SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 2)*

Exicure, Inc.

(Name of Issuer)

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

> 30205M200 (CUSIP Number)

Jeffrey Ferguson The Carlyle Group 1001 Pennsylvania Avenue, NW Suite 220 South Washington, D.C. 20004 (202) 729-5626 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

> August 1, 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 Rule 13d-1(e), Rule 13d-1(f) or Rule 13d-1(g), check the following box. \Box

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7(b) for other parties to whom copies are to be sent.

* 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).

coon	1 10. 302031012	200	15D	rage ror ro page				
1	Names of Re	eportii	ng Persons					
	The Carlyle	Group	o Inc.					
2	Check the A	Check the Appropriate Box if a Member of a Group						
	(a) 🗆 (1	o) 🗆						
3	SEC Use On	ly						
4	Source of Fu	inds (S	See Instructions)					
	00							
5	Check if disc	closur	e of legal proceedings is required pursuant to Items 2(d) or 2(e)					
6		or Plac	ce of Organization					
0	Childenship)1 1 Iu	of organization					
	Delaware							
		7	Sole Voting Power					
N	UMBER OF		0					
1	SHARES	8	Shared Voting Power					
	NEFICIALLY		205 420					
C	WNED BY EACH	9	285,430 Sole Dispositive Power					
R	EPORTING)	Sole Dispositive I ower					
	PERSON		0					
	WITH	10	Shared Dispositive Power					
			285,430					
11	Aggregate A	moun	It Beneficially Owned by Each Reporting Person					
	285,430							
12		Aggr	egate Amount in Row (11) Excludes Certain Shares					
	Shook ii the	001						
13	Percent of C	lass R	Represented by Amount in Row (11)					
	5.7%							
14	Type of Rep	orting	Person					
	СО							
	-							

COSI	F INO. 302031012	200	15D	rage 2 01 15 page		
1	1 Names of Reporting Persons		ng Persons			
	Carlyle Hold	lings	I GP Inc.			
2	Check the A	pprop	priate Box if a Member of a Group			
	(a) 🗆 (1	b) 🗆				
3	3 SEC Use Only					
4	Source of Fu	inds (See Instructions)			
	00					
5	Check if disc	closur	re of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6		or Pla	ce of Organization			
	-					
	Delaware	_				
		7	Sole Voting Power			
N	UMBER OF		0			
	SHARES	8	Shared Voting Power			
	NEFICIALLY		285,430			
C	OWNED BY EACH	9	Sole Dispositive Power			
R	EPORTING					
	PERSON WITH		0			
	VV 1 1 1 1	10	Shared Dispositive Power			
			285,430			
11	Aggregate A	moun	It Beneficially Owned by Each Reporting Person			
	205 420					
12	285,430 Check if the	Δσσr	regate Amount in Row (11) Excludes Certain Shares			
12	cheek ii the	1551	egue Antount in Row (11) Excludes certain ondes			
13	Percent of C	lass R	Represented by Amount in Row (11)			
	5.7%					
14	Type of Rep	orting	; Person			
	СО					

USIF NO. 50	20311200	13D	rage 5 01 15 pag
1 Name	s of Reporti	ng Persons	
Carlyl	le Holdings	I GP Sub L.L.C.	
2 Check	the Approp	priate Box if a Member of a Group	
(a) 🗆	l (b) □		
3 SEC U	Use Only		
4 Source	e of Funds ((See Instructions)	
00			
5 Check	t if disclosu	re of legal proceedings is required pursuant to Items 2(d) or 2(e)	
	nship or Pla	tee of Organization	
5.1	-		
Delaw	vare 7	Sole Voting Power	
	,	Sole voting i ower	
NUMBER		0	
SHARE		Shared Voting Power	
BENEFICIA OWNED		285,430	
EACH	I 9	Sole Dispositive Power	
REPORTI PERSO		0	
WITH		Shared Dispositive Power	
11 Aggre	anto A mour	285,430 nt Beneficially Owned by Each Reporting Person	
II Aggie	gate Amour	in Beneficiary Owned by Each Reporting Person	
285,43			
12 Check	t if the Agg	regate Amount in Row (11) Excludes Certain Shares	
	nt of Class I	Represented by Amount in Row (11)	
5.7%			
14 Type of	of Reporting	g Person	
DO (1	imited Lieb	pility Company)	
00(1		Juny Company)	

