SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)

ADAGIO THERAPEUTICS, INC.

(Name of Issuer)

Common Stock, \$0.0001 par value per share (Title of Class of Securities)

> 00534A102 (CUSIP Number)

Lauren Crockett Polaris Partners One Marina Park Drive, 10th Floor Boston, MA 02210 (781) 290-0770 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

> March 28, 2022 (Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of \$ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box \Box .

* The remainder 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 any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("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 Notes).

(Continued on following pages)

COSI	P No. 00534A	A102	131			
1	NAMES OF REPORTING PERSONS					
	Polaris Ven	enture Partners V, L.P.				
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)						
	(a) 🗵	(b) 🗆				
3	SEC USE (ONLY				
4	SOURCE (OF FUNDS (see instructions)				
	WC					
5	CHECK IF	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)				
6	CITIZENS	SHIP OR PLACE OF ORGANIZATION				
	Delaware					
		7 SOLE VOTING POWER				
NU	JMBER OF	0				
	SHARES NEFICIALLY	8 SHARED VOTING POWER				
	WNED BY	3,120,194 Shares of Common Stock (1)				
RI	EACH EPORTING	9 SOLE DISPOSITIVE POWER				
	PERSON	0				
	WITH	10 SHARED DISPOSITIVE POWER				
11	AGGREGA	3,120,194 Shares of Common Stock (1) ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	2 120 104 9					
12		Shares of Common Stock (1) BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT	T OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
15	2.8% (2)					
14	REPORTING PERSON (see instructions)					
14	I I FE OF I	KEI OKTINO I EKSON (SEE IISIIUCIOIIS)				
	PN					

(1) All shares are held of record by Polaris V (as defined in Item 2(a) of the Original Schedule 13D). PVMC V (as defined in Item 2(a) of the Original Schedule 13D) is the general partner of Polaris V and may be deemed to have shared voting, investment and dispositive power with respect to these securities. The PVMC V Managing Members (as defined in the Original Schedule 13D) are the managing members of PVMC V and may be deemed to have shared voting, investment and dispositive power with respect to these securities.

(2) Based on 111,251,660 shares of Common Stock outstanding as of November 8, 2021 as reported by the Issuer in the quarterly report on Form 10-Q and filed with the Commission (as defined in the Original Schedule 13D) on November 15, 2021 (the "<u>Quarterly Report</u>").

CUSIP No	. 00534A102
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1	NAMES O	F REI	PORTING PERSONS	
	Polaris Ven	ture P	Partners Entrepreneurs' Fund V, L.P.	
2	CHECK TH	IE AI	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)	
	(a) 🛛	(b) □]	
3	SEC USE (ONLY		
4	SOURCE (OF FU	JNDS (see instructions)	
	WC			
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)	
6		HIP C	DR PLACE OF ORGANIZATION	
	Delaware			
	Delaware	7	SOLE VOTING POWER	
	JMBER OF SHARES	0		
	VEFICIALLY	8	SHARED VOTING POWER	
0	WNED BY		60,814 Shares of Common Stock (1)	
RF	EACH EPORTING	9	SOLE DISPOSITIVE POWER	
	PERSON			
	WITH	10	0 SHARED DISPOSITIVE POWER	
		10	SHARED DISI OSHTVETOWER	
			60,814 Shares of Common Stock (1)	
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	60,814 Sha	res of	Common Stock (1)	
12			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)	
13		OF C	LASS REPRESENTED BY AMOUNT IN ROW 11	
14	0.1% (2)		RTING PERSON (see instructions)	
14	I I FE OF I	VEPU		
	PN			

(1) All shares are held of record by Polaris EF V (as defined in Item 2(a) of the Original Schedule 13D). PVMC V is the general partner of Polaris EF V and may be deemed to have shared voting, investment and dispositive power with respect to these securities. The PVMC V Managing Members are the managing members of PVMC V and may be deemed to have shared voting, investment and dispositive power with respect to these securities.

