SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE 13G/A

(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 RULE 13d-2
(Amendment No. 15)

Align Technology, Inc.

(Name of Issuer)

Common Stock, \$0.0001 par value per share (Title of Class of Securities)

016255101 (CUSIP Number)

December 31, 2021 (Date of Event Which Requires Filing of this Statement)

☐ Rule 13d-1(b)

☐ Rule 13d-1(c)

☐ Rule 13d-1(d)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

* 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).

1	NAME OF I	REPO	ORTING PERSONS		
	Grant Gund, as trustee for the Gordon Gund – Grant Gund #2 Trust, the Grant Gund 1999 Trust, the Gordon Gund - Grant Gund GST Article III Trust, the Gordon Gund - Grant Gund GST Article III-A Trust, the Llura Blair Gund Gift Trust, the Grant Owen Gund Gift Trust, the Kelsey Laidlaw Gund Gift Trust and the 2011 Grant Gund Descendants' Trust and as sole manager of OLK Investments LLC and OLK Brookfield LLC				
2	(a) 🗆 (l	o) 🗵			
3	SEC USE O	NLY			
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION		
	United State	s of .	America		
		5	SOLE VOTING POWER		
N	UMBER OF		866,681		
1	SHARES	6	SHARED VOTING POWER		
	NEFICIALLY		240 507		
	WNED BY EACH	7	218,507 SOLE DISPOSITIVE POWER		
R	REPORTING				
	PERSON WITH		866,681		
	VV 1 1 1 1	8	SHARED DISPOSITIVE POWER		
			218,507		
9	AGGREGAT	ГΕΑ	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	1,085,188				
10	CHECK BO	X IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		
11	PERCENT (OF C	LASS REPRESENTED BY AMOUNT IN ROW (9)		
	1.4%				
12	TYPE OF R	EPO	RTING PERSON		
	IN				
	 :				

1	1 NAME OF REPORTING PERSONS				
	G. Zachary Gund, as trustee for the Gordon Gund – G. Zachary Gund #2 Trust, the Z Coppermine Trust, the Gordon Gund—G. Zachary Gund GST Article III Trust, the Gordon Gund—G. Zachary Gund GST Article III-A Trust, the G. Zachary Gund Descendants' Trust and the Georgia Swift Gund Gift Trust and as sole manager of GCG Investments LLC				
2		E AI	PPROPRIATE BOX IF A MEMBER OF A GROUP		
	(a) — (t) <u>L</u>			
3	SEC USE O	NLY			
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION		
	United State	s of .	America		
		5	SOLE VOTING POWER		
N	UMBER OF		894,829		
IN	SHARES	6	SHARED VOTING POWER		
	NEFICIALLY WNED BY		381,000		
	EACH	7	SOLE DISPOSITIVE POWER		
REPORTING PERSON			894,829		
	WITH	8	SHARED DISPOSITIVE POWER		
			381,000		
9	AGGREGAT	ΈA	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	1,275,829	,829			
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)		
	1.6%				
12					
	IN				

1	NAME OF REPORTING PERSONS				
	Gordon Gund, as the sole manager of Gund CLAT Investments, LLC				
2			PPROPRIATE BOX IF A MEMBER OF A GROUP		
	(a) □ (t	o) 🗵			
3	SEC USE O	NLY			
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION		
	United States	s of .	America		
		5	SOLE VOTING POWER		
N	UMBER OF		850,647		
	SHARES	6	SHARED VOTING POWER		
BENEFICIALLY OWNED BY			0		
ъ	EACH EPORTING	7	SOLE DISPOSITIVE POWER		
PERSON			850,647		
	WITH	8	SHARED DISPOSITIVE POWER		
			0		
9	AGGREGAT	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	850,647				
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)		
	1.1%				
12	TYPE OF R	EPO	RTING PERSON		
	IN				
1 1					

1	NAME OF I	REP	ORTING PERSONS		
	Rebecca H. Dent, as trustee for the Llura Blair Gund Gift Trust, the Grant Owen Gund Gift Trust, the Kelsey Laidlaw Gund Gift Trust, the Georgia Swift Gund Gift Trust, the G. Zachary Gund Descendants Trust and the 2011 Grant Gund Descendants' Trust				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) ⊠				
3	SEC USE O	NLY	,		
4	CITIZENSH	IIP C	OR PLACE OF ORGANIZATION		
	United State	s of	* **		
		5	SOLE VOTING POWER		
N	UMBER OF		0		
	SHARES	6	SHARED VOTING POWER		
	NEFICIALLY WNED BY		599,507		
D	EACH EPORTING	7	SOLE DISPOSITIVE POWER		
PERSON			0		
	WITH	8	SHARED DISPOSITIVE POWER		
			599,507		
9	AGGREGAT	ГЕ А	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	599,507				
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)		
	0.8%				
12	TYPE OF R	EPO	RTING PERSON		
	IN				
	11.4				

