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

Unde	SCHEDULE 13G er the Securities Exchange Act	of 1034	
•	(Amendment No. 4 – Exit Filin	ıg)*	
Syrog	Pharmaceutica	als Inc	
	(Name of Issuer)	115, 1116.	
	Common Stock		
	(Title of Class of Securities)		
	87184Q107		
	(CUSIP Number)		
	December 31, 2020		
(Date of Ev	vent Which Requires Filing of Th	nis Statement)	
Check the appropriate box to designate the rule pursuant to wl	hich this Schedule is filed:		
☐ Rule 13d-1(b)			
☐ Rule 13d-1(c) ☑ Rule 13d-1(d)			
* The remainder of this cover page shall be filled out for a	nonouting noncon's initial filing	on this forms with mannant to	the subject class of committee and for our
subsequent amendment containing information which would alter discl	osures provided in a prior cover	page.	the subject class of securities, and for any
The information required in the remainder of this cover page	shall not be deemed to be "file	d" 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 p	rovisions of the Act (howeve	r, see the Notes).
CUSIP No. 87184Q107	13G		Page 2 of 6 Pages
Item 1(a). Name of Issuer:			
Syros Pharmaceuticals, Inc. (the "Issuer").			
-			
Item 1(b). Address of Issuer's Principal Executive Offices:			

Item 2(a). Name of Person Filing:

35 Cambridge Park Drive, Cambridge, MA 02140.

ARCH Venture Fund VII, L.P. ("ARCH Venture Fund VII"); ARCH Venture Partners VII, L.P. ("AVP VII LP"); ARCH Venture Partners VII, LLC ("AVP VII LLC") (collectively, the "Reporting Entities" and individually, each a "Reporting Entity"); and Keith Crandell ("Crandell"), Robert Nelsen ("Nelsen") and Clinton Bybee ("Bybee") (collectively, the "Managing Directors" and individually, each a "Managing Director"). The Reporting Entities and the Managing Directors collectively are referred to as the "Reporting Persons".

8755 W. Higgins Avenue, Suite 1025, Chicago, IL 60631.					
Item 2(c).	<u>Citizenship:</u>				
ARCH Venture Fund VII and AVP VII LP are limited partnerships organized under the laws of the State of Delaware. AVP VII LLC is a limited liability company organized under the laws of the State of Delaware. Each Managing Director is a US citizen.					
Item 2(d).	Title of Class of Securities.				
Common stock, J	par value \$0.001 per share.				
Item 2(e).	CUSIP Number.				
87184Q107					
Item 3.	If this statement is filed pursuant to Rule	13d-1(b), or 13d-2(b) or (c), Check Whether the Pers	son Filing is a:		
Not Applicable.					
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Item 4.	Ownership:				
Not applicable.					
Item 5.	Ownership of Five Percent or Less of a Cl	ass.			
Each of the Repo	rting Persons has ceased to beneficially own f	ive percent (5%) or more of the Issuer's outstanding Co	mmon Stock.		
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.				
Not applicable.					
Item 8.	Identification and Classification of Members	ers of the Group.			
Not applicable.		-			
Item 9.	Notice of Dissolution of Group.				
Not applicable.					
Item 10.	Certifications.				
Not applicable.					

Item 2(b).

Address of Principal Business Office or, if none, Residence:

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.

Jatea:	February 2, 2021					
		ARCH '	VENTURE FUND VII, L.P.			
			ARCH Venture Partners VII, L.P. its General Partner			
		1	By: ARCH Venture Partners VII, its General Partner	LLC		
			By: *			
			By: * Keith Crandell Managing Director			
		ARCH '	VENTURE PARTNERS VII, L.P.			
		By:	ARCH Venture Partners VII, LLC its General Partner			
]	By:*			
			Keith Crandell Managing Director			
		ARCH '	VENTURE PARTNERS VII, LLC			
		Ву:	*			
			Keith Crandell Managing Director			
			*			
		Keith C	randell			
		Robert 1	* Velsen			
			*			
		Clinton	Bybee			
Mar	Mark McDonnell k McDonnell as					
Atto	rney-in-Fact					
Γhis Amen	dment No. 4 to Schedule 13G	i was executed	l by Mark McDonnell pursuant to Po	wers of Attorney attached he	ereto a&xhibit 2 and incorporated he	erein by reference.
CUSIP No	o. 87184Q107		130	;		Page 5 of 6 Pages
						Exhibit 1
			AGREEM	ENT		

Pursuant to Rule 13d-1-(k)(1) under the Securities Exchange Act of 1934, the undersigned hereby agree that only one statement containing the information required

Dated: February 2, 2021

This Agreement may be executed in any number of counterparts, each of which shall be deemed an original.

by Schedule 13G need be filed with respect to the ownership by each of the undersigned of shares of stock of Syros Therapeutics, Inc.

	By: ARCH Venture Partners VII, L.P. its General Partner
	By: ARCH Venture Partners VII, LLC its General Partner By:*
	Keith Crandell Managing Director
	ARCH VENTURE PARTNERS VII, L.P.
	By: ARCH Venture Partners VII, LLC its General Partner
	By: * Keith Crandell Managing Director
	ARCH VENTURE PARTNERS VII, LLC
	By: * Keith Crandell Managing Director
	* Keith Crandell
	* Robert Nelsen
	* Clinton Bybee
* By: /s/ Mark McDonnell Mark McDonnell as Attorney-in-Fact	
This Agreement was executed by Mark M	AcDonnell pursuant to Powers of Attorney attached hereto as Exhibit 2 and incorporated herein by reference.
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Exhibit 2

POWERS OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below hereby constitutes and appoints Mark McDonnell his true and lawful attorney-in-fact, with full power of substitution, to sign any and all instruments, certificates and documents that may be necessary, desirable or appropriate to be executed on behalf of himself as an individual or in his capacity as a direct or indirect general partner, director, officer or manager of any partnership, corporation or limited liability company, pursuant to section 13 or 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and any and all regulations promulgated thereunder, and to file the same, with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, and with any other entity when and if such is mandated by the Exchange Act or by the Financial Industry Regulatory Authority, granting unto said attorney-in-fact full power and authority to do and perform each and every act and thing necessary, desirable or appropriate, fully to all intents and purposes as he might or could do in person, thereby ratifying and confirming all that said attorney-in-fact, or his substitutes, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, this Power of Attorney has been signed as of the 7^{th} day of May, 2013.

ARCH VENTURE FUND VII, L.P.

ARCH Venture Partners VII, L.P.

its General Partner

ARCH Venture Partners VII, LLC its General Partner

By: /s/ Keith Crandell Managing Director

ARCH VENTURE PARTNERS VII, L.P. By: ARCH Venture Partners VII, LLC its General Partner By: /s/ Keith Crandell Managing Director ARCH VENTURE PARTNERS VII, LLC By: /s/ Keith Crandell Managing Director /s/ Keith Crandell Keith Crandell Keith Crandell Keith Crandell Keith Crandell Robert Nelsen Robert Nelsen

/s/ Clinton Bybee Clinton Bybee