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

# **SCHEDULE 13G**

## (Amendment No. 2)\*

#### **Under the Securities Exchange Act of 1934**

UroGen Pharma Ltd.

(Name of Issuer)

Ordinary Shares, par value NIS 0.01 per share

(Title of Class of Securities)

M96088105

(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:

- □ Rule 13d-1(b)
- Rule 13d-1(c)
- □ Rule 13d-1(d)

\*The remainder of this cover page shall be filled out of 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 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, as amended (the "<u>Act</u>") 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       NAME OF REPORTING PERSON         2       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP         (a)       -         (b)       -         3       SEC USE ONLY         4       CITIZENSHIP OR PLACE OF ORGANIZATION         Delaware       -         5       SOLE VOTING POWER         -0       -         SHARES       -         BENEFICIALLY       6         SHARED       5         SOLE VOTING POWER         -0.       -         SHARED       -         PERSON       7         SOLE DISPOSITIVE POWER         -0.       -         8       SHARED DISPOSITIVE POWER         -0.       -         8       SHARED DISPOSITIVE POWER         -0.       -         8       SHARED DISPOSITIVE POWER         -0.       8         SHARED DISPOSITIVE POWER         -0.       -         8       SHARED DISPOSITIVE POWER         -0.       -         8       SHARED DISPOSITIVE POWER         -33,139 (See Item 4)       -         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		CUSIP No. M96088	8105	13G	Page 2 of 17		
2       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP <ul> <li>(a) □</li> <li>(b) □</li> <li>3</li> <li>SEC USE ONLY</li> <li>4</li> <li>CITIZENSHIP OR PLACE OF ORGANIZATION             <ul> <li>Delaware</li> <li>5</li> <li>SOLE VOTING POWER</li></ul></li></ul>	1 NAM	IE OF REPORTING	G PERSON	•	•		
(a) □       (b) □         3       SEC USE ONLY         4       CITIZENSHIP OR PLACE OF ORGANIZATION Delaware         5       SOLE VOTING POWER         0       - 0 -         SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:       5       SOLE VOTING POWER         7       SOLE DISPOSITIVE POWER         0       SHARED DISPOSITIVE POWER         533,139 (See Item 4)       533,139 (See Item 4)         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)       10         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	Wild	Wildcat Capital Management, LLC					
3       SEC USE ONLY         4       CITIZENSHIP OR PLACE OF ORGANIZATION         Delaware       5         SOLE VOTING POWER         -0-         SHARES         BENEFICIALLY         OWNED BY         EACH         REPORTING         PERSON         WITH:         8         SHARED DISPOSITIVE POWER         -0-         8         SHARED DISPOSITIVE POWER         533,139 (See Item 4)         9         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []         11       PERCENT O	2 CHE	CK THE APPROP	RIATE BOX IF A	MEMBER OF A GROUP			
(b) □         3       SEC USE ONLY         4       CITIZENSHIP OR PLACE OF ORGANIZATION         Delaware       5         SOLE VOTING POWER         SHARES         BENEFICIALLY         OWNED BY         EACH         REPORTING         PERSON         0         SOLE DISPOSITIVE POWER         0         SHARED DISPOSITIVE POWER         533,139 (See Item 4)         7         SOLE DISPOSITIVE POWER         0         SHARED DISPOSITIVE POWER         533,139 (See Item 4)         9         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	(a) [	1					
3       SEC USE ONLY         4       CITIZENSHIP OR PLACE OF ORGANIZATION         Delaware       5         SOLE VOTING POWER         SHARES         BENEFICIALLY         OWNED BY         EACH         REPORTING         PERSON         WITH:         8         SHARED DISPOSITIVE POWER         533,139 (See Item 4)         7         SOLE DISPOSITIVE POWER         -0-         WITH:         8         SHARED DISPOSITIVE POWER         533,139 (See Item 4)         9         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9							
4       CITIZENSHIP OR PLACE OF ORGANIZATION         Delaware       5         SOLE VOTING POWER         SHARES         BENEFICIALLY         OWNED BY         EACH         REPORTING         PERSON         WITH:         8         SHARED DISPOSITIVE POWER         -0-         8         SHARED DISPOSITIVE POWER         -33,139 (See Item 4)         9         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)         10         CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []         11         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	(b) [	]					
