SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Washington, D.C. 20549
Schedule 13G
Under the Securities Exchange Act of 1934 (Amendment No. 1)*
Accolade, Inc.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
00437E102
(CUSIP Number)
December 31, 2021
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
□ 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 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).
(Continued on following pages)

Page 1 of 12 Pages Exhibit Index Contained on Page 11

CUSIP	NO. 00437E102			13 G		Page 2 of	12		
					1				
1	NAME OF REPORTING PERSO Andreessen Horowitz Fo		P. ("AH IV")						
2	CHECK THE APPROPRIATE E	3OX IF A	MEMBER OF A GROU	JР		(a)		(b)	×
3	SEC USE ONLY								
4	CITIZENSHIP OR PLACE OF O	ORGANI	ZATION						
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5	AH IV, may be deemed	self and as nominee for Fund IV-B, L.P. ("AH I nat AH Equity Partners I to have sole power to enjamin Horowitz ("Ho	V-B") and Andreesser IV, L.L.C. ("AH Equi vote these shares, and rowitz"), the managin	n Horowitz ty IV"), the Marc And	Fund IV- e general reessen	-Q, L.P. partner	of
		6	SHARED VOTING POSee response to row 5.	OWER					
		7	SOLE DISPOSITIVE 1,619,088 shares, for it IV, the general partner Andreessen and Horow power to dispose of the	self and as nominee for of AH IV, may be deen vitz, the managing mem	ned to have sole powe	r to dispose	of these	shares,	and
		8	SHARED DISPOSITI See response to row 7.	VE POWER					
9	AGGREGATE AMOUNT BEN	EFICIAL	LY OWNED BY EACH	REPORTING PERSO	N		1,619,08	38	
10	CHECK BOX IF THE AGGREO	GATE AM	10UNT IN ROW (9) EX	CLUDES CERTAIN S	HARES				
11	PERCENT OF CLASS REPRES	SENTED	BY AMOUNT IN ROW	9			2.4% ¹		
12	TYPE OF REPORTING PERSO	N					PN		

¹ Based on 66,958,380 shares of the Issuer's Common Stock outstanding as of December 31, 2021, as reported by the Issuer in its Form 10-Q filed with the Securities and Exchange Commission on January 11, 2022.

CUSIP	NO. 00437E102			13 G		Page 3 of	12		
1	NAME OF REPORTING PERS AH Equity Partners IV,	_	AH Equity IV")						
2	CHECK THE APPROPRIATE	BOX IF A	MEMBER OF A GRO	UP		(a)		(b)	\boxtimes
3	SEC USE ONLY								
4	CITIZENSHIP OR PLACE OF Delaware	ORGANI	ZATION						
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING	5	SOLE VOTING POW 1,619,088 shares, all o AH IV-B, and AH IV- power to vote these sh may be deemed to hav	f which are held of reco Q. AH Equity IV, the go ares, and Andreessen a	eneral partner of AH nd Horowitz, the mar	IV, may be d	leemed t	o have s	ole
	PERSON WITH	6	SHARED VOTING POSee response to row 5.						
		7	SOLE DISPOSITIVE 1,619,088 shares, all o AH IV-B and AH IV-C power to dispose of the Equity IV, may be deen	f which are held of reco	neral partner of AH l ssen and Horowitz, th	IV, may be d ne managing	eemed to	have so	ole
		8	SHARED DISPOSITI See response to row 7.						
9	AGGREGATE AMOUNT BEN	EFICIAL	LY OWNED BY EACH	REPORTING PERSO	N		1,619,0	88	
10	CHECK BOX IF THE AGGRE	GATE AN	MOUNT IN ROW (9) ΕΣ	CLUDES CERTAIN S	SHARES				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 2.4% ¹								
12	TYPE OF REPORTING PERSO	ON					00		

¹ Based on 66,958,380 shares of the Issuer's Common Stock outstanding as of December 31, 2021 as reported by the Issuer in its Form 10-Q filed with the Securities and Exchange Commission on January 11, 2022.

