UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE 13G

(Amendment No. 2)*

Under the Securities Exchange Act of 1934

G1 Therapeutics, Inc.

(Name of Issuer)

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

> 3621LQ109 (CUSIP Number)

December 31, 2019 (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 for a reporting person's initial filing of 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.

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Page 2	of 20							
1.	Name of Reporting Person I.R.S. Identification No. of Above Person (Entities Only)							
	Hattera	Hatteras Venture Partners IV SBIC, L.P.						
2.			Appropriate Box if a Member of a Group					
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10.	Check	Box	if the Aggregate Amount in Row (9) Excludes Certain Shares					
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11.			Class Represented by Amount in Row (9)					
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12.	Туре о	f Re	porting Person					
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CUSIP No. 3621LQ109 Page 3 of 20

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CUSIP No. 3621LQ109 Page 4 of 20

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CUSIP No. 3621LQ109 Page 5 of 20

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1.	Name	of R	eporting Person				
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CUSIP No. 3621LQ109 Page 6 of 20

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CUSIP No. 3621LQ109 Page 7 of 20

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CUSIP No. 3621LQ109 Page 10 of 20

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1.	Name	of R	eporting Person					
			tification No. of Above Person (Entities Only)					
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2.			Appropriate Box if a Member of a Group					
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1.	Name	of R	eporting Person			
			ification No. of Above Person (Entities Only)			
	Christy Shaffer					
2.			Appropriate Box if a Member of a Group (b) □			
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1.	Name	of R	eporting Person					
			ification No. of Above Person (Entities Only)					
	Kenne	Kenneth B. Lee						
2.			Appropriate Box if a Member of a Group					
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	Not Ap							
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10.			if the Aggregate Amount in Row (9) Excludes Certain Shares					
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11.	Percen	t of	Class Represented by Amount in Row (9)					
	5.4%							
12.		f Re	porting Person					
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1.	Name	of R	eporting Person		
			tification No. of Above Person (Entities Only)		
	Douglas Reed				
2.			Appropriate Box if a Member of a Group		
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11.	Percen	t of	Class Represented by Amount in Row (9)		
	5.4%				
12.	Type c	of Re	porting Person		
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8	4 01 20					
1.	Name of Reporting Person					
	I.R.S. Identification No. of Above Person (Entities Only)					
	Robert A. Ingram					
2.	Check the Appropriate Box if a Member of a Group					
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	Not Applicable					
3.	SEC Use Only					
4.	Citizenship or Place of Organization					
	United States of America					
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9.	Aggregate Amount Beneficially Owned by Each Reporting Person					
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10.		Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares				
	Not Applicable					
11.	Percent of Class Represented by Amount in Row (9)					
10	5.4%					
12.	Type of Reporting Person					
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Item 1(a) Name of Issuer

G1 Therapeutics, Inc. (the "Issuer")

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

700 Park Office Drive, Suite 200, Research Triangle Park, North Carolina 27709.

Item 2(a) Name of Person Filing

This Amendment No. 2 to Schedule 13G is being filed by:

Hatteras Venture Partners IV SBIC, L.P. ("**HVP SBIC**") Hatteras Venture Advisors IV SBIC, LLC ("**HVA SBIC**") Hatteras NC Fund, L.P. ("**Hatteras Fund**") Hatteras Venture Advisors IV, LLC ("**HVA IV**") Hatteras Venture Partners IV, L.P. ("**HVP IV**") Hatteras Venture Advisors V, LLC ("**HVA V**") Hatteras Venture Partners V, L.P. ("**HVP V**") John C. Crumpler Clay B. Thorp Christy Shaffer Kenneth B. Lee Douglas Reed Robert A. Ingram

(collectively, the "Reporting Persons").

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

280 S. Mangum Street, Suite 350, Durham, North Carolina 27701.

Item 2(c) Citizenship

The Reporting Persons are citizens of:

HVP SBIC — Delaware HVA SBIC — Delaware Hatteras Fund — Delaware HVA IV — North Carolina HVP IV — Delaware HVA V — North Carolina HVP V — Delaware John C. Crumpler — USA Clay B. Thorp — USA Christy Shaffer — USA Kenneth B. Lee — USA Douglas Reed — USA Robert A. Ingram — USA CUSIP No. 3621LQ109 Page 16 of 20

Item 2(d) Title of Class of Securities

Common Stock, par value \$0.0001 per share ("Common Stock")

Item 2(e) CUSIP Number

3621LQ109

Item 3. Filing pursuant to Rules 13d-1(b) or 13d-2(b) or (c)

Not Applicable

Item 4. Ownership

(a) The Reporting Persons are the beneficial owners of an aggregate of 2,016,088 shares of Common Stock, which represents 5.4% of the Issuer's outstanding Common Stock based upon 37,581,512 shares outstanding on October 31, 2019 as reported by the Issuer in its Form 10-Q for the quarterly period ended September 30, 2019 as filed with the Securities and Exchange Commission on November 5, 2019. The Reporting Persons' beneficial ownership consists of 1,910,126 shares of Common Stock held directly by HVP SBIC, 104,967 shares of Common Stock held directly by HVA V.

HVA SBIC is the general partner of HVP SBIC. HVA IV is the general partner of HVP IV and Hatteras Fund. HVA V is the general partner of HVP V. The shares are held directly by HVP SBIC, Hatteras Fund and HVA V. The shares held by HVP SBIC and Hatteras Fund are indirectly held by the individual managing members of the general partners, HVA SBIC and HVA IV, respectively, (collectively, the "**GP Managing Members**"). The GP Managing Members are John C. Crumpler, Clay B. Thorp, Kenneth B. Lee, Douglas Reed and Robert A. Ingram. The GP Managing Members may share voting and dispositive power over the securities directly held by HVP SBIC and Hatteras Fund. The shares held by HVA V are indirectly held by the individual management members of the general partner, HVP V (the "**Managing Members**"). The Management Members are John C. Crumpler, Clay B. Thorp, Christy Shaffer, Douglas Reed and Robert A. Ingram. The Managing Members may share voting and dispositive power over the securities directly held by HVA V.

(b) Percent of class:

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

(i) Sole power to vote or to direct the vote: 0

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

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HVP SBIC — 1,910,126
HVA SBIC — 1,910,126
Hatteras Fund — 104,967
HVA IV — 104,967
HVP IV — 104,967
HVP V — 995
John C. Crumpler — 2,016,088
Clay B. Thorp — 2,016,388
Christy Shaffer — 995
Kenneth B. Lee — 2,015,093
Douglas Reed — 2,016,088
Robert A. Ingram — 2,016,088
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(iii) Sole power to dispose or to direct the disposition of: 0

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

HVP SBIC — 1,910,126 HVA SBIC — 1,910,126 Hatteras Fund — 104,967 HVA IV — 104,967 HVP IV — 104,967 HVA V — 995 HVP V — 995 John C. Crumpler — 2,016,088 Clay B. Thorp — 2,016,388 Christy Shaffer — 995 Kenneth B. Lee — 2,015,093 Douglas Reed — 2,016,088 Robert A. Ingram — 2,016,088

Item 5. Ownership of Five Percent or Less of a Class

Not Applicable

 Item 6.
 Ownership of More than Five Percent on Behalf of Another Person

 Not Applicable

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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, other than activities solely in connection with a nomination under §240.14a-11.

Exhibit Index

Exhibit A – Agreement Regarding the Joint Filing of Schedule 13G is incorporated by reference to Exhibit A to the Schedule 13G filed by the Reporting Persons on February 13, 2018.

Exhibit B – Power of Attorney is incorporated by reference to Exhibit B to the Schedule 13G filed by the Reporting Persons on February 13, 2018.

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.

Date: February 11, 2020

HATTERAS VENTURE PARTNERS IV SBIC, L.P.

- By: Hatteras Venture Advisors IV SBIC, LLC, its general partner
- By: /s/ Clay B. Thorp Manager

HATTERAS VENTURE ADVISORS IV SBIC, LLC

By: /s/ Clay B. Thorp Manager

HATTERAS NC FUND, L.P.

- By: Hatteras Venture Advisors IV, LLC, its general partner
- By: /s/ Clay B. Thorp Manager

HATTERAS VENTURE ADVISORS IV, LLC

By: /s/ Clay B. Thorp Manager

HATTERAS VENTURE PARTNERS IV, L.P.

- By: Hatteras Venture Advisors IV, LLC, its general partner
- By: /s/ Clay B. Thorp Manager

HATTERAS VENTURE ADVISORS V, LLC

By: /s/ Clay B. Thorp Manager

HATTERAS VENTURE PARTNERS V, L.P.

By: Hatteras Venture Advisors V, LLC, its general partner

By: /s/ Clay B. Thorp	/s/ Clay B. Thorp				
Manager					
	*				
John C. Crumpler					
	*				
Clay B. Thorp					
	*				
Christy Shaffer					
	*				
Kenneth B. Lee					
	*				
Douglas Reed					
	*				
Robert A. Ingram					
By: /s/ Clay B. Thorp					

Clay B. Thorp, as Attorney-in-Fact

* This Amendment No. 2 to Schedule 13G was executed by Clay B. Thorp on behalf of the filers listed above pursuant to a Power of Attorney, a copy of which was previously filed with the Reporting Persons' Schedule 13G filed with the SEC on February 13, 2018.