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

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 1)*

	(Amenument No. 1)
	Eledon Pharmaceuticals, Inc.
	(Name of Issuer)
	Common Stock
	(Title of Class of Securities)
	28617K901
	(CUSIP Number)
	December 31, 2021
	(Date of Event which Requires Filing of this Statement)
Che	eck the appropriate box to designate the rule pursuant to which this Schedule is filed:
[]	Rule 13d-1(b)
[x]	Rule 13d-1(c)
[]	Rule 13d-1(d)

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).

^{*} 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 the disclosures provided in a prior cover page.

	Names of Re	porting Persons.
	I.R.S. Identif	ication Nos. of above persons (entities only)
		lobal Healthcare Master Fund, LP
	Check the Ap	opropriate Box if a Member of a Group (See Instructions)
	(a) []	
	(b) [x]	
	SEC Use Onl	ly
		r Place of Organization.
	Cayman Islar	nds
		5 Sole Voting Power
		0 shares
		6 Shared Voting Power
	Number	
	of Shares	1,428,598 shares (#)
	Beneficially	
	Owned by	Refer to Item 4 below.
	Each	7 Sole Dispositive Power
	Reporting	
	Person With	0 shares
		8 Shared Dispositive Power
		1,428,598 shares (#)
		Refer to Item 4 below.
	Aggregate Ar	nount Beneficially Owned by Each Reporting Person
	1,428,598 sha	ares (#)
	Refer to Item	4 below.
0	Check if the A	Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
L		ass Represented by Amount in Row (9)*
	9.90% (#)	
	Refer to Item	4 below.
2	Type of Repo PN (Partnersh	rting Person (See Instructions)
		ini

Preferred Stock held by the Reporting Persons, the terms of which limit the extent to which such shares can be converted into

shares of Common Stock. See Item 4 below.

1		porting Persons.
	I.R.S. Identif	ication Nos. of above persons (entities only)
	Cormorant G	Blobal Healthcare GP, LLC
2	Check the Ap	ppropriate Box if a Member of a Group (See Instructions)
	(a) []	
	(b) [x]	
3	SEC Use On	ly
4	Citizenship o	or Place of Organization.
	•	· ·
	Delaware	
		5 Sole Voting Power
		5 conc voting rower
		0 shares
		6 Shared Voting Power
	Number	o Shared voting Lower
	of Shares	1,428,598 shares (#)
	Beneficially	1,420,550 shales (#)
	Owned by	Refer to Item 4 below.
	Each	7 Sole Dispositive Power
	Reporting	/ Sole Dispositive Fower
	Person With	0 shares
	i cison vviui	8 Shared Dispositive Power
		o Shared Dispositive Power
		1.428.508 charge (#)
		1,428,598 shares (#) Refer to Item 4 below.
		Refer to item 4 below.
9	Aggregate Ar	nount Beneficially Owned by Each Reporting Person
	1 420 500 -1-	(H)
	1,428,598 sha	
10	Refer to Item	
10		Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
	[] N/A	D (O)
11	Percent of Cla	ass Represented by Amount in Row (9)*
	0.000/ (11)	
	9.90% (#)	
40	Refer to Item	
12	Type of Repo	rting Person (See Instructions)
	00 (1: : 1	
		Liability Company)
		e additional shares of Common Stock issuable upon the conversion of shares of Series X1 Convertible
		d by the Reporting Persons, the terms of which limit the extent to which such shares can be converted into
shar	es of Common S	Stock. See Item 4 below.

1		porting Persons. ication Nos. of above persons (entities only)
		sset Management, LP
2	(a) []	opropriate Box if a Member of a Group (See Instructions)
	(b) [x]	
3	SEC Use On	
4	Citizensnip o	or Place of Organization.
	Delaware	
		5 Sole Voting Power
		0 shares
	NT 1	6 Shared Voting Power
	Number of Shares	
	Beneficially	1,428,598 shares (#)
	Owned by	Refer to Item 4 below.
	Each	7 Sole Dispositive Power
	Reporting	0 shares
	Person With	8 Shared Dispositive Power
		1,428,598 shares (#)
		Refer to Item 4 below.
9	Aggregate Aı	mount Beneficially Owned by Each Reporting Person
	1,428,598 sha	ares (#)
	Refer to Item	
10	Check if the A	Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
11	Percent of Cl	ass Represented by Amount in Row (9)*
	9.90% (#)	
	Refer to Item	4 below.
12		orting Person (See Instructions)
	PN (Partnersl	nip)
(#) 1		e additional shares of Common Stock issuable upon the conversion of shares of Series X1 Convertible
		d by the Reporting Persons, the terms of which limit the extent to which such shares can be converted into
		Stock. See Item 4 below.
3		

