FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPE	KOVAL
OMB Number:	3235-0287
Estimated average	burden
hours per response	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 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

Name and Address of Reporting Person * Blayney Douglas			2. Issuer Name and Ticker or Trading Symbol ARTELO BIOSCIENCES, INC. [ARTL]					5	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_ Director10% Owner						
(Last) (First) (Middle) C/O ARTELO BIOSCIENCES, INC., 505 LOMAS SANTA FE, SUITE 160		~ `- ^ -	Date of Earliest Transaction (Month/Day/Year) 06/24-05:00/2022 4. If Amendment, Date Original Filed(Month/Day/Year)					=	Officer (give title below) Other (specify below) 6. Individual or Joint/Group Filing(Check Applicable Line) X_ Form filed by One Reporting Person Form filed by More than One Reporting Person)		
(Street) SOLANA BEACH, CA 92075)	
(Cit		(State)	(Zip)	Table I - Non-Derivative Securities Acqu			es Acquir	lired, Disposed of, or Beneficially Owned							
1.Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year		a. Deemed ecution Date y Ionth/Day/Ye	e, if C		(A	4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		Amount of Sowned Follow Fransaction(s) Instr. 3 and 4	ing Reporte	d	Ownership o Form:	. Nature of Indirect Beneficial Ownership
				(Month/Da)		ay/iear)		e V A	mount (A) or (D)		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	sa. 3 and 4)			Instr. 4)
Reminder:	Report on a	separate fille for each	r class of securities i		,		-								
Reminder:	Report on a s	separate fine for each		Derivati	ive Sec	urities	Acqu	in this f displays	s who responder who responder are not a currently sed of, or Benuty restrible security.	required valid ON eficially (to respond IB control i	unless the		ed SEC 14	474 (9-02)
1. Title of Derivative Security (Instr. 3)	2. Conversion	3. Transaction	Table II - 3A. Deemed Execution Date, if	Derivati (e.g., pu 4. Transac Code	ive Sects, call 5. cition Sign A on one of (I	urities s, warr	Acquants, er ative is di (A) sed	in this f displays nired, Dispo options, con 6. Date Exe	orm are not as a currently sed of, or Ben avertible securcisable and Date	required valid ON eficially (to respond MB control in Owned and Amount erlying es	unless the number.		f 10. Ownershi Form of Derivativu Security: Direct (D or Indirec	11. Natur p of Indire Beneficie Ownersh (Instr. 4)
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction	Table II - 3A. Deemed Execution Date, if any	Derivati (e.g., pu 4. Transac Code	ive Sects, call 5. cition Sign A on one of (I	Number Derivation of Disposition (D) nstr. 3,	Acquerants, er er attive ss d (A) ssed 4,	in this f displays nired, Dispo options, con 6. Date Exe Expiration I	orm are not as a currently sed of, or Ben avertible securcisable and Date	required valid ON eficially (rities) 7. Title of Unde Securities	to respond MB control in Owned and Amount erlying es	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following Reported	f 10. Ownershi Form of Derivativu Security: Direct (D or Indirec	11. Natu p of Indire Benefici e Ownersh (Instr. 4)

Reporting Owners

	Relationships				
Reporting Owner Name / Address	Director	10% Owner	Officer	Other	
Blayney Douglas C/O ARTELO BIOSCIENCES, INC. 505 LOMAS SANTA FE, SUITE 160 SOLANA BEACH, CA 92075	X				

Signatures

/s/ Gregory D. Gorgas, as Attorney-in-Fact	06/27-05:00/2022	
**Signature of Reporting Person	Date	

Explanation of Responses:

- * 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).

Subject to the Reporting Person continuing to be a Service Provider (as such term is defined in the Issuer's 2018 Equity Incentive Plan) through each such applicable vesting date, one (1) hundred percent (100%) of the shares subject to the option shall vest on the earlier of (i) the one (1) year anniversary of the Vesting Commencement Date, or (ii) the day prior to the date of the annual meeting of the Issuer's stockholders next following the Vesting Commencement Date. "Vesting Commencement Date" shall mean June 24, 2022.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.