SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 1)*

Velo3D, Inc.

(Name of Issuer)

Common Stock, par value \$0.00001 per share

(Title of Class of Securities)

92259N203

(CUSIP Number)

John Demeter Khosla Ventures, 2128 Sand Hill Road, Menio Park, CA, 94025 (650) 376-8500

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

12/24/2024

(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

92259N203

CUSIP No.

4	Name of reporting person
1	Khosla Ventures Seed B, L.P.
	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)
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	8	Shared Voting Power 9,599.00	
Owned by Each Reporti ng Person	9	Sole Dispositive Power 0.00	
With:	10	Shared Dispositive Power 9,599.00	
11	Aggregate amount beneficially owned by each reporting person 9,599.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
13	Percent of class represented by amount in Row (11) 0.0 %		
14	Type of Reporting Person (See Instructions) PN		

Comment for Type of Reporting Person: Relating to Items 11 and 13 of this page: The general partner of Khosla Ventures Seed B, L.P. ("KV Seed B") and Khosla Ventures Seed B (CF), L.P. ("KV Seed B (CF)") is Khosla Ventures Associates B, LLC ("KVA Seed B"). The general partner of Khosla Ventures V, L.P. ("KV V") is Khosla Ventures Associates V, LLC ("KVA V"). VK Services, LLC ("VK Services") is the s ole manager of KVA Seed B and KVA V. Vinod Khosla ("Mr. Khosla") is the managing member of VK Services. Each of Mr. K hosla, VK Services and KVA Seed B possesses power to direct the voting and disposition of the shares owned by KV Seed B (CF) and KVA Seed B, and each of KVA Seed B, VK Services and KNA V possesses power to direct the voting and disposition of the shares. Each of Mr. Khosla, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV Seed B, KVA V, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV V, and each of Mr. Khosla, VK Services and KVA V may be deemed to have indirect beneficial owne ership of such shares. KVA Seed B, KVA V, VK Services and Mr. Khosla hold no securities of the Issuer directly. Each Report the person disclaims beneficial ownership of the shares described above excent to the extent of his or its pecupiary interest to the extent of his or its pecupiary interest to the person disclaims beneficial ownership of the shares described above excent to the extent of his or its pecupiary interest to the extent of his or its pecupiary interest to the extent of his or its pecupiary interest to the extent of his or its pecupiary interest to the extent of his or its pecupiary interest to the extent of his or its pecupiary interest to the extent of his or its pecupiary interest to the extent of his or its pecupiary interest to the extent of his or its pecupiary interest to the extent of his or its pecupiary interest to the extent of his or its pecupiary interest to the extent of his or its pecupiary in ting Person disclaims beneficial ownership of the shares described above except to the extent of his or its pecuniary interest t herein.

SCHEDULE 13D

CUSIP No.	92259N203		
-----------	-----------	--	--

1	Name of reporting person
	Khosla Ventures Seed B (CF), L.P.
	Check the appropriate box if a member of a Group (See Instructions)
2	 (a) ✓ (b)
3	SEC use only
	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		
Ŭ	DELAWARE		
	7	Sole Voting Power	
Number	/	0.00	
of Shares	8	Shared Voting Power	
Benefici ally	0	545.00	
Owned by Each Reporti	9	Sole Dispositive Power	
ng Person		0.00	
With:	10	Shared Dispositive Power	
		545.00	
	Aggregate amount beneficially owned by each reporting person		
11	545.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
13	Percent of class represented by amount in Row (11)		
15	0.0 %		
14	Type of Reporting Person (See Instructions)		
14	PN		

Relating to Items 11 and 13 of this page: The general partner of KV Seed B and KV Seed B (CF) is KVA Seed B. The general partner of KV V is KVA V. VK Services is the sole manager of KVA Seed B and KVA V. Mr. Khosla is the managing member of VK Services. Each of Mr. Khosla, VK Services and KVA Seed B possesses power to direct the voting and disposition of the shares owned by KV Seed B (CF) and KVA Seed B, and each of KVA Seed B, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV v, and each of Mr. Khosla, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV v, and each of Mr. Khosla, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV v, and each of Mr. Khosla, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV v, and each of Mr. Khosla, VK Services and KVA V may be dee med to have indirect beneficial ownership of such shares. KVA Seed B, KVA V, VK Services and Mr. Khosla hold no securitie s of the Issuer directly. Each Reporting Person disclaims beneficial ownership of the shares described above except to the e xtent of his or its pecuniary interest therein.

