FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEM	ENT	OF C	HANGE

OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

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Estimated average burden hours per response: 0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

				1				nt Company A										
1. Name and Address of Reporting Person* Socks David A (Last) (First) (Middle) C/O PHATHOM PHARMACEUTICALS, INC. 100 CAMPUS DRIVE, SUITE 102					Issuer Name and Ticker or Trading Symbol Phathom Pharmaceuticals, Inc. [PHAT] 3. Date of Earliest Transaction (Month/Day/Year) 05/19/2021								Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner					
													Officer (give title Other (specify below) below)					
(Street) FLORHAM PAK NJ 07932					4. If Amendment, Date of Original Filed (Month/Day/Year)							Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City)	(St																	
		Table	I - Non-Deriva	ative Se	curities	Acqui	red,	Disposed	l of, o	r Benefi	iciall	ly Own	ed					
Title of Security (Instr. 3) C. Transaction Date (Month/Day/Yea)				2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)					5)	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		Transac (Instr. 3	tion(s)					
Common	Stock		05/19/2021			S ⁽¹⁾		17,269	D	\$31.95	57 ⁽²⁾	1,32	3,676		I S 2 R	oavid A. ocks 013 evocable rust		
Common	Stock		05/19/2021	-		S		16,020	D	\$32.78	36 ⁽³⁾	1,30	7,656		I S 2 R	ocks 013 evocable rust		
Common	Stock		05/19/2021	-		S		3,229	D	\$33.37	96 ⁽⁴⁾	1,30	4,427		I S 2 R	oavid A. ocks 013 evocable rust		
Common	Stock		05/20/2021	-		S		899	D	\$33.76	06 ⁽⁵⁾	1,30	3,528		I S 2 R	oavid A. ocks 013 evocable rust		
Common	ı Stock		05/20/2021	-		S		2,278	D	\$34.93	34 ⁽⁶⁾	1,30	1,250		I S 2 R	oavid A. ocks 013 evocablo		
Common Stock		05/20/2021	-		S		305	D	\$35.26	62 ⁽⁷⁾	1,30	0,945		I S 2 R	oavid A. ocks 013 evocabl			
Common Stock										10	3.49			y 401(k) lan				
		Tal	ole II - Derivati (e.g., pu									Owne	d					
1. Title of Derivative Security (Instr. 3)	. Title of 2. 3. Transaction 3A. Deemed Execution Date Execution Date, if any				4. Transaction Code (Instr. 8) 5. Number of Derivative Securitie: Acquired (A) or Disposed of (D) (Instr. 3, and 5)			Exercisable ar on Date Day/Year)	nd 7. An Se Un De Se			Price of erivative ecurity nstr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficia Ownersh (Instr. 4)		
													l	- 1		1		

		Tal	le II - Derivat (e.g., pı					ired, Disp options,	onvertib	e se			di I		
1. Title of	2. Conversion	3. Transaction	3A. Deemed	C ode Transa		(5A)Nu	n (D) r	ExpertisEbler Expiration D			eSinalres	8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature
ESepolantatio	noorf⊞Respisens	e(Month/Day/Year)	if any	Code (Instr.	Deriv		(Month/Day/	Year)	Secu	rities	Security	Securities	Form:	Beneficial
(Instr. 3) 1. All sales re	Price of eported on this Derivative	Form 4 were effected	(Month/Day/Year) pursuant to a Rule	1065-1 tr	ading p	Secu lan add	rities Died b	y the reporting	person.	Unde Deriv	rlying ative	' (Instr. 5)	' Beneficially . Owned	Direct (D) or Indirect	Ownership (Instr. 4)
shares sold at 3. The price in Company, an range set fort	t each separate reported in Col by security hold th in this footno		e set forth in this foo average price. These or the staff of the Sect	tnote. shares w urities an	rere solo ad Exch	of (D) (Instr d ange Co	, 3, 4 Stiple to	transactions at passion, upon req	prices ranging uest, full infor	from \$	32.30 to \$3 regarding th	3.28. The reponent number of	Transaction(s) (Instr. 4) orting person und shares sold at each	lertakes to prov ch separate pric	ide the e within the
Company, an range set fort	y security hold h in this footno		or the staff of the Sect	urities ar	d Exch	ange C	ommis	ssion, upon req	uest, full infor	mation	re gending ttl or	ne number of	shares sold at eac	ch separate pric	e within the
Company, an	reported in Col	umn 4 is a weighted ler of the Company, o	average price. These or the staff of the Sect	shares w	ere solo d E xch	d in mu ange C	ltiple t o m nis	ransactions at posteriors at posteriors	orices ranging Expiration Lest full infor	from \$	3320 to \$3. of reserring the	4.18. The reponent	orting person und shares sold at eac	lertakes to prov ch separate pric	ide the e within the

- 6. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$34.23 to \$35.20. The reporting person undertakes to provide the Company, any security holder of the Company, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.
- 7. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$35.23 to \$35.41. The reporting person undertakes to provide the Company, any security holder of the Company, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.

Remarks:

/s/ Larry Miller, Attorney-in-05/21/2021 Fact for David A. Socks

** 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.