UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 7)*

ImmunityBio, Inc.

(Name of Issuer)

Common Stock, par value \$0.0001 per share (Title of Class of Securities)

> 45256X103 (CUSIP Number)

Cambridge Equities, LP Attn: Charles Kenworthy 9922 Jefferson Boulevard Culver City, California 90232 (310) 836-6400

With a copy to:

Martin J. Waters Thomas E. Hornish Wilson Sonsini Goodrich & Rosati Professional Corporation 12235 El Camino Real San Diego, California 92130 (858) 350-2300 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

> August 31, 2022 (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 §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box:

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)	(1) NAMES OF REPORTING PERSONS		
	Cambridg	ge Equit	ies, LP
(2)	CHECK 7	THE AI	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)
	(a) 🗆	(b) 🗵	
(3)	SEC USE		,
(3)	SEC USE	UNLI	
(4)	SOURCE	OF FU	NDS (see instructions)
	WC, AF, 0	-	
(5)	CHECK I	F DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)
(6)	CITIZEN	SHIP C	PR PLACE OF ORGANIZATION
	Delaware		
	Delastare	(7)	SOLE VOTING POWER
NUU			
	MBER OF HARES		None (See Item 5)
	EFICIALLY	(8)	SHARED VOTING POWER
OW	NED BY		261,705,814 shares (See Item 5)
	EACH	(9)	SOLE DISPOSITIVE POWER
	ORTING	(3)	
	ERSON WITH:		None (See Item 5)
	v I I I I.	(10)	SHARED DISPOSITIVE POWER
			261,705,814 shares (See Item 5)
(11)	AGGREO	GATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	0.01 505 (014 1	
(12)			res (See Item 5) AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)
(12)	UTEUK	IF I HE	AGGREGALE AWOUNT IN ROW (II) EACLODES CERTAIN SHARES (See IIISITUCIOIIS)
(13)	PERCEN	IT OF C	CLASS REPRESENTED BY AMOUNT IN ROW (11)
	65.4% (S	ee Item	5)*
(14)	TYPE OF	F REPC	ORTING PERSON (see instructions)
	PN		
	PIN		

* This percentage is calculated based upon (x) 261,705,814 shares of the Issuer's Common Stock (as defined below) beneficially owned by the Cambridge Equities, LP ("Cambridge Equities"), divided by (y) 400,304,106 shares of the Issuer's Common Stock outstanding, as set forth in the Issuer's Quarterly Report on Form 10-Q for the period ended June 30, 2022, filed with the Securities and Exchange Commission (the "SEC") on August 8, 2022.

(1)	NAMES (OF REP	PORTING PERSONS
	MP 13 Ve	entures.	LLC
(2)			PROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)
	(a) 🗆	(b) 🗵	
(3)	SEC USE		
(4)			NDS (see instructions)
	AF (See It		
(5)	CHECK I	IF DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)
(6)	CITIZEN	SHIP O	R PLACE OF ORGANIZATION
	Delaware		
		(7)	SOLE VOTING POWER
-	MBER OF HARES	1.5	None (See Item 5)
_	EFICIALLY	(8)	SHARED VOTING POWER
	NED BY		261,705,814 shares (See Item 5)
	EACH	(9)	SOLE DISPOSITIVE POWER
	PORTING ERSON		
	WITH:		None (See Item 5)
		(10)	SHARED DISPOSITIVE POWER
			261,705,814 shares (See Item 5)
(11)	AGGREO	GATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	0.01 505 1		
(12)			res (See Item 5) AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)
(12)	CHECK	IF I TE	AGGREGATE ANIOUNT IN ROW (11) EACLUDES CERTAIN SHARES (See IIISIIIICIIOIIS)
(13)	PERCEN	IT OF C	CLASS REPRESENTED BY AMOUNT IN ROW (11)
	65.4% (S	ee Item	5)*
(14)	TYPE OF	F REPO	RTING PERSON (see instructions)
	00		

* This percentage is calculated based upon (x) 261,705,814 shares of the Issuer's Common Stock held by Cambridge Equities, divided by (y) 400,304,106 shares of the Issuer's Common Stock outstanding, as set forth in the Issuer's Quarterly Report on Form 10-Q for the period ended June 30, 2022, filed with the SEC on August 8, 2022. MP 13 Ventures, LLC ("MP 13 Ventures") may be deemed to beneficially own, and share voting power and investment power with Cambridge Equities over, all shares of the Issuer's Common Stock beneficially owned by Cambridge Equities.