CUSIP No	. 00534A102
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1 NAMES OF REPORTING PERSONS Polaris Venture Partners Founders' Fund V, L.P.								
D 1 is West as Destaurs From 1 and From 1 W J D	NAMES OF REPORTING PERSONS							
Polaris venture Parmers Founders Fund V L P								
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)								
(a) ⊠ (b) □	,							
3 SEC USE ONLY	SEC USE ONLY							
4 SOURCE OF FUNDS (see instructions)								
WC								
5 CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED P	URSUANT TO ITEM 2(d) or 2(e)							
6 CITIZENSHIP OR PLACE OF ORGANIZATION								
Delaware								
7 SOLE VOTING POWER								
NUMBER OF 0								
SHARES 8 SHARED VOTING POWER								
BENEFICIALLY OWNED BY								
EACH 21,374 Shares of Common Stock (1)								
REPORTING 9 SOLE DISPOSITIVE POWER								
PERSON 0								
WITH 0 10 SHARED DISPOSITIVE POWER								
21,374 Shares of Common Stock (1)								
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORT	ING PERSON							
21,374 Shares of Common Stock (1)								
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDE	S CERTAIN SHARES (see instructions)							
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11								
0.0% (2)								
14 TYPE OF REPORTING PERSON (see instructions)								
DN								
PN								

(1) All shares are held of record by Polaris FF V (as defined in Item 2(a) of the Original Schedule 13D). PVMC V is the general partner of Polaris FF V and may be deemed to have shared voting, investment and dispositive power with respect to these securities. The PVMC V Managing Members are the managing members of PVMC V and may be deemed to have shared voting, investment and dispositive power with respect to these securities.

1 NAMES OF REPORTING PERSONS						
NAMES OF REPORTING PERSONS						
Polaris Venture Partners Special Founders' Fund V, L.P.						
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)						
(a) \boxtimes (b) \square						
3 SEC USE ONLY						
4 SOURCE OF FUNDS (see instructions)						
WC						
5 CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)						
6 CITIZENSHIP OR PLACE OF ORGANIZATION						
Delaware						
7 SOLE VOTING POWER						
NUMBER OF						
NUMBER OF 0 SHARES 8 SHARED VOTING POWER						
BENEFICIALLY						
OWNED BY 31,198 Shares of Common Stock (1) EACH EACH						
REPORTING 9 SOLE DISPOSITIVE POWER						
PERSON						
WITH 0 10 SHARED DISPOSITIVE POWER						
10 SHARED DISPOSITIVE FOWER						
31,198 Shares of Common Stock (1)						
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
31,198 Shares of Common Stock (1) 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)						
12 CHECK BOX IF THE AUGREDATE AMOUNT IN NOW (11) EXCLUDES CERTAIN SHAKES (see histiducions)						
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11						
0.0% (2)						
14 TYPE OF REPORTING PERSON (see instructions)						
PN						

(1) All shares are held of record by Polaris SFF V (as defined in Item 2(a) of the Original Schedule 13D). PVMC V is the general partner of Polaris SFF V and may be deemed to have shared voting, investment and dispositive power with respect to these securities. The PVMC V Managing Members are the managing members of PVMC V and may be deemed to have shared voting, investment and dispositive power with respect to these securities.

