UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE 13G

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (Amendment No.)*

VistaGen Therapeutics, Inc.

(Name of Issuer)

Common Stock, \$0.001 par value (Title of Class of Securities)

92840H202 (CUSIP Number)

December 31, 2020 (Date of Event Which Requires Filing of This Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

*		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 ny subsequent amendment containing information which would alter the disclosures provided in a prior cover page.
		Rule 13d-1(d)
	\boxtimes	Rule 13d-1(c)
		Rule 13d-1(b)

The information required in 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).

CUSIP No. 92840H202 Page 2 of 14

1.	Name of reporting persons					
	Venrocl	k Heal	thcare Capital Partners II, L.P.			
2.	Check t	he Ap	propriate Box if a Member of a Group (See Instructions)			
	(a) \boxtimes^1	(b) 🗆				
		` ′				
3.	SEC U	SE ON	ILY			
4.	Citizen	ship or	Place of Organization			
	Delawa	re				
		5.	Sole Voting Power			
Numl	per of		0			
Sha		6.	Shared Voting Power			
Benef						
Own	ed by		14,240,237 ²			
Ea	_	7.	Sole Dispositive Power			
Repo						
Per			0			
Wi	th:	8.	Shared Dispositive Power			
			14,240,237 ²			
9.	Aggreg	ate An	nount Beneficially Owned by Each Reporting Person			
	14,240,237 ²					
10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) □			Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) \square			
11. Percent of Class Represented by Amount in Row (9)			ass Represented by Amount in Row (9)			
$9.99\%^3$						
12. Type of Reporting Person (See Instructions)			rting Person (See Instructions)			
PN						

- 1 Venrock Healthcare Capital Partners II, L.P., VHCP Co-Investment Holdings II, LLC, Venrock Healthcare Capital Partners EG, L.P., VHCP Management II, LLC, VHCP Management EG, LLC, Nimish Shah and Bong Koh are members of a group for the purposes of this Schedule 13G.
- Consists of (i) 2,450,448 shares of common stock and 1,277,648 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners II, L.P., (ii) 993,096 shares of common stock and 517,785 shares of common stock issuable upon conversion of shares of Series D preferred stock held by VHCP Co-Investment Holdings II, LLC and (iii) 5,916,456 shares of common stock and 3,084,804 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners EG, L.P. The share numbers in the preceding sentence represent the maximum number of shares of common stock issuable upon the voluntary conversion of the Reporting Persons' Series D preferred stock pursuant to the Certificate of Designation for the Series D preferred stock as a result of the blocker provision of the Certificate of Designation described in the following sentence. The Certificate of Designation provides that the holder of Series D preferred stock will not have a right to convert, subject to certain exceptions, the Series D preferred stock for common stock if, as a result of such conversion, the holder, together with its affiliates and other attribution parties, would own more than 9.99% of the total number of shares of common stock then outstanding or, upon 61 days' notice, 19.99% of the total number of shares of common stock then outstanding. Without giving effect to this blocker provision, the Series D preferred stock owned by the Reporting Persons would be convertible into an aggregate of 6,942,596 shares of common stock.
- This percentage is calculated based upon (i) 137,664,676 shares of common stock outstanding after the offering described in the Issuer's prospectus supplement filed with the Securities and Exchange Commission on December 21, 2020, plus (ii) 4,880,237 shares of common stock issuable upon conversion of the Reporting Persons' Series D preferred stock.

CUSIP No. 92840H202 Page 3 of 14

	_				
1.	Name of reporting persons				
VHCP Co-Investment Holdings II, LLC					
2.			propriate Box if a Member of a Group (See Instructions)		
	(a) ⊠ ¹	(b) 🗆			
3.	SEC U	SE ON	ILY		
4.	Citizer	ship oı	Place of Organization		
	Delawa	are			
		5.	Sole Voting Power		
Num	ber of		0		
Sh	ares	6.	Shared Voting Power		
	eficially ned by		14,240,237 ²		
	ach	7.	Sole Dispositive Power		
Pei	orting rson		0		
W	ith:	8.	Shared Dispositive Power		
			14,240,237 ²		
9.	Aggreg	gate Ar	nount Beneficially Owned by Each Reporting Person		
	$14,240,237^2$				
10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) □			Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)		
11. Percent of Class Represented by Amount in Row (9)			ass Represented by Amount in Row (9)		
	$9.99\%^{3}$				
12.	Type of Reporting Person (See Instructions)				
00					

