UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No.___)*

Kintara Therapeutics, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

49720K101 (CUSIP Number)

August 19, 2020

(Date of Event which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed: □ Rule 13d-1(b) ⊠ Rule 13d-1(c) □ Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP NO. 49720K101

1 2	Carolyn A. Pilkie	ENTIFICA	EKSON TION NO. OF ABOVE PERSON			
2	Carolyn A. Pilkie		TION NO. OF ABOVE PERSON			
2	v	wicz				
2	v	Carolyn A. Pilkiewicz				
		PPROPRIATE BOX IF MEMBER OF A GROUP				
	(a)					
	(b) X*					
3 SEC USE ONLY						
4						
4	CITIZENSHIP OF	IZENSHIP OR PLACE OF ORGANIZATION				
	USA					
	0.011	5	SOLE VOTING POWER			
NUMBE	ER OF					
SHARES			81,395			
	CIALLY	6	SHARED VOTING POWER			
OWNED EACH	ЭВҮ		2,176,394 (1)			
REPORT	TING	7	SOLE DISPOSITIVE POWER			
PERSON		<i>'</i>	SOLE DISCONTRETOWER			
WITH			81,395			
		8	SHARED DISPOSITIVE POWER			
0		(OLD IT D	2,176,394			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	2,257,789**					
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)					
	0.150/ ***					
10	9.15%***					
12	TYPE OF REPORTING PERSON					
	IN					

For purposes of Rule 13d-3 under the Securities Exchange Act of 1934, as amended, all shares of the common stock, \$0.001 par value per share (the "Common Stock") of Kintara Therapeutics, Inc. (the "Company") beneficially owned by The Frank G. Pilkiewicz Revocable Trust dtd 10-17-2001 ("FGPRT") may be deemed to be beneficially owned by Carolyn A. Pilkiewicz and Michael B. DeGidio as Co-Trustees of FGPRT.

* The reporting persons expressly disclaim (i) the existence of any group and (ii) beneficial ownership with respect to any shares other than the shares owned of record by such reporting person and as set forth below.

** This amount consists of: (i) 2,257,789 shares of the Common Stock held by Mrs. Pilkiewicz, including 2,176,394 shares of Common Stock held by FGPRT of which Mrs. Pilkiewicz is a beneficiary and Co-Trustee, 75,223 shares of Common Stock held by Mrs. Pilkiewicz personally and 6,172 shares of Common Stock issuable upon exercise of a warrant held by Mrs. Pilkiewicz personally. Mrs. Pilkiewicz has shared voting and investment control of the securities held by FGPRT.

*** Based on 24,662,299 shares of the Company's Common Stock outstanding as of November 9, 2020.

CUSIP NO. 49720K101

1		DODTING DE	D SON				
1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON							
	Michael B. DeGidio						
2	CHECK THE	TE BOX IF MEMBER OF A GROUP					
	(a)						
	(b) X *						
2							
3	SEC USE ONLY						
4	CITIZENSHIP	OR PLACE	OF ORGANIZATION				
	USA	5	SOLE VOTING POWER				
NUMI	BER OF	5	SOLE VOTING FOWER				
SHAR			6,544				
	FICIALLY	6	SHARED VOTING POWER				
EACH	ED BY I		2,176,394				
	RTING	7	SOLE DISPOSITIVE POWER				
PERS							
WITH		8	6,544 Shared dispositive power				
		o	SHARED DISPOSITIVE FOWER				
			2,176,394				
9 AGGREGAT		E AMOUNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON				
	2,182,938**						
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)			RESENTED BY AMOUNT IN ROW (9)				
	8.85%***	8.85%***					
12	TYPE OF REP	ORTING PEI	RSON				
	IN						
	IN						

* The reporting person expressly disclaims (i) the existence of any group and (ii) beneficial ownership with respect to any shares other than the shares owned of record by such reporting person. Mr. DeGidio is Co-Trustee of FGPRT, but is not a beneficiary and disclaims beneficial ownership of the securities held FGPRT. Mr. DeGidio expressly acknowledges that he individually neither holds any beneficial ownership, nor any pecuniary interest, in such FGPRT securities.

** This amount consists of: (i) 2,182,938 shares of the Common Stock held by Mr. DeGidio, including 2,176,394 shares of Common Stock held by FGPRT of which Mr. DeGidio is a Co-Trustee, 4,601 shares of Common Stock held by Mr. DeGidio personally and 1,943 shares of Common Stock issuable upon exercise of a warrant held by Mr. DeGidio personally. Mr. DeGidio has shared voting and investment control of the securities held by FGPRT.

*** Based on 24,662,299 shares of the Company's Common Stock outstanding as of November 9, 2020.

CUSIP NO. 49720K101

1						
1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	5.5. OK I.K.5.	K.S. IDENTIFICATION NO. OF ADOVE FERSON				
	The Frank G. Pilkiewicz Revocable Trust dtd 10-17-2001					
2	2 CHECK THE APPROPRIATE BOX IF MEMBER OF A GROUP					
	(a)					
	$(b) \mathbf{X}^*$	X*				
3	SEC USE ONLY					
4	CITIZENSHIP	OR PLACE (DF ORGANIZATION			
	New Jersey					
NUME	BER OF	5	SOLE VOTING POWER			
SHAR			0			
	FICIALLY	6	SHARED VOTING POWER			
OWNE EACH			2.176.394			
REPOI		7	SOLE DISPOSITIVE POWER			
	PERSON					
WITH			0			
		8	SHARED DISPOSITIVE POWER			
			2,176,394			
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
10	2,176,394 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
10	CHECK DOA IT THE AGGREGATE AWOUNT IN ROW (7) EACEODES CERTAIN SHARES					
11	11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)					
	8.82%**	8.82%**				
12 TYPE OF REPORTING PERSON		RSON				
00						

* The reporting person expressly disclaims (i) the existence of any group and (ii) beneficial ownership with respect to any shares other than the shares owned of record by such reporting person. Mr. DeGidio expressly acknowledges that he individually neither holds any beneficial ownership, nor any pecuniary interest, in such securities.

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** Based on 24,662,299 shares of the Company's Common Stock outstanding as of November 9, 2020.

SCHEDULE 13G (Amendment No.)

Item 1(a).	Name of Issuer:	
	Kintara Therapeutics, Inc. (the "Company").	
Item 1(b).	Address of Issuer's Principal Executive Offices: 12707 High Bluff Dr., Suite 200, San Diego, CA 92130	
Item 2(a) and (b). Name of Person Filing and Address of Principal Business or Office or, if none, Residence:		
	Carolyn Pilkiewicz The Frank G. Pilkiewicz Revocable Trust dtd 10-17-2001 Michael B. DeGidio 3 Davenport Drive Princeton Junction, NJ 08550	
Item 2(c).	Citizenship:	
	Carolyn Pilkiewicz is a citizen of the United States. The Frank G. Pilkiewicz Revocable Trust dtd 10-17-2001 was organized under the laws of the State of New Jersey. Michael B. DeGidio is a citizen of the United States.	
	The Reporting Persons have entered into a Joint Filing Agreement, a copy of which is filed with this Schedule 13G as <u>Exhibit 1</u> , pursuant to which the Reporting Persons have agreed to file this Schedule 13G jointly in accordance with the provisions of Rule 13d- $1(k)$ of the Securities Exchange Act of 1934, as amended.	
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Item 2(d).		Title of Class of Se	ecurities:	
		Common Stock		
Item 2(e).		CUSIP Number:		
		49720K101		
Item 3.		If this statement is filed pursuant to Rules 13d-1(b), or 13d-2(b) or (c), check whether the person filing is a:		
	(a)	[]	Broker or Dealer registered under Section 15 of the Act.	
	(b)	[]	Bank as defined in Section 3(a)(6) of the Act.	
	(c)	[]	Insurance Company as defined in Section 3(a)(19) of the Act.	
	(d)	[]	Investment company registered under Section 8 of the Investment Company Act of 1940.	
	(e)	[]	An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);	
	(f)	[]	An employee benefit plan or endowment fund in accordance with Rule 13d-1(b)(1)(ii)(F);	
	(g)	[]	A parent holding company or control person in accordance with Rule $13d-1(b)(1)(ii)(G)$;	
	(h)	[]	A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);	
	(i)	[]	A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act of 1940	
	(j)	[]	Group, in accordance with Rule 13d-1(b)(1)(ii)(J).	

Item 4. Ownership:

(a) Amount beneficially owned: Carolyn Pilkiewicz 2,248,617 shares. This amount consists of: 2,257,789 shares of the Common Stock held by Mrs. Pilkiewicz, including 2,176,394 shares of Common Stock held by FGPRT of which Mrs. Pilkiewicz is a beneficiary and Co-Trustee, 75,223 shares of Common Stock held by Mrs. Pilkiewicz personally, and 6,172 shares of Common Stock issuable upon exercise of a warrant held by Mrs. Pilkiewicz personally. Mrs. Pilkiewicz has shared voting and investment control of the securities held by FGPRT. The Frank G. Pilkiewicz Revocable Trust dtd 10-17-2001 2,176,394 shares. Michael B. DeGidio _ 2,176,394 shares This amount consists of: (i) 2,182,938 shares of the Common Stock held by Mr. DeGidio, including 2,176,394 shares of Common Stock held by FGPRT of which Mr. DeGidio is a Co-Trustee, 4,601 shares of Common Stock held by Mr. DeGidio personally and 1,943 shares of Common Stock issuable upon exercise of a warrant held by Mr. DeGidio personally. Mr. DeGidio has shared voting and investment control of the securities held by FGPRT. (b) Percent of class: Carolyn Pilkiewicz 9.15% _ The Frank G. Pilkiewicz Revocable Trust dtd 10-17-2001 8.82%. _ Michael B. DeGidio 8.85%

(c) Number of shares as to which the person has:

	(i) Sole power to vote or to direct the vote:			
	Carolyn Pilkiewicz Frank G. Pilkiewicz Revocable Trust dtd 10-17-2001 Michael B. DeGidio	- -	81,395 shares. -0- shares. 6,544 shares.	
	(ii) Shared power to vote or to direct the vote:			
	Carolyn Pilkiewicz Frank G. Pilkiewicz Revocable Trust dtd 10-17-2001 Michael B. DeGidio	- - -	2,176,394 shares. 2,176,394 shares. 2,176,394 shares.	
	(iii) Sole power to dispose or to direct the disposition of:			
	Carolyn Pilkiewicz Frank G. Pilkiewicz Revocable Trust dtd 10-17-2001 Michael B. DeGidio	- -	81,395 shares. -0- shares. 6,544 shares.	
	(iv) Shared power to dispose or to direct the disposition of:			
	Carolyn Pilkiewicz Frank G. Pilkiewicz Revocable Trust dtd 10-17-2001 Michael B. DeGidio	- - -	2,176,394 shares. 2,176,394 shares. 2,176,394 shares.	
	Mrs. Pilkiewicz has voting and dispositive power of: 2,257,789 shares of the Common Stock 2,176,394 shares of Common Stock held by FGPRT of which Mrs. Pilkiewicz is a beneficiary Common Stock held by Mrs. Pilkiewicz personally, and 6,172 shares of Common Stock issuable Mrs. Pilkiewicz personally. Mrs. Pilkiewicz has shared voting and investment control of the security of the secu	and Co upon ex	o-Trustee, 75,223 shares of xercise of a warrant held by	
Item 5. O	wnership of Five Percent or Less of a Class:			
	Not Applicable.			
Item 6. O	wnership of More Than Five Percent on Behalf of Another Person:			
	Not Applicable			
	Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person:			
	Not Applicable			
Item 8. Id	entification and Classification of Members of the Group:			
	Not Applicable			
Item 9. No	otice of Dissolution of Group:			
	Not Applicable			
Item 10. Co	ertification:			
	By signing below each of Carolyn Pilkiewicz, Frank G. Pilkiewicz Revocable Trust dtd 10- certifies that, to the best of such reporting person's knowledge and belief, the securities referred not held for the purpose of or with the effect of changing or influencing the control of the is acquired and are not held in connection with or as a participant in any transaction having that purp	to above suer of	e were not acquired and are the securities and were not	

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: November 16, 2020

By:	/S/ Carolyn Pilkiewicz	
	Carolyn Pilkiewicz, Co-Trustee	
By:	/S/ Michael B. DeGidio	
	Michael B. DeGidio	
FRAN	K G. PILKIEWICZ REVOCABLE TRUST DTD 10-17-2001	
By:	/S/ Carolyn Pilkiewicz	
	Carolyn Pilkiewicz, Co-Trustee	
By:	/S/ Michael B. DeGidio	
	Michael B. DeGidio, Co-Trustee	
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JOINT FILING AGREEMENT

The undersigned acknowledge and agree that the foregoing statement on Schedule 13G is filed on behalf of each of the undersigned and that all subsequent amendments to this statement on Schedule 13G may be filed on behalf of each of the undersigned without the necessity of filing additional joint filing agreements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning him or it contained herein and therein, but shall not be responsible for the completeness and accuracy of the information concerning the others, except to the extent that he or it knows or has reason to believe that such information is inaccurate.

Dated: November 16, 2020

By: <u>/S/ Carolyn Pilkiewicz</u> Carolyn Pilkiewicz, Co-Trustee

By: <u>/S/ Michael B. DeGidio</u> Michael B. DeGidio

FRANK G. PILKIEWICZ REVOCABLE TRUST DTD 10-17-2001

- By: <u>/S/ Carolyn Pilkiewicz</u> Carolyn Pilkiewicz, Co-Trustee
- By: /S/ Michael B. DeGidio Michael B. DeGidio, Co-Trustee