# **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **SCHEDULE 13G**

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

# Inhibikase Therapeutics, Inc. (Name of Issuer)

Common Stock, par value \$0.001 per share (Title of Class of Securities)

> 45719W205 (CUSIP Number)

Erin O'Connor Fairmount Funds Management LLC 200 Barr Harbor Drive, Suite 400 West Conshohocken, PA 19428 (267) 262-5300

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

October 9, 2024 (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 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.			
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).			
CUSIP No. <b>45719W205</b>			

# Names of Reporting Persons

1.	Names of Reporting Persons				
	Fairmo	unt Fun	nds Management LLC		
2.	Check t	he App	propriate Box if a Member of a Group (See Instructions)		
	(a) 🗆	(b) 🗆			
3.	SEC Us	se Only			
4.	Citizenship or Place of Organization				
	Delaware				
	Delawa		0.1 W.C. D.		
		5.	Sole Voting Power		
Manual	ber of		0		
	ares	6.	Shared Voting Power		
Beneficially		0.	Shared voting Fower		
Owned by			6,620,311 <sup>(1)</sup>		
Each		7.	Sole Dispositive Power		
Repo	orting	٠.	Sole Dispositive Forei		
Per	rson		0		

Wi	8. Shared Dispositive Power 6,620,311 <sup>(1)</sup>
9.	Aggregate Amount Beneficially Owned by Each Reporting Person  6,620,311 <sup>(1)</sup>
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) □
11.	Percent of Class Represented by Amount in Row (9) 9.9%(2)
12.	Type of Reporting Person (See Instructions)
	IA IA

- (1) The shares reported herein for the Reporting Person represent (i) 6,125,000 shares of the Issuer's Common Stock held by Fairmount Healthcare Fund II LP ("Fund II") and (ii) 495,311 shares of the Issuer's Common Stock Fund II has the right to acquire through the exercise of pre-funded warrants ("Pre-Funded Warrants"). The Pre-Funded Warrants are exercisable for a total of 4,460,000 shares. The Pre-Funded Warrants contain a provision (the "Beneficial Ownership Limitation") which precludes exercise of the Pre-Funded Warrants to the extent that, following exercise, the Reporting Person, together with its attribution parties, would own more than 9.99% of the Common Stock outstanding.
- (2) The number of shares outstanding for purposes of this percentage calculation assumes 65,774,070 shares of the Issuer's Common Stock outstanding, as provided by the Issuer plus (ii) 495,311 shares of Common Stock of which the Reporting Person may acquire beneficial ownership upon the exercise of Pre-Funded Warrants, as constrained by the Beneficial Ownership Limitation.

#### CUSIP No. **45719W205**

1.					
	I.R.S. Identification No. of Above Persons (Entities Only)				
Peter Harwin					
2.		the Appropriate Box if a Member of a Group (See Instructions)			
	(a) □ (l	(b)			
3.	SECIL	Use Only			
5.	SEC US	JSC OILLY			
4.	Citizen	enship or Place of Organization			
	United	d States			
	United	5. Sole Voting Power			
	nber of ares				
	ficially	6. Shared Voting Power			
	ned by	6,620,311 <sup>(1)</sup>			
	ach orting	7. Sole Dispositive Power			
	rson				
W	/ith	8. Shared Dispositive Power			
		6. Shared Dispositive Fower			
		6,620,311 <sup>(1)</sup>			
9.	Aggreg	egate Amount Beneficially Owned by Each Reporting Person			
	6,620,311 <sup>(1)</sup>				
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) □				
11.	Percent of Class Represented by Amount in Row (9)				
9,9%(2)					
12.		of Reporting Person (See Instructions)			
12. Type of Reporting Person (over institutions)					
	HC, IN				

- (1) The shares reported herein for the Reporting Person represent (i) 6,125,000 shares of the Issuer's Common Stock held by Fund II and (ii) 495,311 Pre-Funded Warrants. The Pre-Funded Warrants are exercisable for a total of 4,460,000 shares. The Pre-Funded Warrants contain the Beneficial Ownership Limitation, which precludes exercise of the Pre-Funded Warrants to the extent that, following exercise, the Reporting Person, together with its attribution parties, would own more than 9.99% of the Common Stock outstanding.
- (2) The number of shares outstanding for purposes of this percentage calculation assumes 65,774,070 shares of the Issuer's Common Stock outstanding, as provided by the Issuer plus (ii) 495,311 shares of Common Stock of which the Reporting Person may acquire beneficial ownership upon the exercise of Pre-Funded Warrants, as constrained by the Beneficial Ownership Limitation.

