UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

(Amendment No. 4)*

Under the Securities Exchange Act of 1934

CLEARSIDE BIOMEDICAL, INC.

(Name of Issuer)

Common Stock, \$0.001 Par Value (Title of Class of Securities)

185063 10 4 (CUSIP Number)

Clay Thorp
280 S. Mangum Street, Suite 350
Durham, North Carolina 27701
(919) 484-0730
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

 $\begin{tabular}{ll} May~6,~2019\\ (Date~of~Event~which~Requires~Filing~of~this~Statement)\\ \end{tabular}$

If the filing person has previously filed a statement on Schedule l3G 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 § 240.13d-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).

CUSIP No. 185063 10 4 Page 2 of 20

1.						
	I.R.S. Identification No. of Above Person (Entities Only)					
	20-4822068					
	Hatteras Venture Advisors III, LLC					
2.	Check tl	ne Ap	propriate Box if a Member of a Group			
	(a) □	(b				
	Not App	licab	le			
3.	SEC Us	e Onl	y			
4.	Source of	of Fu	nds (See Instructions)			
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5.	Check it	Disc	losure of Legal Proceeding Is Required Pursuant to Items 2(d) or 2(e)			
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	United S	States				
		7.	Sole Voting Power			
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	hares	8.	Shared Voting Power			
Beneficially						
	Owned By		1,429,518			
	Each	9.	Sole Dispositive Power			
	porting					
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	with	10.	Shared Dispositive Power			
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11.	Aggrega	te Ai	nount Beneficially Owned by Each Reporting Person			
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14.	Type or	меро	Tung I Croon			
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CUSIP No. 185063 10 4 Page 3 of 20

1.			orting Person			
	1.R.S. Id 20-4822		cation No. of Above Person (Entities Only)			
	Hatteras Venture Partners III, LP					
2.	Check the Appropriate Box if a Member of a Group					
	(a) □	(b				
	Not App	licab	le			
3.	SEC Us	e Onl	y			
	<u>C </u>	C E				
4.	Source o	of Fur	nds (See Instructions)			
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5.	Check if	Disc	losure of Legal Proceeding Is Required Pursuant to Items 2(d) or 2(e)			
6.	Not App		le r Place of Organization			
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		7.	Sole Voting Power			
Nu	nber of					
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	eficially	0.	Shared voting rower			
	ned By Each		1,322,239			
	porting	9.	Sole Dispositive Power			
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11.	Aggrega	te Ar	nount Beneficially Owned by Each Reporting Person			
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12.			the Aggregate Amount in Row (11) Excludes Certain Shares			
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13.	Percent	of Cla	ass Represented by Amount in Row (11)			
	3.5%					
14.		Repo	rting Person			
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CUSIP No. 185063 10 4 Page 4 of 20

1.			orting Person				
		I.R.S. Identification No. of Above Person (Entities Only)					
	20-5052088						
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_			ure Affiliates III, LP				
2.	Check ti (a) □		propriate Box if a Member of a Group) □				
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3.	SEC Us	e Onl	y				
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5.	Check if	Disc	closure of Legal Proceeding Is Required Pursuant to Items 2(d) or 2(e)				
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6.	Citizens	nip o	r Place of Organization				
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Number of Shares		, .	out roung zone.				
		8.	Shared Voting Power				
	Beneficially Owned By						
	ned By Each		107,279				
	porting	9.	Sole Dispositive Power				
	erson						
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11.	Aggrega	te Ar	nount Beneficially Owned by Each Reporting Person				
	107,279						
12.	Check E	ox if	the Aggregate Amount in Row (11) Excludes Certain Shares				
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4.0							
13.	Percent	of Cla	ass Represented by Amount in Row (11)				
	0.3%						
14.	Type of	Repo	rting Person				
	PN						

CUSIP No. 185063 10 4 Page 5 of 20

1.								
	I.R.S. Identification No. of Above Person (Entities Only)							
	Hatteras Venture Advisors IV SBIC, LLC							
2.		Check the Appropriate Box if a Member of a Group						
	(a) □	(b						
	Not App							
3.	SEC Us	e Onl	y					
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	with	10.	Shared Dispositive Power					
		10.	Shared Dispositive Power					
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CUSIP No. 185063 10 4 Page 6 of 20

