# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## **SCHEDULE 13D**

**Under the Securities Exchange Act of 1934** 

(Amendment No. 1)\*

Dogwood Therapeutics, Inc.

(Name of Issuer)

Common Stock, \$0.0001 par value

(Title of Class of Securities)

92829J203

(CUSIP Number)

CK Life Sciences
7th Floor, Cheung Kong Center, 2 Queen's Road Central Hong Kong
HONG KONG, K3, 00000
(852) 2126 1212

Blake Liggio, Esq.
Goodwin Procter LLP, 100 Northern Avenue
Boston, MA, 02210
(617) 570 1000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

03/12/2025

(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.

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).

## **SCHEDULE 13D**

CUSIP No. 92829J203

4	Name of reporting person
'	Sealbond Limited
	Check the appropriate box if a member of a Group (See Instructions)
2	(a) (b)

3	SEC use	only		
4	Source of funds (See Instructions) WC			
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6		ip or place of organization SLANDS, BRITISH		
	7	Sole Voting Power 211,383.00		
Number of Shares Benefici	8	Shared Voting Power 0.00		
ally Owned by Each Reporti	9	Sole Dispositive Power 211,383.00		
ng Person With:	10	Shared Dispositive Power 0.00		
11	Aggregate amount beneficially owned by each reporting person 211,383.00			
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
13	Percent of class represented by amount in Row (11) 15.9 %			
14	Type of Reporting Person (See Instructions)			

Comment for Type of Reporting Person:
The amounts reported as beneficially owned consist of 211,383 shares of common stock, \$0.0001 par value ("Common Stock"), held directly by Sealbond Limited. The reported amounts exclude 21,083,854 shares of Common Stock issuable upon co nversion of 2,108.3854 shares of Series A Non-Voting Convertible Preferred Stock, par value \$0.0001 per share ("Series A P referred Stock"), which conversion is subject to approval by the stockholders of Dogwood Therapeutics, Inc. (formerly known as Virios Therapeutics, Inc.) (the "Company") and a beneficial ownership limitation of 19.99% of the outstanding Common St ock.

All ownership percentages are calculated based on 1,332,178 shares of Common Stock outstanding on March 12, 2025, as r eported in the prospectus supplement filed by the Company pursuant to Rule 424(b)(5) on March 14, 2025.

## **SCHEDULE 13D**

CUSIP No.	92829J203		
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4	Name of reporting person
l '	CK Life Sciences Int'l., (Holdings) Inc.
	Check the appropriate box if a member of a Group (See Instructions)
2	□ (a)
3	SEC use only

4	Source of funds (See Instructions)  AF			
5	Check if	disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
6		ip or place of organization ISLANDS		
Number	7	Sole Voting Power 211,383.00		
of Shares Benefici ally	8 Shared Voting Power 0.00			
Owned by Each Reporti ng	Sole Dispositive Power 211,383.00			
Person With:	10	Shared Dispositive Power 0.00		
11	Aggregate amount beneficially owned by each reporting person 211,383.00			
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
13	Percent of class represented by amount in Row (11) 15.9 %			
14	Type of Reporting Person (See Instructions)			

## **Comment for Type of Reporting Person:**

The amounts reported as beneficially owned consist of 211,383 shares of Common Stock, held directly by Sealbond Limited. The reported amounts exclude (i) 21,083,854 shares of Common Stock issuable upon conversion of 2,108.3854 shares of Se ries A Preferred Stock held directly by Sealbond Limited, which conversion is subject to approval by the stockholders of the C ompany and a beneficial ownership limitation of 19.99% of the outstanding Common Stock and (ii) 2,842,638 shares of Common Stock issuable upon conversion of 284.2638 shares of Series A-1 Non-Voting Convertible Preferred Stock, par value \$0.0001 per share ("Series A-1 Preferred Stock"), held directly by Conjoint Inc., which conversion is subject to approval by the st ockholders of the Company and a beneficial ownership limitation of 19.99% of the outstanding Common Stock.

All ownership percentages are calculated based on 1,332,178 shares of Common Stock outstanding on March 12, 2025, as r eported in the prospectus supplement filed by the Company pursuant to Rule 424(b)(5) on March 14, 2025.

## **SCHEDULE 13D**

CUSIP No.	92829J203		
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1	Name of reporting person		
	Conjoint Inc.		
	Check the appropriate box if a member of a Group (See Instructions)		
2	□ (a)		
3	SEC use only		
4	Source of funds (See Instructions)		
4	WC		

5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or place of organization  DELAWARE				
Number	7	Sole Voting Power 0.00			
of Shares Benefici ally Owned	8 Shared Voting Power 0.00				
by Each Reporti ng Person	9	Sole Dispositive Power 0.00			
With:	10	Shared Dispositive Power 0.00			
11	Aggregate amount beneficially owned by each reporting person  0.00				
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)				
13	Percent of class represented by amount in Row (11) 0 %				
14	Type of Reporting Person (See Instructions)				

## **Comment for Type of Reporting Person:**

The amounts reported as beneficially owned exclude 2,842,638 shares of Common Stock issuable upon conversion of 284.2 638 shares of Series A-1 Preferred Stock which conversion is subject to approval by the stockholders of the Company and a beneficial ownership limitation of 19.99% of the outstanding Common Stock.

All ownership percentages are calculated based on 1,332,178 shares of Common Stock outstanding on March 12, 2025, as reported in the prospectus supplement filed by the Company pursuant to Rule 424(b)(5) on March 14, 2025.

## **SCHEDULE 13D**

## Item 1. Security and Issuer

(a) Title of Class of Securities:

Common Stock, \$0.0001 par value

(b) Name of Issuer:

Dogwood Therapeutics, Inc.

(c) Address of Issuer's Principal Executive Offices:

44 Milton Avenue, Alpharetta, GEORGIA, 30009.

## Item 1 Comment:

Explanatory Note: This Amendment No. 1 to Schedule 13D (this "Amendment No. 1") amends the Schedule 13D filed on O ctober 15, 2024 (the "Original 13D" and, together with Amendment No. 1, the "Schedule 13D") and relates to the common stock, \$0.0001 par value ("Common Stock"), of Dogwood Therapeutics, Inc. (the "Company" or "Dogwood"). Except as spe cifically amended by this Amendment No. 1, the disclosure in the Schedule 13D remains in full force and effect. Capitalized terms used in this Amendment No. 1 but not otherwise defined shall have the meanings given to such terms in the Schedule 13D.

## Item 2. Identity and Background

- (a) This Schedule 13D is being filed jointly by:
  - (1) Sealbond Limited, a British Virgin Islands limited company ("Sealbond");
  - (2) CK Life Sciences Int'l., (Holdings) Inc., a company incorporated in the Cayman Islands with limited liability ("CK Life Sciences"); and
  - (3) Conjoint Inc., a Delaware corporation ("Conjoint" and, together with Sealbond and CK Life Sciences, the "Reporting Persons").
- (b) The principal business address of each of the Reporting Persons is 7th Floor, Cheung Kong Center 2 Queen's Road Central Hong Kong.
- (c) The principal business of each Reporting Person is the research and development, commercialization, marketing and sale of biote chnology products. Each of Sealbond and Conjoint is an indirect, wholly-owned subsidiary of CK Life Sciences. Sealbond is a direct, wholly-owned subsidiary of Kamfull Limited, a British Virgin Islands limited company, which is a direct, wholly-owned subsidiary of Biotech Strategic Holdings Ltd., a British Virgin Islands limited company. Biotech Strategic Holdings Ltd. is a direct, wholly-owned subsidiary of CK Life Sciences.

Conjoint is a direct, wholly-owned subsidiary of Honglad Limited, a British Virgin Islands limited company, which is a direct, wholly-owned subsidiary of ENSO Resources Limited, a British Virgin Islands limited company. ENSO Resources Limited is a direct, wholly-owned subsidiary of CK Life Sciences.

CK Life Sciences is a company listed on the Stock Exchange of Hong Kong (the "SEHK"). Information concerning CK Life Science s, including its significant investors, is disclosed in reports available through the SEHK website and on CK Life Sciences' website.

Attached hereto as Schedule A, and incorporated herein by reference, is information concerning each director and executive office r of each Reporting Person, which is required to be disclosed in response to Item 2 and General Instruction C to Schedule 13D.

- (d) During the last five years, none of the Reporting Persons has been convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors) or been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and a s a result of such proceeding was or is subject to a judgment, decree, or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (e) During the last five years, none of the Reporting Persons has been convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors) or been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and a s a result of such proceeding was or is subject to a judgment, decree, or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) The information contained in Item 2(a) above and Schedule A is incorporated by reference.

### Item 3. Source and Amount of Funds or Other Consideration

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

Conjoint acquired the shares of Series A-1 Preferred Stock pursuant to the Debt Exchange and Cancellation Agreement described below in Item 4.

## Item 4. Purpose of Transaction

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

**Debt Exchange and Cancellation Agreement** 

On March 12, 2025, the Company entered into a Debt Exchange and Cancellation Agreement (the "Exchange and Cancellation Agreement") with Conjoint. As previously disclosed, the Company and Conjoint entered into a Loan Agreement on October 7, 2024 (the "Loan Agreement") whereby Conjoint, as lender, agreed to make loans to the Company in the aggregate principal amount of \$19,500,000. Pursuant to the terms of the Exchange and Cancellation Agreement, the principal amount of all loans made to the Company under the Loan Agreement, along with accrued interest through March 12, 2025 (as of such date, an aggregate of \$19,926, 891), was deemed repaid and all of the Company's obligations with respect to the principal amount and accrued interest was satis fied in full and cancelled in exchange for the issuance of 284.2638 shares of the Company's Series A-1 Preferred Stock to Conjoin t, based on a price per underlying share of Common Stock of \$7.01. Each share of Series A-1 Preferred Stock is convertible into 1 0,000 shares of Common Stock, subject to certain conditions set forth in the Certificate of Designation (as defined below). The pri ce per share of the Series A-1 Preferred Stock was determined by reference to the average Nasdaq Official Closing Price of the Common Stock (as reflected on Nasdaq.com) for the five trading days immediately prior to the signing of the Exchange and Cancell ation Agreement.

The foregoing description of the Exchange and Cancellation Agreement does not purport to be complete and is qualified in its entir ety by reference to the full text of the Exchange and Cancellation Agreement, a copy of which is incorporated by reference as Exhi bit 99.2 to this Amendment No. 1 and is incorporated herein by reference.

## Certificate of Designation

On March 12, 2025, the Company filed a Certificate of Designation of Preferences, Rights and Limitations of the Series A-1 Non-V oting Convertible Preferred Stock (the "Certificate of Designation") with the Secretary of State of the State of Delaware in connection with the Exchange and Cancellation Agreement. The Certificate of Designation provides for the designation of shares of the Series A-1 Preferred Stock.

Holders of Series A-1 Preferred Stock are not entitled to receive dividends on shares of Series A-1 Preferred Stock. Except as oth erwise required by law, the Series A-1 Preferred Stock does not have voting rights. However, as long as any shares of Series A-1 Preferred Stock are outstanding, the Company will not, without the affirmative vote of the holders of a majority of the then-outstand ing shares of the Series A-1 Preferred Stock, (i) alter or change adversely the powers, preferences or rights given to the Series A-1 Preferred Stock or alter or amend the Certificate of Designation, amend or repeal any provision of, or add any provision to, the C harter or Amended and Restated Bylaws of the Company, or file any articles of amendment, certificate of designations, preference s, limitations and relative rights of any series of Preferred Stock, if such action would adversely alter or change the preferences, rights, privileges or powers of, or restrictions provided for the benefit of the Series A-1 Preferred Stock, regardless of whether any of the foregoing actions shall be by means of amendment to the Charter or by merger, consolidation, recapitalization, reclassification, conversion or otherwise, (ii) issue further shares of Series A-1 Preferred Stock, or increase or decrease (other than by conversion) the number of authorized shares of Series A-1 Preferred Stock (iii) prior to the Stockholder Approval (as defined in the Certificate

of Designation) or at any time while at least 30% of the originally issued Series A-1 Preferred Stock remains issued and outstandin g, consummate either: (A) any Fundamental Transaction (as defined in the Certificate of Designation) or (B) any merger or consoli dation of the Company with or into another entity or any stock sale, or other business combination in which the stockholders of the Company immediately before such transaction do not hold at least a majority of the capital stock of the Company immediately after such transaction, or (iv) enter into any agreement with respect to any of the foregoing.

