FORT WORTH

(City)

(Last)

TX

(State)

(First)

1. Name and Address of Reporting Person* Bios Equity Partners II, LP

76107

(Zip)

(Middle)

FORM 4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

washington, D.C. 200

OMB APPR	DVAL
OMB Number:	3235-0287
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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).

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

mondo	1(5).		·	iicu					vestment Co				1 1334					
1. Name and Address of Reporting Lesson					2. Issuer Name and Ticker or Trading Symbol IN8BIO, INC. [INAB]								Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner					
	S EQUIT	First) Y PARTNERS SUITE 400	(Middle)		3. Date of Earliest Transaction (Month/Day/Year) 09/28/2022							Officer (give title Other (specify below) below)						
(Street)	ORTH T	X	76107	_	4. If Amendment, Date of Original Filed (M					d (Month	/Day	/Year)		6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person				
(City)	(\$	State)	(Zip)															
1. Title of Security (Instr. 3) 2. Transaction Date Executi (Month/Day/Year)			Deemed ecution Dans	cution Date, Transaction Disposed Of (D) (Instr. 3, 4 and 5)						5. Amount of Securities Beneficially Owned	6. Ownership Form: Direct (D) or	7. Nature of Indirect Beneficial Ownership (Instr. 4)						
							Code	v	Amount	(A) or (D)	Pric	e	- !	Following Reported Transaction(s) (Instr. 3 and 4)	Indirect (I) (Instr. 4)			
Common	Stock		09/28/2022				P	v	3,070	A	\$2.	.0214	(12)	592,766	I	See footno	ote ⁽¹⁾⁽²⁾⁽³⁾	
Common	Stock		09/28/2022				P	V	19,017	A	\$2.	.0214	(12)	3,670,545	I	See footno	ote ⁽¹⁾⁽²⁾⁽³⁾	
Common	Stock		09/28/2022				P	v	2,913	A	\$2.	.0214	(12)	561,989	I	See footno	ote ⁽¹⁾⁽²⁾⁽³⁾	
Common	Stock													574,432	I	See footno	ote ⁽¹⁾⁽²⁾⁽³⁾	
Common	Stock													1,876,624	I	See footno	ote ⁽¹⁾⁽²⁾⁽³⁾	
Common	Stock													251,211	I	See footno	ote ⁽¹⁾⁽²⁾⁽³⁾	
Common	non Stock							997,433	I	See footno	ote ⁽¹⁾⁽²⁾⁽³⁾							
			Table II - Deriv (e.g.,						ired, Disp options, c						ed	,		
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		Execution Date	·	4. Transact Code (In: 8)	tion estr.	5. Num of Derivat Securit Acquir (A) or Dispos of (D) (Instr. 3 and 5)	tive ties ed	Expiration Da	i. Date Exercisable and Expiration Date Month/Day/Year) 7. Title ar Amount of Securities Underlying Derivative Security (3 and 4)		nt of ities lying ative ity (Ins	Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)		
					Code \	v	(A) ((D)	Date Exercisable	Expirati Date		Title	Amou or Numb of Share	oer				
	nd Address Leslie W	of Reporting Pers	son*															
		(First) Y PARTNERS SUITE 400	(Middle)															
(Street)																		

C/O BIOS EQUITY PARTNERS 1751 RIVER RUN SUITE 400							
(Street) FORT WORTH	TX	76107					
(City)	(State)	(Zip)					
1. Name and Address of Reporting Person* BIOS Equity Partners III, LP							
(Last) C/O BIOS EQUIT 1751 RIVER RUN	(Middle)						
(Street) FORT WORTH	TX	76107					
(City)	(State)	(Zip)					
Name and Address of Reporting Person* Cavu Management, LP							
(Last) C/O BIOS EQUIT 1751 RIVER RUN		(Middle)					
(Street) FORT WORTH	TX	76107					
(City)	(State)	(Zip)					
1. Name and Address of Reporting Person* <u>Cavu Advisors, LLC</u>							
(Last) C/O BIOS EQUIT 1751 RIVER RUN	(Middle)						
(Street) FORT WORTH	TX	76107					
(City)	(State)	(Zip)					

