## (December 2017

Department of the Treasury

## **Report of Organizational Actions Affecting Basis of Securities**

▶ See separate instructions.

OMB No. 1545-0123

Internal Revenue Service Reporting Issuer Part I 2 Issuer's employer identification number (EIN) Issuer's name GYRE THERAPEUTICS, INC. (FKA CATALYST BIOSCIENCES, INC.) 56-2020050 3 Name of contact for additional information 4 Telephone No. of contact 5 Email address of contact **RUOYU CHEN** (858) 567-7770 INFO@GYRETX.COM 6 Number and street (or P.O. box if mail is not delivered to street address) of contact 7 City, town, or post office, state, and ZIP code of contact 12770 HIGH BLUFF DRIVE, SUITE 150 SAN DIEGO, CA 92130 8 Date of action 9 Classification and description 10/30/2023 COMMON STOCK - STOCK FOR STOCK EXCHANGED 10 CUSIP number 11 Serial number(s) 12 Ticker symbol 13 Account number(s) 403783103 **GYRE** Organizational Action Attach additional statements if needed. See back of form for additional questions. Part II Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for the action ► ON OCTOBER 30, 2023, GYRE THERAPEUTICS, INC., FORMERLY KNOWN AS CATALYST BIOSCIENCES, INC. (THE "COMPANY") COMPLETED ITS BUSINESS COMBINATION WITH GNI GROUP LTD AND RELATED ENTITIES. AS A RESULT OF THE BUSINESS COMBINATION, BEIJING CONTINENT PHARMACEUTICALS CO., LTD BECAME A MAJORITY-OWNED SUBSIDIARY OF GYRE IMMEDIATELY PRIOR TO AND IN CONNECTION WITH THE MERGER, CATALYST EFFECTED A NAME CHANGE AND A REVERSE STOCK SPLIT OF CATALYST'S COMMON STOCK AT A RATIO OF 1-FOR-15 SHARES. IN THE REVERSE STOCK SPLIT, EVERY 15 SHARES OF CATALYST COMMON STOCK OUTSTANDING WAS COMBINED AND RECLASSIFIED INTO ONE SHARE OF GYRE COMMON STOCK. THE SHARES OF CATALYST COMMON STOCK LISTED ON THE NASDAQ CAPITAL MARKET, PREVIOUSLY TRADING THROUGH THE CLOSE OF BUSINESS ON OCTOBER 30, 2023 UNDER THE TICKET SYMBOL "CBIO", WILL COMMENCE TRADING ON THE NASDAQ CAPITAL MARKET ON A POST-REVERSE STOCK SPLIT ADJUSTED BASIS, UNDER THE TICKER SYMBOL "GYRE", ON OCTOBER 31, 2023. Describe the quantitative effect of the organizational action on the basis of the security in the hands of a U.S. taxpayer as an adjustment per 15 share or as a percentage of old basis ► AS A RESULT OF THE MERGER, GYRE SHAREHOLDERS WILL BE REQUIRED TO ALLOCATE THE TAX BASIS OF THEIR ORIGINAL GYRE SHARES HELD IMMEDIATELY PRIOR TO THE MERGER, TO THEIR COMPANY (FKA CATALYST BIOSCIENCES, INC.) SHARES HELD AFTER THE MERGER THE TAX BASIS OF EACH WHOLE SHARE RECEIVED IN THE EXCHANGE WILL EQUAL THE TAX BASIS OF THE 15 SHARES SURRENDERED IN THE EXCHANGE. A SHAREHOLDER WHO RECEIVES CASH IN LIEU OF A FRACTIONAL SHARE SHOULD RECOGNIZE GAIN OR LOSS IN AN AMOUNT EQUAL TO THE DIFFERENCE BETWEEN THE AMOUNT OF CASH RECEIVED AND THE HOLDER'S TAX BASIS IN THE SHARES OF STOCK SURRENDERED THAT IS ALLOCATED TO SUCH FRACTIONAL SHARE Describe the calculation of the change in basis and the data that supports the calculation, such as the market values of securities and the valuation dates ► THE FAIR MARKET VALUE OF THE SHARES HELD IMMEDIATELY AFTER THE MERGER EQUALS THE FAIR MARKET VALUE OF THE SHARES HELD IMMEDIATELY PRIOR TO THE MERGER. EACH GYRE SHAREHOLDER WILL NOT RECOGNIZE GAIN OR LOSS UPON THE EXCHANGE OF GYRE COMMON STOCK PURSUANT TO THE MERGER OR REVERSE STOCK SPLIT, EXCEPT TO THE EXTENT OF CASH RECEIVED IN LIEU OF FRACTIONAL SHARES OF THE COMPANY COMMON STOCK. SHAREHOLDERS WHO RECEIVED CASH IN LIEU OF FRACTIONAL SHARES WILL BE TREATED AS HAVING SOLD FRACTIONAL SHARES FOR CASH. THE AMOUNT OF GAIN OR LOSS RECOGNIZED AS A RESULT OF SUCH EXCHANGE WILL BE EQUAL TO THE DIFFERENCE BETWEEN THE RATABLE PORTION OF THE BASIS THAT IS ALLOCATED TO THE FRACTIONAL SHARES AND THE CASH RECEIVED IN LIEU