The Series A-1 Preferred Stock shall rank on parity with the Common Stock as to distributions of assets upon liquidation, dissoluti on or winding-up of the Company, whether voluntarily or involuntarily.

Following stockholder approval of the conversion of shares of Series A-1 Preferred Stock into shares of Common Stock, each share of Series A-1 Preferred Stock will automatically convert into 10,000 shares of Common Stock, subject to certain limitations provided in the Certificate of Designation, including that the Company shall not affect any conversion of Series A-1 Preferred Stock into shares of Common Stock if, as a result of such conversion, such holder, together with its affiliates, would beneficially own more than a specified percentage of the total number of shares of Common Stock issued and outstanding immediately after giving effect to such conversion (the "Beneficial Ownership Limitation"); provided, however, that the Beneficial Ownership Limitation will not apply after the stockholder approval of a "change of control" under Nasdaq Listing Rules 5110 and 5635(b) and upon the occurrence of certain other events as set forth in the Certificate of Designation.

The foregoing description of the Series A-1 Preferred Stock and Certificate of Designation does not purport to be complete and is qualified in its entirety by reference to the full text of the Certificate of Designation, a copy of which is incorporated by reference as Exhibit 99.4 to this Amendment No. 1 and is incorporated herein by reference.

Amendment No. 1 to Registration Rights Agreement

On March 12, 2025, in connection with the execution of the Exchange and Cancellation Agreement, the Company entered into a J oinder and Amendment No. 1 to Registration Rights Agreement (the "Registration Rights Agreement Amendment") with Sealbond and Conjoint, which amended the Registration Rights Agreement, dated as of October 7, 2024 (the "Registration Rights Agreement"), between the Company and Sealbond Limited. The Registration Rights Agreement Amendment added Conjoint as a party to the Registration Rights Agreement and amended the definition of "Registrable Securities" thereunder to include the shares of Common Stock issuable to Conjoint upon conversion of the Series A-1 Preferred Stock issued to Conjoint pursuant to the Exchange and Cancellation Agreement. No other material changes were made to the Registration Rights Agreement as described in the Origin al Schedule 13D.

The foregoing summary of the Registration Rights Agreement Amendment does not purport to be complete and is qualified in its entirety by reference to the full text of the Registration Rights Agreement Amendment, a copy of which is incorporated by reference as Exhibit 99.7 to this Amendment No. 1 and is incorporated herein by reference.

#### General

Sealbond acquired the shares of Common Stock as described above and each of Sealbond and Conjoint holds their respective sh ares of Common Stock, Series A Preferred Stock and Series A-1 Preferred Stock, as applicable, for investment purposes. Subject to a number of factors, including market conditions and their general investment and trading policies, the Reporting Persons may, in the ordinary course of their business, acquire additional shares or dispose of the shares of Common Stock, Series A Preferred Stock or Series A-1 Preferred Stock that they beneficially own. These acquisitions or dispositions may occur in open market transactions, privately negotiated transactions or through other methods.

