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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

OMB APPR	ROVAL
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1. Name and Address of Reporting Person* MCKEARN JOHN P		n*	2. Issuer Name and Ticker or Trading Symbol Allakos Inc. ALLK	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
MUKEARN	<u>JUHN P</u>			X	Director	Х	10% Owner		
(Last) (First) (Middle) 101 S. HANLEY ROAD SUITE 1850		(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 04/16/2019		Officer (give title below)		Other (specify below)		
			4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Individual or Joint/Group Filing (Check Applicable Line)					
(Street) ST. LOUIS	МО	63105		X	Form filed by One F Form filed by More Person	•	0		
(City)	(State)	(Zip)							

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transa Code (8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
			Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)			
Common Stock	04/16/2019		S ⁽¹⁾		22,679	D	\$37.23 ⁽²⁾	7,153,517	Ι	See footnote ⁽³⁾⁽⁴⁾ ⁽⁵⁾	
Common Stock	04/16/2019		S ⁽¹⁾		7,321	D	\$36.8 ⁽⁶⁾	7,146,196	Ι	See footnote ⁽³⁾⁽⁴⁾ ⁽⁵⁾	
Common Stock	04/17/2019		S ⁽¹⁾		35,889	D	\$36.33(7)	7,110,307	Ι	See footnote ⁽³⁾⁽⁴⁾ ⁽⁵⁾	
Common Stock	04/17/2019		S ⁽¹⁾		20,000	D	\$36.33 ⁽⁸⁾	7,090,307	Ι	See footnote ⁽³⁾⁽⁴⁾ ⁽⁵⁾	
Common Stock	04/18/2019		S ⁽¹⁾		2,400	D	\$36.07 ⁽⁹⁾	7,087,907	Ι	See footnote ⁽³⁾⁽⁴⁾ ⁽⁵⁾	
Common Stock	04/18/2019		S ⁽¹⁾		1,028	D	\$34.82 ⁽¹⁰⁾	7,086,879	Ι	See footnote ⁽³⁾⁽⁴⁾ (5)(11)	

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

	3					-				3					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transa Code (8)		of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exerc Expiration Da (Month/Day/Y	Amount of Securities		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
				Code	v			Date Exercisable	Expiration Date	Title	Amount or Number of Shares				

Explanation of Responses:

1. The sales reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan adopted by the reporting persons on July 23, 2018.

2. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$37.01 to \$38.00, inclusive. The reporting persons undertake to provide Allakos Inc., any security holder of Allakos Inc., or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in footnotes (2), (6), (7), (8), (9) and (10) to this Form 4.

3. Consists of (i) shares held of record by RiverVest Venture Fund II, L.P ("RiverVest II"), (ii) shares held of record by RiverVest Venture Fund II (Ohio), L.P. ("RiverVest (Ohio) II"), (iii) shares held of record by RiverVest Venture Fund III (Ohio), L.P. ("RiverVest (Ohio) II"), (iii) shares held of record by RiverVest Venture Fund III, L.P ("RiverVest III"), (iv) shares held of record by RiverVest Venture Fund III (Ohio), L.P. ("RiverVest III"), (v) shares held of record by 3x5 RiverVest Fund II, L.P. ("3x5 II"), and (vi) shares held of record by 3x5 RiverVest Fund II-B, L.P. ("3x5 II"), and (vi) shares held of record by 3x5 RiverVest Fund II-B, L.P. ("3x5 II-B"). The shares held by RiverVest II are indirectly held by RiverVest Venture Partners II, L.P. ("RiverVest Partners II"), which is the general partner of RiverVest II. The shares held by RiverVest (Ohio) II are indirectly held by RiverVest Venture Partners II (Ohio), LLC ("RiverVest Partners (Ohio) II"), which is the general partner of RiverVest (Ohio) II.

4. (continued from Footnote 3) RiverVest Partners II is the sole member of RiverVest Partners (Ohio) II. RiverVest Venture Partners II, LLC is the general partner of RiverVest Partners II. The Reporting Person is an Authorized Person of RiverVest Venture Partners II, LLC and may be deemed to share dispositive voting and investment power with respect to the shares held by RiverVest II and RiverVest (Ohio) II. The shares held by RiverVest Venture Partners III, LLC ("RiverVest Partners III"), which is the general partner of RiverVest III. The shares held by RiverVest (Ohio) III are indirectly held by RiverVest Venture Partners III, LLC ("RiverVest Partners (III"), which is the general partner of RiverVest III. The shares held by RiverVest (Ohio) III are indirectly held by RiverVest Partners III (Ohio), LLC ("RiverVest Partners (Ohio) III"), which is the general partner of RiverVest Partners III is the sole member of RiverVest Partners (Ohio) III. RiverVest Venture Partners III, LLC is the general partner of RiverVest (Ohio) III. RiverVest Partners III, LLC is the general partner of RiverVest Partners III.

5. (continued from Footnote 4) The Reporting Person is a Manager of RiverVest Venture Partners III, LLC and may be deemed to share dispositive voting and investment power with respect to the shares held by RiverVest III and RiverVest (Ohio) III. The shares held by 3x5 II and 3x5 II-B are indirectly held by 3x5 RiverVest Partners II, LLC ("3x5 Partners II"), which is the general partner of 3x5 Partner of 3x5 II and 3x5 II-B. RiverVest 3x5 Managers II, LLC, and may be deemed to share dispositive voting and investment power with respect to the shares held by RiverVest 3x5 Managers II, LLC ("3x5 Partners II"), which is the general partner of 3x5 Partners of RiverVest 3x5 Managers II, LLC and may be deemed to share dispositive voting and investment power with respect to the shares held by RiverVest II. The Reporting Person is a Member of RiverVest 3x5 Managers II, LLC and may be deemed to share dispositive voting and investment power with respect to the shares held by RiverVest II. RiverVest III, RiverVest (Ohio) III, River

6. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$36.52 to \$37.00, inclusive.

7. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$36.25 to \$36.89, inclusive.

8. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$35.70 to \$35.80, inclusive.

9. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$36.01 to \$36.15, inclusive.

10. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$34.59 to \$35.07, inclusive.

11. The 7,086,879 shares consists of (i) 980,693 shares held of record by RiverVest II, (ii) 266,374 shares held of record by RiverVest (Ohio) II, (iii) 3,383,832 shares held of record by RiverVest III, (iv)

179,592 shares held of record by RiverVest (Ohio) III, (v) 2,194,122 shares held of record by 3x5 II, and (vi) 82,266 shares held of record by 3x5 II-B. **Remarks:**

<u>/s/ John P. McKearn</u>

04/18/2019 Date

** Signature of Reporting Person

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.

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