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1. Name and Address of Reporting Person's       Aligos Therapeutics, Inc. [ ALGS ]       I. Reporting Person's to Issuer         MCCIUMC Matthew W,       Aligos Therapeutics, Inc. [ ALGS ]       I. Reporting Person's to Issuer         (Last)       (First)       (Midde)       (Midde)       (Midde)         (Last)       (First)       (Midde)       (Midde)       (Midde)       (Midde)         (Last)       (First)       (Midde)       (	Section 16. Form 4 or Form 5 obligations may continue. See					NT OF CHANGES IN BENEFICIAL OWNERSHIP       OMB Number: 3235-0287         Estimated average burden       hours per response: 0.5													
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1 CORPORATE DRIVE, 2ND FLOOR           (Street) SOUTH SAN (Chy)         (A         94080         4. If Amendment, Date of Original Filed (Month/Day/Year)         (a. Individual or Joint/Oracy Filing (Check Applicable Line)." X         Form filed by One Reporting Person Form filed by More than One Reporting Person           (Chy)         (State)         (Zp)         Individual or Joint/Oracy Filing (Check Applicable Line)." X         Form filed by More than One Reporting Person           Table 1 - Non-Derivative Securities Acquired, Disposed of, or Beneficially Comer         Individual or Joint/Oracy Filing (Check Applicable Line)." X         Form filed by More than One Reporting Person           1. Title of Security (Instr. 3)         Date Instruction or within Date Monthony/Year)         Individual or Joint/Oracy Filing Check Applicable Line X         Form filed by One Reporting Person           1. Title of Security (Instr. 3)         Date Monthony/Year)         Individual or Joint/Oracy Filing Check Applicable Line X         Formation Date Monthony/Year)         Individual or Joint/Oracy Filing Check Applicable Line X           1. Title of Security (Instr. 3)         Date Monthony/Year)         Individual or Joint/Oracy Filing Check Applicable Line X         Formation Date Monthony/Year)         Individual or Joint/Oracy Filing Check Applicable Line X           1. Title of Applicable (Instr. 4)         Date Monthony/Year)         Individual or Joint/Oracy Filing Check Applicable Line X         Formation Date Monthony/Year)         Individual Joint/		`	,	· /									X	X Officer (give title Other (specify below) below)					
CA         94080         Cate         Cate <thc< td=""><td></td><td></td><td></td><td></td><td></td><td colspan="7"></td><td>Line)</td><td colspan="5">Line)</td></thc<>													Line)	Line)					
Construction	SOUTH SAN CA 94080					Form filed by More than One Reporting Person												ng Person	
1. Title of Security (Instr. 3)       2. Transaction (MembroDay/Year)       2. Transaction (MembroDay/Year)       2. Transaction (MembroDay/Year)       2. Transaction (MembroDay/Year)       3. Transaction (MembroDay/Year)       3. Transaction (MembroDay/Year)       3. Transaction (MembroDay/Year)       5. Section (Instr. 3)       6. Amount of (MembroDay/Year)       6. Ownership (MembroDay/Year)         1. Title of Security (Instr. 3)       A. Deemed (e.g., puts, calls, warrants, options, convertible securities)       5. Section (Instr. 4)       6. Ownership (MembroDay/Year)       6. Ownership (MembroDay/Year)       7. Title and Amount of (MembroDay/Year)       6. Ownership (MembroDay/Year)       7. Title and Amount of (Instr. 4)       8. Price of (Instr. 4)       6. Ownership (Instr. 4)       10. Number of (Instr. 4)       10. Instre. 4)       10. Instre. 4)         Stock (MembroDay/Year)       1. Transaction (MembroDay/Year)       A. Deemed (e.g., puts, calls, warrants, options, convertible securities)       5. Price of (Instr. 4)       0. Ownership (Instr. 4)       10. Instre. 4)       0. Ownership (Instr.						Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the													
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Image: constraint of the problem of the pro	Date				Day/Year) (Month/Day/Year		Transaction Disposed Code (Instr.		es Acquired (A) or Of (D) (Instr. 3, 4 and 5)		Securities Beneficially Owned Following		Form: Direct (D) or Indirect		Indirect Beneficial Ownership				
Instruction of the security of the securits of the security of the security of the security											(D)		Transactio (Instr. 3 an	ion(s)			(Instr. 4)		
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Image: bit in the section of the sectin of the sectin of the section of the section of the section of	Derivative Security	Conversion or Exercise Price of Derivative	Date	Execution Date if any	e, Tran Code		Derivat Securit Acquire Dispos	ive ies ed (A) or ed of (D)	Expiration Date		te of Securities ear) Underlying Derivative Sec		ies g Security	Derivative Security	derivative Securities Beneficially Owned Following		Ownership Form: Direct (D) or Indirect	o of Indirect Beneficial Ownership t (Instr. 4)	
Option (Right to Byy)         \$16.18         0227/2024         ID					Code	e v	(A)	(D)				Title	or Number		Transaction(s)				
Oppine Right to B3.06         02/27/2024         D         D         I         P2.000         03/04/2022         Common Stock         92.000         \$0 <sup>(2)</sup> 0         D         D           Stock Option (Right to Buy)         \$3.06         02/27/2024         Image: Common Stock         02/04/2032         Common Stock         23,000         \$0 <sup>(2)</sup> 0         D         D         Image: Common Stock         23,000         \$0 <sup>(2)</sup> 0         \$0 <sup>(2)</sup> 0         D         D         Image: Common Stock         23,000         \$0 <sup>(2)</sup> 0         \$0 <sup>(2)</sup> 0         D         D         Image: Common Stock         23,000         \$0 <sup>(2)</sup> \$0 <sup>(2)</sup> 0         D         D         Image: Common Stock         \$0 <sup>(3)</sup> \$0 <sup>(2)</sup> 0         D         D         Image: Common Stock         \$0 <sup>(3)</sup> \$0 <sup>(1)</sup> \$0 <sup>(1)</sup> D         D         Image: Common Stock         \$0 <sup>(1)</sup> \$0 <sup>(1)</sup> \$0 <sup>(1)</sup> D         Image: Common Stock         \$0 <sup>(1)</sup> \$0 <sup>(1)</sup> \$0 <sup>(1)</sup> D         Image: Common Stock         \$0 <sup>(1)</sup> \$0 <sup>(1)</sup> \$0 <sup>(1)</sup> \$0 <sup>(1)</sup> D         Image: Common Stock         \$0 <sup>(1)</sup> \$0 <sup>(1)</sup> \$0 <sup>(1)</sup> Image: Common Stock	Option (Right to	\$16.18	02/27/2024		D			255,626	01/01/20	21	12/01/2030		255,626	<b>\$0</b> <sup>(1)</sup>	0		D		
Option Right to Buy       \$3.06       02/27/2024       D       D       L       23,000       \$0/4/2025       Common Stock       23,000       \$0(3)       0       D       D         Stock Option Buy       \$0.96       02/28/2024       Common Stock       Stock       Common Stock       Common Stock       Common Stock       Common Stock       Stock	Option	\$3.06	02/27/2024		D			92,000	03/04/20	22	02/04/2032	- · ·	92,000	\$0 <sup>(2)</sup>	0		D		
Option (Right to Buy)         \$0.96         02/28/2024         A         A         75,183         (4)         12/01/2030         Common Stock         75,183         \$0 <sup>(1)</sup> 75,183         D           Stock Option (Right to Buy)         \$0.96         02/28/2024         A         65,713         (5)         02/04/2032         Common Stock         65,713         \$0 <sup>(2)</sup> 65,713         D           Stock Option (Right to Buy)         \$0.96         02/28/2024         A         65,713         (6)         02/04/2032         Common Stock         65,713         \$0 <sup>(2)</sup> 65,713         D	Option (Right to	\$3.06	02/27/2024		D			23,000	02/04/20	125	02/04/2032		23,000	\$0 <sup>(3)</sup>	0		D		
Option (Right to Buy)         \$0.96         02/28/2024         A         65,713         (5)         02/04/2032         Common Stock         65,713         \$0 <sup>(2)</sup> 65,713         D           Stock Option (Right to         \$0.96         02/28/2024         A         16,428         (4)         02/04/2032         Common Stock         16,428         \$0 <sup>(3)</sup> 16,428         D	Option (Right to	\$0.96	02/28/2024		Α		75,183		(4)		12/01/2030		75,183	<b>\$</b> 0 <sup>(1)</sup>	75,18	3	D		
Option (Right to         \$0.96         02/28/2024         A         16,428         (4)         02/04/2032         Common Stock         16,428         \$0 <sup>(3)</sup> 16,428         D	Option (Right to	\$0.96	02/28/2024		Α		65,713		(5)		02/04/2032		65,713	\$0 <sup>(2)</sup>	65,71	3	D		
	Option	\$0.96	02/28/2024		Α		16,428		(4)		02/04/2032		16,428	\$0 <sup>(3)</sup>	16,42	8	D		