In connection with the foregoing, and as may be appropriate from time to time, each of the Reporting Persons may consider the fe asibility and advisability of various alternative courses of action with respect to Sealbond's and Conjoint's investment in the Company, including, without limitation: (a) the acquisition or disposition of Common Stock, including through derivative transactions which may include security-based swaps and short sales; (b) an extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Company or any of its subsidiaries; (c) a sale or transfer of a material amount of assets of the Company or any of its subsidiaries; (d) changes in the present board of directors or management of the Company; (e) a material change in the present capitalization or dividend policy of the Company; (f) other material changes in the Company's business or corporate structure; (g) changes in the Company's organizational documents or other actions that may impede the acquisition of control of the Company by any person; (h) causing any class of the Company's securities 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) causing a class of equity securities of the Company to become eligible for termination of registration pursuant to Section 12 of the Exchange Act; or (j) any action similar to those enumerated above. Except as described in Item 6 and this Item 4 and any plans or proposal s that may from time to time be discussed or considered by the directors of the Company, including Mr. Yu, who is the Deputy Chairman and an Executive Director of CK Life Sciences, each of whom are members of the Company's board of directors, in their respective fiduciary capacities as directors of the Company, the Reporting Persons do not currently have any plans or proposals that relate to or would result in any of the actions specified in clause (a) through (j) of

The Reporting Persons intend to review their investment in the Company from time to time on the basis of various factors, includin g the Company's business, financial condition, results of operations and prospects, general economic and industry conditions, the securities markets in general and those for the Company stock in particular, as well as other developments.

## Item 5. Interest in Securities of the Issuer

(a) Sealbond is the direct owner of 211,383 shares of Common Stock, which shares represent approximately 15.9% of the 1,332,178 shares of Common Stock outstanding on March 12, 2025, as reported in the prospectus supplement filed by the Company pursua nt to Rule 424(b)(5) on March 14, 2025. Sealbond also directly owns 2,108.3854 shares of Series A Preferred Stock issued to it in the Combination. Conversion of the Series A Preferred Stock is subject to approval by the stockholders of the Company and a beneficial ownership limitation of 19.99% of the outstanding Common Stock. Accordingly, the amounts reported as beneficially owned by Sealbond exclude 21,083,854 shares of Common Stock that may become issuable upon conversion of the 2,108.3854 shares of Series A Preferred Stock directly owned by Sealbond.

Conjoint directly owns 284.2638 shares of Series A-1 Preferred Stock issued to it pursuant to the Exchange and Cancellation Agre ement and does not directly or indirectly own any shares of Common Stock. Conversion of the Series A-1 Preferred Stock is subject to approval by the stockholders of the Company and a beneficial ownership limitation of 19.99% of the outstanding Common S tock. Accordingly, the amounts reported as beneficially owned by Conjoint exclude 2,842,638 shares of Common Stock that may be ecome issuable upon conversion of the 284.2638 shares of Series A-1 Preferred Stock directly owned by Conjoint.

CK Life Sciences is the indirect parent company of each of Sealbond and Conjoint and may be deemed to have voting and disposit ive power over shares of Common Stock held directly by Sealbond and Conjoint, if any.

**(b)** The information set forth in Item 5(a) above is incorporated by reference.

(c) The Reporting Persons have not effected any transactions in the Common Stock during the past 60 days.

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

The information set forth in item 4 above is incorporated by reference into this Item 6.

## Item 7. Material to be Filed as Exhibits.

99.1 - Share Exchange Agreement, dated October 7, 2024, relating to Pharmagesic (Holdings) Inc., by and between Dogwood Th erapeutics, Inc. (f/k/a Virios Therapeutics, Inc.) and Sealbond Limited (incorporated by reference to Exhibit 2.1 of the Company's C urrent Report on Form 8-K filed with the SEC on October 7, 2024).

99.2 - Debt Exchange and Cancellation Agreement, dated March 12, 2025, by and between Dogwood Therapeutics, Inc. and Conjoint Inc. (incorporated by reference to Exhibit 10.1 of the Company's Current Report on Form 8-K filed with the SEC on March 12, 2025).

99.3 - Certificate of Designation of Series A Non-Voting Convertible Preferred Stock (incorporated by reference to Exhibit 3.1 of the Company's Current Report on Form 8-K filed with the SEC on October 7, 2024.

99.4 - Certificate of Designation of Series A-1 Non-Voting Convertible Preferred Stock (incorporated by reference to Exhibit 3.1 of the Company's Current Report on Form 8-K filed with the SEC on March 12, 2025.

