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

SCHEDULE 13G

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

	KIORA PHARMACEUTICALS, INC.
	(Name of Issuer)
	COMMON STOCK, PAR VALUE \$0.01 PER SHARE
	(Title of Class of Securities)
	49721T101
	(CUSIP Number)
	July 26, 2022
	(Date of Event Which Requires Filing of this Statement)
Check th	ne appropriate box to designate the rule pursuant to which this Schedule is filed:
	Rule 13d-1(b)

* 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 the disclosures provided in a prior cover page.

X

Rule 13d-1(c) Rule 13d-1(d)

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).

(Page 1 of 12 Pages)

SCHEDULE 13G					
CUSIP NO. 49721T10)1	Page 2 of 12			
1 NAMES OF R	REPORTING PERSONS				
Lincoln Park (Capital Fund, LLC				
	APPROPRIATE BOX IF A MEMBER OF A GROUP				
(a) □ (b) □					
3 SEC USE ON	LY				
4 CITIZENSHII	P OR PLACE OF ORGANIZATION				
Illinois					
	5 SOLE VOTING POWER				
NUMBER OF	0				
SHARES BENEFICIALLY	6 SHARED VOTING POWER				
OWNED BY	3,280,476				
EACH REPORTING	7 SOLE DISPOSITIVE POWER				
PERSON WITH:	0				
	8 SHARED DISPOSITIVE POWER				
	3,280,476				
9 AGGREGATI	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
3,280,476					
	HE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□				
11 PERCENT OF	F CLASS REPRESENTED BY AMOUNT IN ROW (9)				
	()				
9.99%* 12 TYPE OF REI	PORTING PERSON				
00					

^{*} Reporting person has rights, under the shares of Series E Convertible Preferred Stock of the Issuer (the 'Series E") and under two warrants, to acquire an aggregate number

of shares of the Issuer's Common Stock which, except for the contractual caps in the Series E and warrants on the amount of outstanding shares of the Issuer's Common Stock that the reporting person may own, when combined with the 3,275,000 shares of Common Stock owned, would exceed such a cap. The ownership cap in each of the Series E and Warrants is 9.99%. Thus, the number of shares of the Issuer's Common Stock beneficially owned by the reporting person as of the date of this filing was 3,280,476 shares, which is 9.99% of the 32,837,598 shares that were outstanding on that date (as reported in the Issuer's prospectus supplement filed on July 25, 2022).

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CUSII	P NO. 49721T101		Page 3 of 12
1	NAMES OF REI	PORTING PERSONS	
	Lincoln Park Cap	pital, LLC	
2	CHECK THE AI		
	(a) □		
3	(b) □ SEC USE ONLY	7	
4	CITIZENSHIP C	OR PLACE OF ORGANIZATION	
	Illinois		
		5 SOLE VOTING POWER	
NUME	BER OF	0	
SHAR	ES FICIALLY	6 SHARED VOTING POWER	
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EACH	RTING	7 SOLE DISPOSITIVE POWER	
	ON WITH:	0	
		8 SHARED DISPOSITIVE POWER	
		3,280,476	
9	AGGREGATE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	3,280,476		
10	CHECK IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□	
11	PERCENT OF C	CLASS REPRESENTED BY AMOUNT IN ROW (9)	
	9.99%*		
12	TYPE OF REPO	ORTING PERSON	
	00		
* Rer	orting person has r	gights, under the shares of Series F and under two warrants, to acquire an aggregate number of shares of the Issuer's Con-	mon Stock which except for

SCHEDULE 13G

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CUSIP NO. 49721T101

PERSON WITH:

CUBII	110. 47/211101			1 age 4 01 12
1	NAMES OF RE	EPORTIN	G PERSONS	
	Rockledge Capi	tal Corpo	ration	
2	CHECK THE A	PPROPI	LIATE BOX IF A MEMBER OF A GROUP	
	(a) 🗆			
	(b) □			
3	SEC USE ONL	Y		
4	CITIZENSHIP	OR PLA	CE OF ORGANIZATION	
	Texas			
		5	SOLE VOTING POWER	
NUME	BER OF		0	
SHAR	ES	6	SHARED VOTING POWER	
BENE	FICIALLY			
OWNED BY			3,280,476	
EACH				
REPOI	RTING			