- 1 Venrock Healthcare Capital Partners II, L.P., VHCP Co-Investment Holdings II, LLC, Venrock Healthcare Capital Partners EG, L.P., VHCP Management II, LLC, VHCP Management EG, LLC, Nimish Shah and Bong Koh are members of a group for the purposes of this Schedule 13G.
- Consists of (i) 2,450,448 shares of common stock and 1,277,648 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners II, L.P., (ii) 993,096 shares of common stock and 517,785 shares of common stock issuable upon conversion of shares of Series D preferred stock held by VHCP Co-Investment Holdings II, LLC and (iii) 5,916,456 shares of common stock and 3,084,804 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners EG, L.P. The share numbers in the preceding sentence represent the maximum number of shares of common stock issuable upon the voluntary conversion of the Reporting Persons' Series D preferred stock pursuant to the Certificate of Designation for the Series D preferred stock as a result of the blocker provision of the Certificate of Designation described in the following sentence. The Certificate of Designation provides that the holder of Series D preferred stock will not have a right to convert, subject to certain exceptions, the Series D preferred stock for common stock if, as a result of such conversion, the holder, together with its affiliates and other attribution parties, would own more than 9.99% of the total number of shares of common stock then outstanding. Without giving effect to this blocker provision, the Series D preferred stock owned by the Reporting Persons would be convertible into an aggregate of 6,942,596 shares of common stock.
- This percentage is calculated based upon (i) 137,664,676 shares of common stock outstanding after the offering described in the Issuer's prospectus supplement filed with the Securities and Exchange Commission on December 21, 2020, plus (ii) 4,880,237 shares of common stock issuable upon conversion of the Reporting Persons' Series D preferred stock.

CUSIP No. 92840H202 Page 4 of 14

1.	Name of reporting persons Venrock Healthcare Capital Partners EG, L.P.				
2					
۷.	2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) \boxtimes^1 (b) \square				
3.	SEC U	SE ON	ILY		
4.	Citizen	ship or	Place of Organization		
	Delawa	re			
		5.	Sole Voting Power		
Num	ber of		0		
_	ares	6.	Shared Voting Power		
	icially				
	ed by		14,240,237 ²		
	ch	7.	Sole Dispositive Power		
Per	orting son		0		
Wi	ith:	8.	Shared Dispositive Power		
			14,240,237 ²		
9.	Aggreg	ate An	nount Beneficially Owned by Each Reporting Person		
	14,240,237 ²				
10.	Check i	neck if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) \Box			
11. Percent of Class Represented by Amount in Row (9)			ass Represented by Amount in Row (9)		
9.99% ³					
12. Type of Reporting Person (See Instructions)			rting Person (See Instructions)		
PN					

- 1 Venrock Healthcare Capital Partners II, L.P., VHCP Co-Investment Holdings II, LLC, Venrock Healthcare Capital Partners EG, L.P., VHCP Management II, LLC, VHCP Management EG, LLC, Nimish Shah and Bong Koh are members of a group for the purposes of this Schedule 13G.
- Consists of (i) 2,450,448 shares of common stock and 1,277,648 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners II, L.P., (ii) 993,096 shares of common stock and 517,785 shares of common stock issuable upon conversion of shares of Series D preferred stock held by VHCP Co-Investment Holdings II, LLC and (iii) 5,916,456 shares of common stock and 3,084,804 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners EG, L.P. The share numbers in the preceding sentence represent the maximum number of shares of common stock issuable upon the voluntary conversion of the Reporting Persons' Series D preferred stock pursuant to the Certificate of Designation for the Series D preferred stock as a result of the blocker provision of the Certificate of Designation described in the following sentence. The Certificate of Designation provides that the holder of Series D preferred stock will not have a right to convert, subject to certain exceptions, the Series D preferred stock for common stock if, as a result of such conversion, the holder, together with its affiliates and other attribution parties, would own more than 9.99% of the total number of shares of common stock then outstanding or, upon 61 days' notice, 19.99% of the total number of shares of common stock then outstanding. Without giving effect to this blocker provision, the Series D preferred stock owned by the Reporting Persons would be convertible into an aggregate of 6,942,596 shares of common stock.
- This percentage is calculated based upon (i) 137,664,676 shares of common stock outstanding after the offering described in the Issuer's prospectus supplement filed with the Securities and Exchange Commission on December 21, 2020, plus (ii) 4,880,237 shares of common stock issuable upon conversion of the Reporting Persons' Series D preferred stock.

