma - CR SU	Crestline nmit ster, SPC ESTLINE MMIT EX SP(6)	
Common Stock		07/01/2024				P		2,7	48	Α	\$26.0551 ⁽⁵⁾		33,114 I		Sun Ma - CR SU	By Crestline Summit Master, SPC - CRESTLINE SUMMIT APEX SP ⁽⁶⁾			
Common Stock		07/01/2024				P		3,6	30	A	\$23.0755(1)		29,90)8 I		Sur Ma	By Crestline Summit Master, SPC - PEAK SP ⁽⁷⁾		
Common	Stock		07/01/2024				P		3,6	57	A	\$24	4.212(3)	33,56	5	I	Sur Ma	Crestline nmit ster, SPC EAK SP ⁽⁷⁾	
Common	Stock		07/01/2024				P		4,6	61	A	\$25	5.0156 ⁽⁴⁾	38,22	6	I	Sur Ma	Crestline nmit ster, SPC EAK SP ⁽⁷⁾	
Common	Stock		07/01/2024				P		2,6	25	A	\$26	5.0551 ⁽⁵⁾	40,85	1	I	Sur Ma	Crestline nmit ster, SPC EAK SP ⁽⁷⁾	
Common Stock													1,863,3	327	I	Vei	innova ature tners XI,		
Common	Common Stock													18,641		I	So: Sy: Ma	By Sofinnova Synergy Master Fund LP ⁽⁹⁾	
		Tal	ole II - Derivati (e.g., pu												d	•	-		
1. Title of Derivative Security (Instr. 3)	le of 2. 3. Transaction Date Execution Date, if any		3A. Deemed Execution Date,	4. Transaction Code (Instr. 8) 5. N Of Deri Sec Acq (A) Q Disp of (I		. Nur f ecur cqui A) or ispo f (D) nstr.	mber ative rities ired osed	6. Dat	e Exercisable and ation Date h/Day/Year)		_	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5) Ben Own Followers		wing rted action(s)	10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	Beneficial Ownership (Instr. 4)	
				Code	V (A)	(D)	Date Exerc	Expiration bate			Title	Amount or Number of Shares	1 1					

Explanation of Responses:

- 1. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$22.55 to \$23.53, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote.
- 2. The shares are directly held by CRESTLINE SUMMIT PINNACLE MASTER, L.P. ("Pinnacle LP"). Sofinnova Synergy GP, LLC ("Synergy Fund GP") is the general partner of Pinnacle LP. The Reporting Person is a managing member of Synergy Fund GP and may be deemed to share voting and dispositive power over the shares held by Pinnacle LP. The Reporting Person disclaims beneficial ownership of such shares for purposes of Section 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), except to the extent of his pecuniary interest therein, if any. This report shall not be deemed an admission that he is a beneficial owner of such securities for the purpose of Section 16 of the Exchange Act, or for any other purpose.
- 3. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$23.59 to \$24.56, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote.
- 4. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$24.59 to \$25.58, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote.
- 5. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$25.61 to \$26.59, inclusive. The reporting person undertakes to

provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote.

- 6. The shares are directly held by Crestline Summit Master, SPC CRESTLINE SUMMIT APEX SP ("APEX SP"). Synergy Fund GP is the general partner of APEX SP. The Reporting Person is a managing member of Synergy Fund GP and may be deemed to share voting and dispositive power over the shares held by APEX SP. The Reporting Person disclaims beneficial ownership of such shares for purposes of Section 16 of the Exchange Act, except to the extent of his pecuniary interest therein, if any. This report shall not be deemed an admission that he is a beneficial owner of such securities for the purpose of Section 16 of the Exchange Act, or for any other purpose.
- 7. The shares are directly held by Crestline Summit Master, SPC PEAK SP ("PEAK SP"). Synergy Fund GP is the general partner of PEAK SP. The Reporting Person is a managing member of Synergy Fund GP and may be deemed to share voting and dispositive power over the shares held by PEAK SP. The Reporting Person disclaims beneficial ownership of such shares for purposes of Section 16 of the Exchange Act, except to the extent of his pecuniary interest therein, if any. This report shall not be deemed an admission that he is a beneficial owner of such securities for the purpose of Section 16 of the Exchange Act, or for any other purpose.
- 8. The shares are directly held by Sofinnova Venture Partners XI, L.P. ("SVP XI"). Sofinnova Management XI, L.P. ("SM XI LP") is the general partner of SVP XI and Sofinnova Management XI, L.L.C. ("SM XI") is the general partner of SM XI LP. The Reporting Person is a managing member of SM XI and may be deemed to share voting and dispositive power over the shares held by SVP XI. The Reporting Person disclaims beneficial ownership of such shares for purposes of Section 16 of the Exchange Act, except to the extent of his pecuniary interest therein, if any. This report shall not be deemed an admission that he is a beneficial owner of such securities for the purpose of Section 16 of the Exchange Act, or for any other purpose.
- 9. The shares are directly held by Sofinnova Synergy Master Fund LP ("Synergy Fund"). Synergy Fund GP is the general partner of Synergy Fund. The Reporting Person is a managing member of Synergy Fund GP and may be deemed to share voting and dispositive power over the shares held by Synergy Fund. The Reporting Person disclaims beneficial ownership of such shares for purposes of Section 16 of the Exchange Act, except to the extent of his pecuniary interest therein, if any. This report shall not be deemed an admission that he is a beneficial owner of such securities for the purpose of Section 16 of the Exchange Act, or for any other purpose.

/s/ Nathalie Auber, Attorneyin-Fact 07/03/2024

** 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.