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Section 16. Form 4 or Form 5 obligations may continue. See					NT OF CHANGES IN BENEFICIAL OWNERSHIP										ated avera	ige burder	3235-0287 1 0.5	
ion 1(b).			Fil	ed pur or	rsuant r Secti	to Sec ion 30(tion 16(a h) of the	a) of the Se Investmen	curitie	es Exchan	ge Act of 19 of 1940)34						
1. Name and Address of Reporting Person [*] Thackray Helen M.													5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner					
(Last) (First) (Middle) C/O IMMUNOGEN, INC. 830 WINTER STREET													Officer (give title Other (specify below) below)				pecify	
				4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person						
(Street) WALTHAM MA 02451				Form filed by More than One I Person											ne Repor	ting		
(City) (State) (Zip)																		
					satis	sfy the a	affirmative	e defense co	nditior	is of Rule 1	0b5-1(c). Se	e Instructio	on 10.		pian that i	sintended	110	
Security (Inst		DIE I - NOR						-	DIS				-		6. Owne	rshin	7. Nature	
n nue of Security (insu: 5)			Date (Month/Day/Year)		(ear)	Execution Date, if any		e, Transactio Code (Inst					d Securitie Beneficia Owned F	es ally following	Form: D (D) or In	m: Direct or Indirect	of Indirect Beneficial Ownership (Instr. 4)	
								Code	v	Amount	(D)	Price	Transaction(s) (Instr. 3 and 4)					
									, , , , , , , , , , , , , , , , , , ,									
													Owned					
2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)						Expiration Date			of Securities Underlying		8. Price of Derivative Security (Instr. 5)	derivative Securities Beneficial Owned Following Reported	9 O 5 F(11y D 01 1 (1)	wnership orm: rect (D) Indirect	Beneficial Ownershi (Instr. 4)	
				Code	v	(A)	(D)	Date Exercisab			Title	Amount or Number of Shares						
\$0 ⁽²⁾	02/12/2024			D ⁽²⁾			13,090	(2)		(2)	Common Stock	13,090	(2)	0		D		
\$0 ⁽³⁾	02/12/2024			D ⁽³⁾			40,932	(3)		(3)	Common Stock	40,932	(3)	0		D		
\$5.97	02/12/2024			D ⁽⁴⁾			44,000	(4)	0	9/22/2031	Common Stock	44,000	(4)	0		D		
				(4)				(4)		(1) 5/2022	Common	32,066	(4)	0		D		
\$3.37	02/12/2024			D ⁽⁴⁾			32,066	(4)		6/15/2032	Stock							
	this box if no lo 16. Form 4 or ons may contin ion 1(b). Ad Address of ay Helen (F AUNOGEN ITER STRE AM M (S Security (Inst Stock 2. Conversion or Exercise Price of Derivative Security \$0 ⁽²⁾ \$0 ⁽³⁾	this box if no longer subject to 16. Form 4 or Form 5 ons may continue. See ion 1(b). Ind Address of Reporting Person ay Helen M. (First) /UNOGEN, INC. ITER STREET AM MA (State) Tat Security (Instr. 3) Stock 2. Conversion OF Exercise Price of Derivative Security (Month/Day/Year) pate (Month/Day/Year) (Month/Day/Year) \$0 ⁽²⁾ 02/12/2024 \$0 ⁽³⁾ 02/12/2024	this box if no longer subject to 116. Form 4 or Form 5 ons may continue. See ion 1(b). STAT Id Address of Reporting Person* (Middle) ay Helen M. (Middle) (First) (Middle) MUNOGEN, INC. (TER STREET AM MA 02451 (State) (Zip) Table I - Nor Security (Instr. 3) Stock Table II - 2. 3. Transaction Date (Month/Day/Year) Price of Derivative Security 3. 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SEC Earna 4

1. This Form 4 reports securities disposed of pursuant to the terms of the Agreement and Plan of Merger (the "Merger Agreement"), dated November 30, 2023, by and among the Issuer, AbbVie Inc., a Delaware corporation ("AbbVie"), Athene Subsidiary LLC, a Delaware limited liability company and wholly owned subsidiary of AbbVie ("Intermediate Sub"), and Athene Merger Sub Inc., a Massachusetts corporation and wholly owned subsidiary of Intermediate Sub ("Purchaser"), pursuant to which Purchaser merged with and into the Issuer with the Issuer continuing as the surviving corporation (the "Merger"). At the effective time of the Merger (the "Effective Time"), each share of common stock, par value \$.01 per share, of the Issuer (the "Common Stock"), that was issued and outstanding immediately prior to the Effective Time was converted into the right to receive an amount in cash equal to \$31.26, without interest (the "Merger Consideration").

2. Pursuant to the Merger Agreement, at the Effective Time, each restricted stock unit ("RSU") granted prior to the date of the Merger Agreement that was outstanding immediately prior to the Effective Time was canceled, and the Reporting Person was entitled to receive (without interest), in consideration of the cancellation of such RSU, an amount in cash (less any applicable withholding taxes) equal to (i) the number of shares of Common Stock subject to such RSU immediately prior to the Effective Time, multiplied by (ii) the Merger Consideration.

3. Pursuant to the Merger Agreement, at the Effective Time, each deferred share unit ("DSU") granted prior to the date of the Merger Agreement that was outstanding immediately prior to the Effective Time was canceled, and the Reporting Person was entitled to receive (without interest), in consideration of the cancellation of such DSU, an amount in cash (less any applicable withholding taxes) equal to (i) the number of shares of Common Stock subject to such DSU immediately prior to the Effective Time, multiplied by (ii) the Merger Consideration.

4. Pursuant to the Merger Agreement, at the Effective Time, each option to purchase shares of Common Stock ("Stock Option") granted prior to the date of the Merger Agreement that was outstanding and the integer Agreenent, at the Effective Time was canceled and the Reporting Person was entitled to receive (without interest), in consideration of the cancellation of such Stock Option, an amount in cash (less any applicable withholding taxes) equal to (i) the total number of shares of Common Stock subject to such Stock Option immediately prior to the Effective Time, multiplied by (ii) the excess, if any, of the Merger Consideration over the applicable exercise price per share of Common Stock under such Stock Option.

/s/ Joseph J. Kenny, Attorney-02/12/2024

in-Fact

** 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.