## SEC Form 4

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## 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 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL					
OMB Number:	3235-0287				
Estimated average burden					

0.5

hours per response:

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person*			2. Issuer Name <b>and</b> Ticker or Trading Symbol <u>iTeos Therapeutics, Inc.</u> [ITOS]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
<u>GADICKE ANSBERT</u>			<u>ricos merapeados, mer</u> (1100 j	Director X 10% Owner				
				Officer (give title Other (specify				
(Last) C/O MPM C	(First) APITAL	(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 11/26/2021	below) below)				
450 KENDA	450 KENDALL STREET							
(Street)			4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Individual or Joint/Group Filing (Check Applicable Line)				
CAMBRIDG	E MA	02142		Form filed by One Reporting Person X Form filed by More than One Reporting Person				
(City)	(State)	(Zip)						

## Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

Table 1 Hon Derivative dedanties Adquired, Disposed of, or Deneniolary office																
1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	Date, Transaction Disposed Of (D) (Instr. 3, 4 and 5) Code (Instr. //Year) 8)		Transaction Code (Instr.		ction Disposed Of (D) (Instr. 3, 4 and 5)		Disposed Of (D) (Instr. 3, 4 and 5) Beneficially Owned Disposed Of (D) (Instr. 3, 4 and 5) Beneficially Owned		Disposed Of (D) (Instr. 3, 4 and 5)			Securities Beneficially Owned	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
			Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)								
Common Stock	11/26/2021		S <sup>(1)</sup>		10,952(2)(3)	D	\$35.49 <sup>(4)</sup>	4,980,974	Ι	See Footnote <sup>(5)</sup>						
Common Stock	11/26/2021		S <sup>(1)</sup>		10,258(6)	D	\$36.03 <sup>(7)</sup>	4,970,716	I	See Footnote <sup>(8)</sup>						
Common Stock	11/29/2021		S <sup>(1)</sup>		16,856 <sup>(9)</sup>	D	\$34.46(10)	4,953,860	I	See Footnote <sup>(11)</sup>						
Common Stock	11/29/2021		S <sup>(1)</sup>		500 <sup>(12)</sup>	D	\$35.37(13)	4,953,360	Ι	See Footnote <sup>(14)</sup>						

	Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned   (e.g., puts, calls, warrants, options, convertible securities)														
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transa Code ( 8)	action	5. Nu of	wative rities ired r osed ) 7. 3, 4	6. Date Exercisable and Expiration Date (Month/Day/Year) Se Un De Se		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of 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	Expiration Date	Title	Amount or Number of Shares				
	nd Address of	Reporting Person <sup>*</sup>													
	M CAPITA IDALL ST		(Middle)												
(Street) CAMBR	IDGE	MA	02142		-										
(City)		(State)	(Zip)												
1. Name and Address of Reporting Person <sup>*</sup> UBS Oncology Impact Fund L.P.															
	M CAPITA IDALL ST		(Middle)												
(Street) CAMBR	IDGE	MA	02142												

AMBRIDGE	MA	02142

(City)	(State)	(Zip)					
1. Name and Address of Reporting Person <sup>*</sup> BioImpact Capital LLC							
(Last) (First) (Middle) C/O MPM CAPITAL 450 KENDALL STREET							
(Street) CAMBRIDGE	МА	02142					
(City)	(State)	(Zip)					
1. Name and Address of Reporting Person <sup>*</sup> Oncology Impact Fund (Cayman) Management L.P.							
(Last) C/O MPM CAPIT 450 KENDALL S		(Middle)					
(Street) CAMBRIDGE	МА	02142					
(City)	(State)	(Zip)					

## Explanation of Responses:

1. Transaction effected pursuant to a plan established pursuant to Rule 10b5-1.

2. The shares were sold as follows: 3,899 by MPM BioVentures 2014, L.P. ("BV 2014"), 134 by MPM Asset Management Investors BV2014 LLC ("AM BV2014"), 2,463 by MPM BioVentures 2018, L.P. ("BV 2018"), 49 by MPM Asset Management Investors BV2018") and 4,407 by UBS Oncology Impact Fund L.P. ("UBS Oncology"). MPM BioVentures 2014 GP LLC and MPM BioVentures 2018 ("BV 2014 LLC") are the direct and indirect general partners of BV 2014 and BV 2014(B). BV 2014 LLC is the manager of AM BV2014. MPM BioVentures 2018 GP LLC and MPM BioVentures 2018 LLC ("BV 2018 LLC") are the direct and indirect general partners of BV 2018 and BV 2018(B). BV 2018 LLC is the manager of AM BV2018. Ansbert Gadicke is a managing director of BV 2014 LLC and BV 2018 LLC.

