## FORM 4

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940 OMB APPROVAL
OMB Number: 3235-0287
Estimated average burden
hours per response: 0.5

1	ress of Reporting P ER TIMOTH		2. Issuer Name <b>and</b> Ticker or Trading Symbol <u>CHIMERIX INC</u> [ CMRX ]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner					
(Last) C/O CHIMER		(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 04/16/2013	Officer (give title Other (specify below) below)					
2505 MERIDI.	AN PARKWAY	, SUITE 340	4. If Amendment, Date of Original Filed (Month/Day/Year) 6. Individual or Joint/Group Filing (Check Appli Line)						
(Street) DURHAM	NC	27713		X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(State)	(Zip)	—	reisui					

#### Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)				5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
			Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		(1150.4)
Common Stock	04/16/2013		С		183,096	A	(1)	183,096	Ι	See Footnote <sup>(2)</sup>
Common Stock	04/16/2013		С		474,330	A	(3)	657,426	Ι	See Footnote <sup>(2)</sup>
Common Stock	04/16/2013		С		469,480	A	(4)	1,126,906	Ι	See Footnote <sup>(2)</sup>
Common Stock	04/16/2013		С		695,496	A	(5)	1,822,402	Ι	See Footnote <sup>(2)</sup>
Common Stock	04/16/2013		С		771,372	A	(6)	2,593,774	I	See Footnote <sup>(2)</sup>
Common Stock	04/16/2013		С		619,852	A	(7)	3,213,626	Ι	See Footnote <sup>(2)</sup>
Common Stock	04/16/2013		С		792,037	A	(8)	4,143,152 <sup>(9)</sup>	I	See Footnote <sup>(2)</sup>

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security 3A. Deemed Execution Date, if any 5. Number of Derivative Securities 8. Price of Derivative Security 3. Transaction 6. Date Exercisable and 7. Title and Amount 9. Number of derivative 10 11. Nature Expiration Date (Month/Day/Year) of Securities Underlying Derivative Security 4. Transaction Code (Instr. Conversion of Indirect Ownership Form: Date (Month/Dav/Year) or Exercise Securities Beneficial Price of Derivative Acquired (A) or Disposed of Beneficially Owned Direct (D) or Indirect Ownership (Instr. 4) (Instr. 3) (Month/Dav/Year) 8) (Instr. 5) (Instr. 3 and 4) (D) (Instr. 3, 4 and 5) Security Following Reported (I) (Instr. 4) Transaction(s) Amount (Instr. 4) Number Date Expiration v (A) (D) Exercisable Title Code Date of Shares Series A Commor See Preferred (1) 04/16/2012 С 650,000 (1) (1) 183,096 \$0.00 0 I Footnote<sup>(2)</sup> Stock Stock Series B Common See Preferred Stock (3) 04/16/2012 С 1,683,879 (3) (3) 474,330 \$0.00 0 I Footnote<sup>(2)</sup> Stock Series B-1 Commo See (4) 04/16/2012 С (4) (4) 469,480 0 Preferred 1,666,667 \$0.00 I Footnote<sup>(2)</sup> Stock Stock Series C Commor See (5) 04/16/2012 С (5) (5) 695,496 0 2,469,034 \$<mark>0.00</mark> I Preferred Footnote<sup>(2)</sup> Stock Stock Series D Commor See (6) 04/16/2012 С (6) (6) 771,372 Preferred 2,738,386 \$0.00 0 Т Footnote<sup>(2)</sup> Stock Stock Series E See Commo (7) 04/16/2012 С (7) (7) 619,852 0 Preferred Stock 2,200,490 \$0.00 Ι Footnote<sup>(2)</sup> Stock Series F Commo See 792,037 (8) 04/16/2012 С 2.811.735 (8) (8) \$0.00 0 Preferred Ι Footnote<sup>(2)</sup> Stock Stock

Explanation of Responses:

1. Upon the closing of the Issuer's initial public offering, every 3.55 shares of Series A Preferred Stock automatically converted into 1 share of Common Stock for no additional consideration and had no expiration

date.

#### 2. See attached Exhibit 99.1

3. Upon the closing of the Issuer's initial public offering, every 3.55 shares of Series B Preferred Stock automatically converted into 1 share of Common Stock for no additional consideration and had no expiration date.

4. Upon the closing of the Issuer's initial public offering, every 3.55 shares of Series B-1 Preferred Stock automatically converted into 1 share of Common Stock for no additional consideration and had no expiration date

5. Upon the closing of the Issuer's initial public offering, every 3.55 shares of Series C Preferred Stock automatically converted into 1 share of Common Stock for no additional consideration and had no expiration date.

6. Upon the closing of the Issuer's initial public offering, every 3.55 shares of Series D Preferred Stock automatically converted into 1 share of Common Stock for no additional consideration and had no expiration date.

7. Upon the closing of the Issuer's initial public offering, every 3.55 shares of Series E Preferred Stock automatically converted into 1 share of Common Stock for no additional consideration and had no expiration date.

8. Upon the closing of the Issuer's initial public offering, every 3.55 shares of Series F Preferred Stock automatically converted into 1 share of Common Stock for no additional consideration and had no expiration date.

9. Includes 137,489 shares issued as payment of accrued dividends on the Series F Preferred Stock.

<u>/s/ Timothy J. Wollaeger</u> \*\* Signature of Reporting Person

<u>04/16/2013</u> 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.

(2) The shares of Common Stock issuable upon conversion of the Preferred Stock are held as follows: 1,116,596 shares of common stock held by Sanderling V Enture Partners V, L.P., 273,434 shares of common stock held by Sanderling V Biomedical, L.P., 155,143 shares of common stock held by Sanderling V Limited Partnership, 138,046 shares of common stock held by Sanderling V Beteiligungs GmbH & Co. KG, 88,963 shares of common stock held by Sanderling V Ventures Management, 281,053 shares of common stock held by Sanderling V Biomedical Co-Investment Fund, L.P., 463,582 shares of common stock held by Sanderling V Venture Partners V Co-Investment Fund, L.P., 759,370 shares of common stock held by Sanderling V Strategic Exit Fund, L.P. (collectively, the Sanderling V Shares), 797,346 shares of common stock held by Sanderling Venture Partners VI Co-Investment Fund, L.P., 15,431 shares of common stock held by Sanderling VI Beteiligungs GmbH & Co. KG, 18,384 shares of common stock held by Sanderling VI Limited Partnership, 7,543 shares of common stock held by Sanderling VI Shares) and 3,446 shares of common stock held by Middleton-McNeil Retirement Trust. Timothy J. Wollaeger, one of the Issuer's directors, Fred A. Middleton, Robert G. McNeil and Timothy C. Mills share voting and investment power with respect to the Sanderling VI Shares. The Reporting Person, a director of Sanderling Ventures, may be deemed to beneficially own the Sanderling V Shares and the Sanderling VI Shares. The Reporting Person disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein.