FORM 4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

washington, D.C. 20	٥,

OMB APPROVAL							
OMB Number:	3235-0287						
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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

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Name and Address of Reporting Person* Quiroga Cortes Isidoro Alfonso				2. Issuer Name and Ticker or Trading Symbol Rani Therapeutics Holdings, Inc. [RANI]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner Officer (give title Other (specify below) below)						
(Last) (First) (Middle) LEONEL AGUIRRE 1830, APARTMENT 101					3. Date of Earliest Transaction (Month/Day/Year) 10/31/2022														
				4. If Amendment, Date of Original Filed (Month/Day/Year) 11/02/2022									6. Individual or Joint/Group Filing (Check Applicable Line)						
(Street) MONTEVIDEO X3 11500													Form filed by One Reporting Person X Form filed by More than One Reporting Person						
(City)	(St	ate) (Z	Zip)																
		Table	I - Non-Deriva	ative	Sec	uritie	s Acq	uire	d, Dis	pos	ed of	, or E	Benefic	ially Own	ed				
Date		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquir Disposed Of (D) (Ins		ed (A) or str. 3, 4 and 5)		5. Amount of Securities Beneficially Owned Following		6. Owners Form: Dire (D) or Indirect (I) (Instr. 4)	ect Indirec	7. Nature of Indirect Beneficial Ownership (Instr. 4)				
							Code	v	Amou	nt	(A) or (D)	Price	•	Reported Transaction(s) (Instr. 3 and 4)					
Class A (Common St	ock	10/31/2022				P		16,5	523	A	\$6.3	1113 ⁽²⁾	5,218,82	!1	Shares indirectly he through Aequanimic Limited Partnership		ctly held gh animitas ed	
Class A (Common St	ock	11/01/2022				P		3,7	68	A	\$5.9	9802 ⁽³⁾	5,222,58	3 9	I	throug Aequ Limit	ctly held gh animitas	
Class A Common Stock			11/02/2022				P		25,1	197	Α	\$6.3	3085 ⁽⁴⁾	5,247,78	36	I	throug Aequ Limit	ctly held gh animitas	
		Tal	ble II - Derivati												d				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Trans	saction (Instr	5. N n of r. Deri Sec Acq (A) Disp of (I	umber ivative urities juired or posed D) tr. 3, 4	6. Dat	ions, convertible securit ate Exercisable and iration Date nth/Day/Year) 7. Title and Amount of Securities Underlying Derivative Security (In 3 and 4)		e and int of ities lying ative ity (Instr.	8. Price of Derivative Security (Instr. 5) Ber Ow Fol Rel		lumber of vative urities leficially ned owing lorted insaction(s) tr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)			
				Code	· V	(A)	(D)	Date Exerc	cisable	Expi Date	ration	Title	Amount or Number of Shares						
		Reporting Person* Sidoro Alfon	<u> </u>																
(Last)		(First)	(Middle)		-														

Quiroga Cortes Isidoro Alfonso								
(Last)	(First)	(Middle)						
LEONEL AGUIRRE 1830,								
APARTMENT 101								
(Street)								
MONTEVIDEO	X3	11500						
(City)	(State)	(Zip)						
1. Name and Address of Reporting Person*								

Aequanimitas Limited Partnership								
(Last) (First) (Middle)								
LEONEL AGUIRRE 1830,								
APARTMENT 10:	APARTMENT 101							
(Street)	***	44500						
MONTEVIDEO	X3	11500						
,								
(City)	(State)	(Zip)						

Explanation of Responses:

- 1. This amendment to Isidoro Alfonso Quiroga Cortes' Form 4, originally filed with the SEC on November 2, 2022 (the "Original Form 4"), is being filed to include Aequanimitas Limited Partnership ("Aequanimitas") as a Reporting Person under the Original Form 4.
- 2. The reported price in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$5.98 to \$6.14 per share, inclusive. The reporting persons undertake to provide Rani Therapeutics Holdings, Inc., a Delaware corporation (the "Issuer"), any security holder of the Issuer, 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 (1) to this Form 4.
- 3. The reported price in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$5.96 to \$6.22 per share, inclusive. The reporting persons undertake to provide the Issuer, any security holder of the Issuer, 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 (2) to this Form 4.
- 4. The reported price in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$6.01 to \$6.50 per share, inclusive. The reporting persons undertake to provide the Issuer, any security holder of the Issuer, 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 (3) to this Form 4.
- 5. Isidoro Alfonso Quiroga Cortes directly owns 100% of the issued and outstanding interest of the Aequanimitas Management LLC (the "General Partner"). The General Partner directly controls Aequanimitas as its general partner with the power to manage Aequanimitas. Isidoro Alfonso Quiroga Cortes is the sole limited partner of Aequanimitas.

/s/ Isidoro Alfonso Quiroga
Cortes
/s/ Isidoro Alfonso Quiroga
Cortes Authorized Signatory
of Aequanimitas Limited
Partnership
** 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.