Bellerophon Therapeutics, Inc. Form SC 13G/A August 20, 2018

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### **SCHEDULE 13G/A**

Under the Securities Exchange Act of 1934 (Amendment No. 1)\*

## **Bellerophon Therapeutics, Inc.**

(Name of Issuer)

Common Stock, \$0.01 par value

(Title of Class of Securities)

#### 078771102

(CUSIP Number)

#### August 13, 2018

(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)

x Rule 13d-1(c)

o Rule 13d-1(d)

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

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 Reporting Persons Venrock Associates IV, L.P.		
2.	Check the Appropriate Box (a) (b)	if a Member of a Gro o x(1)	up (See Instructions)
3.	SEC Use Only		
4.	Citizenship or Place of Orga Delaware	anization	
	5.		Sole Voting Power 0
Number of Shares Beneficially Owned by	6.		Shared Voting Power 962,415(2)
Each Reporting Person With:	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 962,415(2)
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 962,415(2)		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) x(3)		
11.	Percent of Class Represented by Amount in Row (9) 1.7%(4)		
12.	Type of Reporting Person (S PN	See Instructions)	

(2)

Consists of 783,407 shares held by VA4, 159,761 shares held by VP and 19,247 shares held by VEF4.

The shares included on rows 6, 8 and 9 do not include an aggregate of 5,512,355 shares of common stock held by the VHCP (3)Entities. The Venrock IV Entities disclaim beneficial ownership over the shares held by the VHCP Entities.

This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (VP), Venrock (1)Entrepreneurs Fund IV, L.P. ( VEF4 ), Venrock Management IV, LLC ( VM4 ), Venrock Partners Management, LLC ( VPM ) and VEF Management IV, LLC (VEFM and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities) and (ii) Venrock Healthcare Capital Partners II, L.P. ( VHCP2 ), VHCP Co-Investment Holdings II, LLC ( VHCP Co-2 ), VHCP Management II, LLC ( VHCPM2 ), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities ). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

1.	Name of Reporting Persons Venrock Partners, L.P.		
2.	Check the Appropriate Box (a) (b)	if a Member of a Gro o x(1)	up (See Instructions)
3.	SEC Use Only		
4.	Citizenship or Place of Orga Delaware	nization	
	5.		Sole Voting Power 0
Number of Shares Beneficially Owned by	6.		Shared Voting Power 962,415(2)
Each Reporting Person With:	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 962,415(2)
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 962,415(2)		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) x(3)		
11.	Percent of Class Represented by Amount in Row (9) 1.7%(4)		
12.	Type of Reporting Person (S PN	See Instructions)	

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Consists of 783,407 shares held by VA4, 159,761 shares held by VP and 19,247 shares held by VEF4.

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1.	Name of Reporting Persons Venrock Entrepreneurs Fund IV, L.P.		
2.	Check the Appropriate Bo (a) (b)	ox if a Member of a Gr o x(1)	oup (See Instructions)
3.	SEC Use Only		
4.	Citizenship or Place of Or Delaware	ganization	
Number of	5.		Sole Voting Power 0
Shares Beneficially Owned by	6.		Shared Voting Power 962,415(2)
Each Reporting Person With:	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 962,415(2)
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 962,415(2)		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) x(3)		
11.	Percent of Class Represented by Amount in Row (9) 1.7%(4)		
12.	Type of Reporting Person PN	(See Instructions)	

(2)

Consists of 783,407 shares held by VA4, 159,761 shares held by VP and 19,247 shares held by VEF4.

The shares included on rows 6, 8 and 9 do not include an aggregate of 5,512,355 shares of common stock held by the VHCP (3)Entities. The Venrock IV Entities disclaim beneficial ownership over the shares held by the VHCP Entities.

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## CUSIP No. 078771102 .