99.5 - Loan Agreement, dated October 7, 2024, by and between Dogwood Therapeutics, Inc. (f/k/a Virios Therapeutics, Inc.) and Conjoint Inc. (incorporated by reference to Exhibit 10.1 of the Company's Current Report on Form 8-K filed with the SEC on October 7, 2024).

99.6 - Registration Rights Agreement, dated October 7, 2024, by and between Dogwood Therapeutics, Inc. (f/k/a Virios Therapeutics, Inc.) and Sealbond Limited (incorporated by reference to Exhibit 10.2 of the Company's Current Report on Form 8-K filed with the SEC on October 7, 2024).

99.7 - Joinder and Amendment No. 1 to Registration Rights Agreement, dated March 12, 2025, by and between Dogwood Therap eutics, Inc., Sealbond Limited and Conjoint Inc. (incorporated by reference to Exhibit 10.2 of the Company's Current Report on Form 8-K filed with the SEC on March 12, 2025).

99.8 - Joint Filing Agreement (filed herewith).

## **SIGNATURE**

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

## Sealbond Limited

Signature: /s/ Wong Wun Lam
Name/Title: Wong Wun Lam, Director

Date: 03/17/2025

CK Life Sciences Int'l., (Holdings) Inc.

Signature: /s/ Yu Ying Choi Alan Abel
Name/Title: Yu Ying Choi Alan Abel, Director

Date: 03/17/2025

## Conjoint Inc.

Signature: /s/ Wong Wun Lam
Name/Title: Wong Wun Lam, Director

Date: 03/17/2025

#### SCHEDULE A

#### **Sealbond Limited**

Name	Title	Present Occupation	Present Business Address	Citizenship
Yu Ying Choi, Alan Abel	Director	Deputy Chairman of CK Life Sciences	2 Dai Fu Street, Tai Po Industrial Estate, Hong	British
		Int'l., (Holdings) Inc.	Kong	
Wong Wun Lam	Director	Chief Financial Officer of CK Life	2 Dai Fu Street, Tai Po Industrial Estate, Hong	Canadian
		Sciences Int'l., (Holdings) Inc.	Kong	
Wu Pak To, Sunny	Director	Chief Operations Officer of CK Life	2 Dai Fu Street, Tai Po Industrial Estate, Hong	British
		Sciences Int'l., (Holdings) Inc.	Kong	
Lee Yuen, Lance Richard	Director	Vice President and Chief Executive	2 Dai Fu Street, Tai Po Industrial Estate,	Canadian
		Officer of CK Life Sciences Int'l.,	Hong Kong	
		(Holdings) Inc.		

During the last five years, none of the executive officers or directors of the Reporting Person listed in this Schedule A has been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors) or has party to any civil proceeding commenced before a judicial or administrative body of competent jurisdiction as a result of which he was or is now subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

