FORM 4

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

OMB APPR	OVAL
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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

Name and Address of Reporting Person * Zarrabian Saiid				2. Issuer Name and Ticker or Trading Symbol Kintara Therapeutics, Inc. [KTRA]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_ Director 10% Owner					
(Last) (First) (Middle) 12707 HIGH BLUFF DR., SUITE 200					3. Date of Earliest Transaction (Month/Day/Year) 09/15/2020						X Officer (give title below) Other (specify below) President and CEO				
(Street)				4. If A	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				
SAN DII	EGO, CA 9	92130									Form fried by Mo	ie man One Re	porting reison		
(Ci	ty)	(State)	(Zip)	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned											
1.Title of S (Instr. 3)	Security		2. Transaction Date (Month/Day/Ye	Exe ear) any	2A. Deemed Execution Dat any (Month/Day/Y			(. Securities Acq A) or Disposed Instr. 3, 4 and 5	of (D) O	wned Following ransaction(s)			Ownership Form:	Beneficial
				(M	.ontn/Da	ay/ Year)	Code	e V A	(A) or (D)					Direct (D) or Indirect (I) Instr. 4)	Ownership Instr. 4)
				~ .	.,	1.11		r a							1
Reminder:	Report on a s	separate line for eacl	a class of securities b	peneficia	ally owi	ned directly	or in	Person this for		uired to r	collection of ir espond unles umber.			n SEC 1	474 (9-02)
Reminder:	Report on a s	separate line for each		II - Der	rivative	e Securities	Acqu	Person this for current	m are not req ly valid OMB osed of, or Bend	uired to re control ne eficially Ov	espond unles umber.			n SEC 1	474 (9-02)
1. Title of	2. Conversion	3. Transaction	Table 3A. Deemed Execution Date, if	II - Der (e.g. 4. Transac Code	rivative ., puts, 5. cction D S 8) A	e Securities calls, warn 5. Number of Derivative Securities Acquired (A Disposed of Instr. 3, 4, a	Acquerants, of	Person this for current uired, Dispo	m are not req ly valid OMB esed of, or Bene nvertible secur rcisable and Date	uired to recontrol noticially Ovities) 7. Title and	espond unles umber. wned ad Amount of ng Securities		9. Number o Derivative Securities Beneficially Owned Following Reported	Ownersh Form of Derivativ Security: Direct (Dor Indirect)	11. Nature of Indire Benefici Owners! (Instr. 4)
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table 3A. Deemed Execution Date, if any	II - Der (e.g. 4. Transac Code	rivative ., puts, 5. ction D S 8) A D (I	e Securities calls, warn 5. Number of Derivative Securities Acquired (A Disposed of Instr. 3, 4, a	Acquerants, of or (D) and	Person this for current aired, Disposortions, co	m are not req ly valid OMB osed of, or Bend nvertible secur reisable and Date y/Year)	uired to recontrol not eficially Ovities) 7. Title ar Underlying	espond unles umber. wned ad Amount of ng Securities	8. Price of Derivative Security	9. Number o Derivative Securities Beneficially Owned Following	Ownersh Form of Derivativ Security: Direct (Dor Indirect)	11. Nature of Indire Benefici Owners! (Instr. 4)

Reporting Owners

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Zarrabian Saiid 12707 HIGH BLUFF DR., SUITE 200 SAN DIEGO, CA 92130	X		President and CEO			

Signatures

/s/ Anthony Scott Praill, attorney-in-fact for Saiid Zarrabian	09/17/2020
**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).
- (1) The option award was made to reporting person pursuant to the 2017 Omnibus Equity Incentive Plan, as amended. Subject to continued employment, 1/6th of the options vest on March 15, 2021, with the remaining shares vesting in equal monthly installments over a period of 30 months commencing on April 15, 2021.

 $Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, {\it see} \ Instruction 6 for procedure. \\$

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.