UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (b)

(Amendment No. 2)*

			Veracyte, Inc.
			(Name of Issuer)
			Common Stock
			(Title of Class of Securities)
			92337F107
			(CUSIP Number)
			December 31, 2015
			(Date of Event Which Requires Filing of this Statement)
Check the and	oropriat	to hov to	designate the rule pursuant to which this Schedule is filed:
0		13d-1(t	
0		13d-1(c	
X		13d-1(d	
*The remaind			r 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 subseque	nt amer	ndment (containing information which would alter disclosures provided in a prior cover page.
The informati	on requ	ired 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 o	therwise	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. 9)2337F	107	13 G
	,23371	107	15 0
1	Name	s of Rep	porting Persons.
			Fund III, L.P.
2	Check	the Ap	propriate Box if a Member of a Group*
	(a)	0	
	(b)	x (1)	
3	SEC U	Jse Only	y
4			Place of Organization ited States of America
	Delaw	ruic, on	and states of America
		5	Sole Voting Power
		3	21,232 shares of Common Stock (2)
Number of Shares		6	Shared Voting Power
Beneficially			0 shares
Owned by Each			
Reporting		7	Sole Dispositive Power 21,232 shares of Common Stock (2)
Person With			21,202 shares of Common Stock (2)
		8	Shared Dispositive Power

0 shares

9			ount Beneficially Owned by Each Reporting Person of Common Stock (2)			
10	Check	Box if the	he Aggregate Amount in Row (9) Excludes Certain Shares* o			
11	Percen 0.1% (ss Represented by Amount in Row 9			
12	Type o	Type of Reporting Person* PN				
partnership ("("SDC"), Ros M. Warden ("RBR, BJB, CSchedule 13C (2) VV III ser and RLP are beneficial ow the Common	VVC II s A. Jaf CMW" MW and wes as t managir nership Stock b	I"), Vers fe ("RA), Robin d RLP, c he sole g ng directo of the sh y the Re	d by Versant Side Fund III, L.P., a Delaware limited partnership ("VSF III"), Versant Venture Capital III, L.P., a Delaware limited sant Ventures III, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella J"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this general partner of VSF III and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL ors and/or members of VV III and share voting and dispositive power over the shares held by VSF III; however, they disclaim hares held by VSF III except to the extent of their pecuniary interests therein. The information with respect to the ownership of porting Persons filing this statement on Schedule 13G is provided as of December 31, 2015.			
			ted based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent and Exchange Commissions on November 05, 2015.			
CUSIP No. 9)2337F1	107	13 G			
1			orting Persons. e Capital III, L.P.			
2	Check	the App	propriate Box if a Member of a Group*			
	(a) (b)	o x (1)				
	(5)	X (1)				
3	SEC U	se Only				
4			Place of Organization ted States of America			
		5	Sole Voting Power 3,594,989 shares of Common Stock (2)			
Number of Shares Beneficially		6	Shared Voting Power 0 shares			
Owned by Each Reporting Person With		7	Sole Dispositive Power 3,594,989 shares of Common Stock (2)			
		8	Shared Dispositive Power 0 shares			
9			ount Beneficially Owned by Each Reporting Person res of Common Stock (2)			
10	Check	Box if the	he Aggregate Amount in Row (9) Excludes Certain Shares* o			

11	Percent 13.0% (of Class Represented by Amount in Row 9	
12	Type of PN	Reporting Person*	
partnership (" ("SDC"), Ros M. Warden (" RBR, BJB, C Schedule 13C	'VVC III' ss A. Jaffe 'CMW"), MW and G.	is filed by Versant Side Fund III, L.P., a Delaware limited partnership ("VSF III"), Versant Venture Capital III, L.P., a Delaware limited ("VSF III"), Versant Ventures III, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella ("RAJ"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles Robin L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM, RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this	
and RLP are a beneficial ow the Common (3) This perce	managing nership o Stock by entage is o	sole general partner of VVC III and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL directors and/or members of VV III and share voting and dispositive power over the shares held by VVC III; however, they disclaim the shares held by VVC III except to the extent of their pecuniary interests therein. The information with respect to the ownership of the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2015. alculated based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent urities and Exchange Commissions on November 05, 2015.	
		3	
CUSIP No. 9	92337F10	7 13 G	
1		f Reporting Persons Ventures III, LLC	
2	Check th	ne Appropriate Box if a Member of a Group*	
	(b)	x (1)	
3	SEC Us	e Only	
4		nip or Place of Organization e, United States of America	
		Sole Voting Power 0 shares	
Number of Shares Beneficially		Shared Voting Power 3,616,221 shares of Common Stock (2)	
Owned by Each Reporting Person With		7 Sole Dispositive Power 0 shares	
		Shared Dispositive Power 3,616,221 shares of Common Stock (2)	
9		te Amount Beneficially Owned by Each Reporting Person 1 shares of Common Stock (2)	
10	Check E	ox if the Aggregate Amount in Row (9) Excludes Certain Shares* o	
11	Percent 13.1% (of Class Represented by Amount in Row 9	
12	Type of Reporting Person* OO		