## CK Life Sciences Int'l., (Holdings) Inc.

Name	Title	Present Occupation	Present Business Address	Citizenship
Li Tzar Kuoi, Victor	Director	Chairman of CK Life Sciences Int'l.,	7/F, Cheung Kong Center, 2 Queen's Road Central,	Hong Kong, China
		(Holdings) Inc.	Hong Kong	
Kam Hing Lam	Director	President of CK Life Sciences Int'l., (Holdings) Inc.	7/F, Cheung Kong Center, 2 Queen's Road Central, Hong Kong	Hong Kong, China
Ip Tak Chuen, Edmond	Director	Senior Vice President and Chief	7/F, Cheung Kong Center, 2 Queen's Road Central,	Hong Kong, China
ip Tak Chuch, Lumona	Director	Investment Officer of CK Life Sciences	Hong Kong	Tiong Rong, Clinia
		Int'l., (Holdings) Inc.	Hong Kong	
Yu Ying Choi, Alan Abel	Director	Deputy Chairman of CK Life Sciences	2 Dai Fu Street, Tai Po Industrial Estate, Hong	British
		Int'l., (Holdings) Inc.	Kong	
Lee Yuen, Lance Richard	Director	Vice President and Chief Executive	2 Dai Fu Street, Tai Po Industrial Estate, Hong	Canadian
		Officer of CK Life Sciences Int'l.,	Kong	
		(Holdings) Inc.		
Toh Kean Meng, Melvin	Director	Vice President, Chief Scientific Officer	2 Dai Fu Street, Tai Po Industrial Estate, Hong	Singaporean
		of CK Life Sciences Int'l., (Holdings)	Kong	
		Inc.		
Eirene Yeung	Company	Company Secretary of CK Life Sciences	7/F, Cheung Kong Center, 2 Queen's Road Central,	Hong Kong, China
	Secretary	Int'l., (Holdings) Inc.	Hong Kong	
Tulloch, Peter Peace	Director	Non-executive Director of CK Life	7/F, Cheung Kong Center, 2 Queen's Road Central,	Australian
		Sciences Int'l., (Holdings) Inc.	Hong Kong	
Kwok Eva Lee	Director	Independent Non-executive Director of	7/F, Cheung Kong Center, 2 Queen's Road Central,	Canadian
		CK Life Sciences Int'l., (Holdings) Inc.	Hong Kong	
Kwan Kai Cheong	Director	Independent Non-executive Director of	7/F, Cheung Kong Center, 2 Queen's Road Central,	Australian
		CK Life Sciences Int'l., (Holdings) Inc.	Hong Kong	
Tighe, Paul Joseph	Director	Independent Non-executive Director of	7/F, Cheung Kong Center, 2 Queen's Road Central,	Australian
-		CK Life Sciences Int'l., (Holdings) Inc.	Hong Kong	
Roberts, Donald Jeffrey	Director	Independent Non-executive Director of	7/F, Cheung Kong Center, 2 Queen's Road Central,	Canadian
		CK Life Sciences Int'l., (Holdings) Inc.	Hong Kong	

During the last five years, none of the executive officers or directors of the Reporting Person listed in this Schedule  $\Delta$  has been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors) or has party to any civil proceeding commenced before a judicial or administrative body of competent jurisdiction as a result of which he was or is now subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

## Conjoint Inc.

Name	Title	Present Occupation	Present Business Address	Citizenship
Yu Ying Choi, Alan Abel	Director	Deputy Chairman of CK Life Sciences	2 Dai Fu Street, Tai Po Industrial Estate,	British
		Int'l., (Holdings) Inc.	Hong Kong	
Lee Yuen, Lance Richard	Director	Vice President and Chief Executive	2 Dai Fu Street, Tai Po Industrial Estate,	Canadian
		Officer of CK Life Sciences Int'l.,	Hong Kong	
		(Holdings) Inc.		
Wong Wun Lam	Director	Chief Financial Officer of CK Life	2 Dai Fu Street, Tai Po Industrial Estate,	Canadian
		Sciences Int'l., (Holdings) Inc.	Hong Kong	
Toh Kean Meng, Melvin	Director	Vice President, Chief Scientific Officer	2 Dai Fu Street, Tai Po Industrial Estate,	Singaporean
		of CK Life Sciences Int'l., (Holdings)	Hong Kong	
		Inc.		

During the last five years, none of the executive officers or directors of the Reporting Person listed in this Schedule A has been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors) or has party to any civil proceeding commenced before a judicial or administrative body of competent jurisdiction as a result of which he was or is now subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

## JOINT FILING AGREEMENT

The persons below hereby agree that the Schedule 13D to which this agreement is attached as an exhibit, as well as all future amendments to such Schedule 13D, shall be filed jointly on behalf of each of them. This agreement is intended to satisfy the requirements of Rule 13d-1(k)(1)(iii) under the Securities Exchange Act of 1934.

Dated: March 17, 2025

## SEALBOND LIMITED

By: /s/ Wong Wun Lam

Name: Wong Wun Lam Title: Director

CK LIFE SCIENCES INT'L., (HOLDINGS) INC.

By: /s/ Yu Ying Choi Alan Abel

Name: Yu Ying Choi Alan Abel

Title: Director

## CONJOINT INC.

By: /s/ Wong Wun Lam

Name: Wong Wun Lam

Title: Director