FORM 4 Check this box if no

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

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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

(Print or Ty	pe Response	es)															
Name and Address of Reporting Person * DAG Ventures Management V, LLC				2. Issuer Name and Ticker or Trading Symbol Atara Biotherapeutics, Inc. [ATRA]								5.	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner				
(Last) (First) (Middle) 251 LYTTON AVENUE, SUITE 200				3. Date of Earliest Transaction (Month/Day/Year) 10/21/2014									Officer (give title below) Other (specify below)				
(Street) PALO ALTO, CA 94301)		6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person X. Form filed by More than One Reporting Person				
(Ci		(State)	(Zip)				Table I - I	Non-D	erivati	ive Secu	rities	Acquire	d, Disposed	of, or Benef	ficially Own	ed	
(Instr. 3)		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if		(Instr. 8)	(A) o		ecurities Acquired or Disposed of (D r. 3, 4 and 5)		ired 5. Amount of		Securities Beneficially wing Reported		Form: Direct (D)	7. Nature of Indirect Beneficial Ownership		
							Code	v	Am	ount ((A) or (D)	Price				or Indirect (I) (Instr. 4)	(Instr. 4)
Common	Stock		10/21/2014				С		1,90	2,798 A	A	<u>(1)</u> 1	1,902,798			I	see footnote
Common	Stock		10/21/2014				С		4,63	4	A	<u>(1)</u> 4	4,634			I	see footnote
			Table II -				ties Acquir	in th disp red, Di	iis foi lays i ispose	m are r a curre d of, or l	not rently v Benef	equired to a lid of the contract of the contra	collection of to respond B control r	unless the		520	· · · · (
1. Title of Derivative Security (Instr. 3)	Conversion	3. Transaction Date (Month/Day/Year)		4. Transac Code	tion	5. Nu Deriv Secur Acqu Dispo		6. Da and E	te Exe	rcisable ion Date y/Year)	7. U	. Title and	1 Amount of 3 Securities d 4)		9. Number of Derivative Securities Beneficially Owned Following Reported	Owner Form o	Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exerc	isable	Expirati Date	ion T	itle	Amount or Number of Shares		Transaction (Instr. 4)	(s) (I) (Instr. 4	4)
Series A Preferred	<u>(1)</u>	10/21/2014		С		1	1,278,935	١	<u>(1)</u>	<u>(1)</u>		Common Stock	1,278,935	\$ 0	0	I	see footnote
Series B Preferred	(<u>(1)</u>	10/21/2014		С			623,863	1	<u>(1)</u>	<u>(1)</u>	C	Common Stock	623,863	\$ 0	0	I	see footnote
Series A Preferred	(1)	10/21/2014		С			3,115	١	<u>(1)</u>	<u>(1)</u>		Common Stock	3,115	\$ 0	0	I	see footnote
Series B Preferred	(1)	10/21/2014		С			1,519	۷	<u>(1)</u>	<u>(1)</u>	С	Common Stock	1,519	\$ 0	0	I	see footnote

Reporting Owners

Donation Common Name / Addison	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
DAG Ventures Management V, LLC 251 LYTTON AVENUE, SUITE 200 PALO ALTO, CA 94301		X				
Cadeddu John J. 251 LYTTON AVENUE, SUITE 200 PALO ALTO, CA 94301		X				
Goodrich R. Thomas 251 LYTTON AVENUE, SUITE 200 PALO ALTO, CA 94301		X				
Pianim Nicholas K. 251 LYTTON AVENUE, SUITE 200 PALO ALTO, CA 94301		X				
Chung Young J. 251 LYTTON AVENUE, SUITE 200		X				

PALO ALTO, CA 94301		
Williams Greg 251 LYTTON AVENUE, SUITE 200 PALO ALTO, CA 94301	X	
DAG Ventures V-QP, L.P. 251 LYTTON AVENUE, SUITE 200 PALO ALTO, CA 94301	X	
DAG Ventures V, L.P. 251 LYTTON AVENUE, SUITE 200 PALO ALTO, CA 94301	X	

Signatures

/s/ Joseph J. Zanone by power of attorney	10/23/2014
**Signature of Reporting Person	Date
John Cadeddu	10/23/2014
**Signature of Reporting Person	Date
Thomas R. Goodrich	10/23/2014
**Signature of Reporting Person	Date
Nicholas K. Pianim	10/23/2014
-**Signature of Reporting Person	Date
Young J. Chung	10/23/2014
**Signature of Reporting Person	Date
Greg Williams	10/23/2014
**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) All outstanding shares of the Issuer's preferred stock automatically converted into Common Stock on a 1:1 basis upon the closing of the Issuer's initial public offering for no additional consideration and had no expiration date.
- The shares are held by DAG Ventures V-QP, L.P. DAG Ventures Management V, LLC ("DAG Management V") serves as the sole General Partner of DAG Ventures V-QP, L.P. ("DAG V-QP"). As such, DAG Management V possesses sole voting and investment control over the securities owned by DAG V-QP and may be deemed to have indirect beneficial (2) ownership of the securities held by DAG V-QP. DAG Management V, however, owns no securities of the Issuer directly. Messrs. Cadeddu, Chung, Goodrich, Pianim and Williams are Managing Directors of DAG Management V and share voting and dispositive power over the shares held by DAG V-QP. Each Reporting Person disclaims beneficial ownership of the
- shares held by DAG V-QP except to the extent of his or its proportionate pecuniary interest therein.

 The shares are held by DAG Ventures V, L.P. DAG Ventures Management V, LLC ("DAG Management V") serves as the sole General Partner of DAG Ventures V, L.P. ("DAG V").

 As such, DAG Management V possesses sole voting and investment control over the securities owned by DAG V and may be deemed to have indirect beneficial ownership of the

 (3) securities held by DAG V. DAG Management V, however, owns no securities of the Issuer directly. Messrs. Cadeddu, Chung, Goodrich, Pianim and Williams are Managing Directors of

(3) securities held by DAG V. DAG Management V, however, owns no securities of the Issuer directly. Messrs. Cadeddu, Chung, Goodrich, Pianim and Williams are Managing Directors of DAG Management V and share voting and dispositive power over the shares held by DAG V. Each Reporting Person disclaims beneficial ownership of the shares held by DAG V except to the extent of his or its proportionate pecuniary interest therein.

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.