CUSIP No. 92840H202 Page 5 of 14

	Name of reporting persons					
VHCP Management II, LLC						
2.	(a) ⊠¹ (l	b) 🗆	opriate Box if a Member of a Group (See Instructions)			
3.	SEC US	E ONLY	Y			
4.	Citizens	hip or P	lace of Organization			
	Delawar	e				
		5.	Sole Voting Power			
Numb	er of		0			
Sha		6.	Shared Voting Power			
Benefi						
Owne			14,240,237 ²			
Eac		7.	Sole Dispositive Power			
Repoi Pers			0			
Wit	th:	8.	Shared Dispositive Power			
			14,240,237 ²			
9.	Aggrega	ite Amo	unt Beneficially Owned by Each Reporting Person			
		4,240,237 ²				
10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) □		gregate Amount in Row (9) Excludes Certain Shares (See Instructions)				
11. Percent of Class Represented by Amount in Row (9)		Represented by Amount in Row (9)				
	9.99% ³					
12.	Type of	Reportii	ng Person (See Instructions)			
00						

- 1 Venrock Healthcare Capital Partners II, L.P., VHCP Co-Investment Holdings II, LLC, Venrock Healthcare Capital Partners EG, L.P., VHCP Management II, LLC, VHCP Management EG, LLC, Nimish Shah and Bong Koh are members of a group for the purposes of this Schedule 13G.
- Consists of (i) 2,450,448 shares of common stock and 1,277,648 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners II, L.P., (ii) 993,096 shares of common stock and 517,785 shares of common stock issuable upon conversion of shares of Series D preferred stock held by VHCP Co-Investment Holdings II, LLC and (iii) 5,916,456 shares of common stock and 3,084,804 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners EG, L.P. The share numbers in the preceding sentence represent the maximum number of shares of common stock issuable upon the voluntary conversion of the Reporting Persons' Series D preferred stock pursuant to the Certificate of Designation for the Series D preferred stock as a result of the blocker provision of the Certificate of Designation described in the following sentence. The Certificate of Designation provides that the holder of Series D preferred stock will not have a right to convert, subject to certain exceptions, the Series D preferred stock for common stock if, as a result of such conversion, the holder, together with its affiliates and other attribution parties, would own more than 9.99% of the total number of shares of common stock then outstanding or, upon 61 days' notice, 19.99% of the total number of shares of common stock then outstanding. Without giving effect to this blocker provision, the Series D preferred stock owned by the Reporting Persons would be convertible into an aggregate of 6,942,596 shares of common stock.
- This percentage is calculated based upon (i) 137,664,676 shares of common stock outstanding after the offering described in the Issuer's prospectus supplement filed with the Securities and Exchange Commission on December 21, 2020, plus (ii) 4,880,237 shares of common stock issuable upon conversion of the Reporting Persons' Series D preferred stock.

CUSIP No. 92840H202 Page 6 of 14

1.	1. Name of reporting persons						
		VHCP Management EG, LLC					
2.			propriate Box if a Member of a Group (See Instructions)				
	(a) ⊠ ¹	(b) 🗆					
3.	SEC U	SE ON	ILY				
4.	Citizen	ship o	r Place of Organization				
	Delawa	are					
		5.	Sole Voting Power				
Num	ber of		0				
Sh	ares	6.	Shared Voting Power				
	ficially led by		14,240,237 ²				
	ach	7.	Sole Dispositive Power				
Per	orting rson		0				
W	ith:	8.	Shared Dispositive Power				
			14,240,237 ²				
9.	Aggreg	gate Ar	nount Beneficially Owned by Each Reporting Person				
14,240,237 ²							
10.			Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) □				
11.	Percen	t of Cla	ass Represented by Amount in Row (9)				
	$9.99\%^{3}$						
12.	Туре о	f Repo	rting Person (See Instructions)				
	00						
<u> </u>							

