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. 5)*

Cadence Pharmaceuticals, Inc.

(Name of Issuer)

Common Stock, par value \$0.001 per share

(Title of Class of Securities)

12738T100

(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 Schedule is filed:

- o Rule 13d-1(b)
- o Rule 13d-1(c)
- x 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).

CUSIP No. 1	2738T1	00	13 G
1	Names Versan	of Repo t Affiliat	rting Persons. es Fund II-A, L.P.
2	Check the Appropriate Box if a Member of a Group*		
	(a)	0	
	(b)	x (1)	
3	SEC U	se Only	
4	Citizenship or Place of Organization Delaware, United States of America		
		5	Sole Voting Power 61,124 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 61,124 shares of Common Stock (2)
		8	Shared Dispositive Power 0 shares

- 9 Aggregate Amount Beneficially Owned by Each Reporting Person 61,124 shares of Common Stock (2)
- 10 Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o
- Percent of Class Represented by Amount in Row 9 0.07% (3)
- 12 Type of Reporting Person* PN

(2) VV II serves as the sole general partner of VAF II-A and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW and BNL are managing directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A; however, they disclaim beneficial ownership of the shares held by VAF II-A 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, 2013.

			2
CUSIP No. 1	2738T1	00	13 G
1	Names of Reporting Persons. Versant Side Fund II, L.P.		
2	Check	the App	ropriate Box if a Member of a Group*
	(a)	0	
	(b)	x (1)	
3	SEC U	se Only	
	Citizenship or Place of Organization Delaware, United States of America		
		5	Sole Voting Power 28,787 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 28,787 shares of Common Stock (2)
		8	Shared Dispositive Power 0 shares

- 10 Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o
- 11 Percent of Class Represented by Amount in Row 9 0.03% (3)

12 Type of Reporting Person* PN

(1) This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VSF II"), Versant Venture Capital II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VSF IV"), Versant Venture Capital IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV II"), 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") and Kirk G. Nielsen ("KGN" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) VV II serves as the sole general partner of VSF II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW and BNL are managing directors and/or members of VV II and share voting and dispositive power over the shares held by VSF II; however, they disclaim beneficial ownership of the shares held by VSF II 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, 2013.

(3) This percentage is calculated based upon 86,087,199 shares of Common Stock outstanding as of October 31, 2013 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 6, 2013.

			3	
CUSIP No. 1	2738T1	00	13 G	
1	Names of Reporting Persons. Versant Venture Capital II, L.P.			
2	Check	the App	ropriate Box if a Member of a Group*	
	(a)	0		
	(b)	x (1)		
3	SEC U	se Only		
4	Citizenship or Place of Organization Delaware, United States of America			
		5	Sole Voting Power 3,220,948 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 3,220,948 shares of Common Stock (2)	
		8	Shared Dispositive Power 0 shares	

9 Aggregate Amount Beneficially Owned by Each Reporting Person 3,220,948 shares of Common Stock (2)

11	Percent of Class Represented by Amount in Row 9
	3.8% (3)

12 Type of Reporting Person*

PN

(1) This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VSF II"), Versant Venture Capital II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VSF IV"), Versant Venture Capital IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), 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") and Kirk G. Nielsen ("KGN" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) VV II serves as the sole general partner of VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW and BNL are managing directors and/or members of VV II and share voting and dispositive power over the shares held by VVC II; however, they disclaim beneficial ownership of the shares held by VVC II 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, 2013.

			4
CUSIP No. 1	2738T	100	13 G
1	Names of Reporting Persons. Versant Side Fund IV, L.P.		
2	Check	the Ap	ppropriate Box if a Member of a Group*
	(a)	0	
	(b)	x (1)	
3	SEC U	Use Onl	ly
4	Citizenship or Place of Organization Delaware, United States of America		
		5	Sole Voting Power 13,056 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 13,056 shares of Common Stock (2)
		8	Shared Dispositive Power 0 shares
9	Aggree 13,05	egate Ar 6 shares	mount Beneficially Owned by Each Reporting Person s of Common Stock (2)