CUSII	P No. 00534A	4102	13I						
1	NAMES O	OF REPORTING PERSONS							
	Polaris Ver	nture Management Co. V, L.L.C.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) ⊠ (b) □								
3	SEC USE	SEC USE ONLY							
4	SOURCE	OF FUNDS (see instructions)							
	AF								
5	CHECK IF	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)							
6	_	SHIP OR PLACE OF ORGANIZATION							
	Dalamana								
	Delaware	7 SOLE VOTING POWER							
	JMBER OF SHARES	0							
	VEFICIALLY	8 SHARED VOTING POWER							
0	WNED BY	3,233,580 Shares of Common Stock (1)							
RF	EACH EPORTING	9 SOLE DISPOSITIVE POWER							
]	PERSON	0							
	WITH	10 SHARED DISPOSITIVE POWER							
11	ACCREC	3,233,580 Shares of Common Stock (1) ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
11	AUUKEUZ	ATE AMOUNT BENEFICIALLY OWNED BY EACH REFORTING FERSON							
		Shares of Common Stock (1)							
12	CHECK B	BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)							
13	PERCENT	Γ OF CLASS REPRESENTED BY AMOUNT IN ROW 11							
	2.9% (2)								
14	TYPE OF 1	REPORTING PERSON (see instructions)							
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	00								

(1) Consists of: (i) 3,120,194 shares held of record by Polaris V, (ii) 60,814 shares held of record by Polaris EF V, (iii) 21,374 shares held of record by Polaris FF V and (iv) 31,198 shares held of record by Polaris SFF V. PVMC V is the general partner of each of Polaris V, Polaris EF V, Polaris FF V and Polaris SFF V and may be deemed to have shared voting, investment and dispositive power with respect to these securities. The PVMC V and may be deemed to have shared voting, investment and dispositive power with respect to these securities.

CUSI	P No. 00534A1	02		131			
1	NAMES OF REPORTING PERSONS						
	Polaris Partr	ners D	κτ.Ρ				
2	CHECK TH	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)					
	(a) 🗵 (b) □					
3	SEC USE O	NLY					
4	SOURCE O	F FUI	NDS (see instructions)				
	WC						
5	CHECK IF	DISCI	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)				
6		IIP OI	R PLACE OF ORGANIZATION				
	5.1						
	Delaware	7	SOLE VOTING POWER				
		/	Sole volikorowek				
Ν	UMBER OF SHARES		0				
BE	NEFICIALLY	8	SHARED VOTING POWER				
C	WNED BY		4,800,460 Shares of Common Stock (1)				
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER				
	PERSON		0				
	WITH	10	SHARED DISPOSITIVE POWER				
			4,800,460 Shares of Common Stock (1)				
11	AGGREGA	ΓΕ ΑΝ	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
12			of Common Stock (1) THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
12	CHECK DU	ЛІГ	THE AGOREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT (OF CL	LASS REPRESENTED BY AMOUNT IN ROW 11				
	4.3% (2)						
14		EPOR	RTING PERSON (see instructions)				
	PN						
	111						

(1) All shares are held of record by Polaris IX (as defined in Item 2(a) of the Original Schedule 13D). PPGP IX (as defined in Item 2(a) of the Original Schedule 13D) is the general partner of Polaris IX and may be deemed to have shared voting, investment and dispositive power with respect to these securities. Terrance McGuire, an interest holder in PPGP IX and a member of the Issuer's board of directors (the "<u>Board</u>"), and the PPGP IX Managing Members (as defined in Item 2(c) of the Original Schedule 13D) are the managing members of PPGP IX and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by Polaris IX.

CUSII	P No. 00534A1	02		13		
1	NAMES OF REPORTING PERSONS					
	Polaris Partr	ers G	PIX, L.L.C.			
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)						
	(a) 🗵 (l	b) 🗆				
3	SEC USE O	NLY				
4	SOURCE O	F FUN	NDS (see instructions)			
	AF					
5	CHECK IF I	DISCI	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)			
6	CITIZENSH	IP OF	R PLACE OF ORGANIZATION			
	Delaware					
		7	SOLE VOTING POWER			
N	UMBER OF		0			
	SHARES NEFICIALLY	8	SHARED VOTING POWER			
	OWNED BY		4,800,460 Shares of Common Stock (1)			
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON		0			
	WITH	10	SHARED DISPOSITIVE POWER			
			4,800,460 Shares of Common Stock (1)			
11	AGGREGA	FE AN	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	4 800 460 SI	nares (of Common Stock (1)			
12			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)			
13	_	OF CL	ASS REPRESENTED BY AMOUNT IN ROW 11			
	4.3% (2)					
14		EPOR	TING PERSON (see instructions)			
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	00					

(1) All shares are held of record by Polaris IX. PPGP IX is the general partner of Polaris IX and may be deemed to have shared voting, investment and dispositive power with respect to these securities. Terrance McGuire, an interest holder in PPGP IX and a member of the Issuer's board of directors, and the PPGP IX Managing Members are the managing members of PPGP IX and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by Polaris IX.

