FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

l	OMB APPROVAL								
l	OMB Number:	3235-0287							
l	Estimated average burden								
ı	hours ner resnonse.	0.5							

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

						or sec	11011 30(11)	oi trie	investment	COII	ірапу Асі	01 1940							
1. Name and Address of Reporting Person* Shannon John Patrick Jr						2. Issuer Name and Ticker or Trading Symbol Xeris Biopharma Holdings, Inc. [XERS]									ck all applica Director	licable) tor		erson(s) to Issuer 10% Owner Other (specify	
(Last) (First) (Middle) C/O XERIS BIOPHARMA HOLDINGS, INC. 180 N. LASALLE STREET, SUITE 1600						Date 0/05/		Trans	action (Mon	th/D	ay/Year)	X	below) See Remarks						
(Street)				_ 4.	4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable Line)					
CHICAGO IL 60601		60601									X		Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City) (State) (Zip)					ative Securities Acquired, Disposed of, or Beneficially Owned														
		Та	ble I - No	n-Der	ivati	ve S	ecuritie	s Ac	quired, D	isp	osed o	of, or B	enef	icially	Owned				
1. Title of Security (Instr. 3) 2. Transa Date (Month/D							2A. Deemed Execution Date, if any (Month/Day/Year)		Code (Instr.		4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 4			Securities Beneficia	Beneficially Owned Following		: Direct Indirect str. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
									Code	v	Amount	(A (D	or	Price	Transacti (Instr. 3 a	on(s)			(111311.4)
Common Stock 10/05.							5/2021		A ⁽¹⁾⁽²⁾		70,49	96	A	(1)(2)	70,496		D		
Common Stock ⁽³⁾ 10/05						/2021			A ⁽³⁾		193,333 A		(3)	263,829		D			
			Table II -						uired, Dis , options						Owned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	Execution Da	Date,	4. Transaction Code (Instr. 8)		Derivative E		6. Date Exercisable and Expiration Date (Month/Day/Year)			7. Title and Amo of Securities Underlying Derivative Secu (Instr. 3 and 4)		urity	8. Price of Derivative Security (Instr. 5)	9. Numbe derivative Securities Beneficia Owned Following Reported	Owners Form: Direct (Ownership	Beneficial Ownership ect (Instr. 4)
					Code	v	(A)	(D)	Date Exercisable		xpiration ate	Title	or Nu	nount mber Shares	ount (Instr. 4)	Transacti (Instr. 4)	ion(s)		
Stock Option (Right to Buy)	\$1.55	10/05/2021			A ⁽⁴⁾		160,335		(5)	02	2/03/2027	Commo Stock	n 16	0,335	(4)	160,33	35	D	
Stock Option (Right to Buy)	\$1.55	10/05/2021			A ⁽⁴⁾		25,136		(5)	00	5/11/2027	Commo Stock	n 2!	5,136	(4)	25,13	6	D	
Stock Option (Right to Buy)	\$5.93	10/05/2021			A ⁽⁴⁾		28,072		(6)(7)	0:	1/31/2028	Commo Stock	n 28	8,072	(4)	28,07	2	D	
Stock Option (Right to Buy)	\$12.5	10/05/2021			A ⁽⁴⁾		34,977		(6)(7)	05	5/15/2028	Commo Stock	n 34	4,977	(4)	34,97	7	D	
Stock Option (Right to Buy)	\$13.88	10/05/2021			A ⁽⁴⁾		80,000		(6)	0:	1/31/2029	Commo Stock	n 80	0,000	(4)	80,00	0	D	
Stock Option (Right to	\$3.94	10/05/2021			A ⁽⁴⁾		100,000		(6)	08	3/18/2030	Commo Stock	n 10	0,000	(4)	100,00	00	D	

Explanation of Responses:

- 1. On October 5, 2021, pursuant to the transaction agreement dated as of May 24, 2021 ("Transaction Agreement") by and among Xeris Pharmaceuticals, Inc. ("Xeris"), Strongbridge Biopharma plc ("Strongbridge"), the Issuer ("HoldCo") and Wells MergerSub, Inc., a wholly owned subsidiary of HoldCo ("MergerSub"), HoldCo acquired the entire issued and to be issued ordinary share capital of Strongbridge (the "Acquisition"), and MergerSub merged with and into Xeris, with Xeris continuing as the surviving corporation and wholly owned subsidiary of HoldCo (the "Merger", and together with the Acquisition, the "Transaction").
- 2. (Continued from Footnote 1) At the effective time of the Merger (the "Merger Effective Time"), all existing shares of Xeris common stock (the "Xeris common stock") were cancelled and automatically converted into the right to receive HoldCo common stock on a one-for-one basis. This amount includes shares of HoldCo common stock received upon vesting of Xeris restricted stock units that were vested as of the Merger Effective Time, net of shares withheld for tax.
- 3. Represents restricted stock units each representing a contingent right to receive one share of HoldCo common stock (the "HoldCo RSU"). At the Merger Effective Time, each restricted stock unit representing a contingent right to acquire one share of Xeris common stock (the "Xeris RSU") that was outstanding immediately prior to the Merger Effective Time was automatically converted into a HoldCo RSU on the same terms and conditions (including any applicable vesting and settlement terms) as were applicable to such Xeris RSU immediately prior to the Merger Effective Time, including that the number of shares of HoldCo common stock subject to such HoldCo RSU is equal to the number of shares that were subject to the Xeris RSU.
- 4. At the Merger Effective Time, each option to purchase shares of Xeris common stock (the "Xeris Option") that was outstanding immediately prior to the Merger Effective Time, whether vested or unvested, was automatically converted into an option to purchase shares of HoldCo common stock (the "HoldCo Option"), on the same terms and conditions including any applicable vesting and exercisability requirements) as were applicable to such Xeris Option immediately prior to the Merger Effective Time, including that the number of shares of HoldCo common stock subject to the HoldCo Option is equal to the number of shares that were subject to the Xeris Option and the exercise price applicable to the HoldCo Option is the same as applied to the Xeris Option.
- 5. These options are fully vested as of the date hereof.
- 6. 25% of these options shall vest on the first anniversary of the vesting commencement date, with the remainder vesting ratably over the following 36 months.
- 7. These options are early exercisable

Remarks:

<u>Fact</u>

** 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.