SCHEDULE 13D

CUSIP No. 92259N203

1	Name of reporting person Khosla Ventures Seed Associates B, LLC
2	Check the appropriate box if a member of a Group (See Instructions) (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	Citizenship or place of organization DELAWARE

	7	Sole Voting Power 0.00
Number of Shares Benefici	8	Shared Voting Power 10,144.00
ally Owned by Each Reporti ng	9	Sole Dispositive Power 0.00
Person With:	10	Shared Dispositive Power 10,144.00
	Aggrogat	a amount hanaficially award by each reporting percent
11	Aggregate amount beneficially owned by each reporting person 10,144.00	
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)	
13	Percent of class represented by amount in Row (11) 0.0 %	
14	Type of Reporting Person (See Instructions)	

Comment for Type of Reporting Person: Relating to Items 11 and 13 of this page: The general partner of KV Seed B and KV Seed B (CF) is KVA Seed B. The genera I partner of KV V is KVA V. VK Services is the sole manager of KVA Seed B and KVA V. Mr. Khosla is the managing member of VK Services. Each of Mr. Khosla, VK Services and KVA Seed B possesses power to direct the voting and disposi tion of the shares owned by KV Seed B (CF) and KVA Seed B, and each of KVA Seed B, VK Services and Khosla may be de emed to have indirect beneficial ownership of such shares. Each of Mr. Khosla, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV V, and each of Mr. Khosla, VK Services and KVA V may be dee med to have indirect beneficial ownership of such shares. KVA Seed B, KVA V, VK Services and Mr. Khosla hold no securities and to have indirect beneficial ownership of such shares. KVA Seed B, KVA V, VK Services and Mr. Khosla hold no securities the loguer direct beneficial ownership of such shares the person displaying here th s of the Issuer directly. Each Reporting Person disclaims beneficial ownership of the shares described above except to the e xtent of his or its pecuniary interest therein.

SCHEDULE 13D

CUSIP No.

1	Name of reporting person Khosla Ventures V, L.P.
2	Check the appropriate box if a member of a Group (See Instructions) (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	Citizenship or place of organization DELAWARE

	7	Sole Voting Power	
Number of		0.00	
Shares Benefici	8	Shared Voting Power	
ally Owned		857,020.00	
by Each Reporti	9	Sole Dispositive Power	
ng Person	9	0.00	
With:	10	Shared Dispositive Power	
	10	857,020.00	
11	Aggregate amount beneficially owned by each reporting person		
11	857,020.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
13	Percent of class represented by amount in Row (11)		
13	0.4 %		
14	Type of Reporting Person (See Instructions)		
14	PN		

Comment for Type of Reporting Person: Relating to Items 11 and 13 of this page: The general partner of KV Seed B and KV Seed B (CF) is KVA Seed B. The general partner of KV V is KVA V. VK Services is the sole manager of KVA Seed B and KVA V. Mr. Khosla is the managing member of VK Services. Each of Mr. Khosla, VK Services and KVA Seed B possesses power to direct the voting and disposition of the shares owned by KV Seed B (CF) and KVA Seed B, and each of KVA Seed B, VK Services and Khosla may be de emed to have indirect beneficial ownership of such shares. Each of Mr. Khosla, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV V, and each of Mr. Khosla, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV V, and each of Mr. Khosla, VK Services and KVA V may be dee med to have indirect beneficial ownership of such shares. KVA Seed B, KVA V, VK Services and Mr. Khosla hold no securitie s of the Issuer directly. Each Reporting Person disclaims beneficial ownership of the shares described above except to the e xtent of his or its pecuniary interest therein.

SCHEDULE 13D

CUSIP No.

