FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

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INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

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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Name and Address of Reporting R Seybold William	R (N	Date of Ever equiring State Month/Day/Yea 6/11/2020	ement	3. Issuer Name Generatio		r Trading Symb	pol	
(Last) (First) (Mid C/O FARALLON CAPITAL MANAGEMENT, L.L.C. ONE MARITIME PLAZA, St 2100				4. Relationship Issuer (Check all app Director Officer title be	licable) or X (give low)	10% Owner Other (speci below)	fy Filed (M 6. Indivi	endment, Date of Original onth/Day/Year) dual or Joint/Group Filing Applicable Line) form filed by One Reporting
(Street) SAN FRANCISCO CA 943	111			Member	or Group C	Owning 10%	V F	erson form filed by More than One Reporting Person
(City) (State) (Zip)								
1. Title of Security (Instr. 4)	Table	I - Non-De	erivat	tive Securitie 2. Amount of S Beneficially Ov 4)	ecurities	3. Ownership Form: Direct (D) or Indirec (I) (Instr. 5)	4. Nature Ownersh	of Indirect Beneficial ip (Instr. 5)
				e Securities ints, options			es)	
1. Title of Derivative Security (Instr. 4)	2. Date Exerc Expiration Day/	ate		e and Amount orlying Derivative		4. Conversion or Exercise	5. Ownership Form:	6. Nature of Indirect Beneficial Ownership (Instr. 5)
	Date Exercisable	Expiration Date	Title		Amount or Number of Shares	Price of Derivative Security	Direct (D) or Indirect (I) (Instr. 5)	
Series C Preferred Stock	(1)	(1)	Coı	nmon Stock	1,518,819	(1)	D(2)(3)(4)	
Series C Preferred Stock	(1)	(1)	Cor	nmon Stock	1,518,819	(1)	I	See Footnotes ⁽²⁾⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾ (7)(8)(9)
1. Name and Address of Reporting I Seybold William	Person*							
(Last) (First) C/O FARALLON CAPITAL I L.L.C. ONE MARITIME PLAZA, S		ENT,						
(Street) SAN FRANCISCO	94111							
(City) (State)	(Zip)							
1. Name and Address of Reporting F Spokes Andrew J M	Person*							
(Last) (First) C/O FARALLON CAPITAL I L.L.C. ONE MARITIME PLAZA, S		ENT,						

SAN FRANCISCO	CA	94111
(City)	(State)	(Zip)
1. Name and Addre	ess of Reporting	Person*
Warren John	<u>R.</u>	
(Last)	(First)	(Middle)
	ON CAPITAL	MANAGEMENT,
L.L.C.		
ONE MARITIN	ME PLAZA, S	UITE 2100
(Street)		
SAN	CA	0.4111
	CA	94111
FRANCISCO		
FRANCISCO		
(City)	(State)	(Zip)
(City)	ess of Reporting	
(City) 1. Name and Addre	ess of Reporting	Person*
(City) 1. Name and Addre WEHRLY M (Last)	ess of Reporting IARK C (First)	Person* (Middle)
(City) 1. Name and Addre WEHRLY M (Last) C/O FARALLO	ess of Reporting IARK C (First)	Person*
(City) 1. Name and Addre WEHRLY M (Last) C/O FARALLO L.L.C.	ess of Reporting IARK C (First) ON CAPITAL	Person* (Middle) MANAGEMENT,
(City) 1. Name and Addre WEHRLY M (Last) C/O FARALLO	ess of Reporting IARK C (First) ON CAPITAL	Person* (Middle) MANAGEMENT,
(City) 1. Name and Addre WEHRLY M (Last) C/O FARALLO L.L.C. ONE MARITIN	ess of Reporting IARK C (First) ON CAPITAL	Person* (Middle) MANAGEMENT,
(City) 1. Name and Addre WEHRLY M (Last) C/O FARALLO L.L.C.	ess of Reporting IARK C (First) ON CAPITAL ME PLAZA, S	Person* (Middle) MANAGEMENT, UITE 2100
(City) 1. Name and Addrew WEHRLY Method (Last) C/O FARALLO L.L.C. ONE MARITIN (Street)	ess of Reporting IARK C (First) ON CAPITAL	Person* (Middle) MANAGEMENT,

Explanation of Responses:

(Street)