(1)	NAMES (OF REP	PORTING PERSONS
	NantWork	s, LLC	
(2)			PROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)
	(a) 🗆	(b) 🗵	
(3)	SEC USE	ONLY	
(4)	SOURCE	OF FU	NDS (see instructions)
	OO (See I		
(5)	CHECK I	F DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)
(6)	CITIZEN	SHIP O	R PLACE OF ORGANIZATION
	Delaware		
		(7)	SOLE VOTING POWER
NUN	MBER OF		None (See Item 5)
	HARES	(8)	SHARED VOTING POWER
	EFICIALLY NED BY		
	EACH	(9)	35,788,231 shares (See Item 5) SOLE DISPOSITIVE POWER
	ORTING ERSON	(3)	
	WITH:		None (See Item 5)
		(10)	SHARED DISPOSITIVE POWER
			35,788,231 shares (See Item 5)
(11)	AGGREC	GATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	35,788.23	31 share	es (See Item 5)
(12)			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)
(13)		T OF C	CLASS REPRESENTED BY AMOUNT IN ROW (11)
(14)	8.4% (See)* PRTING PERSON (see instructions)
(1)	111101		
	00		

This percentage is calculated based upon (x) the sum of (i) 9,849,142 shares of the Issuer's Common Stock that NantWorks, LLC ("NantWorks") has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; (ii) 8,383,414 shares of the Issuer's Common Stock held by NantBio, Inc. ("NantBio"); (iii) 10,498,134 shares of the Issuer's Common Stock that NantMobile, LLC ("NantMobile") has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; and (iv) 7,057,541 shares of the Issuer's Common Stock that NantCancerStemCell, LLC ("NantCancerStemCell") has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note divided by (y) the sum of (i) 400,304,106 shares of the Issuer's Common Stock outstanding, as set forth in the Issuer's Quarterly Report on Form 10-Q for the period ended June 30, 2022, filed with the SEC on August 8, 2022; (ii) 9,849,142 shares of the Issuer's Common Stock that NantWorks has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; (iii) 10,498,134 shares of the Issuer's Common Stock that NantWorks has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; (iii) 10,498,134 shares of the Issuer's Common Stock that NantWorks has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; (iii) 10,498,134 shares of the Issuer's Common Stock that NantWorks has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; (iii) 10,498,134 shares of the Issuer's Common Stock that NantCancerStemCell has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; (iii) 10,498,134 shares of the Issuer within 60 days of August

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(1)	NAMES (OF REP	PORTING PERSONS
	Nant Capi		
(2)		ГНЕ АР	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)
	(a) 🗆	(b) 🗵	
(3)	SEC USE	ONLY	
(4)	SOURCE	OF FU	NDS (see instructions)
	OO (See I		
(5)	CHECK I	F DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)
(6)	CITIZEN	SHIP O	R PLACE OF ORGANIZATION
	Delaware		
I		(7)	SOLE VOTING POWER
NUI	MBER OF		None (See Item 5)
	HARES EFICIALLY	(8)	SHARED VOTING POWER
	NED BY		28,267,710 shares (See Item 5)
	EACH	(9)	SOLE DISPOSITIVE POWER
	PORTING ERSON	(-)	
	WITH:		None (See Item 5)
		(10)	SHARED DISPOSITIVE POWER
			28,267,710 shares (See Item 5)
(11)	AGGREO	GATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	28.267.71	10 share	es (See Item 5)
(12)			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)
(13)		T OF C	CLASS REPRESENTED BY AMOUNT IN ROW (11)
	6.6% (Se	e Item 5	2)*
(14)			RTING PERSON (see instructions)
	00		
	00		

* This percentage is calculated based upon (x) the sum of (i) 100,000 shares of the Issuer's Common Stock held by Nant Capital, LLC ("Nant Capital"); and (ii) 28,167,710 shares of the Issuer's Common Stock that Nant Capital has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of certain promissory notes divided by (y) the sum of (i) 400,304,106 shares of the Issuer's Common Stock outstanding, as set forth in the Issuer's Quarterly Report on Form 10-Q for the period ended June 30, 2022, filed with the SEC on August 8, 2022; and (ii) 28,167,710 shares of the Issuer's Common Stock that Nant Capital has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of certain promissory notes.