(1) This Schedule 13G is filed by Versant Side Fund III, L.P., a Delaware limited partnership ("VSF III"), Versant Venture Capital III, L.P., a Delaware limited partnership ("VVC III"), Versant Ventures III, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella
("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles
M. Warden ("CMW"), Robin L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM, RBR BJB, CMW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this
Schedule 13G.
(2) Includes: (i) 21,232 shares held by VSF III; and (ii) 3,594,989 shares held by VVC III. VV III serves as the sole general partner of VSF III and VVC III and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL and RLP are managing directors and/or members of VV
III and share voting and dispositive power over the shares held by VSF III and VVC III; however, they disclaim beneficial ownership of the shares held by VSF III and VVC III except to the extent of their pecuniary interests therein. The information with respect to the ownership of the Common Stock by the
Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2015.
(3) This percentage is calculated based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent
10-Q filed with the Securities and Exchange Commissions on November 05, 2015.
4

CUSIP No. 92337F107 13 G 1 Names of Reporting Persons Brian G. Atwood 2 Check the Appropriate Box if a Member of a Group* (a) (b) x(1)3 SEC Use Only 4 Citizenship or Place of Organization United States of America 5 Sole Voting Power 10,000 shares (2) Number of 6 **Shared Voting Power** Shares 3,616,221 shares of Common Stock (3) Beneficially Owned by Each 7 Sole Dispositive Power Reporting 10,000 shares (2) Person With 8 Shared Dispositive Power 3,626,221 shares of Common Stock (3)

Aggregate Amount Beneficially Owned by Each Reporting Person

Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o

3,626,221 shares of Common Stock (2) (3)

Percent of Class Represented by Amount in Row 9

9

10

11

12

13.1% (4)

IN

Type of Reporting Person*

⁽¹⁾ This Schedule 13G is filed by Versant Side Fund III, L.P., a Delaware limited partnership ("VSF III"), Versant Venture Capital III, L.P., a Delaware limited partnership ("VVC III"), Versant Venture SIII, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella ("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles M. Warden ("CMW"), Robin L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM,

BGA is a mar disclaims ben to the owners (4) This perce	naging deficial of the hip of the hitage is	irector a wnersh ne Comr calcula	s held by VSF III; and (ii) 3,594,989 shares held by VVC III. VV III serves as the sole general partner of VSF III and VVC III. and/or member of VV III and shares voting and dispositive power over the shares held by VSF III and VVC III; however, he ip of the shares held by VSF III and VVC III except to the extent of his pecuniary interests therein. The information with respect non Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2015. ted based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent and Exchange Commissions on November 05, 2015.	
			5	
CUSIP No. 9	2337F1	07	13 G	
1	Names of Reporting Persons Samuel D. Colella			
2	Check	the App	ropriate Box if a Member of a Group*	
	(a)	0		
	(b)	x (1)		
3	SEC U	se Only		
4			Place of Organization of America	
		5	Sole Voting Power 0 shares	
Number of Shares Beneficially		6	Shared Voting Power 3,616,221 shares of Common Stock (2)	
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares	
		8	Shared Dispositive Power 3,616,221 shares of Common Stock (2)	
9			ount Beneficially Owned by Each Reporting Person es of Common Stock (2)(3)	
10	Check	Box if t	he Aggregate Amount in Row (9) Excludes Certain Shares* o	
11	Percent		ss Represented by Amount in Row 9	
12	Type o	f Repor	ting Person*	

RBR, BJB, CMW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this

(2) Includes an option to purchase 10,000 shares of Common Stock which are exercisable within 60 days of December 31, 2015.

