## SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## **SCHEDULE 13G**

(Rule 13d-102)

Information to be Included in Statements Filed Pursuant to § 240.13d-1(b), (c) and (d) and Amendments Thereto Filed Pursuant to § 240.13d-2

Under the Securities Exchange Act of 1934

(Amendment No. )\*

# **Burning Rock Biotech Limited**

(Name of Issuer)

Class A Ordinary Shares, par value \$0.0002 per share
(Title of Class of Securities)

12233L1070\*\* (CUSIP Number)

**December 31, 2020** (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.
- \*\* This CUSIP number applies to the Issuer's American Depositary Shares ("ADSs"). One ordinary share represents one ADS.

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).

1 N			
	NAME OF R	EPC	DRTING PERSON
			VI HOLDCO, LTD. ("SCC VENTURE VI HOLDCO")
		E AF	PPROPRIATE BOX IF A MEMBER OF A GROUP
(	(a) 🗀 (b)	, _	
3 S	SEC USE ON	NLY	
4 C	CITIZENSHI	IP O	OR PLACE OF ORGANIZATION
C	CAYMAN IS	SLA	NDS
		5	SOLE VOTING POWER
NUM	MBER OF		0
	HARES	6	SHARED VOTING POWER
OWI	NED BY		3,840,808
	EACH PORTING	7	SOLE DISPOSITIVE POWER
	ERSON WITH		0
V	WIII	8	SHARED DISPOSITIVE POWER
			3,840,808
9 A	AGGREGAT	EΑ	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	3,840,808		
10 C	СНЕСК ВОХ	X IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11 P	PERCENT O	F C	LASS REPRESENTED BY AMOUNT IN ROW 9
	4.4%1		
12 T	ΓΥΡΕ OF RE	EPO!	RTING PERSON
C	00		

1	NAME OF F	REPO	ORTING PERSON
			V HOLDCO I, LTD. ("SCC VENTURE V HOLDCO I")
2		E AI	PPROPRIATE BOX IF A MEMBER OF A GROUP
	(a) 🗆 (t	<i>,</i> , _	•
3	SEC USE O	NLY	
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION
		~	
	CAYMAN IS	SLA	NDS
		5	SOLE VOTING POWER
N	UMBER OF		0
	SHARES	6	SHARED VOTING POWER
	NEFICIALLY WNED BY		3,004,874
_	EACH	7	SOLE DISPOSITIVE POWER
	EPORTING PERSON		0
	WITH	8	SHARED DISPOSITIVE POWER
			3,004,874
9	AGGREGAT	ΈA	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	3,004,874		
10	CHECK BO	X IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11		OF C	LASS REPRESENTED BY AMOUNT IN ROW 9
	3.5%1		
12		EDC.	RTING PERSON
12	ITEOFRI	LPU	KIING FERJON
	00		

Based on a total of 86,479,686 shares of Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on December 4, 2020.

1	NAME OF I	REP	ORTING PERSON
	SEQUOIA C	CAP	ITAL CHINA VENTURE FUND VI, L.P. ("SEQUOIA CAPITAL CHINA VENTURE FUND VI")
2			PPROPRIATE BOX IF A MEMBER OF A GROUP
	(a) □ (l	b) [	
3	SEC USE O	NLY	
4	CITIZENSH	IIP C	OR PLACE OF ORGANIZATION
	CAYMAN I	SLA	NDS
		5	SOLE VOTING POWER
			0
N	UMBER OF SHARES	6	SHARED VOTING POWER
	NEFICIALLY		3,840,808, of which 3,840,808 shares are directly owned by SCC VENTURE VI HOLDCO. The sole shareholder of
C	WNED BY EACH	7	SCC VENTURE VI HOLDCO is SEQUOIA CAPITAL CHINA VENTURE FUND VI.  SOLE DISPOSITIVE POWER
R	EPORTING	/	SOLE DISPOSITIVE POWER
	PERSON		0
	WITH	8	SHARED DISPOSITIVE POWER
			3,840,808, of which 3,840,808 shares are directly owned by SCC VENTURE VI HOLDCO. The sole shareholder of SCC VENTURE VI HOLDCO is SEQUOIA CAPITAL CHINA VENTURE FUND VI.
9	AGGREGAT	ГЕ А	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	3,840,808		
10	CHECK BO	X IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11	PERCENT (	OF C	CLASS REPRESENTED BY AMOUNT IN ROW 9
	4.4%1		
12	TYPE OF R	EPO	RTING PERSON
	PN		

Based on a total of 86,479,686 shares of Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on December 4, 2020.