11	Percent of Class Represented by Amount in Row 9
	0.02% (3)

12 Type of Reporting Person* PN

(1) This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VSF II"), Versant Venture Capital II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), 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") and Kirk G. Nielsen ("KGN" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) VV IV serves as the sole general partner of VSF IV and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, RBR, BJB, CMW, RLP and KGN are managing directors and/or members of VV IV and share voting and dispositive power over the shares held by VSF IV; however, they disclaim beneficial ownership of the shares held by VSF IV except to the extent of their pecuniary interests therein. Includes (i) 8,704 shares held by VSF IV; and (ii) a warrant to purchase up to 4,352 shares held by VSF IV. 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, 2013.

(3) This percentage is calculated based upon 86,087,199 shares of Common Stock outstanding as of October 31, 2013 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 6, 2013.

CUSIP No. 1	273811	100	13 G	
1	Names of Reporting Persons. Versant Venture Capital IV, L.P.			
2	Check	the App	propriate Box if a Member of a Group*	
	(a)	0		
	(b)	x (1)		
3	SEC U	Jse Only	,	
4	Citizer Delaw	ıship or are, Uni	Place of Organization ted States of America	
		5	Sole Voting Power 2,072,448 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 2,072,448 shares of Common Stock (2)	
		8	Shared Dispositive Power 0 shares	
9	Aggregate Amount Beneficially Owned by Each Reporting Person 2,072,448 shares of Common Stock (2)			
10	Check	Box if t	the Aggregate Amount in Row (9) Excludes Certain Shares* o	
11	Percent of Class Represented by Amount in Row 9 2.4% (3)			

(2) VV IV serves as the sole general partner of VVC IV and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, RBR, BJB, CMW, RLP and KGN are managing directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. Includes (i) 1,381,632 shares held by VVC IV; and (ii) a warrant to purchase up to 690,816 shares held by VVC IV. 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, 2013.

			6	
CUSIP No. 1	2738T1	00	13 G	
1	Names of Reporting Persons Versant Ventures II, LLC			
2	Check	the App	propriate Box if a Member of a Group*	
	(a)	0		
	(b)	x (1)		
3	SEC U	se Only	,	
4			Place of Organization ted States of America	
		5	Sole Voting Power 0 shares	
Number of Shares Beneficially		6	Shared Voting Power 3,310,859 shares of Common Stock (2)	
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares	
		8	Shared Dispositive Power 3,310,859 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	Percent of Class Represented by Amount in Row 9 3.9% (3)			

(2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; and (iii) 3,220,948 shares held by VVC II. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW and BNL are managing directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II 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, 2013.

			1		
CUSIP No. 12738T100 13 G					
CCDH 110. 1	2750110	,0			
1	Names of Reporting Persons Versant Ventures IV, LLC				
2	Check t	he Appr	opriate Box if a Member of a Group*		
	(a)	0			
	(b)	x (1)			
3	SEC Us	e Only			
4	Citizens Delawar	ship or F re, Unite	Place of Organization ed States of America		
		5	Sole Voting Power 0 shares		
Number of Shares Beneficially		6	Shared Voting Power 2,085,504 shares of Common Stock (2)		
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares		
		8	Shared Dispositive Power 2,085,504 shares of Common Stock (2)		
9	Aggregate Amount Beneficially Owned by Each Reporting Person 2,085,504 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 2.4% (3)				
12	Type of Reporting Person* OO				

(2) Includes: (i) 8,704 shares held by VSF IV; (ii) 1,381,632 shares held by VVC IV; (iii) a warrant to purchase up to 4,352 shares held by VSF IV; and (iv) a warrant to purchase up to 690,816 shares held by VVC IV. BGA, SDC, RAJ, WJL, RBR, BJB, CMW, RLP and KGN are managing directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV and VSF IV; however, they disclaim beneficial ownership of the shares held by VVC IV and VSF IV 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, 2013.

(3) This percentage is calculated based upon 86,087,199 shares of Common Stock outstanding as of October 31, 2013 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 6, 2013.

