UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

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

Design Therapeutics, Inc.

(Name of Issuer)

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

25056L 10 3 (CUSIP Number)

Sasha Keough
c/o SR One Capital Management, LP
985 Old Eagle School Road, Suite 511
Wayne, PA 19087
410-800-7503
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

December 19, 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 .

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7 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*)

1	NAME OF REPORTING PERSON						
	SR One Capital Fund I Aggregator, LP						
2							
	(a)						
3	S SEC USE ONLY						
4	SOUTH OF THE PIPE						
4	SOURCE OF FUNDS						
	wc						
5	CHECK BO	X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)					
6	CITIZENSH	IP OR PLACE OF ORGANIZATION					
	Delaware						
		7 SOLE VOTING POWER					
NUMBER OF		6,526,476					
SHARES BENEFICIALLY OWNED BY EACH		8 SHARED VOTING POWER					
		-0-					
	EPORTING	9 SOLE DISPOSITIVE POWER					
	PERSON WITH	6,526,476					
	WIIП	10 SHARED DISPOSITIVE POWER					
11	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
11		2.1. Com Beneficial Company of the Common State Common St					
	6,526,476						
12	СНЕСК ВО	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT (OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	11.67%*						
14		EPORTING PERSON					
i l	DNI						

^{*} Based on 55,910,071 shares of common stock, par value \$0.0001 per share (the "<u>Common Stock</u>") of Design Therapeutics, Inc. (the "<u>Issuer</u>") issued and outstanding as reported on the Issuer's Form 10-Q filed with the Securities and Exchange commission (the "<u>SEC</u>") on November 3, 2022.

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1	NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE						
	SR One Capital Partners I, LP						
2	***************************************						
	(a)						
3	SEC USE ONLY						
5	SEC OSE ONLI						
4	SOURCE OF FUNDS						
	00						
5							
6	CITIZENSH	IP OR PLACE OF ORGANIZATION					
O	CHIZENSHIP OK PLACE OF OKGANIZATION						
	Delaware						
		7 SOLE VOTING POWER					
N	UMBER OF	-0-					
SHARES BENEFICIALLY OWNED BY EACH		8 SHARED VOTING POWER					
		6,526,476 9 SOLE DISPOSITIVE POWER					
R	EPORTING PERSON	5 SOLE DISFOSITIVE FOWER					
	WITH	-0-					
		10 SHARED DISPOSITIVE POWER					
		6,526,476					
11							
12	6,526,476 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
12	CILCR DO	THE TOOK DOTHER THOU IT IN NOW (11) ENCEDED CERTIFIC OFFICE OF THE TOOK OF THE					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	11.67%*						
14							
	DNI						

^{*} Based on 55,910,071 shares of Common Stock of the Issuer issued and outstanding as reported on the Issuer's Form 10-Q filed with the SEC on November 3, 2022.

CUSIP No. 25056L 10 3 SCHEDULE 13D	Page -
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1	NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE					
	SR One Capital Management, LLC					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b) (a)					
3	SEC USE ONLY					
4	SOURCE OF FUNDS					
	00					
5	CHECK BO	X IF I	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)			
6	CITIZENSH	IP OR	PLACE OF ORGANIZATION			
	Delaware					
		7	SOLE VOTING POWER			
NUMBER OF SHARES BENEFICIALLY OWNED BY			-0-			
		8	SHARED VOTING POWER			
			6,526,476			
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH		-0-			
	,,,,,,,,	10	SHARED DISPOSITIVE POWER			
			6,526,476			
11	AGGREGAT	TE AN	IOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	6,526,476					
12						
13	PERCENT (OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)			
	11.67%*					
14						

^{*} Based on 55,910,071 shares of Common Stock of the Issuer issued and outstanding as reported on the Issuer's Form 10-Q filed with the SEC on November 3, 2022.

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1	NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE						
	Simeon George						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □						
3	SEC USE ONLY						
4	SOURCE OF FUNDS						
	00						
5	CHECK BO	X IF I	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)				
6	CITIZENSH	IP OF	R PLACE OF ORGANIZATION				
	United States						
7 SOLE VOTING POWER							
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH			23,750				
		8	SHARED VOTING POWER				
			6,526,476				
R	EPORTING	9	SOLE DISPOSITIVE POWER				
	PERSON WITH		23,750				
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	10	SHARED DISPOSITIVE POWER				
			6,526,476				
11	AGGREGAT	TE AN	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	6,550,226						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
13	PERCENT (OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)				
	11.71%*						
14							

^{*} Based on 55,910,071 shares of Common Stock of the Issuer issued and outstanding as reported on the Issuer's Form 10-Q filed with the SEC on November 3, 2022 and giving effect to 23,750 shares of Common Stock underlying stock options.

