### Edgar Filing: Goldberg Michael - Form 4

| Goldberg Michae<br>Form 4  | 21                              |  |  |  |                      |   |  |  |              |  |   |                       |
|--|---------------------------------|--|--|--|----------------------|---|--|--|--------------|--|---|-----------------------|
| November 13, 20  | 17                              |  |  |  |                      |   |  |  |              |  |   |                       |
| FORM 4   |                                 |  |  |  |                      |   |  |  |              | OMB A  | PPROVA  | ۱L                    |
|  | UNITED                          | STATES                                     |  | RITIES A<br>shington                             |                      |   | NGE  | COMMISSIO  |              | OMB<br>Jumber:   | 3235-   | 0287                  |
| Check this box<br>if no longer<br>subject to<br>Section 16.<br>Form 4 or<br>Form 5 |                                 |  |  |  |                      |   |  |  |              | Expires: Januar<br>Estimated average<br>burden hours per<br>response |   | ry 31,<br>2005<br>0.5 |
| obligations<br>may continue.<br>See Instruction<br>1(b).                           | Section 17(                     | a) of the I                                | Public U   |  | ding C               | ompany  | Act  | nge Act of 1934,<br>of 1935 or Secti<br>940  |              |  |   |                       |
| (Print or Type Respondence)  | nses)                           |  |  |  |                      |   |  |  |              |  |   |                       |
| 1. Name and Address of Reporting Person <u>*</u><br>Goldberg Michael               |                                 |  | 2. Issuer Name <b>and</b> Ticker or Trading<br>Symbol<br>CareDx, Inc. [CDNA] |  |                      |   |  | 5. Relationship of Reporting Person(s) to Issuer   |              |  |   |                       |
|  |                                 |  |  |  |                      |   | (Check all applicable)                                       |  |              |  |   |                       |
| (Last) (First) (Middle)<br>C/O CAREDX, INC., 3260                                  |                                 |  | 3. Date of Earliest Transaction<br>(Month/Day/Year)<br>11/08/2017            |  |                      |   | _X_ Director 10% Owner<br>Officer (give title Other (specify |  |              |  |   |                       |
| BAYSHORE BO  |                                 | )  |  |  |                      |   |  | below)   |              | below)   |   |                       |
| (Street)   |                                 |  | 4. If Amendment, Date Original Filed(Month/Day/Year)                         |  |                      |   |  | <ul> <li>6. Individual or Joint/Group Filing(Check<br/>Applicable Line)</li> <li>_X_ Form filed by One Reporting Person</li> <li> Form filed by More than One Reporting</li> </ul> |              |  |   |                       |
| BRISBANE, CA   | 94005                           |  |  |  |                      |   |  | Form filed by Person   | / More       | than One Re  | eporting  |                       |
| (City) (   | (State)                         | (Zip)                                      | Tab  | ole I - Non-l                                    | Derivati             | ve Securi   | ties A   | cquired, Disposed  | of, or       | Beneficia  | lly Ownee   | d                     |
|  | ansaction Date<br>hth/Day/Year) | 2A. Deemo<br>Execution<br>any<br>(Month/Da | Date, if   | 3.<br>Transactio<br>Code<br>(Instr. 8)<br>Code V | Dispose<br>(Instr. 3 | ed (A) or<br>ed of (D)<br>3, 4 and 5<br>(A)<br>or |  | 5. Amount of<br>Securities<br>Beneficially<br>Owned<br>Following<br>Reported<br>Transaction(s)<br>(Instr. 3 and 4)   | Form         | n: Direct<br>or Indirect   | 7. Nature<br>Indirect<br>Beneficia<br>Ownersh<br>(Instr. 4) | al<br>ip              |
| Reminder: Report on  | a separate line                 | e for each cla                             | ass of sec   | urities bene                                     | ficially c           | wned dire   | ectly c  | or indirectly.   |              |  |   |                       |
|  |                                 |  |  |  | info<br>requ<br>disp | rmation   | cont<br>respo  | pond to the colle<br>ained in this form<br>ond unless the fo<br>ntly valid OMB co  | n are<br>orm | not  | SEC 1474<br>(9-02)  |                       |

