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

SCHEDULE 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO \S 240.13d-1(b), (c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO \S 240.13d-2

(Amendment No. 2)*

	Vera Therapeutics, Inc.
	(Name of Issuer)
	Class A Common Stock
	(Title of Class of Securities)
	92337R101
	(CUSIP Number)
	31 December 2023
	(Date of Event Which Requires Filing of the Statement)
Check t	the appropriate box to designate the rule pursuant to which this Schedule is filed:
	Rule 13d-1(b)
\square	Rule 13d-1(c) Rule 13d-1(d)
	nainder 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 osequent amendment containing information which would alter the disclosures provided in a prior cover page.
	Formation required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act 4 ("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

1.	NAME OF R Ares Trading		TING PERSONS	
2.	(a) □ (b) □		ROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)	
3.	SEC USE ON			
4.	CITIZENSHI Switzerland	P OR	PLACE OF ORGANIZATION	
NU	MBER OF	5.	SOLE VOTING POWER 1,913,501 ¹	
BEN OV	SHARES EFICIALLY VNED BY	6.	SHARED VOTING POWER 0	
RE P	EACH PORTING PERSON	7.	SOLE DISPOSITIVE POWER 1,913,501 ¹	
	WITH	8.	SHARED DISPOSITIVE POWER 0	
9.	AGGREGAT 1,913,501 ¹	E AM	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
10.	CHECK IF T	HE A	GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)	
11.	PERCENT O 3.6% ²	F CLA	ASS REPRESENTED BY AMOUNT IN ROW (9)	
12.	TYPE OF RE	PORT	TING PERSON (SEE INSTRUCTIONS)	

The record holder of the securities covered by this Schedule 13G is Ares Trading SA.

Ares Trading SA is a dominantly controlled subsidiary of Merck Serono SA, Coinsins, Switzerland, an affiliate of Merck KGaA, Darmstadt, Germany. Merck Serono SA, Coinsins, Switzerland is a wholly owned indirect subsidiary of Merck KGaA, Darmstadt, Germany and E. Merck KG, Darmstadt Germany. Merck KGaA, Darmstadt, Germany is a publicly traded company (Frankfurt Stock Exchange, DAX 40) and the beneficiary of the two companies. Merck KGaA, Darmstadt Germany is dominantly controlled by E. Merck KG, Darmstadt Germany. Merck Serono SA, Coinsins, Switzerland, an affiliate of Merck KGaA, Darmstadt, Germany and Merck KGaA, Darmstadt, Germany and E. Merck KG, Darmstadt, Germany may be deemed to possess voting and dispositive power with respect to the securities held of record by Ares Trading SA.

This percentage is based on 52,497,462 shares of Class A Common Stock outstanding (assuming the underwriters do not exercise in full the option to purchase additional shares), as disclosed by the Issuer in its prospectus supplement dated January 29, 2024 and filed with the Securities and Exchange Commission (the "Commission") on January 30, 2024 (the "Prospectus Supplement").

1.			TING PERSONS Coinsins, Switzerland, an affiliate of Merck KGaA, Darmstadt, Germany	
2.	CHECK THE (a) □ (b) □	E APP	ROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)	
3.	SEC USE ON	NLY		
4.	CITIZENSHI Switzerland	P OR	PLACE OF ORGANIZATION	
	IMBER OF SHARES	5. 6.	SOLE VOTING POWER 1,913,501 ³ SHARED VOTING POWER	
BEN OV	EFICIALLY WNED BY EACH	7.	SOLE DISPOSITIVE POWER	
RE	PERSON WITH		1,913,501 ³	
	WIIH	8.	SHARED DISPOSITIVE POWER 0	
9.	1,913,501 ³		OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
10.	CHECK IF T	HE A	GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)	0
11.	3.6%4		ASS REPRESENTED BY AMOUNT IN ROW (9)	
12.	TYPE OF RE	EPORT	TING PERSON (SEE INSTRUCTIONS)	

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This percentage is based on 52,497,462 shares of Class A Common Stock outstanding (assuming the underwriters do not exercise in full the option to purchase additional shares), as disclosed by the Issuer in its Prospectus Supplement.

