### Edgar Filing: Masterson Nola E - Form 4

Masterson No Form 4 January 31, 2											
<b>FORM</b>	Л	STATES		RITIES A			NGE (	COMMISSION		s per 0.5 0.5 0 (s) to 0 wner (specify g(Check son forting y <b>Owned</b> 7. Nature of	
Check this if no long subject to Section 16 Form 4 or Form 5 obligation may conti	er <b>STATEN</b> 5. Filed pur <sup>8</sup> Section 17(	suant to S	F CHAN	GES IN SECUF 6(a) of th	BENEF RITIES ne Securi	ICIA	xchang	NERSHIP OF e Act of 1934, f 1935 or Sectio	Expires: Estimated a burden hou response	2005 average rs per	
<i>See</i> Instru 1(b).		30(h)	of the In	vestment	: Compai	ny Act	t of 194	10			
(Print or Type R	esponses)										
1. Name and Address of Reporting Person <u>*</u> Masterson Nola E			2. Issuer Name <b>and</b> Ticker or Trading Symbol REPROS THERAPEUTICS INC.					5. Relationship of Reporting Person(s) to Issuer (Check all applicable)			
(Last) 768 WEST (	(First) (1 CALIFORNIA W	Middle) VAY	[RPRX] 3. Date of (Month/D 01/29/20	Earliest T ay/Year)	ransaction			X Director Officer (give below)		Owner er (specify	
	(Street)			ndment, Da hth/Day/Yea	-	1		<ul> <li>6. Individual or Joint/Group Filing(Check Applicable Line)</li> <li>_X_ Form filed by One Reporting Person</li> <li> Form filed by More than One Reporting</li> </ul>			
WOODSIDE								Person		porting	
(City)	(State)	(Zip)	Table	e I - Non-I	Derivative	Securi	ties Acq	uired, Disposed of	f, or Beneficial	ly Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	Executio any	1			d of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)			
Common Stock	01/29/2018			Code V U	Amoun 12,221	t (D)	Price \$ 0.67	(Instr. 3 and 4) 27,779	D		
Common Stock	01/31/2018			D	27,779	D	\$ 0.67 (1) (2)	0	D		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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 control number.

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# 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)	4. Transactic Code (Instr. 8)	5. Number on f Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exer Expiration D (Month/Day	ate	7. Title and A Underlying S (Instr. 3 and	Securities	8. 1 De Sec (In
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	
Stock Option	\$ 0.32	01/31/2018		D	5,000	(3)(4)	09/15/2027	Common Stock	5,000	

## **Reporting Owners**

Reporting Owner Name / Address				
	Director	10% Owner	Officer	Other
Masterson Nola E 768 WEST CALIFORNIA WAY WOODSIDE, CA 94062	Х			
Signatures				
/s/ Katherine A. Anderson, Attorney-in-fact	0		2018	
<u>**</u> 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).

Consists of restricted stock units. Pursuant to the terms of the Agreement and Plan of Merger (the "Merger Agreement"), dated December 11, 2018, by and among Repros Therapeutics Inc. (the "Issuer"), Allergan Sales, LLC ("Parent") and Celestial Merger Sub, Inc. ("Purchaser"), pursuant to which Purchaser was merged with and into Issuer (the "Merger"), each outstanding restricted stock unit and

(1) ("Furthaser"), pursuant to which Furthaser was merged with and into issuer (the "Merger"), each outstanting restricted stock unit and any associated rights to the issuance of shares of the Issuer's common stock, par value \$0.001 per share (the "Shares") upon the achievement of Issuer performance goals (the "Issuer RSUs") under the Issuer's equity plans that was not then vested was cancelled, (continued in Footnote 2)

(continued from Footnote 1) and the holder of such cancelled Issuer RSUs became entitled to receive, in exchange therefor, an amount in cash equal to the product of (x) the total number of Shares subject to (or deliverable under) such Issuer RSUs immediately prior to the

- (2) effective time of the Merger (the "Effective Time") (determined after giving effect to the accelerated vesting and deemed achievement at maximum applicable performance levels) multiplied by (y) \$0.67 in cash (the "Closing Amount"). These restricted stock units were fully vested immediately prior to the Effective Time.
- (3) Pursuant to the terms of the Merger Agreement, each option to purchase Shares (a "Company Option") that was then outstanding and unexercised, whether or not vested and which had a per-Share exercise price less than the Closing Amount (each, an "In the Money Option"), was cancelled and converted into the right to receive (i) a cash payment equal to (A) the excess, if any, of (x) the Closing Amount over (y) the exercise price payable per Share under such In the Money Option, multiplied by (B) the total number of Shares subject to such In the Money Option immediately prior to the Effective Time. At the Effective Time, each Company Option other than an

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In the Money Option that was then outstanding and unexercised, whether or not vested (each, an "Out of the Money Option"), was cancelled at the Effective Time without any consideration payable therefor.

(4) The Shares subject to this option were fully vested immediately prior to the Effective Time.

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.