1.	Name of Reporting Persons Venrock Management IV, LLC		
2.	Check the Appropri (a) (b)	iate Box if a Member o x(1)	of a Group (See Instructions)
3.	SEC Use Only		
4.	Citizenship or Place Delaware	e of Organization	
Number of	5.		Sole Voting Power 0
Shares Beneficially Owned by	6.		Shared Voting Power 962,415(2)
Each Reporting Person With:	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 962,415(2)
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 962,415(2)		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) x(3)		
11.	Percent of Class Represented by Amount in Row (9) 1.7%(4)		
12.	Type of Reporting I OO	Person (See Instructio	ns)

Consists of 783,407 shares held by VA4, 159,761 shares held by VP and 19,247 shares held by VEF4. (2)

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This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (VP), Venrock (1)Entrepreneurs Fund IV, L.P. ( VEF4 ), Venrock Management IV, LLC ( VM4 ), Venrock Partners Management, LLC ( VPM ) and VEF Management IV, LLC (VEFM and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities) and (ii) Venrock Healthcare Capital Partners II, L.P. ( VHCP2 ), VHCP Co-Investment Holdings II, LLC ( VHCP Co-2 ), VHCP Management II, LLC ( VHCPM2 ), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities ). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

Each

1. Name of Reporting Persons Venrock Partners Management, LLC 2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) (b) x(1) 3. SEC Use Only 4. Citizenship or Place of Organization Delaware 5. Sole Voting Power Ω Number of Shares 6. Shared Voting Power Beneficially 962,415(2) Owned by 7. Sole Dispositive Power Reporting 0 Person With: 8. Shared Dispositive Power 962,415(2) 9. Aggregate Amount Beneficially Owned by Each Reporting Person 962,415(2) 10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) x(3) 11. Percent of Class Represented by Amount in Row (9) 1.7%(4)12. Type of Reporting Person (See Instructions) 00

Consists of 783,407 shares held by VA4, 159,761 shares held by VP and 19,247 shares held by VEF4. (2)

(3)The shares included on rows 6, 8 and 9 do not include an aggregate of 5,512,355 shares of common stock held by the VHCP Entities. The Venrock IV Entities disclaim beneficial ownership over the shares held by the VHCP Entities.

Page 6 of 26

This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (VP), Venrock (1)Entrepreneurs Fund IV, L.P. ( VEF4 ), Venrock Management IV, LLC ( VM4 ), Venrock Partners Management, LLC ( VPM ) and VEF Management IV, LLC (VEFM and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities) and (ii) Venrock Healthcare Capital Partners II, L.P. ( VHCP2 ), VHCP Co-Investment Holdings II, LLC ( VHCP Co-2 ), VHCP Management II, LLC ( VHCPM2 ), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities ). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

1.	Name of Reporting Persons VEF Management IV, LLC		
2.	Check the Appropri (a) (b)	iate Box if a Member o x(1)	of a Group (See Instructions)
3.	SEC Use Only		
4.	Citizenship or Place Delaware	e of Organization	
Number of	5.		Sole Voting Power 0
Shares Beneficially Owned by	6.		Shared Voting Power 962,415(2)
Each Reporting Person With:	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 962,415(2)
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 962,415(2)		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) x(3)		
11.	Percent of Class Represented by Amount in Row (9) 1.7%(4)		
12.	Type of Reporting I OO	Person (See Instructio	ns)

Consists of 783,407 shares held by VA4, 159,761 shares held by VP and 19,247 shares held by VEF4. (2)

(3)The shares included on rows 6, 8 and 9 do not include an aggregate of 5,512,355 shares of common stock held by the VHCP Entities. The Venrock IV Entities disclaim beneficial ownership over the shares held by the VHCP Entities.