1.	Name of Reporting Person							
	I.R.S. Identification No. of Above Person (Entities Only)							
	32-0389	2-0389462						
	Hatteras	Vent	ure Partners IV SBIC, LP					
2.	Check tl		propriate Box if a Member of a Group					
	(a) 🗆	(b)						
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		7.	Sole Voting Power					
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	Each	9.	Sole Dispositive Power					
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11.	Aggrega	to Ar	nount Beneficially Owned by Each Reporting Person					
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	1,716,83	88						
12.			the Aggregate Amount in Row (11) Excludes Certain Shares					
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13.		of Cl	ass Represented by Amount in Row (11)					
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CUSIP No. 185063 10 4 Page 7 of 20

1.			orting Person					
		I.R.S. Identification No. of Above Person (Entities Only)						
	20-4822068							
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_		Hatteras Venture Advisors IV, LLC						
2.	(a) □		propriate Box if a Member of a Group) □					
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	with		0					
		10.	Shared Dispositive Power					
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	320,038							
12.	Check E	ox if	the Aggregate Amount in Row (11) Excludes Certain Shares					
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14.		Repo	rting Person					
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CUSIP No. 185063 10 4 Page 8 of 20

1. Name of Reporting Person								
As-2827886 Hatteras Venture Partners IV, LP	1.	Name o	f Rep	orting Person				
Hatteras Venture Partners IV, LP 2. Check the Appropriate Box if a Member of a Group (a) (b) Not Applicable 3. SEC Use Only 4. Source of Funds (See Instructions) OO – See Irem 3 5. Check if Disclosure of Legal Proceeding Is Required Pursuant to Items 2(d) or 2(e) Not Applicable 6. Citizenship or Place of Organization United States 7. Sole Voting Power OShares Beneficially Owned By Each Reporting Person with 10. Shared Dispositive Power 217,078 11. Aggregate Amount Beneficially Owned by Each Reporting Person 217,078 12. Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares □ 13. Percent of Class Represented by Amount in Row (11) 0.6% 14. Type of Reporting Person								
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6. Citizenship or Place of Organization United States Variable Variable		Not Apr	licab	la				
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CUSIP No. 185063 10 4 Page 9 of 20

1.	Name o	f Rep	orting Person				
		.R.S. Identification No. of Above Person (Entities Only)					
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			Fund, LP				
2.			propriate Box if a Member of a Group				
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	Not App	olicah	ام				
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J.	SEC 03	c Om	y				
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	United S	States					
	Officer	7.	Sole Voting Power				
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	ned By		102,960				
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		10.	Shared Dispositive Power				
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1.								
	I.R.S. Identification No. of Above Person (Entities Only)							
		_						
2	John C. Crumpler							
2.	(a) \Box	Check the Appropriate Box if a Member of a Group (a) □ (b) □						
	(a) 🗆	(D	,					
	Not App	licab	le					
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	erson							
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	l		Shared Dispositive Power					
			3,466,394					
11.	Aggrega	te Ar	nount Beneficially Owned by Each Reporting Person					
	3,466,39							
12.	Check B	ox if	the Aggregate Amount in Row (11) Excludes Certain Shares					
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	9.2%							
14.	Type of	Repo	rting Person					

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1.									
	I.R.S. Identification No. of Above Person (Entities Only)								
	Robert A	A. Ing	gram						
2.	Check tl	Check the Appropriate Box if a Member of a Group							
	(a) □								
	Not App	licab	le						
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		7.	Sole Voting Power						
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	ned By		3,466,394						
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			3,466,394						
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1.								
	I.R.S. Identification No. of Above Person (Entities Only)							
	Kenneth	B. L	ee					
2.	Check tl	ie Ap	propriate Box if a Member of a Group					
	(a) 🗆							
	Not App	licab	le					
3.	SEC Us	SEC Use Only						
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	United S	States						
	<u> </u>	7.	Sole Voting Power					
Nui	mber of							
	hares	8.	Shared Voting Power					
	eficially		onated voting rower					
	ned By		3,466,394					
	Each	9.	Sole Dispositive Power					
	porting	٥.	one Dispositive Former					
	erson							
,	with	10.	Shared Dispositive Power					
		10.	Shared Dispositive I ower					
			3,466,394					
11.	Aggrega	tο Δι	nount Beneficially Owned by Each Reporting Person					
11.	11ggrege	110 7 11	nount Denenctarry Owned by Each Reporting Person					
	3,466,39	14						
12.			the Aggregate Amount in Row (11) Excludes Certain Shares					
12.	Check L	<i>101</i> 11	the riggregate rimount in Now (11) Excludes Certain Glades					
13.		of Cl	ass Represented by Amount in Row (11)					
10.	1 CICCIII	or Cr	ass represented by fullount in row (11)					
	9.2%							
1.4		Reno	rting Person					
14.	Type of	repo	THIS I CIOUI					
	IN							

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1.	. Name of Reporting Person						
	I.R.S. Identification No. of Above Person (Entities Only)						
	Clay B. Thorp						
2.	Check the Appropriate Box if a Member of a Group						
	(a)						
	le						
3.	SEC Use Only						
4.	Source of Funds (See Instructions)						
	OO – See Item 3						
5.	Check if	Check if Disclosure of Legal Proceeding Is Required Pursuant to Items 2(d) or 2(e)					
	Not Applicable						
6.	Citizens	Citizenship or Place of Organization					
	United S	United States					
		7.	Sole Voting Power				
	mber of		19,250(1)				
	hares eficially	8.	Shared Voting Power				
	ned By						
	Each		3,466,394				
	porting	9.	Sole Dispositive Power				
	erson						
	with		19,250(1)				
		10.	Shared Dispositive Power				
	_		3,466,394				
11.	Aggrega	ite Ar	nount Beneficially Owned by Each Reporting Person				
	c= c						
		3,485,644					
12.	Check E	ox if	the Aggregate Amount in Row (11) Excludes Certain Shares				
12	D	D					
13.	Percent of Class Represented by Amount in Row (11)						
	0.20/						
1.4							
14.	Type of Keporting Person						
14.	9.3% Type of Reporting Person						
	IN						

Includes 8,000 shares purchased by the Reporting Person and 11,250 shares of Common Stock subject to options held by the Reporting Person that are exercisable within 60 days of July 1, 2019.

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	•					
1.	orting Person					
	I.R.S. Identification No. of Above Person (Entities Only)					
	Douglas	Reed	l			
2.						
	(a) (b) (b)					
	(-) _	(-	, -			
	Not App	licah	le .			
3.	SEC Use					
٥.	SEC US	OIII	y			
4. Source of Funds (See Instructions)			nds (See Instructions)			
	00 – Se					
5.	Check if	Check if Disclosure of Legal Proceeding Is Required Pursuant to Items 2(d) or 2(e)				
	le					
6.			Place of Organization			
-						
	United S	States				
	Office	7.	Sole Voting Power			
		/.	Sole volling Power			
Nin	mber of					
	hares		0			
	eficially	8.	Shared Voting Power			
	ned By					
	Each		3,466,394			
	porting	9.	Sole Dispositive Power			
	erson					
	with		0			
	witti	10.	Shared Dispositive Power			
		10.	onace Dispositive Fower			
			3,466,394			
11	Α	1 - A				
11.	Aggrega	ite Ar	nount Beneficially Owned by Each Reporting Person			
	3,466,39					
12.	Check B	ox if	the Aggregate Amount in Row (11) Excludes Certain Shares			
13.	Percent	Percent of Class Represented by Amount in Row (11)				
	9.2%					
1./	rting Person					
14. Type of Reporting Person						
	INI					
	IN					

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This Amendment No. 4 on Schedule 13D amends the statement on Schedule 13D, dated June 7, 2016, which relates to the Common Stock, par value \$0.001 per share (the "Common Stock") of Clearside Biomedical, Inc. (the "Issuer") which was previously amended on Schedule 13D/A, dated January 20 and April 17, 2017 and March 21, 2018 filed by:

Hatteras Venture Advisors III, LLC ("HVA III")
Hatteras Venture Partners III, LP ("HVP III")
Hatteras Venture Affiliates III, LP ("HV Affiliates")
Hatteras Venture Advisors IV SBIC, LLC ("HVA SBIC")
Hatteras Venture Partners IV SBIC, LP ("HVP SBIC")
Hatteras Venture Advisors IV, LLC ("HVA IV")
Hatteras Venture Partners IV, LP ("HVP IV")
Hatteras NC Fund, LP ("Hatteras Fund")
John C. Crumpler
Robert A. Ingram
Kenneth B. Lee
Clay B. Thorp
Douglas Reed
(collectively, the "Reporting Persons").

Except as expressly amended below, the Schedule 13D, dated June 7, 2016, remains in effect.

Item 5. Interest in Securities of the Issuer.

