## FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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

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

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

	pe Response				2.1	3.7		T: 1		1·	- C	1			5 D	lationshir	of Reporti	ng Person(s)	o Issuar				
1. Name and Address of Reporting Person Sim Kenneth T.  (Last) (First) (Middle)  1668 S. GARFIELD AVE., 2ND FL.				A	2. Issuer Name and Ticker or Trading Symbol Apollo Medical Holdings, Inc. [AMEH]											5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  X Director 10% Owner							
					3. Date of Earliest Transaction (Month/Day/Year) 12/30/2019										X Officer (give title below) Other (specify below)  Executive Chairman and Co-CEO								
(Street)					4. If Amendment, Date Original Filed(Month/Day/Year)											6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person							
ALHAMBRA, CA 91801															roun free by More than One Reporting Person								
(City) (State) (Zip)					Table I - Non-Derivative Securities Acqui																		
(Instr. 3)		2. Transaction Date (Month/Day/Yo	ear)	2A. Deemed Execution Date, if any (Month/Day/Year)		Date, if	(Instr. 8)		(A) or Dis		sposed of	of (D)	Own Tran	Owned Following Reported Transaction(s) (Instr. 3 and 4)			6. Ownership Form: Direct (D)	of Inc	Nature Indirect neficial mership				
							Code		V	Amo	Amount (A)		Price					or Indirect (I) (Instr. 4)	(Ins	(Instr. 4)			
Commor	Stock		12/30/2019					Α	<u>1)</u>		61,3	343	A	\$ 0	61,3	343			D				
Reminder	Report on a s	separate line for each	class of securiti	es h	eneficial	llv (	owned di	rectly	or inc	direct	lv.												
						,			P	erso	ns w							tion contair	ned SE	147	4 (9-02)		
																respona control n	unless the umber.	e torm					
			Table 1	II - I	Derivati	ive :	Securitie	s Acq	uired	l, Dis	posec	d of, a	or Bene	ficial	v Own	ed							
1 771 0	1.	I			0/1	ts, c	alls, war		<del>1 -</del>									la	0 40		44.37.		
1. Title of Derivative Security (Instr. 3)	Conversion	Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)		Transaction of Code Sec (Instr. 8) Ac or of		Securiti Acquire or Disp of (D)	Derivative curities quired (A) Disposed		6. Date Exercisable an Expiration Date (Month/Day/Year)			and	d 7. Tit of Ur Secur (Instr			8. Price of Derivative Security (Instr. 5)	9. Number of Derivative Securities Beneficially Owned Following Reported	Owner Form	of tive ty: (D)	11. Natu of Indire Benefici Ownersl (Instr. 4)		
						1	and 5)	., .,								1		Transaction(s) (Instr. 4)					
									Date		E-	Expiration				Amount or		(Insti. i)	(IIIsti.	7)			
					Code V (		(A)	(D)	Exercisa		ble Date		11011	Title	le Num of Share								
Stock Option (right to buy)	\$ 18.65 (2)	12/30/2019			A <sup>(2)</sup>		28,046	5		(2)	1:	2/30	/2024		nmon ock	28,046	\$ 0	28,046	D				
Repor	ting O	wners																					
					Relationships																		
Director			Director	% vner		Offi	icer	•					Otl	her									
Sim Kenneth T. 1668 S. GARFIELD AVE., 2ND FL. ALHAMBRA, CA 91801			X		Executive				e Chairman and Co-CEO				0.0										
Signa	tures																						
/s/ by Or	mar Dahun	i as attorney-in-f	fact for Kenne	eth S	Sim M	1 D	,		12/3	0/20	19												

## **Explanation of Responses:**

\* If the form is filed by more than one reporting person, see Instruction 4(b)(v).

\*\*Signature of Reporting Person

- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- Restricted shares of Common Stock of Apollo Medical Holdings, Inc. (the "Company") granted under the Company's 2015 Equity Incentive Plan, subject to vesting one-third after year one (on December 30, 2020), one-third after year two (on December 30, 2021), and the final one-third after year three (on December 30, 2022).

Date

Stock option to purchase the Company's Common Stock granted under the Company's 2015 Equity Incentive Plan, which stock option will vest and become exercisable one-third after year one (on December 30, 2020), one-third after year two (on December 30, 2021), and the final one-third after year three (on December 30, 2022), subject to expiration on the date that (2) is five years from the date of grant (i.e., on December 30, 2024). The exercise price for each share subject to the stock option granted shall be set at the closing price of the Company's Common Stock on the date the grant was approved by the Company.

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.