Page 7 of 26

This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (VP), Venrock (1)Entrepreneurs Fund IV, L.P. ( VEF4 ), Venrock Management IV, LLC ( VM4 ), Venrock Partners Management, LLC ( VPM ) and VEF Management IV, LLC (VEFM and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities) and (ii) Venrock Healthcare Capital Partners II, L.P. ( VHCP2 ), VHCP Co-Investment Holdings II, LLC ( VHCP Co-2 ), VHCP Management II, LLC ( VHCPM2 ), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities ). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

1.	Name of Reportin					
	Venrock Healthca	Venrock Healthcare Capital Partners II, L.P.				
2.	Check the Approp	Check the Appropriate Box if a Member of a Group (See Instructions)				
	(a)	0				
	(b)	x(1)				
3.	SEC Use Only					
4.	Citizenship or Pla Delaware	ce of Organization				
	5.		Sole Voting Power			
			0			
Number of						
Shares	6.		Shared Voting Power			
Beneficially			5,512,355(2)			
Owned by						
Each	7.		Sole Dispositive Power			
Reporting			0			
Person With:						
	8.		Shared Dispositive Power			
			5,512,355(2)			
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 5,512,355(2)					
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) $x(3)$					
11.	Percent of Class Represented by Amount in Row (9) 9.5%(4)					
12.	Type of Reporting Person (See Instructions) PN					

(1) This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (VP), Venrock Entrepreneurs Fund IV, L.P. (VEF4), Venrock Management IV, LLC (VM4), Venrock Partners Management, LLC (VPM) and VEF Management IV, LLC (VEFM) and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities) and (ii) Venrock Healthcare Capital Partners II, L.P. (VHCP2), VHCP Co-Investment Holdings II, LLC (VHCP Co-2), VHCP Management II, LLC (VHCPM2), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh) and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

(2) Consists of 2,952,442 shares held by VHCP2, 1,196,936 shares held by VHCP Co-2, 1,239,082 shares held by VHCP3 and 123,895 shares held by VHCP Co-3.

(3) The shares included on rows 6, 8 and 9 do not include an aggregate of 962,415 shares of common stock held by the Venrock IV Entities. The VHCP Entities disclaim beneficial ownership over the shares held by the Venrock IV Entities.

1.		Name of Reporting Persons VHCP Co-Investment Holdings II, LLC			
2.	Check the Approp (a) (b)	oriate Box if a Member o x(1)	of a Group (See Instructions)		
3.	SEC Use Only				
4.	Citizenship or Pla Delaware	ce of Organization			
	5.		Sole Voting Power 0		
Number of Shares Beneficially Owned by	6.		Shared Voting Power 5,512,355(2)		
Each Reporting Person With:	7.		Sole Dispositive Power 0		
	8.		Shared Dispositive Power 5,512,355(2)		
9.	Aggregate Amour 5,512,355(2)	Aggregate Amount Beneficially Owned by Each Reporting Person 5,512,355(2)			
10.	Check if the Aggr	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) $x(3)$			
11.	Percent of Class R 9.5%(4)	Percent of Class Represented by Amount in Row (9) 9.5%(4)			
12.	Type of Reporting OO	g Person (See Instructio	ns)		

<sup>(1)</sup> This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (VP), Venrock Entrepreneurs Fund IV, L.P. (VEF4), Venrock Management IV, LLC (VM4), Venrock Partners Management, LLC (VPM) and VEF Management IV, LLC (VEFM) and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities) and (ii) Venrock Healthcare Capital Partners II, L.P. (VHCP2), VHCP Co-Investment Holdings II, LLC (VHCP Co-2), VHCP Management II, LLC (VHCPM2), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh) and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

<sup>(2)</sup> Consists of 2,952,442 shares held by VHCP2, 1,196,936 shares held by VHCP Co-2, 1,239,082 shares held by VHCP3 and 123,895 shares held by VHCP Co-3.

(3) The shares included on rows 6, 8 and 9 do not include an aggregate of 962,415 shares of common stock held by the Venrock IV Entities. The VHCP Entities disclaim beneficial ownership over the shares held by the Venrock IV Entities.

1.