Schedule 13G.

⁽¹⁾ This Schedule 13G is filed by Versant Side Fund III, L.P., a Delaware limited partnership ("VSF III"), Versant Venture Capital III, L.P., a Delaware limited partnership ("VVC III"), Versant Ventures III, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella ("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles M. Warden ("CMW"), Robin L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

⁽²⁾ Includes: (i) 21,232 shares held by VSF III; and (ii) 3,594,989 shares held by VVC III. VV III serves as the sole general partner of VSF III and VVC III. SDC is a managing director and/or member of VV III and shares voting and dispositive power over the shares held by VSF III and VVC III; however, he disclaims beneficial ownership of the shares held by VSF III and VVC III except to the extent of his pecuniary interests therein. The information with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2015.

			6	
CUSIP No. 9	2337F10	7	13 G	
1	Names of Reporting Persons Ross A. Jaffe			
2	Check the Appropriate Box if a Member of a Group*			
		0		
	(b)	x (1)		
3	SEC Use	e Only		
4	Citizenship or Place of Organization United States of America			
		5	Sole Voting Power 0 shares	
Number of Shares Beneficially		6	Shared Voting Power 3,616,221 shares of Common Stock (2)	
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares	
		8	Shared Dispositive Power 3,616,221 shares of Common Stock (2)	
9	Aggregate Amount Beneficially Owned by Each Reporting Person 3,616,221 shares of Common Stock (2)			
10	Check B	Sox if tl	he Aggregate Amount in Row (9) Excludes Certain Shares* o	
11	Percent (ss Represented by Amount in Row 9	
12	Type of I	Report	ing Person*	
partnership ("	VVC III"	'), Vers	l by Versant Side Fund III, L.P., a Delaware limited partnership ("VSF III"), Versant Venture Capital III, L.P., a Delaware limited iant Ventures III, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella	

(3) This percentage is calculated based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent

10-Q filed with the Securities and Exchange Commissions on November 05, 2015.

(1 ("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles M. Warden ("CMW"), Robin L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

⁽²⁾ Includes: (i) 21,232 shares held by VSF III; and (ii) 3,594,989 shares held by VVC III. VV III serves as the sole general partner of VSF III and VVC III and owns no securities of the Issuer directly. RAJ is a managing director and/or member of VV III and shares voting and dispositive power over the shares held by VSF III and VVC III; however, he disclaims beneficial ownership of the shares held by VSF III and VVC III except to the extent of his pecuniary interests therein. The information with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2015.

⁽³⁾ This percentage is calculated based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commissions on November 05, 2015.

1	Names of Reporting Persons William J. Link					
2			propriate Box if a Member of a Group*			
	(a) (b)	o x (1)				
	` .	()				
3	SEC Use	Only				
4	Citizenship or Place of Organization United States of America					
		5	Sole Voting Power 0 shares			
Number of Shares Beneficially		6	Shared Voting Power 3,616,221 shares of Common Stock (2)			
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares			
		8	Shared Dispositive Power 3,616,221 shares of Common Stock (2)			
9	Aggregate Amount Beneficially Owned by Each Reporting Person 3,616,221 shares of Common Stock (2)					
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o					
11	Percent (ss Represented by Amount in Row 9			
12	Type of Reporting Person* IN					

partnership ("VVC III"), Versant Ventures III, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella ("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles M. Warden ("CMW"), Robin L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) Includes: (i) 21,232 shares held by VSF III; and (ii) 3,594,989 shares held by VVC III. VV III serves as the sole general partner of VSF III and VVC III and owns no securities of the Issuer directly. WJL is a managing director and/or member of VV III and shares voting and dispositive power over the shares held by VSF III and VVC III; however, he disclaims beneficial ownership of the shares held by VSF III and VVC III except to the extent of his pecuniary interests therein. The information with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2015.

(3) This percentage is calculated based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commissions on November 05, 2015.