- 1 Venrock Healthcare Capital Partners II, L.P., VHCP Co-Investment Holdings II, LLC, Venrock Healthcare Capital Partners EG, L.P., VHCP Management II, LLC, VHCP Management EG, LLC, Nimish Shah and Bong Koh are members of a group for the purposes of this Schedule 13G.
- Consists of (i) 2,450,448 shares of common stock and 1,277,648 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners II, L.P., (ii) 993,096 shares of common stock and 517,785 shares of common stock issuable upon conversion of shares of Series D preferred stock held by VHCP Co-Investment Holdings II, LLC and (iii) 5,916,456 shares of common stock and 3,084,804 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners EG, L.P. The share numbers in the preceding sentence represent the maximum number of shares of common stock issuable upon the voluntary conversion of the Reporting Persons' Series D preferred stock pursuant to the Certificate of Designation for the Series D preferred stock as a result of the blocker provision of the Certificate of Designation described in the following sentence. The Certificate of Designation provides that the holder of Series D preferred stock will not have a right to convert, subject to certain exceptions, the Series D preferred stock for common stock if, as a result of such conversion, the holder, together with its affiliates and other attribution parties, would own more than 9.99% of the total number of shares of common stock then outstanding or, upon 61 days' notice, 19.99% of the total number of shares of common stock then outstanding. Without giving effect to this blocker provision, the Series D preferred stock owned by the Reporting Persons would be convertible into an aggregate of 6,942,596 shares of common stock.
- This percentage is calculated based upon (i) 137,664,676 shares of common stock outstanding after the offering described in the Issuer's prospectus supplement filed with the Securities and Exchange Commission on December 21, 2020, plus (ii) 4,880,237 shares of common stock issuable upon conversion of the Reporting Persons' Series D preferred stock.

CUSIP No. 92840H202 Page 7 of 14

1.	Name of Reporting Persons							
2.			propriate Box if a Member of a Group (See Instructions)					
		(a) \boxtimes^1 (b) \square						
3.	SEC U	SE ON	ILY					
4.	Citizen	ship o	r Place of Organization					
	United	States						
		5.	Sole Voting Power					
Numl	per of		0					
	ires	6.	Shared Voting Power					
	icially ed by		14,240,237 ²					
Ea	_	7.	Sole Dispositive Power					
	orting rson		0					
Wi	th:	8.	Shared Dispositive Power					
			14,240,237 ²					
9.	Aggreg	ate Ar	nount Beneficially Owned by Each Reporting Person					
		2						
	14,240,237 ²							
	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) □							
11. Percent of Class Represented by Amount in Row (9)			ass Represented by Amount in Row (9)					
9.99% ³								
12.	Type of	Repo	rting Person (See Instructions)					
IN								

- 1 Venrock Healthcare Capital Partners II, L.P., VHCP Co-Investment Holdings II, LLC, Venrock Healthcare Capital Partners EG, L.P., VHCP Management II, LLC, VHCP Management EG, LLC, Nimish Shah and Bong Koh are members of a group for the purposes of this Schedule 13G.
- Consists of (i) 2,450,448 shares of common stock and 1,277,648 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners II, L.P., (ii) 993,096 shares of common stock and 517,785 shares of common stock issuable upon conversion of shares of Series D preferred stock held by VHCP Co-Investment Holdings II, LLC and (iii) 5,916,456 shares of common stock and 3,084,804 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners EG, L.P. The share numbers in the preceding sentence represent the maximum number of shares of common stock issuable upon the voluntary conversion of the Reporting Persons' Series D preferred stock pursuant to the Certificate of Designation for the Series D preferred stock as a result of the blocker provision of the Certificate of Designation described in the following sentence. The Certificate of Designation provides that the holder of Series D preferred stock will not have a right to convert, subject to certain exceptions, the Series D preferred stock for common stock if, as a result of such conversion, the holder, together with its affiliates and other attribution parties, would own more than 9.99% of the total number of shares of common stock then outstanding. Without giving effect to this blocker provision, the Series D preferred stock owned by the Reporting Persons would be convertible into an aggregate of 6,942,596 shares of common stock.
- This percentage is calculated based upon (i) 137,664,676 shares of common stock outstanding after the offering described in the Issuer's prospectus supplement filed with the Securities and Exchange Commission on December 21, 2020, plus (ii) 4,880,237 shares of common stock issuable upon conversion of the Reporting Persons' Series D preferred stock.