Name of Reporting Persons VHCP Management II, LLC 2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) 0 (b) x(1) 3. SEC Use Only Citizenship or Place of Organization 4. Delaware 5. Sole Voting Power 0 Number of Shares 6. Shared Voting Power Beneficially 5,512,355(2) Owned by Each 7. Sole Dispositive Power Reporting 0 Person With: 8. Shared Dispositive Power 5,512,355(2) 9. Aggregate Amount Beneficially Owned by Each Reporting Person 5,512,355(2) 10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) x(3)11. Percent of Class Represented by Amount in Row (9) 9.5%(4) 12. Type of Reporting Person (See Instructions) 00

Page 10 of 26

This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (1)(VP), Venrock Entrepreneurs Fund IV, L.P. (VEF4), Venrock Management IV, LLC (VM4), Venrock Partners Management, LLC (VPM) and VEF Management IV, LLC (VEFM and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities ) and (ii) Venrock Healthcare Capital Partners II, L.P. (VHCP2), VHCP Co-Investment Holdings II, LLC (VHCP Co-2), VHCP Management II, LLC (VHCPM2), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities ). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

Consists of 2,952,442 shares held by VHCP2, 1,196,936 shares held by VHCP Co-2, 1,239,082 shares (2)held by VHCP3 and 123,895 shares held by VHCP Co-3.

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1.		Name of Reporting Persons Venrock Healthcare Capital Partners III, L.P.			
	venioek Heatmeard	e Capital I arthers III, I	2.1.		
2.		Check the Appropriate Box if a Member of a Group (See Instructions)			
	(a)	0			
	(b)	x(1)			
3.	SEC Use Only				
4.	Citizenship or Place	e of Organization			
	Delaware				
	5.		Sole Voting Power		
			0		
Number of					
Shares	6.		Shared Voting Power		
Beneficially			5,512,355(2)		
Owned by	7		Cala Diana aiting Daman		
Each	7.		Sole Dispositive Power 0		
Reporting Person With:			0		
reison with.	8.		Shared Dispositive Power		
			5,512,355(2)		
9.		Beneficially Owned b	y Each Reporting Person		
	5,512,355(2)				
10.	Charle if the Arrent		$(2) E_{1} = \frac{1}{2} \sum_{i=1}^{n} \frac{1}{2} \sum_{i$		
10.	Check II the Aggre	gate Amount in Row (	9) Excludes Certain Shares (See Instructions) $x(3)$		
11.	Percent of Class Re	Percent of Class Represented by Amount in Row (9)			
	9.5%(4)	1 5			
12.		Person (See Instruction	ns)		
	PN				

Page 11 of 26

<sup>(1)</sup> This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (VP), Venrock Entrepreneurs Fund IV, L.P. (VEF4), Venrock Management IV, LLC (VM4), Venrock Partners Management, LLC (VPM) and VEF Management IV, LLC (VEFM) and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities) and (ii) Venrock Healthcare Capital Partners II, L.P. (VHCP2), VHCP Co-Investment Holdings II, LLC (VHCP Co-2), VHCP Management II, LLC (VHCPM2), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh) and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

<sup>(2)</sup> Consists of 2,952,442 shares held by VHCP2, 1,196,936 shares held by VHCP Co-2, 1,239,082 shares held by VHCP3 and 123,895 shares held by VHCP Co-3.

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1.		Name of Reporting Persons VHCP Co-Investment Holdings III, LLC		
2.	(a)	0	of a Group (See Instructions)	
	(b)	x(1)		
3.	SEC Use Only			
4.	Citizenship or Place Delaware	e of Organization		
	5.		Sole Voting Power 0	
Number of	,			
Shares Beneficially	6.		Shared Voting Power	
Owned by			5,512,355(2)	
Each	7.		Sole Dispositive Power	
Reporting			0	
Person With:				
	8.		Shared Dispositive Power 5,512,355(2)	
9.	Aggregate Amount 5,512,355(2)	Aggregate Amount Beneficially Owned by Each Reporting Person 5,512,355(2)		
10.	Check if the Aggreg	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) $x(3)$		
11.	Percent of Class Represented by Amount in Row (9) 9.5%(4)			
12.	Type of Reporting Person (See Instructions) OO			

Page 12 of 26

<sup>(1)</sup> This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (VP), Venrock Entrepreneurs Fund IV, L.P. (VEF4), Venrock Management IV, LLC (VM4), Venrock Partners Management, LLC (VPM) and VEF Management IV, LLC (VEFM) and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities) and (ii) Venrock Healthcare Capital Partners II, L.P. (VHCP2), VHCP Co-Investment Holdings II, LLC (VHCP Co-2), VHCP Management II, LLC (VHCPM2), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh) and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

<sup>(2)</sup> Consists of 2,952,442 shares held by VHCP2, 1,196,936 shares held by VHCP Co-2, 1,239,082 shares held by VHCP3 and 123,895 shares held by VHCP Co-3.

