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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

ALX Oncology Holdings Inc.

(Name of Issuer)

Common Stock, par value \$0.001 per share

(Title of Class of Securities)

00166B105

(CUSIP Number)

Travis Boettner Lightstone Ventures 500 Boylston St. Suite 1380 Boston, MA 02116 (617) 933-3770

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

December 13, 2023

(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 $\S\S240.13d-1(e)$, 240.13d-1(f) or 240.13d-1(g), check the following box. \square

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

* The 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 for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

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).

1.	Names of Reporting Persons Lightstone Ventures, L.P.					
2.	Check t (a) □	he Appı (b) ⊠	ropriate Box if a Member of a Group (See Instructions) (1)			
3.	SEC Us	e Only				
4.	Source WC	of Fund	s (See Instructions)			
5.	Check i	f Disclo	sure of Legal Proceedings Is Required Pursuant to Items $2(d)$ or $2(e)$			
6.	Citizenship or Place of Organization Delaware					
	nber of	7.	Sole Voting Power 1,950,004 shares of Common Stock (2)			
	es eficially ned by	8.	Shared Voting Power 0			
Each	-	9.	Sole Dispositive Power 1,950,004 shares of Common Stock (2)			
	on With	10.	Shared Dispositive Power 0			
11.			ount Beneficially Owned by Each Reporting Person es of Common Stock (2)			
12.	. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13.	Percent 3.9% (3		s Represented by Amount in Row (11)			
14.	Type of PN	Report	ing Person (See Instructions)			

- (1) This Schedule 13D is filed by Lightstone Ventures, L.P. ("LV LP"), Lightstone Ventures (A), L.P. ("LV(A) LP"), LSV Associates, LLC ("LSV Associates"), Lightstone Ventures II, LP ("LV II LP"), Lightstone Ventures II (A), LP ("LV II(A) LP") and LSV Associates II, LLC ("LSV Associates II," together with LV LP, LV(A) LP, LSV Associates, LV II LP and LV II(A) LP, the "LV Entities"), Michael A. Carusi, Jean M. George and Henry A. Plain, Jr. Together with the LV Entities, Messrs. Carusi, and Plain, and Ms. George are herein collectively referred to as the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13D.
- (2) The shares are held by LV LP. LSV Associates serves as the general partner of LV LP. Messrs. Carusi and Plain, and Ms. George, the individual managing directors of LSV Associates, share voting and dispositive power with respect to the shares held of record by LV LP, and may be deemed to own beneficially the shares held by LV LP.
- (3) This percentage is calculated based upon 49,818,812 shares of Common Stock outstanding as of November 6, 2023, as reported in the Issuer's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission (the "SEC") on November 13, 2023.

1.	Names of Reporting Persons						
	Lightsto	Lightstone Ventures (A), L.P.					
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) \square (b) \boxtimes (1)						
3.	SEC Us	se Only					
4.	Source WC	of Fund	s (See Instructions)				
5.	Check i	f Disclo	osure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Organization Delaware						
	nber of	7.	7. Sole Voting Power 265,868 shares of Common Stock (2)				
	es eficially ned by	8.	Shared Voting Power 0				
Each		9.	Sole Dispositive Power 265,868 shares of Common Stock (2)				
	on With	10.	Shared Dispositive Power 0				
11.			ount Beneficially Owned by Each Reporting Person of Common Stock (2)				
12.	Check i	f the Ag	ggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	Percent 0.5% (3		s Represented by Amount in Row (11)				
14.	Type of PN	Report	ing Person (See Instructions)				

- (1) This Schedule 13D is filed by the Reporting Persons. The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13D.
- (2) The shares are held by LV(A) LP. LSV Associates serves as the general partner of LV(A) LP. Messrs. Carusi and Plain, and Ms. George, the individual managing directors of LSV Associates, share voting and dispositive power with respect to the shares held of record by LV(A) LP, and may be deemed to own beneficially the shares held by LV(A) LP.
- (3) This percentage is calculated based upon 49,818,812 shares of Common Stock outstanding as of November 6, 2023, as reported in the Issuer's Quarterly Report on Form 10-Q filed with the SEC on November 13, 2023.