CUSIP No. 92840H202 Page 8 of 14

	Name of Reporting Persons							
	Koh, B							
2.			propriate Box if a Member of a Group (See Instructions)					
	(a) ⊠ ¹	(a) \boxtimes^1 (b) \square						
3.	SEC U	SE ON	ILY					
4.	Citizen	ship o	r Place of Organization					
	United	States						
		5.	Sole Voting Power					
Numl	oer of		0					
Sha	ires	6.	Shared Voting Power					
	icially ed by		14,240,237 ²					
Ea	_	7.	Sole Dispositive Power					
Per	orting rson		0					
Wi	th:	8.	Shared Dispositive Power					
			14,240,237 ²					
9.	Aggreg	ate Ar	nount Beneficially Owned by Each Reporting Person					
	14,240,237 ²							
10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) □			Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) \square					
11. Percent of Class Represented by Amount in Row (9)			ass Represented by Amount in Row (9)					
9.99% ³								
12. Type of Reporting Person (See Instructions)			rting Person (See Instructions)					
IN								

- Venrock Healthcare Capital Partners II, L.P., VHCP Co-Investment Holdings II, LLC, Venrock Healthcare Capital Partners EG, L.P., VHCP Management II, LLC, VHCP Management EG, LLC, Nimish Shah and Bong Koh are members of a group for the purposes of this Schedule 13G.
- Consists of (i) 2,450,448 shares of common stock and 1,277,648 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners II, L.P., (ii) 993,096 shares of common stock and 517,785 shares of common stock issuable upon conversion of shares of Series D preferred stock held by VHCP Co-Investment Holdings II, LLC and (iii) 5,916,456 shares of common stock and 3,084,804 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners EG, L.P. The share numbers in the preceding sentence represent the maximum number of shares of common stock issuable upon the voluntary conversion of the Reporting Persons' Series D preferred stock pursuant to the Certificate of Designation for the Series D preferred stock as a result of the blocker provision of the Certificate of Designation described in the following sentence. The Certificate of Designation provides that the holder of Series D preferred stock will not have a right to convert, subject to certain exceptions, the Series D preferred stock for common stock if, as a result of such conversion, the holder, together with its affiliates and other attribution parties, would own more than 9.99% of the total number of shares of common stock then outstanding. Without giving effect to this blocker provision, the Series D preferred stock owned by the Reporting Persons would be convertible into an aggregate of 6,942,596 shares of common stock.
- This percentage is calculated based upon (i) 137,664,676 shares of common stock outstanding after the offering described in the Issuer's prospectus supplement filed with the Securities and Exchange Commission on December 21, 2020, plus (ii) 4,880,237 shares of common stock issuable upon conversion of the Reporting Persons' Series D preferred stock.

CUSIP No. 92840H202 Page 9 of 14

Introductory Note: This Schedule 13G is filed on behalf of Venrock Healthcare Capital Partners II, L.P., a limited partnership organized under the laws of the State of Delaware ("VHCP II LP"), VHCP Co-Investment Holdings II, LLC, a limited liability company organized under the laws of the State of Delaware ("VHCP Co-Investment II"), Venrock Healthcare Capital Partners EG, L.P., a limited partnership organized under the laws of the State of Delaware ("VHCP EG"), VHCP Management II, LLC, a limited liability company organized under the laws of the State of Delaware ("VHCP Management EG, LLC, a limited liability company organized under the laws of the State of Delaware ("VHCP Management EG" and collectively with VHCP II LP, VHCP Co-Investment II, VHCP EG and VHCP Management II, the "Venrock Entities"), Nimish Shah ("Shah") and Bong Koh ("Koh") in respect of Common Stock of VistaGen Therapeutics, Inc.

Item 1.

