Aldeyra Therapeutics, Inc. Form 3

May 01, 2014

FORM 3

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

OMB APPROVAL

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INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF **SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting

Person *

Domain Partners VI, L.P.

(Last)

SQUARE

(First)

C/O DOMAIN ASSOCIATES.

(Street)

LLC, ONE PALMER

(Middle)

Statement

(Month/Day/Year)

05/01/2014

2. Date of Event Requiring 3. Issuer Name and Ticker or Trading Symbol

Aldevra Therapeutics, Inc. [ALDX]

4. Relationship of Reporting Person(s) to Issuer

5. If Amendment, Date Original

Filed(Month/Day/Year)

(Check all applicable)

Director Officer

X 10% Owner Other (give title below) (specify below)

6. Individual or Joint/Group Filing(Check Applicable Line)

Form filed by One Reporting Person

X Form filed by More than One

Reporting Person

4. Nature of Indirect Beneficial

PRINCETON, ÂNJÂ 08542

(City) (State) (Zip)

1. Title of Security (Instr. 4)

2. Amount of Securities Beneficially Owned

(Instr. 4)

3. Ownership

Form:

Table I - Non-Derivative Securities Beneficially Owned

Ownership (Instr. 5) Direct (D)

or Indirect (I) (Instr. 5)

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

SEC 1473 (7-02)

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Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security

(Instr. 4)

2. Date Exercisable and **Expiration Date** (Month/Day/Year)

3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)

4. Conversion or Exercise

Price of

5 Ownership Form of Derivative

6. Nature of Indirect Beneficial

Ownership

Exercisable

Expiration Date

Title

Amount or Number of Derivative Security

(Instr. 5) Security: Direct (D)

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| | | | | Shares | | or Indirect (I) (Instr. 5) |
|--|--------|------------|-----------------|------------|---------------|---|
| Series A Preferred Stock | (4) | (4) | Common Stock | 1,153,850 | \$ <u>(4)</u> | D (1) (2) (3) Â |
| Series B Preferred Stock | (4) | (4) | Common Stock | 755,263 | \$ <u>(4)</u> | D (1) (2) (3) Â |
| Series B Preferred Stock Warrant (Right to Buy) | (4)(5) | 12/20/2017 | Common Stock | 60,576 | \$ (4) (5) | D (1) (2) (3) Â |
| Series B Preferred Stock Warrant (Right to Buy) | (4)(5) | 08/14/2018 | Common Stock | 60,576 | \$ (4) (5) | D (1) (2) (3) Â |
| Convertible Promissory Note | (6) | (6) | Common Stock | <u>(6)</u> | \$ <u>(6)</u> | $D_{\underline{(1)}} \underline{(2)} \underline{(3)} \hat{A}$ |

Reporting Owners

| Reporting Owner Name / Address | Relationships | | | | |
|--|---------------|-----------|---------|-------|--|
| Topotomy (mar) (mar) | Director | 10% Owner | Officer | Other | |
| Domain Partners VI, L.P. C/O DOMAIN ASSOCIATES, LLC ONE PALMER SQUARE PRINCETON, NJ 08542 | Â | ÂX | Â | Â | |
| BLAIR JAMES C C/O DOMAIN ASSOCIATES, LLC ONE PALMER SQUARE PRINCETON, NJ 08542 | Â | ÂX | Â | Â | |
| DOVEY BRIAN H C/O DOMAIN ASSOCIATES, LLC ONE PALMER SQUARE PRINCETON, NJ 08542 | Â | ÂX | Â | Â | |
| TREU JESSE I C/O DOMAIN ASSOCIATES, LLC ONE PALMER SQUARE PRINCETON, NJ 08542 | ÂX | ÂX | Â | Â | |
| SCHOEMAKER KATHLEEN K C/O DOMAIN ASSOCIATES, LLC ONE PALMER SQUARE PRINCETON, NJ 08542 | Â | ÂX | Â | Â | |
| VITULLO NICOLE C/O DOMAIN ASSOCIATES, LLC ONE PALMER SQUARE PRINCETON, NJ 08542 | Â | ÂX | Â | Â | |

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Signatures

/s/ Kathleen K. Schoemaker, as managing Member of One Palmer Square Associates VI, LLC, General Partner of Domain Partners VI, L.P., individually and as attorney-in-fact for J. Blair, B. Dovey, J. Treu and N. Vitullo

05/01/2014

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 5(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 securities reported as directly beneficially owned by the designated Reporting Person may be deemed to be indirectly beneficially owned by each of the Reporting Owners listed below, each of whom is a managing member of One Palmer Square Associates VI, LLC,
- the sole general partner of the designated Reporting Person. Pursuant to Instruction 5(b)(iv) of Form 3, each such individual has elected to report as indirectly beneficially owned the entire number of securities owned by the designated Reporting Person, however each of them disclaims beneficial ownership of any securities, and any proceeds thereof, that exceed his or her pecuniary interest therein and/or that are not actually distributed to him or her.
- As managing members of Domain Associates, LLC, each Reporting Owner listed below may also be deemed to indirectly beneficially (2) own the securities of the Issuer held by Domain Associates, LLC., as reported on a Form 3 for Domain Associates, LLC filed on the same date as this Form 3.
- As managing members of the sole general partner of DP VI Associates, L.P., each Reporting Owner listed below may also be deemed to indirectly beneficially own the securities of the Issuer held by DP VI Associates, L.P., as reported on a Form 3 for DP VI Associates, L.P. filed on the same date as this Form 3.
- All outstanding shares of the Issuer's preferred stock will automatically convert into Common Stock immediately following declaration of effectiveness of the Issuer's Registration Statement for no additional consideration. Each share of Series A Preferred Stock will convert into shares of Common Stock on a 2.3726-for-1 basis and each share of Series B Preferred Stock will automatically convert into shares of Common Stock on a 1-for-1 basis.
- All outstanding warrants will be net exercised for shares of the Issuer's Series B Preferred Stock and subsequently will automatically convert into Common Stock following declaration of effectiveness of the Issuer's Registration Statement for no additional consideration. Each share of Series B Preferred Stock will automatically convert into shares of Common Stock on a 1-for-1 basis.
- The Convertible Promissory Note in the principal amount of \$170,000 issued to Domain Partners VI, L.P. will convert, pursuant to its terms, into shares of Common Stock upon the closing of the Issuer's initial public offering of securities (the "IPO"). Immediately prior to the closing of the IPO, the principal of the note will convert into shares of Common Stock at a conversion price per share equal to the IPO price.

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.

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