Delaware       5       SOLE VOTING POWER         NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON       6       SHARED VOTING POWER         7       SOLE DISPOSITIVE POWER - 0 -       7       SOLE DISPOSITIVE POWER - 0 -         8       SHARED DISPOSITIVE POWER - 0 -       533,139 (See Item 4)         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON - 533,139 (See Item 4)         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON - 533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	3 SEC	USE ONLY					
NUMBER OF       5       SOLE VOTING POWER         SHARES       - 0 -         BENEFICIALLY       6       SHARED VOTING POWER         OWNED BY       533,139 (See Item 4)         EACH       7       SOLE DISPOSITIVE POWER         PERSON       - 0 -         WITH:       8       SHARED DISPOSITIVE POWER         - 0 -       -         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)       -         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)       -         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	4 CIT	ZENSHIP OR PLA	CE OF ORGANI	ZATION			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON       - 0 -         7       SOLE DISPOSITIVE POWER - 0 -         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 533,139 (See Item 4)         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	Dela	ware					
SHARES       6       SHARED VOTING POWER         BENEFICIALLY       6       SHARED VOTING POWER         OWNED BY       533,139 (See Item 4)       533,139 (See Item 4)         REPORTING       7       SOLE DISPOSITIVE POWER         PERSON       -0 -       -0         WITH:       8       SHARED DISPOSITIVE POWER         533,139 (See Item 4)       533,139 (See Item 4)         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)       533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9		5	SOLE VO	TING POWER			
SHARES       6       SHARED VOTING POWER         BENEFICIALLY       6       SHARED VOTING POWER         OWNED BY       533,139 (See Item 4)       533,139 (See Item 4)         7       SOLE DISPOSITIVE POWER       -0 -         PERSON       -0 -       -0         WITH:       8       SHARED DISPOSITIVE POWER         533,139 (See Item 4)       533,139 (See Item 4)         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)       533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	NUM	BER OF	- 0 -				
OWNED BY EACH REPORTING PERSON WITH:       533,139 (See Item 4)         7       SOLE DISPOSITIVE POWER - 0 -         -0       -         8       SHARED DISPOSITIVE POWER - 33,139 (See Item 4)         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON - 533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	SH	ARES 6	-	VOTING POWER			
EACH       7       SOLE DISPOSITIVE POWER         PERSON       -0         WITH:       8       SHARED DISPOSITIVE POWER         533,139 (See Item 4)       533,139 (See Item 4)         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9		-	F22 120 (C				
REPORTING PERSON WITH:       - 0 -         8       SHARED DISPOSITIVE POWER         533,139 (See Item 4)       533,139 (See Item 4)         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)       533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	E	ACH 7		·			
WITH:       8       SHARED DISPOSITIVE POWER         533,139 (See Item 4)       533,139 (See Item 4)         9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)       533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9		JRIING .					
9       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES          11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9			B SHARED	DISPOSITIVE POWER			
533,139 (See Item 4)         10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9			533,139 (5	see Item 4)			
10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	9 AG0	REGATE AMOUN	IT BENEFICIAL	LY OWNED BY EACH REPORTING PERSO	N		
10       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □         11       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	533.	139 (See Item 4)					
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9							
	L	· · · · · · · · · · · · · · · · · · ·					
$2.41\%^{(1)}$	11 PER	CENT OF CLASS I	REPRESENTED	BY AMOUNT IN ROW 9			
	2.41	𝑘(1)					
12 TYPE OF REPORTING PERSON	12 TYP	E OF REPORTING	PERSON				
IA	IA	IA					