(1)	NAMES (OF REF	PORTING PERSONS
			l Equity, LLC
(2)		ГНЕ АР	PROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)
	(a) 🗆	(b) 🗵	
(3)	SEC USE	ONLY	
(4)	SOURCE	OF FU	NDS (see instructions)
	OO (See I		
(5)	CHECK I	F DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)
(6)	CITIZEN	SHIP O	R PLACE OF ORGANIZATION
	Delaware		
I		(7)	SOLE VOTING POWER
NUN	MBER OF		None (See Item 5)
	HARES	(8)	SHARED VOTING POWER
	EFICIALLY NED BY		
	EACH	101	72,032,100 shares (See Item 5)
REF	ORTING	(9)	SOLE DISPOSITIVE POWER
	ERSON WITH:		None (See Item 5)
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(10)	SHARED DISPOSITIVE POWER
			72,032,100 shares (See Item 5)
(11)	AGGREO	GATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	72 032 10)0 share	es (See Item 5)
(12)			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)
(12)			CLASS REPRESENTED BY AMOUNT IN ROW (11)
(13)	PERCEN	II OF C	LASS REPRESENTED BY AMOUNT IN ROW (II)
	15.8% (S		
(14)	TYPE OF	F REPO	RTING PERSON (see instructions)
	00		
L			

This percentage is calculated based upon (x) the sum of (i) 7,976,159 shares of the Issuer's Common Stock held by California Capital Equity, LLC ("California Capital"); (ii) 9,849,142 shares of the Issuer's Common Stock that NantWorks has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; (iii) 100,000 shares of the Issuer's Common Stock held by Nant Capital; (iv) 28,167,710 shares of the Issuer's Common Stock that Nant Capital has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of certain promissory notes; (v) 8,383,414 shares of the Issuer's Common Stock held by NantBio, (vi) 10,498,134 shares of the Issuer's Common Stock that NantMobile has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; and (vii) 7,057,541 shares of the Issuer's Common Stock that NantCancerStemCell has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note divided by (y) the sum of (i) 400,304,106 shares of the Issuer's Common Stock outstanding, as set forth in the Issuer's Quarterly Report on Form 10-Q for the period ended June 30, 2022, filed with the SEC on August 8, 2022; (ii) 9,849,142 shares of the Issuer's Common Stock that NantWorks has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; (iii) 28,167,710 shares of the Issuer's Common Stock that Nant Capital has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of certain promissory notes; (iv) 10,498,134 shares of the Issuer's Common Stock that NantMobile has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; and (v) 7,057,541 shares of the Issuer's Common Stock that NantCancerStemCell has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note. NantWorks and Nant Capital are wholly-owned subsidiaries of California Capital. NantBio, NantMobile, and NantCancerStemCell are majorityowned subsidiaries of NantWorks. California Capital shares voting and dispositive power over the shares beneficially owned by NantWorks, NantBio, NantMobile, NantCancerStemCell, and Nant Capital. California Capital disclaims beneficial ownership of the shares of the Issuer's Common Stock beneficially owned by NantWorks, NantBio, NantMobile, NantCancerStemCell, and Nant Capital except to the extent of their pecuniary interest.

13D

(1)	NAMES (OF REPORTING PERSONS
		oon-Shiong
(2)	CHECK 7	THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)
	(a) 🗆	(b) 🗵
(3)	SEC USE (
(3)	JEC USE (
(4)	SOURCE	E OF FUNDS (see instructions)
		OO (See Item 3)
(5)	CHECK I	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)
(6)	CITIZEN	ISHIP OR PLACE OF ORGANIZATION
	United Sta	ates of America (7) SOLE VOTING POWER
	MBER OF	30,399,996 (See Item 5)
	HARES EFICIALLY	(8) SHARED VOTING POWER
OV	VNED BY	339,356,240 shares (See Item 5)
	EACH PORTING	(9) SOLE DISPOSITIVE POWER
	ERSON	
	WITH:	30,399,996 (See Item 5) (10) SHARED DISPOSITIVE POWER
		339,356,240 shares (See Item 5)
(11)	AGGREO	GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	369,756,2	236 shares
(12)		IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)
(13)		IT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	80.9% (S	See Item 5)*
(14)		F REPORTING PERSON (see instructions)
	IN	