CUSIP No. 92337F107

13 G

1 Names of Reporting Persons Donald B. Milder

2	Check	the Ap _l	propriate Box if a Member of a Group*			
	(a)	0				
	(b)	x (1)				
3	3 SEC Use Only					
4	Citizenship or Place of Organization United States of America					
		5	Sole Voting Power 0 shares			
Number of Shares Beneficially		6	Shared Voting Power 3,616,221 shares of Common Stock (2)			
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares			
		8	Shared Dispositive Power 3,616,221 shares of Common Stock (2)			
9		Aggregate Amount Beneficially Owned by Each Reporting Person 3,616,221 shares of Common Stock (2)				
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o					
11	Percen 13.1%		ss Represented by Amount in Row 9			
12	Type o	f Repor	rting Person*			
partnership (" ("SDC"), Ros M. Warden (" RBR, BJB, C. (2) Includes: (and owns no s held by VSF I interests there provided as o (3) This perce	VVC II is A. Jaf CMW" MW and is (i) 21,23 securitie III and Vin. The f Decen	I"), Ver fe ("RA), Robir d RLP, d 32 share es of the VVC III e informaber 31, s calcula	d by Versant Side Fund III, L.P., a Delaware limited partnership ("VSF III"), Versant Venture Capital III, L.P., a Delaware limited sant Ventures III, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella LJ"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles a L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this is held by VSF III; and (ii) 3,594,989 shares held by VVC III. VV III serves as the sole general partner of VSF III and VVC III is Issuer directly. DBM is a managing director and/or member of VV III and shares voting and dispositive power over the shares; however, he disclaims beneficial ownership of the shares held by VSF III and VVC III except to the extent of his pecuniary lation with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is 2015. ated based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent is and Exchange Commissions on November 05, 2015.			
CUSIP No. 9)2337F1	.07	13 G			
1			orting Persons obertson			
2	Check (a)	the App	propriate Box if a Member of a Group*			
	(b)	x (1)				

3	SEC Use On	ly				
4	Citizenship o	or Place of Organization s of America				
	5	Sole Voting Power 0 shares				
Number of Shares Beneficially	6	Shared Voting Power 3,616,221 shares of Common Stock (2)				
Owned by Each Reporting Person With	7	Sole Dispositive Power 0 shares				
	8	Shared Dispositive Power 3,616,221 shares of Common Stock (2)				
9	Aggregate Amount Beneficially Owned by Each Reporting Person 3,616,221 shares of Common Stock (2)					
10	Check Box if	f the Aggregate Amount in Row (9) Excludes Certain Shares* o				
11	Percent of Cl 13.1% (3)	lass Represented by Amount in Row 9				
12	Type of Repo	orting Person*				
partnership (" ("SDC"), Ros M. Warden (" RBR, BJB, Cl Schedule 13G (2) Includes: (and owns no s held by VSF I interests there provided as of (3) This perce	VVC III"), Ve s A. Jaffe ("R CMW"), Robin MW and RLP, c. (i) 21,232 shaus securities of the III and VVC II in. The information of December 3: ntage is calcu	led by Versant Side Fund III, L.P., a Delaware limited partnership ("VSF III"), Versant Venture Capital III, L.P., a Delaware limited ersant Ventures III, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella AJ"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles in L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this res held by VSF III; and (ii) 3,594,989 shares held by VVC III. VV III serves as the sole general partner of VSF III and VVC III he Issuer directly. RBR is a managing director and/or member of VV III and shares voting and dispositive power over the shares II; however, she disclaims beneficial ownership of the shares held by VSF III and VVC III except to the extent of her pecuniary mation with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is 1, 2015. lated based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent es and Exchange Commissions on November 05, 2015.				
		10				
CUSIP No. 9	2337F107	13 G				
1	Names of Re Bradley J. Bo	porting Persons olzon				
2	Check the Ap	ppropriate Box if a Member of a Group*				
	(b) $x(1)$)				
3	SEC Use On	lv				
5	one one	√				

