Evoke Pharma Inc Form SC 13G
February 13, 2014
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)*
Evoke Pharma, Inc.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
30049G104
(CUSIP Number)
December 31, 2013
(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this	s Schedule is filed:	
	Rule 13d-1(b)	
	Rule 13d-1(c)	
x	Rule 13d-1(d)	
*The remainder of this cover page shall be filled out for a reporting potenthe subject class of securities, and for any subsequent amendment condisclosures 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)		
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Exhibit Index on Page 14		

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1 NAME OF REPORTING PERSONS LVP Life Science Ventures III, L.P. ("LVP III") CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) " (b) x 3SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION Delaware

SOLE VOTING POWER

1,054,262 shares, except that LVP GP III, LLC ("GP III"), the general partner of LVP III, may be 5 deemed to have sole power to vote these shares, and Patrick Latterell ("Latterell"), the managing member of GP III, and Kenneth Widder ("Widder"), a member of GP III, may be deemed to have

NUMBER OF shared power to vote these shares.

SHARES 6 SHARED VOTING POWER BENEFICIALLY

See response to row 5. OWNED BY

WITH

SOLE DISPOSITIVE POWER **EACH**

₇1,054,262 shares, except that GP III, the general partner of LVP III, may be deemed to have sole **REPORTING** power to dispose of these shares, and Latterell, the managing member of GP III, and Widder, a **PERSON**

member of GP III, may be deemed to have shared power to dispose of these shares.

8 SHARED DISPOSITIVE POWER

See response to row 7.

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH

REPORTING PERSON 1,054,262

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

17.3% PN

12TYPE OF REPORTING PERSON

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12TYPE OF REPORTING PERSON

1 NAME OF REPORTING PERSONS LVP III Associates, L.P. ("Associates") CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) " (b) x **3SEC USE ONLY** CITIZENSHIP OR PLACE OF ORGANIZATION Delaware SOLE VOTING POWER 52,711 shares, except that GP III, the general partner of Associates, may be deemed to have sole power to vote these shares, and Latterell, the managing member of GP III, and Widder, a member of GP III, may be deemed to have shared power to vote these shares. NUMBER OF SHARED VOTING POWER **SHARES** See response to row 5. BENEFICIALLY SOLE DISPOSITIVE POWER **OWNED BY** $_{7}$ 52,711 shares, except that GP III, the general partner of Associates, may be deemed to have sole **EACH** power to dispose of these shares, and Latterell, the managing member of GP III, and Widder, a REPORTING member of GP III, may be deemed to have shared power to dispose of these shares. **PERSON** 8 SHARED DISPOSITIVE POWER **WITH** See response to row 7. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 52,711 10_CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) **EXCLUDES CERTAIN SHARES** 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 0.9%

PN

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12TYPE OF REPORTING PERSON

1 NAME OF REPORTING PERSONS LVP III Partners, L.P. ("Partners") CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) " (b) x **3SEC USE ONLY** CITIZENSHIP OR PLACE OF ORGANIZATION Delaware SOLE VOTING POWER 526,356 shares, except that GP III, the general partner of Partners, may be deemed to have sole power to vote these shares, and Latterell, the managing member of GP III, and Widder, a member of GP III, may be deemed to have shared power to vote these shares. NUMBER OF SHARED VOTING POWER **SHARES** See response to row 5. BENEFICIALLY SOLE DISPOSITIVE POWER **OWNED BY** $_{7}$ 26,356 shares, except that GP III, the general partner of Partners, may be deemed to have sole **EACH** power to dispose of these shares, and Latterell, the managing member of GP III, and Widder, a REPORTING member of GP III, may be deemed to have shared power to dispose of these shares. **PERSON** 8 SHARED DISPOSITIVE POWER **WITH** See response to row 7. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 26,356 10_CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) **EXCLUDES CERTAIN SHARES** 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 0.4%

