FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Vashington,	D.C.	20549
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APP	ROVAL
OMP Number	2225 026

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 or Section 30(h) of the Investment Company Act of 1940

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OMB Number:	3235-0287
Estimated average burden	
hours per response:	0.5

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1. Name and Address of Reporting Person* TULLIS DICKERSON CAPITAL FOCUS III, L.P.						2. Issuer Name and Ticker or Trading Symbol EXAGEN INC. [XGN]								S. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner Officer (give title Other (specify)					wner (specify							
(Last) 11770 US	,	irst) Y ONE, SUITE!	(Middle)			3. Date		arliest Transa)	action (Mo	onth/[Day/Year)				below)		below)								
(Street) PALM BEACH GARDENS FL 33408					4. If Amendment, Date of Original Filed (Month/Day/Year)								Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person													
(City)	(S	tate)	(Zip)																							
		7	Гable I - N	on-D	eriva	tive	Seci	ırities Ac	quired	, Di	sposed o	f, or Ber	neficia	lly O	wned											
1. Title of Se	ecurity (Instr	. 3)		Date	ansactio	- 1	Exec if any	eemed ution Date, ' th/Day/Year)	3. Transaction Code (Instr. 8) 4. Securities Acquired (A Disposed Of (D) (Instr. 3, 8)			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		Transac (Instr. 3	tion(s)			(111541.4)							
Common S	Stock			09/	/19/20	19			Х		11,498	A	\$14.	3235	11,597			I	See footnote ⁽¹⁾							
Common S	Stock			09/	/19/20	19			F		8,865	D	\$18	3.58	2,732			2,732		2,732		2,732			I	See footnote ⁽¹⁾
Common S	Stock				/23/20				С		1,786,85		\$0.		1,789,585			I	See footnote ⁽¹⁾							
			Table II					ities Acq warrants							ned											
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution D if any (Month/Day/	ate,	4. Transa Code (8)		Deri Sec Acq Disi	umber of vative urities uired (A) or oosed of (D) tr. 3, 4 and	6. Date I Expirati (Month/	on Da		7. Title and of Securiti Underlying Derivative (Instr. 3 an	ies g Security	De Se	Price of rivative curity str. 5)	derivative Securities Beneficially Owned Following Reported	Owner Form: Direct or Ind (I) (Ins	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)							
					Code	v	(A)	(D)	Date Exercisa	able	Expiration Date	Title	Amount or Number of Share	,		Transactior (Instr. 4)										
Warrants	\$14.3235	09/19/2019			X			11,498	(3)		(3)	Common Stock ⁽⁴⁾	11,49)8 \$:	14.3235	0		I	See footnotes ⁽¹⁾⁽⁵⁾							
Series A-3 Redeemable Convertible Preferred Stock	(6)	09/23/2019			С			468,321	(6)		(6)	Common Stock	2,550	0	(6)	0		I	See footnotes ⁽¹⁾⁽²⁾							
Series C Redeemable Convertible Preferred Stock	(7)	09/23/2019			С			5,446,902	(7)		(7)	Common Stock	95,06	69	(7)	0		I	See footnotes ⁽¹⁾⁽²⁾							
Series E Redeemable Convertible Preferred Stock	(8)	09/23/2019			С			53,251,030	(8)		(8)	Common Stock	929,43	32	(8)	0		I	See footnotes ⁽¹⁾⁽⁹⁾							
Series F Redeemable Convertible Preferred Stock	(10)	09/23/2019			С			81,166,266	(10)		(10)	Common Stock	441,99	98	(10)	0		I	See footnotes ⁽¹⁾⁽¹¹							
Series H Redeemable Convertible Preferred Stock	(12)	09/23/2019			С			58,359,932	(12)		(12)	Common Stock	317,80	04	(12)	0		I	See footnotes ⁽¹⁾ (13							
		Reporting Person*	TAL FOC	CUS	III, L	P.	,																			

(Middle)

33408

(Last)

(Street)

PALM BEACH

(First) 11770 US HIGHWAY ONE, SUITE 503

FL

(City)	(State)	(Zip)				
1. Name and Address	of Reporting Person*					
Tullis Growth I	Fund, L.P.					
(I act)	(First)	(Middle)				
(Last)	AY ONE, SUITE 503	(Middle)				
	THE OFFICE, DOTTED DOD					
(Street)						
PALM BEACH	FL	33408				
GARDENS						
(City)	(State)	(Zip)				
1. Name and Address	of Reporting Person*					
	WTH FUND II, L.F	<u>.</u>				
-						
(Last)	(First)	(Middle)				
11770 US HIGHW	YAY ONE, SUITE 503					
(Stroot)						
(Street) PALM BEACH						
GARDENS	FL	33408				
(City)	(State)	(Zip)				
1. Name and Address	of Reporting Person*					
TULLIS DICK	ERSON PARTNEI	RS III, L.L.C.				
(Last)	(First)	(Middle)				
	YAY ONE, SUITE 503	(,				
(Street)						
PALM BEACH	T.	22.400				
GARDENS	FL	33408				
(City)	(State)	(Zip)				

Explanation of Responses:

- 1. The shares reported on this form are held of record by Tullis-Dickerson Capital Focus III, L.P. ("Tullis"), Tullis Growth Fund, L.P. ("Tullis Growth Fund II, L.P. ("Tullis Growth II"). Tullis-Dickerson Partners III, LLC ("Tullis Partners") is the general partner of Tullis and may be deemed to beneficially own the securities held by Tullis. Tullis Growth Partners, LLC and Tullis Growth Partners II, LLC are the general partners of Tullis Growth and Tullis Growth II, respectively, and may be deemed to beneficially own the securities held by Tullis Growth and Tullis Growth II. James L.L. Tullis is a Principal of each of the foregoing entities and may be deemed to possess voting and investment control over, and may be deemed to have an indirect beneficial ownership with respect to, the shares held by Tullis, Tullis Growth and Tullis Growth II.
- 2. Represents securities held of record by Tullis.
- $3. \ The \ warrants \ are \ currently \ exercisable \ and \ will \ terminate \ upon \ closing \ of \ the \ Issuer's \ initial \ public \ of fering.$
- 4. Represents warrants that previously entitled the holders to purchase Series E Redeemable Convertible Preferred Stock, which, pursuant to their terms, were settled in shares of the Issuer's Common Stock.
- 5. Includes warrants held by Tullis and Tullis Growth, respectively, to purchase 43 shares of the Issuer's Common Stock and warrants to purchase 11,455 shares of the Issuer's Common Stock.
- 6. The Series A-3 Redeemable Convertible Preferred Stock (the "Series A-3") is convertible into the Issuer's Common Stock on a 183.635-for-one basis at the holder's election and has no expiration date. The Series A-3 automatically converted into Common Stock upon the closing of the Issuer's initial public offering.
- 7. The Series C Redeemable Convertible Preferred Stock (the "Series C") is convertible into the Issuer's Common Stock on a 57.294-for-one basis at the holder's election and has no expiration date. The Series C automatically converted into Common Stock upon the closing of the Issuer's initial public offering.
- 8. The Series E Redeemable Convertible Preferred Stock (the "Series E") is convertible into the Issuer's Common Stock on a 57.294-for-one basis at the holder's election and has no expiration date. The Series E automatically converted into Common Stock upon the closing of the Issuer's initial public offering.
- $9.\ Includes\ 656,282\ and\ 273,150\ shares\ of\ common\ stock\ underlying\ the\ Series\ E\ shares\ held\ by\ Tullis\ and\ Tullis\ Growth,\ respectively.$
- 10. The Series F Redeemable Convertible Preferred Stock ("Series F") is convertible into the Issuer's Common Stock on a 183.635-for-one basis at the holder's election and has no expiration date. The Series F automatically converted into Common Stock upon the closing of the Issuer's initial public offering.
- $11.\ Includes\ 242,226\ and\ 199,771\ shares\ of\ common\ stock\ underlying\ the\ Series\ F\ shares\ held\ by\ Tullis\ and\ Tullis\ Growth,\ respectively.$
- 12. The Series H Redeemable Convertible Preferred Stock ("Series H") is convertible into the Issuer's Common Stock on a 183.635-for-one basis at the holder's election and has no expiration date. The Series H automatically converted into Common Stock upon the closing of the Issuer's initial public offering.
- $13. \ Includes \ 106,897 \ shares, 105,453 \ shares \ and \ 105,453 \ shares \ of \ common \ stock \ underlying \ the \ Series \ H \ shares \ held \ by \ Tullis, \ Tullis \ Growth \ and \ Tullis \ Growth \ II, \ respectively.$

Remarks:

Tullis Growth Fund II, L.P., By: Tullis-Growth Partners II, L.L.C., its general partner, /s/ 09/23/2019 James L. L. Tullis, Name: James L.L. Tullis, Title: Manager Tullis Growth Fund, L.P., By: Tullis-Growth Partners, L.L.C. 09/23/2019 its general partner, /s/ James L. L. Tullis, Name: James L.L. Tullis, Title: Manager **Tullis-Dickerson Capital Focus** III, L.P., By: Tullis-Dickerson Partners, L.L.C., its general 09/23/2019 partner, /s/ James L. L. Tullis, Name: James L.L. Tullis, Title: <u>Manager</u>

Tullis-Dickerson Partners III, L.L.C., /s/ James L. L. Tullis, Name: James L.L. Tullis, Title:

09/23/2019

<u>Manager</u>** 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.