^{*} Reporting person has rights, under the shares of Series E and under two warrants, to acquire an aggregate number of shares of the Issuer's Common Stock which, except for the contractual caps in the Series E and Warrants on the amount of outstanding shares of the Issuer's Common Stock that the reporting person may own, when combined with the 3,275,000 shares of Common Stock owned, would exceed such a cap. The ownership cap in each of the Series E and warrants is 9.99%. Thus, the number of shares of the Issuer's Common Stock beneficially owned by the reporting person as of the date of this filing was 3,280,476 shares, which is 9.99% of the 32,837,598 shares that were outstanding on that date (as reported in the Issuer's prospectus supplement filed on July 25, 2022).

	0
	8 SHARED DISPOSITIVE POWER
	3,280,476
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	3,280,476
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
• • •	2.2.62.1.67 62.166.1.22.22.1.23.061.1.2.16.1.(7)
	9.99%*
12	
12	TYPE OF REPORTING PERSON
	CO

SOLE DISPOSITIVE POWER

SCHEDULE 13G

CUSIP NO. 49721T101 Page 5 of 12 1 NAMES OF REPORTING PERSONS Joshua B. Scheinfeld 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) 🗆 (b) 🗆 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION United States SOLE VOTING POWER NUMBER OF SHARES SHARED VOTING POWER BENEFICIALLY OWNED BY 3 280 476 EACH SOLE DISPOSITIVE POWER REPORTING PERSON WITH: SHARED DISPOSITIVE POWER 3,280,476 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,280,476 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 9 99%* TYPE OF REPORTING PERSON IN

SCHEDULE 13G

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^{*} Reporting person has rights, under the shares of Series E and under two warrants, to acquire an aggregate number of shares of the Issuer's Common Stock which, except for the contractual caps in the Series E and Warrants on the amount of outstanding shares of the Issuer's Common Stock that the reporting person may own, when combined with the 3,275,000 shares of Common Stock owned, would exceed such a cap. The ownership cap in each of the Series E and warrants is 9.99%. Thus, the number of shares of the Issuer's Common Stock beneficially owned by the reporting person as of the date of this filing was 3,280,476 shares, which is 9.99% of the 32,837,598 shares that were outstanding on that date (as reported in the Issuer's prospectus supplement filed on July 25, 2022).

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1	NAMES OF REPORTING PERSONS							
	Alex Noah Investors, Inc.							
2	***************************************							
	(a) □ (b) □							
3	SEC USE ONLY							
4	CITIZENSHIP OR	R PLACE OF ORGANIZATION						
	Illinois							
		5 SOLE VOTING POWER						
NUMB	_	0						
SHARES BENEFICIALLY OWNED BY		6 SHARED VOTING POWER						
		3,280,476						
EACH REPORTING		7 SOLE DISPOSITIVE POWER						
PERSON WITH:		0						
	-	8 SHARED DISPOSITIVE POWER						
		3,280,476						
9	AGGREGATE AN	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	3,280,476							
10	CHECK IF THE A	GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□						
11	PERCENT OF CL	ASS REPRESENTED BY AMOUNT IN ROW (9)						
	9.99%*							
12	TYPE OF REPOR	TING PERSON						
	CO							
		hts, under the shares of Series E and under two warrants, to acquire an aggregate number of shares of the Issuer's Common Stock which, except for Series E and Warrants on the amount of outstanding shares of the Issuer's Common Stock that the reporting person may own, when combined with						
		Start water and and a start an						

