(Print or Type Responses)

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

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5. Relationship of Reporting Person(s) to Issuer

longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

Name and Address of Reporting Person — Ampersand 2018 Limited Partnership			I	2. Issuer Name and Ticker or Trading Symbol INTERPACE BIOSCIENCES, INC. [IDXG]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner				
C/O INTER INTERPAC		(First) OSCIENCES, IN /AY	70 200	Date of 101/15/20		t Transa	ection	n (Month/Day	y/Year)		Officer (give	title below)	Othe	r (specify below	v)
(Street) PARSIPPANY, NJ 07054				4. If Amendment, Date Original Filed(Month/Day/Year)							6. Individual or Joint/Group Filing(Check Applicable Line) _X_Form filed by One Reporting Person				
											Form filed by More than One Reporting Person				
(City) (State) (Zip)				Table I - Non-Derivative Securities Acqu							ired, Disposed of, or Beneficially Owned				
1.Title of Secu (Instr. 3)				2A. Deemed Execution Date, if any (Month/Day/Year)		(Ins		(A) (In	Securities Adordor Dispose str. 3, 4 and (A) anount (D)	or	Amount of Se wned Followin ransaction(s) nstr. 3 and 4)			6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership
Reminder: Rep	ort on a sepa	rate line for each cla	Table II -	Derivativ	e Secu	ırities A	Acqui	Persons in this for a current ired, Dispos	orm are not tly valid Ol ed of, or Be	t required to MB controlenesses	o respond u number.		on contained		1474 (9-02)
1. Title of Derivative Security (Instr. 3)	2.	*****	r) any	4. Transaction Code		5. Number		(Month/Day/Year)		7. Title and	Amount of		9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s	Ownershi Form of Derivativ Security: Direct (D or Indirect)	11. Nature
Derivative Security	Conversion or Exercise Price of Derivative Security	Date	Execution Date, if	Transac Code	tion of Second or of (I	f Deriva ecurities cquired r Dispos f (D) nstr. 3,	tive s (A) sed	and Expirat	ion Date	Underlying (Instr. 3 and	Securities	Derivative Security	Derivative Securities Beneficially Owned Following Reported Transaction(s	Ownersh Form of Derivativ Security: Direct (D or Indirects)	of Indirect Beneficial Ownership (Instr. 4)
Derivative Security	or Exercise Price of Derivative	Date	Execution Date, if any	Transac Code	tion of Se A or of (I: ar	f Deriva ecurities equired r Dispos f (D) nstr. 3, and 5)	tive s (A) sed	and Expirat	ion Date //Year) Expiration	Underlying (Instr. 3 and	Securities	Derivative Security	Derivative Securities Beneficially Owned Following Reported	Ownersh Form of Derivativ Security: Direct (D or Indirect	of Indirect Beneficial Ownership (Instr. 4)
Derivative Security	or Exercise Price of Derivative Security	Date (Month/Day/Year)	Execution Date, if any	Transac Code (Instr. 8	tion of Set A or of (II ar	f Deriva ecurities equired r Dispos f (D) (nstr. 3, and 5)	ative s l (A) sed 4,	and Expirati (Month/Day	ion Date //Year) Expiration	Underlying (Instr. 3 and	Amount or Number of	Derivative Security (Instr. 5)	Derivative Securities Beneficially Owned Following Reported Transaction(s	Ownersh Form of Derivativ Security: Direct (D or Indirects)	of Indirect Beneficial Ownership (Instr. 4)
Derivative Security (Instr. 3) Series A Convertible Preferred	or Exercise Price of Derivative Security	Date (Month/Day/Year)	Execution Date, if any	Transac Code (Instr. 8	tion of So A A or of (II ar	f Deriva ecurities acquired r Dispos f (D) (nstr. 3, 4 and 5)	ative s l (A) sed 4,	and Expirat (Month/Day	Expiration	Underlying (Instr. 3 and Title Common Stock	Amount or Number of Shares	Derivative Security (Instr. 5)	Derivative Securities Beneficially Owned Following Reported Transaction(s (Instr. 4)	Ownersh Form of Derivativ Security: Direct (D or Indirect) (I) (Instr. 4)	of Indirect Beneficial Ownership (Instr. 4) See Footnote

Reporting Owners

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Ampersand 2018 Limited Partnership C/O INTERPACE BIOSCIENCES, INC. 300 INTERPACE PARKWAY PARSIPPANY, NJ 07054		X				

Signatures

/s/ Dana L. Niles, Chief Operating Officer of AMCLLC	01/17/2020
**Signature of Reporting Person	Date

Explanation of Responses:

- * 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).
- The Series A Convertible Preferred Stock, par value \$0.01 per share, of the Issuer (the "Series A") was convertible from time to time, at the option of the holder thereof, into a number of shares of common stock, par value \$0.01 per share, of the Issuer (the "Common Stock"), equal to the initial stated value per Series A share of \$100,000 divided by a conversion price, as adjusted to reflect the Issuer's recent one-for-ten (1:10) reverse stock split (the "Reverse Stock Split"), of \$8.00 per share (the "Series A Conversion Price") and then multiplied by the number of shares of Series A to be converted. The Series A had no expiration date.
- (Continued from footnote 1) The Series A Conversion Price was subject to a downward adjustment if a 2020 revenue target of \$34,000,000 related to the Issuer's historical business was not (2) satisfied, subject to a Series A Conversion Price floor of \$5.90 (as adjusted to reflect the Reverse Stock Split). The downward adjustment in Series A Conversion Price was \$0.30 per \$1,000,000 of revenue shortfall but limited to no more than \$2.10.
- On January 15, 2020, the Issuer exchanged all 270 existing shares of Series A held by Ampersand 2018 Limited Partnership (the "Investor") for 27,000 newly created shares of Series B (3) Convertible Preferred Stock, par value \$0.01 per share, of the Issuer (the "Series B") and issued an additional 1,000 shares of Series B to the Investor for an aggregate gross purchase price of \$1,000,000.
- These securities are held of record by the Investor. AMP-18 Management Company Limited Partnership ("AMCLP") is the general partner of the Investor, and AMP-18 MC LLC

 (4) ("AMCLLC") is the general partner of AMCLP. By virtue of such relationships, AMCLP and AMCLLC may be deemed to have voting and investment power with respect to the securities held by the Investor noted above and as a result may be deemed to have beneficial ownership over such securities.
- Each of the Investor, AMCLP and AMCLLC disclaims beneficial ownership of the securities reported herein for purposes of Rule 16a-1(a) under the Securities Exchange Act of 1934, as (5) amended (the "Exchange Act"), except to the extent of its or his pecuniary interest therein, if any. This report shall not be deemed an admission that any such entity or person is a beneficial owner of such securities for the purpose of Section 16 of the Exchange Act, or for any other purpose.
- (6) The Series B is convertible from time to time, at the option of the holder thereof, into a number of shares of Common Stock equal to the initial stated value per Series B share of \$1,000 divided by an initial conversion price of \$6.00 per share and then multiplied by the number of shares of Series B to be converted. The Series B has no expiration date.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.