Item 1. <u>Security and Issuer</u>.

Item 1 of the Original Schedule 13D is hereby amendment and supplemented as follows:

This Amendment No. 1 (this "Amendment No. 1") to Schedule 13D amends and supplements the statements on the Schedule 13D originally filed with the SEC by the Reporting Persons on April 9, 2021 (the "Original Schedule 13D") relating to the common stock, \$0.0001 par value per share (the "Common Stock") of Design Therapeutics, Inc. (the "Issuer"), having its principal executive officer at 6005 Hidden Valley Road, Suite 110, Carlsbad, California 92011.

Certain terms used but not defined in this Amendment No. 1 have the meanings assigned thereto in the Original Schedule 13D. Except as specifically provided herein, this Amendment No. 1 does not modify any of the information previously reported on the Original Schedule 13D.

Item 3. Source and amount of Funds or Other Consideration.

Item 3 of the Original Schedule 13D is hereby amended and supplemented to add the following:

SR One Capital Fund I Aggregator LP ("<u>Aggregator</u>") purchased 900,000 shares of common stock (the "<u>Shares</u>") of the Issuer in open market purchases for an aggregate purchase price of approximately \$7,574,067.53, excluding brokerage commissions. The working capital of Aggregator is the source of the funds for the purchase of the Shares. No part of the purchase price of the Shares is represented by funds or other consideration borrowed or otherwise obtained for the purpose of acquiring, holding, trading or voting the Shares.

On June 15, 2022, the Issuer granted Dr. Simeon George a stock option to purchase 15,000 shares that vest in 12 equal monthly installments as compensation for his service as a director. Under applicable rules promulgated by the Securities and Exchange Commission, as of the date of this Amendment No. 1, Dr. George is deemed to beneficially own 8,750 of these shares.

Item 4. <u>Purpose of Transaction</u>.

Item 4 of the Original Schedule 13D is hereby amended and supplemented to add the following:

Aggregator acquired the Shares for investment purposes. Depending on market conditions, its continuing evaluation of the business and prospects of the Issuer and other factors, Aggregator and other Reporting Persons may dispose of or acquire additional shares of the Issuer. Except as set forth above, none of the Reporting Persons has any present plans which relate to or would result in:

- (a) The acquisition by any person of additional securities of the Issuer, or the disposition of securities of the Issuer;
- (b) An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Issuer or any of its subsidiaries;
- (c) A sale or transfer of a material amount of assets of the Issuer or any of its subsidiaries;
- (d) Any change in the present board of directors or management of the Issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;
 - (e) Any material change in the present capitalization or dividend policy of the Issuer;
 - (f) Any other material change in the Issuer's business or corporate structure;
- (g) Changes in the Issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the Issuer by any person;

- (h) Causing a class of securities of the Issuer to be delisted from a national securities exchange or to cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association;
- (i) A class of equity securities of the Issuer becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Securities Exchange Act of 1934; or
 - (j) Any action similar to any of those enumerated above.

Item 5. <u>Interest in Securities of the Issuer.</u>

Item 5 of the Original Schedule 13D is hereby amended and restated to read as follows:

(a)

The aggregate number and percentage of Common Stock beneficially owned by the Reporting Persons on the basis of 55,910,071 shares of Common Stock outstanding is set forth in boxes 11 and 13 of the second part of the cover pages to this Amendment No. 1 for each of the Reporting Persons, and such information is incorporated herein by reference.

(b)

The number of Common Stock as to which each of the Reporting Persons has sole voting power, shared voting power, sole dispositive power and shared dispositive power is set forth in boxes 7, 8, 9 and 10, respectively, on the second part of the cover pages to this Amendment No. 1 for each of the Reporting Persons, and such information is incorporated herein by reference.

(c)

During the last sixty (60) days, Aggregator purchased Shares in a series of open market transactions. The transaction dates, number of shares purchased, and average prices per share are set forth on Exhibit 1, which is incorporated herein by reference.

(d)

No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, the Shares.

(e)

Not applicable.

