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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 3)*

Kinnate Biopharma Inc.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
49705R105
(CUSIP Number)
Dennis Ryan
Foresite Capital Management, LLC
900 Larkspur Landing Circle, Suite 150, Larkspur, CA 94939
(415) 877-4887 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
November 13, 2023
(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. □
Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 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					
	Foresite C	apital Fund IV, L.P. ("FCF IV")				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) ⊠					
3	SEC USE	ONLY				
4	WC	OF FUNDS				
5		OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
6	CITIZENS Delaware	SHIP OR PLACE OF ORGANIZATION				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		 SOLE VOTING POWER 9,671,643 shares, except that Foresite Capital Management IV, LLC ("FCM IV"), the general partner of F deemed to have sole power to vote these shares, and James B. Tananbaum ("Tananbaum"), the managing IV, may be deemed to have sole power to vote these shares. SHARED VOTING POWER See response to row 7. SOLE DISPOSITIVE POWER 9,671,643 shares, except that FCM IV, the general partner of FCF IV, may be deemed to have sole power to shares, and Tananbaum, the managing member of FCM IV, may be deemed to have sole power to dispose SHARED DISPOSITIVE POWER See response to row 9. 	member of FCM			
11		ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
12	9,671,643 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	20.5%*	T OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
14	TYPE OF REPORTING PERSON PN					

^{*} Percent of class is calculated based on 47,112,698 shares of common stock, par value \$0.0001 (the "Common Shares"), of Kinnate Biopharma Inc. (the "Issuer") outstanding as of November 3, 2023, as reported by the Issuer in its Quarterly Report on Form 10-Q filed with the U.S. Securities and Exchange Commission on November 9, 2023 (the "10-Q").

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1	NAME OF REPORTING PERSON				
	Foresite C	apit	al Management IV, LLC ("FCM IV")	_	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
3	SEC USE	ON	LY		
4	SOURCE AF	OF	FUNDS		
5	СНЕСК В	ЗОХ	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZENS Delaware	SHIE	P OR PLACE OF ORGANIZATION		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		8 9	SOLE VOTING POWER 9,671,643 shares, all of which are directly owned by FCF IV. FCM IV, the general partner of FCF IV, may have sole power to vote these shares, and Tananbaum, the managing member of FCM IV, may be deemed t power to vote these shares. SHARED VOTING POWER See response to row 7. SOLE DISPOSITIVE POWER 9,671,643 shares, all of which are directly owned by FCF IV. FCM IV, the general partner of FCF IV, may have sole power to dispose of these shares, and Tananbaum, the managing member of FCM IV, may be deepower to dispose of these shares. SHARED DISPOSITIVE POWER See response to row 9.	to have sole	
11	9,671,643		AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
			IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 20.5%*				
14	TYPE OF	REI	PORTING PERSON		

^{*} Percent of class is calculated based on 47,112,698 Common Shares outstanding as of November 3, 2023, as reported by the Issuer in the 10-Q.

CUSIP No. 49705R105	SCHEDULE 13D	Page 4 of 1

1	NAME OF REPORTING PERSON					
	Foresite Capital Fund V, L.P. ("FCF V")					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) ⊠					
3	SEC USE	ONI	.Y			
4	SOURCE OF FUNDS WC					
5	СНЕСК В	SOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZENS Delaware	SHIP	OR PLACE OF ORGANIZATION			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		9	SOLE VOTING POWER 3,525,957 shares, except that Foresite Capital Management V, LLC ("FCM V"), the general partner of FCF deemed to have sole power to vote these shares, and James B. Tananbaum ("Tananbaum"), the managing m V, may be deemed to have sole power to vote these shares. SHARED VOTING POWER See response to row 7. SOLE DISPOSITIVE POWER 3,525,957 shares, except that FCM V, the general partner of FCF V, may be deemed to have sole power to chares, and Tananbaum, the managing member of FCM V, may be deemed to have sole power to dispose of SHARED DISPOSITIVE POWER See response to row 9.	nember of FCM		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	3,525,957					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.5%*					
14	TYPE OF REPORTING PERSON PN					
İ	EIN					

^{*} Percent of class is calculated based on 47,112,698 Common Shares outstanding as of November 3, 2023, as reported by the Issuer in the 10-Q.

CUSIP No. 49705R105	SCHEDULE 13D	Page 5 of 13

1	NAME OF REPORTING PERSON				
	Foresite C	apita	al Management V, LLC ("FCM V")		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
3	SEC USE	ONI	LY		
4	SOURCE AF	OF 1	FUNDS		
5	СНЕСК В	SOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZENS Delaware	SHIF	P OR PLACE OF ORGANIZATION		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		8 9	SOLE VOTING POWER 3,525,957 shares, all of which are directly owned by FCF V. FCM V, the general partner of FCF V, may be sole power to vote these shares, and Tananbaum, the managing member of FCM V, may be deemed to have vote these shares. SHARED VOTING POWER See response to row 7. SOLE DISPOSITIVE POWER 3,525,957 shares, all of which are directly owned by FCF V. FCM V, the general partner of FCF V, may be sole power to dispose of these shares, and Tananbaum, the managing member of FCM V, may be deemed to power to dispose of these shares. SHARED DISPOSITIVE POWER See response to row 9.	e sole power to	
11	3,525,957		E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
12			IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.5%*				
14	TYPE OF	REI	PORTING PERSON		

^{*} Percent of class is calculated based on 47,112,698 Common Shares outstanding as of November 3, 2023, as reported by the Issuer in the 10-Q.

CUSIP No. 49705R105	SCHEDULE 13D	Page 6 of 13

1	NAME O	F REPORTING PERSON				
	Foresite C	apital Opportunity Fund V, L.P. ("FCOF V")				
2	СНЕСК Т	THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠			
3	SEC USE	ONLY				
4	SOURCE OF FUNDS WC					
5		SOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
6	CITIZENS Delaware	SHIP OR PLACE OF ORGANIZATION				
NUMB SHAI BENEFIG OWNED E REPORTING WIT	RES CIALLY BY EACH G PERSON TH	 SOLE VOTING POWER 520,711 shares, except that Foresite Capital Opportunity Management V, LLC ("FCOM V"), the general p V, may be deemed to have sole power to vote these shares, and James B. Tananbaum ("Tananbaum"), the member of FCOM V, may be deemed to have sole power to vote these shares. SHARED VOTING POWER See response to row 7. SOLE DISPOSITIVE POWER 520,711 shares, except that FCOM V, the general partner of FCOF V, may be deemed to have sole power shares, and Tananbaum, the managing member of FCOM V, may be deemed to have sole power to dispos SHARED DISPOSITIVE POWER See response to row 9. 	managing to dispose of these			
11	AGGREG	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	520,711					
12	CHECK E	SOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
13	PERCENT	RCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	1.1%*					
14	TYPE OF	REPORTING PERSON				
	PN					

^{*} Percent of class is calculated based on 47,112,698 Common Shares outstanding as of November 3, 2023, as reported by the Issuer in the 10-Q.

CUSIP No. 49705R105	SCHEDULE 13D	Page 7 of 13

1	NAME OF	OF REPORTING PERSON				
	Foresite C	Capital Opportunity Management V, LLC ("FCOM V")				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) ⊠					
3	SEC USE ONLY					
4	SOURCE OF FUNDS AF					
5		BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
6	CITIZENS Delaware					
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		 SOLE VOTING POWER 520,711 shares, all of which are directly owned by FCOF V. FCOM V, the general partner of FCOF V, may be deemed to have sole power to vote these shares, and Tananbaum, the managing member of FCOM V, may be deemed to have sole power to vote these shares. SHARED VOTING POWER 				
		See response to row 7. SOLE DISPOSITIVE POWER 520,711 shares, all of which are directly owned by FCOF V. FCOM V, the general partner of FCOF V, may have sole power to dispose of these shares, and Tananbaum, the managing member of FCOM V, may be dee sole power to dispose of these shares.				
		10 SHARED DISPOSITIVE POWER See response to row 9.				
11	520,711	GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
12		BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
13	PERCENT 1.1%*	IT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
14	TYPE OF	F REPORTING PERSON				

^{*} Percent of class is calculated based on 47,112,698 Common Shares outstanding as of November 3, 2023, as reported by the Issuer in the 10-Q.