1.	Names of Reporting Persons LSV Associates, LLC				
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ (b) ⊠ (1)				
3.	SEC Us	se Only			
4.	Source AF	of Fund	s (See Instructions)		
5.	Check i	f Disclo	osure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizenship or Place of Organization Delaware				
	iber of	7. Sole Voting Power 2,215,872 shares of Common Stock (2)			
	es eficially led by	8.	Shared Voting Power 0		
Each		9.	Sole Dispositive Power 2,215,872 shares of Common Stock (2)		
	on With	10.	Shared Dispositive Power 0		
11.	. Aggregate Amount Beneficially Owned by Each Reporting Person 2,215,872 shares of Common Stock (2)				
12.	Check i	f the Ag	ggregate Amount in Row (11) Excludes Certain Shares (See Instructions)		
13.	Percent 4.4% (3		s Represented by Amount in Row (11)		
14.	Type of OO	Report	ing Person (See Instructions)		

- (1) This Schedule 13D is filed by the Reporting Persons. The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13D.
- (2) Consists of: (i) 1,950,004 shares held by LV LP; and (ii) 265,868 shares held by LV(A) LP. LSV Associates serves as the general partner of each of LV LP and LV(A) LP. Messrs. Carusi and Plain, and Ms. George, the individual managing directors of LSV Associates, share voting and dispositive power with respect to the shares held of record by each of LV LP and LV(A) LP, and may be deemed to own beneficially the shares held by LV LP and LV(A) LP.
- (3) This percentage is calculated based upon 49,818,812 shares of Common Stock outstanding as of November 6, 2023, as reported in the Issuer's Quarterly Report on Form 10-Q filed with the SEC on November 13, 2023.

1.	Names of Reporting Persons					
	Lightsto	ne Ven	tures II, L.P.			
2.	Check t	he Appı (b) ⊠ (ropriate Box if a Member of a Group (See Instructions) (1)			
3.	SEC Us	e Only				
4.	Source WC	of Fund	s (See Instructions)			
5.	Check i	f Disclo	sure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6.	Citizenship or Place of Organization Delaware					
	nber of	7. Sole Voting Power 1,881,334 shares of Common Stock (2)				
	eficially	8.	Shared Voting Power 0			
Each	Owned by Each Reporting 9. Sole Dispositive Power 1,881,334 shares of Common Stock (2)					
	on With					
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,881,334 shares of Common Stock (2)					
12.	Check i	f the Ag	gregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
13.	Percent 3.8% (3		s Represented by Amount in Row (11)			
14.	Type of PN	Reporti	ing Person (See Instructions)			

- (1) This Schedule 13D is filed by the Reporting Persons. The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13D.
- (2) The shares are held by LV II LP. LSV Associates II serves as the general partner of LV II LP. Messrs. Carusi and Plain, and Ms. George, the individual managing directors of LSV Associates II, share voting and dispositive power with respect to the shares held of record by LV II LP, and may be deemed to own beneficially the shares held by LV II LP.
- (3) This percentage is calculated based upon 49,818,812 shares of Common Stock outstanding as of November 6, 2023, as reported in the Issuer's Quarterly Report on Form 10-Q filed with the SEC on November 13, 2023.

1.	Names of Reporting Persons						
		Lightstone Ventures II (A), L.P.					
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) \square (b) \boxtimes (1)						
3.	SEC Us	e Only					
4.	Source WC	of Fund	s (See Instructions)				
5.	Check i	f Disclo	osure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Organization Delaware						
	nber of	7.	Sole Voting Power 111,769 shares of Common Stock (2)				
	es eficially ned by	8.	Shared Voting Power 0				
Each		9.	Sole Dispositive Power 111,769 shares of Common Stock (2)				
	on With	10.	Shared Dispositive Power 0				
11.			ount Beneficially Owned by Each Reporting Person of Common Stock (2)				
12.	Check i	f the Ag	ggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	Percent 0.2% (3		s Represented by Amount in Row (11)				
14.	Type of PN	Report	ing Person (See Instructions)				

- (1) This Schedule 13D is filed by the Reporting Persons. The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13D.
- (2) The shares are held by LV II(A) LP. LSV Associates II serves as the general partner of LV II(A) LP. Messrs. Carusi and Plain, and Ms. George, the individual managing directors of LSV Associates II, share voting and dispositive power with respect to the shares held of record by LV II(A) LP, and may be deemed to own beneficially the shares held by LV II(A) LP.
- (3) This percentage is calculated based upon 49,818,812 shares of Common Stock outstanding as of November 6, 2023, as reported in the Issuer's Quarterly Report on Form 10-Q filed with the SEC on November 13, 2023.