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

Item 6 of the Original Schedule 13D is hereby amended and restated to read as follows:

Except as described in this Amendment No. 1 or incorporated by reference in this Amendment No. 1, there are no contracts, arrangements, understandings or relationships (legal or otherwise) between any of the Reporting Persons or between any of the Reporting Persons and any other person with respect to any securities of the Issuer, including, but not limited to, transfer or voting of any securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or losses, or the giving or withholding of proxies.

Item 7. <u>Material to be Filed as Exhibits</u>

Exhibit 1 Information concerning transactions during the past 60 days

Exhibit 2 Joint Filing Agreement

Exhibit 3 Power of Attorney

SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: December 22, 2022

SR ONE CAPITAL FUND I AGGREGATOR, L.P.

By: /s/ Sasha Keough

Name: Sasha Keough Title: Attorney-in-Fact

SR ONE CAPITAL PARTNERS I, LP

By: /s/ Sasha Keough

Name: Sasha Keough Title: Attorney-in-Fact

SR ONE CAPITAL MANAGEMENT, LLC

By: /s/ Sasha Keough

Name: Sasha Keough Title: Attorney-in-Fact

*

Simeon George

*/s/ Sasha Keough

Sasha Keough
As attorney-in-fact

This Amendment No. 1 was executed by Sasha Keough on behalf of the entities and individual listed above pursuant to a Power of Attorney a copy of which is attached as Exhibit 3.

		Average Price	:		
Trade Date	Number of Shares	Per Share*	Low Price	High Price	Where/How Effected
12/16/2022	500,000	\$ 8.2811	\$ 7.90	\$ 8.76	Open Market
12/19/2022	360,000	\$ 8.6336	\$ 8.25	\$ 8.90	Open Market
12/20/2022	40,000	\$ 8.1358	\$ 7.86	\$ 8.45	Open Market

* The Average Price Per Share reported above is a weighted average price. The Shares were acquired in multiple transactions at a range of prices as reflected in the table above. Upon request, the Reporting Persons undertake to provide the Issuer, any security holder of the Issuer, or the SEC full information regarding the Shares purchased at each separate price within the ranges set forth above.

SCHEDULE 13D JOINT FILING AGREEMENT

In accordance with the requirements of Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, and subject to the limitations set forth therein, the parties set forth below agree to jointly file the Schedule 13D to which this joint filing agreement is attached, and any subsequent amendments thereto, and have duly executed this joint filing agreement as of the date set forth below.

Date: December 22, 2022

SR ONE CAPITAL FUND I AGGREGATOR, L.P.

By: /s/ Sasha Keough

Name: Sasha Keough Title: Attorney-in-Fact

SR ONE CAPITAL PARTNERS I, LP

By: /s/ Sasha Keough

Name: Sasha Keough Title: Attorney-in-Fact

SR ONE CAPITAL MANAGEMENT, LLC

By: /s/ Sasha Keough

Name: Sasha Keough Title: Attorney-in-Fact

*

Simeon George

*/s/ Sasha Keough

Sasha Keough As attorney-in-fact

This Agreement relating to Schedule 13D was executed by Sasha Keough on behalf of the entities and individual listed above pursuant to a Power of Attorney a copy of which is attached hereto as Exhibit 3.

LIMITED POWER OF ATTORNEY

Know all by these presents, that the undersigned hereby makes, constitutes and appoints Sasha Keough, Karen Narolewski-Engel, James Macadam, and Alexander M. Bowling, and each of them singly, as each of the undersigned's true and lawful attorneys-in-fact with full power and authority as hereinafter described to:

- 1. execute for and on behalf of each of the undersigned individual and entities (each, a "Filer" and collectively, the "Filers") (i) Forms 3, 4, and 5 (including amendments thereto) in accordance with Section 16(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and the rules thereunder, (ii) Form 144 in accordance with Rule 144 under the Securities Act of 1933, as amended (the "Securities Act"), and (iii) Schedules 13D and 13G (including amendments thereto) in accordance with Sections 13(d) and 13(g) of the Exchange Act and the rules thereunder;
- 2. do and perform any and all acts for and on behalf of each of the Filers which may be necessary or desirable to complete and execute any such Form 3, 4, or 5 (including amendments thereto), Form 144, or Schedule 13D or 13G (including amendments thereto) and timely file such form with the United States Securities and Exchange Commission (the "SEC") and any stock exchange or similar authority, including, but not limited to, executing a Form ID or Update Passphrase request for and on behalf of each of the undersigned and filing such applications with the SEC; and
- 3. 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, a Filer, it being understood that the documents executed by such attorney-in-fact on behalf of such Filer pursuant to this Limited 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.

Each of the Filers hereby grants to each 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 a Filer might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all the acts 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 Limited Power of Attorney and the rights and powers herein granted. Each of the Filers acknowledges that each of the foregoing attorneys-in-fact, in serving in such capacity at the request of such Filer, is not assuming any of such Filer's responsibilities to comply with Sections 13 or 16 of the Exchange Act or Rule 144 under the Securities Act.

This Limited Power of Attorney shall remain in full force and effect until a Filer is no longer required to file Forms 3, 4, and 5 (including amendments thereto), Form 144, and Schedules 13D and 13G (including amendments thereto) with respect to such Filer's holdings of and transactions in securities, unless earlier revoked by such Filer in a signed writing delivered to each of the foregoing attorneys-in-fact. In addition, at such time as any attorney-in-fact resigns as attorney-in-fact by the execution of a written resignation delivered to each Filer, without any action on the part of the Filers, this Limited Power of Attorney shall be partially revoked solely with respect to such individual; such individual shall cease to be an attorney-in-fact under this Limited Power of Attorney; and the authority of the other attorneys-in-fact then existing hereunder shall remain in full force and effect.

[Signature page follows]

IN WITNESS WHEREOF, each of the undersigned has caused this Limited Power of Attorney to be executed as of this 12th day of December, 2022.

/s/ Simeon George

Simeon George (Individually)

SR One Capital Management, LLC,

a Delaware limited liability company

By: /s/ Simeon George

Simeon George, Managing Member

SR One Capital Fund I Aggregator, LP,

a Delaware limited partnership

By: SR One Capital Partners I, LP, a Delaware limited partnership

Its: General Partner

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: General Partner

By: /s/ Simeon George
Simeon George, Managing Member

SR One Capital Partners I, LP,

a Delaware limited partnership

By: SR One Capital Management, LLC a Delaware limited liability company

Its: General Partner

By: /s/ Simeon George

Simeon George, Managing Member

SR One Capital Fund II Aggregator, LP,

a Delaware limited partnership

By: SR One Capital Partners II, LP, a Delaware limited partnership

Its: General Partner

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: General Partner

By: /s/ Simeon George
Simeon George, Managing Member

SR One Capital Partners II, LP,

a Delaware limited partnership

By: SR One Capital Management, LLC a Delaware limited liability company

Its: General Partner

By: /s/ Simeon George
Simeon George, Managing Member

SR One Capital Opportunities Fund I, LP,

a Delaware limited partnership

By: SR One Capital Opportunities Partners I, LP, a Delaware limited partnership

Its: General Partner

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: General Partner

By: /s/ Simeon George

Simeon George, Managing Member

SR One Capital Opportunities Partners I, LP,

a Delaware limited partnership

By: SR One Capital Management, LLC a Delaware limited liability company

Its: General Partner

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest Manager I, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest I, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager I, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest Manager II, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest II, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager II, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest Manager III, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest III, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager III, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George
Simeon George, Managing Member

SR One Co-Invest Manager IV, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George
Simeon George, Managing Member

SR One Co-Invest IV, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager IV, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest IV-A, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager III, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George
Simeon George, Managing Member

SR One Co-Invest Manager V, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George
Simeon George, Managing Member

SR One Co-Invest V, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager V, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest Manager VI, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest VI, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager VI, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest Manager VII, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest VII, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager VII, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George
Simeon George, Managing Member

SR One Co-Invest Manager VIII, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George
Simeon George, Managing Member

SR One Co-Invest VIII, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager VIII, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest Manager IX, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest IX, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager IX, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest Manager X, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest X, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager X, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George
Simeon George, Managing Member

SR One Co-Invest Manager XI, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George
Simeon George, Managing Member

SR One Co-Invest XI, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager XI, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest Manager XII, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest XII, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager XII, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest Manager XIII, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest XIII, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager XIII, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George
Simeon George, Managing Member

SR One Co-Invest Manager XIV, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George
Simeon George, Managing Member

SR One Co-Invest XIV, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager XIV, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest Manager XV, LLC,

a Delaware limited liability company

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member

SR One Co-Invest XV, LLC,

a Delaware limited liability company

By: SR One Co-Invest Manager XII, LLC, a Delaware limited liability company

Its: Managing Member

By: SR One Capital Management, LLC, a Delaware limited liability company

Its: Managing Member

By: /s/ Simeon George

Simeon George, Managing Member