(a) Name of Issuer

VistaGen Therapeutics, Inc.

(b) Address of Issuer's Principal Executive Offices

343 Allerton Avenue South San Francisco, CA 94090

Item 2.

(a) Name of Person Filing

Venrock Healthcare Capital Partners II, L.P.
VHCP Co-Investment Holdings II, LLC
Venrock Healthcare Capital Partners EG, L.P.
VHCP Management II, LLC
VHCP Management EG, LLC
Nimish Shah
Bong Koh

(b) Address of Principal Business Office or, if none, Residence

New York Office: Palo Alto Office:

7 Bryant Park 23rd Floor New York, NY 10018 3340 Hillview Avenue Palo Alto, CA 94304

(c) Citizenship

All of the Venrock Entities were organized in Delaware. The individuals are both United States citizens.

(d) Title of Class of Securities

Common Stock, par value \$0.001 per share

(e) CUSIP Number

92840H202

Item 3. If this statement is filed pursuant to §§240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a:

Not applicable

CUSIP No. 92840H202 Page 10 of 14

Item 4. Ownership

(a) Amount Beneficially Owned as of December 31, 2020:

Venrock Healthcare Capital Partners II, L.P.	14,240,237(1)
VHCP Co-Investment Holdings II, LLC	14,240,237(1)
Venrock Healthcare Capital Partners EG, L.P.	14,240,237(1)
VHCP Management II, LLC	14,240,237(1)
VHCP Management EG, LLC	14,240,237(1)
Nimish Shah	14,240,237(1)
Bong Koh	14,240,237(1)

(b) Percent of Class as of December 31, 2020:

Venrock Healthcare Capital Partners II, L.P.	9.99%(2)
VHCP Co-Investment Holdings II, LLC	9.99%(2)
Venrock Healthcare Capital Partners EG, L.P.	9.99%(2)
VHCP Management II, LLC	9.99%(2)
VHCP Management EG, LLC	9.99%(2)
Nimish Shah	9.99%(2)
Bong Koh	9.99%(2)

- (c) Number of shares as to which the person has, as of December 31, 2020:
- (i) Sole power to vote or to direct the vote

Venrock Healthcare Capital Partners II, L.P.	0
VHCP Co-Investment Holdings II, LLC	0
Venrock Healthcare Capital Partners EG, L.P.	0
VHCP Management II, LLC	0
VHCP Management EG, LLC	0
Nimish Shah	0
Bong Koh	0

CUSIP No. 92840H202 Page 11 of 14

(ii) Shared power to vote or to direct the vote

Venrock Healthcare Capital Partners II, L.P.	14,240,237(1)
VHCP Co-Investment Holdings II, LLC	14,240,237(1)
Venrock Healthcare Capital Partners EG, L.P.	14,240,237(1)
VHCP Management II, LLC	14,240,237(1)
VHCP Management EG, LLC	14,240,237(1)
Nimish Shah	14,240,237(1)
Bong Koh	14,240,237(1)

(iii) Sole power to dispose or to direct the disposition of

Venrock Healthcare Capital Partners II, L.P.	0
VHCP Co-Investment Holdings II, LLC	0
Venrock Healthcare Capital Partners EG, L.P.	0
VHCP Management II, LLC	0
VHCP Management EG, LLC	0
Nimish Shah	0
Bong Koh	0

(iv) Shared power to dispose or to direct the disposition of

Venrock Healthcare Capital Partners II, L.P.	14,240,237(1)
VHCP Co-Investment Holdings II, LLC	14,240,237(1)
Venrock Healthcare Capital Partners EG, L.P.	14,240,237(1)
VHCP Management II, LLC	14,240,237(1)
VHCP Management EG, LLC	14,240,237(1)
Nimish Shah	14,240,237(1)
Bong Koh	14,240,237(1)