			8	
CUSIP No. 1	2738T	100	13 G	
	2,001			
1	Names of Reporting Persons Brian G. Atwood			
2		the App	propriate Box if a Member of a Group*	
	(a)	0		
	(b)	x (1)		
3	SEC U	Jse Only	7	
4			Place of Organization of America	
		5	Sole Voting Power 105,000 shares (2)	
Number of Shares Beneficially		6	Shared Voting Power 5,396,363 shares of Common Stock (3)	
Owned by Each Reporting Person With		7	Sole Dispositive Power 105,000 shares (2)	
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (3)	
9	Aggregate Amount Beneficially Owned by Each Reporting Person 5,501,363 shares of Common Stock (2)(3)			
10	Check	Box if t	the Aggregate Amount in Row (9) Excludes Certain Shares* o	
11	Percent of Class Represented by Amount in Row 9 6.4% (4)			
12	Type o	of Repor	rting Person*	

(1) This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VSF II"), Versant Venture Capital II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant

partnership ("VSF IV"), Versant Venture Capital IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), 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") and Kirk G. Nielsen ("KGN" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) Consists of options to acquire 105,000 shares of Common Stock held directly by BGA for the benefit of VVII.

(3) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; (vii) a warrant to purchase up to 690,816 shares held by VVC IV; and (viii) options to acquire 105,000 shares of Common Stock held directly by BGA for the benefit of VV II. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA is a managing director and/or member of VV II and shares voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, he disclaims beneficial ownership of the shares held by VAF II-A, VSF II and VVC IV and VSF IV; however, he disclaims beneficial ownership of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VVC IV and VSF IV 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, 2013.

(4) This percentage is calculated based upon 86,087,199 shares of Common Stock outstanding as of October 31, 2013 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 6, 2013.

CUSIP No. 1	2738T1	00	13 G		
1	Names of Reporting Persons Samuel D. Colella				
2	(a)	Check the Appropriate Box if a Member of a Group* a)			
3	(b) SEC U	x (1)			
4	SEC Use Only Citizenship or Place of Organization United States of America				
		5	Sole Voting Power 0 shares		
Number of Shares Beneficially		6	Shared Voting Power 5,396,363 shares of Common Stock (2)		
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares		
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (2)		
9	Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 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 6.3% (3)				
12	Type of Reporting Person* IN				

(2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. SDC is a managing director and/or member of VV II and shares voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II except to the extent of his pecuniary interests therein. SDC is a managing director and/or member of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VVC IV and VSF IV except to the extent of his pecuniary interests therein. SDC is a managing of the shares held by VVC IV and VSF IV 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, 2013.

(3) This percentage is calculated based upon 86,087,199 shares of Common Stock outstanding as of October 31, 2013 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 6, 2013.

CUSIP No. 1	2729T1	00	13 G								
	273811	00	150								
1		Names of Reporting Persons Ross A. Jaffe									
2	Check	Check the Appropriate Box if a Member of a Group*									
	(a)	(a) o									
	(b)	x (1)									
3	SEC U	se 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 5,396,363 shares of Common Stock (2)								
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares								
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (2)								
9	Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 shares of Common Stock (2)										
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o										
11	Percen 6.3% (t of Cla 3)	ss Represented by Amount in Row 9								
12	Type o IN	f Repor	ting Person*								

(2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. RAJ is a managing director and/or member of VV II and shares voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II except to the extent of his pecuniary interests therein. RAJ is a managing director and/or member of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VVC IV and VSF IV except to the extent of his pecuniary interests therein. RAJ is a managing of the shares held by VVC IV and VSF IV 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, 2013.

(3) This percentage is calculated based upon 86,087,199 shares of Common Stock outstanding as of October 31, 2013 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 6, 2013.

