## FORM 4

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

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

OMB APPROVAL

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#### 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

	pe Response	3)														
1. Name and Address of Reporting Person *Gorgas Gregory D.				2. Issuer Name and Ticker or Trading Symbol ARTELO BIOSCIENCES, INC. [ARTL]					5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner							
(Last) (First) (Middle) C/O ARTELO BIOSCIENCES, INC., 888 PROSPECT STREET, SUITE 210				3. Date of Earliest Transaction (Month/Day/Year) 03/05-05:00/2021					X Officer (give title below) Other (specify below)  Pres, CEO, CFO, Treas & Secr							
(Street) LA JOLLA, CA 92037			4. If Amendment, Date Original Filed(Month/Day/Year)						_X_ F	6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting PersonForm filed by More than One Reporting Person						
(Cit	y)	(State)	(Zip)			Т	able I	- Non-Der	ivative Secu	rities Acq	uired,	Disposed o	of, or Benef	icially Owned		
1.Title of S (Instr. 3)	ecurity		2. Transaction Date (Month/Day/Year	r) any	tion I	Date, if		8) (	4. Securities A (A) or Dispos (Instr. 3, 4 and Amount (I	ed of (D) d 5) or	Own Tran (Inst		ecurities Berng Reported	C F C O	wnership orm: irect (D) r Indirect	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Keminder:	Report on a s	separate fine for each	class of securities b	enenciai	lly ow	vned direc	ctly or	Persor	ns who resp					on contained		1474 (9-02)
keminder:	Report on a s	separate fine for each		- Deriva	itive S	Securities	s Acqi	Persor in this a curre	ns who resp form are no ently valid C	ot require OMB con eneficiall	ed to r trol nu	respond u umber.		on contained form display		1474 (9-02)
1. Title of Derivative Security (Instr. 3)		3. Transaction	Table II  3A. Deemed Execution Date, if	- Deriva (e.g., p) 4. Transact Code	stive S uts, ca stion I	Securities alls, war	s Acquerants, er of e	Persor in this a curre uired, Disp options, co	ns who resp form are no ently valid C cosed of, or B onvertible se ercisable and Date	eneficially curities)  7. Titt of Un Secur	ed to retrol nutrol nut	respond uumber. ed Amount	8. Price of	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s	10. Ownersl Form of Derivati Security Direct (I or Indire	11. Naturof Indire Beneficis 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	- Deriva (e.g., p) 4. Transact Code	stive S uts, ca stion I	Securities alls, war 5. Numbe Derivative Securities Acquired or Dispos (D) (Instr. 3, 4	s Acquerants, er of e	Persor in this a curre options, co	ns who resp form are no ently valid Coosed of, or Boonvertible se ercisable and Date ay/Year)	eneficially curities)  7. Titt of Un Secur	y Own le and derlying	respond uumber. ed Amount	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following Reported	10. Ownersl Form of Derivati Security Direct (I or Indire	11. Naturof Indire Beneficis Ownersh (Instr. 4)

#### **Reporting Owners**

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Gorgas Gregory D. C/O ARTELO BIOSCIENCES, INC. 888 PROSPECT STREET, SUITE 210 LA JOLLA, CA 92037	X		Pres, CEO, CFO, Treas & Secr			

### **Signatures**

/s/ Gregory D. Gorgas	03/09-05:00/2021
***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, twenty five percent (25%) of the shares subject to the option shall vest on the one (1) year anniversary of the Vesting Commencement Date, and one forty-eighth (1/48th) of the shares subject to the option shall vest each month thereafter on the same day of the month as the Vesting Commencement Date (and if there is no corresponding day, on the last day of the month), such that the option shall be fully vested on the four (4) year anniversary of the Vesting Commencement Date. "Vesting Commencement Date" shall mean March 5, 2021.

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.