1.			rting Persons s II, LLC		
2.			ropriate Box if a Member of a Group (See Instructions)		
3.	SEC Us	e Only			
4.	Source AF	of Fund	s (See Instructions)		
5.	Check i	f Disclo	sure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizens Delawa		Place of Organization		
	nber of	7.	Sole Voting Power 1,993,103 shares of Common Stock (2)		
	eficially	8.	Shared Voting Power 0		
Each	wned by ach eporting 9. Sole Dispositive Power 1,993,103 shares of Common Stock (2)				
	on With 10. Shared Dispositive Power 0				
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,993,103 shares of Common Stock (2)				
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □				
13.	Percent 4.0% (3		s Represented by Amount in Row (11)		
14.	Type of OO	Reporti	ing Person (See Instructions)		

- (1) This Schedule 13D is filed by the Reporting Persons. The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13D.
- (2) Consists of: (i) 1,881,334 shares held by LV II LP; and (ii) 111,769 shares held by LV II(A) LP. LSV Associates II serves as the general partner of each of LV II LP and LV II(A) LP. Messrs. Carusi and Plain, and Ms. George, the individual managing directors of LSV Associates II, share voting and dispositive power with respect to the shares held of record by each of LV II LP and LV II(A) LP, and may be deemed to own beneficially the shares held by each of LV II LP and LV II(A) LP.
- (3) This percentage is calculated based upon 49,818,812 shares of Common Stock outstanding as of November 6, 2023, as reported in the Issuer's Quarterly Report on Form 10-Q filed with the SEC on November 13, 2023.

1.	Names of Reporting Persons Michael A. Carusi				
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ (b) ⊠ (1)				
3.	SEC Us	e Only			
4.	Source AF	of Fund	s (See Instructions)		
5.	Check i	f Disclo	sure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizenship or Place of Organization United States				
Number of		7. Sole Voting Power 0			
	es eficially led by	8.	Shared Voting Power 4,208,975 shares of Common Stock (2)		
Each	-	9.	Sole Dispositive Power 0		
	son With 10. Shared Dispositive Power 4,208,975 shares of Common Stock (2)				
11.			ount Beneficially Owned by Each Reporting Person es of Common Stock (2)		
12.	Check i	f the Ag	gregate Amount in Row (11) Excludes Certain Shares (See Instructions)		
13.	Percent 8.4% (3		s Represented by Amount in Row (11)		
14.	Type of IN	Reporti	ing Person (See Instructions)		

- (1) This Schedule 13D is filed by the Reporting Persons. The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13D.
- (2) Consists of: (i) 1,950,004 shares held by LV LP; (ii) 265,868 shares held by LV(A) LP; (iii) 1,881,334 shares held by LV II LP; and (iv) 111,769 shares held by LV II(A) LP. LSV Associates serves as the general partner of each of LV LP and LV(A) LP. LSV Associates II serves as the general partner of each of LV II LP and LV II(A) LP. Messrs. Carusi and Plain, and Ms. George, the individual managing directors of each of LSV Associates and LSV Associates II, share voting and dispositive power with respect to the shares held of record by each of LV LP, LV(A) LP, LV II LP and LV II(A) LP, and may be deemed to own beneficially the shares held by each of LV LP, LV(A) LP, LV II LP and LV II(A) LP.
- (3) This percentage is calculated based upon 49,818,812 shares of Common Stock outstanding as of November 6, 2023, as reported in the Issuer's Quarterly Report on Form 10-Q filed with the SEC on November 13, 2023.