(1) The calculation assumes that there are a total of 22,093,054 ordinary shares, par value NIS 0.01 per share outstanding as of November 4, 2020, as set forth in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2020, filed with the Securities and Exchange Commission (the "<u>SEC</u>") on November 9, 2020.

CUSIP No. M96088105				13G	Page 3 of 17			
1	NAME OF REPORT	TING PEI	RSON					
	Wildcat – Liquid Alp	Wildcat – Liquid Alpha, LLC						
2	CHECK THE APPR	OPRIAT	E BOX IF A	MEMBER OF A GROUP				
	(a) 🗆							
	(b) 🗆							
3	SEC USE ONLY							
4	CITIZENSHIP OR P	PLACE C	OF ORGANI	ZATION				
	Delaware							
	·	5	SOLE VO	TING POWER				
	NUMBER OF		- 0 -					
	SHARES	6	SHARED	VOTING POWER				
1	BENEFICIALLY OWNED BY		148,312					
	EACH	7	-	POSITIVE POWER				
	REPORTING PERSON	,	DOLL DID					
	WITH:		- 0 -					
		8	SHARED	DISPOSITIVE POWER				
	148,312							
9	AGGREGATE AMC	UNT BE	-	LY OWNED BY EACH REPORTING PERSON				
	148,312							
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES							
11	PERCENT OF CLAS	SS REPR	RESENTED	BY AMOUNT IN ROW 9				
	0.67% <sup>(2)</sup>							
12	TYPE OF REPORTI	NG PER	SON					
	00							
L	1							

(2) The calculation assumes that there are a total of 22,093,054 ordinary shares, par value NIS 0.01 per share outstanding as of November 4, 2020, as set forth in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2020, filed with the SEC on November 9, 2020.

	CUSIP No. M96088105			13G	Page 4 of 17		
1	NAME OF REPORT	'ING PEF	RSON				
	Infinity Q Capital Management, LLC						
2	CHECK THE APPR	OPRIATI	E BOX IF A	MEMBER OF A GROUP			
	(a) 🗆						
	(b) 🗆						
3	SEC USE ONLY						
4	CITIZENSHIP OR P	LACE O	F ORGANI	ZATION			
	Delaware						
		5	SOLE VO	TING POWER			
	NUMBER OF		- 0 -				
	SHARES BENEFICIALLY	6	SHARED VOTING POWER				
	OWNED BY		719,146 (S	ee Item 4)			
	EACH REPORTING	7	-	POSITIVE POWER			
	PERSON		- 0 -				
	WITH:	8	÷	DISPOSITIVE POWER			
9	719,146 (S			ee Item 4) LY OWNED BY EACH REPORTING PERSON			
9	AGGREGALE AMO	JUNI DE	INEFICIALI	LI OWNED BI EACH REPORTING PERSON			
	719,146 (See Item 4)						
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					ARES 🗆		
11							
	3.26% <sup>(3)</sup>						
12	TYPE OF REPORTI	NG PFR	SON				
14							
	IA						

(3) The calculation assumes that there are a total of 22,093,054 ordinary shares, par value NIS 0.01 per share outstanding as of November 4, 2020, as set forth in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2020, filed with the SEC on November 9, 2020.

	CUSIP No. M96	6088105		13G	Page 5 of 17		
1	NAME OF REPORT	TING PE	RSON		•		
	Infinity Q Management Equity, LLC						
2	CHECK THE APPR	OPRIAT	E BOX IF A	MEMBER OF A GROUP			
	(a) 🗆						
	(b) 🗆						
3	SEC USE ONLY						
4	CITIZENSHIP OR F	PLACE (	OF ORGANIZ	ZATION			
	Delaware						
		5	SOLE VO	FING POWER			
	NUMBER OF		- 0 -				
	SHARES BENEFICIALLY	6	SHARED	VOTING POWER			
	OWNED BY		719,146 (S	ee Item 4)			
	EACH REPORTING	7	SOLE DIS	POSITIVE POWER			
	PERSON WITH:		- 0 -				
	vv1111.	8	SHARED I	DISPOSITIVE POWER			
	719,146			ee Item 4)			
9	AGGREGATE AMO	DUNT B	ENEFICIALI	LY OWNED BY EACH REPORTING PERSON	N		
	719,146 (See Item 4)						
10	CHECK BOX IF TH	IE AGG	REGATE AM	IOUNT IN ROW (9) EXCLUDES CERTAIN S	HARES 🗆		
11				BY AMOUNT IN ROW 9			
	3.26% <sup>(4)</sup>						
12	TYPE OF REPORTI	ING PEF	SON				
	00						
L							

(4) The calculation assumes that there are a total of 22,093,054 ordinary shares, par value NIS 0.01 per share outstanding as of November 4, 2020, as set forth in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2020, filed with the SEC on November 9, 2020.

