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

SCHEDULE 13G*

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(b), (c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO § 240.13d-2 (Amendment No. __)*

Relmada Therapeutics, Inc. (Name of Issuer)

			Common stock, par value \$0.001 per share (the "Shares") (Title of Class of Securities)	
			75955J402	
			(CUSIP Number)	
			October 7, 2022	
			(Date of Event Which Requires Filing of the Statement)	
Check the appropria	te box to	designate the rule pursuan	to which this Schedule is filed:	
□ Rule 13d-1 □ Rule 13d-1 □ Rule 13d-1	(c)			
* The remainder of tamendment containing	this cover ng inform	r page shall be filled out fo nation which would alter th	a reporting person's initial filing on this form with respect to the e disclosures provided in a prior cover page.	subject class of securities, and for any subsequent
The information requ	uired in t	he remainder of this cover	page shall not be deemed to be "filed" for the purpose of Section 1 Act but shall be subject to all other provisions of the Act (however	8 of the Securities Exchange Act of 1934 ("Act") or see the Notes)
——————————————————————————————————————	the naon	intes of that section of the	to out shall be subject to all other provisions of the rice (nowever	, see the 1 total).
CUS	SID No. 7	75955J402	13G	Page 2 of 13 Pages
Cox	311 NO. /	39333402	130	1 age 2 01 13 1 ages
1.	NAME	E OF REPORTING PERSO	NS.	
1.		el Advisors LLC		
2.	+		OX IF A MEMBER OF A GROUP	
				(a) □ (b) □
3.	SEC U	SE ONLY		(6) 1
4.	CITIZI	ENSHIP OR PLACE OF C	RGANIZATION	
	Delaw	are		
	5.	SOLE VOTING POWER		
NUMBER OF		0		
SHARES BENEFICIALLY	6.	SHARED VOTING POV	VER	
OWNED BY EACH		472,594 Shares		
REPORTING	7.	SOLE DISPOSITIVE PO	OWER	
PERSON WITH		0		
8. SHARED DISPOSITIVE POWER				
		See Row 6 above		
9.	AGGR	EGATE AMOUNT BENE	FICIALLY OWNED BY EACH REPORTING PERSON	
	See Ro	ow 6 above		
10.	CHEC	K IF THE AGGREGATE	AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	

	1							
11.	PE	RCENT	OF CLASS REPRESI	ENTED BY AMOUNT IN RO	OW (9)			
	1.6	<u>%¹</u>						
12.	TY	PE OF	REPORTING PERSON	N				
	IA;	; 00 ; H	IC					
Securities and Exc	hange	Commis	s Schedule 13G are bas ssion on August 11, 200 ng of the market on Oc	Except as described in th	atstanding as of August 9, 2022 the preceding sentence, all Shares	(according to the is for the holdings of	suer's Form 10-Q as filed the reporting persons repo	with the rted in this
			1					
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	Т							
1.	NAM	E OF RI	EPORTING PERSONS	S				
	Citad	el Advis	sors Holdings LP					
2.	CHEC	CK THE	APPROPRIATE BOX	X IF A MEMBER OF A GRO	UP			(a) 🗆
								(b) 🗆
3.	SEC U	JSE ON	ILY					
4.	CITIZ	ENSHI	P OR PLACE OF ORC	GANIZATION				
	Delaw							
	Delaw	5.	SOLE VOTING POV	WER				
		٥.	0	ER				
NUMBER O	F	6.	SHARED VOTING	POWER				
SHARES BENEFICIAL		0.		OWER				
OWNED BY EACH	-	7.	472,594 Shares SOLE DISPOSITIVE	E DOWED				
REPORTING PERSON	j.	7.		ETOWER				
WITH	-	8.	0 SHARED DISPOSIT	CIVE DOWED				
		8.		IVE POWER				
	1.001	DEGLE	See Row 6 above		A DEDODATIVE DEDGOV			
9.				CIALLY OWNED BY EACH	I REPORTING PERSON			
		ow 6 ab						
10.	CHEC	CK IF TI	HE AGGREGATE AM	MOUNT IN ROW (9) EXCLU	DES CERTAIN SHARES			
11.	PERC	ENT O	F CLASS REPRESEN	TED BY AMOUNT IN ROW	7 (9)			
	1.6%							
12.	TVDE	OF DE	DODTING DEDSON					
12.	TYPE OF REPORTING PERSON							
	PN; H	iC						
C	USIP N	lo. 7595	5J402		13G		Page 4 of 13 Pages	
1.	NAM	E OF RI	EPORTING PERSONS					
- ·		el GP L		-				
2.				K IF A MEMBER OF A GRO	ПЪ			
- .		1111		Time Medical At GRO				(a) □ (b) □

3.	SEC U	JSE ON	ILY		
4.	CITIZ	ENSHI	IP OR PLACE OF ORGANIZATION		
	Delav	vare			
		5.	SOLE VOTING POWER		
MIN (DED O			0		
NUMBER OF SHARES		6.	SHARED VOTING POWER		
BENEFICIAL OWNED BY			472,594 Shares		
EACH REPORTING	3	7.	SOLE DISPOSITIVE POWER		
PERSON WITH			0		
WIIII		8.	SHARED DISPOSITIVE POWER		
			See Row 6 above		
9.	AGGI	REGAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	See R	ow 6 ab	bove		
10.	CHEC	CK IF T	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		
11.	PERC	ENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (9)		
	1.6%				
12.			EPORTING PERSON		
	OO: HC				
	00,1	iic			

