FORM 3

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

## OMB APPROVAL 3235-0104 OMB Number:

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# INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF **SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

	or Sec	ction 30(h) of	the Investment Company A	ct of 1940				
CRANDELL KEITH		F Event Statement ay/Year)	3. Issuer Name and Ticker or Trading Symbol Boundless Bio, Inc. [ BOLD ]					
(Last) (First) (Middle) 8755 WEST HIGGINS ROAD,			4. Relationship of Reporting Person( Issuer (Check all applicable)  Pinates  4. Relationship of Reporting Person( Issuer (Check all applicable)				5. If Amendment, Date of Original Filed (Month/Day/Year)	
SUITE 1025  (Street)	_		Director Officer (give title below)	X 10% 0 Other below	(specify		eck Applicable	oint/Group Filing e Line) by One Reporting
CHICAGO IL 60631	_					X	Form filed Reporting	by More than One Person
(City) (State) (Zip)								
,	Table I - No	n-Derivat	ive Securities Benef	icially O	wned			
1. Title of Security (Instr. 4)			2. Amount of Securities Beneficially Owned (Instr. 4)	Form:	Direct Owner		ature of Indirect Beneficial nership (Instr. 5)	
Common Stock		27,349		I See		e footnotes <sup>(1)(3)</sup>		
Common Stock		41,025		I See		footnotes <sup>(2)(3)</sup>		
(e.			e Securities Benefici nts, options, conver			)		
1. Title of Derivative Security (Instr. 4)  2. Date Exercisal Expiration Date (Month/Day/Year		Date Underlying Derivative Secu				cise		6. Nature of Indirect Beneficial Ownership (Instr. 5)
	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Derivative Security		or Indirect (I) (Instr. 5)	3)
Series A Convertible Preferred Stock	(6)	(6)	Common Stock	424,908	(6)		I	See footnotes <sup>(1)(3)</sup>
Series A Convertible Preferred Stock	(6)	(6)	Common Stock	586,080	(6)		I	See footnotes <sup>(2)(3)</sup>
Series A Convertible Preferred Stock	(6)	(6)	Common Stock	454,212	(6)		I	See footnotes <sup>(4)(5)</sup>
Series B Convertible Preferred Stock	(6)	(6)	Common Stock	227,920	(6)		I	See footnotes <sup>(4)(5)</sup>
Series C Convertible Preferred Stock	(6)	(6)	Common Stock	164,835	(6)		I	See footnotes <sup>(1)(3)</sup>
Series C Convertible Preferred Stock	(6)	(6)	Common Stock	201,465	(6)		I	See footnotes <sup>(2)(3)</sup>
Series C Convertible Preferred Stock	(6)	(6)	Common Stock	366,301	(6)		Ι	See footnotes <sup>(4)(5)</sup>
1. Name and Address of Reporting Person*								

(Last) (First) (Middle)

8755 WEST HIGGINS ROAD, SUITE 1025

(Street)

CHICAGO	IL	60631				
(City)	(State)	(Zip)				
1. Name and Address of Reporting Person*  BYBEE CLINTON						
(Last) 8755 WEST HI	(First) IGGINS ROAD, S	(Middle) SUITE 1025				
(Street) CHICAGO	IL	60631				
(City)	(State)	(Zip)				
NELSEN RO	ess of Reporting Pers OBERT  (First)  IGGINS ROAD, S	(Middle)				
(Street) CHICAGO	IL	60631				
(City)	(State)	(Zip)				
1. Name and Address of Reporting Person*  GILLIS STEVEN						
(Last) (First) (Middle) 8755 WEST HIGGINS ROAD, SUITE 1025						
(Street) CHICAGO	IL	60631				

## Explanation of Responses:

- 1. Represents shares held directly by ARCH Venture Fund IX, L.P. (ARCH IX). ARCH Venture Partners IX, L.P. (AVP IX LP) is the sole general partner of ARCH IX.
- 2. Represents shares held directly by ARCH Venture Fund IX Overage, L.P. (ARCH IX Overage). ARCH Venture Partners IX Overage, L.P. (AVP IX Overage LP) is the sole general partner of ARCH IX Overage.
- 3. ARCH Venture Partners IX, LLC (AVP IX LLC) is the sole general partner of each of AVP IX LP and AVP IX Overage LP. Keith Crandell, Robert Nelsen and Clinton Bybee are managing directors of AVP IX LLC (the AVP IX MDs). AVP IX LP and AVP IX Overage LP may be deemed to beneficially own the shares held by ARCH IX and ARCH IX Overage, respectively, AVP IX LLC may be deemed to beneficially own the shares held by ARCH IX and ARCH IX Overage, and each of the AVP IX MDs may be deemed to share the power to direct the disposition and vote of the shares held by ARCH IX and ARCH IX Overage. AVP IX LP, AVP IX Overage LP, AVP IX LLC, and the AVP IX MDs each disclaim beneficial ownership except to to the extent of any pecuniary interest therein, if any.
- 4. Represents shares held directly by ARCH Venture Fund X Overage, L.P. (ARCH X Overage). ARCH Venture Partners X Overage, L.P. (AVP X Overage LP) is the sole general partner of ARCH X Overage.
- 5. ARCH Venture Partners X, LLC (AVP X LLC) is the sole general partner of AVP X Overage LP. Keith Crandell, Robert Nelsen and Steven Gillis are members of the investment committee of AVP X LLC (the AVP X Committee Members). AVP X Overage LP may be deemed to beneficially own the shares held by ARCH X Overage, AVP X LLC may be deemed to beneficially own the shares held by ARCH X Overage, and each of the AVP X Committee Members may be deemed to share the power to direct the disposition and vote of the shares held by ARCH X Overage. AVP X Overage LP, AVP X LLC, and the AVP X Committee Members each disclaim beneficial ownership except to the extent of any pecuniary interest therein., if any.
- 6. Each share of the Issuer's preferred stock is convertible into shares of the Issuer's common stock at the holder's election and has no expiration date. The preferred stock will automatically convert into common stock upon the closing of the Issuer's initial public offering.

#### Remarks

This Form 3 is one of two reports relating to the same transaction being filed jointly by ARCH IX, AVP IX LP, ARCH IX Overage, AVP IX Overage LP, AVP IX LLC, ARCH X Overage, AVP X Overage LP, AVP X LLC, Robert Nelsen, Keith Crandell, Steve Gillis and Clint Bybee (collectively, the "Reporting Persons"). Kristina Burow is filing her own Form 3 separately.

/s/ Keith Crandell, By:
Mark McDonnell, attorney 03/27/2024
in-fact
/s/ Clinton Bybee, By:
Mark McDonnell, attorney 03/27/2024
in-fact
/s/ Robert Nelsen, By:
Mark McDonnell, attorney 03/27/2024
in-fact
/s/ Steven Gillis, By: Mark 03/27/2024

McDonnell, attorney in-

<u>fact</u>

\*\* Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- $^{\star}$  If the form is filed by more than one reporting person, see Instruction 5 (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.