coon	10. 302031012	.00	15D	1 age 4 01 15 page
1	Names of Re	porti	ng Persons	
	Carlyle Hold	ings l	I L.P.	
2	Check the A	pprop	priate Box if a Member of a Group	
	(a) 🗆 (t)		
3	SEC Use On	ly		
4	Source of Fu	nds (S	See Instructions)	
	00			
5	Check if disc	losur	re of legal proceedings is required pursuant to Items 2(d) or 2(e)	
6		or Pla	ce of Organization	
_	·			
	Delaware			
		7	Sole Voting Power	
NI	JMBER OF		0	
:	SHARES	8	Shared Voting Power	
	IEFICIALLY WNED BY		285,430	
0	EACH	9	Sole Dispositive Power	
	EPORTING			
]	PERSON WITH		0	
	W1111	10	Shared Dispositive Power	
			285,430	
11	Aggregate A	moun	t Beneficially Owned by Each Reporting Person	
	285,430			
12		Aggr	egate Amount in Row (11) Excludes Certain Shares	
		00-		
10				
13	Percent of C	iass R	Represented by Amount in Row (11)	
	5.7%			
14	Type of Repo	orting	Person	
	PN			

0.511 100.5			150	1 age 5 61 15 pa	
1 Nam	es of Re	portir	ng Persons		
CGS	Subsidia	ry Ho	ldings L.L.C.		
	ck the Ap		riate Box if a Member of a Group		
	Ì				
3 SEC	Use On	ly			
4 Sour	ce of Fu	nds (S	See Instructions)		
00					
5 Chee	ck if disc	losur	e of legal proceedings is required pursuant to Items 2(d) or 2(e)		
6 Citiz	enship c	or Plac	ce of Organization		
Dela	ware				
		7	Sole Voting Power		
NUMBE	R OF		0		
SHAR	ES	8	Shared Voting Power		
BENEFIC OWNEI			285,430		
EAC REPOR		9	Sole Dispositive Power		
PERS			0		
WIT	H	10	Shared Dispositive Power		
			285,430		
11 Aggi	regate A	moun	t Beneficially Owned by Each Reporting Person		
285,	430				
12 Chee	Check if the Aggregate Amount in Row (11) Excludes Certain Shares				
13 Perc	ent of Cl	lass R	epresented by Amount in Row (11)		
5.7%					
14 Type	e of Repo	orting	Person		
00	(Limited	Liabi	ility Company)		

2051	1 10. 302031012	.00	150	1 age 0 01 15 pag
1	Names of Re	porti	ng Persons	
	TC Group, L	.L.C.		
2		pprop)	priate Box if a Member of a Group	
3	SEC Use On	ly		
4	Source of Fu	nds (S	See Instructions)	
	00			
5	Check if disc	closur	e of legal proceedings is required pursuant to Items 2(d) or 2(e)	
6		or Pla	ce of Organization	
	Delaware			
	Delaware	7	Sole Voting Power	
Ν	UMBER OF SHARES	8	0 Shared Voting Power	
BE	NEFICIALLY	Ū		
C	WNED BY		285,430	
R	EACH EPORTING	9	Sole Dispositive Power	
I.	PERSON		0	
	WITH	10	Shared Dispositive Power	
			285,430	
11	Aggregate A	moun	t Beneficially Owned by Each Reporting Person	
	295 420			
12	285,430 Check if the	Aggr	egate Amount in Row (11) Excludes Certain Shares	
		00-		
13	D Dereent of C			
13	reicent of C	1455 K	Represented by Amount in Row (11)	
	5.7%			
14	Type of Rep	orting	Person	
	OO (Limited	l Liab	ility Company)	

	140. 302031412		150	rage / or ro pa			
1	Names of Re	eportii	ng Persons				
	Carlyle Inve	stmen	t Management L.L.C.				
2	Check the A	Check the Appropriate Box if a Member of a Group					
	(a) □ (1	b) 🗆					
3	SEC Use On	ly					
4	Source of Fu	inds (S	See Instructions)				
	00						
5	Check if disc	closur	e of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6		or Plac	ce of Organization				
	Delauran						
	Delaware	7	Sole Voting Power				
	UMBER OF	8	0 Shared Voting Power				
	SHARES NEFICIALLY	0	Shared voting rower				
	WNED BY		285,430				
R	EACH EPORTING	9	Sole Dispositive Power				
	PERSON		0				
	WITH	10	Shared Dispositive Power				
			285,430				
11	Aggregate A	moun	It Beneficially Owned by Each Reporting Person				
	285,430						
12		Aggro	egate Amount in Row (11) Excludes Certain Shares				
	_						
13	Percent of C						
15		N	Represented by Amount in Row (11)				
14	5.7%						
14	Type of Rep	orting	Person				
	OO (Limited	l Liab	ility Company)				