CUSIP No. 75955J402	13G	Page 5 of 13 Pages
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1.	NAM	NAME OF REPORTING PERSONS							
	Citad	lel Secu	rities LLC						
2.	СНЕ	СК ТНЕ	E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a)					
3.	SEC	USE ON	NLY						
4.	CITIZ	ZENSHI	IP OR PLACE OF ORGANIZATION						
	Delay	ware							
		5.	SOLE VOTING POWER 0						
NUMBER O SHARES BENEFICIAL OWNED BY	LY	6.	SHARED VOTING POWER 682,678 Shares						
EACH REPORTING PERSON	7. SOLE DISPOSITIVE POWER								
WITH		8.	SHARED DISPOSITIVE POWER See Row 6 above						
9.	AGG	REGAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	See Row 6 above								
10.	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES								
11.	PERC	CENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (9)						
	2.3%								

12.	TVDI	E OE DE	PORTING PERSON						
12.			A OKTING FERSON						
	BD;	00							
-	TICID 1	7505	51402		13G		D (C12 D		
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1.	NAM	1E OF R	EPORTING PERSONS						
	+		rities Group LP						
2.	CHE	CK THE	APPROPRIATE BOX	IF A MEMBER OF A C	GROUP			(a)	
								(b)	
3.	CEC	LICE ON	II 37						
3.	SEC	USE ON	IL Y						
4.	CITIZ	ZENSHI	P OR PLACE OF ORC	ANIZATION					
	Dela	ware							
		5.	SOLE VOTING POW	/ER					
			0						
NUMBER C SHARES)F	6.	SHARED VOTING I	POWER					
BENEFICIAL			862,279 Shares						
OWNED B' EACH	Y	7.	SOLE DISPOSITIVE	POWER					
REPORTIN PERSON	G	/.		TOWER					
WITH		8.	0 SHARED DISPOSIT	IVE DOWED					
		0.		IVE FOWER					
		DEG. E	See Row 6 above		. au pepananya panaay				
9.	AGG	REGAT	E AMOUNT BENEFIC	CIALLY OWNED BY EA	ACH REPORTING PERSON				
		Row 6 ab							
10.	CHE	CK IF T	HE AGGREGATE AM	OUNT IN ROW (9) EX	CLUDES CERTAIN SHARES				
11.	PERO	CENT O	F CLASS REPRESENT	TED BY AMOUNT IN R	ROW (9)				
	2.9%	,)							
12.	TYPI	E OF RE	PORTING PERSON						
	PN; l	HC							
									_
C	USIP 1	No. 7595	5J402		13G		Page 7 of 13 Pages		
						<u> </u>	-		
1.	NAM	IE OF R	EPORTING PERSONS						
••									
2.			APPROPRIATE BOY	IF A MEMBER OF A C	SPOLID				
۷.	CHE	CK IHE	ALL KOFKIATE BUX	II A WEWDER OF A C	JKOUI			(a)	
								(b)	
3.	SEC	USE ON	ILY						

4.	CITIZENSHIP OR PLACE OF ORGANIZATION						
	Delav	vare					
		5.	SOLE VOTING POWER				
MIN (DED O	Б		0				
NUMBER O SHARES		6.	SHARED VOTING POWER				
BENEFICIAL OWNED BY			862,279 Shares				
EACH REPORTING	i i	7.	SOLE DISPOSITIVE POWER				
PERSON WITH			0				
WIIII		8.	SHARED DISPOSITIVE POWER				
			See Row 6 above				
9.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	See R	ow 6 a	bove				
10.	CHEC	CK IF T	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
			L				
11.	PERC	ENT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
	2.9%						
12.	TYPE	OF RI	EPORTING PERSON				
	оо; нс						
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C	USIP 1	No. 7595	55J402	13G	Page 8 of 13 Pages				
1.	NAM	NAME OF REPORTING PERSONS							
	Kenr	neth Gri	ffin						
2.	CHE	CK THE	APPROPRIATE BOX	IF A MEMBER OF A GROUP	(a) 🗆				
					(b) \Box				
3.	SEC	USE ON	ILY						
4.	CITI	ZENSHI	P OR PLACE OF ORG	ANIZATION					
	U.S.	Citizen							
		5.	SOLE VOTING POW	ER					
AH HARRA O	· F		0						
NUMBER O SHARES		6.	SHARED VOTING P	OWER					
BENEFICIAL OWNED BY			1,334,873 Shares						
EACH REPORTIN	G	7.	SOLE DISPOSITIVE	POWER					
PERSON WITH			0						
***************************************		8.	SHARED DISPOSITI	VE POWER					
			See Row 6 above						
9.	AGG	REGAT	E AMOUNT BENEFIC	IALLY OWNED BY EACH REPORTING PERSON					
See Row 6 above									
10.	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES								
11.	PERO	CENT O	F CLASS REPRESENT	ED BY AMOUNT IN ROW (9)					
4.4%									