SCHEDULE 13G

CUSII	CUSIP NO. 49721T101						
1	1 NAMES OF REPORTING PERSONS						
	Jonathan I. Cope						
2		PROPI	RIATE BOX IF A MEMBER OF A GROUP				
	(a) □ (b) □						
3	SEC USE ONLY						
3	SEC USE ONL I						
4	CITIZENSHIP O	R PLA	CE OF ORGANIZATION				
	United States						
		5	SOLE VOTING POWER				
	BER OF		0				
SHAR	ES FICIALLY	6	SHARED VOTING POWER				
OWNI			3,280,476				
EACH		7	SOLE DISPOSITIVE POWER				
	RTING	,	SOLE DISTOSTITY LTOWER				
PERSO	ON WITH:		0				
		8	SHARED DISPOSITIVE POWER				
			3,280,476				
9	AGGREGATE A	MOUN	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	3,280,476						
10		AGGR	EGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□				
11	PERCENT OF CI	1224	REPRESENTED BY AMOUNT IN ROW (9)	_			
	1 Little 11 Of CI	100 1	THE STATE OF THE				
	9.99%*						

^{*} Reporting person has rights, under the shares of Series E and under two warrants, to acquire an aggregate number of shares of the Issuer's Common Stock which, except for the contractual caps in the Series E and Warrants on the amount of outstanding shares of the Issuer's Common Stock that the reporting person may own, when combined with the 3,275,000 shares of Common Stock owned, would exceed such a cap. The ownership cap in each of the Series E and Warrants is 9.99%. Thus, the number of shares of the Issuer's Common Stock beneficially owned by the reporting person as of the date of this filing was 3,280,476 shares, which is 9.99% of the 32,837,598 shares that were outstanding on that date (as reported in the Issuer's prospectus supplement filed on July 25, 2022).

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Item 1.

(a) Name of Issuer:

Kiora Pharmaceuticals, Inc., a Delaware corporation ("Issuer")

(b) Address of Issuer's Principal Executive Offices:

1371 East 2100 South, Suite 200, Salt Lake City, Utah 84105

Item 2.

(a) Name of Person Filing:

Lincoln Park Capital Fund, LLC ("<u>LPC Fund</u>") Lincoln Park Capital, LLC ("<u>LPC</u>") Rockledge Capital Corporation ("<u>RCC</u>") Joshua B. Scheinfeld ("<u>Mr. Scheinfeld</u>")

Alex Noah Investors, Inc. ("Alex Noah")

Jonathan I. Cope ("Mr. Cope" and, collectively with LPC Fund, LPC, RCC, Mr. Scheinfeld and Alex Noah, the "Reporting Persons")

(b) Address of Principal Business Office, or if None, Residence:

The address of the principal business office of each of the Reporting Persons is: 440 North Wells, Suite 410 Chicago, Illinois 60654

(c) Citizenship:

LPC Fund is an Illinois limited liability company LPC is an Illinois limited liability company RCC is a Texas corporation Mr. Scheinfeld is a United States citizen

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Alex Noah is an Illinois corporation Mr. Cope is a United States citizen

(d) Title of Class of Securities:

Common Stock, Par Value \$0.01 Per Share ('Common Stock")

(e) CUSIP Number:

49721T101

Item 3.

If this statement is filed pursuant to §§240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a:

- (a) Broker or dealer registered under Section 15 of the Act (15 U.S.C. 780).
- (b) ☐ Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 78c).
- (c) Insurance company as defined in Section 3(a)(19) of the Act (15 U.S.C. 78c).
- (d) 🗆 Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).
- (e) ☐ An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);
- (f) An employee benefit plan or endowment fund in accordance with §240. 13d-1(b)(1)(ii)(F);
- (g) ☐ A parent holding company or control person in accordance with §240.13d-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);