# CUSIP No. **45719W205**

1.	Names of Reporting Persons				
	Tomas Kiselak				
2.	(a) □ (b	) 🗆	propriate Box if a Member of a Group (See Instructions)		
3.	SEC Us				
4.	Citizens	ship or	Place of Organization		
	Slovak l		lic		
		5.	Sole Voting Power		
Numb	-		0		
Shai Benefi		6.	Shared Voting Power		
Owne Eac			6,620,311 <sup>(1)</sup>		
Repor		7.	Sole Dispositive Power		
Person With			0		
with		8.	Shared Dispositive Power		
			6,620,311 <sup>(1)</sup>		
9.	Aggrega	ate Am	ount Beneficially Owned by Each Reporting Person		
	6,620,311 <sup>(1)</sup>				
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) □				
11.	Percent of Class Represented by Amount in Row (9)				
	9,9%(2)				
12.	Type of	Repor	ting Person (See Instructions)		
	HC, IN				

(1) The shares reported herein for the Reporting Person represent (i) 6,125,000 shares of the Issuer's Common Stock held by Fund II and (ii) 495,311 Pre-Funded Warrants. The Pre-Funded Warrants are exercisable for a total of 4,460,000 shares. The Pre-Funded Warrants contain the Beneficial Ownership Limitation, which precludes exercise of the Pre-Funded Warrants to the extent that, following exercise, the Reporting Person, together with its attribution parties, would own more than 9.99% of the Common Stock outstanding.

(2) The number of shares outstanding for purposes of this percentage calculation assumes 65,774,070 shares of the Issuer's Common Stock outstanding, as provided by the Issuer plus (ii) 495,311 shares of Common Stock of which the Reporting Person may acquire beneficial ownership upon the exercise of Pre-Funded Warrants, as constrained by the Beneficial Ownership Limitation.

## CUSIP No. **45719W205**

1.	Names of Reporting Persons				
			althcare Fund II L.P.		
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ (b) □				
3.	SEC U	se Only	,		
4.	Citizen	ship or	Place of Organization		
	Delawa	are			
		5.	Sole Voting Power 0		
Number of Shares Beneficially Owned by Each Reporting		6.	Shared Voting Power 6,620,311 <sup>(1)</sup>		
		7.	Sole Dispositive Power 0		
Person With		8.	Shared Dispositive Power 6,620,311 <sup>(1)</sup>		
			0,020,311\(\frac{1}{2}\)		

9.	Aggregate Amount Beneficially Owned by Each Reporting Person
	6,620,311 <sup>(1)</sup>
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) □
11.	Percent of Class Represented by Amount in Row (9)
	9.9%(2)
12.	Type of Reporting Person (See Instructions)
	PN

- (1) The shares reported herein for the Reporting Person represent (i) 6,125,000 shares of the Issuer's Common Stock and (ii) 495,311 Pre-Funded Warrants. The Pre-Funded Warrants are exercisable for a total of 4,460,000 shares. The Pre-Funded Warrants contain the "Beneficial Ownership Limitation, which precludes exercise of the Pre-Funded Warrants to the extent that, following exercise, the Reporting Person, together with its attribution parties, would own more than 9.99% of the Common Stock outstanding.
- (2) The number of shares outstanding for purposes of this percentage calculation assumes 65,774,070 shares of the Issuer's Common Stock outstanding, as provided by the Issuer plus (ii) 495,311 shares of Common Stock of which the Reporting Person may acquire beneficial ownership upon the exercise of Pre-Funded Warrants, as constrained by the Beneficial Ownership Limitation.

#### Item 1.

- (a) Name of Issuer: Inhibikase Therapeutics, Inc.
- (b) Address of Issuer's Principal Executive Offices: 3350 Riverwood Parkway SE, Suite 1900, Atlanta, GA 30339.