	CUSIP No. M96088105			13G	Page 6 of 17		
1	NAME OF REPORT	'ING PER	SON		•		
	Infinity Q Diversified Alpha Fund						
2	CHECK THE APPR	OPRIATE	BOX IF A	MEMBER OF A GROUP			
	(a) 🗆						
	(b) 🗆						
3	SEC USE ONLY						
4	CITIZENSHIP OR P	PLACE OF	FORGANI	ZATION			
	Delaware						
		5	SOLE VO	TING POWER			
	NUMBER OF		- 0 -				
	SHARES		SHARED VOTING POWER				
	BENEFICIALLY OWNED BY		719,146 (S	ee Item 4)			
	EACH REPORTING		-	POSITIVE POWER			
	PERSON		- 0 -				
	WITH:		-	DISPOSITIVE POWER			
9			719,146 (S	ee Item 4) LY OWNED BY EACH REPORTING PERSON			
9			NEFICIAL	LI OWNED BI EACH REPORTING PERSON			
	719,146 (See Item 4)						
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
11				BY AMOUNT IN ROW 9			
	3.26% <sup>(5)</sup>						
12	TYPE OF REPORTIN	NG PERS	ON				
		110					
<u> </u>	IV						

(5) The calculation assumes that there are a total of 22,093,054 ordinary shares, par value NIS 0.01 per share outstanding as of November 4, 2020, as set forth in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2020, filed with the SEC on November 9, 2020.

CUSIP No. M96088105			13G	Page 7 of 17			
1	NAME OF REPORT	ING PERSO	•	•			
	Bonderman Family L	Bonderman Family Limited Partnership					
2	CHECK THE APPR	OPRIATE BC	IF A MEMBER OF A GROUP				
	(a) 🗆						
	(b) 🗆						
	(0)						
3	SEC USE ONLY						
4	CITIZENSHIP OR P	PLACE OF OF	GANIZATION				
	Texas						
		5 SO	E VOTING POWER				
	NUMBER OF	- 0					
F	SHARES BENEFICIALLY	6 SH	RED VOTING POWER				
	OWNED BY	533	.39 (See Item 4)				
	EACH REPORTING	7 SO	E DISPOSITIVE POWER				
	PERSON WITH:	- 0					
	vv1111.						
		8 SH	RED DISPOSITIVE POWER				
		533	39 (See Item 4)				
9	AGGREGATE AMO	OUNT BENEF	CIALLY OWNED BY EACH REPORTING PER	RSON			
	533,139 (See Item 4)						
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
10CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES11PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9							
12	2.41% <sup>(6)</sup> TYPE OF REPORTIN	NC DEDSON					
12		ING FERSUN					
	PN						

(6) The calculation assumes that there are a total of 22,093,054 ordinary shares, par value NIS 0.01 per share outstanding as of November 4, 2020, as set forth in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2020, filed with the SEC on November 9, 2020.

	CUSIP No. M96088105			13G	Page 8 of 17		
1	NAME OF REPORT	ING PERS	ON		•		
	Leonard A. Potter						
2	CHECK THE APPR	OPRIATE E	BOX IF A	MEMBER OF A GROUP			
	(a) 🗆						
	(b) 🗆						
3	SEC USE ONLY						
4	CITIZENSHIP OR P	PLACE OF (	ORGANI	ZATION			
	United States						
		5 S	OLE VO	TING POWER			
	NUMBER OF		0 -				
	SHARES	6 S	SHARED VOTING POWER				
	BENEFICIALLY OWNED BY	1	252 285	(See Item 4)			
	EACH			POSITIVE POWER			
	REPORTING PERSON						
	WITH:		0 -				
		8 S	HARED	DISPOSITIVE POWER			
	1,252,285			(See Item 4)			
9	AGGREGATE AMO	OUNT BENI	EFICIAL	LY OWNED BY EACH REPORTING PERSON			
	1,252,285 (See Item 4)						
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
11	PERCENT OF CLASS REPRESENTED E			BY AMOUNT IN ROW 9			
	5.67% <sup>(7)</sup>						
12	TYPE OF REPORTI	NG PERSO	N				
	IN						
<u> </u>	11						

(7) The calculation assumes that there are a total of 22,093,054 ordinary shares, par value NIS 0.01 per share outstanding as of November 4, 2020, as set forth in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2020, filed with the SEC on November 9, 2020.