CUSIP No. 759551402 13G Page 9 of 13 Pages tem 1(a). Name of Issuer: Relmada Therapeutics, Inc. tem 1(b). Address of Issuer's Principal Executive Offices: 2222 Ponce de Leon, Floor 3, Coral Gables, FL 33134 tem 2(a). Name of Person Filling: This Schedule 13G is being jointly filed by Citadel Advisors LLC ("Citadel Advisors"), Citadel Advisors Holdings LP ("CAH"), Citadel Grunties Scentries LLC ("Citadel Securities"), Citadel Securities ("Citadel Securities"), Citadel Securities Group LP ("CALC4"), Citadel Securities GP LLC ("CSGP") and Mr. Kennell Griffin (collectively with Citadel Advisors, CAH, GGP, Citadel Securities ("CALC4"), Citadel Securities GP LLC ("CSGP") and Mr. Kennell Griffin (collectively with Citadel Advisors, CAH, a Caynam Islands accompany ("CETL"), Citadel Multi-Strategy Equities Master Fund a Coryman Islands company ("CETL"). Citadel Multi-Strategy Equities Master Fund a Coryman Islands company ("CETL"), Citadel Multi-Strategy Equities Master Fund a Coryman Islands company ("CETL"). Citadel Multi-Strategy Equities Master Fund a Coryman Islands company ("CETL"), Citadel Multi-Strategy Equities Master Fund a Coryman Islands company ("CETL"). Citadel Multi-Strategy Equities Master Fund a Coryman Islands company ("CETL"). Citadel Multi-Strategy Equities Master Fund a Coryman Islands company ("CETL"). Citadel Advisors, CGP is the general partner of CAH. CALC4 is the non-member manager of Citadel Securities and CRBH. CSGP is the general partner of CALC4. Mr. Griffin is the President and Chief Executive Officer of CGP, and owns a controlling interest in CGP and CSGP. The filing of this statement shall not be construed as an admission that any of the Reporting Persons is the beneficial owner of any securities covered by the statement other than the securities actually owned by such person (if any). Item 2(b). Address of each of the Reporting Persons is 131 S. Dearborn Street, 32nd Floor, Chicago, Illinois 60603. Citizenship: Each of Citadel Advisors, CGP, Citadel Securities and CSGP is organ	12.	TVPF OF REPOR	RTING PERSON								
tem 1(a). Name of Issuer: Refrondal Therappeaties, Inc. 1001 (Authors of Issuer's Principal Executive Offices: 2222 Pursos de Leon, Floor 3, Creat Gables, PL-33134 1002 (20). Name of Prono Flitting: This Schedule 15t is being jointly filed by Citadel Adviseon 1LC CCTadel Adviseon's Holdings LP CCALT', Citadel General Securities 11 C CCTadel Securities' (Citadel Adviseon's Compt.) PCCALC (F). Citadel Adviseon's Holdings LP CCALT', Citadel General Securities 11 C CCTadel Securities' (Citadel Adviseon's Compt.) PCCALC (F). Citadel Securities CPT 11 C CCSCP) and Mr. Kennoth of fifth (collectively with Citadel Adviseons. Act. Coll. Calded Securities'). Citadel Securities (Citadel Adviseons) (PL) (Citadel Securities) (Citadel Adviseons) (Citadel Adviseons). Citadel Adviseons (Citadel Adviseons) (Citadel Adviseons). Citadel Adviseons (Citadel Adviseons) (Citadel Adviseons). Citadel Adviseons. Citadel Adviseons. Citadel Adviseons). Citadel Adviseons. Citadel	12.		CIIIO I LIGOII								
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Relmada Therapeuties, Inc. tem 1(b), Address of Issuer's Principal Executive Offices: 2222 Ponce de Leon, Floor 3, Coral Gables, FL 33134 tem 2(a), Name of Person Filing This Schodnel 30s is to bring jointly filed by Cfaded Advisors LLC ("Cfaded Advisors"), Ciaded Advisors Holdings LP ("CASP"), Ciaded GP LLC ("CGP"), Ciaded Securities ILLC ("Cataled Securities"), Clouded Securities ILLC ("Chaled Securities"), Clouded Securities and CRBH Holdings LLC, a Clouds inflicial disable company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Securities and CRBH LC SCIP is the general partner of CALC4. Mt. Griffin is the President and Chief Executive Officer of CGP, and owns a controlling interest in CQP and CCP. The filling of this statement shall not be construed as an admission that any of the Reporting Persons is the beneficial owner of any securities covered by the statement other than the securities and CRBH. CSGP is required as a limited by the Calcad Science of Principal Business Office or, if none, Residence: The address of each of the Reporting Persons is 131 S. Deutborn Street, 32nd Floor, Chicago, Illinois 60603. Test 2(c). Title of Class of Securities: Common stock, par value \$0.001 per share (CUSIP Number: 759551402 Title of Class		CUSIP No. 75955J40)2	13G		Page 9 of 13 Pages					
Relmada Therapeuties, Inc. tem 1(b), Address of Issuer's Principal Executive Offices: 2222 Ponce de Leon, Floor 3, Coral Gables, FL 33134 tem 2(a), Name of Person Filing This Schodnel 30s is to bring jointly filed by Cfaded Advisors LLC ("Cfaded Advisors"), Ciaded Advisors Holdings LP ("CASP"), Ciaded GP LLC ("CGP"), Ciaded Securities ILLC ("Cataled Securities"), Clouded Securities ILLC ("Chaled Securities"), Clouded Securities and CRBH Holdings LLC, a Clouds inflicial disable company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Multi-Sentegy Equities Muster Fund Ltd., a Copyman Islands company ("CRBP"), Claded Securities and CRBH LC SCIP is the general partner of CALC4. Mt. Griffin is the President and Chief Executive Officer of CGP, and owns a controlling interest in CQP and CCP. The filling of this statement shall not be construed as an admission that any of the Reporting Persons is the beneficial owner of any securities covered by the statement other than the securities and CRBH. CSGP is required as a limited by the Calcad Science of Principal Business Office or, if none, Residence: The address of each of the Reporting Persons is 131 S. Deutborn Street, 32nd Floor, Chicago, Illinois 60603. Test 2(c). Title of Class of Securities: Common stock, par value \$0.001 per share (CUSIP Number: 759551402 Title of Class											
Address of Issuer's Principal Executive Offices: 2222 Ponce de Laon, Floor 3, Coral Gables, FL 33134 Kem 2(a). Name of Person Filing: This Schedule 136 is being jointly filed by Cinadel Advisors LLC ("Cinadel Advisors Holdings LP ("CAH"), Cinadel GP LLC ("CGP"), Cinadel Securities LC ("Cinadel Securities"), Cinadel Securities, CAH, CGP, Cinadel Securities, CAH CaH, the "Reporting Persons") with respect to the Starcs of the above-named issuer owned by Cinadel Equip's Paul Cat, a Cayman Balants company ("CEH"), Cinadel Multi-Strategy Equities Master Fauses of the above-named issuer owned by Cinadel Equip's Paul Cat, a Cayman Balants company ("CEH"), Cinadel Multi-Strategy Equities Master Fauses of the above-named issuer owned by Cinadel Equip's Paul Cat, a Cayman Balants company ("CEM"), Cinadel Securities and (RBH) Holdings LLC, a Delaware limited liability company ("CEMP"), Such owned Shares may include other instruments exercisable for or conventible into Shares. Clinded Advisors is the pertolion manager for CEFL and CM. CAH is the sole member of Cat deal Advisors. CGP is the general partner of CAL A. Mr. Griffin is the President and Chief Faxcarive Officer of CGP, and owns a controlling interest in CGP and CSGP. The filing of this statement shall not be constrained as an admission that any of the Reporting Persons is the beneficial owner of any securities covered by the statement other than the securities actually owned by such person (fram). Address or Principal Business Office or, if none, Residence: The address of each of the Reporting Persons is 131 S. Deurborn Street, 32nd Floor, Chicago, Illinois 69603. Citizenship: Escat of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited liability company under the laws of the State of Delaware. Each of CALC4 and CAH is organized as a limited partnership under the laws of the State of Delaware. Mr. Griffin is a U.S. citizen. Title of Class of Securities: Common stock, par value 80,001 per share CUSIP No. 759551402 Lag Broker o	Item 1(a).	Name of Issuer:									