1.	Names of Reporting Persons Jean M. George					
2.	Check to (a) □	he Appı (b) ⊠ (ropriate Box if a Member of a Group (See Instructions) (1)			
3.	SEC Us	e Only				
4.	Source of AF	of Fund	s (See Instructions)			
5.	Check i	f Disclo	sure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6.	Citizenship or Place of Organization United States					
	iber of	7.	Sole Voting Power 0			
	es eficially led by	8.	Shared Voting Power 4,208,975 shares of Common Stock (2)			
Each		9.	Sole Dispositive Power 0			
Perso	Person With 10. Shared Dispositive Power 4,208,975 shares of Common Stock (2)					
11.			ount Beneficially Owned by Each Reporting Person es of Common Stock (2)			
12.	Check i	f the Ag	gregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
13.	Percent 8.4% (3		s Represented by Amount in Row (11)			
14.	Type of IN	Reporti	ing Person (See Instructions)			

- (1) This Schedule 13D is filed by the Reporting Persons. The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13D.
- (2) Consists of: (i) 1,950,004 shares held by LV LP; (ii) 265,868 shares held by LV(A) LP; (iii) 1,881,334 shares held by LV II LP; and (iv) 111,769 shares held by LV II(A) LP. LSV Associates serves as the general partner of each of LV LP and LV(A) LP. LSV Associates II serves as the general partner of each of LV II LP and LV II(A) LP. Messrs. Carusi and Plain, and Ms. George, the individual managing directors of each of LSV Associates and LSV Associates II, share voting and dispositive power with respect to the shares held of record by each of LV LP, LV(A) LP, LV II LP and LV II(A) LP, and may be deemed to own beneficially the shares held by each of LV LP, LV(A) LP, LV II LP and LV II(A) LP.
- (3) This percentage is calculated based upon 49,818,812 shares of Common Stock outstanding as of November 6, 2023, as reported in the Issuer's Quarterly Report on Form 10-Q filed with the SEC on November 13, 2023.

1.	Names of Reporting Persons					
	Henry A	A. Plain,	Jr.			
2.	. Check the Appropriate Box if a Member of a Group (See Instructions)					
	(a) 🗆	(b) ⊠	(1)			
3.	SEC Us	e Only				
4.	Source	of Fund	s (See Instructions)			
	AF					
5.	Check i	f Disclo	sure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6.	Citizens	ship or I	Place of Organization			
	United	States				
		7.	Sole Voting Power			
	iber of					
Shar		8.	Shared Voting Power			
	eficially led by		4,208,975 shares of Common Stock (2)			
Each	-	9.	Sole Dispositive Power			
	orting					
Pers	on With	10.	Shared Dispositive Power			
	_		4,208,975 shares of Common Stock (2)			
11.			ount Beneficially Owned by Each Reporting Person			
	4,208,9	75 share	es of Common Stock (2)			
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □					
13.	Percent	of Clas	s Represented by Amount in Row (11)			
	8.4% (3)				
14.	Type of	Reporti	ing Person (See Instructions)			
	IN					

- (1) This Schedule 13D is filed by the Reporting Persons. The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13D.
- (2) Consists of: (i) 1,950,004 shares held by LV LP; (ii) 265,868 shares held by LV(A) LP; (iii) 1,881,334 shares held by LV II LP; and (iv) 111,769 shares held by LV II(A) LP. LSV Associates serves as the general partner of each of LV LP and LV(A) LP. LSV Associates II serves as the general partner of each of LV II LP and LV II(A) LP. Messrs. Carusi and Plain, and Ms. George, the individual managing directors of each of LSV Associates and LSV Associates II, share voting and dispositive power with respect to the shares held of record by each of LV LP, LV(A) LP, LV II LP and LV II(A) LP, and may be deemed to own beneficially the shares held by each of LV LP, LV(A) LP, LV II LP and LV II(A) LP.
- (3) This percentage is calculated based upon 49,818,812 shares of Common Stock outstanding as of November 6, 2023, as reported in the Issuer's Quarterly Report on Form 10-Q filed with the SEC on November 13, 2023.

Explanatory Note: This Amendment No. 1 (the "Amendment"), which amends the Schedule 13D filed with the Securities and Exchange Commission (the "SEC") on July 31, 2020 (the "Original Schedule 13D") filed on behalf of Lightstone Ventures, L.P. ("LV LP"), Lightstone Ventures (A), L.P. ("LV(A) LP"), LSV Associates, LLC ("LSV Associates"), Lightstone Ventures II, LP ("LV II LP"), Lightstone Ventures II (A), LP ("LV II(A) LP" and together with LV LP, LV(A) LP and LV II LP, the "LV Funds") and LSV Associates II, LLC ("LSV Associates II," together with LV LP, LV(A) LP, LSV Associates, LV II LP and LV II(A) LP, the "LV Entities"), Michael A. Carusi, Jean M. George and Henry A. Plain, Jr., together with the LV Entities, Messrs. Carusi and Plain, and Ms. George, collectively the "Reporting Persons"), relates to the common stock, par value \$0.001 per share ("Common Stock") of ALX Oncology Holdings Inc., a Delaware corporation (the "Issuer"). This Amendment is being filed by the Reporting Persons to report open market sales of Common Stock. Accordingly, the number of securities beneficially owned by the Reporting Persons has decreased as described in Item 5 and Schedule A below.

