SEC Form 4	
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## FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

					Wash	ington,	D.C. 2	2054	19						(	ОМВ	APPRO	/AL
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 I Estima hours	3235-0287 1 0.5				
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 1005-1(c). See Instruction 10.		ore	Secu	on 30	(n) or the	invest	ment	Jon	npany Act	01194	ŧŪ							
1. Name and Address of Reporting Person <sup>*</sup> BAUM CHARLES M		2. Issuer Name <b>and</b> Ticker or Trading Symbol <u>Poseida Therapeutics</u> , Inc. [PSTX]										neck all a	applica rector	able)	g Pers	on(s) to Issi 10% Ow	ner	
(Last) (First) (Middle) C/O POSEIDA THERAPEUTICS, INC.		3. Da 01/0			iest Tran	saction	(Mont	th/D	ay/Year)					ficer ( low)	give title		Other (s below)	pecify
9390 TOWNE CENTRE DRIVE, STE. 200 (Street)												Lin	6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person					
SAN DIEGO CA 92121													Fc			•	One Repor	I
(City) (State) (Zip)																		
Table I - N	on-Deriv	ative	_			quire	ed, D	isp	osed o	of, or	Ben	eficia	ly Ow	ned				
1. Title of Security (Instr. 3) Date (Month/D			r) if	2A. Deemed Execution Date, if any (Month/Day/Year)		Code (Instr			4. Securities Acquired Disposed Of (D) (Inst		I (A) or . 3, 4 and	5) Sec Ber Ow	5. Amount of Securities Beneficially Owned Followin Reported		Form (D) o	r Indirect str. 4)	7. Nature of Indirect Beneficial Ownership Instr. 4)	
						Cod	_		Amount	(D)		Price	Tra (Ins	nsaction(s) str. 3 and 4)				
Common Stock	01/08/	_			_				78,600(		D	(1)(2		0	)		D	
Table II	- Derivat (e.g., p												/ Own	ed				
		ransact ode (In		of Deri Secu Acq (A) c Disp of (E	umber vative urities uired or oosed D) (Instr. and 5)	6. Date Exercisab Expiration Date (Month/Day/Year)			of Securities		es Security	Derivati Security (Instr. 5)				10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
	c	ode V	v	(A)	(D)	Date Exerci	isable		xpiration ate	Title		Amount or Number of Shares	1					
Stock Option (Right to Buy) S2.01 01/08/2025		D			57,000	(3)(4	4)(5)	06	5/15/2032	Common Stock		57,000	\$0		0		D	
Stock Option (Right to Buy) \$2.47 01/08/2025		D	27,		27,350	(3)(4	4)(5)	00	5/14/2033	Common Stock		27,350	0 \$0		0		D	
Stock Option (Right to Buy) \$2.81 01/08/2025		D			27,350	(3)(4	4)(5)	00	5/16/2034	Com Sto		27,350	\$0		0		D	
Explanation of Responses: 1. Disposed of pursuant to the Agreement and Plan of Merg and Blue Giant Acquisition Corp., a wholly owned subsidia																		

all outstanding shares of common stock of the Issuer (each, a "Share") for an offer price of (i) \$9.00 per Share in cash (the "Cash Amount"), and (ii) one non-tradeable contingent value right (each, a "CVR") representing the right to receive certain contingent payments of up to an aggregate amount of \$4.00 per Share, [continues to Footnote 2]

2. [continues from Footnote 1] in cash, upon the achievement of specified milestones, subject to and in accordance with the terms of the Contingent Value Rights Agreement (the "CVR Agreement"), in each case, without interest, and subject to any applicable withholding taxes (the Cash Amount plus one CVR, collectively, the "Offer Price"). Merger Sub thereafter merged with and into the Issuer, with the Issuer continuing as the surviving corporation and a wholly owned subsidiary of Parent (the "Merger"). At the effective time of the Merger, each issued and outstanding Share (other than any Excluded Shares (as such term is defined in the Merger Agreement)) was cancelled in exchange for the right to receive the Offer Price.

3. As of immediately prior to and conditioned upon the effective time of the effective time of the Merger, pursuant to the Merger Agreement, each outstanding option to purchase Shares (each, an "Option") became fully vested and exercisable, and to the extent not exercised prior to the effective time of the Merger, was cancelled and converted into the right to receive (a) an amount in cash (without interest and subject to deduction for any required withholding tax) equal to the product of (1) the excess, if any, of the Cash Amount over the exercise price per share of each such Option and (2) the number of Shares underlying such Option immediately prior to the effective time of the Merger and (b) one CVR in respect of each Share underlying such Option (the "Option Consideration"); provided, however, that if the exercise price per Share of any Option was equal to or greater than the Cash Amount, but less than \$13.00 (any such option, an "Underwater Option"), [continues to Footnote 4]

4. [Continues from Footnote 3] such Underwater Option was not entitled to any payment of the Cash Amount in respect thereof and each Underwater Option was converted into the right to receive the CVR The Control of the CVR Agreement, an amount in cash equal to the product of (a) the total number of Shares underlying such Underwater Option, multiplied by (b) the amount, if any, by which (1) the Cash Amount plus the amount of such milestone payment plus the amount of any other milestone payments that previously became due and payable under the terms of the CVR Agreement plus the amount of any other milestone payments that previously became due and payable under the terms of the CVR Agreement exceeds (2) the exercise price per Share with respect to such Underwater Option plus the Milestone Payment Amounts (as such term is defined in the CVR Agreement), [continues to Footnote 5]

5. [Continues from Footnote 4] if any, previously paid pursuant to the CVR Agreement in respect of each CVR granted in respect of such Underwater Option; provided further, that any Option with an exercise price that was equal to or greater than \$13.00, was cancelled immediately prior to the effective time of the Merger without any payment being made in respect thereof.

/s/ Johanna Mylet, Attorney-in-01/08/2025 Fact

\*\* 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.