2222 Ponce de Leon, Floor 3, Coral Gables, Fl. 33134 tem 2(a). Name of Person Filing: This Stochodie 13G is being jointly filed by Citadel Advisors LLC ("Citaded Advisors"), Clinded Advisors Holdings LP ("CAFT"), Citaded Securities General Securities ("Cataded Securities"), Called Securities ("Cataded Securities"), Clinded Securities General Leon Company ("CFFF"), Citaded Securities General Lact ("Citaded Securities"), Called Securities General Lact ("Citaded Securities"), Called Securities General Cataded Securities General Cataded Securities General Cataded Securities and CRBH ("Cataded Securities"), Called Markins ("Cataded Markins on the States of the above-named issuer owned by Citaded Equipits Pland Itad, a Capana Islands company ("CFFF"), Citaded Markins ("Cataded Advisors"), Capana General partners of CALC4. General Cataded Advisors is the portfolio manager for CEPL and CM. CAH is the sole member of Citaded Advisors. CGP is the general partner of CALC4. Mr. Griffin is the President and Chief Executive Officer of CGP, and owns a controlling interes in CGP and CSGP. The filing of this statement shall not be construed as an adminission that any of the Reporting Persons is the beneficial owner of any securities covered by the statement other than the securities actually owned by such person (if any). **Rem 2(b).** Address or Principal Business Office or, if none, Residence: The address of each of the Reporting Persons is 131 S. Dearborn Street, 32nd Floor, Chicago, Illinois 60603. **Rem 2(c).** Citizenship: Each of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited liability company under the laws of the State of Delaware. Each of CALC4 and CAH is organized as a limited partnership under the laws of the State of Delaware. Mr. Griffin is a U.S. citzen. Title of Class of Securities: Common stock, par value 50.001 per share **Rem 2(c).** CUSIP No. 75955402** **Title of Class of Securities** CUSIP No. 75955402** **If this statement is filed pursuant to §§ 240.13d-1(b), or		Relmada Therapeutics,	Inc.								
This Schedule 13G is being jointly filed by Citadel Advisors LLC ("Citadel Advisors"), Citadel Advisors Holdings LP ("CAH"), Citadel Securities ILC ("Citadel Securities CO"), Citadel Securities GP LLC ("CGP"), Citadel Securities GP LLC ("CGP"), Citadel Advisors, CALC ("Co"), Citadel Securities GP LLC ("CGP"), Citadel Securities GP LLC ("CGP"), Citadel Advisors, CALC ("CGL"), Citadel Securities GP Fressors") with respect to the Shares of the above-ramed issuer convent by Securities and CRBU Holdings LLC, a Delaware limited limited by Company ("CHP"), Citadel Securities and CRBU Holdings LLC, a Delaware limited limited by company ("CHP"), Citadel Securities and CRBU Holdings LLC, a Delaware limited by Mah Shares graphs have from the horizon and instead include for convertible into Shares. Citadel Advisors is the portfolio manager for CEFL and CM. CAH is the sole member of Citadel Advisors. CGP is the general partner of CALC4. Mr. Griffin is the President and Chief Executive Officer of CGP, and owns a commoling interest in CCP and CSGP. The filing of this statement shall not be construed as an admission that any of the Reporting Persons is the beneficial owner of any securities covered by the sattement other than the securities actually owned by such person (frany). The address of each of the Reporting Persons is 131 S. Dearborn Street, 32nd Floor, Chicago, Illinois 60603. Tem 2(c). Citzenship: Each of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited liability company under the laws of the State of Delaware. Each of CALC4 and CAH is organized as a limited partnership under the laws of the State of Delaware. Mr. Griffin is a U.S. citzen. Title of Class of Securities: Common stock, par value 50.001 per share Tem 2(c). The statement is filed parsuant to \$§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filling is a: (a) Broker or dealer registered under Section 15 of the Act (15 U.S.C. 78o); (b) Broker or dealer registered under Section 15 of the Act (15 U.S	Item 1(b).	Address of Issuer's Pi	rincipal Executive Offices:								
This Schedule 13G is being jointly filed by Citadel Advisors LLC ("Citadel Advisors"), Citadel Advisors Holdings LP ("CAH"), Citadel GP LLC ("CGP"), Gladel Securities II C ("CGGP") and Mr. Kennth Griffin (collectively with Citadel Advisors, CAH, COP, Citadel Securities, CALC4 and CSGP, the "Reporting Persons") with respect to the Shares of the above-named issuer owned by Citadel Equity Fund Ltd., a Cayman Islands company ("CHEL"), Citadel Multi-Strategy Equities Master Fund Ltd., a Cayman Islands company ("CMP"), Citadel Securities and CROBH Indignated, Log Abstractive India (India) and Cardina) and Cardina Islands company ("CMP"), Citadel Securities and CROBH Indiang LLC, a Debaware Inhalted India ("Company ("CMP")), Such noverd Shares may include dother for or convertible into Shares. Citadel Advisors is the portfolio manager for CEFL and CM. CAH is the sole member of Citadel Advisors. CGP is the general partner of CALC4. Mr. Griffin is the President and Chief Executive Officer of CGP, and owns a controlling interest in CCP and CSGP. The filling of this statement shall not be construed as an admission that any of the Reporting Persons is the beneficial owner of any securities covered by the statement other than the securities actually owned by such person (frany). **Rema 2(e)** **Rema 2(e)** **Cettizenship:** Each of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited partnership under the laws of the State of Delaware. Each of CALC4 and CAH is organized as a limited partnership under the laws of the State of Delaware. Back of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited partnership under the laws of the State of Delaware. Back of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited partnership under the laws of the State of Delaware. Back of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited partnership under the laws of the State of Delaware. Back of Citadel Advisors, CGP, Citadel Securities and		2222 Ponce de Leon, F	loor 3, Coral Gables, FL 33134								