#### Item 2.

(a) Name of Person(s) Filing: This joint statement on Schedule 13G (this "Statement") is being filed by Fairmount Funds Management LLC ("Fairmount"), Peter Harwin, Tomas Kiselak, and Fairmount Healthcare Fund II L.P. ("Fund II"). Fairmount, Mr. Harwin, Mr. Kiselak, and Fund II are collectively referred to herein as the "Reporting Persons."

The Common Stock reported herein includes Common Stock beneficially owned directly by Fund II. Fairmount Healthcare Fund II GP LLC is the general partner of Fund II. The controlling persons of Fairmount are Mr. Harwin and Mr. Kiselak. Fairmount serves as investment adviser for Fund II and may be deemed a beneficial owner, for purposes of Section 13(d) of the Securities Exchange Act of 1934 (the "Act"), of any securities of the Issuer held by Fund II. Fund II has delegated to Fairmount the sole power to vote and the sole power to dispose of all securities held in Fund II's portfolio, including the shares of the Issuer's Common Stock reported herein. Because Fund II has divested voting and investment power over the reported securities and cannot revoke such delegation on less than 61 days' notice, Fund II disclaims beneficial ownership of the securities for purposes of Section 13(d) of the Act and therefore disclaims any obligation to report ownership of the reported securities under Section 13(d) of the Act. As managing members of Fairmount, Mr. Harwin and Mr. Kiselak may be deemed beneficial owners, for purposes of Section 13(d) of the Act, of any securities of the Issuer beneficially owned by Fairmount, Fairmount, Mr. Harwin, and Mr. Kiselak disclaim beneficial ownership of the securities reported in this Statement other than for the purpose of determining their obligations under Section 13(d) of the Act, and the filing of the Statement shall not be deemed an admission that any of Fairmount, Mr. Harwin, or Mr. Kiselak is the beneficial owner of such securities for any other purpose.

- (b) Address of Principal Business Office: The principal business office of the Reporting Persons is c/o Fairmount Funds Management LLC, 200 Barr Harbor Drive, Suite 400, West Conshohocken, PA 19428.
- (c) Citizenship: Fairmount is a Delaware limited liability company. Mr. Harwin is a United States citizen. Mr. Kiselak is a Slovak Republic citizen. Fund II is a Delaware limited partnership.
- (d) Title of Class of Securities: Common stock, par value \$0.001 per share ("Common Stock")
- (e) **CUSIP Number:** 45719W205

# Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

Not applicable.

(a) □ Broker or dealer registered under section 15 of the Act (15 U.S.C. 780);

(b) □ Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c);

(c) □ Insurance company as defined in section 3(a)(19) of the 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) □ An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);

(f) □ An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);

(g) □ A parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G);

(h) □ A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);

(i) □ A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);

(j) ☐ A non-U.S. institution in accordance with §240.13d-1(b)(1)(ii)(J);