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	REPO	DELING DEDSONS	·				
	NAMES OF REPORTING PERSONS						
Polaris Healthcare Technology Opportunities Fund, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)							
(u) <u> </u>	,, _						
SEC USE Of	NLY						
SOURCE OF	FUN	ADS (see instructions)					
WC							
CHECK IF I	DISCI	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)					
	IP OF	2 PLACE OF ORGANIZATION					
CITIZEI(OII							
Delaware							
	7	SOLE VOTING POWER					
MBER OF		0					
HARES	8	SHARED VOTING POWER					
EACH	0						
PORTING	9	SOLE DISPOSITIVE POWER					
		0					
	10	SHARED DISPOSITIVE POWER					
		407.660 Shares of Common Stools (1)					
AGGREGAT	Έ ΑΝ						
CHECK BO	X IF 1	(HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					
PERCENT C	OF CL	ASS REPRESENTED BY AMOUNT IN ROW 11					
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	EDUD	TING DERSON (see instructions)					
I I FE OF KI	LFUK	TINO I EKSON (SEE IIISU UCUOIIS)					
PN							
	SEC USE OI SOURCE OI WC CHECK IF I CHECK IF I Delaware MBER OF HARES EFICIALLY NED BY EACH PORTING ERSON WITH AGGREGAT 497,660 Shaa CHECK BO D PERCENT C 0.4% (2) TYPE OF RI	SEC USE ONLY SOURCE OF FUN WC CHECK IF DISCL CITIZENSHIP OF Delaware 7 MBER OF HARES EFICIALLY NED BY EACH PORTING ERSON WITH 10 AGGREGATE AM 497,660 Shares of CHECK BOX IF 7 PERCENT OF CL 0.4% (2) TYPE OF REPOR	SEC USE ONLY SOURCE OF FUNDS (see instructions) WC CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION Delaware MBER OF 0 HARES 7 SOLE VOTING POWER 0 HARES 8 SHARED VOTING POWER 497,660 Shares of Common Stock (1) 497,660 Shares of Common Stock (1) AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 497,660 Shares of Common Stock (1) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions) PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11 0.4% (2) TYPE OF REPORTING PERSON (see instructions)				

(1) All shares are held of record by Polaris HCT (as defined in Item 2(a) of the Original Schedule 13D). PHCT GP (as defined in Item 2(a) of the Original Schedule 13D) is the general partner of Polaris HCT and may be deemed to have shared voting, investment and dispositive power with respect to these securities. Terrance McGuire, an interest holder in PHCT GP and a member of the Issuer's board of directors, and the PHCT GP Managing Members (as defined in Item 2(c) of the Original Schedule 13D) are the managing members of PHCT GP and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by Polaris HCT.

CUSIP No	. 00534A102
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CUSII	P No. 00534A1	02		13I			
1	NAMES OF REPORTING PERSONS						
	Polaris Heal	theare	Technology Opportunities Fund GP I. I. C				
2	Polaris Healthcare Technology Opportunities Fund GP, L.L.C. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)						
	(a) \boxtimes (b) \square						
	and han o						
3	SEC USE O	SEC USE ONLY					
4	SOURCE OF FUNDS (see instructions)						
	AF						
5	CHECK IF I	DISCI	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION						
	Delaware	-					
		7	SOLE VOTING POWER				
	UMBER OF		0				
	SHARES NEFICIALLY	8	SHARED VOTING POWER				
	WNED BY		497,660 Shares of Common Stock (1)				
D	EACH EPORTING	9	SOLE DISPOSITIVE POWER				
	PERSON						
	WITH	10	0 SHARED DISPOSITIVE POWER				
		10	SHARLD DISI OSHTVE FOWER				
			497,660 Shares of Common Stock (1)				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	497,660 Shares of Common Stock (1)						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11						
	0.4% (2)						
14	TYPE OF REPORTING PERSON (see instructions)						
	00						