CUSIP No. 49705R105	SCHEDULE 13D	Page 8 of 13

1	NAME OF	F REPORTING PERSON				
	James B. T	Tananbaum ("Tananbaum")				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) ⊠					
3	SEC USE ONLY					
4	SOURCE	OF FUNDS				
	AF					
5	CHECK B	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
6	CITIZENS	SHIP OR PLACE OF ORGANIZATION				
	U.S. Citize	en en				
		7 SOLE VOTING POWER				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		13,779,062 shares, of which (i) 9,671,643 shares are directly owned by Foresite Capital Fund IV, L.P. ("FCF IV"), (ii) 3,525,957 shares are directly owned by Foresite Capital Fund V, L.P. ("FCF V"), (iii) 520,711 shares are directly owned by Foresite Capital Opportunity Fund V, L.P. ("FCOF V"), and (iv) 60,751 are shares subject to options held by Tananbaum that are currently exercisable or exercisable within 60 days of November 14, 2023. Tananbaum is the managing member of each of Foresite Capital Management IV, LLC ("FCM IV"), which is the general partner of FCF IV; Foresite Capital Opportunity Management V, LLC ("FCM V"), which is the general partner of FCF V; and Foresite Capital Opportunity Management V, LLC ("FCOM V"), which is the general partner of FCOF V. Tananbaum may be deemed to have sole power to vote these shares. SHARED VOTING POWER				
REPORTING	F PERSON	See response to row 7. 9 SOLE DISPOSITIVE POWER				
WITH		13,779,062 shares, of which (i) 9,671,643 shares are directly owned by FCF IV, (ii) 3,525,957 shares are d FCF V, (iii) 520,711 shares are directly owned by FCOF V, and (iv) 60,751 are shares subject to options he that are currently exercisable or exercisable within 60 days of November 14, 2023. Tananbaum is the manaeach of FCM IV, which is the general partner of FCF IV; FCM V, which is the general partner of FCF V; a which is the general partner of FCOF V. Tananbaum may be deemed to have sole power to dispose of these	eld by Tananbaum aging member of nd FCOM V,			
		10 SHARED DISPOSITIVE POWER				
	T	See response to row 9.				
11	AGGREG	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
4.0	13,779,062					
12	CHECK B	BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
13	PERCENT	Γ OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	29.2%*					
14	TYPE OF REPORTING PERSON					
	IN					

^{*} Percent of class is calculated based on 47,112,698 Common Shares outstanding as of November 3, 2023, as reported by the Issuer in the 10-Q.

Explanatory Note:

This Amendment No. 3 (this "Amendment No. 3") amends and supplements the statement on Schedule 13D initially filed on December 15, 2020 (the "Original Schedule 13D"), as amended and restated by Amendment No. 1 filed with the Securities and Exchange Commission ("SEC") on February 22, 2023 ("Amendment No. 1") and by Amendment No. 2 filed with the SEC on May 10, 2023 ("Amendment No. 2", and together with the Original Schedule 13D, Amendment No. 1 and this Amendment No. 3, the "Schedule 13D"), that relates to the common stock, par value \$0.0001 per share (the "Common Shares"), of Kinnate Biopharma Inc., a Delaware corporation (the "Issuer"), by Foresite Capital Fund IV, L.P. ("FCF IV"), Foresite Capital Management IV, LLC ("FCM IV"), Foresite Capital Opportunity Fund V, L.P. ("FCOF V"), Foresite Capital Opportunity Management V, LLC ("FCOM V") and James B. Tananbaum ("Tananbaum" and together with FCF IV, FCM IV, FCF V, FCM V, FCOF V and FCOM V, the "Reporting Persons").