Securities LC ("Citadel Securities"), Citadel Securities Group LP ("CALC4"), Citadel Securities Group LP ("CALC4"), Citadel Securities Group LP ("CALC4"), Citadel Advisors, CAL ("CP), Citadel Securities and CRBH Undings LLC, a Cayman Islands company ("CEFL"), Citadel Multi-Strategy Equities Master Fund Ltd., a Cayman Islands company ("CEFL"), Citadel Multi-Strategy Equities Master Fund Ltd., a Cayman Islands company ("CEFL"), Citadel Multi-Strategy Equities Master Fund Ltd., a Cayman Islands company ("CEFL"), Citadel Multi-Strategy Equities Master Fund Ltd., a Cayman Islands company ("CEFL"), Citadel Multi-Strategy Equities Master Fund Ltd., a Cayman Islands company ("CEFL"), Citadel Securities and CRBH Islands ("CEFL"), Citadel Multi-Strategy Equities Master Fund Ltd., a Cayman Islands company ("CEFL"), Citadel Multi-Strategy Equities Master Fund Ltd., a Cayman Islands company ("CEFL"), Citadel Securities and CRBH. CSGP is the general partner of Cat.CA. Mr. Griffin is the President and Chief Executive Officer of CGP, and owns a controlling interest in CGP and CSGP. The filing of this statement shall not be constructed as an admission that any of the Reporting Persons is the beneficial owner of any securities covered by the statement other than the securities actually owned by such person (if any). Address or Principal Business Office or, if sone, Residence: The address of each of the Reporting Persons is 131 S. Dearborn Street, 32nd Floor, Chicago, Illinois 60603. **Retar 2(c)** Citizen Sci. Each of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited partnership under the laws of the State of Delaware. Mr. Griffin is a U.S. citizen. Title of Class of Securities: Common stock, par value \$5.0001 per share **CUSIP No. 759551402** **This statement is filed pursuant to \$§ 240.134-1(b), or 240.134-2(b) or (e), check whether the person filing is a: **If this statement is filed pursuant to \$§ 240.134-1(b), or 240.134-2(b) or (e), check whether the person filing is a: **If this stat	Item 2(a).	Name of Person Filing	g:								
Cinadel Advisors, CAH, CGP, Citadel Securities, CALC4 and CSGP, the "Reporting Persons") with respect to the Shares of the absure owner by Cinadel Equity Fund Lud, a Cayman Islands company ("CTPL"), Cinadel Multi-Strategy Equities Master Fund Lud, a Cayman Island Secomapter ("CM"), Citadel Securities and CRBU Holdings LLC, a Delaware limited liability company ("CRBH"). Such owned Shares may include other instruments exercisable for or convertible into Shares. Citadel Advisors is the portfolio manager for CEFL and CM. CAH is the sole member of Citadel Advisors. CGP is the general partner of CALC4. Mr. Griffin is the President and Chief Executive Officer of CGP, and owns a controlling interest in CGP and CSGP. The filing of this statement shall not be construed as an admission that any of the Reporting Persons is the beneficial owner of any securities covered by the statement other than the securities excutally owned by such person (f my). Address or Principal Business Office or, if none, Residence: The address of each of the Reporting Persons is 131 S. Dearborn Street, 32nd Floor, Chicago, Illinois 60603. **Lem 2(c)** Citizenship: Each of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited liability company under the laws of the State of Delaware. Each of CALC4 and CAH is organized as a limited partnership under the laws of the State of Delaware. Mr. Griffin is a U.S. citizen. **Lem 2(d)** Title of Class of Securities: CUSIP No. 759551402 Title of Class of Securities: All this statement is filed pursuant to \$\$\frac{2}{2}\$ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a) Broker or dealer registered under Section 15 of the Act (15 U.S.C. 78c); (b) Broker or dealer registered under Section 15 of the Act (U.S.C., 78c); (c) Insurance company as defined in Section 3(a) (b) of the Act (15 U.S.C.		This Schedule 13G is b	eing jointly filed by Citadel Advi	isors LLC ("Citadel Advisors"), Citad	del Advisors Holdings LP (("CAH"), Citadel GP LLC ("CGP"), Citadel					
non-member manager of Citadel Securities and CRBH. CSGP is the general partner of CALC4. Mr. Griffin is the President and Chief Executive Officer of CGP, and owns a controlling interest in CGP and CSGP. The filing of this statement shall not be construed as an admission that any of the Reporting Persons is the beneficial owner of any securities covered by the statement other than the securities actually owned by such person (if any). Address or Principal Business Office or, if none, Residence: The address of each of the Reporting Persons is 131 S. Dearborn Street, 32nd Floor, Chicago, Illinois 60603. Citizenship: Each of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited fiability company under the laws of the State of Delaware. Each of CALC4 and CAH is organized as a limited partnership under the laws of the State of Delaware. Mr. Griffin is a U.S. citizen. Title of Class of Securities: Common stock, par value \$0.001 per share Total CUSIP Non. 75955J402 CUSIP Number: 75955J402 CUSIP Non. 75955J402 Title is statement is filed pursuant to \$§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)		Securities LLC ("Citadel Securities"), Citadel Securities Group LP ("CALC4"), Citadel Securities GP LLC ("CSGP") and Mr. Kenneth Griffin (collectively with Citadel Advisors, CAH, CGP, Citadel Securities, CALC4 and CSGP, the "Reporting Persons") with respect to the Shares of the above-named issuer owned by Citadel Equity Fund Ltd., a Cayman Islands company ("CEFL"), Citadel Multi-Strategy Equities Master Fund Ltd., a Cayman Islands company ("CM"), Citadel Securities and CRBU Holdings LLC, a Delaware limited liability company ("CRBH"). Such owned Shares may include other instruments exercisable for or									
statement other than the securities actually owned by such person (if any). Item 2(b). Address or Principal Business Office or, if none, Residence: The address of each of the Reporting Persons is 131 S. Dearborn Street, 32nd Floor, Chicago, Illinois 60603. Item 2(c). Citizenship: Each of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited liability company under the laws of the State of Delaware. Mr. Griffin is a U.S. citizen. Item 2(d). Title of Class of Securities: Common stock, par value \$0.001 per share CUSIP Number: 759553402 CUSIP No. 759553402 If this statement is filed pursuant to \$\\$ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)		non-member manager of	of Citadel Securities and CRBH.								
The address of each of the Reporting Persons is 131 S. Dearborn Street, 32nd Floor, Chicago, Illinois 60603. Item 2(c). Citizenship: Each of Citade! Advisors, CGP, Citade! Securities and CSGP is organized as a limited liability company under the laws of the State of Delaware. Each of CALC4 and CAH is organized as a limited partnership under the laws of the State of Delaware. Mr. Griffin is a U.S. citizen. Title of Class of Securities: Common stock, par value \$0.001 per share Item 2(e). CUSIP Number: 75955J402 Title of Class of Securities: CUSIP No. 75955J402 13G Page 10 of 13 Pages The statement is filed pursuant to §\$ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)					Persons is the beneficial ow	oner of any securities covered by the					
tem 2(c). Citizenship: Each of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited liability company under the laws of the State of Delaware. Each of CALC4 and CAH is organized as a limited partnership under the laws of the State of Delaware. Mr. Griffin is a U.S. citizen. tem 2(d). Title of Class of Securities: Common stock, par value \$0.001 per share tem 2(e). CUSIP Number: 759551402 CUSIP No. 759551402 13G Page 10 of 13 Pages tem 3. If this statement is filed pursuant to \$\frac{8}{2}\$ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)	Item 2(b).	Address or Principal	Business Office or, if none, Resi	idence:							