(1) All shares are held of record by Polaris HCT. PHCT GP is the general partner of Polaris HCT and may be deemed to have shared voting, investment and dispositive power with respect to these securities. Terrance McGuire, an interest holder in PHCT GP and a member of the Issuer's board of directors, and the PHCT GP Managing Members are the managing members of PHCT GP and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by Polaris HCT.

CUSIP No. 00534	A102	131			
1 NAMES	NAMES OF REPORTING PERSONS Terrance McGuire				
Terrance					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)				
(a) 🗵	(b) 🗆				
3 SEC USE	SEC USE ONLY				
4 SOURCE	SOURCE OF FUNDS (see instructions)				
AF					
	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)				
	CITIZENSHIP OR PLACE OF ORGANIZATION				
United St	nter				
United St	7 SOLE VOTING POWER				
NUMBER OI	7 0				
SHARES	8 SHARED VOTING POWER				
BENEFICIALI OWNED BY					
EACH REPORTING	0 SOLE DISDOSITIVE DOWED				
PERSON	0				
WITH	10 SHARED DISPOSITIVE POWER				
	8,531,700 Shares of Common Stock (1)				
11 AGGREO	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
8 531 700	8,531,700 Shares of Common Stock (1)				
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
_	DERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
7.7% (2)	7 7% (2)				
	TYPE OF REPORTING PERSON (see instructions)				
IN	IN				
11N					

- Consists of: (i) 3,120,194 shares held of record by Polaris V, (ii) 60,814 shares held of record by Polaris EF V, (iii) 21,374 shares held of record by (1)Polaris FF V, (iv) 31,198 shares held of record by Polaris SFF V, (v) 4,800,460 shares held of record by Polaris IX and (vi) 497,660 shares held of record by Polaris HCT. PVMC V is the general partner of each of Polaris V, Polaris EF V, Polaris FF V and Polaris SFF V and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by each of Polaris V, Polaris EF V, Polaris FF V and Polaris SFF V. The PVMC V Managing Members are the managing members of PVMC V and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by each of Polaris V, Polaris EF V, Polaris FF V and Polaris SFF V. PPGP IX is the general partner of Polaris IX and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by Polaris IX. Terrance McGuire, an interest holder in PPGP IX and a member of the Issuer's board of directors, and the PPGP IX Managing Members are the managing members of PPGP IX and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by Polaris IX. PHCT GP is the general partner of Polaris HCT and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by Polaris HCT. Terrance McGuire, an interest holder in PHCT GP and a member of the Issuer's board of directors, and the PHCT GP Managing Members are the managing members of PHCT GP and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by Polaris HCT.
- Based on 111,251,660 shares of Common Stock outstanding as of November 8, 2021 as reported by the Issuer in the Quarterly Report. (2)

CUSH	P No. 00534A1	02		13			
1	NAMES OF REPORTING PERSONS						
	Jonathan Fli	nt					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)						
_							
3	SEC USE ONLY						
4	SOURCE OF FUNDS (see instructions)						
	AF						
5	CHECK IF I	DISCI	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION						
Ũ	CTT ILLE (GT						
	United State						
		7	SOLE VOTING POWER				
N	UMBER OF		0				
_	SHARES	8	SHARED VOTING POWER				
	NEFICIALLY WNED BY						
U	EACH	0	3,233,580 Shares of Common Stock (1) SOLE DISPOSITIVE POWER				
R	EPORTING	9	SOLE DISPOSITIVE POWER				
	PERSON WITH		0				
	*****	10	SHARED DISPOSITIVE POWER				
			3,233,580 Shares of Common Stock (1)				
11	AGGREGA	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
12		3,233,580 Shares of Common Stock (1) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					
12	CHECK DO	ЛП	THE AOOREOATE AMOUNT IN ROW (11) EXCLUDES CERTAIN STARES (see insudcuous)				
13	PERCENT (PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11					
	2.9% (2)						
14	TYPE OF REPORTING PERSON (see instructions)						
	IN						

