FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPRO	OMB APPROVAL											
OMB Number:	3235-0287											
Estimated average burd hours per response:	en											
hours per response:	0.5											

5. Relationship of Reporting Person(s) to Issuer (Check all applicable)

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

1. Name and Address of Reporting $\mathsf{Person}^{^\star}$

Roberts Eric W

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

2. Issuer Name **and** Ticker or Trading Symbol

CalciMedica, Inc. /DE/ [CALC]

Roberts Eric W						Carolivicated, Inc. 7BE/ [Crisic]								X Director X 10% Owner						
(Last) (First) (Middle) C/O CALCIMEDICA, INC.						3. Date of Earliest Transaction (Month/Day/Year) 03/20/2023 X Officer (give title below) below) Chief Business Officer									fy					
		4. 1	4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable									
LA C		-									X Form f	iled by N		-						
(S		Rı	Rule 10b5-1(c) Transaction Indication																	
					Chec the at	k this box	to ind defens	icate that se conditi	t a tran	Rule 10b5-1(c	ade pursua :). See Instri	nt to a conti uction 10.	ract, instructio	n or writt	en plan th	at is inter	nded to sa	tisfy		
	Tal	ole I - N	on-Der	ivativ	e Se	curitie	s Ac	quire	d, Di	sposed o	f, or Be	neficial	ly Owned							
, (2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		Disposed Of (D) (Instr. 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	Transaction (Instr. 3 and	n(s) d 4)	(S) (4)						
Common Stock								A		356,989	A	(1)	356,989		I In		By Vale Investn SPV IV LLC ⁽²⁾	nents V,		
Stock			03/20	/2023			Α		66,228	A	(3)	66,228		I In SF		By Valor Investm SPV V, LLC ⁽²⁾	nents			
Common Stock				/2023				A		316,109	A	(4)	316,109		I In SI		By Valor Investor SPV V LLC ⁽²⁾	nents		
Common Stock				/2023			A		10,661	A	(5)	10,661		I		By IRA Financi Trust Compa CFBO W. Rob	ial iny Eric			
		Table II											Owned							
Derivative Conversion Date		Execution if any	ned on Date,	4. Transa	ansaction of Derivative Securities Acquired (A) or Disposed of (D) (Inst		oer ve es ed ed ed	Expiration Day/\(\frac{1}{2}\)		isable and	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		Derivative Security (Instr. 5) Ben Owr Foll Rep Trar		lerivative lecurities Form Direct or Individual Collowing leported ransaction(s)		: Beneficial t (D) Ownership lirect (Instr. 4)			
				Code	v	(A)	(D)	Date Exercis	sable	Expiration Date	Title	Amount or Number of Shares								
\$6.6	03/20/2023			A		22,851		(6)(1	7)	01/23/2030	Common Stock	22,851	(8)	22,	851	D				
\$6.6	03/20/2023			A		36,041		(9)	1	06/29/2030	Common Stock	36,041	(10)(11)	36,	041	D				
\$7.99	03/20/2023			A		6,982		(12)	04/27/2031	Common Stock	6,982	(10)(13)	6,9	982	D				
\$7.99	03/20/2023			A		11,739		(14)	04/27/2031	Common Stock	11,739	(10)(15)	11,	739	D				
	(F LCIMEDIC AST S. BLV LA C (S Security (Insi Stock Stock 2. Conversion or Exercise Price of Picerivative Security \$6.6 \$6.6	(First) LCIMEDICA, INC. AST S. BLVD. #202 LA CA (State) Tal Security (Instr. 3) Stock Stock Stock Stock \$6.6 03/20/2023 \$7.99 03/20/2023	(First) (Middle) LCIMEDICA, INC. AST S. BLVD. #202 LA CA 92037 (State) (Zip) Table I - N Security (Instr. 3) Stock Stock Stock Table II 2. Conversion or Exercise Price of Derivative Security \$6.6 03/20/2023 \$6.6 03/20/2023	CIMEDICA, INC. STS. BLVD. #202	Conversion Con	Stock	Conversion Or Exercise Price of e Security Stock Stock	Conversion Conversion Conversion Conversion Conversion Prior variety Security Securi	Climerical Conversion Conve	Code V Code Cod	Convertion Con	CIMEDICA, INC. STS. BLVD. #202	Stock	Check bits both to include that a transaction (Month/Day/Year) Security (Instr. 3) 2. Transaction Check bits both to include that a transaction and the fibth fict of the total continuous of the fibth fict of the fibth fict of the total continuous of the fibth fict of the total continuous of the fibth fict of the total continuous of the fibth fict of the fibth fict of the total continuous of the fibth fict of the fibth fict of the total continuous of the fibth fict of the fibth fi	Criss College Colleg	Comment Comm	CIMPO CA P2023			