1	NAME OF I	REP	ORTING PERSON	
	SEQUOIA C	CAP	ITAL CHINA VENTURE FUND V, L.P. ("SEQUOIA CAPITAL CHINA VENTURE FUND V")	
2			PPROPRIATE BOX IF A MEMBER OF A GROUP	
	(a) □ (l	b) [		
3	SEC USE O	NLY		
4	CITIZENSH	IIP C	OR PLACE OF ORGANIZATION	
	CAYMAN I	SLA	NDS	
		5	SOLE VOTING POWER	
			0	
N	UMBER OF	6	SHARED VOTING POWER	
	SHARES BENEFICIALLY 3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V.			
	EACH	7	SOLE DISPOSITIVE POWER	
K	EPORTING PERSON		0	
	WITH	8	SHARED DISPOSITIVE POWER	
			3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V.	
9	AGGREGAT	ГЕ А	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	3,004,874			
10	CHECK BO	X IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	PERCENT (	OF C	CLASS REPRESENTED BY AMOUNT IN ROW 9	
	3.5%1			
12	TYPE OF R	EPO	PRTING PERSON	
	PN			
	PN			

Based on a total of 86,479,686 shares of Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on December 4, 2020.

1	NAME OF I	REP	ORTING PERSON	
	SC CHINA	VEN	TURE VI MANAGEMENT, L.P. ("SC CHINA VENTURE VI MANAGEMENT")	
2		E Al	PPROPRIATE BOX IF A MEMBER OF A GROUP ]	
3	SEC USE O	NLY		
4	CITIZENSHIP OR PLACE OF ORGANIZATION			
	CAYMAN I	SLA	NDS	
		5	SOLE VOTING POWER	
			0	
	IN OPEN OF	6	SHARED VOTING POWER	
BE	UMBER OF SHARES NEFICIALLY WNED BY		3,840,808, of which 3,840,808 shares are directly owned by SCC VENTURE VI HOLDCO. The sole shareholder of SCC VENTURE VI HOLDCO is SEQUOIA CAPITAL CHINA VENTURE FUND VI. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND VI is SC CHINA VENTURE VI MANAGEMENT.	
R	EACH EPORTING	7	SOLE DISPOSITIVE POWER	
	PERSON WITH	_	0	
	VV1111	8	SHARED DISPOSITIVE POWER	
			3,840,808, of which 3,840,808 shares are directly owned by SCC VENTURE VI HOLDCO. The sole shareholder of SCC VENTURE VI HOLDCO is SEQUOIA CAPITAL CHINA VENTURE FUND VI. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND VI is SC CHINA VENTURE VI MANAGEMENT.	
9	AGGREGAT	ГЕ А	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	3,840,808			
10		X IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	PERCENT (	OF C	CLASS REPRESENTED BY AMOUNT IN ROW 9	
	4.4%1			
12	TYPE OF R	EPO	RTING PERSON	
	PN			