Consists of: (i) 3,120,194 shares held of record by Polaris V, (ii) 60,814 shares held of record by Polaris EF V, (iii) 21,374 shares held of record by (1) Polaris FF V and (iv) 31,198 shares held of record by Polaris SFF V. PVMC V is the general partner of each of Polaris V, Polaris EF V, Polaris FF V and Polaris SFF V and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by each of Polaris V, Polaris EF V, Polaris FF V and Polaris SFF V. The PVMC V Managing Members are the managing members of PVMC V and may be deemed to have shared voting, investment and dispositive power with respect to the securities held by each of Polaris V, Polaris EF V, Polaris FF V and Polaris SFF V.

Explanatory Note.

This Amendment No. 1 (this "<u>Amendment</u>") amends and supplements the Schedule 13D originally filed by the Reporting Persons with the Commission on August 20, 2021 (the "<u>Original Schedule 13D</u>"). Only those items that are hereby reported are amended; all other items reported in the Original Schedule 13D remain unchanged. Information given in response to each item shall be deemed incorporated by reference in all other items, as applicable. Capitalized terms not defined in this Amendment have the meanings ascribed to them in the Original Schedule 13D.

Item 1. Security and Issuer.

The second sentence of Item 1 of the Original Schedule 13D is hereby amended and restated as follows:

"The address of the principal executive offices of the Issuer is 1601 Trapelo Road, Suite 178, Waltham, Massachusetts 02451."

Item 2. Identity and Background.

The first sentence of Item 2(f) of the Original Schedule 13D is hereby amended and restated as follows:

"(f) Each of PVMC V, PPGP IX and PHCT GP are limited liability companies organized under the laws of the State of Delaware."

Item 4. Purpose of Transaction.

Item 4 of the Original Schedule 13D is hereby amended and restated as follows:

"The information set forth in Item 3 of the Original Schedule 13D is incorporated herein by reference. The Reporting Persons hold the securities of the Issuer for general investment purposes. The Reporting Persons may, from time to time, depending on prevailing market, economic and other conditions, acquire additional shares of Common Stock or other securities of the Issuer, dispose of any such securities, or engage in discussions with the Issuer on a continuing basis and, depending on various factors, including, without limitation, the outcome of any discussions and director nominations referenced in this Item 4, the price and availability of shares of Common Stock or other securities of the Issuer, actions taken by the Board, subsequent developments affecting the Issuer, the Issuer's financial position, strategic direction, business and other factors considered relevant, may from time to time and at any time in the future take such actions with respect to the investment in the Issuer in the Issuer as they deem appropriate, including, without limitation, increasing or decreasing the size of their investment in the Issuer in the open market, in privately negotiated transactions, pursuant to 10b5-1 trading plans or otherwise, selling or obtaining financing on some or all of their beneficial or economic holdings, engaging in hedging or similar transactions with respect to any and all matters referred to in Item 4 of Schedule 13D.

The Reporting Persons further expect to engage in discussions with the Issuer and the Issuer's management and Board, other stockholders of the Issuer and other interested parties on issues that may relate to the business, management, operations, assets, capitalization, financial condition, strategic plans, governance and Board composition and the future of the Issuer, including without limitation with respect to the matters set forth below.