Except as provided herein, this Amendment No. 3 does not modify any of the information previously reported on the Schedule 13D.

ITEM 4. PURPOSE OF TRANSACTION.

Item 4 of the Schedule 13D is hereby amended and supplemented by adding the following:

On November 13, 2023 (i) FCF IV, FCF V and FCOF V (collectively, "Foresite") and (ii) OrbiMed Private Investments VII, LP, OrbiMed Asia Partners IV, L.P., OrbiMed Genesis Master Fund, L.P. and OrbiMed Partners Master Fund Limited (collectively, "OrbiMed", and together with Foresite, the "Investors") submitted to the board of directors of the Issuer (the "Board") a non-binding expression of interest letter (the "Letter") setting forth an intent to explore and evaluate a potential acquisition of all of the outstanding Common Shares that are not owned by the Investors or their affiliates in a going-private transaction. A copy of the Letter is filed as Exhibit 1 to this Amendment No. 3, and the information set forth in the Letter is incorporated by reference herein.

The Letter may result in one or more of the transactions, events or actions specified in clauses (a) through (j) of Item 4 of Schedule 13D, including, without limitation, an acquisition of additional securities of the Issuer, an extraordinary corporate transaction (such as a merger) involving the Issuer, delisting of the Common Shares from the Nasdaq Global Select Market and other material changes in the Issuer's business or corporate structure.

The Letter stated that any transaction, once structured and agreed upon, would be conditioned upon, among other things, the (x) approval of the transaction by a properly constituted special committee composed of independent and disinterested directors of the Issuer appointed by the Board, with assistance from legal and financial advisors and (y) approval of the stockholders holding at least a majority of all the issued and outstanding Common Shares not held by the Investors or their affiliates.

The Letter is non-binding in nature and does not obligate in any way the Investors or the Issuer to negotiate or enter into definitive documentation with respect to a transaction or otherwise complete a transaction. The Letter states that the Investors are only interested in acquiring the outstanding Common Shares that they do not already own, and are not interested in selling their Common Shares to another party or in participating in an alternative change of control transaction involving the Company.

The foregoing description of the Letter does not purport to be complete and is qualified in its entirety by reference to the full text of the Letter. Neither the Letter nor this Schedule 13D is meant to be, nor should be construed as, an offer to buy or the solicitation of an offer to sell any of the Issuer's securities.

The Reporting Persons intend to review their investment in the Issuer on a continuing basis and may from time to time and at any time in the future depending on various factors, including, without limitation, the outcome of any discussions referenced in this Schedule 13D, as may be amended from time to time, the Issuer's financial position and strategic direction, actions taken by the Board, price levels of the Issuer's securities, other investment opportunities available to the Reporting Persons, conditions in the securities market and general economic and industry conditions, take such actions with respect to the investment in the Issuer as they deem appropriate.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Item 5 of the Schedule 13D is hereby amended and supplemented by adding the following:

Based on the events and transactions described above, the Reporting Persons may be deemed to constitute a "group" (within the meaning of Section 13(d) of the Act) with OrbiMed and its affiliated investment funds and persons that hold Common Shares of the Issuer but do not affirm the existence of any such "group." The following table sets forth the beneficial ownership of Common Shares held by OrbiMed and certain of its affiliates listed below (each, an "OrbiMed Holder" and, collectively, the "OrbiMed Holders") based on a Schedule 13D/A filed by the OrbiMed Holders with the SEC on May 8, 2023. The Reporting Persons expressly disclaim beneficial ownership of any Common Shares held or which may be acquired by any OrbiMed Holder.