- (1) Consists of (i) 2,450,448 shares of common stock and 1,277,648 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners II, L.P., (ii) 993,096 shares of common stock and 517,785 shares of common stock issuable upon conversion of shares of Series D preferred stock held by VHCP Co-Investment Holdings II, LLC and (iii) 5,916,456 shares of common stock and 3,084,804 shares of common stock issuable upon conversion of shares of Series D preferred stock held by Venrock Healthcare Capital Partners EG, L.P. The share numbers in the preceding sentence represent the maximum number of shares of common stock issuable upon the voluntary conversion of the Reporting Persons' Series D preferred stock pursuant to the Certificate of Designation for the Series D preferred stock as a result of the blocker provision of the Certificate of Designation described in the following sentence. The Certificate of Designation provides that the holder of Series D preferred stock will not have a right to convert, subject to certain exceptions, the Series D preferred stock for common stock if, as a result of such conversion, the holder, together with its affiliates and other attribution parties, would own more than 9.99% of the total number of shares of common stock then outstanding or, upon 61 days' notice, 19.99% of the total number of shares of common stock then outstanding. Without giving effect to this blocker provision, the Series D preferred stock owned by the Reporting Persons would be convertible into an aggregate of 6,942,596 shares of common stock. VHCP Management II, LLC is the general partner of Venrock Healthcare Capital Partners II, L.P. and the manager of VHCP Co-Investment Holdings II, LLC. VHCP Management EG, LLC is the general partner of Venrock Healthcare Capital Partners EG, L.P. Messrs. Shah and Koh are the voting members of VHCP Management II, LLC and VHCP Management EG, LLC.
- (2) This percentage is calculated based upon (i) 137,664,676 shares of common stock outstanding after the offering described in the Issuer's prospectus supplement filed with the Securities and Exchange Commission on December 21, 2020, plus (ii) 4,880,237 shares of common stock issuable upon conversion of the Reporting Persons' Series D preferred stock.

Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following \Box .

Item 6. Ownership of More than Five Percent on Behalf of Another Person

Not Applicable

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person.

Not Applicable

Item 8. Identification and Classification of Members of the Group

Not Applicable

Item 9. Notice of Dissolution of a Group

Not Applicable

Item 10. Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under § 240.14a-11.

CUSIP No. 92840H202 Page 13 of 14

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.

Dated: February 16, 2021

Venrock Healthcare Capital Partners II, L.P.

VHCP Management II, LLC

By: VHCP Management II, LLC

Its: General Partner

By: /s/ David L. Stepp

Name: David L. Stepp
Its: Authorized Signatory

Name: David L. Stepp
Its: Authorized Signatory

VHCP Co-Investment Holdings II, LLC VHCP Management EG, LLC

By: VHCP Management II, LLC

Its: Manager

By: /s/ David L. Stepp

Name: David L. Stepp
Its: Authorized Signatory
Its: Authorized Signatory

Venrock Healthcare Capital Partners EG, L.P. Bong Koh

By: VHCP Management EG, LLC /s/ David L. Stepp

Its: General Partner David L. Stepp, Attorney-in-fact

/s/ David L. Stepp

Name: David L. Stepp

Its: Authorized Signatory

Nimish Shah

/s/ David L. Stepp

David L. Stepp, Attorney-in-fact

CUSIP No. 92840H202 Page 14 of 14

EXHIBITS

- A: Joint Filing Agreement
- B: Power of Attorney for Nimish Shah
- C: Power of Attorney for Bong Koh

EXHIBIT A

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned agree to the joint filing on behalf of each of them of a statement on Schedule 13G (including amendments thereto) with respect to the Common Stock of VistaGen Therapeutics, Inc. and further agree that this agreement be included as an exhibit to such filing. Each party to the agreement expressly authorizes each other party to file on its behalf any and all amendments to such statement. Each party to this agreement agrees that this joint filing agreement may be signed in counterparts.

In evidence whereof, the undersigned have caused this Agreement to be executed on their behalf this 16th day of February, 2021.