CUSIP	NO. 00437E102			13 G	P	age 4 of	12		-
1	NAME OF REPORTING PERSO AH Parallel Fund IV, L.		arallel IV")						
2	CHECK THE APPROPRIATE I	BOX IF A	MEMBER OF A GROU	JP		(a)		(b)	×
3	SEC USE ONLY								
4	CITIZENSHIP OR PLACE OF (Delaware	ORGANI	ZATION						
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5	AH Parallel Fund IV-B IV-Q"), except that AH partner of AH Parallel	self and as nominee fo , L.P. ("AH Parallel IV Equity Partners IV (P IV, may be deemed to aging members of AH	r AH Parallel Fund IV-A, -B"), and AH Parallel Fu arallel), L.L.C. ("AH Equance sole power to vote to Equity Parallel IV, may b	ınd IV-Q ıity Para hese sha	, L.P. ("Allel IV") res, and	AH Para), the ger Andrees	llel neral ssen
		6	SHARED VOTING POSee response to row 5.	OWER					
		7	IV-Q, except that AH E have sole power to disp	self and as nominee fo Equity Parallel IV, the g pose of these shares, an	r AH Parallel IV-A, AH I eneral partner of AH Par d Andreessen and Horow e shared power to dispos	allel IV, vitz, the	may be managin	deemed g memb	to
		8	SHARED DISPOSITIVE See response to row 7.	VE POWER					
9	AGGREGATE AMOUNT BEN	EFICIAL	LY OWNED BY EACH	REPORTING PERSO	N		3,779,6	20	
10	CHECK BOX IF THE AGGREG	GATE AM	OUNT IN ROW (9) EX	CLUDES CERTAIN S	SHARES			[
11	PERCENT OF CLASS REPRES	SENTED	BY AMOUNT IN ROW	9			5.6% ¹		
12	TYPE OF REPORTING PERSO)N					PN		

¹ Based on 66,958,380 shares of the Issuer's Common Stock outstanding as of December 31, 2021 as reported by the Issuer in its Form 10-Q filed with the Securities and Exchange Commission on January 11, 2022.

CUSIP	NO. 00437E102			13 G		Page 5 of	12		
1	NAME OF REPORTING PERSO AH Equity Partners IV (, L.L.C. ("AH Equity Pa	rallel IV")					
2	CHECK THE APPROPRIATE E	3OX IF A	MEMBER OF A GRO	UP		(a)		(b)	\boxtimes
3	SEC USE ONLY								
4	CITIZENSHIP OR PLACE OF O	ORGANI	ZATION						
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON	5	Parallel IV-A, AH Para AH Parallel IV, may be	ER f which are held of recorallel IV-B, and AH Parale deemed to have sole por members of AH Equit	lel IV-Q. AH Equity ower to vote these sha	Parallel IV, ares, and Aı	the gener ndreessen	ral parti n and	ner of
	WITH	6	SHARED VOTING POSee response to row 5.	= ::					
		7	Parallel IV-A, AH Para AH Parallel IV, may be	f which are held of reconallel IV-B, and AH Paraled to have sole pong members of AH Equit	lel IV-Q. AH Equity ower to dispose of the	Parallel IV, ese shares, a	the gener and Andre	ral partı eessen a	ner of
		8	SHARED DISPOSITION See response to row 7.						
9	AGGREGATE AMOUNT BENI	EFICIAL!	LY OWNED BY EACH	REPORTING PERSON	ı		3,779,62	.0	
10	CHECK BOX IF THE AGGREC	GATE AN	ΛΟUNT IN ROW (9) ΕΣ	CLUDES CERTAIN S	HARES			-	
11	PERCENT OF CLASS REPRES	SENTED	BY AMOUNT IN ROW	7 9			5.6% ¹		
12	TYPE OF REPORTING PERSO)N					00		

¹ Based on 66,958,380 shares of the Issuer's Common Stock outstanding as of December 31, 2021 as reported by the Issuer in its Form 10-Q filed with the Securities and Exchange Commission on January 11, 2022.

CUSIP	NO. 00437E102			13 G		Page 6 o	f 12		
1	NAME OF REPORTING PERSO Marc Andreessen ("And)						
2	CHECK THE APPROPRIATE I	BOX IF A	MEMBER OF A GROUP			(a)		(b)	×
3	SEC USE ONLY								
4	CITIZENSHIP OR PLACE OF U.S. Citizen	ORGAN	ZATION						
	NUMBER OF SHARES	5	SOLE VOTING POWER 0 shares.						
	BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	6	SHARED VOTING POWE 5,398,708 shares, of which (AH IV-A, AH IV-B, and AF and as nominee for AH Para managing member of AH EAH Equity Parallel IV, the gpower to vote these shares.	(a) 1,619,088 are HIV-Q, and (b) 3 Illel IV-A, AH P quity IV, the gen	3,779,620 are hel arallel IV-B, and eral partner of A	ld of record by AI l AH Parallel IV-C AH IV, and (ii) a m	H Parallel Q. Andree nanaging	l IV, for i essen is (i member	itself i) a of
		7	SOLE DISPOSITIVE POW 0 shares.	ER					
		8	SHARED DISPOSITIVE PG 5,398,708 shares, of which (AH IV-A, AH IV-B, and AF and as nominee for AH Para managing member of AH Ed AH Equity Parallel IV, the g power to dispose of these sh	(a) 1,619,088 are H IV-Q, and (b) 3 Illel IV-A, AH P quity IV, the gen general partner o	3,779,620 are hel arallel IV-B, and eral partner of A	ld of record by AI I AH Parallel IV-C AH IV, and (ii) a m	H Parallel Q. Andree lanaging	l IV, for i essen is (i member	itself i) a of
9	AGGREGATE AMOUNT BEN	EFICIAL	LY OWNED BY EACH REP	ORTING PERS	ON		5,398,70	08	
10	CHECK BOX IF THE AGGRE	GATE AN	MOUNT IN ROW (9) EXCLU	DES CERTAIN	SHARES			[
11	PERCENT OF CLASS REPRES	SENTED	BY AMOUNT IN ROW 9				8.1% ¹		
12	TYPE OF REPORTING PERSO)N					IN		

¹ Based on 66,958,380 shares of the Issuer's Common Stock outstanding as of December 31, 2021 as reported by the Issuer in its Form 10-Q filed with the Securities and Exchange Commission on January 11, 2022.

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1	NAME OF REPORTING PERSO Benjamin Horowitz ("H							
2	CHECK THE APPROPRIATE B	OX IF A	MEMBER OF A GROU	JP	(a)) 🗆	(b)	\boxtimes
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF OU.S. Citizen	ORGANIZ	ZATION					
	NUMBER OF SHARES	5	SOLE VOTING POWE	ER				
	BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	6	AH IV-A, AH IV-B, and as nominee for AH managing member of A	nich (a) 1,619,088 are h Id AH IV-Q, and (b) 3,7 Parallel IV-A, AH Para AH Equity IV, the gener the general partner of A	neld of record by AH IV, for it 179,620 are held of record by allel IV-B, and AH Parallel IV al partner of AH IV, and (ii) a AH Parallel IV, and may be de	AH Parallel I V-Q. Horowit: a managing m	V, for it z is (i) a nember	tself a of
		7	SOLE DISPOSITIVE I 0 shares.	POWER				
		8	AH IV-A, AH IV-B, Al as nominee for AH Par managing member of A	nich (a) 1,619,088 are h H IV-Q, and (b) 3,779,6 allel IV-A, AH Parallel MH Equity IV, the gener the general partner of <i>P</i>	neld of record by AH IV, for it 520 are held of record by AH IV-B, and AH Parallel IV-Q. al partner of AH IV, and (ii) a AH Parallel IV, and may be de	Parallel IV, fo Horowitz is (managing m	or itself (i) a ember (and of
9	AGGREGATE AMOUNT BENE	EFICIALI	LY OWNED BY EACH	REPORTING PERSON	V	5,398,708	3	
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □							
11	PERCENT OF CLASS REPRES	ENTED I	BY AMOUNT IN ROW	9		8.1% ¹		
12	TYPE OF REPORTING PERSO	N				IN		

13 G

CUSIP NO. 00437E102

¹ Based on 66,958,380 shares of the Issuer's Common Stock outstanding as of December 31, 2021 as reported by the Issuer in its Form 10-Q filed with the Securities and Exchange Commission on January 11, 2022.

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ITEM 1(A). NAME OF ISSUER

Accolade, Inc.

ITEM 1(B). ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

1201 Third Avenue, Suite 1700 Seattle, Washington 98101

ITEM 1(A). NAME OF PERSONS FILING

This Amendment No. 1 to Schedule 13G is filed by Andreessen Horowitz Fund IV, L.P., a Delaware limited partnership ("AH IV"), AH Equity Partners IV, L.L.C., a Delaware limited liability company ("AH Equity IV"), AH Parallel Fund IV, L.P., a Delaware limited partnership ("AH Parallel IV"), AH Equity Partners IV (Parallel), L.L.C., a Delaware limited liability company ("AH Equity Parallel IV"), Marc Andreessen ("Andreessen") and Benjamin Horowitz ("Horowitz"). The foregoing entities and individuals are collectively referred to herein as the "Reporting Persons."