CUSIP No. 1	2738T1	00	13 G								
1		Names of Reporting Persons William J. Link									
2	Check	the App	propriate Box if a Member of a Group*								
	(a)	(a) o									
	(b)	x (1)									
3	SEC U	se 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 5,396,363 shares of Common Stock (2)								
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares								
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (2)								
9	Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 shares of Common Stock (2)										
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o										
11	Percen 6.3% (ss Represented by Amount in Row 9								
12	Type o IN	f Repor	ting Person*								

(2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. WJL is a managing director and/or member of VV II and shares voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, he disclaims beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of his pecuniary interests therein. WJL is a managing director and/or member of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VVC IV and VSF IV 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, 2013.

(3) This percentage is calculated based upon 86,087,199 shares of Common Stock outstanding as of October 31, 2013 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 6, 2013.

CUSIP No. 1	2738 T1	00	13 G								
	275011	00	150								
1		Names of Reporting Persons Donald B. Milder									
2	Check the Appropriate Box if a Member of a Group*										
	(a) o										
	(b) x (1)										
3	SEC U	se 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 3,310,859 shares of Common Stock (2)								
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares								
		8	Shared Dispositive Power 3,310,859 shares of Common Stock (2)								
9	Aggregate Amount Beneficially Owned by Each Reporting Person 3,310,859 shares of Common Stock (2)										
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o										
11	Percent 3.8% (.		ss Represented by Amount in Row 9								
12	Type of IN	f Repor	ting Person*								

(2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; and (iii) 3,220,948 shares held by VVC II. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. DBM is a managing director and/or member of VV II and shares voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, he disclaims beneficial ownership of the shares held by VAF II-A, VSF II and VVC II 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, 2013.

(3) This percentage is calculated based upon 86,087,199 shares of Common Stock outstanding as of October 31, 2013 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 6, 2013.

CUSIP No. 1	2738T1	00	13 G								
1		Names of Reporting Persons Rebecca B. Robertson									
2	Check	the App	ropriate Box if a Member of a Group*								
	(a)										
	(b)	x (1)									
3	SEC U	se 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 5,396,363 shares of Common Stock (2)								
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares								
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (2)								
9	Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 shares of Common Stock (2)										
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o										
	Percent 6.3% (2		as Represented by Amount in Row 9								
	Type o IN	f Report	ing Person*								

⁽¹⁾ This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VSF II"), Versant Venture Capital II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VSF IV"), Versant Venture Capital IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability

company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), 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") and Kirk G. Nielsen ("KGN" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. RBR is a managing director and/or member of VV II and shares voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II shares held by VAF II-A, VSF II and VVC II except to the extent of her pecuniary interests therein. RBR is a managing director and/or member of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, she disclaims beneficial ownership of the shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, she disclaims beneficial ownership of the shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, she disclaims beneficial ownership of the shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, she disclaims beneficial ownership of the shares held by VVC IV and VSF IV except to the extent of her 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, 2013.

			14						
CUSIP No. 1	2738T1	00	13 G						
1	Names Bradley	Names of Reporting Persons Bradley J. Bolzon							
2	(a)	0	ropriate Box if a Member of a Group*						
3	(b)	$\frac{x(1)}{x(1)}$							
4	SEC Use Only Citizenship or Place of Organization Canada								
		5	Sole Voting Power 0 shares						
Number of Shares Beneficially		6	Shared Voting Power 5,396,363 shares of Common Stock (2)						
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares						
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (2)						
9	Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 shares of Common Stock (2)								
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o								
11	Percent 6.3% (3		as Represented by Amount in Row 9						
12	Type of IN	Report	ing Person*						

⁽¹⁾ This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side F

partnership ("VSF IV"), Versant Venture Capital IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), 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") and Kirk G. Nielsen ("KGN" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BJB is a managing director and/or member of VV II and shares voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, he disclaims beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of his pecuniary interests therein. BJB is a managing director and/or member of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of his pecuniary interests therein. BJB is a managing director and/or member of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of his pecuniary interests therein. BJB is a managing director and/or member of VV IV and VSF IV 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, 2013.