Citizenship or Place of Organization

Canada

		5	Sole Voting Power 0 shares			
Number of Shares Beneficially		6	Shared Voting Power 3,616,221 shares of Common Stock (2)			
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares			
		8	Shared Dispositive Power 3,616,221 shares of Common Stock (2)			
9		Aggregate Amount Beneficially Owned by Each Reporting Person 3,616,221 shares of Common Stock (2)				
10	Check	Box if t	he Aggregate Amount in Row (9) Excludes Certain Shares* o			
11	Percent 13.1%		ss Represented by Amount in Row 9			
12	Type of	f Report	ting Person*			
and owns no sheld by VSF interests there provided as o (3) This perce	securitie III and Vein. The III Decementage is	s of the VC III; informaber 31, calcula	ted based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent and Exchange Commissions on November 05, 2015.			
CUSIP No. 9)2337F1	07	13 G			
1	Names Charles		orting Persons ırden			
2	Check (a) (b)	o x (1)	ropriate Box if a Member of a Group*			
3	SEC U	se Only				
4			Place of Organization of America			
Number of Shares Beneficially Owned by		5	Sole Voting Power 0 shares			

Each Reporting Person With		6	Shared Voting Power 3,616,221 shares of Common Stock (2)
		7	Sole Dispositive Power 0 shares
		8	Shared Dispositive Power 3,616,221 shares of Common Stock (2)
9			nount Beneficially Owned by Each Reporting Person res of Common Stock (2)
10	Check	Box if	the Aggregate Amount in Row (9) Excludes Certain Shares* o
11	Percer 13.1%		ss Represented by Amount in Row 9
12	Type o	of Repor	rting Person*
partnership ("("SDC"), Ros M. Warden ("RBR, BJB, C Schedule 13C (2) Includes: and owns no held by VSF interests there provided as o (3) This perce	YVC II ss A. Jai 'CMW'' MW an G. (i) 21,2; securiti III and ' ein. The f Decer entage is	II"), Ver ffe ("RA), Robir d RLP, d 32 share es of the VVC III e inform nber 31, s calcula	d by Versant Side Fund III, L.P., a Delaware limited partnership ("VSF III"), Versant Venture Capital III, L.P., a Delaware limited sant Ventures III, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella Lay"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this esheld by VSF III; and (ii) 3,594,989 shares held by VVC III. VV III serves as the sole general partner of VSF III and VVC III elsewer directly. CMW is a managing director and/or member of VV III and shares voting and dispositive power over the shares (showever, he disclaims beneficial ownership of the shares held by VSF III and VVC III except to the extent of his pecuniary lation with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is 2015. Attendance Commissions on November 05, 2015
			12
CUSIP No. 9	92337F1	107	13 G
1		s of Rep ra N. Lu	orting Persons ıbash
2	Check the Appropriate Box if a Member of a Group* (a) 0 (b) x (1)		
3	SEC U	Jse Only	
4			Place of Organization of America
Number of Shares Beneficially		5	Sole Voting Power 0 shares
Owned by Each Reporting Person With		6	Shared Voting Power 3,616,221 shares of Common Stock (2)
		7	Sole Dispositive Power 0 shares

	8	Shared Dispositive Power 3,616,221 shares of Common Stock (2)			
Aggregate Amount Beneficially Owned by Each Reporting Person 3,616,221 shares of Common Stock (2)					
Check	Box if t	the Aggregate Amount in Row (9) Excludes Certain Shares* o			
		ss Represented by Amount in Row 9			
Type of Reporting Person* IN					
"VVC II ss A. Jaf "CMW" MW and G. (i) 21,23 securitie III and Vein. The of Decenentage is	I"), Vers fe ("RA), Robin I RLP, co 32 shares s of the /VC III; i informaber 31, c calcula	sant Ventures III, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella LJ"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM, ollectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this sheld by VSF III; and (ii) 3,594,989 shares held by VVC III. VV III serves as the sole general partner of VSF III and VVC III Issuer directly. BNL is a managing director and/or member of VV III and shares voting and dispositive power over the shares; however, she disclaims beneficial ownership of the shares held by VSF III and VVC III except to the extent of her pecuniary ation with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is 2015. Itted based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent is and Exchange Commissions on November 05, 2015.			
		13			
92337F1	07	13 G			
Check	the App	propriate Box if a Member of a Group*			
(b)	x (1)				
SEC U	se Only	,			
		Place of Organization of America			
	5	Sole Voting Power			
		0 shares			
	6	O shares Shared Voting Power 3,616,221 shares of Common Stock (2)			
		Shared Voting Power			
• • • • • • • • • • • • • • • • • • •	2,616,2 Check Percen 13.1% Type o IN Pedule 130 "VVC II ss A. Jaf "CMW" MW and G. (i) 21,23 ss ecuritie III and V ein. The of Decementage is ith the So Percentage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securitie III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So Securities III and V ein. The of Decementage is ith the So	Aggregate Am 3,616,221 shar 3,616,221 shar Check Box if the Percent of Claritan (1) and (1) an			