CUSH	P NO. 30205M2	200	13D	Page 8 of 15 page			
1	Names of Re	eporti	ng Persons				
	Carlyle Gene	esis U	K LLC				
2	Check the A	pprop	vriate Box if a Member of a Group				
	(a) □ (l	b) 🗆					
3	SEC Use Only						
4	Source of Fu	inds (S	See Instructions)				
	00						
5	Check if disc	closur	re of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6		or Pla	ce of Organization				
Ũ	cruzensnip						
	Delaware						
		7	Sole Voting Power				
N	UMBER OF		0				
IN	SHARES	8	Shared Voting Power				
	NEFICIALLY						
C	WNED BY EACH	9	285,430 Sole Dispositive Power				
R	EPORTING	9	Sole Dispositive Power				
	PERSON		0				
	WITH	10	Shared Dispositive Power				
			285,430				
11	Aggregate A	moun	t Beneficially Owned by Each Reporting Person				
	285,430						
12		Aggr	egate Amount in Row (11) Excludes Certain Shares				
12		1	$\mathbf{D}_{\mathbf{n}} = \mathbf{D}_{\mathbf{n}} = $				
13	Percent of C	iass R	Represented by Amount in Row (11)				
	5.7%						
14	Type of Rep	orting	, Person				
	OO (Limited	l Liab	ility Company)				
	(0	-J x- J/				

USII INO. 502051	1200	15D	Tage 9 01 15 page				
1 Names of	Reporti	ng Persons					
Abingwor	th LLP						
2 Check the	Check the Appropriate Box if a Member of a Group						
(a) 🗆	(b) 🗆						
3 SEC Use	Only						
4 Source of	Funds (See Instructions)					
00							
5 Check if d	isclosu	re of legal proceedings is required pursuant to Items 2(d) or 2(e)					
_	p or Pla	ce of Organization					
	-						
England a							
	7	Sole Voting Power					
NUMBER OF		0					
SHARES	8	Shared Voting Power					
BENEFICIALL	Y	295.420					
OWNED BY EACH	9	285,430 Sole Dispositive Power					
REPORTING							
PERSON WITH		0					
WIIII	10	Shared Dispositive Power					
		285,430					
11 Aggregate	Amour	It Beneficially Owned by Each Reporting Person					
205.420							
285,430 12 Check if th		regate Amount in Row (11) Excludes Certain Shares					
	ic Aggi	egate Amount in Row (11) Excludes certain shares					
13 Percent of	Class F	Represented by Amount in Row (11)					
5.7%							
14 Type of R	eporting	g Person					
PN							
111							

1	Names of Reporting Persons						
	Abingworth	Biove	entures VII LP				
2	Check the A (a) \Box (b)	pprop	riate Box if a Member of a Group				
		,					
3	SEC Use Only						
4	Source of Fu	See Instructions)					
	00						
5	Check if disc	closure	e of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship o	or Plac	ce of Organization				
	England and						
		7	Sole Voting Power				
N	UMBER OF		0				
	SHARES NEFICIALLY	8	Shared Voting Power				
	WNED BY		285,430				
R	EACH EPORTING	9	Sole Dispositive Power				
	PERSON WITH		0				
	WIIII	10	Shared Dispositive Power				
			285,430				
11	Aggregate A	moun	t Beneficially Owned by Each Reporting Person				
10	285,430						
12	Check if the	Aggre	egate Amount in Row (11) Excludes Certain Shares				
12		lass P	and the Amount in Day (11)				
13	Percent of C	iass R	Represented by Amount in Row (11)				
5.7% 14 Type of Reporting Person							
14	Type of Rep	orung	reison				
	PN						

13D

Explanatory Note

This Amendment No. 2 to Schedule 13D ("Amendment No. 2") amends and supplements the Schedule 13D originally filed with the United States Securities and Exchange Commission on August 9, 2019 (as amended to date, the "Schedule 13D"), relating to the shares of common stock, par value \$0.0001 per share (the "Common Stock"), of Exicure, Inc., a Delaware corporation (the "Issuer"). Capitalized terms used herein without definition shall have the meanings set forth in the Schedule 13D.