(3) The shares included on rows 6, 8 and 9 do not include an aggregate of 962,415 shares of common stock held by the Venrock IV Entities. The VHCP Entities disclaim beneficial ownership over the shares held by the Venrock IV Entities.

1.	Name of Reporting Persons VHCP Management III, LLC		
2.	Check the Appropriate B	Box if a Member of a Gro	oup (See Instructions)
	(a)	0	
	(b)	x(1)	
3.	SEC Use Only		
4.	Citizenship or Place of C Delaware	Organization	
	5.		Sole Voting Power 0
Number of	(		
Shares Beneficially	6.		Shared Voting Power 5,512,355(2)
Owned by			5,512,555(2)
Each	7.		Sole Dispositive Power
Reporting			0
Person With:			
	8.		Shared Dispositive Power 5,512,355(2)
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 5,512,355(2)		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) $x(3)$		
11.	Percent of Class Represented by Amount in Row (9) 9.5%(4)		
12.	Type of Reporting Perso OO	n (See Instructions)	

(1) This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (VP), Venrock Entrepreneurs Fund IV, L.P. (VEF4), Venrock Management IV, LLC (VM4), Venrock Partners Management, LLC (VPM) and VEF Management IV, LLC (VEFM) and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities) and (ii) Venrock Healthcare Capital Partners II, L.P. (VHCP2), VHCP Co-Investment Holdings II, LLC (VHCP Co-2), VHCP Management II, LLC (VHCPM2), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh) and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

(2) Consists of 2,952,442 shares held by VHCP2, 1,196,936 shares held by VHCP Co-2, 1,239,082 shares held by VHCP3 and 123,895 shares held by VHCP Co-3.

(3) The shares included on rows 6, 8 and 9 do not include an aggregate of 962,415 shares of common stock held by the Venrock IV Entities. The VHCP Entities disclaim beneficial ownership over the shares held by the Venrock IV Entities.

1.	Name of Reporting Persons Shah, Nimish		
2.	Check the Appropriat	e Box if a Member of	f a Group (See Instructions)
	(a)	0	
	(b)	x(1)	
3.	SEC Use Only		
4.	Citizenship or Place o United States	of Organization	
	5.		Sole Voting Power
			0
Number of Shares	(		
Beneficially	6.		Shared Voting Power
Owned by			5,512,355(2)
Each	7.		Sole Dispositive Power
Reporting	<i>,.</i>		0
Person With:			
	8.		Shared Dispositive Power
			5,512,355(2)
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 5,512,355(2)		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) x(3)		
11.	Percent of Class Represented by Amount in Row (9) 9.5%(4)		
12.	Type of Reporting Pe IN	rson (See Instructions	\$)

Consists of 2,952,442 shares held by VHCP2, 1,196,936 shares held by VHCP Co-2, 1,239,082 shares held by VHCP3 and (2)123,895 shares held by VHCP Co-3.

The shares included on rows 6, 8 and 9 do not include an aggregate of 962,415 shares of common stock held by the Venrock IV (3)Entities. The VHCP Entities disclaim beneficial ownership over the shares held by the Venrock IV Entities.