9 Aggregate Amount Beneficially Owned by Each Reporting Person 3,616,221 shares of Common Stock (2) 10 Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o 11 Percent of Class Represented by Amount in Row 9 13.1% (3) 12 Type of Reporting Person* (1) This Schedule 13G is filed by Versant Side Fund III, L.P., a Delaware limited partnership ("VSF III"), Versant Venture Capital III, L.P., a Delaware limited partnership ("VVC III"), Versant Ventures III, LLC, a Delaware limited liability company ("VV III"), Brian G. Atwood ("BGA"), Samuel D. Colella ("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder ("DBM"), Rebecca B. Robertson ("RBR"), Bradley J. Bolzon ("BJB"), Charles M. Warden ("CMW"), Robin L. Praeger ("RLP") and Barbara N. Lubash ("BNL" and together with VSF III, VVC III, VV III, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G. (2) Includes: (i) 21,232 shares held by VSF III; and (ii) 3,594,989 shares held by VVC III. VV III serves as the sole general partner of VSF III and VVC III and owns no securities of the Issuer directly. RLP is a managing director and/or member of VV III and shares voting and dispositive power over the shares held by VSF III and VVC III; however, he disclaims beneficial ownership of the shares held by VSF III and VVC III except to the extent of his pecuniary interests therein. The information with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2015. (3) This percentage is calculated based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commissions on November 05, 2015. 14 Introductory Note: This Statement on Schedule 13G is filed on behalf of the Reporting Persons, in respect of shares of Common Stock, par value \$0.0001 per share ("Common Stock"), of Veracyte, Inc. (the "Issuer"). Item 1 Name of Issuer: (a) Veracyte, Inc. Address of Issuer's Principal Executive Offices: 7000 Shoreline Ct., Suite 250 South San Francisco, CA 94080 Item 2 (a) Name of Person(s) Filing: Versant Side Fund III, L.P. ("VSF III") Versant Venture Capital III, L.P. ("VVC III") Versant Ventures III, LLC ("VV III") Brian G. Atwood ("BGA") Samuel D. Colella ("SDC") Ross A. Jaffe ("RAJ") William J. Link ("WJL") Donald B. Milder ("DBM") Rebecca B. Robertson ("RBR") Bradley J. Bolzon ("BJB") Charles M. Warden ("CMW") Barbara N. Lubash ("BNL") Robin L. Praeger ("RLP") Address of Principal Business Office: (b) c/o Versant Venture Management, LLC One Sansome Street, Suite 3630 San Francisco, CA 94104 (b) Citizenship: **Entities:** VSF III Delaware, United States of America **VVC III** Delaware, United States of America VV III Delaware, United States of America Individuals: United States of America **BGA SDC** United States of America RAJ United States of America WJL United States of America **DBM** United States of America **RBR** United States of America BJB Canada United States of America CMW

BNL - United States of America
RLP - United States of America

(d) Title of Class of Securities:

Common Stock

(e) CUSIP Number: 92337F107

Item 3 Not applicable.

15

Item 4 Ownership.