PN

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EXCLUDES CERTAIN SHARES

12TYPE OF REPORTING PERSON

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

```
1 NAME OF REPORTING PERSONS
                                       LVP GP III, LLC ("GP III")
 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
2
 (a) "
         (b) x
3SEC USE ONLY
 CITIZENSHIP OR PLACE OF ORGANIZATION
 Delaware
                  SOLE VOTING POWER
                  1,133,329 shares, of which 1,054,262 are directly owned by LVP III, 52,711 of which are
                 5 directly owned by Associates and 26,356 of which are directly owned by Partners. GP III, the
                  general partner of LVP III, Associates and Partners, may be deemed to have sole power to vote
                  these shares, and Latterell, the managing member of GP III, and Widder, a member of GP III.
NUMBER OF
                  may be deemed to have shared power to vote these shares.
                  SHARED VOTING POWER
SHARES
                  See response to row 5.
BENEFICIALLY
OWNED BY
                  SOLE DISPOSITIVE POWER
EACH
                  1,133,329 shares, of which 1,054,262 are directly owned by LVP III, 52,711 of which are
                 7 directly owned by Associates and 26,356 of which are directly owned by Partners. GP III, the
REPORTING
                  general partner of LVP III, Associates and Partners, may be deemed to have sole power to
PERSON
WITH
                  dispose of these shares, and Latterell, the managing member of GP III, and Widder, a member of
                  GP III, may be deemed to have shared power to dispose of these shares.
                 8 SHARED DISPOSITIVE POWER
                  See response to row 7.
  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH
  REPORTING PERSON
                                                                1,133,329
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)
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18.6%

OO

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12TYPE OF REPORTING PERSON

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LVPMC, LLC ("LVPMC")
1 NAME OF REPORTING PERSONS
 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
2
 (a) "
        (b) x
3SEC USE ONLY
CITIZENSHIP OR PLACE OF ORGANIZATION
 Delaware
                 SOLE VOTING POWER
                55,250 shares. Latterell, the manager of LVPMC, may be deemed to have sole power to vote
                 these shares.
                SHARED VOTING POWER
NUMBER OF
SHARES
                 See response to row 5.
BENEFICIALLY
                 SOLE DISPOSITIVE POWER
OWNED BY EACH
                75,250 shares. Latterell, the manager of LVPMC, may be deemed to have shared power to
REPORTING
                 dispose of these shares.
PERSON
                8 SHARED DISPOSITIVE POWER
WITH
                 See response to row 7.
  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH
  REPORTING PERSON
                                                        5,250
  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)
  EXCLUDES CERTAIN SHARES
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9
                                                        0.1%
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OO

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1 NAME OF REPORTING PERSONS Patrick F. Latterell ("Latterell") CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) " (b) x **3SEC USE ONLY** CITIZENSHIP OR PLACE OF ORGANIZATION **United States**

SOLE VOTING POWER

55,250 shares, all of which are directly owned by LVPMC, LLC. Latterell is the manager of

LVPMC, LLC and may be deemed to have sole power to vote those shares.

SHARED VOTING POWER

1,133,329 shares, of which 1,054,262 are directly owned by LVP III, 52,711 of which are

6 directly owned by Associates and 26,356 of which are directly owned by Partners. Latterell is NUMBER OF

the managing member of GP III, which is the general partner of LVP III, Associates and **SHARES**

Partners. Latterell may be deemed to have shared power to vote these shares. **BENEFICIALLY**

OWNED BY SOLE DISPOSITIVE POWER

75,250 shares, all of which are directly owned by LVPMC, LLC. Latterell is the manager of **EACH**

REPORTING LVPMC, LLC and may be deemed to have sole power to dispose of those shares.

SHARED DISPOSITIVE POWER **PERSON**

WITH 1,133,329 shares, of which 1,054,262 are directly owned by LVP III, 52,711 of which are

> 8 directly owned by Associates and 26,356 of which are directly owned by Partners. Latterell is the managing member of GP III, which is the general partner of LVP III, Associates and Partners. Latterell may be deemed to have shared power to dispose of these shares.

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH

REPORTING PERSON 1,138,579

10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) **EXCLUDES CERTAIN SHARES**

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

18.7%

12TYPE OF REPORTING PERSON IN

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1 NAME OF REPORTING PERSONS Kenneth J. Widder ("Widder") CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) " (b) x **3SEC USE ONLY** CITIZENSHIP OR PLACE OF ORGANIZATION United States

 $5_0^{\rm SOLE}$ VOTING POWER $_0^{\rm Shares}$.

SHARED VOTING POWER