This percentage is calculated based upon (x) the sum of (i) 29,473,932 shares of the Issuer's Common Stock held by Dr. Patrick Soon-Shiong; (ii) 926,064 shares of the Issuer's Common Stock that Dr. Soon-Shiong has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the exercise of vested options; (iii) 261,705,814 shares of the Issuer's Common Stock held by the Cambridge Equities; (iv) 7,976,159 shares of the Issuer's Common Stock held by California Capital; (v) 9,849,142 shares of the Issuer's Common Stock that NantWorks has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; (vi) 100,000 shares of the Issuer's Common Stock held by Nant Capital; (vii) 28,167,710 shares of the Issuer's Common Stock that Nant Capital has the right to acquire from the issuer within 60 days of August 31, 2022 pursuant to the conversion of certain promissory notes; (viii) 8,383,414 shares of the Issuer's Common Stock held by NantBio; (ix) 10,498,134 shares of the Issuer's Common Stock that NantMobile has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; (x) 7,057,541 shares of the Issuer's Common Stock that NantCancerStemCell has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; and (xi) 5,618,326 shares of the Issuer's Common Stock held by the Chan Soon-Shiong Family Foundation divided by (y) the sum of (i) 400,304,106 shares of the Issuer's Common Stock outstanding, as set forth in the Issuer's Quarterly Report on Form 10-Q for the period ended June 30, 2022, filed with the SEC on August 8, 2022; (ii) 926,064 shares of the Issuer's Common Stock that Dr. Soon-Shiong has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the exercise of vested options; (iii) 9,849,142 shares of the Issuer's Common Stock that NantWorks has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; (iv) 28,167,710 shares of the Issuer's Common Stock that Nant Capital has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of certain promissory notes; (v) 10,498,134 shares of the Issuer's Common Stock that NantMobile has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note; and (vi) 7,057,541 shares of the Issuer's Common Stock that NantCancerStemCell has the right to acquire from the Issuer within 60 days of August 31, 2022 pursuant to the conversion of a promissory note. Dr. Soon-Shiong may be deemed to beneficially own, and share voting power and investment power over, all shares of the Issuer's Common Stock beneficially owned by Cambridge Equities, California Capital, NantWorks, NantBio, NantMobile, NantCancerStemCell, Nant Capital, and the Chan Soon-Shiong Family Foundation. Dr. Soon-Shiong disclaims beneficial ownership of the shares of the Issuer's Common Stock beneficially owned by Cambridge Equities, California Capital, NantWorks, NantBio, NantMobile, NantCancerStemCell, Nant Capital, and the Chan Soon-Shiong Family Foundation except to the extent of his pecuniary interest.

Explanatory Note: This Amendment No. 7 amends and supplements the Schedule 13D (as so amended, this "Schedule 13D") filed with the Securities and Exchange Commission (the "SEC") on August 31, 2015, by the Reporting Persons (as defined below), with respect to the common stock, par value \$0.0001 per share ("Common Stock"), of ImmunityBio, Inc. (formerly known as NantKwest, Inc.), a Delaware corporation (the "Issuer"), as amended by Amendment No. 1 thereto filed with the SEC on October 23, 2015, Amendment No. 2 thereto filed with the SEC on July 11, 2016, Amendment No. 3 thereto filed with the SEC on April 1, 2019, Amendment No. 4 thereto filed with the SEC on June 29, 2020, Amendment No. 5 thereto filed with the SEC on December 21, 2020, and Amendment No. 6 thereto filed with the SEC on March 12, 2021. Capitalized terms used herein and not otherwise defined in this Amendment No. 7 have the meanings set forth in the Schedule 13D. Among other things, this Amendment No. 7 adds Nant Capital, LLC as a Reporting Person and removes the Chan Soon-Shiong Family Foundation and NantBio, Inc. as Reporting Persons.

Item 2. Identity and Background.