			15								
CUSIP No. 1	2/3811	00	13 G								
1	Names Charles	Names of Reporting Persons Charles M. Warden									
2	Check the Appropriate Box if a Member of a Group*										
	(a)	0									
	(b) x (1)										
3	SEC U	se 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 5,396,363 shares of Common Stock (2)								
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares								
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (2)								
9			ount Beneficially Owned by Each Reporting Person es of Common Stock (2)								
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o										
11	Percent 6.3% (2		as Represented by Amount in Row 9								
12	Type of IN	f Report	ing Person*								

(2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. CMW is a managing director and/or member of VV II and shares voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, he disclaims beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of his pecuniary interests therein. CMW is a managing director and/or member of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of his pecuniary interests therein. CMW is a managing director and/or member of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of his pecuniary interests therein. CMW is a managing director and/or member of VV IV and VSF IV 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, 2013.

(3) This percentage is calculated based upon 86,087,199 shares of Common Stock outstanding as of October 31, 2013 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 6, 2013.

CUSIP No. 1	2738T1	100	13 G							
1	Names Barbar	Names of Reporting Persons Barbara N. Lubash								
2			propriate Box if a Member of a Group*							
	(a)	0								
	(b)	x (1)								
3	SEC U	se 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 3,310,859 shares of Common Stock (2)							
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares							
		8	Shared Dispositive Power 3,310,859 shares of Common Stock (2)							
9	Aggregate Amount Beneficially Owned by Each Reporting Person 3,310,859 shares of Common Stock (2)									
10	Check	Box if t	the Aggregate Amount in Row (9) Excludes Certain Shares* o							
11	Percen 3.8% (ss Represented by Amount in Row 9							
12	Type o	of Repor	ting Person*							

(2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; and (iii) 3,220,948 shares held by VVC II.. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BNL is a managing director and/or member of VV II and shares voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, she disclaims beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of her 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, 2013.

			17							
CUSIP No. 1	2738T10	00	13 G							
1		Names of Reporting Persons Robin L. Praeger								
2			ropriate Box if a Member of a Group*							
	(a) (b)	o x (1)								
3	SEC Us	se 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 2,085,504 shares of Common Stock (2)							
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares							
		8	Shared Dispositive Power 2,085,504 shares of Common Stock (2)							
9	Aggregate Amount Beneficially Owned by Each Reporting Person 2,085,504 shares of Common Stock (2)									
10	Check H	Box if th	ne Aggregate Amount in Row (9) Excludes Certain Shares* o							
11	Percent 2.4% (3		s Represented by Amount in Row 9							
12	Type of	Reporti	ng Person*							

partnership ("VSF IV"), Versant Venture Capital IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), 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") and Kirk G. Nielsen ("KGN" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G..

(2) Includes: (i) 8,704 shares held by VSF IV; (ii) 1,381,632 shares held by VVC IV; (iii) a warrant to purchase up to 4,352 shares held by VSF IV; and (iv) a warrant to purchase up to 690,816 shares held by VVC IV. VV IV serves as the sole general partner of VSF IV and VVC IV and owns no securities of the Issuer directly. RLP is a managing director and/or member of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VVC IV and VSF IV 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, 2013.

18									
CUCID N. 1	272 0T1(20	12.0						
CUSIP No. 1	2/38110)0	13 G						
1	Names Kirk G.	Names of Reporting Persons Kirk G. Nielsen							
2	Check t	he App	ropriate Box if a Member of a Group*						
	(a)	0							
	(b)	x (1)							
3	SEC Us	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 2,085,504 shares of Common Stock (2)						
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares						
		8	Shared Dispositive Power 2,085,504 shares of Common Stock (2)						
9	Aggregate Amount Beneficially Owned by Each Reporting Person 2,085,504 shares of Common Stock (2)								
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o								
11	Percent 2.4% (3		ss Represented by Amount in Row 9						
12	Type of IN	Report	ting Person*						

⁽¹⁾ This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VSF II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Venture Capital IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), 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") and Kirk G. Nielsen ("KGN" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, BJB, CMW, BNL and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) Includes: (i) 8,704 shares held by VSF IV; (ii) 1,381,632 shares held by VVC IV; (iii) a warrant to purchase up to 4,352 shares held by VSF IV; and (iv) a warrant to purchase up to 690,816 shares held by VVC IV. VV IV serves as the sole general partner of VSF IV and VVC IV and owns no securities of the Issuer directly. KGN is a managing director and/or member of VV IV and shares voting and dispositive power over the shares held by VVC IV and VSF IV; however, he disclaims beneficial ownership of the shares held by VVC IV and VSF IV 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, 2013.