(j) 🗆	A church plan that is exclude A non-U.S. institution in ac Group, in accordance with	cordance with §240.13d-		any under section 3(c)	(14) of the Investment C	Company Act of 1940 (1	5 U.S.C. 80a-3);
	a non-U.S. institution in acc		1(b)(1)(ii)(J), please	specify the type of inst	itution		
			SCH	EDULE 13G			
CUSIP NO). 49721T101						Page 10 of 12
Item 4. Ov	vnership.						
Reporting		Amount beneficially owned:	Percent of class ¹ :	Sole power to vote or direct the vote:	Shared power to vote or to direct the vote:	Sole power to dispose or to direct the disposition of:	Shared power to dispose or to direct the disposition of:
	rk Capital Fund, LLC rk Capital, LLC	3,280,476 3,280,476	9.99% 9.99%	0	3,280,476 3,280,476	0	3,280,476 3,280,476
	Capital Corporation	3,280,476	9.99%	0	3,280,476	0	3,280,476
Joshua B.		3,280,476	9.99%	0	3,280,476	0	3,280,476
Jonathan I.	Investors, Inc. Cope	3,280,476 3,280,476	9.99% 9.99%	0	3,280,476 3,280,476	0	3,280,476 3,280,476
26, 2022 to the Issuer's LPC Fund beneficial "Warrants' in the Issue A Common S without ex L well as a p Cope have P of the share	s of July 26, 2022, LPC Fu of certain investors, including public offering on July 26 in the Issuer's public offeriownership cap, acquired be'); and (iv) 320 shares of Ser's public offering on July 26, 25 cock presently owned combe deding the 9.99% beneficial PC is the Managing Member rincipal of LPC. Mr. Cope shared voting and shared in the foregoing should not be porting Person. Pursuant to Stock of the Issuer held directions of the Issuer held directions of the Issuer held directions.	g LPC Fund, directly, the 5, 2022; (ii) Class A Warr ng on July 26, 2022 (the y LPC Fund in the Issueries E that are convertib 26, 2022. 2022, LPC Fund directly bined with number of shall ownership limitation or er of LPC Fund. RCC and is the president and sole avestment power over the the Act and the rules there Issuer beneficially owned construed in and of itself of Rule 13d-4 of the Act,	following securities ants to purchase 4,8° "Class A Warrants") er's public offering le into 3,200,000 shall beneficially owned ares of Common Ston the exercise of the shareholder of Alex shares of Common Stone the exercise of the shareholder of Alex shares of Common Stone the exercise of the shareholder of Alex shares of Common Stone the exercise of the shareholder of Alex shares of Common Stone the shareholder of Alex shareholder of	of the Issuer: (i) 3,275,75,000 shares of Comro; (iii) Class B Warrant on July 26, 2022 (the ares of Common Stock an aggregate of 3,280 ck that may be acquire Warrants, or the 9.99% Managing Members of Noah, as well as a prostock of the Issuer held of the Recognition of the Reco	5,000 shares of outstand mon Stock, subject to a s to purchase 4,875,000 a "Class B Warrants", subject to a 9.99% ber 0,476 shares of Commond by LPC Fund as of J beneficial ownership lift. LPC. Mr. Scheinfeld is incipal of LPC. As a rest directly by LPC Fund. It, Alex Noah, and Mr. Cast to beneficial ownership lift.	ing Common Stock, acq 9.99% beneficial owners of Stock acq 9.99% beneficial owners of Stock and together with the Coneficial ownership cap, and Stock, representing the uly 26, 2022 under the Smitation on the conversion the president and sole should of the foregoing, Marketone may be deemed to be ship of any shares of Committee o	uired by LPC Fund in ship cap, acquired by ck, subject to a 9.99% class A Warrants, the icquired by LPC Fund e 3,275,000 shares of Warrants and Series E on of the Series E. hareholder of RCC, as r. Scheinfeld and Mr. be a beneficial owner
CUSIP NO). 49721T101		SCH	EDULE 13G			Page 11 of 12
Item 5.		cent or Less of a Class.					1 age 11 01 12
If	this statement is being file curities, check the following	ed to report the fact that a	as of the date hereof	the reporting person h	as ceased to be the ben	eficial owner of more th	an five percent of the
Item 6.		han Five Percent on Beh	alf of Another Pers	on.			
	Not applicable.						
Item 7.	Identification and Class	ssification of Subsidiary	Which Acquired th	ne Security Being Rep	oorted on by the Paren	t Holding Company or	Control Person.
	Not applicable.						
Item 8.	Identification and Clas	ssification of Members o	of the Group.				
	Not applicable.						