1	NAME OF REPORTING PERSONS				
	Dionis Trust				
2			PPROPRIATE BOX IF A MEMBER OF A GROUP		
	(a) □ (l	o) 🗵			
3	SEC USE O	NLY	7		
4	CITIZENSH	IP C	DR PLACE OF ORGANIZATION		
	Ohio				
		5	SOLE VOTING POWER		
N	UMBER OF		-0-		
	SHARES	6	SHARED VOTING POWER		
BENEFICIALLY OWNED BY			197,700		
EACH REPORTING		7	SOLE DISPOSITIVE POWER		
PERSON			-0-		
	WITH	8	SHARED DISPOSITIVE POWER		
			197,700		
9	AGGREGAT	ΓΕ Α	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	197,700				
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)		
	0.3%				
12	TYPE OF R	EPO	RTING PERSON		
	00				

1	NAME OF REPORTING PERSONS				
	Valentine Trust				
2			PPROPRIATE BOX IF A MEMBER OF A GROUP		
	(a) □ (l	o) 🗵			
3	SEC USE O	NLY			
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION		
	Ohio				
		5	SOLE VOTING POWER		
N	UMBER OF		-0-		
	SHARES	6	SHARED VOTING POWER		
	NEFICIALLY WNED BY		574,550		
	EACH	7	SOLE DISPOSITIVE POWER		
	EPORTING				
	PERSON WITH		-0-		
	VV 1 1 1 1	8	SHARED DISPOSITIVE POWER		
			574,550		
9	AGGREGAT	ΓΕ Α	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	574,550				
10					
11		OF C	CLASS REPRESENTED BY AMOUNT IN ROW (9)		
12	0.7%				
12	2 TYPE OF REPORTING PERSON				
	IN				

1	NAME OF REPORTING PERSONS				
	Gordon & Llura Gund Foundation				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
	(a) □ (t	o) 🗵			
3	SEC USE O	NLY			
4	CITIZENSH	IP C	DR PLACE OF ORGANIZATION		
	New Jersey				
		5	SOLE VOTING POWER		
N	UMBER OF		-0-		
1	SHARES	6	SHARED VOTING POWER		
	NEFICIALLY				
C	WNED BY	_	428,745		
R	EACH EPORTING	7	SOLE DISPOSITIVE POWER		
	PERSON		-0-		
WITH		8	SHARED DISPOSITIVE POWER		
			428,745		
9	AGGREGAT	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	428,745				
10					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
11	PERCENI (JF C	LLASS REFRESENTED DI AIVIOUNI IN KOW (3)		
	0.5%				
12	TYPE OF R	EPO	RTING PERSON		
	IN				
	11/				

This Amendment No. 15 ("Amendment No. 15") amends and supplements the Schedule 13G as originally filed by Llura L. Gund, Grant Gund, G. Zachary Gund, Gordon Gund, Richard T. Watson, Rebecca H. Dent, George Gund III and Gail Barrows on September 25, 2002, the Amendment No. 1 filed on November 25, 2002, the Amendment No. 2 filed on February 17, 2004, the Amendment No. 3 filed on February 14, 2005, the Amendment No. 4 filed on February 7, 2006, the Amendment No. 5 filed on February 14, 2007, the Amendment No. 6 filed on February 13, 2009, the Amendment No. 7 filed on February 13, 2013, the Amendment No. 8 filed on February 14, 2014, the Amendment No. 9 filed on February 9, 2016, the Amendment No. 10 filed on February 9, 2017, the Amendment No. 11 filed on February 8, 2018, the Amendment No. 12 filed on February 11, 2019, the Amendment No. 13 filed on February 7, 2020 and the Amendment No. 14 filed on February 11, 2021 (as so amended, the "Schedule 13G"). Capitalized terms used but not defined in this Amendment No. 15 have the respective meaning ascribed to them in the Schedule 13G.

Item 2 (a) of the Schedule 13G, "Identity and Background," is hereby amended by deleting the last paragraph thereof and inserting the following:

The Reporting Persons, in the aggregate, beneficially own 4,412,659 shares of Common Stock or 5.6% of the outstanding Common Stock of the Issuer based on 78,853,069 shares outstanding as of October 28, 2021 as reported in the Quarterly Report on Form 10-Q of the Issuer for the period ended September 30, 2021. Neither the fact of this filing nor anything contained herein shall be deemed to be an admission by any of the Reporting Persons that a group exists within the meaning of the Exchange Act.

Item 4 of the Schedule 13G, "Ownership" is hereby amended and restated in its entirety as follows:

Pursuant to the Exchange Act and regulations thereunder, the Reporting Persons may be deemed as a group to have acquired beneficial ownership of 4,412,659 shares of Common Stock, which represents 5.6% of the outstanding Common Stock of the Issuer.

Grant Gund may be deemed to have beneficial ownership in the aggregate of 1,085,188 shares of Common Stock, which constitutes 1.4% of the outstanding Common Stock of the Issuer. Of these shares, Grant Gund has sole power to vote and sole power to dispose of an aggregate of 866,681 shares of Common Stock by virtue of his position as the sole manager or trustee or investment trustee of certain entities listed below and may be deemed to have shared power to vote and shared power to dispose of 218,507 shares of Common Stock by virtue of his position as co-trustee of certain trusts as listed below:

Gordon Gund – Grant Gund #2 Trust (Mr. Grant Gund serves as investment trustee)	275,379	
Grant Gund 1999 Trust (Mr. Grant Gund serves as sole trustee)	109,905	
OLK Investments LLC (Mr. Grant Gund serves as sole manager)	80,516	
OLK Brookfield LLC (Mr. Grant Gund serves as sole manager)	8,532	
Gordon Gund—Grant Gund GST Article III Trust (Mr. Grant Gund serves as investment		
trustee)	285,349	
Gordon Gund—Grant Gund GST Article III-A Trust (Mr. Grant Gund serves as		
investment trustee)	107,000	
Llura Blair Gund Gift Trust (Mr. Grant Gund serves as co-trustee with Rebecca H. Dent)	50,165	
Grant Owen Gund Gift Trust (Mr. Grant Gund serves as co-trustee with Rebecca H. Dent)	50,165	
Kelsey Laidlaw Gund Gift Trust (Mr. Grant Gund serves as co-trustee with Rebecca H.		
Dent)	70,670	
2011 Grant Gund Descendants' Trust (Mr. Grant Gund serves as co-trustee with Rebecca		
H. Dent)	47,507	

G. Zachary Gund may be deemed to have beneficial ownership in the aggregate of 1,275,829 shares of Common Stock, which constitutes 1.6% of the outstanding Common Stock of the Issuer. Of these shares, G. Zachary Gund has sole power to vote and sole power to dispose of 894,829 shares of Common Stock by virtue of his position as the sole manager or trustee or investment trustee of certain entities listed below and may be deemed to have shared power to vote and shared power to dispose of 381,000 shares by virtue of his position as co-trustee for certain trusts as indicated below:

Gordon Gund – G. Zachary Gund #2 Trust (Mr. G. Zachary Gund serves as investment		
trustee)	328,887	
Z Coppermine Trust (Mr. G. Zachary Gund serves as sole trustee)	121,069	
GCG Investments LLC (Mr. G. Zachary Gund serves as sole manager)	14,875	
Gordon Gund – G. Zachary Gund GST Article III Trust (Mr. G. Zachary Gund serves as		
investment trustee)	322,998	
Gordon Gund – G. Zachary Gund GST Article III-A Trust (Mr. G. Zachary Gund serves as		
investment trustee)	107,000	
G. Zachary Gund Descendants' Trust (Mr. G. Zachary Gund serves as co-trustee with		
Rebecca H. Dent)	378,000	
Georgia Swift Gund Gift Trust (Mr. G. Zachary Gund serves as co-trustee with Rebecca H.		
Dent)	3,000	

Gordon Gund may be deemed to have beneficial ownership of 850,647 shares of Common Stock, which constitutes 1.1% of the outstanding Common Stock of the Issuer. Gordon Gund, as sole manager of Gund CLAT Investments, LLC has sole power to vote and sole power to dispose of 850,647 shares of Common Stock.

Rebecca H. Dent may be deemed to have beneficial ownership in the aggregate of 599,507 shares of Common Stock, which constitutes 0.8% of the outstanding Common Stock of the Issuer. Of these shares, Rebecca H. Dent may be deemed to have shared power to vote and shared power to dispose of an aggregate of 599,507 shares of Common Stock by virtue of her position as co-trustee for certain trusts as indicated below:

Llura Blair Gund Gift Trust (Ms. Dent serves as co-trustee with Grant Gund)	50,165
Grant Owen Gund Gift Trust (Ms. Dent serves as co-trustee with Grant Gund)	50,165
Kelsey Laidlaw Gund Gift Trust (Ms. Dent serves as co-trustee with Grand Gund)	70,670
Georgia Swift Gund Gift Trust (Ms. Dent serves as co-trustee with G. Zachary Gund)	3,000
G. Zachary Gund Descendants' Trust (Ms. Dent serves as co-trustee with G. Zachary	
Gund)	378,000
2011 Grant Gund Descendants' Trust (Ms. Dent serves as co-trustee with Grant Gund)	47,507

The Dionis Trust may be deemed to have beneficial ownership of 197,700 shares of Common Stock, which constitutes 0.3% of the outstanding Common Stock of the Issuer. The Dionis Trust has shared power to vote and shared power to dispose of 197,700 shares of Common Stock.

The Valentine Trust may be deemed to have beneficial ownership of 574,550 shares of Common Stock, which constitutes 0.7% of the outstanding Common Stock of the Issuer. The Valentine Trust has shared power to vote and shared power to dispose of 574,550 shares of Common Stock.

The Gordon & Llura Gund Foundation may be deemed to have beneficial ownership of 428,745 shares of Common Stock, which constitutes 0.5% of the outstanding Common Stock of the Issuer. The Gordon & Llura Gund Foundation has shared power to vote and shared power to dispose of 428,745 shares of Common Stock.

Item 10. Certifications. (See Instructions)

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.

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SIGNATURE

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

Dated: February 7, 2022

By: /s/ Catherine Bird

Name: Catherine Bird For herself and as Attorney-in-Fact for the

Reporting Persons

The Power of Attorney authorizing Catherine Bird to act on behalf of the Reporting Persons is attached hereto as Exhibit A.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001).

Exhibit A

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that the undersigned hereby constitutes and appoints Gordon Gund and Catherine Bird, and each of them, as the true and lawful attorney or attorneys-in-fact, with full power of substitution and revocation, for the undersigned and in the name, place and stead of the undersigned, in any and all capacities, to execute, on behalf of the undersigned, any and all statements or reports under Section 13 of the Securities Exchange Act of 1934 (the "Exchange Act"), with respect to the beneficial ownership of Common Stock, par value \$0.0001 per share, of Align Technology, Inc., a Delaware corporation, including, without limitation, all statements on Schedule 13G and all amendments thereto and any and all other documents that may be required, from time to time, to be filed with the Securities and Exchange Commission (the "Commission"), to execute any and all amendments or supplements to any such statements or forms and file the same, with all exhibits thereto, and other documents in connection therewith, with the Commission, granting to said attorney or attorneys-in-fact full power and authority to do so and perform each and every act and thing requisite and necessary to be done in and about the premises, as fully and to all intents and purposes as the undersigned might or could do in person, hereby ratifying and confirming all that said attorney or attorneys-in-fact or any of them or their substitute or substitutes, may lawfully do or cause to be done by virtue hereof, The undersigned acknowledges that the foregoing attorneys-in-fact, and each of them, in serving in-such capacity at the request of the undersigned, are not assuming any of the responsibilities of the undersigned to comply with Section 13 of the Exchange Act or any other legal requirement. This Power of Attorney shall remain in effect until revoked in writing by the undersigned.

This Power of Attorney may be executed in multiple counterparts, each of which shall be deemed an original with respect to the person executing it.

Dated as of this 2nd day of February 2022.

/s/ Grant Gund

Grant Gund, individually, as trustee for the Gordon Gund – Grant Gund #2 Trust, the Grant Gund 1999 Trust, the Gordon Gund—Grant Gund GST Article III Trust, the Gordon Gund—Grant Gund GST Article III-A Trust, the Llura Blair Gund Gift Trust, the Grant Owen Gund Gift Trust, the Kelsey Laidlaw Gund Gift Trust, the 2011 Grant Gund Descendants' Trust, the Dionis Trust, the Valentine Trust and the Gordon & Llura Gund Foundation and as sole manager of OLK Investments LLC and OLK Brookfield LLC

/s/ G. Zachary Gund

G. Zachary Gund, individually, as trustee for the Gordon Gund – G. Zachary Gund #2 Trust, the Z Coppermine Trust, the Gordon Gund—G. Zachary Gund GST Article III Trust, the Gordon Gund—G. Zachary Gund GST Article III-A Trust, the G. Zachary Gund Descendants' Trust, the Georgia Swift Gund Gift Trust, the Dionis Trust, the Valentine Trust and the Gordon & Llura Gund Foundation and as sole manager of GCG Investments LLC

/s/ Gordon Gund

Gordon Gund, individually, as trustee for the Dionis Trust, the Valentine Trust and the Gordon & Llura Gund Foundation and as sole manager of Gund CLAT Investments, LLC

/s/ Rebecca H. Dent

Rebecca H. Dent, as trustee for the Llura Blair Gund Gift Trust, the Grant Owen Gund Gift Trust, the Kelsey Laidlaw Gund Gift Trust, the Georgia Swift Gund Gift Trust, the G. Zachary Gund Descendants Trust and the 2011 Grant Gund Descendants' Trust