	CUSIP No. M96	6088105	13G	Page 9 of 17		
1	NAME OF REPORT	ING PERSON				
	James Velissaris					
2	CHECK THE APPR	OPRIATE BOX	IF A MEMBER OF A GROUP			
	(a) 🗆					
	(b) 🗆					
3	SEC USE ONLY					
4	CITIZENSHIP OR P	PLACE OF ORG	ANIZATION			
	United States					
		5 SOLE	VOTING POWER			
	NUMBER OF	- 0 -				
	SHARES	6 SHAI	ED VOTING POWER			
	BENEFICIALLY OWNED BY					
	EACH		6 (See Item 4)			
	REPORTING	7 SOLE	DISPOSITIVE POWER			
	PERSON WITH:	- 0 -				
		8 SHAI	ED DISPOSITIVE POWER			
		719,1	6 (See Item 4)			
9	AGGREGATE AMC	OUNT BENEFIC	ALLY OWNED BY EACH REPORTING PERSON			
	719,146 (See Item 4)					
10			AMOUNT IN ROW (9) EXCLUDES CERTAIN SH	IARES 🗆		
11	PERCENT OF CLAS	SS REPRESEN	ED BY AMOUNT IN ROW 9			
	3.26% <sup>(8)</sup>					
12	TYPE OF REPORTI	NG PERSON				
	IN					
	IN					

(8) The calculation assumes that there are a total of 22,093,054 ordinary shares, par value NIS 0.01 per share outstanding as of November 4, 2020, as set forth in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2020, filed with the SEC on November 9, 2020.

	CUSIP No. M96088105			13G	Page 10 of 17		
1	NAME OF REPORT	TING PE	RSON				
	Scott H. Lindell	Scott H. Lindell					
2	CHECK THE APPR	OPRIAT	E BOX IF A	MEMBER OF A GROUP			
	(a) 🗆						
	(b) 🗆						
3	SEC USE ONLY						
4	CITIZENSHIP OR F	PLACE (	OF ORGANI	ZATION			
	United States	-	-				
		5	SOLE VO	TING POWER			
	NUMBER OF		- 0 -				
.	SHARES	6	SHARED	VOTING POWER			
1	BENEFICIALLY OWNED BY		719,146 (S	ee Item 4)			
	EACH REPORTING	7	SOLE DIS	POSITIVE POWER			
	PERSON WITH:		- 0 -				
	WIIN.	8	SHARED	DISPOSITIVE POWER			
	719,146 (S			ee Item 4)			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	719,146 (See Item 4)						
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
11	PERCENT OF CLA	SS REPF	RESENTED	BY AMOUNT IN ROW 9			
	3.26% <sup>(9)</sup>						
12	TYPE OF REPORT	ING PER	SON				
	IN						

(9) The calculation assumes that there are a total of 22,093,054 ordinary shares, par value NIS 0.01 per share outstanding as of November 4, 2020, as set forth in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2020, filed with the SEC on November 9, 2020.

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UroGen Pharma Ltd (the "Issuer")

## Item 1(b). Address of Issuer's Principal Executive Offices:

400 Alexander Park Princeton, New Jersey 08540

### Item 2(a). Name of Person Filing:

This Amendment No. 2 to Schedule 13G is being filed jointly on behalf of Wildcat Capital Management, LLC ("<u>Wildcat</u>"), Wildcat – Liquid Alpha, LLC ("<u>WLA</u>"), Infinity Q Capital Management, LLC ("<u>IQCM</u>"), Infinity Q Management Equity, LLC ("<u>IQME</u>"), Infinity Q Diversified Alpha Fund ("<u>IQDA</u>"), Bonderman Family Limited Partnership ("<u>BFLP</u>"), Leonard A. Potter, James Velissaris and Scott H. Lindell (each, a "<u>Reporting Person</u>" and, collectively, the "<u>Reporting Persons</u>") pursuant to Rule 13d-1(k)(1) under the Act. Neither the fact of this filing nor anything contained herein shall be deemed to be an admission by the Reporting Persons that a "group" within the meaning of Section 13(d)(3) of the Act exists.

The agreement required by Rule 13d-1(k)(1)(iii) is filed as Exhibit 1 hereto and is incorporated by reference herein.

