FORM 4

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

OMB APPROVAL
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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

1. Name ar	pe Kesponse	s)																
(Print or Type Responses) 1. Name and Address of Reporting Person * PORTNOY DAVID			2. Issuer Name and Ticker or Trading Symbol CRYO CELL INTERNATIONAL INC [CCEL]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner									
(Last) (First) (Middle) 700 BROOKER CREEK BLVD., SUITE 1800				3. Date of Earliest Transaction (Month/Day/Year) 01/19/2018						X Officer (give title below) Other (specify below) Co-Chief Executive Officer								
(Street) OLDSMAR, FL 34677			4. If Amendment, Date Original Filed(Month/Day/Year)						6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person _Form filed by More than One Reporting Person									
OLDSM (Cit		(State)	(Zip)															
			_	Table I - Non-Derivative Securities Acq						- · · · · · · · · · · · · · · · · · · ·								
1.Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Ye			2A. Deemed Execution Da any (Month/Day/		Date, if Code (Instr.		de sstr. 8)		4. Securities Acqui (A) or Disposed of (Instr. 3, 4 and 5)		Owned Transac	Owned Following Reported Fransaction(s) Instr. 3 and 4)		Form: Direct (I or Indire (I)	ct (Instr.	ct cial ship		
Common Stock					Code	V	Amou	nt (D)	Price	151,22	24			(Instr. 4)	Ву	oration		
Commor	Stock									49,150			I By		By 40	01K		
Commor	Stock											9,122			I	As C Daug	ust for hter	
Common Stock											9,974	9,974			I	As C Son	ust for	
Commor	Stock		01/19/2018				G		2,000) D	<u>(5)</u>	486,53	32		D			
Common	Stock											78,864	4			I	By S	pouse
Common	Stock											78,170	5			I	By L	LC (2)
Common Stock										199,08	80			Ţ	By II	λ .		
Common	Stock											1,,00	30			1	27 11	VA.
Commor												55,219				I	By	oration
Commor	Stock	separate line for eacl	n class of securities b					Pers in thi a cur	ons wis for	who respor	nd to t require B con	the colled to rutrol nu	ection of espond unber.		on conta	nined	By Corp 2 (3)	
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Commor Reminder:	Report on a :	3. Transaction	Table II 3A. Deemed Execution Date, if	- Deriva (e.g., p 4. Transact Code	sative Souts, ca	Securi alls, w	ties Acquarrants, 6. D Exp (Motive lies ed ed as,	Persin this a cur	ons wis form	m are not ny valid OM	nd to trequire B conseficiallities) 7. Ti	the colled to rutrol nu	ection of espond unimber.		on conta form dis	per of 1 Ces Fially Description of the ces Fially Description of t	By Corp 2 (3)	oration 74 (9-02) 11. Nature of Indire Benefici
Commor Reminder: 1. Title of Derivative Security	2. Conversion or Exercise of Derivative	3. Transaction Date	Table II 3A. Deemed Execution Date, if any	- Deriva (e.g., p 4. Transact Code	sative Souts, ca	Gecuring the security of the s	ties Acquarrants, 6. D Exp (Motive lies ed al., 3, 5)	Persin this a curtified, Di options, ate Exercitation Dinth/Day/	ons wis formation of the control of	m are not ny valid OM	nd to trequire B conseficiallities) 7. Ti	the collect to retrol nutrol n	ection of espond unimber.	8. Price of Derivative Security	9. Numb Derivati Securitie Benefici Owned Followin Reportee Transact	per of 1 Ces Fially Description of the ces Fially Description of t	By Corp 2 (3) SEC 14' SEC 14' SEC 14' Ownership form of Derivative lecurity: Direct (D) re Indirect (D)	74 (9-02)
Commor Reminder: 1. Title of Derivative Security	2. Conversion or Exercise of Derivative	3. Transaction Date	Table II 3A. Deemed Execution Date, if any	- Deriva (e.g., p 4. Transact Code (Instr. 8)	5. See A (A (Gecuring the security of the s	ties Acquarrants, or Exp (Motive lies ed ed as, 5) Date Exe (D)	Pers in thi a cur irred, Di options, ate Exerciration Donth/Day/	ons wis former of the spose of	m are not in y valid OM I of, or Bendertible securiand	ritles Title	the collect to retrol nutrol n	Amount or Number	8. Price of Derivative Security	9. Numb Derivati Securitie Benefici Owned Followin Reportee Transact	per of 1 Cove Cove Ses Fially I Solution(s) ((i)	By Corp 2 (3) SEC 14' SEC 14' SEC 14' Ownership form of Derivative lecurity: Direct (D) re Indirect (D)	oration 74 (9-02) 11. Nature of Indire Benefici
Commor Reminder: 1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date	Table II 3A. Deemed Execution Date, if any	- Deriva (e.g., p 4. Transact Code (Instr. 8)	5. See A (A (Gecuring the security of the s	ties Acquarrants, 6. Der Exp (Motive lies ed as, 55) Date Exe D)	Persin this a curtified, Dispersion options, atte Exercitation Donth/Day/	ons wis formation of the control of	m are not ry valid OM d of, or Benerible secur	rittel Title Con St Con	the collector nutrol nu	Amount or Number of Shares	8. Price of Derivative Security	9. Numb Derivati Securiti Benefici Owned Followin Reported Transaci (Instr. 4)	per of 1 vve Ces Fially Sng Cotion(s) (C)	By Corp 2 (3) SEC 14' SEC 14' SEC 14' SEC 14' SEC 14' Ownership form of Derivative decurity: Direct (D) Instr. 4)	oration 74 (9-02) 11. Nature of Indire Benefici

Relationships

Reporting Owner Name / Address	Director	10% Owner	Officer	Other	
PORTNOY DAVID 700 BROOKER CREEK BLVD., SUITE 1800 OLDSMAR, FL 34677	X		Co-Chief Executive Officer		

Signatures

/s/ David I. Portnoy	01/23/2018
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).
- (1) Share of Common Stock held by Partner Community, as to which David I. Portnoy may be deemed the beneficial owner as the Chairman of the Board and Secretary and as the managing member of Mayim Management, LLC, which may exercise investment and voting discretion over such shares of Common Stock in accordance with the Investment Advisory Agreement.
- (2) Share of Common Stock held by Mayim Investment Limited Partnership, as to David I. Portnoy may be deemed the beneficial owner as the managing member and owner Mayim Management, LLC, which is the general partner of Mayim Management Limited Partnership, which is the general partner of Mayim Investment Limited Partnership.
- (3) Share of Common Stock held by uTIPu, Inc, as to which David I. Portnoy may be deemed the beneficial owner as the Chairman of the Board and Secretary.
- (4) Stock options vest 1/3 on date of grant, 1/3 on December 1, 2016 and 1/3 December 1, 2017.
- (5) The stock was gifted.

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.