	Amount beneficially	Percent of	Sole voting	Shared Voting	Sole dispositive	Shared dispositive
OrbiMed Holder	owned	total ⁽¹⁾	power	power	power	power
OrbiMed Advisors LLC	7,559,729	16.0%	_	7,559,729	_	7,559,729
OrbiMed Capital GP VII LLC	4,738,453	10.1%	_	4,738,453	_	4,738,453
OrbiMed Capital GP VIII LLC	1,368,338	2.9%	_	1,368,338	_	1,368,338
OrbiMed Advisors IV Limited	1,368,339	2.9%	_	1,368,339	_	1,368,339
OrbiMed Asia GP IV, L.P.	1,368,339	2.9%	_	1,368,339	_	1,368,339
OrbiMed Genesis GP LLC	84,599	0.2%	_	84,599	_	84,599
OrbiMed Capital LLC	450,000	1.0%	450,000	_	450,000	_

(1) Percent of class is calculated based on 47,112,698 Common Shares outstanding as of November 3, 2023, as reported by the Issuer in the 10-Q.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

The information set forth in Item 4 hereof is hereby incorporated by reference into this Item 6, as applicable.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

Exhibit No.	Description	
1	Letter, dated November 13, 2023, from the Investors to the Board	

SIGNATURES

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

Date: November 14, 2023

FORESITE CAPITAL FUND IV, L.P.

By: Foresite Capital Management IV, LLC

Its: General Partner

By: /s/ James B. Tananbaum

James B. Tananbaum Managing Member

FORESITE CAPITAL MANAGEMENT IV, LLC

By: /s/ James B. Tananbaum

James B. Tananbaum Managing Member

FORESITE CAPITAL FUND V, L.P.

By: Foresite Capital Management V, LLC

Its: General Partner

By: /s/ James B. Tananbaum

James B. Tananbaum Managing Member

FORESITE CAPITAL MANAGEMENT V, LLC

By: /s/ James B. Tananbaum

James B. Tananbaum Managing Member

FORESITE CAPITAL OPPORTUNITY FUND V, L.P.

By: Foresite Capital Opportunity Management V,

LLC

Its: General Partner

By: /s/ James B. Tananbaum

James B. Tananbaum Managing Member

FORESITE CAPITAL OPPORTUNITY MANAGEMENT V, LLC

By: /s/ James B. Tananbaum

James B. Tananbaum Managing Member

JAMES B. TANANBAUM

/s/ James B. Tananbaum

Foresite Capital Fund IV, L.P. Foresite Capital Fund V, L.P. Foresite Capital Opportunity Fund V, L.P. 900 Larkspur Landing Circle, Suite 150 Larkspur, CA 94939 OrbiMed Private Investments VII, LP OrbiMed Private Investments VIII, LP OrbiMed Asia Partners IV, L.P. OrbiMed Genesis Master Fund, L.P. OrbiMed Partners Master Fund Limited 601 Lexington Avenue, 54th Floor New York, NY 10022

November 13, 2023

Board of Directors Kinnate Biopharma Inc. 103 Montgomery Street, Suite 150 The Presidio of San Francisco San Francisco, California 94129

Re: Non-Binding Expression of Interest

Dear Members of the Board of Directors:

On behalf of (i) Foresite Capital Fund IV, L.P., Foresite Capital Fund V, L.P., Foresite Capital Opportunity Fund V, L.P. and their affiliated investment funds and persons (collectively, "Foresite") and (ii) OrbiMed Private Investments VII, LP, OrbiMed Private Investments VIII, LP, OrbiMed Asia Partners IV, L.P., OrbiMed Genesis Master Fund, L.P., OrbiMed Partners Master Fund Limited and their affiliated investment funds and persons (collectively, "OrbiMed" and together with Foresite "we" or "our"), we are writing to outline our intent to explore and evaluate a potential acquisition of all of the outstanding shares of common stock (the "Common Shares") of Kinnate Biopharma Inc. (the "Company") not already owned by Foresite or OrbiMed in a going-private transaction (a "Transaction"). As you know, Foresite currently beneficially owns approximately 29.2% of the issued and outstanding Common Shares.