(a) Aggregate number and percentage beneficially owned:

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HVA III — 1,429,518 or 3.8%

HVP III — 1,322,239 or 3.5%

HV Affiliates — 107,279 or less than 1%

HVA SBIC — 1,716,838 or 4.6%

HVP SBIC — 1,716,838 or 4.6%

HVA IV — 320,038 or less than 1%

HVP IV — 217,078 or less than 1%

Hatteras Fund — 102,960 or less than 1%

John C. Crumpler — 3,466,394 or 9.2%

Robert A. Ingram — 3,466,394 or 9.2%

Kenneth B. Lee — 3,466,394 or 9.2%

Clay B. Thorp — 3,485,644 or 9.3%

Douglas Reed — 3,466,394 or 9.2%
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- (b) Number of shares as to which the person has:
 - (i) Sole power to vote or to direct the vote

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HVA III — 0

HVP III — 0

HV Affiliates — 0

HVA SBIC — 0

HVP SBIC — 0
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HVA IV— 0
HVP IV — 0
Hatteras Fund — 0
John C. Crumpler — 0
Robert A. Ingram — 0
Kenneth B. Lee — 0
Clay B. Thorp — 0
Douglas Reed — 0

(ii) Sole power to dispose or to direct the disposition of

HVA III — 0
HVP III — 0
HV Affiliates — 0
HVA SBIC — 0
HVP SBIC — 0
HVA IV — 0
HVP IV — 0
Hatteras Fund — 0
John C. Crumpler — 0
Robert A. Ingram — 0
Kenneth B. Lee — 0
Clay B. Thorp — 0
Douglas Reed — 0

(iii) Shared power to dispose or to direct the disposition of

HVA III — 1,429,518 HVP III — 1,322,239 HV Affiliates — 107,279 HVA SBIC — 1,716,838 HVP SBIC — 1,716,838 HVA IV — 320,038 HVP IV — 217,078 Hatteras Fund — 102,960 John C. Crumpler — 3,466,394 Robert A. Ingram — 3,466,394 Kenneth B. Lee — 3,466,394 Clay B. Thorp — 3,485,644 Douglas Reed — 3,466,394

(iv) Shared power to vote or to direct the vote

HVA III — 1,429,518 HVP III — 1,322,239 HV Affiliates — 107,279 HVA SBIC — 1,716,838 HVP SBIC — 1,716,838 HVA IV — 320,038 HVP IV — 217,078 Hatteras Fund — 102,960 John C. Crumpler — 3,466,394 Robert A. Ingram — 3,466,394 Kenneth B. Lee — 3,466,394 CUSIP No. 185063 10 4 Page 17 of 20

> Clay B. Thorp — 3,485,644 Douglas Reed — 3,466,394

(c) Each of the required transactions described in this Item 5(a) were reported on Forms 4 filed by Mr. Thorp filed with the Securities and Exchange Commission (the "SEC") pursuant to Section 16 of the Act and are available on the SEC's website at www.sec.gov. The information reported in such filings is expressly incorporated herein.

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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.

Date: July 17, 2019

HATTERAS VENTURE ADVISORS III, LLC

By: /s/ Clay B. Thorp

Manager

HATTERAS VENTURE PARTNERS III, LP

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

By: /s/ Clay B. Thorp

Manager

HATTERAS VENTURE AFFILIATES III, LP

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

By: /s/ Clay B. Thorp

Manager

HATTERAS VENTURE ADVISORS IV SBIC, LLC

By: /s/ Clay B. Thorp

Manager

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HAT	TERAS VENTURE PARTNERS IV SBIC, LP
By:	Hatteras Venture Advisors IV SBIC, LLC, its general partners
By:	/s/ Clay B. Thorp Manager
НАТ	TERAS VENTURE ADVISORS IV, LLC
By:	/s/ Clay B. Thorp Manager
HAT	TERAS VENTURE PARTNERS IV, LP
By:	Hatteras Venture Advisors IV, LLC, its general partner
By:	/s/ Clay B. Thorp Manager
HAT	TERAS NC FUND, LP
By:	Hatteras Venture Advisors IV, LLC, its general partner
By:	/s/ Clay B. Thorp Manager
	*
John	C. Crumpler
	*
Robe	ert A. Ingram

Kenneth B. Lee

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*
Clay B. Thorp

*

Douglas Reed

By: /s/ Clay B. Thorp

Clay B. Thorp, as Attorney-in-Fact

This Amendment No. 4 to Schedule 13D was executed by Clay B. Thorp on behalf of the individuals listed above pursuant to a Power of Attorney a copy of which was previously filed with the Reporting Person's Schedule 13D filed with the SEC on June 17, 2016 and as amended on February 8 and April 25, 2017 and March 21, 2018.