Prior to the Acquisition (as defined below), Schedule 13D reports were filed by Abingworth LLP. This Amendment No. 2 and future Schedule 13D reports will be filed by The Carlyle Group Inc.

Item 2. Identity and Background.

Item 2 of the Schedule 13D is hereby amended and restated in its entirety as follows:

The Schedule 13D is being filed by the following persons (each a "Reporting Person" and, collectively, the "Reporting Persons"):

The Carlyle Group Inc. Carlyle Holdings I GP Inc. Carlyle Holdings I GP Sub L.L.C. Carlyle Holdings I L.P. CG Subsidiary Holdings L.L.C. TC Group, L.L.C. Carlyle Investment Management L.L.C. Carlyle Genesis UK LLC Abingworth LLP Abingworth Bioventures VII LP

Each of Abingworth LLP and Abingworth Bioventures VII LP is organized under the laws of England and Wales. Each of the other Reporting Persons is organized under the laws of the State of Delaware.

The address of each of Abingworth LLP and Abingworth Bioventures VII LP is 38 Jermyn Street, London, SW1Y 6DN, England, United Kingdom. The address of each of the other Reporting Persons is c/o The Carlyle Group, 1001 Pennsylvania Ave. NW, Suite 220 South, Washington, DC 20004-2505. Each of the Reporting Persons is principally engaged in the business of investing in securities.

The directors of The Carlyle Group Inc. are Peter J. Clare, Daniel A. D'Aniello, David M. Rubenstein, William E. Conway, Jr., Linda H. Filler, Lawton W. Fitt, James H. Hance, Jr., Mark S. Ordan, Derica W. Rice, Dr. Thomas S. Robertson, William J. Shaw and Anthony Welters (collectively, the "Directors").

The executive officers of The Carlyle Group Inc. are William E. Conway, Jr., Interim Chief Executive Officer, Curtis L. Buser, Chief Financial Officer, Peter J. Clare, Chief Investment Officer for Corporate Private Equity and Chairman of Americas Private Equity, Jeffrey W. Ferguson, General Counsel, Christopher Finn, Chief Operating Officer and Bruce M. Larson, Chief Human Resources Officer (collectively, the "Executive Officers," and, together with the Directors, the "Related Persons").

Each of the Related Persons is a citizen of the United States. The business address of each of the Related Persons is c/o The Carlyle Group, 1001 Pennsylvania Ave. NW, Suite 220 South, Washington, DC 20004-2505.

The present principal occupation of each of the Directors is as follows: Linda H. Filler is the retired President of Retail Products, Chief Marketing Officer, and Chief Merchandising Officer at Walgreen Co.; Lawton W. Fitt is an independent investment banking professional; James H. Hance, Jr. is an Operating Executive of The Carlyle Group; Mark S. Ordan is Chief Executive Officer of Mednax; Derica W. Rice was the Executive Vice President of CVS Health and President of CVS Caremark, the pharmacy benefits management business of CVS Health, until February 2020; Dr. Thomas S. Robertson is the Joshua J. Harris Professor of Marketing at the Wharton School of the University of Pennsylvania; William J. Shaw was the Vice Chairman of Marriott International, Inc. until his retirement in March 2011; Anthony Welters is Founder, Chairman and CEO of CINQ Care Inc. and Executive Chairman of the BlackIvy Group, LLC; Peter J. Clare is the Chief Investment Officer for Corporate Private Equity and Chairman of Americas Private Equity of The Carlyle Group; Daniel A. D'Aniello is a Co-Founder and Non-Executive Chairman Emeritus of The Carlyle Group; David M. Rubenstein is a Co-Founder and Non-Executive Co-Chairman of The Carlyle Group; and William E. Conway, Jr. is a Co-Founder, Non-Executive Co-Chairman and Interim Chief Executive Officer of The Carlyle Group.

During the last five years, none of the Reporting Persons or Related Persons (i) has been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 4. Purpose of Transaction.

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

Acquisition of Abingworth

On August 1, 2022, entities affiliated with The Carlyle Group Inc. acquired Abingworth LLP (the "Acquisition"). Following the Acquisition, Carlyle Genesis UK LLC became the principal member of Abingworth LLP, and as such, may be deemed to beneficially own all securities beneficially owned by Abingworth LLP.