	Name of reporting person
1	Khosla Ventures Associates V, LLC
	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)
4	WC
F	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)
5	
6	Citizenship or place of organization
6	DELAWARE
1	

	7	Sole Voting Power	
Number		0.00	
of Shares		Shared Voting Power	
Benefici ally Owned	8	857,020.00	
by Each Reporti		Sole Dispositive Power	
ng Person	9	0.00	
With:	10	Shared Dispositive Power	
	10	857,020.00	
	Aggregate amount beneficially owned by each reporting person		
11	857,020.00		
	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
13	Percent of class represented by amount in Row (11)		
15	0.4 %		
14	Type of Reporting Person (See Instructions)		
14	00		

Comment for Type of Reporting Person: Relating to Items 11 and 13 of this page: The general partner of KV Seed B and KV Seed B (CF) is KVA Seed B. The general partner of KV V is KVA V. VK Services is the sole manager of KVA Seed B and KVA V. Mr. Khosla is the managing member of VK Services. Each of Mr. Khosla, VK Services and KVA Seed B possesses power to direct the voting and disposition of the shares owned by KV Seed B (CF) and KVA Seed B, and each of KVA Seed B, VK Services and Khosla may be de emed to have indirect beneficial ownership of such shares. Each of Mr. Khosla, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV V, and each of Mr. Khosla, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV V, and each of Mr. Khosla, VK Services and KVA V may be dee med to have indirect beneficial ownership of such shares. KVA Seed B, KVA V, VK Services and Mr. Khosla hold no securities s of the Issuer directly. Each Reporting Person disclaims beneficial ownership of the shares described above except to the e wtent of his or its pacuniary interest therein. xtent of his or its pecuniary interest therein.

SCHEDULE 13D

CUSIP No.

1	Name of reporting person VK Services, LLC
2	Check the appropriate box if a member of a Group (See Instructions) (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	Citizenship or place of organization DELAWARE

Number of Shares Benefici ally Owned by Each Reporti ng Person With:	7	Sole Voting Power
		0.00
	8	Shared Voting Power
		867,164.00
	9	Sole Dispositive Power
		0.00
	10	Shared Dispositive Power
		867,164.00
11	Aggregate amount beneficially owned by each reporting person	
	867,164.00	
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)	
13	Percent of class represented by amount in Row (11)	
13	0.4 %	
14	Type of Reporting Person (See Instructions)	
14	00	

Comment for Type of Reporting Person: Relating to Items 11 and 13 of this page: The general partner of KV Seed B and KV Seed B (CF) is KVA Seed B. The general partner of KV V is KVA V. VK Services is the sole manager of KVA Seed B and KVA V. Mr. Khosla is the managing member of VK Services. Each of Mr. Khosla, VK Services and KVA Seed B possesses power to direct the voting and disposition of the shares owned by KV Seed B (CF) and KVA Seed B, and each of KVA Seed B, VK Services and Khosla may be de emed to have indirect beneficial ownership of such shares. Each of Mr. Khosla, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV V, and each of Mr. Khosla, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV V, and each of Mr. Khosla, VK Services and KVA V may be dee med to have indirect beneficial ownership of such shares. KVA Seed B, KVA V, VK Services and Mr. Khosla hold no securitie s of the Issuer directly. Each Reporting Person disclaims beneficial ownership of the shares described above except to the e xtent of his or its pecuniary interest therein.

SCHEDULE 13D

CUSIP No.

1	Name of reporting person Vinod Khosla
2	Check the appropriate box if a member of a Group (See Instructions)
3	✓ (b) 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	Citizenship or place of organization UNITED STATES

Number of Shares Benefici ally Owned by Each Reporti	7	Sole Voting Power
		0.00
	8	Shared Voting Power
		867,164.00
	9	Sole Dispositive Power
ng Person		0.00
With:	40	Shared Dispositive Power
	10	867,164.00
11	Aggregate amount beneficially owned by each reporting person	
	867,164.00	
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)	
42	Percent of class represented by amount in Row (11)	
13	0.4 %	
	Type of Reporting Person (See Instructions)	
14	IN	