(3) This percentage is calculated based upon 86,087,199 shares of Common Stock outstanding as of October 31, 2013 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 6, 2013.

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Introductory Note: This Statement on Schedule 13G is filed on behalf of the Reporting Persons, in respect of shares of Common Stock, par value \$0.001 per share ("Common Stock"), of Cadence Pharmaceuticals, Inc. (the "Issuer").

Item 1

 (a) Name of Issuer: Cadence Pharmaceuticals, Inc.
 Address of Issuer's Principal Executive Offices: 12481 High Bluff Dr. Suite 200 San Diego, California

Item 2

(a)	Name of Person(s) Filing: Versant Affiliates Fund II-A, L.P. ("VAF II-A") Versant Side Fund II, L.P. ("VSF II") Versant Venture Capital II, L.P. ("VVC II") Versant Ventures II, LLC ("VV II") Versant Side Fund IV, L.P. (VSF IV") Versant Venture Capital IV, L.P. ("VVC IV") Versant Ventures IV, LLC ("VV IV") 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")									
(b)	Address of Principal Business Office: c/o Versant Ventures 3000 Sand Hill Road Building 4, Suite 210 Menlo Park, California 94025									
(c)	Citizenship:									
	Entities:	VAF II-A VSF II VVC II VV II VSF IV VVC IV VVC IV	- - - -	Delaware, United States of America Delaware, United States of America						
				20						
	Individuals:	BGA SDC RAJ	- - -	United States of America United States of America United States of America						

United States of America

United States of America

WJL

DBM

	BJB	-	Canada	
	CMW	-	United States of America	
	BNL	-	United States of America	
	RLP	-	United States of America	
	KGN	-	United States of America	
itle of Class of Sec ommon Stock	curities:			
USIP Number: 2738T100				
1	Ommon Stock USIP Number:	RLP KGN tle of Class of Securities: ommon Stock USIP Number:	RLP KGN - tle of Class of Securities: ommon Stock - USIP Number: -	RLP KGN - United States of America United States of America tle of Class of Securities: ommon Stock - United States of America

Item 4 Ownership.

Item 3

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, 2013:

Reporting Persons	Shares Held Directly	Sole Voting Power	Shared Voting Power	Sole Dispositive Power	Shared Dispositive Power	Beneficial Ownership	Percentage of Class (2)
VAF II-A	61,124	61,124	0	61,124	0	61,124	0.07%
VSF II	28,787	28,787	0	28,787	0	28,787	0.03%
VVC II	3,220,948	3,220,948	0	3,220,948	0	3,220,948	3.8%
VV II	0	0	3,310,859	0	3,310,859	3,310,859	3.9%
VSF IV	13,056	13,056	0	13,056	0	13,056	0.02%
VVC IV	2,072,448	2,072,448	0	2,072,448	0	2,072,448	2.4%
VV IV	0	0	2,085,504	0	2,085,504	2,085,504	2.4%
BGA	105,000	105,000	5,396,363	105,000	5,396,363	5,501,363	6.4%
SDC	0	0	5,396,363	0	5,396,363	5,396,363	6.3%
RAJ	0	0	5,396,363	0	5,396,363	5,396,363	6.3%
WJL	0	0	5,396,363	0	5,396,363	5,396,363	6.3%
DBM	0	0	3,220,948	0	3,220,948	3,220,948	3.7%
RBR	0	0	5,396,363	0	5,396,363	5,396,363	6.3%
BJB	0	0	5,396,363	0	5,396,363	5,396,363	6.3%
CMW	0	0	5,396,363	0	5,396,363	5,396,363	6.3%
BNL	0	0	3,220,948	0	3,220,948	3,220,948	3.7%
RLP	0	0	2,085,504	0	2,085,504	2,085,504	2.4%
KGN	0	0	2,085,504	0	2,085,504	2,085,504	2.4%

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

⁽²⁾ This percentage is calculated based upon 86,087,199 shares of Common Stock outstanding as of October 31, 2013 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 6, 2013.

Item 8	Identification and Classification of Members of the Group . Not applicable.
Item 9	Notice of Dissolution of Group. Not applicable.
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Item 10	Certification.
	Not applicable.
	SIGNATURE
After reaso	nable 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: Feb	ruary 13, 2014
Versant Af	ffiliates Fund II-A, L.P.
By: Its:	Versant Ventures II, LLC General Partner
By:	/s/ Robin L. Praeger Authorized Representative
Versant Si	de Fund II, L.P.
By: Its:	Versant Ventures II, LLC General Partner
By:	/s/ Robin L. Praeger Authorized Representative
Versant Ve	enture Capital II, L.P.
By: Its:	Versant Ventures II, LLC General Partner
By:	/s/ Robin L. Praeger
Vorgont Vo	Authorized Representative
	entures II, LLC
By:	/s/ Robin L. Praeger Authorized Representative
Versant Si	de Fund IV, L.P.
By: Its:	Versant Ventures IV, LLC General Partner
By:	/s/ Robin L. Praeger Authorized Representative
Versant Venture Capital IV, L.P.	
By: Its:	Versant Ventures IV, LLC General Partner
By:	/s/ Robin L. Praeger Authorized Representative

Versant Ventures IV, LLC

By:	/s/ Robin L. Praeger
	Managing Member

/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	
/a/ Dahin I. Draggar as attarnay in fact	
/s/ Robin L. Praeger as attorney in fact	
Donald B. Milder	
/s/ Robin L. Praeger as attorney in fact	
Rebecca B. Robertson	
Redecca D. Rodertson	
/s/ Robin L. Praeger as attorney in fact	
Bradley J. Bolzon	
/s/ Robin L. Praeger as attorney in fact	
Charles M. Warden	
/s/ Robin L. Praeger as attorney in fact	
Barbara N. Lubash	
/s/ Robin L. Praeger	
Robin L. Praeger	
/s/ Robin L. Praeger as attorney in fact	
Kirk G. Nielsen	

25

Exhibit(s):

A - Joint Filing Statement

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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 Cadence Pharmaceuticals, Inc. is filed on behalf of each of us.

Dated: February 13, 2014

Versant Affiliates Fund II-A, L.P.

By:	Versant Ventures II, LLC
Its:	General Partner

By: /s/ Robin L. Praeger Authorized Representative

Versant Side Fund II, L.P.

By:	Versant Ventures II, LLC
Its:	General Partner
By:	/s/ Robin L. Praeger

Authorized Representative

Versant Venture Capital II, L.P.

By:	Versant Ventures II, LLC
Its:	General Partner
D	/a/ Bahin I Breasen

By:	/s/ Robin L. Praeger
	Authorized Representative

Versant Ventures II, LLC

By:	/s/ Robin L. Praeger
	Authorized Representative

Versant Side Fund IV, L.P.

By:	Versant Ventures IV, LLC
Its:	General Partner
By:	/s/ Robin L. Praeger Authorized Representative

Versant Venture Capital IV, L.P.

By:	Versant Ventures IV, LLC	
Its:	General Partner	
By:	/s/ Robin L. Praeger	

Authorized Representative

Versant Ventures IV, LLC

By:	/s/ Robin L. Praeger
	Managing Member
(/ D 1 · 1	
/s/ Robin L	. Praeger as attorney in fact
Brian G. A	Atwood
/s/ Robin L	2. 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
/a/ Dahin I. Draggar as attarnay in fact
/s/ Robin L. Praeger as attorney in fact
Donald B. Milder
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/s/ Robin L. Praeger as attorney in fact
Barbara N. Lubash
/s/ Robin L. Praeger
Robin L. Praeger
č
/s/ Robin L. Praeger as attorney in fact
Kirk G. Nielsen