1		porting Persons.
	I.R.S. Identif	cication Nos. of above persons (entities only)
	Bihua Chen	
2		ppropriate Box if a Member of a Group (See Instructions)
	(a) [] (b) [x]	
3	(b) [x] SEC Use On	lv
4		or Place of Organization.
	United States	5
		5 Sole Voting Power
		0 shares
	Number	6 Shared Voting Power
	of Shares	1 420 500 days (II)
	Beneficially	1,428,598 shares (#) Refer to Item 4 below.
	Owned by	7 Sole Dispositive Power
	Each Reporting	, soite Bispositate Forter
	Reporting Person With	0 shares
	i cison with	8 Shared Dispositive Power
		1,428,598 shares (#)
		Refer to Item 4 below.
9	Aggregate Ar	mount Beneficially Owned by Each Reporting Person
	1,428,598 sha	ares (#)
	Refer to Item	4 below.
10	Check if the A	Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
11	Percent of Cla	ass Represented by Amount in Row (9)*
	9.90% (#)	
12	Refer to Item	4 below. orting Person (See Instructions)
12	туре от Керо	תנוון רפוסטוו (שפר וווטונונכונטווש)
	IN (Individua	,
		e additional shares of Common Stock issuable upon the conversion of shares of Series X1 Convertible
		d by the Reporting Persons, the terms of which limit the extent to which such shares can be converted into
shar	es of Common S	Stock. See Item 4 below.

Item 1.

(a) Name of Issuer Eledon Pharmaceuticals, Inc.

(b) Address of Issuer's Principal Executive Offices

19900 MacArthur Blvd., Suite 550 Irvine, CA 92612

Item 2.

(a) Name of Person Filing
Cormorant Global Healthcare Master Fund, LP
Cormorant Global Healthcare GP, LLC
Cormorant Asset Management, LP
Bihua Chen

(b) Address of Principal Business Office or, if none, Residence 200 Clarendon Street, 52nd Floor Boston, MA 02116

(c) Citizenship

Cormorant Global Healthcare Master Fund, LP - Cayman Islands Cormorant Global Healthcare GP, LLC - Delaware Cormorant Asset Management, LP - Delaware Bihua Chen - United States