AH Equity IV is the general partner of AH IV and may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer held of record by AH IV for itself and as nominee for Andreessen Horowitz Fund IV-A, L.P. ("AH IV-A"), Andreessen Horowitz Fund IV-B, L.P. ("AH IV-B"), and Andreessen Horowitz Fund IV-Q, L.P. ("AH IV-Q"). Andreessen and Horowitz are managing members of AH Equity IV and may be deemed to have shared power to vote and shared power to dispose of shares of the Issuer held of record by AH IV for itself and as nominee.

AH Equity Parallel IV is the general partner of AH Parallel IV and may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer held of record by AH Parallel IV for itself and as nominee for AH Parallel Fund IV-A, L.P. ("AH Parallel IV-A"), AH Parallel Fund IV-B, L.P. ("AH Parallel IV-B"), and AH Parallel Fund IV-Q, L.P. ("AH Parallel IV-Q"). Andreessen and Horowitz are managing members of AH Equity Parallel IV and may be deemed to have shared power to vote and shared power to dispose of shares of the Issuer held of record by AH Parallel IV for itself and as nominee.

Only those items in the previously filed Schedule 13G as to which there has been a change are included in this Amendment No. 1.

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ITEM 4. OWNERSHIP

The following information with respect to the beneficial ownership of the Common Stock of the Issuer by the Reporting Persons is provided as of December 31, 2021.

(a) <u>Amount beneficially owned</u>:

See Row 9 of cover page for each Reporting Person.

(b) <u>Percent of Class</u>:

See Row 11 of cover page for each Reporting Person.

- (c) Number of shares as to which such person has:
 - (i) Sole power to vote or to direct the vote:

See Row 5 of cover page for each Reporting Person.

(ii) Shared power to vote or to direct the vote:

See Row 6 of cover page for each Reporting Person.

(iii) Sole power to dispose or to direct the disposition of:

See Row 7 of cover page for each Reporting Person.

(iv) Shared power to dispose or to direct the disposition of:

See Row 8 of cover page for each Reporting Person.

ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

Not applicable.

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.

Under certain circumstances set forth in the limited partnership agreements of each of AH IV and AH Parallel IV and the limited liability company agreements of each of AH Equity IV and AH Equity Parallel IV, the general partner and limited partners or members, as the case may be, of each of such entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the Issuer owned by each such entity of which they are a partner or a member, as the case may be.

ITEM 10. <u>CERTIFICATION</u>.

Not applicable.

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SIGNATURES

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: February 14, 2022

Andreessen Horowitz Fund IV, L.P. for itself and as nominee for Andreessen Horowitz Fund IV-A, L.P. Andreessen Horowitz Fund IV-B, L.P. Andreessen Horowitz Fund IV-Q, L.P.

By: AH Equity Partners IV, L.L.C.

Its: General Partner

By: /s/ Scott Kupor

Scott Kupor, Chief Operating Officer

AH Equity Partners IV, L.L.C.

By: /s/ Scott Kupor

Scott Kupor, Chief Operating Officer

AH Parallel Fund IV, L.P. for itself and as nominee for AH Parallel Fund IV-A, L.P AH Parallel Fund IV-B, L.P AH Parallel Fund IV-Q, L.P

By: AH Equity Partners IV (Parallel), L.L.C.

Its: General Partner

By: /s/ Scott Kupor

Scott Kupor, Chief Operating Officer

AH Equity Partners IV (Parallel), L.L.C.

By: /s/ Scott Kupor

Scott Kupor, Chief Operating Officer

Marc Andreessen

/s/ Scott Kupor

Scott Kupor, Attorney-in-fact for Marc Andreessen*

Benjamin Horowitz

/s/ Scott Kupor

Scott Kupor, Attorney-in-fact for Benjamin Horowitz*

^{*}Signed pursuant to a Power of Attorney already on file with the Securities and Exchange Commission.

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EXHIBIT INDEX

Exhibit Exhibit A: Agreement of Joint Filing

Found on Sequentially Numbered Page 12

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EXHIBIT A

Agreement of Joint Filing

The Reporting Persons agree that a single Schedule 13G (or any amendment thereto) relating to the Common Stock of Accolade, Inc. shall be filed on behalf of each of the Reporting Persons. Note that copies of the applicable Agreement of Joint Filing are already on file with the appropriate agencies.