Item 9.

Notice of Dissolution of Group.

Not applicable.

Item 10. Certifications.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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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: July 28, 2022

LINCOLN PARK CAPITAL FUND, LLC LINCOLN PARK CAPITAL, LLC

BY: LINCOLN PARK CAPITAL, LLC
BY: ROCKLEDGE CAPITAL CORPORATION

BY: ROCKLEDGE CAPITAL CORPORATION

By: /s/ Joshua B. Scheinfeld By: /s/ Joshua B. Scheinfeld

Name:Joshua B. ScheinfeldName:Joshua B. ScheinfeldTitle:PresidentTitle:President

LINCOLN PARK CAPITAL FUND, LLC LINCOLN PARK CAPITAL, LLC

BY: LINCOLN PARK CAPITAL, LLC BY: ALEX NOAH INVESTORS, INC.

BY: ALEX NOAH INVESTORS, INC.

By: /s/ Jonathan I. Cope
By: /s/ Jonathan I. Cope

 Name:
 Jonathan I. Cope

 Title:
 President

 Title:
 President

Title:

President

ROCKLEDGE CAPITAL CORPORATION ALEX NOAH INVESTORS, INC.

By: /s/ Joshua B. Scheinfeld By: /s/ Jonathan I. Cope

Name: Joshua B. Scheinfeld
Name: Jonathan I. Cope
Title: President
Title: President

JOSHUA B. SCHEINFELD JONATHAN I. COPE

By: /s/ Joshua B. Scheinfeld By: /s/ Jonathan I. Cope

Name: Joshua B. Scheinfeld
Name: Jonathan I. Cope
Title: President
Title: President

LIST OF EXHIBITS

Exhibit No. Description

Joint Filing Agreement

Joint Filing Agreement

The undersigned hereby agree that they are filing this statement jointly pursuant to Rule 13d-1(k)(1). Each of them is responsible for the timely filing of such Schedule 13G, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate.

In accordance with Rule 13d-1(k)(1) promulgated under the Securities and Exchange Act of 1934, as amended, the undersigned hereby agree to the joint filing with each other on behalf of each of them of such Schedule 13G with respect to the Ordinary Shares of the Issuer, beneficially owned by each of them. This Joint Filing Agreement shall be included as an exhibit to such Schedule 13G.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned hereby execute this Agreement as of July 28, 2022.

LINCOLN PARK CAPITAL FUND, LLC LINCOLN PARK CAPITAL, LLC BY: LINCOLN PARK CAPITAL, LLC BY: ROCKLEDGE CAPITAL CORPORATION BY: ROCKLEDGE CAPITAL CORPORATION By: /s/ Joshua B. Scheinfeld By: /s/ Joshua B. Scheinfeld Name: Joshua B. Scheinfeld Name: Joshua B. Scheinfeld President President LINCOLN PARK CAPITAL FUND, LLC LINCOLN PARK CAPITAL, LLC BY: LINCOLN PARK CAPITAL, LLC BY: ALEX NOAH INVESTORS, INC. BY: ALEX NOAH INVESTORS, INC. By: /s/ Jonathan I. Cope By: /s/ Jonathan I. Cope Name: Jonathan I. Cope Name: Jonathan I. Cope Title: President Title: President ROCKLEDGE CAPITAL CORPORATION ALEX NOAH INVESTORS, INC. By: /s/ Joshua B. Scheinfeld By: /s/ Jonathan I. Cope Name: Joshua B. Scheinfeld Name: Jonathan I. Cope President President Title: Title: JOSHUA B. SCHEINFELD JONATHAN I. COPE /s/ Joshua B. Scheinfeld /s/ Jonathan I. Cope Name: Joshua B. Scheinfeld Name: Jonathan I. Cope Title: President President

Title: