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

Under the Securities Exchange Act of 1934

Olider the Securities Exchange Act of 1954
(Amendment No. 2)*
The Oncology Institute Inc
The Oncology Institute, Inc.
(formerly known as DFP Healthcare Acquisitions Corp.)
(Name of Issuer)
Common Stock, par value \$0.0001 per share
(Title of Class of Securities)
68236X100
(CUSIP Number)
December 31, 2021
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

(Page 1 of 11 Pages)

☐ Rule 13d-1(b) ý 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).

<sup>\*</sup>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.

1	NAME OF REPORTING PERSON				
_	M. H. Davidson & Co.				
2	CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) [		
			(a) 🗌		
			(b) <b>ý</b>		
3	SEC USE ON	LY			
4	CITIZENSHIE	P OR PLACE OF ORGANIZATION			
4	New York				
	5	SOLE VOTING POWER			
	3	0			
NUMBER OF SHARES	6	SHARED VOTING POWER			
BENEFICIALLY	U	2,984 shares of Common Stock issuable upon exercise of warrants			
OWNED BY EACH	7	SOLE DISPOSITIVE POWER			
REPORTING	/	0			
PERSON WITH	0	SHARED DISPOSITIVE POWER			
	8	2,984 shares of Common Stock issuable upon exercise of warrants			
0	AGGREGATE	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
9	2,984 sł	nares of Common Stock issuable upon exercise of warrants			
10	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
10			Ш		
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
11	Less tha	an 0.01%			
	TVDE OF PE	PORTING PERSON			
12	PN	YUKIIING PERSUN			
	1 ***				

1	NAME OF R	NAME OF REPORTING PERSON			
1	Davidson Kempner Partners				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a)   (a)				
			(b) <b>ý</b>		
3	SEC USE ON	SEC USE ONLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION New York				
	5	SOLE VOTING POWER 0			
NUMBER OF SHARES BENEFICIALLY	6	SHARED VOTING POWER 56,441 shares of Common Stock issuable upon exercise of warrants			
OWNED BY EACH REPORTING PERSON WITH	7	SOLE DISPOSITIVE POWER 0			
	8	SHARED DISPOSITIVE POWER 56,441 shares of Common Stock issuable upon exercise of warrants			
9		AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 56,441 shares of Common Stock issuable upon exercise of warrants			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCENT O. 0.08%	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.08%			
12	TYPE OF REPORTING PERSON PN				

Γ	T			
1	NAME OF REPORTING PERSON			
_	Davidson K	empner Institutional Partners, L.P.		
2	CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗆	
_				
			(b) <b>ý</b>	
3	SEC USE ONI	LY .		
4		OR PLACE OF ORGANIZATION		
-	Delaware			
	5	SOLE VOTING POWER		
	3	0		
NUMBER OF		SHARED VOTING POWER		
SHARES BENEFICIALLY	6	125,395 shares of Common Stock issuable upon exercise of warrants		
OWNED BY		•		
EACH	7	SOLE DISPOSITIVE POWER		
REPORTING PERSON WITH		0		
PERSON WITH	8	SHARED DISPOSITIVE POWER		
	U	125,395 shares of Common Stock issuable upon exercise of warrants		
0	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
9	125,395	shares of Common Stock issuable upon exercise of warrants		
	CHECK BOX	TE THE A CODE OF THE AMOUNT IN DOLL OF THE CERTAIN OF A DEC		
10	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		
	DED CENTE OF	CLACC DEDDECENTED BY AMOUNT IN DOM (0)		
11		CLASS REPRESENTED BY AMOUNT IN ROW (9)		
	0.17%			
12	TYPE OF REP	PORTING PERSON		
14	PN			

1	NAME OF RE	EPORTING PERSON			
1	Davidson Kempner International, Ltd.				
2	CHECK THE	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) $\Box$ (b) $\acute{y}$			
3	SEC USE ON	SEC USE ONLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION British Virgin Islands				
	5	SOLE VOTING POWER 0			
NUMBER OF SHARES BENEFICIALLY	6	SHARED VOTING POWER 133,890 shares of Common Stock issuable upon exercise of warrants			
OWNED BY EACH REPORTING	7	SOLE DISPOSITIVE POWER 0			
PERSON WITH	8	SHARED DISPOSITIVE POWER 133,890 shares of Common Stock issuable upon exercise of warrants			
9		AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 133,890 shares of Common Stock issuable upon exercise of warrants			
10	CHECK BOX	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	PERCENT OF 0.18%	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.18%			
12	TYPE OF REPORTING PERSON CO				

1		NAME OF REPORTING PERSON Davidson Kempner Capital Management LP				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP $\hbox{(a)} \ \Box$ $\hbox{(b)} \ \acute{y}$					
3	SEC USE ONI	SEC USE ONLY				
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
NUMBER OF	5	SOLE VOTING POWER 0				
SHARES BENEFICIALLY	6	SHARED VOTING POWER 318,710 shares of Common Stock issuable upon exercise of warrants				
OWNED BY EACH REPORTING PERSON WITH	7	SOLE DISPOSITIVE POWER 0				
	8	SHARED DISPOSITIVE POWER 318,710 shares of Common Stock issuable upon exercise of warrants				
9		AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 318,710 shares of Common Stock issuable upon exercise of warrants				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.43%					
12	TYPE OF REPORTING PERSON PN					

1	NAME OF REPORTING PERSON Anthony A. Yoseloff			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP			
3	SEC USE ON	SEC USE ONLY		
4	CITIZENSHIP OR PLACE OF ORGANIZATION United States			
NUMBER OF	5	SOLE VOTING POWER 0		
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	6	SHARED VOTING POWER 318,710 shares of Common Stock issuable upon exercise of warrants		
	7	SOLE DISPOSITIVE POWER 0		
	8	SHARED DISPOSITIVE POWER 318,710 shares of Common Stock issuable upon exercise of warrants		
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 318,710 shares of Common Stock issuable upon exercise of warrants			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.43%			
12	TYPE OF REPORTING PERSON IN			

## Item 1 (a). NAME OF ISSUER

The Oncology Institute, Inc. (formerly known as DFP Healthcare Acquisitions Corp.) (the "Issuer").

## Item 1(b). ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

18000 Studebaker Road, Suite 800, Cerritos, California 90703.

#### Item 2(a). NAME OF PERSON FILING

This Statement is filed by each of the entities and persons listed below, all of whom together are referred to herein as the "Reporting Persons":

- (i) M.H. Davidson & Co., a New York limited partnership ("<u>CO</u>"). M.H. Davidson & Co. GP, L.L.C., a Delaware limited liability company, is the general partner of CO. DKCM (as defined below) is responsible for the voting and investment decisions of CO;
- (ii) Davidson Kempner Partners, a New York limited partnership ("<u>DKP</u>"). MHD Management Co., a New York limited partnership ("<u>MHD</u>"), is the general partner of DKP and MHD Management Co. GP, L.L.C., a Delaware limited liability company, is the general partner of MHD. DKCM is responsible for the voting and investment decisions of DKP;
- (iii) Davidson Kempner Institutional Partners, L.P., a Delaware limited partnership ("<u>DKIP</u>"). Davidson Kempner Advisers Inc., a New York corporation, is the general partner of DKIP. DKCM is responsible for the voting and investment decisions of DKIP;
- (iv) Davidson Kempner International, Ltd., a British Virgin Islands business company ("<u>DKIL</u>"). DKCM is the investment manager of DKIL and is responsible for the voting and investment decisions of DKIL;
- (v) Davidson Kempner Capital Management LP, a Delaware limited partnership and a registered investment adviser with the U.S. Securities and Exchange Commission, acts as investment manager to each of CO, DKP, DKIP and DKIL ("DKCM") either directly or by virtue of a sub-advisory agreement with the investment manager of the relevant fund. DKCM GP LLC, a Delaware limited liability company, is the general partner of DKCM. The managing members of DKCM are Anthony A. Yoseloff, Eric P. Epstein, Conor Bastable, Shulamit Leviant, Morgan P. Blackwell, Patrick W. Dennis, Gabriel T. Schwartz, Zachary Z. Altschuler, Joshua D. Morris and Suzanne K. Gibbons; and
- (vi) Anthony A. Yoseloff, through DKCM, is responsible for the voting and investment decisions relating to the securities held by CO, DKP, DKIP and DKIL reported herein.

Item 2(b).	ADDRESS OF PRINCIPAL BUSINESS OFFICE OR, IF NONE, RESIDENCE			
			the principal business office of each of the Reporting Persons is c/o Davidson Kempner Capital LP, 520 Madison Avenue, 30th Floor, New York, New York 10022.	
Item 2(c).	CITIZENSHIP			
	(i)	CO –	a New York limited partnership	
	(ii)	DKP	– a New York limited partnership	
	(iii)	DKIP	– a Delaware limited partnership	
	(iv)	DKIL	– a British Virgin Islands business company	
	(v)	DKC	M – a Delaware limited partnership	
	(vi)	Antho	ony A. Yoseloff – United States	
Item 2(d).	TITLE	E OF C	LASS OF SECURITIES	
	Commo	on Stoc	k, par value \$0.0001 per share (the " <u>Common Stock</u> ")	
Item 2(e).	CUSIP NUMBER:			
	682362	K100		
Item 3.	IF THIS STATEMENT IS FILED PURSUANT TO RULES 13d-1(b), OR 13d-2(b) OR (c), CHECK WHETHER THE PERSON FILING IS A:			
	(a)		Broker or dealer registered under Section 15 of the Act;	
	(b)		Bank as defined in Section 3(a)(6) of the Act;	
	(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;	
	(e)		An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);	

An employee benefit plan or endowment fund in accordance with Rule 13d-1(b)(1)(ii)(F);

A parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G);

(f)

(g)

	(h)		A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act;		
	(i)		A church plan that is excluded from the definition of an investment company under Section $3(c)(14)$ of the Investment Company Act;		
	(j)		A non-U.S. institution in accordance with Rule 13d-1(b)(1)(ii)(J);		
	(k)		Group, in accordance with Rule 13d-1(b)(1)(ii)(K).		
			non-U.S. institution in accordance with Rule 13d-1(b)(1)(ii)(J), please pe of institution:		
Item 4.	OWN	ERSH	IP.		
			ion required by Items $4(a) - (c)$ is set forth in Rows $(5) - (11)$ of the cover page for each Reporting and is incorporated herein by reference for each such Reporting Person.		
	outsta	nding a	ges used in this Schedule 13G/A are calculated based upon 74,590,130 shares of Common Stock s of December 14, 2021 as reported in the Issuer's Registration Statement on Form S-1 filed with the d Exchange Commission on December 17, 2021 and assumes the exercise of the warrants reported herein.		
Item 5.	OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS.				
			ent is being filed to report the fact that as of the date hereof the Reporting Persons have ceased to be the mer of more than five percent of the class of securities, check the following: $\boxtimes$ .		
Item 6.	OWN	ERSH	IP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.		
	Not ap	plicabl	e.		
Item 7.	IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY OR CONTROL PERSON.				
	Not ap	plicabl	e.		
Item 8.	IDEN	TIFIC	ATION AND CLASSIFICATION OF MEMBERS OF THE GROUP.		
	Not ap	pplicabl	e.		
Item 9.	NOTI	ICE OF	F DISSOLUTION OF GROUP.		
	Not ap	pplicabl	e.		

### Item 10. CERTIFICATION.

Each of the Reporting Persons hereby makes the following certification:

By signing below each Reporting Person 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.

# **SIGNATURES**

After reasonable inquiry and to the best of his or its knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

DATE: February 10, 2022

## /s/ Anthony A. Yoseloff

ANTHONY A. YOSELOFF, (i) individually, (ii) as Executive Managing Member of: (a) Davidson Kempner Capital Management LP, (x) for itself and (y) as Investment Manager of Davidson Kempner International, Ltd., (b) M.H. Davidson & Co. GP, L.L.C., as General Partner of M.H. Davidson & Co. and (c) MHD Management Co. GP, L.L.C., as General Partner of MHD Management Co. as General Partner of Davidson Kempner Partners and (iii) as Director of Davidson Kempner Advisers Inc. as General Partner of Davidson Kempner Institutional Partners, L.P.