Each of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited liability company under the laws of the State of Delaware. Each of CALC4 and CAH is organized as a limited partnership under the laws of the State of Delaware. Mr. Griffin is a U.S. citizen. tem 2(d). Title of Class of Securities: Common stock, par value \$0.001 per share tem 2(e). CUSIP Number: 75955J402 CUSIP No. 75955J402 13G Page 10 of 13 Pages tem 3. If this statement is filed pursuant to \$\\$ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)		The address of each of	the Reporting Persons is 131 S. I	Dearborn Street, 32nd Floor, Chicago,	, Illinois 60603.						
and CAH is organized as a limited partnership under the laws of the State of Delaware. Mr. Griffin is a U.S. citizen. tem 2(d). Title of Class of Securities: Common stock, par value \$0.001 per share tem 2(e). CUSIP Number: 75955J402 CUSIP No. 75955J402 13G Page 10 of 13 Pages tem 3. If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)	Item 2(c).	Citizenship:									
CUSIP Number: 75955J402 13G Page 10 of 13 Pages This statement is filed pursuant to \$\\$ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)						of the State of Delaware. Each of CALC4					
tem 2(e). CUSIP Number: 75955J402 13G Page 10 of 13 Pages tem 3. If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a) Broker or dealer registered under Section 15 of the Act (15 U.S.C. 780); (b) Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 780); (c) Insurance company as defined in Section 3(a)(19) of the Act (15 U.S.C. 780); (d) Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8); (e) An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E); (f) An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(G); (h) A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813); (i) A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act (15 U.S.C. 80a-3); (j) A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(I); (k) Group, in accordance with § 240.13d-1(b)(1)(ii)(I);	Item 2(d).	Title of Class of Secur	ities:								
tem 2(e). CUSIP Number: 75955J402 13G Page 10 of 13 Pages tem 3. If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a) Broker or dealer registered under Section 15 of the Act (15 U.S.C. 780); (b) Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 780); (c) Insurance company as defined in Section 3(a)(19) of the Act (15 U.S.C. 780); (d) Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8); (e) An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E); (f) An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(G); (h) A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813); (i) A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act (15 U.S.C. 80a-3); (j) A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(I); (k) Group, in accordance with § 240.13d-1(b)(1)(ii)(I);		Common stock, par val	ue \$0.001 per share								
tem 3. If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)	Item 2(e)		F								
tem 3. If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)	2(0).										
tem 3. If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)		739333402									
tem 3. If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)											
tem 3. If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)											
tem 3. If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a: (a)	r										
(a) □ Broker or dealer registered under Section 15 of the Act (15 U.S.C. 78o); (b) □ Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 78c); (c) □ Insurance company as defined in Section 3(a)(19) of the Act (15 U.S.C. 78c); (d) □ Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8); (e) □ An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E); (f) □ An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(G); (g) □ A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G); (h) □ A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813); (i) □ A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act (15 U.S.C. 80a-3); (j) □ A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J); (k) □ Group, in accordance with § 240.13d-1(b)(1)(ii)(K).		CUSIP No. 75955J40)2	13G		Page 10 of 13 Pages					
(a) □ Broker or dealer registered under Section 15 of the Act (15 U.S.C. 78o); (b) □ Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 78c); (c) □ Insurance company as defined in Section 3(a)(19) of the Act (15 U.S.C. 78c); (d) □ Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8); (e) □ An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E); (f) □ An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(G); (g) □ A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G); (h) □ A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813); (i) □ A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act (15 U.S.C. 80a-3); (j) □ A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J); (k) □ Group, in accordance with § 240.13d-1(b)(1)(ii)(K).	I4 2	IC4bi4-4	-1	240 12d 2(h) (-)	41 6°1' '						
Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 78c); (c)	item 3.										
Insurance company as defined in Section 3(a)(19) of the Act (15 U.S.C. 78c); (d)					/80);						
(e) ☐ An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E); (f) ☐ An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(F); (g) ☐ A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G); (h) ☐ A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813); (i) ☐ A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act (15 U.S.C. 80a-3); (j) ☐ A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J); (k) ☐ Group, in accordance with § 240.13d-1(b)(1)(ii)(K).		(c) 🗆	Insurance company as defined	l in Section 3(a)(19) of the Act (15 U.							
(f)) (<u> </u>				U.S.C. 80a-8);					
(g) □ A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G); (h) □ A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813); (i) □ A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act (15 U.S.C. 80a-3); (j) □ A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J); (k) □ Group, in accordance with § 240.13d-1(b)(1)(ii)(K).											
(h) ☐ A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813); (i) ☐ A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act (15 U.S.C. 80a-3); (j) ☐ A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J); (k) ☐ Group, in accordance with § 240.13d-1(b)(1)(ii)(K).		14 _									
(i) □ A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act (15 U.S.C. 80a-3); (j) □ A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J); (k) □ Group, in accordance with § 240.13d-1(b)(1)(ii)(K).		_	A savings association as defin-	ed in Section 3(b) of the Federal Dep	osit Insurance Act (12 U.S						
 (j) □ A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J); (k) □ Group, in accordance with § 240.13d-1(b)(1)(ii)(K). 		`'	A church plan that is excluded								
(k) \square Group, in accordance with § 240.13d-1(b)(1)(ii)(K).		(i) \Box	**	rdance with \$ 240 124 1/b)(1)(i)(I).							
If filing as a non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J), please specify the type of institution:		• /									
		If filing as a non-U.S.	Institution in accordance with § 2	40.13d-1(b)(1)(ii)(J), please specify t	he type of institution:						