1.			TING PERSONS nstadt, Germany	
2.	(a) □ (b) □		ROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)	
3.	SEC USE ON			
4.	CITIZENSHI Germany		PLACE OF ORGANIZATION	
NU	MBER OF	5.	SOLE VOTING POWER 1,913,501 ⁵	
BEN OV	SHARES EFICIALLY VNED BY	6.	SHARED VOTING POWER 0	
RE	EACH PORTING PERSON	7.	SOLE DISPOSITIVE POWER 1,913,501 ⁵	
	WITH	8.	SHARED DISPOSITIVE POWER 0	
9.	AGGREGAT 1,913,501 ⁵	E AM	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
10.	CHECK IF T	HE A	GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)	
11.	PERCENT O 3.6% ⁶	F CL	ASS REPRESENTED BY AMOUNT IN ROW (9)	
12.	TYPE OF RE	PORT	TING PERSON (SEE INSTRUCTIONS)	

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This percentage is based on 52,497,462 shares of Class A Common Stock outstanding (assuming the underwriters do not exercise in full the option to purchase additional shares), as disclosed by the Issuer in its Prospectus Supplement.

1.			TING PERSONS nstadt Germany	
2.	(a) □ (b) □		ROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)	
3.	SEC USE ON			
4.	CITIZENSHI Germany		PLACE OF ORGANIZATION	
NU	MBER OF	5.	SOLE VOTING POWER 1,913,501 ⁷	
BEN OV	SHARES EFICIALLY VNED BY	6.	SHARED VOTING POWER 0	
RE	EACH PORTING PERSON	7.	SOLE DISPOSITIVE POWER 1,913,501 ⁵	
	WITH	8.	SHARED DISPOSITIVE POWER 0	
9.	AGGREGAT 1,913,501 ⁵	E AM	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
10.	CHECK IF T	HE A	GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)	
11.	3.6%8		ASS REPRESENTED BY AMOUNT IN ROW (9)	
12.	TYPE OF RE	PORT	TING PERSON (SEE INSTRUCTIONS)	

The record holder of the securities covered by this Schedule 13G is Ares Trading SA. Ares Trading SA is a dominantly controlled subsidiary of Merck Serono SA, Coinsins, Switzerland, an affiliate of Merck KGaA, Darmstadt, Germany. Merck Serono SA, Coinsins, Switzerland is a wholly owned indirect subsidiary of Merck KGaA, Darmstadt, Germany and E. Merck KG, Darmstadt, Germany. Merck KGaA, Darmstadt, Germany is a publicly traded company (Frankfurt Stock Exchange, DAX 40) and the beneficiary of the two companies. Merck KGaA, Darmstadt Germany is dominantly controlled by E. Merck KG, Darmstadt Germany. Merck Serono SA, Coinsins, Switzerland, an affiliate of Merck KGaA, Darmstadt, Germany and Merck KGaA, Darmstadt, Germany and E. Merck KG, Darmstadt, Germany may be deemed to possess voting and dispositive power with respect to the securities held of record by Ares Trading SA.

This percentage is based on 52,497,462 shares of Class A Common Stock outstanding (assuming the underwriters do not exercise in full the option to purchase additional shares), as disclosed by the Issuer in its Prospectus Supplement.