Items 5 of the Original Schedule 13D is hereby amended and supplemented to the extent hereinafter expressly set forth and, except as amended and supplemented hereby, the Original Schedule 13D remains in full force and effect. All capitalized terms used in this Amendment but not defined herein shall have the meanings ascribed thereto in the Original Schedule 13D.

Item 5. Interest in Securities of the Issuer

Item 5 of the Schedule 13D is hereby amended and restated in its entirety as follows:

(a)— (b). The following information with respect to the ownership of the Common Stock of the Issuer by the persons filing this statement on Schedule 13D is provided as of December 13, 2023:

Reporting Persons	Shares Held Directly (1)	Sole Voting Power	Shared Voting Power	Sole Dispositive Power	Shared Dispositive Power	Beneficial Ownership	Percentage of Class (3)
LV LP	1,950,004	1,950,004	0	1,950,004	0	1,950,004	3.9%
LV(A) LP	265,868	265,868	0	265,868	0	265,868	0.5%
LSV							
Associates (2)	0	2,215,872	0	2,215,872	0	2,215,872	4.4%
LV II LP	1,881,334	1,881,334	0	1,881,334	0	1,881,334	3.8%
LV II(A) LP	111,769	111,769	0	111,769	0	111,769	0.2%
LSV Associates II							
(2)	0	1,993,103	0	1,993,103	0	1,993,103	4.0%
Michael A.							
Carusi	0	0	4,208,975	0	4,208,975	4,208,975	8.4%
Jean M.							
George	0	0	4,208,975	0	4,208,975	4,208,975	8.4%
Henry A. Plain, Jr.	0	0	4,208,975	0	4,208,975	4,208,975	8.4%

- (1) Represents the number of shares of Common Stock currently underlying all Securities held by the Reporting Persons.
- LSV Associates serves as the general partner of each of LV LP and LV(A) LP. LSV Associates II serves as the general partner of each of LV II LP and LV II(A) LP. Messrs. Carusi and Plain, and Ms. George, the individual managing directors of each of LSV Associates and LSV Associates II, share voting and dispositive power with respect to the shares held of record by each of LV LP, LV(A) LP, LV II LP and LV II(A) LP, and may be deemed to own beneficially the shares held by each of LV LP, LV(A) LP, LV II LP and LV II(A) LP. Messrs. Carusi and Plain, and Ms. George own no securities of the Issuer directly as of the date of this filing.
- (3) This percentage is calculated based upon 49,818,812 shares of Common Stock outstanding as of November 6, 2023, as reported in the Issuer's Quarterly Report on Form 10-Q filed with the SEC on November 13, 2023.
- (c) The transactions in the Issuer's Common Stock by the Reporting Persons during the past sixty days are set forth on Schedule A and are incorporated herein by reference.
- (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.
- (e) Not applicable.

Item 7. Material to be Filed as Exhibits

Item 7 of the Schedule 13D is hereby amended and restated in its entirety as follows:

A. Joint Filing Agreement as required by Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended.

SCHEDULE A

Transactions in Common Stock During the Past Sixty Days

Data of Cala	Dan and a Dansan	Amount of	We	eighted Average	т.	D (6)	112	-L D: (6)
Date of Sale	Reporting Person	Securities Sold		Price (\$)	_	w Price (\$)		gh Price (\$)
12/08/2023	LV LP	35,194	\$	12.61	\$	12.50	\$	13.09
12/08/2023	LV(A) LP	4,799	\$	12.61	\$	12.50	\$	13.09
12/08/2023	LV II LP	33,955	\$	12.61	\$	12.50	\$	13.09
12/08/2023	LV II(A) LP	2,017	\$	12.61	\$	12.50	\$	13.09
12/11/2023	LV LP	5,704	\$	12.54	\$	12.50	\$	13.00
12/11/2023	LV(A) LP	778	\$	12.54	\$	12.50	\$	13.00
12/11/2023	LV II LP	5,503	\$	12.54	\$	12.50	\$	13.00
12/11/2023	LV II(A) LP	326	\$	12.54	\$	12.50	\$	13.00
12/12/2023	LV LP	55,745	\$	12.85	\$	12.50	\$	13.07
12/12/2023	LV(A) LP	7,600	\$	12.85	\$	12.50	\$	13.07
12/12/2023	LV II LP	53,782	\$	12.85	\$	12.50	\$	13.07
12/12/2023	LV II(A) LP	3,195	\$	12.85	\$	12.50	\$	13.07
12/13/2023	LV LP	50,680	\$	13.19	\$	12.67	\$	13.41
12/13/2023	LV(A) LP	6,910	\$	13.19	\$	12.67	\$	13.41
12/13/2023	LV II LP	48,895	\$	13.19	\$	12.67	\$	13.41
12/13/2023	LV II(A) LP	2,905	\$	13.19	\$	12.67	\$	13.41

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: December 19, 2023

T *. L	Add to Victory I. D.	T *- 1.44	West and I. D.	
Ligh	ttstone Ventures, L.P.	Lightstone	e Ventures II, L.P.	
By:	LSV Associates, LLC	By: LSV	Associates II, LLC	
Its:	General Partner	Its: Gene	eral Partner	
By:	/s/ Travis Boettner		ravis Boettner	
	Travis Boettner, Attorney-in-Fact	Travi	is Boettner, Attorney-in-Fact	
Ligh	atstone Ventures (A), L.P.	Lightstone	e Ventures II (A), L.P.	
By:	LSV Associates, LLC	By: LSV	Associates II, LLC	
Its:	General Partner	Its: Gene	eral Partner	
By:	/s/ Travis Boettner	By: /s/ Tr	ravis Boettner	
	Travis Boettner, Attorney-in-Fact	Travi	is Boettner, Attorney-in-Fact	
LSV	Associates, LLC	LSV Assoc	ciates II, LLC	
By:	/s/ Travis Boettner	By: /s/ Tr	ravis Boettner	
	Travis Boettner, Attorney-in-Fact	Travi	is Boettner, Attorney-in-Fact	
/s/ Tı	ravis Boettner			
Trav	is Boettner, Attorney-in-Fact for Michael A. Carusi			
/s/ Tı	ravis Boettner			
Trav	is Boettner, Attorney-in-Fact for Jean M. George			
/s/ Tı	ravis Boettner			
Trav	is Boettner, Attorney-in-Fact for Henry A. Plain, Jr.			

ATTENTION

Intentional misstatements or omissions of fact constitute Federal Criminal Violations (See 18 U.S.C. 1001).

Exhibit(s):

A Joint Filing Agreement

EXHIBIT A

JOINT FILING AGREEMENT

The undersigned hereby agree that a single Schedule 13D (or any amendment thereto) relating to the Common Stock of ALX Oncology Holdings Inc. shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13D.

Dated: December 19, 2023 Lightstone Ventures, L.P. Lightstone Ventures II, L.P. By: LSV Associates II, LLC By: LSV Associates, LLC General Partner Its: General Partner Its: /s/ Travis Boettner /s/ Travis Boettner Travis Boettner, Attorney-in-Fact Travis Boettner, Attorney-in-Fact Lightstone Ventures (A), L.P. Lightstone Ventures II (A), L.P. LSV Associates, LLC By: LSV Associates II, LLC General Partner General Partner Its: Its: /s/ Travis Boettner /s/ Travis Boettner Travis Boettner, Attorney-in-Fact Travis Boettner, Attorney-in-Fact LSV Associates, LLC LSV Associates II, LLC By: /s/ Travis Boettner By: /s/ Travis Boettner Travis Boettner, Attorney-in-Fact Travis Boettner, Attorney-in-Fact /s/ Travis Boettner Travis Boettner, Attorney-in-Fact for Michael A. Carusi /s/ Travis Boettner Travis Boettner, Attorney-in-Fact for Jean M. George

/s/ Travis Boettner

Travis Boettner, Attorney-in-Fact for Henry A. Plain, Jr.