Comment for Type of Reporting Person: Relating to Items 11 and 13 of this page: The general partner of KV Seed B and KV Seed B (CF) is KVA Seed B. The general I partner of KV V is KVA V. VK Services is the sole manager of KVA Seed B and KVA V. Mr. Khosla is the managing member of VK Services. Each of Mr. Khosla, VK Services and KVA Seed B possesses power to direct the voting and disposi tion of the shares owned by KV Seed B (CF) and KVA Seed B, and each of KVA Seed B, VK Services and KVA V possesses power to direct the voting and disposition of the shares owned by KV V, and each of Mr. Khosla, VK Services and KVA V may be dee med to have indirect beneficial ownership of such shares. KVA Seed B, KVA V, VK Services and KVA V may be dee med to have indirect beneficial ownership of such shares. KVA Seed B, KVA V, VK Services and Mr. Khosla hold no securitie s of the losuer direct beneficial ownership of such shares. KVA Seed B, KVA V, VK Services and Mr. Khosla hold no securitie s of the Issuer directly. Each Reporting Person disclaims beneficial ownership of the shares described above except to the e xtent of his or its pecuniary interest therein.

SCHEDULE 13D

Item 1. Security and Issuer

Title of Class of Securities: (a)

Common Stock, par value \$0.00001 per share

(b) Name of Issuer:

Velo3D, Inc.

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

2710 Lakeview Court, Fremont, CALIFORNIA, 94538.

Item 1 Comment:

Explanatory Note: This Amendment No. 1 (this "Schedule 13D") amends and restates the statement on Schedule 13D initia Ily filed on October 8, 2021 (the "Original Schedule 13D") by the Reporting Persons (as defined in Item 2 below). This Schedule 13D has been filed to update the Reporting Persons' beneficial ownership interest in the Common Stock, par value \$ 0.00001 per share (the "Common Stock"), of Velo3D, Inc., a Delaware corporation (the "Issuer"), to reflect the reduction of t he percentage beneficially owned by the Reporting Persons below 5% resulting solely from financing activities of the Issuer in 2024, as well as the change in the number of shares of Common Stock owned by the Reporting Persons resulting solely from financing Persons resulting solely form financing Persons resulting solely form financing Persons resulting solely from financing Persons resulting solely form financing Persons financing Perso from a 1:35 reverse stock split effected by the Issuer on June 13, 2024.

Item 2. Identity and Background

(a) This statement is filed by:

(i) Khosla Ventures Seed B, L.P. ("KV Seed B"), with respect to the shares of Common Stock directly and beneficially owned by it;

(ii) Khosla Ventures Seed B (CF), L.P. ("KV Seed B (CF)"), with respect to the shares of Common Stock directly and beneficially owned by it;

(iii) Khosla Ventures Seed Associates B, LLC ("KVA Seed B"), with respect to the shares of Common Stock directly and beneficial ly owned by it;

(iv) Khosla Ventures V, L.P. ("KV V"), with respect to the shares of Common Stock directly and beneficially owned by it;

(v) Khosla Ventures Associates V, LLC ("KVA V"), with respect to the shares of Common Stock directly and beneficially owned by it;

(vi) VK Services, LLC ("VK Services"), with respect to the shares of Common Stock directly and beneficially owned by it; and

(vii) Vinod Khosla ("Mr. Khosla"), with respect to the shares of Common Stock directly and beneficially owned by him.

Each of the foregoing is referred to as a "Reporting Person" and collectively as the "Reporting Persons."

Pursuant to the provisions of General Instruction C to Schedule 13D, information in Items 2 through 6 of this Schedule 13D is also provided with respect to Mr. Khosla, with respect to the shares of Common Stock directly and beneficially owned by him.

Mr. Khosla is referred to as a "General Partner."