Cusip No. 92	2337R101	13G		Page 6 of 9 Pages
Item 1(a).	Name of Issuer: Vera Therapeutic	, Inc.		
Item 1(b).	Address of Issue 8000 Marina Bly Brisbane, Califor			
Item 2(a).	Name of Person This Schedule 13	Filing: G is being filed by each of the following persons (each, a "	'Reporting Person" and	d together, the "Reporting Persons"):
	Merck KGaA, D	, Coinsins, Switzerland, an affiliate of Merck KGaA, Darn rmstadt, Germany rmstadt, Germany	nstadt, Germany	
	pursuant to which	rsons have entered into a Joint Filing Agreement, a copy of the Reporting Persons have agreed to file this Schedule 13 as Exchange Act of 1934, as amended.		
Item 2(b).	Ares Trading SA Merck Serono SA Merck KGaA: F1	ipal Business Office or, if none, Residence: Zone Industrielle de l'Outriettaz, 1170 Aubonne, Switzerla: Zone Industrielle, 1267 Coinsins, Switzerland, an affiliate ankfurter Strasse 250, 64293 Darmstadt, Germany nanuel-Merck-Platz 1, 64293 Darmstadt, Germany		armstadt, Germany
Item 2(c).		rsons Ares Trading SA and Merck Serono SA Coinsins, Swwitzerland. The Reporting Persons Merck KGaA and E. M		
Item 2(d).	Title of Class of Common Stock,	Securities: JS\$ 0.001 par value per share		
Item 2(e).	CUSIP Number 92337R101			
Item 3.	If this statement	is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or	(c), check whether th	ne person filing is a:
	Not applicable	Broker or dealer registered under Section 15 of the Act (15	5 U.S.C. 78o):	

Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 78c);

Company Act (15 U.S.C. 80a-3);

An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E);

A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J);

Group, in accordance with § 240.13d-1(b)(1)(ii)(K).

Insurance company as defined in Section 3(a)(19) of the Act (15 U.S.C. 78c);

An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(F);

A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G);

Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8);

A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);

A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment

(b)

(c)

(d)

(e)

(f)

(g)

(h)

(i)

(j)

(k)

Item 4. Ownership:

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

- (a) Amount beneficially owned: 1,913,501⁹
- (b) Percent of class: 3.6%¹⁰
- (c) Number of shares as to which the person has:
 - (i) Sole power to vote or to direct the vote: 1,913,501⁷
 - (ii) Shared power to vote or to direct the vote: 0
 - (iii) Sole power to dispose or to direct the disposition of: 1,913,501⁷
 - (iv) Shared power to dispose or to direct the disposition of: 0

Item 5. Ownership of Five Percent or Less of a Class:

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than 5 percent of the class of securities, check the following \Box .

Item 6. Ownership of More Than Five Percent on Behalf of Another Person:

Not applicable

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company: Not applicable

Item 8. Identification and Classification of Members 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, other than activities solely in connection with a nomination under § 240.14a-11.

The record holder of the securities covered by this Schedule 13G is Ares Trading SA. Ares Trading SA is a dominantly controlled subsidiary of Merck Serono SA, Coinsins, Switzerland, an affiliate of Merck KGaA, Darmstadt, Germany. Merck Serono SA, Coinsins, Switzerland is a wholly owned indirect subsidiary of Merck KGaA, Darmstadt, Germany and E. Merck KG, Darmstadt Germany. Merck KGaA, Darmstadt, Germany is a publicly traded company (Frankfurt Stock Exchange, DAX 40) and the beneficiary of the two companies. Merck KGaA, Darmstadt Germany is dominantly controlled by E. Merck KG, Darmstadt Germany. Merck Serono SA, Coinsins, Switzerland, an affiliate of Merck KGaA, Darmstadt, Germany and Merck KGaA, Darmstadt, Germany and E. Merck KG, Darmstadt, Germany may be deemed to possess voting and dispositive power with respect to the securities held of record by Ares Trading SA.

This percentage is based on 52,497,462 shares of Class A Common Stock outstanding (assuming the underwriters do not exercise in full the option to purchase additional shares), as disclosed by the Issuer in its Prospectus Supplement.

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.

