(Last)

(First)

5900 WILSHIRE BOULEVARD, SUITE 650

(Middle)

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	D.C.	20549
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL 3235-0287 Estimated average burden hours per response: 0.5

See Footnote⁽²⁾

See Footnote⁽³⁾

11. Nature

of Indirect Beneficial Ownership (Instr. 4)

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

				or S	Section	30(h) of	the Inv	vestr	ment	Company Ac	t of 194	10						
1. Name and Address of Reporting Person* Andersen Eric			<u>M</u>	2. Issuer Name and Ticker or Trading Symbol MERRIMACK PHARMACEUTICALS INC [MACK] 5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner														
(Last) (First) (Middle) 5900 WILSHIRE BOULEVARD, SUITE 650				3. Date of Earliest Transaction (Month/Day/Year) 04/07/2020									Officer (give title below) See remarks Other below)			er (specify ow)		
(Street) LOS ANGELES CA 90036			4. 1	4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person						
(City)	(St		Zip)	<u> </u>				_										
1 Title of	Security (Inc		1 - Non-Deriv		Secu 2A. Dee		Acqu 3.	ure	ea, L	4. Securities			cıaı	Iy Own		16 Ov	vnership	7. Nature of
	. Title of Security (Instr. 3)		Date (Month/Day/Y	'ear) i	Execution Date,		Trar Cod 8)	Transaction Code (Instr. 8)		Disposed Of (D) ((Instr. 3, 4 and 5)				Form: Direct (D) or		Indirect Beneficial Ownership (Instr. 4)
Common	ı Stock		04/07/202	20			Р	+	v	5,899	(D) A	\$3.031	.8(1)	(Instr. 3			I	See Footnote
Common	Stock			\dashv			\dagger	+						176	,586		I	See Footnote
		Ta	ble II - Derivat											Owne	d			l
1. Title of	2.	3. Transaction	3A. Deemed	uts, 0	calls,	warra 5. Nur	_	_		convert	_	ecuritie	÷	. Price of	9. Numb	er of	10.	11. Nat
Derivative Security (Instr. 3) Conversi Or Exerci Price of Derivativ Security		Exercise (Month/Day/Year) ce of rivative	Execution Date, if any (Month/Day/Year)		saction e (Instr.		ative ities red sed 3, 4	es d			Sec Und Der Sec	ount of curities derlying ivative curity (Insti nd 4)	rrities Serlying (I vative rrity (Instr.		derivative Securities Beneficially Owned Following Reported Transactior (Instr. 4)	es ally g	Owners Form: Direct (I or Indire (I) (Instr	Benefic O) Owners ect (Instr. 4
				Code	e V	(A)		Date Exer	e rcisal	Expiration Date	on Title	Amoun or Numbe of Shares	r					
	nd Address o Sen Eric	f Reporting Person [*]																
(Last) 5900 W	ILSHIRE B	(First) OULEVARD, S	(Middle) UITE 650															
(Street)	IGELES	CA	90036		_													
(City)		(State)	(Zip)															
1	nd Address o n Standaı	f Reporting Person [*]																
(Last) 5900 W	ILSHIRE B	(First) OULEVARD, S	(Middle) UITE 650															
(Street)	IGELES	CA	90036															
(City)		(State)	(Zip)															
1		f Reporting Person* ANDARD PA		_ _														

(Street)							
LOS ANGELES	CA	90036					
(City)	(State)	(Zip)					
1. Name and Address of Reporting Person*							
Western Standard Partners QP, L.P.							
(Last)	(First)	(Middle)					
5900 WILSHIRE BOULEVARD, SUITE 650							
(Street)							
LOS ANGELES	CA	90036					
(City)	(State)	(Zip)					

Explanation of Responses:

- 1. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$2.99 to \$3.09, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the ranges set forth in this footnote (1) to this Form 4.
- 2. The shares are directly held by WSP. The general partner of the Funds is Western Standard. The managing member of Western Standard and the portfolio manager to the Funds is Mr. Andersen. Each of Western Standard and Mr. Andersen disclaims beneficial ownership of the shares except to the extent of its or his pecuniary interest therein, if any, and this report shall not be deemed an admission that it or he is the beneficial owner of such shares.
- 3. The shares are directly held by WSP QP. The general partner of the Funds is Western Standard. The managing member of Western Standard and the portfolio manager to the Funds is Mr. Andersen. Each of Western Standard and Mr. Andersen disclaims beneficial ownership of the shares except to the extent of its or his pecuniary interest therein, if any, and this report shall not be deemed an admission that it or he is the beneficial owner of such shares.

Remarks:

As a result of an agreement among the persons listed below to vote their respective shares of Common Stock jointly, such persons have formed a "group" under Section 13(d)(1) of the Exchange Act. In addition to Mr. Andersen, Western Standard, LLC ("Western Standard"), Western Standard Partners, LP ("WSP") and Western Standard Partners QP, LP ("WSP QP" and together with WSP, the "Funds") (collectively, the "Western Standard Partners"), the members of this group are Noah G. Levy, Newtyn Management, LLC, Newtyn Partners, Newtyn TE Partners, LP, Newtyn Capital Partners, LP, and Ledo Capital, LLC (collectively, the "Newtyn Parties" and collectively with the Western Standard Parties, the "13D Group"). As a member of the 13D Group, each Western Standard Party would be deemed to beneficially own the aggregate amount of the Common Stock that each of the 13D Group members beneficially owns, in which case it or he would be deemed to beneficially own 2,061,462 shares of Common Stock. However, none of the Western Standard Parties have the ability to direct the acquisition or disposition or, except through the Cooperation Agreement, voting of the securities held by Newtyn Parties, and none of the Newtyn Parties have the ability to direct the acquisition or disposition or, except through the Cooperation Agreement, voting of the securities held by the Western Standard Partyn Parties would result in each Western Standard Party having voting power equivalent to a combined beneficial ownership of 15.4% of the Issuer's outstanding Common Stock for voting purposes. Each Western Standard Party disclaims beneficial ownership of the shares beneficially owned by the 13D Group except to the extent of its or his pecuniary interest therein, if any, and this report shall not be deemed an admission that it or he is the beneficial owner of such shares.

<u>/s/ Eric D. Andersen</u> <u>04/08/2020</u>

Western Standard, LLC; /s/

Eric D. Andersen, Managing 04/08/2020

Member

Western Standard Partners,

LP; By: Western Standard,

LLC, General Partner; /s/ Eric 04/08/2020

D. Andersen, Managing

Member

Western Standard Partners QP,

LP; By: Western Standard,

LLC, General Partner; /s/ Eric 04/08/2020

D. Andersen, Managing

Member

** 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.