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

OMB APPE	ROVAL
OMB Number:	3235-0287
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ours per response	e 0.5
	OMB Number: Estimated average

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	3)													
1. Name and Address of Reporting Person* Busch Jeffrey				2. Issuer Name and Ticker or Trading Symbol Global Medical REIT Inc. [GMRE]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner				
2 BETHESDA METRO CENTER, SUITE 440 (Street)			3. Date of Earliest Transaction (Month/Day/Year) 03/03/2022						X Officer (give title below) Other (specify below) Chairman, President and CEO						
				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 lired, Disposed of, or Beneficially Owned					
BETHESDA, MD 20814 (City) (State) (Zip)			(Zip)	Table I. Non Doningtine Commission According										os Agguiro	
1.Title of Security 2. (Instr. 3)		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, i		3. Trans	4. Securities Ac (A) or Disposed		quired 5. Amount of (D) Beneficially		f Securities Owned Foll	owing (7. Nature of Indirect Beneficial		
				(Month/Da	ay/Year)	Code	V	Amount	(A) or (D)	Price (I	(Instr. 3 and 4)		(()	Ownership (Instr. 4)
Common	Stock		03/03/2022			P		2,000	A	\$ 15.55 4	3,490])	
Reminder:							cont	ained in	this fo	rm are no	t required	of inform to respon ontrol num	d unless th		1474 (9-02)
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1. Title of Derivative	2. Conversion	3. Transaction Date	Table II -		5. No	urrants, umber erivative	ired, Dioptions, 6. Date and Ex	ained in display sposed of converting Exercisa piration 1	this fo s a cur f, or Ben ble secu	rm are no rently vali neficially O rities) 7. Title and of Underly	t required id OMB co Owned	8. Price of Derivative	d unless the ber. 9. Number of Derivative	10. Ownersl	11. Natu
1. Title of	2.	3. Transaction Date	Table II -	(e.g., puts, 4. Transacti Code	5. No of D Secu Acqu or D of (I	umber erivative rities uired (A) isposed D) r. 3, 4,	ired, Dioptions, 6. Date and Ex	ained in display sposed of converting Exercisa	this fo s a cur f, or Ben ble secu	rm are no rently valided in the control of the cont	t required id OMB co Owned d Amount ying	8. Price of	9. Number o Derivative Securities Beneficially Owned Following Reported	10. Ownersl Form of Derivati Security Direct (I or Indire	11. Natu of Indire Benefici Ownersh (Instr. 4)
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II - 3A. Deemed Execution Date, if	(e.g., puts, 4. Transacti Code	5. No of D Secu Acqu or D of (I (Inst	arrants, number erivative rities nired (A) issposed nr. 3, 4, 5)	ired, Dioptions, 6. Date and Ex	sposed of converting Exercise piration In/Day/Ye	this fo s a cur f, or Ber ible secu able Date ar)	rm are no rently vali neficially O rities) 7. Title and of Underly Securities	t required id OMB co Owned d Amount ying	8. Price of Derivative Security	9. Number o Derivative Securities Beneficially Owned Following Reported	10. Ownersl Form of Derivati Security Direct (I or Indire	11. Natu of Indire Benefici Ownersh (Instr. 4)

	Relationships				
Reporting Owner Name / Address	Director	10% Owner	Officer	Other	
Busch Jeffrey 2 BETHESDA METRO CENTER, SUITE 440 BETHESDA, MD 20814	X		Chairman, President and CEO		

Signatures

/s/ Jamie Barber, as Attorney-in-Fact	03/04/2022
**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).
- The Issuer's Board of Directors determined on February 24, 2022 that 50% of the LTIP Units vested and became nonforfeitable on March 4, 2022 as a result of meeting certain market-based criteria as of March 4, 2022 and 50% of the LTIP Units will vest on March 4, 2023, pursuant to the grant award agreement stipulations. The LTIP Units were awarded pursuant to an LTIP Unit vesting agreement, the form of which was filed as Exhibit 99.3 to the Issuer's Current Report on Form 8-K filed on March 7, 2019. The LTIP Units were issued pursuant to the Issuer's 2016 Equity Incentive Plan (as amended from time to time) and have no expiration date.
- (2) As described in the OP's partnership agreement, vested LTIP Units that have achieved capital account parity may be exchanged at any time after vesting for cash or, at the election of the Issuer, for shares of Common Stock on a one-for-one basis. LTIP Units have no expiration date.

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.