(d) Title of Class of Securities Common Stock

(e) CUSIP Number 28617K901

Item 3.	If th	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:		
(a)				
	[]	Broker or dealer registered under section 15 of the Act (15 U.S.C. 78o).		
(b)				
(b)	[]	Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).		
(c)		Insurance Company as defined in Section 3(a)(19) of the Act		
(d)		Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).		
(e)	[]	An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);		
(f)	[]	An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);		
(g)	[]	A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G);		
(h)	[]	A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);		
(i)	[]	A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);		
(j)	[]	A non-U.S. institution in accordance with §240.13d–1(b)(1)(ii)(J);		
(k)	[]	Group, in accordance with §240.13d-1(b)(1)(ii)(K).		
Item 4. Ownership***				
	Provide ed in Ite	the following information regarding the aggregate number and percentage of the class of securities of the issuer em 1.		
(a)	Amoun	t Beneficially Owned***		
	Cormo	rant Global Healthcare Master Fund, LP – 1,428,598 shares (#)		
		rant Global Healthcare GP, LLC – 1,428,598 shares (#)		
		rant Asset Management, LP – 1,428,598 shares (#)		
	Dillua (Chen – 1,428,598 shares (#)		
(b)	Percent of Class			
	Cormo	rant Global Healthcare Master Fund, LP – 9.90% (#)		
		rant Global Healthcare GP, LLC – 9.90% (#)		
		rant Asset Management, LP – 9.90% (#)		
	Binua	Chen – 9.90% (#)		
(c)	Number of shares as to which such person has:			
	(i)	sole power to vote or to direct the vote		
		Cormorant Global Healthcare Master Fund, LP - 0 shares		
		Cormorant Global Healthcare GP, LLC - 0 shares		
		Cormorant Asset Management, LP - 0 shares		
		Bihua Chen - 0 shares		
	(ii)	shared power to vote or to direct the vote		
	(11)	Cormorant Global Healthcare Master Fund, LP – 1,428,598 shares (#)		
		Cormorant Global Healthcare GP, LLC $-1,428,598$ shares (#)		
		Cormorant Asset Management, LP – 1,428,598 shares (#)		
		Bihua Chen – 1,428,598 shares (#)		
	(iii)	sole power to dispose or to direct the disposition of		
		Cormorant Global Healthcare Master Fund, LP - 0 shares		
		Cormorant Global Healthcare GP, LLC - 0 shares		
		Cormorant Asset Management, LP - 0 shares		
		Bihua Chen - 0 shares		
		Dillua Cileii - 0 Silaies		
	(iv)	shared power to dispose or to direct the disposition of		
		Cormorant Global Healthcare Master Fund, $LP - 1,428,598$ shares (#)		
		Cormorant Global Healthcare GP, LLC – 1,428,598 shares (#)		
		Cormorant Asset Management, LP – 1,428,598 shares (#)		
		Bihua Chen – 1,428,598 shares (#)		

*** Shares reported herein for Cormorant Asset Management, LP represent shares which are beneficially by Cormorant Global Healthcare Master Fund, LP (the "Master Fund") as reported herein. Cormorant Global Healthcare GP, LLC serves as the general partner of the Master Fund. Cormorant Asset Management, LP serves as the investment manager to the Master Fund. Bihua Chen serves as the managing member of Cormorant Global Healthcare GP, LLC and the general partner of Cormorant Asset Management, LP. Each of the Reporting Persons disclaims beneficial ownership of the shares reported herein except to the extent of its or his pecuniary interest therein.

(#) Does not include additional shares of common stock of the Issuer ("Common Stock") issuable upon the conversion of shares of Series X1 Preferred stock of the Issuer ("Preferred Stock") owned by the Master Fund. Under its terms, the Preferred Stock may be converted to Common Stock only to the extent that such conversion would not cause the holder thereof, together with its affiliates and any other person or entity acting as a group, to beneficially own in excess of 9.9% (subject to adjustment in accordance with the terms of the Preferred Stock) of the shares of Common Stock then outstanding. If not for such limitation on conversion, the Reporting Persons would beneficially own in excess of 9.9% of the Issuer's outstanding shares of Common Stock.

The percentages reported herein with respect to the Reporting Persons' holdings are based upon a statement in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2021, as filed with the Securities and Exchange Commission on November 12, 2021, that there were 14,306,788 shares of Common Stock outstanding as of November 8, 2021.

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 [].

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 of the Group

Not applicable.

Item 9. Notice of Dissolution of 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.

Exhibits Exhibit

Joint Filing Agreement by and among the Reporting Persons, incorporated by reference to Exhibit 99.1 to the Schedule 13G filed by the Reporting Persons with the Securities and Exchange Commission on January 4, 2021.

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.

February 14, 2022

CORMORANT GLOBAL HEALTHCARE MASTER FUND, LP By: Cormorant Global Healthcare GP, LLC its General Partner

By: <u>/s/ Bihua Chen</u> Bihua Chen, Managing Member

CORMORANT GLOBAL HEALTHCARE GP, LLC

By: <u>/s/ Bihua Chen</u> Bihua Chen, Managing Member

CORMORANT ASSET MANAGEMENT, LP By: Cormorant Asset Management GP, LLC its General Partner

By: <u>/s/ Bihua Chen</u> Bihua Chen, Managing Member

<u>/s/ Bihua Chen</u> Bihua Chen