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							
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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934
The parodalities ecolion ro(a) of the ocounties Excitatings rist of root
or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person <sup>*</sup> <u>McGaughy R Kent Jr</u>				2. Issuer Name <b>and</b> Ticker or Trading Symbol <u>PROCEPT BioRobotics Corp</u> [ PRCT ]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner									
(Last) 4215 WI	(Fi EST LOVE	rst) (I RS LN., STE 10	Viddle) <mark>0</mark>	)		Date of Earliest Transaction (Month/Day/Year) /14/2022							Office below	er (give tit v)	le	Othe belo	er (spe w)	cify			
(Street) DALLA	s ту	Κ 7	5209		4. lf							6. Individual or Joint/Group Film Line) Form filed by One Rep X Form filed by More that Person			porting Person						
(City)	(St	ate) (2	Zip)																		
Table I - Non-Deriva           1. Title of Security (Instr. 3)         2. Transactic Date (Month/Day//				on	n 2A. Deemed Execution Date,			3. Trans Code	sac	tion	4. Securities Acquired (A) o			or 5. Amount of and Securities Beneficially		nt of s ally	Form: (D) or	Ownership m: Direct or Indirect	7. Nature of Indirect Beneficial	ect ficial	
						(Month/Day/rear)			Η÷-	Code V		Amount	(A) or (D)		ce	Owned Following Reported Transaction(s) (Instr. 3 and 4)		(I) (Instr. 4)		Ownership (Instr. 4)	
Common	Stock		11/14/20			122			<b>J</b> <sup>(2)</sup>			1,729,482	D		\$O	6,993,137 <sup>(2)</sup>		I		Taile	migan,
Common	mmon Stock														27,0	19 <sup>(3)</sup>		Ι	By K Fund LP <sup>(1)</sup>		
Common	Common Stock													172,3	172,313 <sup>(3)</sup>				lard 1, L.P.		
Common Stock														228,0	<b>)83</b> <sup>(3)</sup>		I	By L Trus	Lagos t <sup>(4)</sup>		
		Ta	ble II									oosed of, o convertibl				/ Ownee	d				
1. Title of Derivative Security (Instr. 3)	e Conversion Date Execution Date,			4. Trans Code 8)				Exp e (Mo s l	Expiration (Month/Day			7. Title and Amount of Securities Underlying Derivative Security (Ins 3 and 4)		8. Price of Derivative Security (Instr. 5)		9. Numb derivativ Securitie Benefici Owned Followin Reporter Transact (Instr. 4)	ve Owner es Form: ially Direct or Indi ng (I) (Ins ed :tion(s)		hip of B D) O ect (li	1. Nature f Indirect seneficial wnershij nstr. 4)	
					Code	v		(A) (D	) Dat		sable	Expiration Date		Amou or Numb of Share	er						
	nd Address of 1 <u>ghy R K</u>	FReporting Person <sup>*</sup> ent Jr	-						-										-		
(Last) 4215 WI		(First) RS LN., STE 10		/liddle)																	
(Street) DALLA	S	TX	7	5209																	
(City) (State) (Zip)																					

1. Name and Address of Reporting Person\*

CPMG Inc

(Last) (First) (Middle)

4215 WEST LOVERS LN., STE 100

(Street)

DALLAS	TX	75209	
(City)	(State)	(Zip)	
	ress of Reporting Pers d Ptarmigan, L		
(Last)	(First)	(Middle)	
4215 WEST L	OVERS LN., SUI	ГЕ 100	
P			
(Street)			
(Street) DALLAS	ТХ	75209	

## Explanation of Responses:

1. CPMG, Inc. is the general partner and investment manager of each of White Tailed Ptarmigan, LP, Kestrel Fund, L.P., and Mallard Fund, L.P. (collectively, the "CPMG Funds"). In such capacities, CPMG, Inc. may be deemed to have voting and investment control over the shares beneficially owned by the CPMG Funds. Antal Desai, a member of the Issuer's board of directors, and Kent McGaughy, Jr., each of whom is a shareholder and managing partner of CPMG, Inc., may be deemed to share voting and investment power with respect to the shares beneficially owned by the CPMG Funds. Each of Mr. Desai and Mr. McGaughy, Jr. disclaims beneficial ownership of the shares beneficially owned by the CPMG Funds except to the extent of any pecuniary interest therein. Antal Desai reports his beneficial ownership of these shares on a separate Form 4.

2. On November 14, 2022, White Tailed Ptarmigan, LP distributed shares on a pro rata basis, for no consideration, including 233,056 shares that were distributed in transactions exempt from Section 16 under Rule 16a-13.

3. Includes shares previously held indirectly through White Tailed Ptarmigan, LP, which were distributed on a pro rata basis, for no consideration, on November 14, 2022, in a transaction exempt from Section 16 under Rules 16a-9 and 16a-13.

4. Mr. McGaughy, Jr. is a trustee of Lagos Trust. Mr. McGaughy, Jr. disclaims beneficial ownership of the shares beneficially owned by Lagos Trust except to the extent of any pecuniary interest therein.

/s/ John Bateman, as Chief	
Operating Officer of CPMG,	<u>11/16/2022</u>
Inc.	
/s/ Kent McGaughy, Jr.	11/16/2022
/s/ John Bateman, as Chief	
Operating Officer of CPMG,	11/16/2022
Inc., the General Partner of	11/10/2022
White Tailed Ptarmigan, LP	
** 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.