1,133,329 shares, of which 1,054,262 are directly owned by LVP III, 52,711 of which are

1,133,329

6 directly owned by Associates and 26,356 of which are directly owned by Partners. Widder is a NUMBER OF member of GP III, which is the general partner of LVP III, Associates and Partners. Widder may **SHARES**

be deemed to have shared power to vote these shares. **BENEFICIALLY**

7 SOLE DISPOSITIVE POWER **OWNED BY**

0 shares. **EACH**

SHARED DISPOSITIVE POWER **REPORTING**

PERSON 1,133,329 shares, of which 1,054,262 are directly owned by LVP III, 52,711 of which are 8 directly owned by Associates and 26,356 of which are directly owned by Partners. Widder is a **WITH** member of GP III, which is the general partner of LVP III, Associates and Partners. Widder may be deemed to have shared power to dispose of these shares.

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)

EXCLUDES CERTAIN SHARES

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 18.6%

12TYPE OF REPORTING PERSON IN

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ITEM 1(A). <u>NAME OF ISSUER</u>
Evoke Pharma, Inc. (the "Issuer")
ITEM 1(B). <u>ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES</u>
12555 High Bluff Drive, Suite 385
San Diego, California 92130
ITEM 2(A). <u>NAME OF PERSONS FILING</u>
This Schedule is filed by LVP Life Science Ventures III, L.P., a Delaware limited partnership, LVP III Associates, L.P., a Delaware limited partnership ("Associates"), LVP III Partners, L.P., a Delaware limited partnership ("Partners"), LVP GP III, LLC, a Delaware limited liability company ("GP III"), LVPMC, LLC, a Delaware limited liability company ("LVPMC"), and Patrick Latterell ("Latterell") and Kenneth Widder ("Widder"). The foregoing entities and individuals are collectively referred to as the "Reporting Persons."
ITEM 2(B). <u>ADDRESS OF PRINCIPAL OFFICE</u>
The address for each of the Reporting Persons is:
c/o LVPMC, LLC
1 Embarcadero Center, Suite 4050 San Francisco, CA 94111

ITEM 2(C). <u>CITIZENSHIP</u>

See Row 4 of cover page for each Reporting Person.
ITEM 2(D). <u>TITLE OF CLASS OF SECURITIES</u>
Common Stock, \$0.0001 par value
ITEM 2(D) <u>CUSIP NUMBER</u>
30049G104
ITEM 3. If this statement is filed pursuant to Rule 13d-1(b), or 13d-2(b) or (c), check whether the person filing is a:
Not applicable.

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ITEM 4. <u>OWNERSHIP</u>		
The following information with respect to the ownership of the ordinary shares of the Issuer by the persons filing this Statement is provided as of December 31, 2013:		
(a)	Amount beneficially owned:	
See Row 9 of cover page for each Reporting	ng Person.	
(b)	Percent of Class:	
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 LVP III, Associates and Partners and the limited liability company agreements of GP III and LVPMC, the 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 member.
ITEM IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY
Not applicable.
ITEM 8. <u>IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP</u> .
Not applicable
ITEM 9. <u>NOTICE OF DISSOLUTION OF GROUP</u> .
Not applicable

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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 12, 2014

LVP LIFE SCIENCE VENTURES III, L.P.

By: LVP GP III, LLC Its: General Partner

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell Its: Managing Member

LVP III ASSOCIATES, L.P.

By: LVP GP III, LLC Its: General Partner

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell Its: Managing Member

LVP III PARTNERS, L.P.,

By: LVP GP III, LLC Its: General Partner

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell Its: Managing Member

LVP GP III, LLC

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell Its: Managing Member

LVPMC, LLC

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell

Its: Manager

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PATRICK F. LATTERELL

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell

KENNETH J. WIDDER

By: /s/ Kenneth J. Widder Name: Kenneth J. Widder

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EXHIBIT INDEX

Found on
Sequentially

Exhibit Numbered Page

Exhibit A: Agreement of Joint Filing 15

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exhibit A

Agreement of Joint Filing

The undersigned hereby agree that a single Schedule 13G (or any amendment thereto) relating to the common stock of the Issuer shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13G.

Date: February 12, 2014

LVP LIFE SCIENCE VENTURES III, L.P.

By: LVP GP III, LLC Its: General Partner

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell Its: Managing Member

LVP III ASSOCIATES, L.P.

By: LVP GP III, LLC Its: General Partner

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell Its: Managing Member

LVP III PARTNERS, L.P.,

By: LVP GP III, LLC Its: General Partner

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell Its: Managing Member

LVP GP III, LLC

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell Its: Managing Member

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LVPMC, LLC

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell

Its: Manager

PATRICK F. LATTERELL

By: /s/ Patrick F. Latterell Name: Patrick F. Latterell

KENNETH J. WIDDER

By: /s/ Kenneth J. Widder Name: Kenneth J. Widder