FORM 4

Check this box if no longer subject to Section 16. Form 4 or Form 5

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Nashing	ton, I	D.C. :	2054	9

Washington, D.C. 20549	
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL							
OMB Number:	3235-0287						
Estimated average burder	ı						
hours per response.	0.5						

obligation obligation lnstructi	ons may contin ion 1(b).	ue. See		F							ties Exchan		934		hours	per resp	onse:	0.5
Name and Address of Reporting Person* SEIDENBERG BETH C						2. Issuer Name and Ticker or Trading Symbol Kyverna Therapeutics, Inc. [KYTX] 5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner												
(Last) (First) (Middle)					3. Date of Earliest Transaction (Month/Day/Year) 02/12/2024 Officer (give title below) Other (specify below)													
C/O KYVERNA THERAPEUTICS, INC. 5980 HORTON ST., STE 550					4.	4. If Amendment, Date of Original Filed (Month/Day/Year)								Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person				
(Street) EMERYV	/ILLE C.	A	94608		R	Rule 10b5-1(c) Transaction Indication							Tominied by more than one reporting Person					
(City)	(S	tate)	(Zip)			Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.								atisfy the				
		T	able I - No	n-Der	ivati	ive S	ecu	rities Ac	quired	, Dis	sposed o	f, or Be	neficially	Owned				
1. Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year)		- 1	2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 a			and 5) Securities Beneficially Owned Foll		6. Owner Form: I (D) or li (I) (Inst	Direct In ndirect B r. 4) O	7. Nature of Indirect Beneficial Ownership	
									Code	v	Amount	(A) o	r Price	Reported Transaction (Instr. 3 and			(1	nstr. 4)
Common	Common Stock			02/12/2024		24			C ⁽¹⁾	(1)	3,787,9	40 A	(1)	3,787,940		I		See Footnote ⁽²⁾
Common	Common Stock		24							735,98	34 A	(1)	735,9	84			See Footnote ⁽³⁾	
			Table II -								osed of, converti		eficially C	wned				
Derivative Conversion		3. Transaction Date (Month/Day/Year)	Date Execution I		ate, Transaction Code (Instr.		n Derivative		6. Date Exercis. Expiration Date (Month/Day/Yea		te Securities Under		Underlying Security	ying Derivative of Security (Instr. 5)		er of /e es ally ng	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Natur of Indired Beneficia Ownersh (Instr. 4)
				c	Code	v	(A)	(D)	Date Exercisa		Amount or Number of Shares		Transaction(s) (Instr. 4)					
Series A-1 Redeemable Convertible Preferred Stock	(4)	02/12/2024			С			4,401,771	(4)		(4)	Common Stock	967,188	\$0	0		I	See Footnote ⁽
Series A-2 Redeemable Convertible Preferred Stock	(4)	02/12/2024			С			8,830,901	(4)		(4)	Common Stock	1,940,388	\$0	0		I	See Footnote
Series B Redeemable Convertible Preferred Stock	(4)	02/12/2024			С			4,006,624	(4)		(4)	Common Stock	880,364	\$0	0		I	See Footnote
Series B Redeemable Convertible	(4)	02/12/2024			C			3,349,538	(4)		(4)	Common Stock	735,984	\$0	0		I	See Footnote

Explanation of Responses:

Stock

- 1. Represents shares of the Issuer's Common Stock received upon conversion of shares of the reported series of preferred stock on a 1-for-4.5511 basis without payment of further consideration.
- 2. Shares held directly by Westlake BioPartners Fund I, L.P. ("Westlake I"). The general partner of Westlake I is Westlake BioPartners GP I, LLC ("Westlake GP I"). The voting and dispositive control over Westlake GP I is shared by the managing directors of Westlake GP I, the Reporting Person and Sean Harper, none of whom has veto power, and each of whom disclaims beneficial ownership of the shares held by Westlake I except to the extent of such person's pecuniary interest therein, if any.
- 3. Shares held directly by Westlake BioPartners Opportunity Fund I, L.P. ("Westlake Opportunity"). The general partner of Westlake Opportunity is Westlake BioPartners Opportunity GP I, LLC ("Westlake Opportunity GP I"). The voting and dispositive control over Westlake Opportunity GP I is shared by the managing directors of Westlake Opportunity GP I, the Reporting Person and Sean Harper, none of whom has veto power, and each of whom disclaims beneficial ownership of the shares held by Westlake Opportunity except to the extent of such person's pecuniary interest therein, if any.
- 4. The Series A-1, Series A-2 and Series B Redeemable Convertible Preferred Stock had no expiration date and automatically converted into the Issuer's Common Stock on a 1-for-4.5511 basis immediately prior to the closing of the Issuer's initial public offering

By: /s/ Ryan Jones, as Attorney-02/14/2024 in-Fact

** Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * 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).

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

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.