## Item 2(b). Address of Principal Business Office or, if none, Residence:

The principal business address of each of Wildcat, IQCM, IQME, IQDA, Leonard A. Potter, James Velissaris and Scott H. Lindell is:

888 7<sup>th</sup> Avenue, 37<sup>th</sup> Floor New York, New York 10106

The principal business address of each of BFLP and WLA is:

301 Commerce Street, Suite 3150 Fort Worth, Texas 76102

# Item 2(c). Citizenship:

See responses to Item 4 on each cover page.

# Item 2(d). Titles of Classes of Securities:

Ordinary Shares, par value NIS 0.01 per share ("Ordinary Shares")

# Item 2(e). CUSIP Number: M96088105

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# Item 3. If This Statement is Filed Pursuant to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person Filing is a(n):

- (a)  $\Box$  Broker or dealer registered under Section 15 of the Exchange Act (15 U.S.C. 780).
- (c) Insurance company as defined in Section 3(a)(19) of the Exchange Act (15 U.S.C. 78c).
- (d) 🛛 Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C 80a-8).
- (e) Investment adviser in accordance with §240.13d-1(b)(1)(ii)(E).
- (f)  $\Box$  Employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F).
- (g) Darent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G).
- (h) 🛛 Savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (13 U.S.C. 1813).
- (i) Church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act (15 U.S.C. 80a-3).
- (j) DNON-U.S. institution in accordance with §240.13d-1(b)(1)(ii)(J).
- (k)  $\Box$  Group in accordance with §240.13d-1(b)(1)(ii)(K).

If filing as a non-U.S. institution in accordance with §240.13d-1(b)(1)(ii)(J), please specify the type of institution:

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## (a) Amount Beneficially Owned:

WLA holds 148,312 shares of Ordinary Shares (the "<u>WLA Shares</u>") and BFLP holds 384,827 shares of Ordinary Shares (the "<u>BFLP Shares</u>"). Wildcat may be deemed to beneficially own the WLA Shares and the BFLP Shares based on having voting power, which includes the power to vote or to direct the voting of such shares, and investment power, which includes the power to dispose, or direct the disposition of, such shares, pursuant to the terms of the WLA operating agreement and BFLP limited partnership agreement and an investment management agreement by and between Wildcat and each of WLA and BFLP, respectively.

IQDA holds 719,146 shares of Ordinary Shares (the "<u>IQDA Shares</u>"). IQCM may be deemed to beneficially own the IQDA Shares based on having voting power, which includes the power to vote or to direct the voting of such shares, and investment power, which includes the power to dispose, or direct the disposition of, such shares, pursuant to the terms of an investment management agreement by and between IQCM and Trust for Advised Portfolios on behalf of IQDA. Pursuant to the terms of the investment management agreement, IQDA (i) delegates investment power with respect to the IQDA Shares to IQCM and (ii) may direct IQCM to proscribe a particular investment, investment strategy or investment type. The investment management agreement can be terminated by either party upon 60 days' prior written notice. As the members of IQCM, BFLP has the right to appoint one manager of IQCM and IQME has the right to appoint two managers of IQCM, and each of BFLP and IQME may be deemed to beneficially own the IQDA Shares. Mr. Velissaris is the sole manager of IQME. Because of the relationship of Mr. Velissaris to IQME, Mr. Velissaris may be deemed to beneficially own the IQDA Shares.

Mr. Potter is an officer and the sole member of Wildcat. Because of the relationship of Mr. Potter to Wildcat, Mr. Potter may be deemed to beneficially own the WLA Shares and the BFLP Shares.

Messrs. Potter, Velissaris and Lindell are co-managers of IQCM, Mr. Potter is the non-executive chairman of IQCM and Messrs. Velissaris and Lindell are each officers of IQCM. Because of the relationship of Messrs. Potter, Velissaris and Lindell to IQCM, each of Messrs. Potter, Velissaris and Lindell may be deemed to beneficially own the IQDA Shares.

IQCM is managed separately and operated independently of Wildcat. IQCM employs its own investment strategy and operates in accordance with its own investment mandate, including the independent exercise of voting and investment powers with respect to securities held directly by IQDA. Accordingly, each Reporting Person disclaims beneficial ownership of any Ordinary Shares beneficially owned by the other Reporting Persons except to the extent of their pecuniary interest therein.