1 NAME OF REPORTING PERSON  SC CHINA VENTURE V MANAGEMENT, L.P. ("SC CHINA VENTURE V MANAGEMENT")  2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a)				
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a)	1	NAME OF F	REP	ORTING PERSON
(a) □ (b) □  3 SEC USE ONLY  4 CITIZENSHIP OR PLACE OF ORGANIZATION  CAYMAN ISLANDS  5 SOLE VOTING POWER  0 6 SHARED VOTING POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  7 SOLE DISPOSITIVE POWER  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874				·
3 SEC USE ONLY  4 CITIZENSHIP OR PLACE OF ORGANIZATION  CAYMAN ISLANDS  5 SOLE VOTING POWER  0 6 SHARED VOTING POWER  SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  7 SOLE DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  7 SOLE DISPOSITIVE POWER  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874	2			
4 CITIZENSHIP OR PLACE OF ORGANIZATION  CAYMAN ISLANDS  5 SOLE VOTING POWER  0 6 SHARED VOTING POWER  NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V. The GENERAL CHINA VENTURE FUND V. The GENERAL CHINA VENTURE FUND V. The GENERAL CHINA VENTURE F		(a) — (t	<i>)</i> , ∟	
CAYMAN ISLANDS    SOLE VOTING POWER	3	SEC USE O	NLY	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  7 SOLE DISPOSITIVE POWER  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874	4	CITIZENSHIP OR PLACE OF ORGANIZATION		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  5 OLE DISPOSITIVE POWER  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874		CAYMAN I	SLA	NDS
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  5 OLE DISPOSITIVE POWER  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874			5	SOLE VOTING POWER
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  7 SOLE DISPOSITIVE POWER  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874				0
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  5 SOLE DISPOSITIVE POWER  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874			6	SHARED VOTING POWER
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874	N	_		3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of
EACH REPORTING PERSON WITH  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874		_		SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA
REPORTING PERSON WITH  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874			7	
WITH  8 SHARED DISPOSITIVE POWER  3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874			•	
3,004,874, of which 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874				•
SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874		***************************************	8	SHARED DISPOSITIVE POWER
CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANAGEMENT.  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  3,004,874				
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,004,874				
	9	AGGREGAT	ΓΕ Α	
		2 004 974		
	10		X IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11 DEDCENT OF CLASS DEDDECENTED BY AMOUNT IN DOWN	11		OF C	N. ACC DEDDECENTED DV AMOUNT IN DOM O
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	11	1 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9		
3.5%1				
12 TYPE OF REPORTING PERSON	12	TYPE OF R	EPO	PRTING PERSON
PN		PN		

1	NAME OF F	REP	ORTING PERSON
			DING LIMITED ("SC CHINA HOLDING")
2		E Al	PPROPRIATE BOX IF A MEMBER OF A GROUP  ]
3	SEC USE O	NLY	
4	CITIZENSH	IIP C	OR PLACE OF ORGANIZATION
	CAYMAN I		
		5	SOLE VOTING POWER 0
		6	SHARED VOTING POWER
NUMBER OF SHARES BENEFICIALLY OWNED BY			6,845,682, of which 3,840,808 shares are directly owned by SCC VENTURE VI HOLDCO and 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE VI HOLDCO is SEQUOIA CAPITAL CHINA VENTURE FUND VI. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND VI is SC CHINA VENTURE VI MANAGEMENT. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANAGEMENT. The General Partner of each of SC CHINA VENTURE VI MANAGEMENT and SC CHINA VENTURE V MANAGEMENT is SC CHINA HOLDING.
	EACH EPORTING PERSON	7	SOLE DISPOSITIVE POWER 0
	WITH	8	SHARED DISPOSITIVE POWER
			6,845,682 shares, of which 3,840,808 shares are directly owned by SCC VENTURE VI HOLDCO and 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE VI HOLDCO is SEQUOIA CAPITAL CHINA VENTURE FUND VI. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND VI is SC CHINA VENTURE VI MANAGEMENT. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANAGEMENT. The General Partner of each of SC CHINA VENTURE VI MANAGEMENT and SC CHINA VENTURE V MANAGEMENT is SC CHINA HOLDING.
9	AGGREGAT	ΓΕ Α	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	6,845,682		
10		X IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11	<del></del>	OF C	CLASS REPRESENTED BY AMOUNT IN ROW 9
	7.9%1		
12	TYPE OF R	EPO	RTING PERSON
	00		

1	NAME OF F	REPO	ORTING PERSON
			TERPRISES LIMITED ("SNP CHINA ENTERPRISES")
2		E AI o) □	PPROPRIATE BOX IF A MEMBER OF A GROUP
3	SEC USE O	NLY	
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION
	BRITISH VI	IRGI	IN ISLANDS
		5	SOLE VOTING POWER
			0
		6	SHARED VOTING POWER
NUMBER OF SHARES BENEFICIALLY OWNED BY			6,845,682, of which 3,840,808 shares are directly owned by SCC VENTURE VI HOLDCO and 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE VI HOLDCO is SEQUOIA CAPITAL CHINA VENTURE FUND VI. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND VI is SC CHINA VENTURE VI MANAGEMENT. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANAGEMENT. The General Partner of each of SC CHINA VENTURE VI MANAGEMENT and SC CHINA VENTURE V MANAGEMENT is SC CHINA HOLDING. SC CHINA HOLDING is wholly owned by SNP CHINA ENTERPRISES.
R	EACH EPORTING	7	SOLE DISPOSITIVE POWER
	PERSON		0
	WITH	8	SHARED DISPOSITIVE POWER
			6,845,682, of which 3,840,808 shares are directly owned by SCC VENTURE VI HOLDCO and 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I. The sole shareholder of SCC VENTURE VI HOLDCO is SEQUOIA CAPITAL CHINA VENTURE FUND VI. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND VI is SC CHINA VENTURE VI MANAGEMENT. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANAGEMENT. The General Partner of each of SC CHINA VENTURE VI MANAGEMENT and SC CHINA VENTURE V MANAGEMENT is SC CHINA HOLDING. SC CHINA HOLDING is wholly owned by SNP CHINA ENTERPRISES.
9	AGGREGAT	ГΕΑ	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	6,845,682		
10	CHECK BO	X IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11		OF C	LASS REPRESENTED BY AMOUNT IN ROW 9
	7.9%1		
12	TYPE OF R	EPO	RTING PERSON
	00		

