(Street) **THOUSAND**

OAKS

CA

91320-1799

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Check this box if no longer subject to Section 16. Form 4 or Form 5	STATEMENT OF CHAN
obligations may continue. See	Filed assessment to Continu

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL OMB Number: Estimated average burden

7. Nature of Indirect Beneficial Ownership (Instr. 4)

Acquisition Corp. By Armstrong

Acquisition Corp.

11. Nature of Indirect Beneficial Ownership (Instr. 4)

By Armstrong

0.5

	ions may contir tion 1(b).	nue. See		File							curities Exchait Company Act			34		ho	urs per	response:	0
1	me and Address of Reporting Person* IGEN INC					2. Issuer Name and Ticker or Trading Symbol									Check all ap		•		o Issuer % Owner
(Last) ONE AM	•	rst) ((Middl	e)		Date o		st Tra	ansactio	on (Mo	onth/Day/Year)				Officer (give title Othe below) below				er (specify W)
(Street) THOUSA OAKS (City)	C/		91320 (Zip)	0-1799	4.	If Ame	endment	, Date	e of Or	iginal	Filed (Month/D	ay/Y	ear)			m filed by 0	One Re	eporting Pe	erson
		Tabl	le I -	Non-Deriv	/ativ	e Se	curitie	es A	cqui	red,	Disposed (of, o	or Ber	eficia	ally Own	ed			
1. Title of S	Security (Inst			2. Transactio Date (Month/Day/	n	2A. Do Execu	eemed Ition Dat h/Day/Ye	e,	3. Transa Code (action	4. Securities Disposed Of	Acqu	ired (A)	or	5. Amo Securit Benefic Owned	unt of ies cially Following	Form (D) o	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	
								Ì	Code	v	Amount		(A) or (D)	Price	Reporte Transac (Instr. 3	ction(s)			(Instr. 4)
Common	Stock			03/02/20	12				P		452,388 ⁽³	l)	A	\$11	80,4	177,485 I		I	By Armstror Acquisiti Corp.
Common	Stock			03/05/20	12				P		2,035,994 [©]	2)(3)	A	\$11	82,5	13,479		I	By Armstror Acquisiti Corp.
		Ta	able								sposed of, s, converti				y Owned	i	,	,	
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		4. Transaction Code (Instr. 8)		5. Numbe		6. Date Expiration (Month/Dates)		ercisable and	7. Ar Se Ur De Se	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		8. Price of Derivative Security (Instr. 5)	9. Number derivativ Securitie Beneficia Owned Following Reported Transact (Instr. 4)	e Owners Form: Direct (or Indir (I) (Insti	Ownershi	Benefici Ownersl ect (Instr. 4)
					Code	v	(A)	(D)	Dat Exe	e ercisab	Expiration le Date	Tit	or Nu of	ımber					
1. Name ar		Reporting Person*					·				,		·						,
(Last) ONE AM	MGEN CEN	(First) TER DRIVE		(Middle)															
(Street)						-													
OAKS	AND	CA		91320-1799)														
(City)	AND	CA (State)		91320-1799 (Zip))	-													
(City) 1. Name ar	nd Address of)														

(City) (State) (Zip)

Explanation of Responses:

- 1. The initial tender offer (the "Initial Offer") commenced by Armstrong Acquisition Corp. ("Purchaser"), a wholly-owned subsidiary of Amgen Inc. ("Amgen"), to acquire all of the outstanding shares of common stock, par value \$0.00004 per share (together with the associated preferred share purchase rights, the "Shares") of Micromet, Inc. ("Micromet") at a purchase price of \$11.00 per Share in cash (the "Offer Price") expired at 12:00 midnight, New York City time, at the end of Thursday, March 1, 2012 (the "Expiration Date"). Based on the information provided to Amgen by the depositary for the tender offers (the "Depositary") on March 2, 2012, approximately 452,388 Shares subject to guaranteed delivery procedures in the Initial Offer, as described in the Offer to Purchase, dated February 2, 2012 (the "Offer to Purchase"), had been validly tendered and accepted for payment.
- 2. Following the Expiration Date, the Purchaser commenced a subsequent offering period (the "Subsequent Offer") to acquire all of the remaining untendered Shares of Micromet. The Subsequent Offer is scheduled to expire at 12:00 midnight, New York City time, at the end of March 6, 2012. Shares validly tendered during this Subsequent Offer are accepted immediately for payment and tendering stockholders are paid the Offer Price, upon the same terms and subject to the same conditions as the Initial Offer, as set forth in the Offer to Purchase and the related Letter of Transmittal included as exhibits to the Tender Offer Statement on Schedule TO-T filed by Purchaser and Amgen with the Securities and Exchange Commission on February 2, 2012, except that Shares tendered during the Subsequent Offer may not be withdrawn.
- 3. Based on the information provided to Amgen by the Depositary on March 5, 2012, approximately 349,177 Shares subject to guaranteed delivery procedures in the Initial Offer, as described in the Offer to Purchase, had been validly tendered and accepted for payment and approximately 1,686,817 Shares had been validly tendered and accepted for payment in the Subsequent Offer.

/s/ David J. Scott, Senior Vice
President, General Counsel and
Secretary on behalf of Amgen 03/06/2012
Inc. and Armstrong
Acquisition Corp.

Date

** Signature of Reporting Person

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.