- 1. The shares of Series C Preferred Stock of Generation Bio Co. (the "Issuer") are convertible into shares of Common Stock of the Issuer on a 1.7663-for-one basis without payment of further consideration; are convertible by the holder at any time at the holder's election and convert automatically upon the closing of a qualified public offering by the Issuer; and have no expiration date.
- 2. The entities and individuals identified in the footnotes of this Form 3 may be deemed members of a group holding equity securities of the Issuer. The filing of this Form 3 and any statements included herein shall not be deemed to be an admission that such entities and individuals are members of such a group.
- 3. Since the number of reporting persons that may be listed on a Form 3 is limited, the entities and individuals identified as reporting persons in these footnotes that are not reporting persons on this Form 3 are filing one or more additional Forms 3 on the date hereof as reporting persons with respect to the securities described herein (each, a "Parallel Form 3"). Information regarding these entities and individuals is included in this Form 3 for purposes of clarification and convenience only, and is duplicative of the information reported in any Parallel Form 3.
- 4. The amount of securities shown in this row is owned directly by Zone Healthcare Holdings, LLC ("ZHH LLC").
- 5. Farallon Capital Management, L.L.C. (the "Management Company"), as the manager of ZHH LLC, may be deemed to be a beneficial owner of the Issuer's securities held by ZHH LLC. The Management Company disclaims any beneficial ownership of any of the Issuer's securities reported or noted herein for purposes of Section 16 of the Securities Exchange Act of 1934, as amended (the "'34 Act"), or otherwise, except to the extent of its pecuniary interest, if any.
- 6. The members of ZHH LLC are FCP SS 2019, LLC ("FCP SS"), FCIP SS 2019, LLC ("FCIP SS"), FCOI II SS 2019, Ltd. ("FCOI II SS"), Farallon Capital Institutional Partners, II, L.P. ("FCIP II"), Farallon Capital Institutional Partners III, L.P. ("FCIP III"), Four Crossings Institutional Partners V, L.P. ("FCIP V"), Farallon Special Situation Partners VI, L.P. ("FSSP VI") and Farallon Special Situations Fund, L.P. ("FSSF"). Each such member of ZHH LLC disclaims any beneficial ownership of any of the Issuer's securities reported or noted herein for purposes of Section 16 of the '34 Act or otherwise.
- 7. The sole member of FCP SS is Farallon Capital Partners, L.P. ("FCP"). The sole member of FCIP SS is Farallon Capital Institutional Partners, L.P. ("FCIP"). The sole member of FCOI II SS is Farallon Capital Offshore Investors II, L.P. ("FCOI II"). Each of FCP, FCIP and FCOI II disclaims any beneficial ownership of any of the Issuer's securities reported or noted herein for purposes of Section 16 of the '34 Act or otherwise.
- 8. Farallon Partners, L.L.C. (the "Farallon General Partner"), as the general partner of each of FCP, FCIP, FCIP II, FCIP III and FCOI II, the sole member of the respective general partners of FCIP V and FSSP VI and the sole member of the director of FCOI II SS, may be deemed to be a beneficial owner of the Issuer's securities held indirectly by each of FCP, FCIP, FCIP III, FCIP III, FCIP III, FCIP III, FCIP V and FSSP VI. The Farallon General Partner disclaims any beneficial ownership of any of the Issuer's securities reported or noted herein for purposes of Section 16 of the '34 Act, or otherwise, except to the extent of its pecuniary interest, if any.
- 9. Each of Philip D. Dreyfuss, Michael B. Fisch, Richard B. Fried, David T. Kim, Michael G. Linn, Rajiv A. Patel, Thomas G. Roberts, Jr., William Seybold, Andrew J. M. Spokes, John R. Warren, and Mark C. Wehrly (collectively, the "Managing Members"), as a managing member or senior managing member, as the case may be, of the Management Company and the Farallon General Partner, and a manager or senior manager, as the case may be, of the respective general partners of FCIP V, FSSP VI and FSSF, in each case with the power to exercise investment discretion, may be deemed to be a beneficial owner of the Issuer's securities held by ZHH LLC. Each of the Managing Members disclaims any beneficial ownership of any of the Issuer's securities reported or noted herein for purposes of Section 16 of the '34 Act or otherwise, except to the extent of his pecuniary interest, if any.

Remarks:

/s/ Michael B. Fisch, as
attorney-in-fact for
William Seybold
/s/ Michael B. Fisch, as
attorney-in-fact for
Andrew J. M. Spokes

/s/ Michael B. Fisch, as

attorney-in-fact for John

R. Warren

/s/ Michael B. Fisch, as

attorney-in-fact for Mark

06/11/2020

06/11/2020

C. Wehrly

** 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 5 (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.