Item 4. Ownership:

	(a)	Each of Cita	adel Advisors LLC, Citadel Advisors Holdings LP and Citadel GP LL	C may be deemed to beneficially own 472.594 Shares.
	(b)	The number	of Shares that each of Citadel Advisors LLC, Citadel Advisors Holdi own constitutes 1.6% of the Shares outstanding.	
	(c)	Number of	Shares as to which such person has:	
		(i)	sole power to vote or to direct the vote: 0	
		(ii)	shared power to vote or to direct the vote: 472,594	
		(iii)	sole power to dispose or to direct the disposition of: 0	
		(iv)	shared power to dispose or to direct the disposition of: 472,594	
CUSIP No	o. 75955J402		13G	Page 11 of 13 Pages
B.	Citadel Seco	urities LLC		
	(a)	Citadel Sec	urities LLC may be deemed to beneficially own 682,678 Shares.	
	(b)	The number	of Shares that Citadel Securities LLC may be deemed to beneficially	own constitutes 2.3% of the Shares outstanding.
	(c)	Number of	shares of Shares as to which such person has:	
		(i)	sole power to vote or to direct the vote: 0	
		(ii)	shared power to vote or to direct the vote: 682,678	
		(iii)	sole power to dispose or to direct the disposition of: 0	
		(iv)	shared power to dispose or to direct the disposition of: 682,678	
C.	Citadel Seco	urities Group	LP and Citadel Securities GP LLC	
	(a)	Each of Cita	adel Securities Group LP and Citadel Securities GP LLC may be deen	ned to beneficially own 862,279 Shares.
	(b)		of Shares that each of Citadel Securities Group LP and Citadel Securities Group	ities GP LLC may be deemed to beneficially own
	(c)	Number of	Shares as to which such person has:	
		(i)	sole power to vote or to direct the vote: 0	
		(ii)	shared power to vote or to direct the vote: 862,279	
		(iii)	sole power to dispose or to direct the disposition of: 0	
		(iv)	shared power to dispose or to direct the disposition of: 862,279	
CUSIP No	o. 75955J402		13G	Page 12 of 13 Pages
ъ	TT -	• 00		
D.	Kenneth Gr			
	(a)		may be deemed to beneficially own 1,334,873 Shares.	4.40.4.40/ -Cab- Cib-
	(b)		of Shares that Mr. Griffin may be deemed to beneficially own consti	.uies 4.4% of the Shares outstanding.
	(c)		Shares as to which such person has:	
		(i)	sole power to vote or to direct the vote: 0	
		(ii)	shared power to vote or to direct the vote: 1,334,873	
		(iii)	sole power to dispose or to direct the disposition of: 0	
		(iv)	shared power to dispose or to direct the disposition of: 1 334 873	

