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

OMB APPROVAL						
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longer subject to Section 16. Form 4 or Form 5

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

obligations may continue. See Instruction Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Type	e Responses)															
1. Name and Address of Reporting Person * KRAUSS MARLENE				2. Issuer Name and Ticker or Trading Symbol 180 Life Sciences Corp. [ATNF]							Di	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) DirectorX10% Owner					
(Last) (First) (Middle) 30 PARK PLACE, SUITE 64B					3. Date of Earliest Transaction (Month/Day/Year) 10/06/2020								fficer (give title	e below)	Other	specify below)	
(Street)				4. If A	4. If Amendment, Date Original Filed(Month/Day/Year)							Form	6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person				
	ORK, NY 1											_A_ FOR	n nied by Mor	e tnan One Repo	orting Person		
(Cit	y)	(State)	(Zip)				Table I -	Non-l	Derivati	ve Securi	ties A	cquired, Di	isposed of,	or Benefici:	ally Owned		
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Ye			ear) Ex	Execution Date, if Coo		3. Transaction Code (A) or Disposed of (Instr. 8) (Instr. 3, 4 and 5)		of (D)					Ownership Form:	7. Nature of Indirect Beneficial Ownership			
				(141	ionui	, Day, Tear)	Code	V	Amou	int (A)		rice	str. 3 and 4)				(Instr. 4)
Common	Stock		10/06/2020				С		198,73 (1)	51 A	\$	4 2,687	,816				See footnote
Common	Stock		10/06/2020				С		47,30	2 A	<u>(2</u>	2,489	9,065				See footnote (3)
Common	Stock		10/06/2020				J		906,2	50 D	(5	3,395	3,395,315				See footnote
Reminder: I	Report on a so	eparate line for each	class of securities be	: II - De	eriva	tive Securi	ties Acquire	Perso this f curre	form are ently val	not required in the second in	uired cont	I to respor rol numbe Ily Owned	nd unless	ormation of the form of	contained in lisplays a	SEC	1474 (9-02)
1. Title of	2.	3. Transaction	3A. Deemed	(e.g	g., pı	5. Number						1	1. 4	0 D.:6	9. Number o	f 10.	11. Natu
Derivative Conversion Conversion (Month/Day/Year) [Instr. 3] Conversion Oate (Month/Day/Year) [Instr. 3] Price of Derivative		Execution Date, if	Transac Code		Derivative Securities Acquired (A) or Expiration Date (Month/Day/Year) of Securities Acquired (A) or Expiration Date (Month/Day/Year)			of Underly Securities	f Underlying Derivative		Derivative Securities Beneficially Owned	Ownersl Form of Derivati Security	of Indire Beneficia ve Ownersh				
	Security			Code	v	(A)		Date Exerc	isable	Expiration Date	on	Title	Amount or Number of Shares	Following Reported Transactio (Instr. 4)		Direct (I or Indirects) (I) (Instr. 4)	ect
Warrants	\$ 11.5	11/06/2020		J <u>(4)</u>		236,507		12/0	6/2020	11/06/2	2025	common stock	236,507	\$ 0	236,507	I	See footnot
Rights to acquire common stock	<u>(2)</u>	11/06/2020		C ⁽²⁾			473,013		(2)	(2))	common stock	47,302	\$ 0	0	I	See footnot

Reporting Owners

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
KRAUSS MARLENE 30 PARK PLACE, SUITE 64B NEW YORK, NY 10007		X				
KBL IV SPONSOR LLC 30 PARK PLACE, SUITE 64B NEW YORK, NY 10007		X				

Signatures

/s/ Marlene Krauss, M.D.	11/10/2020
**Signature of Reporting Person	Date

/s/ Marlene Krauss, M.D., as Managing Member of KBL IV Sponsor LLC	11/10/2020	
**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).
- Represents shares of common stock that were issued to KBL IV Sponsor LLC ("KBL Sponsor") are a result of the automatic conversion of a promissory note in the principal amount of \$795,003 that (1) was previously issued by the issuer to KBL Sponsor, which note automatically converted into shares of the common stock of the issuer on November 6, 2020 upon the closing of the business combination transaction between the issuer and 180 Life Corp. (f/k/a 180 Life Science Corp.) (such business combination transaction, the "Merger")
- Reflects shares of common stock that were issued to KBL Sponsor as a result of the automatic conversion, upon the closing of the Merger, of 473,013 rights held by KBL Sponsor, with each right (2) convertible into 1/10th of one share of common stock upon the closing of the Merger. The rights were included in units that were issued by the issuer in a private placement in June 2017 in connection with the issuer's initial public offering.
- The shares are held directly by KBL Sponsor. Dr. Marlene Krauss, the former Chief Executive Officer, and a former member of the Board of Directors, of the issuer, is the sole managing member (3) of KBL Sponsor. Consequently, she may be deemed the beneficial owner of the shares of common stock held by KBL Sponsor, and she has sole voting and dispositive control over such securities. Dr. Krauss disclaims beneficial ownership over any securities owned by KBL Sponsor in which she does not have a pecuniary interest.
- The warrants were included in the units that were issued by the issuer in a private placement in June 2017 in connection with the issuer's initial public offering. The warrants are exercisable beginning (4) 30 days following the closing of the Merger by their terms. The Sponsor was deemed to have acquired beneficial ownership of the shares underlying the warrant upon the consummation of the business combination on November 6, 2020, since the warrants became exercisable within 30 days.
- In connection with the closing of the Merger, the Sponsor transferred to Tyche Capital LLC an aggregate of 906,250 shares of common stock that the Sponsor originally acquired in September 2016, (5) which shares were placed into an escrow account under that certain Escrow Agreement, dated April 10, 2019, by and among the Sponsor, the issuer, Tyche Capital LLC and Continental Stock Transfer & Trust Company. The parties entered into the Escrow Agreement in connection with the Business Combination Agreement relating to the Merger.

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.