ARES TRADING SA	ARES TRADING SA
Date: February 14, 2024	Date: February 14, 2024
By: /s/ Cedric Hyde	By: /s/ Florence Jolidon
Name: Cedric Hyde	Name: Florence Jolidon
Title: CFO	Title: Finance Manager
MERCK SERONO SA, COINSINS, SWITZERLAND, AN AFFILIATE OF MERCK KGAA, DARMSTADT, GERMANY	MERCK SERONO SA, COINSINS, SWITZERLAND, AN AFFILIATE OF MERCK KGAA, DARMSTADT, GERMANY
Date: February 14, 2024	Date: February 14, 2024
By: /s/ Cedric Hyde	By: /s/ Florence Jolidon
Name: Cedric Hyde	Name: Florence Jolidon
Title: CFO	Title: Finance Manager
MERCK KGAA, DARMSTADT, GERMANY	MERCK KGAA, DARMSTADT, GERMANY
Date: February 14, 2024	Date: February 14, 2024
By: /s/ Jens Eckhardt	By: /s/ Johannes Eckhardt
Name: Jens Eckhardt	Name: Johannes Eckhardt
Title: Head of Legal HC BD, Alliance Mgt, GMS & Governance	Title: Head of Legal – M&A, Ventures & Finance
E.MERCK KG, DARMSTADT, GERMANY	E.MERCK KG, DARMSTADT, GERMANY
Date: February 14, 2024	Date: February 14, 2024
By: /s/ Johannes Eckhardt	By: /s/ Kristin Eibisch
Name: Johannes Eckhardt	Name: Kristin Eibisch
Title: Attorney-in-Fact	Title: Attorney-in-Fact

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13G

EXHIBIT INDEX

Exhibit 99.1 Joint Filing Agreement, dated January 26, 2023, by and between Ares Trading SA, Merck Serono SA, Coinsins, Switzerland, and Merck KGaA, Darmstadt, Germany and E.Merck KG, Darmstadt, Germany.

Exhibit 99.2 Power of Attorney

JOINT FILING AGREEMENT

Pursuant to Rule 13d-1(k)(1) of the Securities Exchange Act of 1934, as amended, each of the undersigned agrees to the joint filing on behalf of each of them of the Statement on Schedule 13G filed herewith (and any amendments thereto), relating to the share capital of Vera Therapeutics, Inc.

This Joint Filing Agreement may be executed in counterparts and each of such counterparts taken together shall constitute one and the same instrument.

Dated: Darmstadt, January 26, 2023 ARES TRADING SA ARES TRADING SA By: /s/ Cedric Hyde By: /s/ Florence Jolidon Name: Cedric Hyde Name: Florence Jolidon Title: CFO Title: Finance Manager MERCK SERONO SA, COINSINS, SWITZERLAND, AN MERCK SERONO SA, COINSINS, SWITZERLAND, AN AFFILIATE OF MERCK KGAA, DARMSTADT, GERMANY AFFILIATE OF MERCK KGAA, DARMSTADT, GERMANY By: /s/ Cedric Hyde By: /s/ Tearaboth Te Name: Cedric Hyde Name: Tearaboth Te Title: CFO Title: Treasury Director MERCK KGAA, DARMSTADT, GERMANY MERCK KGAA, DARMSTADT, GERMANY By: /s/ Jens Eckhardt /s/ Johannes Eckhardt By: Name: Jens Eckhardt Name: Johannes Eckhardt Title: Head of Legal Business Development Title: Senior Corporate Counsel E.MERCK KG, DARMSTADT, GERMANY E.MERCK KG, DARMSTADT, GERMANY By: /s/ Johannes Eckhardt By: /s/ Kristin Eibisch Name: Johannes Eckhardt Name: Kristin Eibisch Title: Attorney-in-Fact Title: Attorney-in-Fact