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)															
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)		ransaction of ode (Instr. Derivative		ve es d ed nstr.	6. Date Exerc Expiration Da (Month/Day/Y	ate	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares				
Employee Stock Option (right to buy)	\$7.99	03/20/2023		A		6,982		(12)	06/30/2031	Common Stock	6,982	(10)(13)	6,982	D	
Employee Stock Option (right to buy)	\$7.99	03/20/2023		A		11,778		(12)	06/30/2031	Common Stock	11,778	(16)	11,778	D	
Employee Stock Option (right to buy)	\$10.42	03/20/2023		A		2,935		(14)	08/30/2032	Common Stock	2,935	(10)(17)	2,935	D	
Employee Stock Option (right to buy)	\$10.42	03/20/2023		A		1,677		(14)	08/30/2032	Common Stock	1,677	(10)(18)	1,677	D	
Employee Stock Option (right to buy)	\$10.42	03/20/2023		A		1,263		(14)	08/30/2032	Common Stock	1,263	(10)(19)	1,263	D	
Employee Stock Option (right to buy)	\$17.34	03/20/2023		A		5,284		(20)	03/19/2033	Common Stock	5,284	(10)(21)	5,284	D	
Employee Stock Option (right to buy)	\$17.34	03/20/2023		A		20,060		(20)	03/19/2033	Common Stock	20,060	(10)(22)	20,060	D	
Employee Stock Option (right to buy)	\$17.34	03/20/2023		A		1,804		(20)	03/19/2023	Common Stock	1,804	(10)(23)	1,804	D	
Warrant	\$10.42	03/20/2023		A		2,793		(24)	04/27/2031	Common Stock	2,793	(25)	2,793	D	
Warrant	\$27.94	03/20/2023		A		9,935		(14)	02/22/2026	Common Stock	9,935	(26)	9,935	I	By Valence Investments SPV V, LLC ⁽²⁾
Warrant	\$27.94	03/20/2023		A		9,935		(14)	06/25/2026	Common Stock	9,935	(26)	9,935	I	By Valence Investments SPV V, LLC ⁽²⁾

Explanation of Responses:

- 1. Received in exchange for an aggregate of 12,395,423 shares of common stock of CalciMedica, Inc. ("CalciMedica") pursuant to an Agreement and Plan of Merger and Reorganization (the "Merger Agreement") by and among CalciMedica, the Issuer and Camaro Merger Sub, Inc., a wholly-owned subsidiary of the Issuer ("Merger Sub"). Under the terms of the Merger Agreement, on March 20, 2023, Merger Sub merged with and into CalciMedica (the "Merger"), with CalciMedica surviving the Merger as a wholly-owned subsidiary of the Issuer. Upon the closing of the Merger, each share of CalciMedica common stock was converted into the right to receive 0.0288 of a share of the Issuer's common stock. Subsequent to the Merger, the name of the Issuer was changed from Graybug Vision, Inc. to CalciMedica, Inc.
- 2. The Reporting Person, a co-founder and managing director of Valence Investments SPV IV, LLC ("Valence IV"), Valence Investments SPV V, LLC ("Valence V") and Valence Investments SPV VI, LLC (Valence VI), may be deemed to beneficially own the securities held by Valence IV, Valence V and Valence VI (the "Valence Securities"). The Reporting Person disclaims beneficial ownership of the Valence Securities except to the extent of his pecuniary interest therein.
- 3. Received in exchange for 2,299,564 shares of the common stock of CalciMedica pursuant to the Merger Agreement.
- 4. Received in exchange for 10,975,977 shares of the common stock of CalciMedica pursuant to the Merger Agreement.
- 5. Received in exchange for 370,140 shares of the common stock of CalciMedica pursuant to the Merger Agreement.
- 6. 25% of the shares subject to the option vested on April 30, 2020 and the balance of the shares vest in a series of thirty-six (36) successive equal monthly installments thereafter.
- 7. 25% of the shares subject to the option vested on May 20, 2021 and the balance of the shares vest in a series of thirty-six (36) successive equal monthly installments thereafter.
- 8. Received in exchange for a stock option to acquire 793,470 shares of common stock of CalciMedica pursuant to the Merger Agreement.
- 9. 25% of the shares subject to the option vested on May 20, 2020 and the balance of the shares vest in a series of thirty-six (36) successive equal monthly installments thereafter.
- 10. Upon the closing of the Merger, each outstanding option to purchase shares of CalciMedica common stock was assumed by the Issuer and converted into an option to purchase the Issuer's common stock.
- 11. Received in exchange for a stock option to acquire 1,251,440 shares of common stock of CalciMedica pursuant to the Merger Agreement.
- 12. Beginning on February 22, 2021, the shares subject to the option vest in a series of forty-eight (48) successive equal monthly installments.
- 13. Received in exchange for a stock option to acquire 242,431 shares of common stock of CalciMedica pursuant to the Merger Agreement.
- 14. Immediately exercisable
- 15. Received in exchange for a stock option to acquire 408,982 shares of common stock of CalciMedica pursuant to the Merger Agreement.
- 16. Received in exchange for a stock option to acquire 408,982 shares of common stock of CalciMedica pursuant to the Merger Agreement.
- 17. Received in exchange for a stock option to acquire 101,911 shares of common stock of CalciMedica pursuant to the Merger Agreement.
- 18. Received in exchange for a stock option to acquire 58,235 shares of common stock of CalciMedica pursuant to the Merger Agreement.
- 19. Received in exchange for a stock option to acquire 43,873 shares of common stock of CalciMedica pursuant to the Merger Agreement.
- 20. Beginning on November 22, 2022, the shares subject to the option vest in a series of forty-eight (48) successive equal monthly installments.
- 21. Received in exchange for a stock option to acquire 183,501 shares of common stock of CalciMedica pursuant to the Merger Agreement.
- 22. Received in exchange for a stock option to acquire 696,547 shares of common stock of CalciMedica pursuant to the Merger Agreement.

- 23. Received in exchange for a stock option to acquire 62,659 shares of common stock of CalciMedica pursuant to the Merger Agreement.
- 24. Beginning on February 22, 2021, the shares subject to the warrant shall be exercisable in a series of forty-eight (48) successive equal monthly installments.
- 25. Received in exchange for a warrant to purchase 96,970 shares of common stock of CalciMedica pursuant to the Merger Agreement.
- 26. Received in exchange for a stock option to acquire 344,934 shares of common stock of CalciMedica pursuant to the Merger Agreement.

Remarks:

By John Dunn, Attorney-in-Fact 03/22/2023

** 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.

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