FORM 4

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

OMB APPR	OVAL
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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

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1. Name and Address of Reporting Person*- Zaderej Karen L.				2. Issuer Name and Ticker or Trading Symbol Axogen, Inc. [AXGN]						_x_	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_ Director 10% Owner				
(Last) (First) (Middle) 13631 PROGRESS BOULEVARD, SUITE 400				3. Date of Earliest Transaction (Month/Day/Year) 12/20/2021						X	X_Officer (give title below) Other (specify below) CEO				
(Street) ALACHUA, FL 32615				4. If Amendment, Date Original Filed(Month/Day/Year)						_X_	6. Individual or Joint/Group Filing(Check Applicable Line) _X_Form filed by One Reporting Person _Form filed by More than One Reporting Person				
(City)		(State)	(Zip)	Table I - Non-Derivative Securities A				rities A	cquired,	, Disposed	of, or Bene	eficially Own	ed		
1.Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)	any	n Date, if	(Instr. 8)		4. Securities Acquire (A) or Disposed of (I (Instr. 3, 4 and 5)		of (D) Owned Follow Transaction(s))		6. Ownership Form:	Beneficial	
				(Month/E	Jay/Year)	Code	V		a) or D) Pri	(Instr. 3 and 4)			Direct (D) or Indirect I) Instr. 4)	Ownership (Instr. 4)	
Common S	Stock		12/20/2021			M		3,125 1) A	\$ (0 924	924,272		1	D	
Common S	Stock		12/20/2021			F		D (1,243)	\$ 9.2	923	3,029		1	D	
						incetty of	indirectly	_	nand te	- the ee	allastian .	of informa	tion contain	ad CEC	1474 (0.02)
			Table II -		Securiti	es Acquir	Person in this i display	s who res form are r s a currer	not requ ntly vali Benefici	uired to id OMB ially Ow	respond control r	unless th	tion contair e form	ed SEC	1474 (9-02)
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		3A. Deemed Execution Date, i	4. Transact	5. Notion of Deri Securities 5. Notion of Deri Acqu (A) to Disp of (I	es Acquir irrants, oj umber 6 a vative irities uired or oosed o)). ir. 3, 4,	Person in this i display red, Dispo ptions, co	s who restorm are restorm are restorm are restormed of, or envertible servisable tion Date	not requintly vali Beneficitecurities 7. Tit Unde	uired to id OMB ially Ow s)	o respond B control r wned Amount of Securities	unless th number.		f 10. Owners Form o Derivat Security Direct (or Indir	11. Nath
Derivative Security	Conversion or Exercise Price of Derivative	Date	3A. Deemed Execution Date, is	4. Transact	5. Notion of Deri Securities 5. Notion of Deri Acqui (A) of Disp of (I	es Acquirrants, of umber 6 a a vative urities uired or roosed Dr. S.	Person in this idisplay red, Disportions, coording to the Exnira	s who restorm are restorm are restorm are restormed of, or envertible sercisable attion Date any/Year)	Benefici ecurities 7. Tit Unde (Instr	ired to id OMB is ally Ow s) the and A crlying Sc. 3 and 4	o respond B control r wned Amount of Securities	8. Price of Derivative Security	9. Number o Derivative Securities Beneficially Owned Following Reported Transaction(f 10. Owners Form o Derivat Securit: Direct (or Indir s) (I)	11. Nath

Reporting Owners

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Zaderej Karen L. 13631 PROGRESS BOULEVARD SUITE 400 ALACHUA, FL 32615	X		CEO			

Signatures

/s/ Karen Zaderej	12/22/2021
**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) This reflects the number of restricted stock units that became vested as of December 18, 2021.
- Represents the number of shares required to be sold by the reporting person to cover tax withholding obligations in connection with the vesting of restricted stock units. This sale is (2) mandated by the Issuer's election under its equity incentive plans to require the satisfaction of tax withholding obligations to be funded by a "sell to cover" transaction and does not represent a discretionary trade by the reporting person.
- (3) Each restricted stock unit represents a contingent right to receive one share of Axogen, Inc. common stock.
- All shares of AxoGen Inc. common stock underlying the restricted stock Units will be fully vested on December 18, 2021 (4 years from the grant date) based upon a vesting schedule (4) whereby 50% of the aggregate shares vest on December 18, 2019 (24 months from the grant date) and an additional 25% of the aggregate shares vest each 12 months thereafter. Vested shares will be delivered to the reporting person upon the vesting date.

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.