## Explanation of Responses:

1. On February 27, 2024, the issuer canceled, pursuant to the issuer's option exchange program, an option for 255,626 of the issuer's shares granted to the reporting person on December 1, 2020. In exchange, on February 28, 2024, the reporting person received a replacement option, for 75,183 shares, having an exercise price of \$0.96 per share.

2. On February 27, 2024, the issuer canceled, pursuant to the issuer's option exchange program, an option for 92,000 of the issuer's shares granted to the reporting person on February 4, 2022. In exchange, on February 28, 2024, the reporting person received a replacement option, for 65,713 shares, having an exercise price of \$0.96 per share.

3. On February 27, 2024, the issuer canceled, pursuant to the issuer's option exchange program, an option for 23,000 of the issuer's shares granted to the reporting person on February 4, 2022. In exchange, on February 28, 2024, the reporting person received a replacement option, for 16,428 shares, having an exercise price of \$0.96 per share.

4. The shares subject to the option will vest and become exercisable on the one year anniversary of the date of grant, subject to the reporting person's continued service with the issuer through such one year anniversary.
5. The shares subject to the option will vest and become exercisable as to 75% of the total number of shares subject to the option on the one year anniversary of the date of the grant and with respect to 1/48th of the total number of shares subject to the option in successive, equal monthly installments on each monthly anniversary thereafter, subject to the reporting person's continued service with the issuer on each such vesting date.

/s/ Lesley Ann Calhoun, as

attorney-in fact for Matthew W. 02/28/2024 McClure

\*\* Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

 $^{\ast}$  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.