#### (b)Percent of Class:

See responses to Item 11 on each cover page.

## (c) Number of shares as to which such person has:

#### (i) Sole power to vote or to direct the vote:

See responses Item 5 on each cover page.

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

See responses to Item 6 on each cover page.

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

See responses to Item 7 on each cover page.

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

See responses to Item 8 on each cover page.

## 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.

See response to Item 4(a) above.

# 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 each party certifies that, to the best of his or its 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.

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# **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 12, 2021

Wildcat Capital Management, LLC

By: /s/ Leonard A. Potter Name: Leonard A. Potter Title: President Wildcat – Liquid Alpha, LLC By: /s/ Sherri Conn Name: Sherri Conn Title: Vice President Infinity Q Capital Management, LLC By: /s/ James Velissaris Name: James Velissaris Title: Chief Investment Officer Infinity Q Management Equity, LLC By: /s/ James Velissaris Name: James Velissaris Title: Sole Manager Infinity Q Diversified Alpha Fund By: Infinity Q Capital Management, LLC By: /s/ James Velissaris Name: James Velissaris Chief Investment Officer Title: Bonderman Family Limited Partnership /s/ Sherri Conn By: Name: Sherri Conn Title: Vice President

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Leonard A. Potter

By:	/s/ Leonard A. Potter
Nam	e: Leonard A. Potter
Jame	s Velissaris
By:	/s/ James Velissaris
Nam	e: James Velissaris
Scott	H. Lindell
By:	/s/ Scott H. Lindell
Nam	e: Scott H. Lindell

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# Exhibit Index

Exhibit 1

Agreement of Joint Filing by and among Wildcat Capital Management, LLC, Wildcat – Liquid Alpha, LLC, Infinity Q Capital Management, LLC, Infinity Q Management Equity, LLC, Infinity Q Diversified Alpha Fund, Bonderman Family Limited Partnership, Leonard A. Potter, James Velissaris and Scott H. Lindell, dated as of February 12, 2021, as required by Rule 13d-1(k)(1) under the Act.

# AGREEMENT OF JOINT FILING

This joint filing agreement (this "<u>Agreement</u>") is made and entered into as of this 12<sup>th</sup> day of February 2021, by and among Wildcat Capital Management, LLC, Wildcat – Liquid Alpha, LLC, Infinity Q Capital Management, LLC, Infinity Q Management Equity, LLC, Infinity Q Diversified Alpha Fund, Bonderman Family Limited Partnership, Leonard A. Potter, James Velissaris and Scott H. Lindell.

The parties to this Agreement hereby agree to prepare jointly and file timely (and otherwise to deliver as appropriate) all filings on any Form 3, Form 4, Form 5 or Schedule 13D or Schedule 13G, and any and all amendments thereto and any other document relating thereto (collectively, the "<u>Filings</u>") required to be filed by them pursuant to the Securities Exchange Act of 1934, as amended. Each party to this Agreement further agrees and covenants to the other parties that it will fully cooperate with such other parties in the preparation and timely filing (and other delivery) of all such Filings.

This agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first set forth above.

Dated: February 12, 2021

Wildcat Capital Management, LLC

By:	/s/ Leonard A. Potter
Name:	Leonard A. Potter
Title:	President
Wildca	t – Liquid Alpha, LLC
By:	/s/ Sherri Conn
Name:	Sherri Conn
Title:	Vice President
	Q Capital Management, LLC /s/ James Velissaris
Name:	James Velissaris
Title:	Chief Investment Officer
Infinity	Q Management Equity, LLC
By:	/s/ James Velissaris
Name:	James Velissaris
Title:	Sole Manager
	-

Infinity Q Diversified Alpha Fund

By: Infinity Q Capital Management, LLC

By:/s/ James VelissarisName:James VelissarisTitle:Chief Investment Officer

Bonderman Family Limited Partnership

By:/s/ Sherri ConnName:Sherri ConnTitle:Vice President

Leonard A. Potter

By: /s/ Leonard A. Potter Name: Leonard A. Potter

James Velissaris

By: /s/ James Velissaris Name: James Velissaris

Scott H. Lindell

By: /s/ Scott H. Lindell Name: Scott H. Lindell

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