Explanation of Responses:

1. Bios Equity Partners II, LP ("Bios Equity II") is the general partner of the following entities: Bios Fund II, LP ("Bios Fund II"), Bios Fund II QP, LP ("Bios Fund II QP"), Bios Fund II NT, LP ("Bios Fund II NT") and BIOS Incysus Co-Invest I, LP ("Bios Fund III"), Bios Equity III") is the general partner of the following entities: Bios Fund III, LP ("Bios Fund III"), Bios Fund III QP, LP ("Bios Fund III QP") and Bios Fund III NT, LP ("Bios Fund III NT"). Bios Capital Management, LP ("Bios Management") and Cavu Management, LP ("Cavu Management") are the general partners of Bios Equity II and Bios Equity III. Bios Advisors GP, LLC ("Bios Advisors") is the general partner of Bios Management. Cavu Advisors LLC ("Cavu Advisors") is the general partner of Cavu Management. Bios Management and Bios Advisors are entities managed and controlled by Aaron G.L. Fletcher. Cavu Management and Cavu Advisors are entities managed and controlled by Leslie W. Kreis, Jr.

- 2. Mr. Fletcher, Bios Management and Bios Advisors each share voting and investment control with respect to the shares held by Bios Fund II, Bios Fund II QP, Bios Fund II NT, BIOS Incysus, Bios Fund III, Bios Fund III QP and Bios Fund III NT (collectively, the "Bios Equity Entities"). Because of the relationship between Mr. Fletcher, Bios Management, Bios Advisors and the Bios Equity Entities, Mr. Fletcher, Bios Management and Bios Advisors each may be deemed to beneficially own the shares held directly by the Bios Equity Entities.
- 3. Mr. Kreis, Cavu Management and Cavu Advisors each share voting and investment control with respect to the shares held by the Bios Equity Entities. Because of the relationship between Mr. Kreis, Cavu Management, Cavu Advisors and the Bios Equity Entities, Mr. Kreis, Cavu Management and Cavu Advisors each may be deemed to beneficially own the shares held directly by the Bios Equity
- 4. For purposes of Section 16 of the Securities Exchange Act of 1934, as amended, each Reporting Person disclaims beneficial ownership of any such securities, except to the extent of his/its pecuniary interest therein, if any, and this report shall not be deemed an admission that such Reporting Person is the beneficial owner of such securities for purposes of Section 16 or otherwise.
- 5. The securities are directly held by Bios Fund III NT.
- 6. The securities are directly held by Bios Fund III QP.
- 7. The securities are directly held by Bios Fund III.
- 8. The securities are directly held by Bios Fund II.
- 9. The securities are directly held by Bios Fund II QP.
- 10. The securities are directly held by Bios Fund II NT.
- 11. The securities are directly held by BIOS Incysus
- 12. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from 1.73 to \$2.15, inclusive. The reporting persons undertake to provide to IN8BIO, Inc., any security holder of IN8BIO, Inc., or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote (12) to this Form 4.

Remarks:

This Form 4 is one of two Forms 4 filed relating to the same event. The Form 4 has been split into two filings because there are more than 10 reporting persons in total, and the SEC's EDGAR filing

system limits a single Form 4 to a maximum of 10 reporting person. An additional Form 4 will be filed by Aaron G.L. Fletcher as the designated filer.

/s/ Le<u>slie W. Kreis, Jr.</u> 09/29/2022 Bios Equity Partners II, LP By: Cavu Management, LP, its general partner By: Cavu Advisors, LLC, its general

partner By: /s/ Leslie W. Kreis, Jr., Manager

Bios Equity Partners III, LP By: Cavu Management, LP, its

general partner By: Cavu 0<u>9/29/2022</u> Advisors, LLC, its general

partner By: /s/ Leslie W. Kreis, Jr., Manager

Cavu Management, LP By: Cavu Advisors, LLC, its

general partner By: /s/ Leslie

W. Kreis, Jr., Manager

Cavu Advisors, LLC By: /s/ Leslie W. Kreis, Jr., Manager

09/29/2022

09/29/2022

** 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.