Citadel Advisors LLC, Citadel Advisors Holdings LP and Citadel GP LLC

A.

Item 5.	Ownership of Five Percent or Less of a	Ownership of Five Percent or Less of a Class:							
	If this statement is being filed to report the class of securities, check the following.	ne fact that as of the date hereof the reporting	ng person has ceased to b	e the beneficial owner of more than 5 percent of the					
Item 6.	Ownership of More Than Five Percent	Ownership of More Than Five Percent on Behalf of Another Person:							
	Not Applicable								
Item 7.	Identification and Classification of the	Subsidiary Which Acquired the Security	y Being Reported on By	the Parent Holding Company:					
	Not Applicable								
Item 8.	Identification and Classification of Me	mbers of the Group:							
	Not Applicable								
Item 9.	Notice of Dissolution of Group:								
	Not Applicable								
Item 10.	. Certifications:								
	By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.								
	CHINIDAL TENESTANA	120		D 12 C12 D					
	CUSIP No. 75955J402	13G		Page 13 of 13 Pages					
Dated O	asonable inquiry and to the best of its knowledg ctober 17, 2022. EL SECURITIES LLC	•	ne information set forth in	n this statement is true, complete and correct.					
By:	/s/ Guy Miller Guy Miller, Authorized Signatory	By:	/s/ Sean McHugh Sean McHugh, Author	ized Signatory					
CITAD:	EL SECURITIES GROUP LP /s/ Guy Miller Guy Miller, Authorized Signatory	CITAI By:	FADEL ADVISORS HOLDINGS LP /s/ Sean McHugh Sean McHugh, Authorized Signatory						
CITAD	EL SECURITIES GP LLC	CITAI	DEL GP LLC						
Ву:	/s/ Guy Miller Guy Miller, Authorized Signatory	Ву:	/s/ Sean McHugh Sean McHugh, Author	ized Signatory					
		KENN	ETH GRIFFIN						
		By:	/s/ Sean McHugh Sean McHugh, attorne	y-in-fact*					
here				led with the Securities and Exchange Commission, and sors LLC on Schedule 13G for Gores Holdings VIII,					

JOINT FILING AGREEMENT

The undersigned hereby agree that the Statement on Schedule 13G filed herewith (and any amendments thereto), relating to the Shares of Relmada Therapeutics, Inc., a Nevada corporation, is being filed jointly with the Securities and Exchange Commission pursuant to Rule 13d-1(c) under the Securities Exchange Act of 1934, as amended, on behalf of each of the undersigned.

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

Dated October 17, 2022.

CITA	DEL SECURITIES LLC	CITADEL ADVISORS LLC			
Ву:	/s/ Guy Miller Guy Miller, Authorized Signatory	Ву:	/s/ Sean McHugh Sean McHugh, Authorized Signatory		
CITA	DEL SECURITIES GROUP LP	CITAD	DEL ADVISORS HOLDINGS LP		
Ву:	/s/ Guy Miller Guy Miller, Authorized Signatory	Ву:	/s/ Sean McHugh Sean McHugh, Authorized Signatory		
CITA	DEL SECURITIES GP LLC	CITAD	DEL GP LLC		
Ву:	/s/ Guy Miller Guy Miller, Authorized Signatory	Ву:	/s/ Sean McHugh Sean McHugh, Authorized Signatory		
		KENN	ETH GRIFFIN		
		By:	/s/ Sean McHugh Sean McHugh, attorney-in-fact*		
her	an McHugh is signing on behalf of Kenneth Griffin as attorney-in-fact pursuant to eby incorporated by reference herein. The power of attorney was filed as an attach March 18, 2022.				