We believe that a Transaction can offer the Company's shareholders a highly attractive opportunity to de-risk their investment by obtaining immediate liquidity and certainty of value, which can provide superior value to the Company's shareholders. We wish to emphasize that, in our capacity as stockholders of the Company, we are only interested in acquiring the shares of the Company we do not currently own, and accordingly we have no interest in a sale of our holdings in the Company or in participating in an alternative change of control transaction involving the Company. In our capacity as a stockholder of the Company, we would not vote in favor of any alternative sale, merger or similar transaction involving the Company.

We expect to engage in communications and discussions with the Company, members of the Board of Directors (the "<u>Board</u>"), the Special Committee (as defined below) and management of the Company, other current or prospective shareholders of the Company, potential co-investors

and financing sources (including current or potential investors in funds managed by Foresite or OrbiMed), investment and financing professionals, industry analysts and other knowledgeable industry or market observers and participants, and other interested parties regarding a potential transaction and/or the matters set forth in this letter (this "Letter"), and may exchange information with such persons pursuant to appropriate confidentiality or similar agreements.

We recognize that the Board will evaluate any proposal independently before it can make its determination whether to endorse the proposal. In addition, we expect that a special committee composed of independent and disinterested directors of the Company appointed by the Board (a "Special Committee") will consider any and all of our proposals carefully and make a recommendation to the Board; we expect that the Special Committee will retain legal and financial advisors for assistance. Moreover, we will condition the consummation of any Transaction involving us upon the non-waivable condition requiring approval of the stockholders holding at least a majority of all the issued and outstanding Common Shares not held by us or our affiliates. We will not move forward with any Transaction unless it is approved by such Special Committee (with the assistance of its legal and financial advisors) and a majority of such unaffiliated stockholders. If the Special Committee does not recommend or the unaffiliated public stockholders of the Company do not approve a proposed transaction with us, such determination would not adversely affect our future relationship with the Company.

This Letter constitutes an expression of interest only, and we reserve the right to withdraw or modify it in any manner. This Letter does not include or constitute a binding offer to acquire the Company or any securities or assets of the Company, or a proposal of definitive terms for any transaction. Please be advised that we intend to promptly file Schedule 13D amendments, including a copy of this Letter, with the Securities and Exchange Commission.

* * * * *

Very truly yours,

FORESITE CAPITAL FUND IV, L.P.

By: Foresite Capital Management V, LLC

Its: General Partner

By: /s/ Dennis Ryan
Name: Dennis Ryan
Title: Attorney-In-Fact

FORESITE CAPITAL FUND V, L.P.

By: Foresite Capital Management V, LLC

Its: General Partner

By: /s/ Dennis Ryan
Name: Dennis Ryan
Title: Attorney-In-Fact

FORESITE CAPITAL OPPORTUNITY FUND V, L.P.

By: Foresite Capital Opportunity Management V,

LLC

Its: General Partner

By: /s/ Dennis Ryan
Name: Dennis Ryan
Title: Attorney-In-Fact

OrbiMed Private Investments VII, LP

By: OrbiMed Capital GP VII LLC, its General Partner

OrbiMed Advisors LLC, By: its Managing Member

> /s/ Carl L. Gordon By:

Name: Carl L. Gordon Title: Member

OrbiMed Private Investments VIII, LP

OrbiMed Capital GP VIII LLC, By:

its General Partner

By: OrbiMed Advisors LLC,

its Managing Member

By: /s/ Carl L. Gordon

Name: Carl L. Gordon Title: Member

OrbiMed Asia Partners IV, L.P.

By: OrbiMed Asia GP IV, L.P.,

its General Partner

By: OrbiMed Advisors IV Limited,

its General Partner

By: /s/ Carl L. Gordon

> Name: Carl L. Gordon Title: Director

OrbiMed Genesis Master Fund, L.P.

By: OrbiMed Genesis GP LLC, its General Partner

By: OrbiMed Advisors LLC, its Managing Member

By: /s/ Carl L. Gordon

Name: Carl L. Gordon Title: Member

OrbiMed Partners Master Fund Limited

By: OrbiMed Capital LLC, solely in its capacity as Investment Advisor

By: /s/ Carl L. Gordon

Name: Carl L. Gordon Title: Member