13D

General

The Reporting Persons acquired the securities described in this Schedule 13D for investment purposes and intend to review their investments in the Issuer on a continuing basis. Any actions the Reporting Persons might undertake may be made at any time and from time to time without prior notice and will be dependent upon the Reporting Persons' review of numerous factors, including, but not limited to: an ongoing evaluation of the Issuer's business, financial condition, operations and prospects; price levels of the Issuer's securities; general market, industry and economic conditions; the relative attractiveness of alternative business and investment opportunities; and other future developments.

The Reporting Persons may acquire additional securities of the Issuer, or retain or sell all or a portion of the securities then held, in the open market or in privately negotiated transactions. In addition, the Reporting Persons may engage in discussions with management, the board of directors of the Issuer, and other securityholders of the Issuer and other relevant parties or encourage, cause or seek to cause the Issuer or such persons to consider or explore extraordinary corporate transactions, such as: a merger, reorganization or take-private transaction that could result in the de-listing or de-registration of the Common Stock; sales or acquisitions of assets or businesses; changes to the capitalization or dividend policy of the Issuer; or other material changes to the Issuer's business or corporate structure, including changes in management or the composition of the board of directors. To facilitate their consideration of such matters, the Reporting Persons may retain consultants and advisors and may enter into discussions with potential sources of capital and other third parties. The Reporting Persons may exchange information with any such persons pursuant to appropriate confidentiality or similar agreements. The Reporting Persons will likely take some or all of the foregoing steps at preliminary stages in their consideration of various possible courses of action before forming any intention to pursue any particular plan or direction.

Other than as described above, the Reporting Persons do not currently have any plans or proposals that relate to, or would result in, any of the matters listed in Items 4(a)–(j) of Schedule 13D, although, depending on the factors discussed herein, the Reporting Persons may change their purpose or formulate different plans or proposals with respect thereto at any time.

Item 5. Interest in Securities of the Issuer.

Item 5 of the Schedule 13D is hereby amended and restated in its entirety as follows:

(a) – (b) The following sets forth, as of the date of this Schedule 13D, the aggregate number of shares of Common Stock and percentage of Common Stock beneficially owned by each of the Reporting Persons, as well as the number of shares of Common Stock as to which each Reporting Person has the sole power to vote or to direct the vote, shared power to vote or to direct the vote, sole power to dispose or to direct the disposition of, as of the date hereof, based on 4,962,231 shares of Common Stock outstanding as of July 7, 2022 following the Issuer's 1-for-30 reverse stock split, as disclosed in the Issuer's prospectus on Form 424B3 filed on July 20, 2022.

CUSIP No. 30205M200	13D					Page 14 of 15 pages		
Reporting Person	Amount beneficially owned	Percent of class	Sole power to vote or to direct the vote	Shared power to vote or to direct the vote	Sole power to dispose or to direct the disposition	Shared power to dispose or to direct the disposition		
The Carlyle Group Inc.	285,430	5.7%	0	285,430	0	285,430		
Carlyle Holdings I GP Inc.	285,430	5.7%	0	285,430	0	285,430		
Carlyle Holdings I GP Sub L.L.C.	285,430	5.7%	0	285,430	0	285,430		
Carlyle Holdings I L.P.	285,430	5.7%	0	285,430	0	285,430		
CG Subsidiary Holdings L.L.C.	285,430	5.7%	0	285,430	0	285,430		
TC Group, L.L.C.	285,430	5.7%	0	285,430	0	285,430		
Carlyle Investment Management L.L.C.	285,430	5.7%	0	285,430	0	285,430		
Carlyle Genesis UK LLC	285,430	5.7%	0	285,430	0	285,430		
Abingworth LLP	285,430	5.7%	0	285,430	0	285,430		
Abingworth Bioventures VII LP	285,430	5.7%	0	285,430	0	285,430		

Includes (i) 281,636 shares of Common Stock held of record by Abingworth Bioventures VII LP and (ii) 3,794 shares of Common Stock underlying stock options exercisable within 60 days of the date hereof.

The Carlyle Group Inc., which is a publicly traded entity listed on Nasdaq, is the sole shareholder of Carlyle Holdings I GP Inc., which is the sole member of Carlyle Holdings I GP Sub L.L.C., which is the general partner of Carlyle Holdings I L.P., which, with respect to the securities reported herein, is the managing member of CG Subsidiary Holdings L.L.C., which is the managing member of TC Group, L.L.C., which is the managing member of Carlyle Investment Management, L.L.C., which is the sole member of Carlyle Genesis UK LLC, which is the principal member of Abingworth Bioventures VII LP has delegated to Abingworth LLP all investment and dispositive power over the securities held of record by Abingworth Bioventures VII LP, but each disclaims beneficial ownership of such securities.