Item 2 of this Schedule 13D is hereby amended and restated as follows:

- (a), (f) This Schedule 13D is being filed jointly by:
- (i) Dr. Patrick Soon-Shiong, a natural person and citizen of the United States;
- (ii) Cambridge Equities, LP, a limited partnership organized under the laws of the State of Delaware ("Cambridge Equities");
- (iii) MP 13 Ventures, LLC, a limited liability company organized under the laws of the State of Delaware ("MP 13 Ventures");
- (iv) NantWorks, LLC, a limited liability company organized under the laws of the State of Delaware ("NantWorks");
- (v) Nant Capital, LLC, a limited liability company organized under the laws of the State of Delaware ("Nant Capital"); and
- (vi) California Capital Equity, LLC, a limited liability company organized under the laws of the State of Delaware ("California Capital")

The persons and entities listed in items (i) through (vi) above are collectively referred to herein as the "Reporting Persons."

The Reporting Persons have entered into a joint filing agreement, a copy of which is attached as Exhibit 99.1.

(b) The address of the principal business and principal office, as applicable, of each of Dr. Patrick Soon-Shiong, Cambridge Equities, MP 13 Ventures, and California Capital is 9922 Jefferson Boulevard, Culver City, California 90232. The address of the principal business and principal office, as applicable, of each of NantWorks, Nant Capital, and Messrs. Kenworthy and Morse is 9920 Jefferson Boulevard, Culver City, California 90232.

(c) The principal business of Cambridge Equities is investment. MP 13 Ventures is the general partner of Cambridge Equities and thus may be deemed to control Cambridge Equities. The principal business of MP 13 Ventures is investment. Dr. Soon-Shiong is the sole member of MP 13 Ventures and thus may be deemed to control MP 13 Ventures and each entity directly or indirectly controlled by MP 13 Ventures (including Cambridge Equities). The principal business of Nant Capital is investment. The principal business of California Capital is investment. California Capital is the sole shareholder of NantWorks and Nant Capital. Dr. Soon-Shiong is the sole member of California Capital and thus may be deemed to control California Capital. Dr. Soon-Shiong is the Executive Chairman and Global Chief Scientific and Medical Officer of the Issuer.

NantWorks is principally engaged in the business of being a holding company for healthcare and technology companies. NantWorks is the majority stockholder of NantBio, NantCancerStemCell, and NantMobile and thus may be deemed to control NantBio, NantCancerStemCell, and NantMobile. NantBio is the majority shareholder of NantCancerStemCell. Dr. Soon-Shiong indirectly beneficially owns all of the equity interests in NantWorks and thus may be deemed to control NantBio, NantBio, NantBio, NantCancerStemCell, and each entity directly or indirectly controlled by NantWorks (including NantBio, NantCancerStemCell, and NantCancerStemCell, and NantCancerStemCell, and each entity directly or indirectly controlled by NantWorks (including NantBio, NantCancerStemCell, and NantCancerStemCell, and NantCancerStemCell, and NantCancerStemCell, and NantCancerStemCell, and NantWorks (including NantBio, NantCancerStemCell, and NantCancerStemCell, and NantWorks) (including NantBio, NantCancerStemCell, and NantCancerStemCell, and NantCancerStemCell, and NantCancerStemCell, and NantCancerStemCell, and NantWorks (including NantBio, NantCancerStemCell, and NantMobile).

(d) During the past five years, none of the Reporting Persons, or to the best knowledge of the Reporting Persons, any of the other persons named in this Item 2, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) During the past five years, none of the Reporting Persons, or to the best knowledge of the Reporting Persons, any of the other persons named in this Item 2, has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding such person was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration.

Item 3 of this Schedule 13D is hereby amended by the addition of the following:

Amendment and Restatement of Fixed-Rate Promissory Notes due September 30, 2025

The Issuer had six outstanding fixed-rate promissory notes with Nant Capital, NantWorks, NantCancerStemCell, and NantMobile in an aggregate amount of \$315.1 million, including accrued interest, as of August 31, 2022. These notes bear interest at rates ranging from 3.0% to 6.0% per annum, provide that the outstanding principal is due and payable on September 30, 2025, and accrued and unpaid interest is payable either upon maturity or, with respect to one of the notes, on a quarterly basis. The Issuer may prepay the outstanding principal amount of any advance under such notes, together with accrued and unpaid interest, at any time, in whole or in part, without premium or penalty, subject to an advance notice period of at least five business days, during which the lender can convert the amount requested to be prepaid by the Issuer into shares of the Issuer's Common Stock, as part of the amendment and restatement described below.