1	NAME OF R	REPO	ORTING PERSON
			EMENT LIMITED ("URM MANAGEMENT")
2		E AI	PPROPRIATE BOX IF A MEMBER OF A GROUP
	(a) 🗆 (t	<i>)</i> ) ∟	
3	SEC USE Of	NLY	
4	CITIZENSHIP OR PLACE OF ORGANIZATION		
	CAYMAN IS	SLA	NDS
		5	SOLE VOTING POWER
N	UMBER OF		0
DE	SHARES NEFICIALLY	6	SHARED VOTING POWER
	WNED BY		885
ъ	EACH EPORTING	7	SOLE DISPOSITIVE POWER
IN.	PERSON		0
	WITH	8	SHARED DISPOSITIVE POWER
			885
9	AGGREGAT	ΈA	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	885		
10		X IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11		)F C	CLASS REPRESENTED BY AMOUNT IN ROW 9
	Less than 0.1	0/1	
12			RTING PERSON
	00		

1	NAME OF I	REPC	ORTING PERSON
	NEIL NANI	PENC	G SHEN ("NS")
2		E AF o) □	PPROPRIATE BOX IF A MEMBER OF A GROUP  ]
3	SEC USE O	NLY	
4	CITIZENSH	IIP O	OR PLACE OF ORGANIZATION
	HONG KON	IG S.	AR
		5	SOLE VOTING POWER
			99,801
		6	SHARED VOTING POWER
BE	UMBER OF SHARES NEFICIALLY OWNED BY		6,846,567, of which 3,840,808 shares are directly owned by SCC VENTURE VI HOLDCO, 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I and 885 shares are directly owned by URM MANAGEMENT. The sole shareholder of SCC VENTURE VI HOLDCO is SEQUOIA CAPITAL CHINA VENTURE FUND VI. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND VI is SC CHINA VENTURE VI MANAGEMENT. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANAGEMENT. The General Partner of each of SC CHINA VENTURE VI MANAGEMENT and SC CHINA VENTURE V MANAGEMENT is SC CHINA HOLDING. SC CHINA HOLDING is wholly owned by SNP CHINA ENTERPRISES. NS wholly owns each of SNP CHINA ENTERPRISES and URM MANAGEMENT.
			OTAL OTHERS ELATERS RIGEO GIR OTRIVERIATION INTERNAL
	EACH	7	SOLE DISPOSITIVE POWER
R	EACH REPORTING	7	SOLE DISPOSITIVE POWER
R	EACH REPORTING PERSON		SOLE DISPOSITIVE POWER  99,801
R	EACH REPORTING	7 8	SOLE DISPOSITIVE POWER
R	EACH REPORTING PERSON WITH	8	99,801  SHARED DISPOSITIVE POWER  6,846,567, of which 3,840,808 shares are directly owned by SCC VENTURE VI HOLDCO, 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I and 885 shares are directly owned by URM MANAGEMENT. The sole shareholder of SCC VENTURE VI HOLDCO is SEQUOIA CAPITAL CHINA VENTURE FUND VI. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND VI is SC CHINA VENTURE VI MANAGEMENT. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANAGEMENT. The General Partner of each of SC CHINA VENTURE VI MANAGEMENT and SC CHINA VENTURE V MANAGEMENT is SC CHINA HOLDING. SC CHINA HOLDING is wholly owned by SNP CHINA ENTERPRISES. NS wholly owns each of SNP CHINA ENTERPRISES and URM MANAGEMENT.
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9 10	EACH REPORTING PERSON WITH  AGGREGAT 6,946,368 CHECK BO  PERCENT 0 8.0%1	8 8 TE A	99,801  SHARED DISPOSITIVE POWER  6,846,567, of which 3,840,808 shares are directly owned by SCC VENTURE VI HOLDCO, 3,004,874 shares are directly owned by SCC VENTURE V HOLDCO I and 885 shares are directly owned by URM MANAGEMENT. The sole shareholder of SCC VENTURE VI HOLDCO is SEQUOIA CAPITAL CHINA VENTURE FUND VI. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE VI MANAGEMENT. The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANAGEMENT. The General Partner of each of SC CHINA VENTURE VI MANAGEMENT and SC CHINA VENTURE V MANAGEMENT is SC CHINA HOLDING. SC CHINA HOLDING is wholly owned by SNP CHINA ENTERPRISES. NS wholly owns each of SNP CHINA ENTERPRISES and URM MANAGEMENT.  MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES

#### ITEM 1.

(a) Name of Issuer:

Burning Rock Biotech Limited

(b) Address of Issuer's Principal Executive Offices:

601, 6/F, Building 3, Standard Industrial Unit 2 No. 7, Luoxuan 4th Road International Bio Island, Guangzhou, 510005 People's Republic of China

#### ITEM 2.

(a) Name of Persons Filing:

SCC Venture VI Holdco, Ltd.
SCC Venture V Holdco I, Ltd.
Sequoia Capital China Venture Fund VI, L.P.
Sequoia Capital China Venture Fund V, L.P.
SC China Venture VI Management, L.P.
SC China Venture V Management, L.P.
SC China Holding Limited
SNP China Enterprises Limited
URM Management Limited
Neil Nanpeng Shen

The sole shareholder of SCC VENTURE VI HOLDO is SEQUOIA CAPITAL CHINA VENTURE FUND VI. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND VI is SC CHINA VENTURE VI MANAGEMENT. The General Partner of SC CHINA VENTURE VI MANAGEMENT is SC CHINA HOLDING. SC CHINA HOLDING is wholly owned by SNP CHINA ENTERPRISES. NS wholly owns SNP CHINA ENTERPRISES.

The sole shareholder of SCC VENTURE V HOLDCO I is SEQUOIA CAPITAL CHINA VENTURE FUND V. The General Partner of SEQUOIA CAPITAL CHINA VENTURE FUND V is SC CHINA VENTURE V MANGAEMENT. The General Partner of SC CHINA VENTURE V MANAGEMENT is SC CHINA HOLDING. SC CHINA HOLDING is wholly owned by SNP CHINA ENTERPRISES. NS wholly owns SNP CHINA ENTERPRISES.

NS wholly owns URM MGMT.

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

2800 Sand Hill Road, Suite 101 Menlo Park, CA 94025

(c) Citizenship:

SCC VENTURE VI HOLDCO, SCC VENTURE V HOLDCO I, SEQUOIA CAPITAL CHINA VENTURE FUND VI, SEQUOIA CAPITAL CHINA VENTURE FUND V, SC CHINA VENTURE VI MANAGEMENT, SC CHINA VENTURE V MANAGEMENT, SC CHINA HOLDING, URM MGMT: Cayman Islands

SNP CHINA ENTERPRISES: British Virgin Islands

NS: Hong Kong SAR

(d) CUSIP Number:

12233L1070

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 ITEM 4. **OWNERSHIP** SEE ROWS 5 THROUGH 11 OF COVER PAGES 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 person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following  $\Box$ . ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON NOT APPLICABLE IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ITEM 7. 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

NOT APPLICABLE

#### **SIGNATURES**

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

Dated: February 12, 2021

SCC Venture VI Holdco, Ltd.

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SCC Venture V Holdco I, Ltd.

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

Sequoia Capital China Venture Fund VI, L.P.

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

Sequoia Capital China Venture Fund V, L.P.

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SC China Venture VI Management, L.P.

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SC China Venture V Management, L.P.

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SC China Holding Limited

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SNP China Enterprises Limited

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

**URM Management Limited** 

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

Neil Nanpeng Shen

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen