SEC Form 4

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

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			or Section 30(h) of the Investment Company Act of 1940				
1. Name and Address of Reporting Person [*] <u>LCP Edge Holdco LLC</u>			2. Issuer Name and Ticker or Trading Symbol Beauty Health Co [SKIN]		ationship of Reporting k all applicable) Director	on(s) to Issuer 10% Owner	
	(First) DGE HOLDCO	(Middle) LLC PLAZA, SUITE 5100	- 3. Date of Earliest Transaction (Month/Day/Year) 07/15/2021		Officer (give title below)		Other (specify below)
(Street)		PLAZA, SUITE 5100	4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Indiv Line)	vidual or Joint/Group Form filed by One	0	
CHICAGO	IL	60606		X	Form filed by More Person	e than	One Reporting

(City) (State)

(Zip)

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

Table 1 - 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)	Code (Instr.					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)		(1150.4)
Class A Common Stock, par value \$0.0001 per share	07/15/2021		A ⁽¹⁾		6,340,429	D	\$0.00	36,508,096	<u>I</u> ⁽²⁾	See Footnote ⁽³⁾

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

			(* 371**	,	,		,					,									
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		of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4		Derivative (Month/Day/Year) Securities Acquired (A) or Disposed of (D) (Instr. 3, 4		of Expiration Date (Month/Day/Year) Securities Acquired (A) or Disposed of (D) (Instr. 3, 4		Expiration Date Amount of		Amount of Derivati Securities Security Underlying (Instr. 5) Derivative Security (Instr.		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	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares										

1. Name and Address of Reporting Person* LCP Edge Holdco LLC

0		
(Last)	(Middle)	
C/O LCP EDG	E HOLDCO LLC	
150 NORTH R	IVERSIDE PLAZ	A, SUITE 5100
(Street)		
CHICAGO	IL	60606
(City)	(State)	(Zip)
1. Name and Addre	ess of Reporting Pers	son [*]
<u>Linden Capi</u>	tal III LLC	
(Last)	(First)	(Middle)
C/O LCP EDG	E HOLDCO LLC	
150 NORTH R	IVERSIDE PLAZ	A, SUITE 5100
(Street)		
CHICAGO	IL	60606
(City)	(State)	(Zip)
1. Name and Addre	ess of Reporting Pers	son*
Linden Man	<u>ager III LP</u>	
(Last)	(First)	(Middle)
C/O LCP EDG	E HOLDCO LLC	

150 NORTH RI	VERSIDE PLAZ	A, SUITE 5100				
(Street) CHICAGO	IL	60606				
(City)	(State)	(Zip)				
	ss of Reporting Pers PITAL PART					
(Last)	(First)	(Middle)				
	HOLDCO LLC	A, SUITE 5100				
(Street) CHICAGO	IL	60606				
(City)	(State)	(Zip)				
	ss of Reporting Pers	^{on*} NERS III-A LP				
(Last)	(First)	(Middle)				
	HOLDCO LLC	A, SUITE 5100				
(Street) CHICAGO	IL	60606				
(City)	(State)	(Zip)				
1. Name and Addres	ss of Reporting Pers HONY B.	on*				
(Last)	(First)	(Middle)				
	HOLDCO LLC	A, SUITE 5100				
(Street) CHICAGO	IL	60606				
(City)	(State)	(Zip)				
1. Name and Address of Reporting Person [*] Miller Brian Christopher						
(Last)	(First)	(Middle)				
	HOLDCO LLC	A, SUITE 5100				
(Street) CHICAGO	IL	60606				
(City)	(State)	(Zip)				

Explanation of Responses:

1. The reported acquisition reflects earnout shares issued pursuant to the Agreement and Plan of Merger by and among Vesper Healthcare Acquisition Corp., Hydrate Merger Sub I, Inc., a Delaware corporation and wholly owned subsidiary of the Issuer, Hydrate Merger Sub II, LLC, a Delaware limited liability company and wholly owned subsidiary of the Issuer, LCP Edge Intermediate, Inc., a Delaware corporation and indirect parent of Edge Systems LLC d/b/a The HydraFacial Company and LCP Edge Holdco LLC dated December 8, 2020.

2. This Form 4 is being filed jointly by (i) LCP Edge Holdco LLC, (ii) Linden Capital III LLC, (iii) Linden Manager III LP, (iv) Linden Capital Partners III LP, (v) Linden Capital Partners III LP, (vi) Anthony Davis and (vii) Brian Miller in respect of shares that are held directly by LCP Edge Holdco.

3. The shares directly held by LCP Edge Holdco LLC may be deemed to be beneficially owned by Linden Capital III LLC, the general partner of Linden Manager III LP. Linden Manager III LP is the general partner of both Linden Capital Partners III-A LP, which are the controlling stockholders of LCP Edge Holdco LLC. As the members of a limited partner committee of Linden Capital III LLC that has the power to vote or dispose of the shares directly held by LCP Edge Holdco LLC. Brian Miller and Anthony Davis may be deemed to have shared voting and investment power over such shares. Each of Linden Capital III LLC, Linden Manager III LP, Linden Capital Partners III-A LP, Wr. Miller and Mr. Davis hereby disclaim any beneficial ownership of any shares held by LCP Edge Holdco LLC except to the extent of any pecuniary interest therein.

Remarks:

LCP Edge Holdco LLC, /s/ Brian Miller, Brian Miller,	<u>07/19/2021</u>
<u>Attorney-in-Fact</u> <u>Linden Capital III LLC, /s/</u> Brian Miller, Brian Miller,	07/19/2021
Attorney-in-Fact	07/19/2021

Brian Miller, Brian Miller,
Attorney-in-FactLinden Capital Partners III LP,
/s/ Brian Miller, Brian Miller,07/19/2021Attorney-in-FactLinden Capital Partners III-A
LP, /s/ Brian Miller, Brian07/19/2021Miller, Attorney-in-FactAnthony Davis, /s/ BrianMiller, Brian Miller, Attorney-In-FactBrian Miller, /s/ Brian Miller** Signature of Reporting PersonDate

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.