- (b) The business address of each of the Reporting Persons and the General Partner is: Khosla Ventures 2128 Sand Hill Road Menlo Park, California 94025
- (c) The present principal business of each of the Reporting Persons and the General Partner is the venture capital investment busine ss.
- (d) Neither the General Partner nor any of the Reporting Persons, during the last five years, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) Neither the General Partner nor any of the Reporting Persons, during the last five years, has been party to a civil proceeding of a j udicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) KV Seed B Delaware, United States of America KV Seed B (CF) - Delaware, United States of America KVA Seed B - Delaware, United States of America KV V - Delaware, United States of America KVA V - Delaware, United States of America VK Services - Delaware, United States of America Mr. Khosla - United States of America

Item 3. Source and Amount of Funds or Other Consideration

From October 2014 through March 2020, the Reporting Persons acquired the following shares of preferred stock of Legacy Velo3 D (as defined below): 612,649 shares of common stock, 4,106,980 shares of Series A convertible preferred stock, 2,219,884 shar es of Series B convertible preferred stock, 2,063,503 shares of Series C convertible preferred stock, and 15,985,506 shares of Series D convertible preferred stock. On May 7, 2021, the Reporting Persons purchased, together with unaffiliated investors, a convertible note (the "Convertible Note") from another Legacy Velo3D investor for the aggregate amount of \$14.3 million. The Reporting Persons acquired such shares and the Convertible Note for an aggregate purchase price of approximately \$56.43 million. All such purchases were made with working capital.

The shares of Common Stock reported herein as beneficially owned by the Reporting Persons were acquired in connection with a business combination (the "Business Combination") contemplated by the Business Combination Agreement, as amended, dated March 22, 2021 (the "Business Combination Agreement"), by and among JAWS Spitfire Acquisition Corporation, a Cayman Island s exempted company ("Jaws"), Spitfire Merger Sub, Inc., a Delaware corporation and a wholly owned subsidiary of Jaws ("Merger Sub, and Velo3D"). As a result of, and as the final step of, the Business Combination, on September 29, 2021 (the "Closing Date"), Merger Sub merged with and into Legacy Velo3D, with Legacy Velo3D surviving the merger as a wholly owned subsidiary of Jaws (the "Closing"). In connection with the Closing, Legacy Velo3D changed its name to "Velo3D US, Inc." and Jaws changed its name to "Velo3D, Inc." (the "Issuer", as previously defined).

As a result of the Business Combination, (i) the shares of common stock and preferred stock of Legacy Velo3D held by each of th e Reporting Persons were converted into shares of Common Stock, and (ii) the Convertible Note, of which the Reporting Persons own a portion, converted into shares of Common Stock. As a result of such conversions, the Reporting Persons owned an aggreg ate of 30,350,744 shares of Common Stock.

In addition, the Reporting Persons are entitled to receive up to an aggregate of 4,024,292 shares of Common Stock if, from the Cl osing until the fifth anniversary thereof, the volume-weighted average price of the Common Stock (the "VWAP Price") equals or exceeds certain thresholds. The first half of the shares of Common Stock will be issued if the VWAP Price equals or exceeds \$12.50 for 20 or more trading days within any 30-trading-day period and the second half of the shares of Common Stock will be issued if the VWAP Price equals or exceeds \$15.00 for 20 or more trading days within any 30-trading-day period, in each case, subject to a djustment as provided in the Business Combination Agreement.

Item 4. Purpose of Transaction

The shares of Common Stock reported herein were acquired solely for investment purposes. None of the Reporting Persons have any present plans or proposals that relate to or would result in any change in the business, policies, management, structure or capitalization of the Issuer. The Reporting Persons reserve the right to acquire, or dispose of, additional securities of the Issuer in the ordinary course of their business, to the extent deemed advisable in light of their general investment and trading policies, market c onditions or other factors. The Reporting Persons may engage in discussions from time to time with other stockholders of the Issuer regarding the acquisition by the Reporting Persons or others of shares of the Issuer's Common Stock held by such stockholders

Other than as described above in Item 3 of this Schedule 13D, the Reporting Persons do not currently have any plans or proposal s that relate to, or would result in, any of the actions described in subparagraphs (a) through (j) of this Item 4. However, the Reporting Persons may seek information from management and the Issuer's Board of Directors, and may engage in further discussions w ith management, the Issuer's Board of Directors, other stockholders of the Issuer and other relevant parties, concerning the busine ss, operations, governance, management, strategy, capitalization and/or future plans of the Issuer, or in proposing one or more of the other actions described in subparagraphs (a) through (j) of this Item 4. In addition, the Reporting Persons may exercise their ri ghts under the Amended and Restated Registration Rights Agreement, as defined below.

