SEC Form 4	
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## FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

	Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).
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## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

				or S	ection 3	80(h) of	the Inv	estmer	nt Company A	ct of 194	10					
1. Name and Address of Reporting Person <sup>*</sup> Casdin Partners Master Fund, L.P.					2. Issuer Name and Ticker or Trading Symbol       5. Relationship of Reporting Person(s) to Issuer (Check all applicable)         STANDARD BIOTOOLS INC.       [ LAB ]         Ø Director       10% Owner											
(Last)	``	rst) (I THE AMERICA	/liddle)	3. Date of Earliest Transaction (Month/Day/Year)     Officer (give title below)     Other (specify below)					r (specify w)							
SUITE 2				4. lf	Amendi	ment, I	Date of	Origina	I Filed (Month	/Day/Ye		ine) Fo	rm filed by	One Re	porting Pe	
(Street) NEW Y	ORK N	Y 1	0019		10 10		1(0)	Fran	saction Ir	ndion	tion		rm filed by rson			eporting
(City)	(St	ate) (2	Zip)		Check th	his box	to indica	te that a	a transaction wa	is made	pursuant to a		struction or	written pl	an that is i	ntended to
		Table	I - Non-Deriva	tive	Secu	rities	Acqu	ired,	Disposed	of, or	Benefic	ially Ov	/ned			
1. Title of Security (Instr. 3)		urity (Instr. 3) 2. Transaction Date (Month/Day/Yea		2A. Deemed Execution Date, if any (Month/Day/Year)			action (Instr.	4. Securities Disposed Of			Secu	icially d		Direct	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
							Code	v	Amount	(A) or (D)	Price		rted action(s) 3 and 4)			
Common	Stock		08/02/2024				P <sup>(1)</sup>		1,000,000	A	\$1.6319	(2) 47,	730,821		(3)	See footnote <sup>(3)</sup>
Common	Stock		08/05/2024				P <sup>(4)</sup>		200,000	A	\$1.5839	<sup>(5)</sup> 47,	930,821		(3)	See footnote <sup>(3)</sup>
Common	Stock											5	45,000		(6)	See footnote <sup>(6)</sup>
Common	Stock											13,	939,637		(7)	See Footnote <sup>(7)</sup>
Common	Stock											2,7	81,432 <sup>(8)</sup>	I	<b>)</b> <sup>(9)</sup>	
Common	Stock											2,	744,219	I		See footnote <sup>(10)</sup>
		Tal	ole II - Derivati (e.g., pu						)isposed c ns, conver				ed			
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)	Code	action (Instr.	5. Nut of Deriv Secur Acqui (A) or Dispo of (D) (Instr. and 5	ative ( rities ired osed . 3, 4	Expirati	Exercisable an on Date Day/Year)	Am Sec Un Der Sec	Fitle and focunt of curities derlying rivative curity (Instr. nd 4)	8. Price Derivativ Security (Instr. 5)	e derivat	ive ies cially ng ed ction(s)	10. Ownersh Form: Direct (D or Indire (I) (Instr.	Beneficia ) Ownershi ct (Instr. 4)
				Code	v	(A)		Date Exercis	Expirati able Date	on Titl	Amount or Number of e Shares					

(Last)	(First)	(Middle)
1350 AVENUE	OF THE AMERI	CAS
SUITE 2600		
Street)		
NEW YORK	NY	10019
(City)	(State)	(Zip)
. Name and Addre	ss of Reporting Pers	on <sup>*</sup>
<u>Casdin Eli</u>		
(Last)	(First)	(Middle)

SUITE 2600		
(Street) NEW YORK	NY	10019
(City)	(State)	(Zip)
1. Name and Address of <u>Casdin Amplify</u>		
(Last) 1350 AVENUE OF SUITE 2600	(First) F THE AMERICAS	(Middle)
(Street) NEW YORK	NY	10019
(City)	(State)	(Zip)
1. Name and Address	. ,	
Casdin Capital,		
(Last) 1350 AVENUE OF	(First)	(Middle)
SUITE 2600		
(Street) NEW YORK	NY	10019
(City)	(State)	(Zip)
1. Name and Address of <u>Casdin Partners</u>		
(Last) 1350 AVENUE OF SUITE 2600	(First) THE AMERICAS	(Middle)
(Street)		
NEW YORK	NY	10019
(City)	(State)	(Zip)
1. Name and Address of <u>CASDIN PRIV</u> <u>FUND GP, LLC</u>	ATE GROWTH	<u>EQUITY</u>
(Last)	(First)	(Middle)
1350 AVENUE OF SUITE 2600	THE AMERICAS	
(Street) NEW YORK	NY	10019
(City)	(State)	(Zip)
1. Name and Address of <u>Casdin Private</u>	of Reporting Person <sup>*</sup> Growth Equity F	<u>'und II GP, LLC</u>
(Last) 1350 AVENUE OF	(First) 5 THE AMERICAS,	(Middle) SUITE 2600
(Street) NEW YORK	NY	10019
(City)	(State)	(Zip)
1. Name and Address of <u>Casdin Private</u>	of Reporting Person <sup>*</sup> Growth Equity F	<u>und II, L.P.</u>
(Last)	(First)	(Middle)

1350 AVENUE O SUITE 2600	OF THE AMER	RICAS				
(Street)						
NEW YORK	NY	10019				
(City)	(State)	(Zip)				
1. Name and Address of Reporting Person <sup>*</sup> Casdin Private Growth Equity Fund, L.P.						
(Last)	(First)	(Middle)				
1350 AVENUE O	OF THE AMER	RICAS				
SUITE 2600						
(Street)						
NEW YORK	NY	10019				
(City)	(State)	(Zip)				

## Explanation of Responses:

1. The purchase of Issuer's Common Stock ("Shares") reported herein was matchable under Section 16(b) of the Securities Exchange Act of 1934, to the extent of 1,000,000 Shares, with the sale of 1,000,000 shares of Issuer common stock at a price of \$2.05 per share by an entity in which Casdin Capital, LLC ("Casdin"), Casdin Partners GP, LLC (the "GP") and Eli Casdin (collectively with Casdin and the GP, the "Disgorging Parties") had a pecuniary interest on the date reported on the Form 4 filed on June 21, 2024 by the Disgorging Parties. The Disgorging Parties agreed to pay to Issuer, upon settlement of the purchase, \$376.24 which represents the full amount of the profit realized by the Disgorging Parties, as a result of their pecuniary interest in the entity which made the sale referenced above, in connection with the short-swing transaction.

2. The price reported in Column 4 is a weighted average price. These shares were bought in multiple transactions within the range of \$1.5462 to \$1.6583. The Reporting Persons undertake 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 bought at each separate price within the range set forth in this footnote.

3. The securities are owned directly by Casdin Partners Master Fund, L.P. (the "Master Fund") and may be deemed to be indirectly beneficially owned by (i) Casdin, the investment adviser to the Master Fund, (ii) the GP, the general partner of the Master Fund, and (iii) Eli Casdin, the managing member of Casdin and the GP.

4. The purchase of Shares reported herein was matchable under Section 16(b) of the Securities Exchange Act of 1934, to the extent of 200,000 Shares, with the sale of 200,000 shares of Issuer common stock at a price of \$2.05 per share by an entity in which the Disgorging Parties had a pecuniary interest on the Disgorging Parties' Form 4 filed on June 21, 2024. The Disgorging Parties agreed to pay to Issuer, upon settlement of the purchase, \$83.91 which represents the full amount of the profit realized by the Disgorging Parties, as a result of their pecuniary interest in the entity what made the sale referenced above, in connection with the short-swing transaction.

5. The price reported in Column 4 is a weighted average price. These shares were bought in multiple transactions within the range of \$1.5664 to \$1.5997. The Reporting Persons undertake 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 bought at each separate price within the range set forth in this footnote.

6. The securities are owned directly by Amplify and are deemed to be indirectly beneficially owned by (i) Casdin, the investment adviser to Amplify, (ii) the GP, the general partner of Amplify, and (iii) Eli Casdin, the managing member of Casdin Capital, LLC and Casdin Partners GP, LLC.

7. The securities are owned directly by Casdin Private Growth Equity Fund II, L.P. (the "Equity Fund II") and may be deemed to be indirectly beneficially owned by (i) Casdin, the investment adviser to the Equity Fund II, and (ii) Eli Casdin, the managing member of Casdin.

8. Includes Restricted Stock United ("RSUs"). Certain RSUs vest in full on the earlier to occur of June 28, 2025 and one day prior to the date of the Company's next annual meeting of stockholders, subject to the Reporting Person's continued service through the applicable vesting date and other RSUs vested as to 25% on July 23, 2024 and thereafter in two equal installments on the 15th day of the last month of each remaining fiscal quarter of 2024, subject to the Reporting Person's continued service through the applicable vesting date.

9. The securities are owned directly by Eli Casdin.

10. The securities are owned directly by Casdin Private Growth Equity Fund, L.P. (the "Equity Fund") and may be deemed to be indirectly beneficially owned by (i) Casdin, the investment adviser to the Equity Fund, and (ii) Eli Casdin, the managing member of Casdin.

## **Remarks:**

Eli Casdin has been deputized to represent the Reporting Persons on the board of directors of the Issuer. By virtue of Mr. Casdin's representation, for purposes of Section 16 of the Securities Exchange Act of 1934 (the "Exchange Act"), each of the Reporting Persons may be deemed directors by deputization of the Issuer. Each Reporting Person disclaims beneficial ownership in the securities reported on this Form 4 except to the extent of its pecuniary interest, if any, therein, and this report shall not be deemed to be an admission that such Reporting Person is the beneficial owner of such securities for purposes of Section 16 or for any other purpose.

Casdin Partners Master Fund,	
LP, By: Casdin Partners GP,	
LLC, its General Partner, By:	08/06/2024
<u>/s/ Eli Casdin, Managing</u>	
<u>Member</u>	
<u>/s/ Eli Casdin, Eli Casdin</u>	08/06/2024
Casdin Amplify Fund, LP, By:	
Casdin Partners GP, LLC, its	08/06/2024
General Partner, By: /s/ Eli	00/00/2021
Casdin, Managing Member	
Casdin Capital LLC, By: /s/	
Eli Casdin, Managing	08/06/2024
<u>Member</u>	
Casdin Partners GP LLC, By:	
<u>/s/ Eli Casdin, Managing</u>	08/06/2024
Member	
Casdin Private Growth Equity	
Fund GP, LLC, By: /s/ Eli	08/06/2024
Casdin, Managing Member	
Casdin Private Growth Equity	
Fund GP II, LLC, By: /s/ Eli	08/06/2024
Casdin, Managing Member	
Casdin Private Growth Equity	08/06/2024
Fund II, L.P., By: Casdin	
Private Growth Equity Fund II	
GP, LLC, its General Partner,	

 By: /s/ Eli Casdin, Managing

 Member

 Casdin Private Growth Equity

 Fund, L.P., By: Casdin Private

 Growth Equity Fund GP, LLC, 08/06/2024

 its General Partner, By: /s/ Eli

 Casdin, Managing Member

 \*\* 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.