## Part II Organizational Action (continued)

<b>17</b> Li:	st the	applicable Internal Revenue Code section	(s) and subsection(s) upo	n which the tax tr	eatment is based I	TAX TREATMENT OF THE	
REVER	SE ST	OCK SPLIT IS BASED ON THE FOLLO	VING INTERNAL REVEN	IUE CODE (IRC)	SECTIONS: 354(a	), 358(a), and 368(a). SEE ALSO	
TREAS	URY I	REGULATION §1.358-2(a) AND (c).					
<b>18</b> Ca	18 Can any resulting loss be recognized? ► NO, THE EXCHANGE OF GYRE COMMON STOCK FOR THE COMPANY (FKA CATALYST						
BIOSCIENCES, INC) COMMON STOCK SHOULD NOT RESULT IN A TAXABLE TRANSACTION, EXCEPT TO THE EXTENT OF ANY CASH							
RECEIVED IN LIEU OF A FRACTIONAL SHARE OF THE COMPANY COMMON STOCK.							
<b>19</b> Pr	rovide	any other information necessary to imple	ment the adjustment, suc	h as the reportabl	e tax vear ► THE	REPORTABLE TAX YEAR IS	
		LENDAR YEAR TAXPAYERS. FOR SHA		•			
		E TAX YEAR IS THEIR YEAR THAT INC					
THE AB	OVE	INFORMATION DOES NOT CONSTITUT	E TAX ADVICE, NOR DO	ES IT PURPORT	TO BE COMPLE	TE OR TO DESCRIBE THE	
CONSE	QUEN	ICES THAT MAY APPLY TO PARTICULA	AR CATEGORIES OF SH	AREHOLDERS.	THEREFORE, SH	AREHOLDERS ARE URGED TO	
CONSULT THEIR OWN LEGAL, FINANCIAL, AND/OR TAX ADVISORS WITH RESPECT TO THEIR INDIVIDUAL TAX CONSEQUENCES							
RELATI	NG TO	O THIS STOCK EXCHANGE.					
	111-						
		Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.					
Sign							
Here	Ciana	ignature ► A SIGNED COPY IS MAINTAINED BY THE ISSUER. Date ►					
	Signa	Signature ► A SIGNED COPY IS MAINTAINED BY THE ISSUER.			Date ►		
	Drint :	Print your name ▶			Title ►		
Detal	1 11111	Print/Type preparer's name	Preparer's signature		Date	Charle I if PTIN	
Paid						Check if self-employed	
Prepa		Firm's name ▶	1		1	Firm's EIN ▶	
Use C	ılıy	Firm's address ►				Phone no.	
Send Fo	orm 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054					-	