3. BioImpact Capital LLC ("BioImpact") is the General Partner of Oncology Impact Fund (Cayman) Management L.P., the General Partner of UBS Oncology Impact Fund, L.P. Ansbert Gadicke is a managing partner of BioImpact. Each of the Reporting Persons disclaims beneficial ownership of the securities herein except to the extent of his or its respective pecuniary interest therein, if any.

4. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$34.915 to \$35.91 inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer, 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 range set forth in this footnote.

5. The shares are held as follows: 1,721,258 by BV 2014, 97,289 by MPM BioVentures 2014(B), L.P. ("BV 2014(B)"), 59,245 by AM BV2014, 1,087,109 by BV 2018, 48,966 by MPM BioVentures 2018(B), L.P. ("BV 2018(B)"), 21,453 by AM BV2018 and 1,945,654 by UBS Oncology. Each of the Reporting Persons disclaims beneficial ownership of the securities herein except to the extent of his or its respective pecuniary interest therein, if any.

6. The shares were sold as follows: 3,652 by BV 2014, 126 by AM BV2014, 2,306 by BV 2018, 45 by AM BV2018 and 4,129 by UBS Oncology.

7. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$35.92 to \$36.39 inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer, 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 range set forth in this footnote.

8. The shares are held as follows: 1,717,606 by BV 2014, 97,289 by BV 2014(B), 59,119 by AM BV2014, 1,084,803 by BV 2018, 48,966 by BV 2018(B), 21,408 by AM BV2018 and 1,941,525 by UBS Oncology. Each of the Reporting Persons disclaims beneficial ownership of the securities herein except to the extent of his or its respective pecuniary interest therein, if any.

9. The shares were sold as follows: 6,001 by BV 2014, 207 by AM BV2014, 3,790 by BV 2018, 75 by AM BV2018 and 6,783 by UBS Oncology.

10. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$34.06 to \$34.86 inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer, 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 range set forth in this footnote.

11. The shares are held as follows: 1,711,605 by BV 2014, 97,289 by BV 2014(B), 58,912 by AM BV2014, 1,081,013 by BV 2018, 48,966 by BV 2018(B), 21,333 by AM BV2018 and 1,934,742 by UBS Oncology. Each of the Reporting Persons disclaims beneficial ownership of the securities herein except to the extent of his or its respective pecuniary interest therein, if any.

12. The shares were sold as follows: 178 by BV 2014, 6 by AM BV2014, 112 by BV 2018, 2 by AM BV2018 and 202 by UBS Oncology.

13. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$35.125 to \$35.67 inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer, 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 range set forth in this footnote.

14. The shares are held as follows: 1,711,427 by BV 2014, 97,289 by BV 2014(B), 58,906 by AM BV2014, 1,080,901 by BV 2018, 48,966 by BV 2018(B), 21,331 by AM BV2018 and 1,934,540 by UBS Oncology. Each of the Reporting Persons disclaims beneficial ownership of the securities herein except to the extent of his or its respective pecuniary interest therein, if any.

Remarks:

/s/ Ansbert Gadicke	<u>11/30/2021</u>
<u>/s/ Ansbert Gadicke, managing</u>	ş
partner of BioImpact Capital	
LLC, the general partner of	
Oncology Impact Fund	<u>11/30/2021</u>
<u>(Cayman) Management L.P.,</u>	
the general partner of UBS	
Oncology Impact Fund L.P	
<u>/s/ Ansbert Gadicke, managing</u>	ş
partner of BioImpact Capital	<u>11/30/2021</u>
LLC	
<u>/s/ Ansbert Gadicke, managing</u>	ş
partner of BioImpact Capital	
LLC, the general partner of	<u>11/30/2021</u>
Oncology Impact Fund	
<u>(Cayman) Management L.P.</u>	
** Signature of Reporting Person	Date

\*\* Signature of Reporting Person

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.

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