Item 5. Interest in Securities of the Issuer

- (a) See responses to Items 11 and 13 on the attached cover pages. The aggregate percentage of shares of Common Stock reported beneficially owned by each person named herein is determined in accordance with Securities and Exchange Commission (the "SE C") rules and is based upon 194,896,717 shares of Common Stock outstanding, which is the total number of shares of Common S tock outstanding as reported in the Quarterly Report on Form 10-Q filed by the Issuer with the SEC on January 14, 2025. The appl icable SEC rules generally attribute beneficial ownership of securities to persons who possess sole or shared voting power or investment power with respect to those securities and include shares of Common Stock issuable upon the conversion or exercise of ot her securities that are immediately convertible or exercisable, or are convertible or exercisable within 60 days of the filing of this S chedule.
- (b) See responses to Items 7, 8, 9, and 10 on the attached cover pages.
- (c) The information set forth in Item 3 of this Schedule 13D is incorporated by reference into this Item 5(c).
- (d) No other person is known to have the right to receive or the power to direct the receipt of dividends from, or any proceeds from the sale of, the shares of Common Stock beneficially owned by any of the Reporting Persons or the General Partner.
- (e) The Reporting Person and the General Partner ceased to be the beneficial owners of more than 5% of the class of securities on D ecember 24, 2024.

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

On the Closing Date, each of KV Seed B, KV Seed B (CF), and KV V (the "KV Funds") entered into an Amended and Restated Re gistration Rights Agreement (the "Registration Rights Agreement") with the Issuer, Spitfire Sponsor LLC, a Delaware limited liabilit y company, and certain other holders of the Common Stock party thereto, pursuant to which the KV Funds are entitled to registrati on rights with respect to their shares of Common Stock.

The Registration Rights Agreement further provided that no later than 30 days following the Closing Date, the Issuer would file a re gistration statement under the Securities Act of 1933, as amended, pursuant to Rule 415 thereunder registering the registrable sec urities held by parties to the Registration Rights Agreement that were not covered by an effective registration statement. In additio n, the Registration Rights Agreement grants the KV Funds "piggyback" registration rights, subject to certain exceptions.

The Registration Rights Agreement also includes customary indemnification provisions under which the Issuer is obligated to inde mnify holders of registrable securities in the event of material misstatements or omissions in an applicable registration statement a nd holders of registrable securities are obligated to indemnify the Issuer for material misstatements or omissions attributable to the m. Further, all fees, costs and expenses of underwritten registrations will be borne by the Issuer and underwriting discounts and s elling commissions will be borne by the holders of the registrable securities being registered.

Item 7. Material to be Filed as Exhibits.

99.1 Agreement regarding joint filing of Schedule 13D

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.

Khosla Ventures Seed B, L.P.

Signature:	/s/ Vinod Khosla
Name/Title:	Vinod Khosla/Managing Member of Khosla Ventures Seed Associates B, LLC, general partner of Khosla Ventures Seed B, L.P.
Date:	02/14/2025

Khosla Ventures Seed B (CF), L.P.

Signature:	/s/ Vinod Khosla
Name/Title:	Vinod Khosla/Managing Member of Khosla Ventures Seed Associates B, LLC, general partner of Khosla Ventures Seed B (CF), L.P.
Date:	02/14/2025

Khosla Ventures Seed Associates B, LLC

Signature:/s/ Vinod KhoslaName/Title:Vinod Khosla/Managing MemberDate:02/14/2025

Khosla Ventures V, L.P.

Signature:	/s/ Vinod Khosla
Name/Title:	Vinod Khosla/Managing Member of Khosla Ventures Associates V, LLC, general partner of Khosla Ventures V, L.P.
Date:	02/14/2025

Khosla Ventures Associates V, LLC

Signature:/s/ Vinod KhoslaName/Title:Vinod Khosla/Managing MemberDate:02/14/2025

VK Services, LLC

Signature:	/s/ Vinod Khosla
Name/Title:	Vinod Khosla/Manager
Date:	02/14/2025

Vinod Khosla

Signature:	Signature: /s/ Vinod Khosla
Name/Title:	Vinod Khosla/Individually
Date:	02/14/2025