On August 31, 2022, the terms of each fixed-rate promissory note were amended and restated to include a conversion feature that gives each lender the right at any time, at its sole option, to convert the entire outstanding principal amount and accrued and unpaid interest due under each note at the time of conversion into shares of the Issuer's Common Stock at a price of \$5.67 per share. No other material terms or conditions of these fixed-rate promissory notes were modified as part of these amendments.

Item 5. Interest in Securities of the Issuer.

The disclosure in Item 5 is hereby amended and restated as follows:

(a) and (b) Cambridge Equities beneficially owns 261,705,814 shares of the Issuer's Common Stock, representing approximately 65.4% of the outstanding Common Stock. MP 13 Ventures may be deemed to beneficially own, and share voting power and investment power with Cambridge Equities over, all shares of Common Stock beneficially owned by Cambridge Equities.

NantWorks beneficially owns 9,849,142 shares of the Issuer's Common Stock. NantWorks is the majority shareholder of NantBio, which beneficially owns 8,383,314 shares of the Issuer's Common Stock, NantMobile, which has the right to acquire 10,498,134 shares of the Issuer's Common Stock within 60 days of August 31, 2022 pursuant to the conversion of a promissory note, and NantCancerStemCell, which has the right to acquire 7,057,541 shares of the Issuer's Common Stock within 60 days of August 31, 2022 pursuant to the conversion of a promissory note, and as a result may be deemed to beneficially own, and share voting power and investment power over, all of the shares of the Issuer's Common Stock described above as being beneficially owned by NantBio, NantMobile and NantCancerStemCell. As a result, NantWorks may be deemed to beneficially own, in the aggregate, 35,788,231 shares of the Issuer's Common Stock, representing approximately 8.4% of the outstanding Common Stock of the Issuer.

Nant Capital beneficially owns, in the aggregate, 28,267,710 shares of the Issuer's Common Stock, consisting of 100,000 shares of the Issuer's Common Stock directly owned by Nant Capital and 28,167,710 shares of the Issuer's Common Stock that may be acquired by Nant Capital within 60 days of August 31, 2022 pursuant to the conversion of certain promissory notes, representing approximately 6.6% of the outstanding Common Stock of the Issuer.

California Capital beneficially owns 7,976,159 shares of the Issuer's Common Stock. California Capital owns a majority of the shares of NantWorks and Nant Capital and may be deemed to beneficially own, and share voting power and investment power over, all of the shares of the Issuer's Common Stock described above as being beneficially owned by NantWorks, Nant Capital, NantBio, NantMobile and NantCancerStemCell. As a result, California Capital may be deemed to beneficially own, in the aggregate, 72,032,100 shares of the Issuer's Common Stock, representing approximately 15.8% of the outstanding Common Stock of the Issuer.

Dr. Soon-Shiong beneficially owns 30,399,996 shares of the Issuer's Common Stock, which consists of 29,473,932 shares of the Issuer's Common Stock directly owned by Dr. Soon-Shiong and options to purchase a total of 926,064 shares of the Issuer's Common Stock held by Dr. Soon-Shiong that are fully-vested. Dr. Soon-Shiong has the sole power to vote or direct the vote, and the sole power to dispose or direct the disposition, of all such 30,399,996 shares of the Issuer's Common Stock. In addition, Dr. Soon-Shiong may be deemed to beneficially own, and share voting power and investment power over, all shares of the Issuer's Common Stock described above as being beneficially owned by Cambridge Equities, NantWorks, NantBio, NantMobile, NantCancerStemCell, Nant Capital and California Capital, as well as 5,618,326 shares of the Issuer's Common Stock held by the Chan Soon-Shiong Family Foundation, an exempt corporation organized under the laws of the State of Delaware, of which Dr. Soon-Shiong is the Chairman. As a result, Dr. Soon-Shiong may be deemed to beneficially own, in the aggregate, 369,756,236 shares of the Issuer's Common Stock, representing approximately 80.9% of the outstanding Common Stock of the Issuer.

