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).

(Print or Type Responses)

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

Name and Address of Reporting Person – HUNT RONALD					2. Issuer Name and Ticker or Trading Symbol Iterum Therapeutics plc [ITRM]								Check all applicable) X_ Director X_ 10% Owner						
	YUM THE		(Middle) PLC, BLK 2, FL	3. I		Earli		Transactio			y/Year)				re title below)		Owner r (specify below)		
3, HARCOURT CENTRE, HARCOURT ST. (Street) DUBLIN, L2 2				4. I									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 Acqu								quired	uired, Disposed of, or Beneficially Owned					
1.Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)	Exect any	2A. Deemed Execution Date, if any (Month/Day/Year)		if C	(Instr. 8)		(A) or D	oisposed of , 4 and 5) (A) or	(A) or		5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			rship Indirec Benefi	Beneficial Ownership		
Ordinary	Shares		05/30/2018					С		466,79	3 A	(1)	466,7	793		I		ew Leaf ares III, 2)	
Ordinary Shares			05/30/2018					С		178,230 A (3		<u>(3)</u>	645,023		Ι	Ventu	By New Leaf Ventures III, L.P. (2)		
Ordinary Shares			05/30/2018					С		148,603 A (4) 793,626		526		I	Ventu L.P.				
Ordinary Shares			05/30/2018					P		278,062	2 A	\$ 13	1,071,688		I	Ventu L.P.			
Ordinary Shares 05/30/2018							Р		384,615 A		\$ 13	384,615		I	Bioph Oppo	By New Leaf Biopharma Opportunities II, L.P. (5)			
Damindan	Danart an a	canarata lina far	each class of securi	tion bo	mafiaia	illy o		d directly	or in	diraatly									
Kemmaci	Report on a :	separate fine for	Cacif class of securi	ties be	CHCHCIa	illy 0	WIIC	a directly	Pe co	rsons w	in this fo	orm a	re not	t required	of inform to respon ontrol nun	nd unless th		74 (9-02)	
			Table II								of, or Be			wned					
1. Title of Derivative Security (Instr. 3)	Conversion	(Month/Day/Y		4. Transaction Code		ttion (5. N Deri Secu Acq or D of (I	. Number of		and Expiration Date (Month/Day/Year)		e 7. Titl te of Un		Ü		9. Number of Derivative Securities Beneficially Owned Following Reported Transaction((Instr. 4)	Ownership Form of Derivative Security: Direct (D) or Indirect	(Instr. 4)	
					Code	V	(A)	(D)	Dat Exe	e ercisable	Expiration Date	Title	e	Amount or Number of Shares					
Series A Preferred Shares	<u>(1)</u>	05/30/2018	3		С			466,793		<u>(1)</u>	<u>(6)</u>	Ord Sh	linary ares	466,793	\$ 0	0	I	By New Leaf Ventures III, L.P.	
Series B- 1 Preferred Shares	(3)	05/30/2018	3		С			178,230		(3)	<u>(6)</u>	Ord Sh	linary ares	178,230	\$ 0	0	I	By New Leaf Ventures III, L.P.	
Series B- 2 Preferred Shares	<u>(4)</u>	05/30/2018	3		С			148,603		<u>(4)</u>	<u>(6)</u>		linary ares	148,603	\$ 0	0	I	By New Leaf Ventures III, L.P.	

Reporting Owners

D (O N ())	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
HUNT RONALD						
C/O ITERUM THERAPEUTICS PLC, BLK 2	X	X				
FL. 3, HARCOURT CENTRE, HARCOURT ST.	Λ	Λ				
DUBLIN, L2 2						

Signatures

/s/ Craig Slutzkin, attorney-in-fact for Ronald M. Hunt	05/31/2018	
**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) The Series A Preferred Shares automatically converted into Ordinary Shares of the Issuer on a 1-to-1 basis upon closing of the initial public offering of the Issuer for no additional consideration.
 - These shares are held directly by New Leaf Ventures III, L.P. ("NLV-III"). New Leaf Venture Associates III, L.P. ("NLVA-III LP") is the general partner of NLV-III and New Leaf Venture Management III, L.L.C. ("NLVM-III LLC") is the general partner of NLVA-III LP, and each of NLVA-III LP and NLVM-III LLC may be deemed to have sole voting,
- (2) investment and dispositive power with respect to the shares held by NLV-III. The Reporting Person, a member of the Issuer's Board of Directors, is a managing director of NLVM-III LLC and, in his capacity as a managing director, may be deemed to have shared voting, investment and dispositive power with respect to the shares held by NLV-III. The Reporting Person disclaims Section 16 beneficial ownership of the securities held by NLV-III, except to the extent of his pecuniary interest therein, if any.
- (3) The Series B-1 Preferred Shares automatically converted into Ordinary Shares of the Issuer on a 1-to-1 basis upon closing of the initial public offering of the Issuer for no additional consideration.
- The Series B-2 Preferred Shares automatically converted into Ordinary Shares of the Issuer on a 1-to-1 basis upon closing of the initial public offering of the Issuer for no additional consideration.
 - These shares are held directly by New Leaf Biopharma Opportunities II, L.P. ("NBPO-II"). New Leaf BPO Associates II, L.P. ("NBPO-IIA") is the general partner of NBPO-II and New Leaf BPO Management II, L.L.C. ("NBPO-IIM") is the general partner of NBPO-IIA, and each of NBPO-IIA and NBPO-IIM may be deemed to have sole voting, investment
- (5) and dispositive power with respect to the shares held by NBPO-II. The Reporting Person, a member of the Issuer's Board of Directors, is a managing director of NBPO-IIM and, in his capacity as a managing director, may be deemed to have shared voting, investment and dispositive power with respect to the shares held by NBPO-II. The Reporting Person disclaims Section 16 beneficial ownership of the securities held by NBPO-II, except to the extent of his pecuniary interest therein, if any.
- (6) Not applicable.

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.