On March 28, 2022, Mithril II LP ("<u>Mithril</u>") submitted to the Issuer notice of Mithril's intent (the "<u>Notice</u>") to nominate candidates for election to the Issuer's Board at the 2022 annual meeting of stockholders of the Issuer (including any adjournment or postponement thereof or any special meeting held in lieu thereof, the "<u>2022 Annual Meeting</u>"). The Notice stated that, at the 2022 Annual Meeting, Mithril, in its capacity as a stockholder of record of the Issuer, intends to nominate for election as Class I directors of the Issuer, Mr. Clive A. Meanwell, M.B, Ch.B., M.D., Mr. Marc Elia and Ms. Tamsin Berry (each a "<u>Nominee</u>" and, collectively, the "<u>Nominees</u>").

Also on March 28. 2022, certain of the Reporting Persons reached an agreement with Mithril, M28, Adimab, LLC and Population Health (each as defined below) to vote all of their respective shares of the Issuer's Common Stock in favor of the election of the Nominees at the 2022 Annual Meeting.

McGuire is a member of the Board. In addition, McGuire, in his capacity as a director, may be entitled to receive cash compensation and equity compensation, including stock option or other equity awards, pursuant to the Issuer's non-employee director compensation policy, which became effective upon the effective date of the Registration Statement (as defined below).

The Reporting Persons may also take one or more additional actions described in subsections (a) through (j) of Item 4 of Schedule 13D, and may discuss such actions with the Issuer and the Board and management team, stockholders and other persons."

Item 5. Interest in Securities of the Issuer.

Item 5(a) and Item 5(b) of the Original Schedule 13D are hereby amended and restated as follows:

"See Items 7-11 of the cover pages of this Amendment and Item 2 to the Original Schedule 13D.

On March 28, 2022, Polaris V, Polaris EF V, Polaris SFF V, Polaris SFF V, Polaris IX and Polaris HCT (collectively, "<u>Polaris</u>") and (i) Mithril, (ii) M28 Capital Management LP (together with certain of its affiliates, "<u>M28</u>"), (iii) Adimab, LLC and (iv) Population Health Equity Partners III, L.P., Population Health Equity Partners VII, L.P. and Clive Meanwell ("<u>Population Health</u>"), orally agreed to coordinate and cooperate in certain of their activities with regard to the Issuer, which agreement was subsequently memorialized, also on March 28, 2022, in an email circulated among representatives of such persons. That agreement provides that each such person will vote its shares of Common Stock in favor of the election of the Nominees at the 2022 Annual Meeting. By virtue of such agreement, the Reporting Persons may be deemed to be part of a "group" (within the meaning of Section 13(d)(3) of the Act) comprised of the Reporting Persons and such other persons.

Each of the Reporting Persons, Mithril (and certain affiliates), M28, Adimab, LLC and Population Health (and certain affiliates) will file a separate Schedule 13D (or as applicable, a Schedule 13D amendment) under the Act containing its required information, including reporting the interests in Common Stock that such persons may be deemed to beneficially own. None of the Reporting Persons assumes any responsibility for the information contained in the Schedule 13Ds or Schedule 13D amendments filed by such other persons. Based in part on information provided by or behalf of such other persons, the Reporting Persons may be deemed to beneficially own in the aggregate 54,061,113¹ shares of Common Stock, representing approximately 48.6% of the outstanding shares of Common Stock (based on 111,251,660 shares of Common Stock that they may be deemed to beneficially own solely by reason of the agreement reached among Polaris, Mithril, M28, Adimab, LLC and Population Health, and beneficial ownership of any securities of the Issuer other than those reported in this Amendment.

The information set forth in Item 6 of this Amendment and Exhibit 6 to this Amendment are incorporated herein by reference."