For purposes of this Item 5(a) and (b), the percentages are calculated based upon (x) the shares of the Issuer's Common Stock beneficially owned by the Reporting Person, divided by (y) the sum of (i) 400,304,106 shares of the Issuer's Common Stock outstanding as of August 8, 2022 as provided by the Issuer, and (ii) in the case of (w) NantWorks, an aggregate of 27,404,817 shares of the Issuer's Common Stock issuable to NantWorks, NantMobile and NantCancerStemCell upon the conversion of certain promissory notes, (x) Nant Capital, 28,167,710 shares of the Issuer's Common Stock issuable to Nant Capital upon the conversion of certain promissory notes, (y) California Capital, 55,572,527 shares of the Issuer's Common Stock issuable to NantBio, NantMobile, NantCancerStemCell, and Nant Capital upon the conversion of certain promissory notes and (z) Dr. Soon-Shiong, 55,572,527 shares of the Issuer's Common Stock issuable upon the conversion of certain promissory notes to NantBio, NantMobile, NantCancerStemCell and options to purchase a total of 926,024 shares of the Issuer's Common Stock held by Dr. Soon-Shiong that are fully-vested.

(c) The information set forth in Item 3 of this Schedule 13D is incorporated herein by reference.

(d) To the knowledge of the Reporting Persons, other than as described in this Schedule 13D, no other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of the shares owned by it.

(e) Not applicable.

Item 7. Material to be Filed as Exhibits.

The following documents are filed as exhibits:

Exhibit <u>Number</u>	Description
99.1*	Joint Filing Agreement, dated as of December 6, 2022, by and among Cambridge Equities, LP, MP 13 Ventures, LLC, NantWorks, LLC, Nant Capital, LLC, California Capital Equity, LLC, and Patrick Soon-Shiong.
99.2	Nominating Agreement by and between the Issuer and Cambridge Equities, LP, dated June 18, 2015 (incorporated by reference to Exhibit 4.1 to the Issuer's Registration Statement on Form S-1 (File No. 333-205124) filed with the SEC on June 19, 2015).
99.3	Registration Rights Agreement by and between the Issuer and Cambridge Equities, LP, dated December 23, 2014 (incorporated by reference to Exhibit 4.3 to the Issuer's Registration Statement on Form S-1 (File No. 333-205124) filed with the SEC on June 19, 2015).

* Filed herewith.

SIGNATURE

After reasonable inquiry and to the best of the knowledge and belief of the undersigned, the information set forth in this statement is true, complete and correct.

Dated: December 6, 2022

CAMBRIDGE EQUITIES, LP

By: MP 13 Ventures, LLC, its General Partner

By: /s/ Charles Kenworthy Its: Manager

MP 13 VENTURES, LLC

By: /s/ Charles Kenworthy Its: Manager

NANTWORKS, LLC

By: <u>/s/ Robert Morse</u> Its: CFO

NANT CAPITAL, LLC

By: /s/ Charles Kenworthy Its: Manager

CALIFORNIA CAPITAL EQUITY, LLC

By: /s/ Charles Kenworthy Its: Manager

PATRICK SOON-SHIONG

/s/ Patrick Soon-Shiong

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k)(1) promulgated under the Securities Exchange Act of 1934, as amended, the undersigned agree to the joint filing on behalf of each of them of a Schedule 13D (including any and all amendments thereto) with respect to the common stock, par value \$0.0001 per share, of ImmunityBio, Inc., and further agree that this Joint Filing Agreement shall be included as an exhibit to such joint filings.

The undersigned further agree that each party hereto is responsible for the timely filing of such Schedule 13D and any amendments thereto, and for the completeness and accuracy of the information concerning such party contained therein; provided that no party is responsible for the completeness or accuracy of the information concerning any other filing party, unless such party knows or has reason to believe that such information is inaccurate.

This Joint Filing Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original instrument, but all of such counterparts together shall constitute but one agreement.

[Signature Page Follows]

In evidence thereof the undersigned, being duly authorized, hereby execute this Joint Filing Agreement as of December 6, 2022.

CAMBRIDGE EQUITIES, LP

By: MP 13 Ventures, LLC, its General Partner

By: /s/ Charles Kenworthy Its: Manager

MP 13 VENTURES, LLC

By: /s/ Charles Kenworthy Its: Manager

NANTWORKS, LLC

By: /s/ Robert Morse Its: CFO

NANT CAPITAL, LLC

By: /s/ Charles Kenworthy Its: Manager

CALIFORNIA CAPITAL EQUITY, LLC

By: /s/ Charles Kenworthy Its: Manager

PATRICK SOON-SHIONG

/s/ Patrick Soon-Shiong