Venro	ock Healthcare Capital Partners II, L.P.	VHCP Management II, LLC	
By: Its:	VHCP Management II, LLC General Partner		
Ву:	/s/ David L. Stepp Name: David L. Stepp Its: Authorized Signatory	By: /s/ David L. Stepp Name: David L. Stepp Its: Authorized Signatory	
VHC	P Co-Investment Holdings II, LLC	VHCP Management EG, LLC	
By: Its:	VHCP Management II, LLC Manager		
Ву:	/s/ David L. Stepp Name: David L. Stepp Its: Authorized Signatory	By: /s/ David L. Stepp Name: David L. Stepp Its: Authorized Signatory	
Venro	ock Healthcare Capital Partners EG, L.P.	Bong Koh	
	HCP Management EG, LLC General Partner	/s/ David L. Stepp David L. Stepp, Attorney-in-fact	
/s/ Da	vid L. Stepp		
Name Its:	: David L. Stepp Authorized Signatory		
Nimis	sh Shah		
<u>/s/ D</u> a	vid L. Stepp		
David	L. Stepp, Attorney-in-fact		

EXHIBIT B

POWER OF ATTORNEY FOR NIMISH SHAH

KNOW ALL BY THESE PRESENTS, that the undersigned hereby constitutes and appoints each of David L. Stepp, Sherman G. Souther and Lisa D. Harris signing individually, the undersigned's true and lawful attorney-in fact and agent to:

- (i) prepare execute and file, for and on behalf of the undersigned, any and all documents and filings that are required or advisable to be made with the United States Securities and Exchange Commission, any stock exchange or similar authority, under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and the rules and regulations promulgated thereunder, including without limitation (a) any Joint Filing Agreement under Rule 13d-1(k) of the Exchange Act (or any successor provision thereunder), Schedule 13D and Schedule 13G (or any successor schedules or forms adopted under the Exchange Act) and any amendments thereto in accordance with Section 13 of the Exchange Act and the rules thereunder, and (b) Forms 3, 4 and 5 and any amendments thereto in accordance with Section 16(a) of the Exchange Act and the rules thereunder; and
- (ii) take any other action of any nature whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion.

The undersigned hereby grants to such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorney-in-fact, in serving in such capacity at the request of undersigned, is not assuming, nor is Venrock assuming, any of the undersigned's responsibilities to comply with the Exchange Act, including without limitation Sections 13 and 16 of the Exchange Act.

This power of Attorney shall remain in full force and effect until the earliest to occur of (a) the undersigned is no longer required to file any form or document with respect to the undersigned's holdings of and transactions in securities issued by a company, (b) revocation by the undersigned in a signed writing delivered to the foregoing attorney-in-fact, or (c) until such attorney-in-fact shall no longer be employed by VR Management, LLC (or its successor).

IN WITNESS WHEREOF, the undersigned has cause this Power of Attorney to be executed as of this 16th day of February, 2021.

/s/ Nimish Shah				
		_		

EXHIBIT C

POWER OF ATTORNEY FOR BONG KOH

KNOW ALL BY THESE PRESENTS, that the undersigned hereby constitutes and appoints each of David L. Stepp, Sherman G. Souther and Lisa D. Harris signing individually, the undersigned's true and lawful attorney-in fact and agent to:

- (i) prepare execute and file, for and on behalf of the undersigned, any and all documents and filings that are required or advisable to be made with the United States Securities and Exchange Commission, any stock exchange or similar authority, under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and the rules and regulations promulgated thereunder, including without limitation (a) any Joint Filing Agreement under Rule 13d-1(k) of the Exchange Act (or any successor provision thereunder), Schedule 13D and Schedule 13G (or any successor schedules or forms adopted under the Exchange Act) and any amendments thereto in accordance with Section 13 of the Exchange Act and the rules thereunder, and (b) Forms 3, 4 and 5 and any amendments thereto in accordance with Section 16(a) of the Exchange Act and the rules thereunder; and
- (ii) take any other action of any nature whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion.

The undersigned hereby grants to such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorney-in-fact, in serving in such capacity at the request of undersigned, is not assuming, nor is Venrock assuming, any of the undersigned's responsibilities to comply with the Exchange Act, including without limitation Sections 13 and 16 of the Exchange Act.

This power of Attorney shall remain in full force and effect until the earliest to occur of (a) the undersigned is no longer required to file any form or document with respect to the undersigned's holdings of and transactions in securities issued by a company, (b) revocation by the undersigned in a signed writing delivered to the foregoing attorney-in-fact, or (c) until such attorney-in-fact shall no longer be employed by VR Management, LLC (or its successor).

/s/ Bong Koh	

IN WITNESS WHEREOF, the undersigned has cause this Power of Attorney to be executed as of this 16th day of February, 2021.