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned
 (e.g., puts, calls, warrants, options, convertible securities)

| 1. Title of | 2.          | 3. Transaction Date | 3A. Deemed         | 4.        | 5. Number of        | 6. Date Exercisable and | 7. Title and Amount |
|-------------|-------------|---------------------|--------------------|-----------|---------------------|-------------------------|---------------------|
| Derivative  | Conversion  | (Month/Day/Year)    | Execution Date, if | Transacti | orDerivative        | Expiration Date         | Underlying Securiti |
| Security    | or Exercise |                     | any                | Code      | Securities Acquired | (Month/Day/Year)        | (Instr. 3 and 4)    |

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| (Instr. 3)                                   | Price of<br>Derivative<br>Security |            | (Month/Day/Year) | (Instr. | <ul> <li>(A) or Disposed of</li> <li>(D)</li> <li>(Instr. 3, 4, and 5)</li> </ul> |        |        |                     |                    |                 |                              |
|--|------------------------------------|------------|------------------|---------|---|--------|--------|---------------------|--------------------|-----------------|------------------------------|
|  |                                    |            |                  | Code    | V   | (A)    | (D)    | Date<br>Exercisable | Expiration<br>Date | Title           | Amou<br>or<br>Numb<br>of Sha |
| Option to<br>Purchase<br>Common<br>Stock     | \$ 12.4                            | 11/08/2017 |                  | D       |   |        | 61,386 | (1)                 | 04/08/2024         | Common<br>Stock | 61,3                         |
| Option to<br>Purchase<br>Common<br>Stock (3) | \$ 5.49 <u>(4)</u>                 | 11/09/2017 |                  | A       |   | 37,453 |        | (5)(6)              | 11/09/2024         | Common<br>Stock | 37,4                         |

# **Reporting Owners**

| <b>Reporting Owner Name / Address</b>   | Relationships |           |         |       |  |  |  |  |
|---|---------------|-----------|---------|-------|--|--|--|--|
|   | Director      | 10% Owner | Officer | Other |  |  |  |  |
| Goldberg Michael<br>C/O CAREDX, INC.<br>3260 BAYSHORE BOULEVARD<br>BRISBANE, CA 94005 | Х             |           |         |       |  |  |  |  |
| Signatures  |               |           |         |       |  |  |  |  |
|   | N / 1         |           |         |       |  |  |  |  |

/s/ Peter Maag as attorney-in-fact for Michael D. Goldberg

\*\*Signature of Reporting Person

# **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).
- (1) 54,992 of the shares underlying the canceled option were vested and immediately exercisable. The remaining shares underlying the cancelled option were scheduled to vest monthly in increments of 1/48th of the shares subject to the options.

On November 8, 2017, pursuant to the offer by CareDx, Inc. (the "Company") to exchange certain outstanding stock options for new options as more fully described in the Schedule TO-I, filed with the Securities Exchange Commission on October 12, 2017, as amended

11/10/2017

Date

- (2) and supplemented on October 24, 2017 and November 9, 2017(the "Exchange Offer"), the Company cancelled a stock option for 61,386 shares granted to the reporting person on April 8, 2014. In exchange for such cancelled stock option, the reporting person received a new stock option for 37,453 shares.
- (3) Represents a stock option granted pursuant to the Exchange Offer (the "New Options").
- (4) The exercise price per share equals the closing price per share of the Company's common stock, as quoted by NASDAQ, on November 9, 2017.
- (5) The New Options are scheduled to vest in three equal installments based upon the Company's achievement of certain performance goals as follows: (i) one third of the New Options vest upon the Company's determination, which has been reviewed by the Company's independent registered public accounting firm, that the Company has achieved \$10 million of total cumulative sales of Allosure, its proprietary next-generation sequencing-based test to detect donor-derived, cell-free DNA after transplantation, commencing after the completion of the Exchange Offer, (ii) one third of the New Options vest upon the Company's determination, which has been reviewed by the Company's independent registered public accounting firm, that the Company has achieved quarterly revenues of at least \$18.75

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million for two consecutive fiscal quarters commencing after the completion of the Exchange Offer,

(6) (Continued from Footnote 5) and (iii) one third of the New Options vest in the event the closing sales price of the Company's common stock is at or above \$5.00 per share, as quoted by NASDAQ, for 10 consecutive trading days after the completion of the Exchange Offer.

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.