Calculated based on (i) the 11,241,580 shares of Common Stock owned of record by Mithril II, (ii) 8,531,700 shares of Common Stock as being beneficially owned by the Reporting Persons, (iii) 6,398,250 shares of Common Stock disclosed to the Reporting Persons by M28 as being beneficially owned by M28 Capital Management LP and certain related persons, (iv) 26,687,906 shares of Common Stock disclosed to the Reporting Persons by Adimab, LLC as being beneficially owned by Adimab, LLC and/or certain affiliates and related persons and (v) 1,201,680 shares of Common Stock disclosed to the Reporting Persons by Population Health as being beneficially owned by Population Health and/or certain affiliates and related persons.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Item 6 of the Original Schedule 13D is hereby Supplemented to include the following:

"The information set forth in Item 4, Item 5(a) and Item 5(b) of this Amendment and Exhibit 6 to this Amendment is incorporated herein by reference.

Exhibit 6 to this Amendment is incorporated herein by reference."

Item 7. Material to be Filed as Exhibits.

Item 7 of the Original Schedule 13D is hereby supplemented to include the following exhibit:

Exhibit 6: Email memorializing the agreement reached among Polaris, Mithril, M28, Adimab, LLC and Population Health, dated March 28, 2022 (filed herewith).

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.

Dated: March 29, 2022

POLARIS VENTURE PARTNERS V, L.P.

Polaris Venture Management Co. V, L.L.C. By:

By:

Authorized Signatory

*

POLARIS VENTURE PARTNERS ENTREPRENEURS' FUND V, L.P. By: Polaris Venture Management Co. V, L.L.C.

* By: Authorized Signatory

POLARIS VENTURE PARTNERS FOUNDERS' FUND V, L.P.

By: Polaris Venture Management Co. V, L.L.C.

By:

* Authorized Signatory

POLARIS VENTURE PARTNERS SPECIAL FOUNDERS' FUND V, L.P. By: Polaris Venture Management Co. V, L.L.C.

By: *

Authorized Signatory

POLARIS VENTURE MANAGEMENT CO. V, L.L.C.

* By:

Authorized Signatory

POLARIS PARTNERS IX, L.P. Polaris Partners GP IX, L.L.C. By:

/s/ Lauren Crockett By:

Name: Lauren Crockett Title: General Counsel

POLARIS PARTNERS GP IX, L.L.C.

By: /s/ Lauren Crockett

Name: Lauren Crockett Title: General Counsel

POLARIS HEALTHCARE TECHNOLOGY OPPORTUNITIES FUND, L.P.

- By: Polaris Healthcare Technology Opportunities Fund
 - GP, L.L.C.

By: /s/ Lauren Crockett

Name: Lauren Crockett Title: General Counsel

POLARIS HEALTHCARE TECHNOLOGY OPPORTUNITIES FUND GP, L.L.C.

By: /s/ Lauren Crockett Name: Lauren Crockett

Title: General Counsel

TERRANCE MCGUIRE

By:

Authorized Signatory

*

*

JONATHAN FLINT

By:

Authorized Signatory

*By: /s/ Lauren Crockett

Name: Lauren Crockett Attorney-in-Fact

[* This Amendment was executed pursuant to a Power of Attorney. Note that copies of the applicable Powers of Attorney are already on file with the appropriate agencies.]

From: Ajay Royan Sent: Monday, March 28, 2022 9:18 PM To: Phil Chase; Lauren Crockett; Terry McGuire; Marc Elia; Clive Meanwell; Chris Cox Ce: Kadekar, Kiran; Brand, Richard Subject: Adagio nomination

Friends and colleagues,

As we previously discussed and agreed, Mithril has delivered notice of our intention to nominate three directors for election at the 2022 annual meeting of ADGI. These highly qualified candidates are Clive Meanwell, Marc Elia and Tamsin Berry.

Thank you again for your hard work today and for providing us with all of the materials and information that we included in the nomination notice. We appreciate your support.

This email is to memorialize our understanding and agreement reached earlier today that you will vote your shares in favor of the election of these nominees at the meeting.

Please confirm your receipt of this message.

Thanks again — here's to the success of Adagio and its righteous fight against the scourge of this pandemic and others yet to come.

Very best, Ajay