(k) 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:					
	<del></del>				
Item 4.	Owner	ship			
Provide	the follo	owing information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.			
(a)	Amount	Beneficially Owned:			
Warrant and attri Series A or in lieu	s shall be bution post- 1 Warra u thereof n date is	6,125,000 shares of Common Stock and (ii) 4,460,000 Pre-Funded Warrants. The terms of the Pre-Funded Warrants provide that no holder of Pre-Funded e entitled to exercise any portion of the Pre-Funded Warrants held by such holder, if, upon giving effect to such exercise, the holder (together with its affiliates arties) would beneficially own more than 9.99% of the Common Stock outstanding immediately after giving effect to the exercise. Fund II also holds 5,290,872 ants to purchase Common Stock, or in lieu thereof, Pre-Funded Warrants (the "A-1 Warrants") and 9,729,523 Series B-1 Warrants to purchase Common Stock, Pre-Funded Warrants (the "B-1 Warrants"). However, because the A-1 Warrants and B-1 Warrants are not exercisable within 60 days of the date of this filing not determinable at this time, the Reporting Persons disclaim beneficial ownership of these securities until such time as they have the right to acquire them			
covering Commiss or in write (a) of the (A) the larespect to amendmallow for State of Exercise	g the resa ssion ("S iting, wh is senten Issuer's p to pulmo nent to th or the full Delawar e Date, an	In thas an exercise price of \$1.37 per share, is exercisable on the earlier of (a) the 75th calendar day following the initial filing date of the registration statement alle of the shares of Common Stock underlying the A-1 Warrants and B-1 Warrants (the "Warrant Initial Registration Statement") if the Securities and Exchange EC") notifies the Issuer that it will "review" the Warrant Initial Registration Statement and (b) the fifth business day after the date the Issuer is notified (orally inchever is earlier) by the SEC that the Warrant Initial Registration Statement will not be "reviewed" or (even if previously subject to review pursuant to clause co) will not be subject to further review (the "Initial Exercise Date"), and will expire at 5:00 p.m. (New York City time) on the 30th day following the later of public announcement (including by filing with the SEC a Current Report on Form 8-K) announcing the Phase 2b 12 week safety readout for IkT-001Pro with nary arterial hypertension and (B) the Issuer both obtaining the approval of the stockholders of the Issuer at a meeting of the Issuer's stockholders of an exercise of Incorporation of the Issuer to increase the number of authorized shares of Common Stock to a number of shares of Common Stock sufficient to exercise of the warrants (the "Stockholder Approval") and filing an amendment to the Issuer's Certificate of Incorporation with the Secretary of State of the evidencing such Stockholder Approval (the "Expiration Date"). Each B-1 Warrant has an exercise price of \$1.49 per share, is exercisable on the Initial and will expire at 5:00 p.m. (New York City time) on the Expiration Date, provided that, to the extent exercisable, all of the A-1 Warrant.			
(b)		of Class: response(s) to Item 11 on the attached cover page(s).			
(c)	Number (i)	of shares as to which such person has: sole power to vote or to direct the vote: See the response(s) to Item 5 on the attached cover page(s).			
	(ii)	shared power to vote or to direct the vote See the response(s) to Item 6 on the attached cover page(s).			
	(iii)	sole power to dispose or to direct the disposition of See the response(s) to Item 7 on the attached cover page(s).			
	(iv)	shared power to dispose or to direct the disposition of See the response(s) to Item 8 on the attached cover page(s).			
		ship of Five Percent or Less of a Class 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			
		the following $\square$ .			
		ship 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				
Not applicable.					
Item 8. Identification and Classification of Members of the Group					
Not app					
		of Dissolution of Group			
Not app	licable.				

#### 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.

#### 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: October 17, 2024

#### FAIRMOUNT FUNDS MANAGEMENT LLC

By:	/s/ Peter Harwin	/s/ Tomas Kiselak
Name:	Peter Harwin	Tomas Kiselak
Title:	Managing Member	Managing Member

#### PETER HARWIN

By: /s/ Peter Harwin

#### TOMAS KISELAK

By: /s/ Tomas Kiselak

# FAIRMOUNT HEALTHCARE FUND II L.P. By: Fairmount Healthcare Fund II GP LLC

By:	/s/ Peter Harwin	/s/ Tomas Kiselak
Name:	Peter Harwin	Tomas Kiselak
Title:	Member	Member

#### Exhibit A

### Joint Filing Agreement

In accordance with Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended, the undersigned and each other person executing this joint filing agreement (this "Agreement") agree as follows:

- (i) The undersigned and each other person executing this Agreement are individually eligible to use the Schedule 13G to which this Exhibit is attached and such Schedule 13G is filed on behalf of the undersigned and each other person executing this Agreement; and
- (ii) The undersigned and each other person executing this Agreement are responsible for the timely filing of such Schedule 13G and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of the undersigned or any other person executing this Agreement is responsible for the completeness or accuracy of the information statement concerning any other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate.

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

Dated: October 17, 2024

### FAIRMOUNT FUNDS MANAGEMENT LLC

By:	/s/ Peter Harwin	/s/ Tomas Kiselak
Name:	Peter Harwin	Tomas Kiselak
Title:	Managing Member	Managing Member

## PETER HARWIN

By: /s/ Peter Harwin

### TOMAS KISELAK

By: /s/ Tomas Kiselak

# FAIRMOUNT HEALTHCARE FUND II L.P. By: Fairmount Healthcare Fund II GP LLC

By:	/s/ Peter Harwin	/s/ Tomas Kiselak
Name:	Peter Harwin	Tomas Kiselak

Title: Member Member