POWER OF ATTORNEY

E. Merck KG, Darmstadt, Germany (the "Company"), hereby makes, constitutes and appoints each of Dr. Matthias Mülllenbeck, MBA, Jens Eckhardt, Kristin Eibisch and Johannes Eckhardt, or any of them acting singly, and with full power of substitution and re-substitution, the Company's true and lawful attorney-in-fact (each of such persons and their substitutes being referred to herein as the "Attorney-in-Fact"), with full power to act for the Company and in the Company's name, place and stead, to: (i) sign any and all instruments, certificates and documents that may be necessary, desirable or appropriate to be executed on behalf of E. Merck KG, Darmstadt, Germany, pursuant to Section 13 or 16 of the Securities Exchange Act of 1934, as amended, and any and all regulations promulgated thereunder, (ii) file the same (including any amendments thereto), with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission and (iii) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such Attorney-in-Fact, may be of benefit to, in the best interest of, or legally required by, the Company, it being understood that the documents executed by such Attorney-in-Fact on behalf of the Company pursuant to this power of attorney shall be in such form and shall contain such terms and conditions as such Attorney-in-Fact may approve in such Attorney-in-Fact's discretion, granting unto said Attorney-in-Fact full power and authority to do and perform each and every act and thing necessary, desirable or appropriate.

The Company hereby grants to the Attorney-in-Fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present with full power of substitution or revocation, hereby ratifying and confirming all that such Attorney-in-Fact or such Attorney-in-Fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted.

This Power of Attorney shall remain in full force and effect until January 31, 2023 unless earlier revoked by the Company in a signed writing delivered to the Attorney-in-Fact, or, in respect of any Attorney-in-Fact named herein, until such person ceases to be an employee of Merck KGaA or one of its affiliates.

IN WITNESS WHEREOF, the undersigned have executed this Power of Attorney as of April 19, 2022.

E. Merck KG

/s/ Dr. Frank Stangenberg-Haverkamp

Name: Dr. Frank Stangenberg-Haverkamp

Title: General Partner

/s/ Johannes Baillou

Name: Johannes Baillou Title: General Partner

POWER OF ATTORNEY

E. Merck KG, Darmstadt, Germany (the "Company"), hereby makes, constitutes and appoints each of Dr. Matthias Müllenbeck, MBA, Jens Eckhardt, Kristin Eibisch, Steffen Siegler and Johannes Eckhardt, or any of them acting singly, and with full power of substitution and re-substitution, the Company's true and lawful attorney-in-fact (each of such persons and their substitutes being referred to herein as the "Attorney-in-Fact"), with full power to act for the Company and in the Company's name, place and stead, to: (i) sign any and all instruments, certificates and documents that may be necessary, desirable or appropriate to be executed on behalf of E. Merck KG, Darmstadt, Germany, pursuant to Section 13 or 16 of the Securities Exchange Act of 1934, as amended, and any and all regulations promulgated thereunder, (ii) file the same (including any amendments thereto), with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission and (iii) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such Attorney-in-Fact, may be of benefit to, in the best interest of, or legally required by, the Company, it being understood that the documents executed by such Attorney-in-Fact on behalf of the Company pursuant to this power of attorney shall be in such form and shall contain such terms and conditions as such Attorney-in-Fact may approve in such Attorney-in-Fact's discretion, granting unto said Attorney-in-Fact full power and authority to do and perform each and every act and thing necessary, desirable or appropriate.

The Company hereby grants to the Attorney-in-Fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present with full power of substitution or revocation, hereby ratifying and confirming all that such Attorney-in-Fact or such Attorney-in-Fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted.

This Power of Attorney shall remain in full force and effect until January 31, 2025 unless earlier revoked by the Company in a signed writing delivered to the Attorney-in-Fact, or, in respect of any Attorney-in-Fact named herein, until such person ceases to be an employee of Merck KGaA or one of its affiliates.

IN WITNESS WHEREOF, the undersigned have executed this Power of Attorney as of February 14, 2024.

E. Merck KG

/s/ Johannes Baillou Name: Johannes Baillou Title: General Partner

/s/ Dr. Wolfgang Büchele
Name: Dr. Wolfgang Büchele
Title: General Partner