(c) During the past 60 days, the Reporting Persons have not effected any transactions with respect to the Common Stock.

(d) None.

(e) Not applicable.

Item 7. Materials to be Filed as Exhibits.

Item 7 of the Schedule 13D is hereby amended and supplemented as follows:

Exhibit <u>Number</u>		Description	
1	Joint Filing Agreement.		
2	Power of Attorney.		

13D

SIGNATURES

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.

Date: August 11, 2022

The Carlyle Group Inc.

By:	/s/ Anne Frederick, attorney-in-fact
Name:	Curtis L. Buser
Title:	Chief Financial Officer

Carlyle Holdings I GP Inc.

By:	/s/ Anne Frederick, attorney-in-fact
Name:	Curtis L. Buser
Title:	Managing Director and Chief Financial Officer

Carlyle Holdings I GP Sub L.L.C.

By: Carlyle Holdings I GP Inc., its sole member

By:	/s/ Anne Frederick, attorney-in-fact
Name:	Curtis L. Buser
Title:	Managing Director and Chief Financial Officer

Carlyle Holdings I L.P.

By:	/s/ Anne Frederick, attorney-in-fact
Name:	Curtis L. Buser
Title:	Managing Director

CG Subsidiary Holdings L.L.C.

By:	/s/ Anne Frederick, attorney-in-fact
Name:	Curtis L. Buser
Title:	Managing Director

TC Group, L.L.C.

By: /s/ Anne Frederick, attorney-in-fact

Name: Curtis L. Buser

Title: Managing Director

Carlyle Investment Management L.L.C.

By: <u>/s/ Anne Frederick, attorney-in-fact</u> Name: Curtis L. Buser

Title: Chief Financial Officer

Carlyle Genesis UK LLC

By: Carlyle Investment Management L.L.C., its sole member

By:	/s/ Anne Frederick, attorney-in-fact
Name:	Curtis L. Buser
Title:	Chief Financial Officer

Abingworth LLP

By: /s/ John Heard Name: John Heard Title: Authorized Signatory

Abingworth Bioventures VII LP

By: /s/ John Heard

Name: John Heard Title: Authorized Signatory

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k)(1) promulgated under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree that they are jointly filing this statement on Schedule 13D. Each of them is responsible for the timely filing of such statement and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate.

IN WITNESS WHEREOF, the undersigned hereby execute this Joint Filing Agreement as of the 11th day of August, 2022.

The Carlyle Group Inc.

By:	/s/ Anne Frederick, attorney-in-fact
Name:	Curtis L. Buser
Title:	Chief Financial Officer

Carlyle Holdings I GP Inc.

By:	/s/ Anne Frederick, attorney-in-fact
Name:	Curtis L. Buser
Title:	Managing Director and Chief Financial Officer

Carlyle Holdings I GP Sub L.L.C.

By: Carlyle Holdings I GP Inc., its sole member

 By:
 /s/ Anne Frederick, attorney-in-fact

 Name:
 Curtis L. Buser

 Title:
 Managing Director and Chief Financial Officer

Carlyle Holdings I L.P.

By: /s/ Anne Frederick, attorney-in-fact

Name: Curtis L. Buser

Title: Managing Director

CG Subsidiary Holdings L.L.C.

By: /s/ Anne Frederick, attorney-in-fact Name: Curtis L. Buser Title: Managing Director

TC Group, L.L.C.

 By:
 /s/ Anne Frederick, attorney-in-fact

 Name:
 Curtis L. Buser

 Title:
 Managing Director

Carlyle Investment Management L.L.C.

By: /s/ Anne Frederick, attorney-in-fact Name: Curtis L. Buser Title: Chief Financial Officer

Carlyle Genesis UK LLC

By: Carlyle Investment Management L.L.C., its sole member

By: /s/ Anne Frederick, attorney-in-fact Name: Curtis L. Buser

Title: Chief Financial Officer

Abingworth LLP

By:/s/ John HeardName:John HeardTitle:Authorized Signatory

Abingworth Bioventures VII LP

By: /s/ John Heard Name: John Heard Title: Authorized Signatory

POWER OF ATTORNEY

The understands that, from time to time, the Carlyle Companies (defined below) are required to prepare, execute, and file certain federal and state securities laws filings.