The following information with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2015:

Reporting Persons (1)	Shares Held Directly	Sole Voting Power	Shared Voting Power	Sole Dispositive Power	Shared Dispositive Power	Beneficial Ownership	Percentage of Class (2)
VSF III	21,232	21,232	0	21,232	0	21,232	0.1%
VVC III	3,594,989	3,594,989	0	3,594,989	0	3,594,989	13.0%
VV III	0	0	3,616,221	0	3,616,221	3,616,221	13.1%
BGA	10,000	10,000	3,616,221	0	3,616,221	3,626,221	13.1%
SDC	0	0	3,616,221	0	3,616,221	3,616,221	13.1%
RAJ	0	0	3,616,221	0	3,616,221	3,616,221	13.1%
WJL	0	0	3,616,221	0	3,616,221	3,616,221	13.1%
DBM	0	0	3,616,221	0	3,616,221	3,616,221	13.1%
RBR	0	0	3,616,221	0	3,616,221	3,616,221	13.1%
ВЈВ	0	0	3,616,221	0	3,616,221	3,616,221	13.1%
CMW	0	0	3,616,221	0	3,616,221	3,616,221	13.1%
BNL	0	0	3,616,221	0	3,616,221	3,616,221	13.1%
RLP	0	0	3,616,221	0	3,616,221	3,616,221	13.1%

⁽¹⁾ VV III serves as the sole general partner of VSF III and VVC III and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL and RLP are managing directors and/or members of VV III and share voting and dispositive power over the shares held by VSF III and VVC III; however, they disclaim beneficial ownership of the shares held by VSF III and VVC III except to the extent of their pecuniary interests therein.

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 Persons have ceased to be the beneficial owner of more than five percent of the class of securities, check the following: **o**

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

See Items 2(a) and 4.

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.

16

Item 10 Certification.

Not applicable.

⁽²⁾ This percentage is calculated based upon 27,665,229 shares of Common Stock outstanding as of October 29, 2015 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commissions on November 05, 2015.

After	reasonable inquiry and to the best of my knowledge and	belief, I certify that the information set fo	orth in this statement is true, complete and corr	ect.
Dated	: February 9, 2016			
Versa	nt Side Fund III, L.P.			
By: Its:	Versant Ventures III, LLC General Partner			
By:	/s/ Robin L. Praeger Authorized Representative			
Versa	nt Venture Capital III, L.P.			
By: Its:	Versant Ventures III, LLC General Partner			
By:	/s/ Robin L. Praeger Authorized Representative			
Versa	nt Ventures III, LLC			
By:	/s/ Robin L. Praeger Authorized Representative			
	bin L. Praeger as attorney in fact G. Atwood			
	bin L. Praeger as attorney in fact lel D. Colella			
	bin L. Praeger as attorney in fact			
	A. Jaffe			
	bin L. Praeger as attorney in fact am J. Link			
	bin L. Praeger as attorney in fact Id B. Milder			
	bin L. Praeger as attorney in fact			
	bin L. Praeger as attorney in fact ley J. Bolzon			
	bin L. Praeger as attorney in fact les M. Warden			
		17		
/s/ Ro	bin L. Praeger as attorney in fact			
	ara N. Lubash			
	bin L. Praeger n L. Praeger			
		18		
Exhib	pit(s):			
	int Filing Statement			
11 - JU	I mile outcoment	10		

EXHIBIT A

JOINT FILING STATEMENT

We, the undersigned, hereby express our agreement that the attached Schedule 13G (or any amendments thereto) relating to the Common Stock of

Veracyte, Inc. is filed on behalf of each of us. Dated: February 9, 2016 Versant Side Fund III, L.P. Versant Ventures III, LLC By: General Partner Its: By: /s/ Robin L. Praeger **Authorized Representative** Versant Venture Capital III, L.P. Versant Ventures III, LLC By: General Partner Its: /s/ Robin L. Praeger By: **Authorized Representative** Versant Ventures III, LLC By: /s/ Robin L. Praeger **Authorized Representative** /s/ Robin L. Praeger as attorney in fact Brian G. Atwood /s/ Robin L. Praeger as attorney in fact Samuel D. Colella /s/ Robin L. Praeger as attorney in fact Ross A. Jaffe /s/ Robin L. Praeger as attorney in fact William J. Link /s/ Robin L. Praeger as attorney in fact Donald B. Milder /s/ Robin L. Praeger as attorney in fact Rebecca B. Robertson /s/ Robin L. Praeger as attorney in fact **Bradley J. Bolzon** /s/ Robin L. Praeger as attorney in fact Charles M. Warden 20 /s/ Robin L. Praeger as attorney in fact

Barbara N. Lubash /s/ Robin L. Praeger Robin L. Praeger