Know all by these presents, that the undersigned hereby constitutes and appoints each of Jeffrey Ferguson, Jeremy Anderson, Chintan Bhatt, Anne Frederick, Kevin Gasque, Erica Herberg, Anat Holtzman, Joshua Lefkowitz, David Lobe, Elizabeth Muscarella, Sanket Patel, Robert Rosen, and Catherine Ziobro, or any of them signing singly, and with full power of substitution, the undersigned's true and lawful attorney-in-fact to:

- (1) prepare, execute in the name of each Carlyle Company and on behalf of each Carlyle Company, and submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of Forms D ("Form D") required to be filed in accordance with Rule 503 ("Rule 503") promulgated with respect to Sections 4(2), 4(6) and 3(b) of the Securities Act of 1933, as amended (the "1933 Act") and reports required by Sections 13(d) and 16(a) of the Securities Exchange Act of 1934, as amended (the "1934 Act") or any rule or regulation of the SEC;
- (2) prepare and execute for and on behalf of each Carlyle Company, in the undersigned's capacity as a Chairman, authorized person, officer and/or director of each Carlyle Company, federal and state securities laws filings including without limitation Forms D pursuant to Rule 503 and Schedules 13D and 13G and Forms 3, 4, and 5 in accordance with Sections 13(d) and 16(a) of the 1934 Act and the rules thereunder;
- (3) do and perform any and all acts for and on behalf of each Carlyle Company that may be necessary or desirable to complete and execute any such federal and state securities laws filings including without limitation Forms D, Schedules 13D and 13G and Forms 3, 4, and 5, complete and execute any amendment or amendments thereto, and timely file such form with the SEC and the securities administrators of any state, the District of Columbia, the Commonwealth of Puerto Rico, Guam and the United States Virgin Islands or their designees and any stock exchange or similar authority; and
- (4) 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 undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned 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.

The undersigned hereby grants to each such 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, whether the same needs to be executed, taken or done by him in his capacity as a current or former member, partner, shareholder, director or officer of any company, partnership, corporation, organization, firm, branch or other entity connected with, related to or affiliated with any of the entities constituting the Carlyle Companies or entities that directly or indirectly hold interests in the Carlyle Companies.

The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with federal and state securities laws, including without limitation Rule 503 of the 1933 Act or Section 13 and Section 16 of the 1934 Act.

This Power of Attorney and all authority conferred hereby shall not be terminated by operation of law, whether by the death or incapacity of the undersigned or by occurrence of any other event. Actions taken by an attorney-in-fact pursuant to this Power of Attorney shall be as valid as if any event described in the preceding sentence had not occurred, whether or not the attorney-in-fact shall have received notice of such event. Notwithstanding the foregoing, (i) in the event that an attorney-in-fact is no longer employed by The Carlyle Group Employee Co., L.L.C. or its affiliates, this Power of Attorney and all authority conferred hereby shall be immediately terminated with respect to such Attorney, and (ii) the undersigned may terminate or revoke this Power of Attorney at any time.

For purposes hereof, the "Carlyle Companies" shall consist of: (i) Carlyle Group Management L.L.C., The Carlyle Group Inc., Carlyle Holdings I GP Inc., Carlyle Holdings I GP Sub L.L.C., Carlyle Holdings I L.P., TC Group, L.L.C., Carlyle Holdings II GP L.L.C., Carlyle Holdings II L.L.C., CG Subsidiary Holdings L.L.C., TC Group Investment Holdings Limited Partner L.L.C., TC Group Investment Holdings, L.P., Carlyle Holdings III GP L.P., Carlyle Holdings III GP Sub L.L.C., Carlyle Holdings III L.P., TC Group Cayman L.P., TC Group Sub L.P., TC Group Investment Holdings Sub L.P., TC Group Cayman Investment Holdings, L.P., TC Group Cayman Sub L.P., TC Group Cayman, L.P., TC Group Cayman Sub L.P., Five Overseas CG Investment L.L.C. and (ii) the subsidiaries and affiliates of the foregoing in clause (i), including without limitation investment funds sponsored directly or indirectly by one or more of the Carlyle Companies.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 5th day of August, 2022.

 By:
 /s/ Curtis L. Buser

 Name:
 Curtis L. Buser

 Title:
 Chief Financial Officer