This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (VP), Venrock (1)Entrepreneurs Fund IV, L.P. ( VEF4 ), Venrock Management IV, LLC ( VM4 ), Venrock Partners Management, LLC ( VPM ) and VEF Management IV, LLC (VEFM and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities) and (ii) Venrock Healthcare Capital Partners II, L.P. ( VHCP2 ), VHCP Co-Investment Holdings II, LLC ( VHCP Co-2 ), VHCP Management II, LLC ( VHCPM2 ), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities ). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

1.	Name of Reporting Persons Koh, Bong		
2.	Check the Appropria	ate Box if a Member of	of a Group (See Instructions)
	(a)	0	
	(b)	x(1)	
3.	SEC Use Only		
4.	Citizenship or Place United States	of Organization	
	5.		Sole Voting Power
			0
Number of Shares	(		Channel Mattine Demon
Beneficially	6.		Shared Voting Power 5,512,355(2)
Owned by			5,512,555(2)
Each	7.		Sole Dispositive Power
Reporting			0
Person With:	0		
	8.		Shared Dispositive Power
			5,512,355(2)
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 5,512,355(2)		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) x(3)		
11.	Percent of Class Represented by Amount in Row (9) 9.5%(4)		
12.	Type of Reporting P IN	Person (See Instruction	ns)

Consists of 2,952,442 shares held by VHCP2, 1,196,936 shares held by VHCP Co-2, 1,239,082 shares held by VHCP3 and (2)123,895 shares held by VHCP Co-3.

The shares included on rows 6, 8 and 9 do not include an aggregate of 962,415 shares of common stock held by the Venrock IV (3)Entities. The VHCP Entities disclaim beneficial ownership over the shares held by the Venrock IV Entities.

This Schedule 13G/A is being filed by (i) Venrock Associates IV, L.P. (VA4), Venrock Partners, L.P. (VP), Venrock (1)Entrepreneurs Fund IV, L.P. ( VEF4 ), Venrock Management IV, LLC ( VM4 ), Venrock Partners Management, LLC ( VPM ) and VEF Management IV, LLC (VEFM and together with VA4, VP, VEF4, VM4 and VPM, the Venrock IV Entities) and (ii) Venrock Healthcare Capital Partners II, L.P. ( VHCP2 ), VHCP Co-Investment Holdings II, LLC ( VHCP Co-2 ), VHCP Management II, LLC ( VHCPM2 ), Venrock Healthcare Capital Partners III, L.P. (VHCP3), VHCP Co-Investment Holdings III, LLC (VHCP Co-3), VHCP Management III, LLC (VHCPM3), Nimish Shah (Shah) and Bong Koh (Koh and together with VHCP2, VHCP Co-2, VHCPM2, VHCP3, VHCP Co-3, VHCPM3 and Shah, the VHCP Entities ). The Venrock IV Entities and the VHCP Entities are collectively referred to as the Reporting Persons. The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G/A.

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**Introductory Note:** This Schedule 13G/A is filed on behalf of the following entities and individuals in respect of shares of common stock of Bellerophon Therapeutics, Inc.:

• Venrock Associates IV, L.P., a limited partnership organized under the laws of the State of Delaware (VA4);

• Venrock Partners, L.P., a limited partnership organized under the laws of the State of Delaware (VP);

• Venrock Entrepreneurs Fund IV, L.P., a limited partnership organized under the laws of the State of Delaware ( VEF4 );

• Venrock Management IV, LLC, a limited liability company organized under the laws of the State of Delaware ( VM4 ), the general partner of VA4;

• Venrock Partners Management, LLC, a limited liability company organized under the laws of the State of Delaware (VPM), the general partner of VP;

• VEF Management IV, LLC, a limited liability company organized under the laws of the State of Delaware (VEFM), the general partner of VEF4;

• Venrock Healthcare Partners II, L.P., a limited partnership organized under the laws of the State of Delaware (VHCP2);

• VHCP Co-Investment Holdings II, LLC, a limited liability company organized under the laws of the State of Delaware (VHCP Co-2);

• VHCP Management II, LLC, a limited liability company organized under the laws of the State of Delaware (VHCPM2), the general partner of VHCP2 and the manager of VHCP Co-2;

• Venrock Healthcare Partners III, L.P., a limited partnership organized under the laws of the State of Delaware (VHCP3);

• VHCP Co-Investment Holdings III, LLC, a limited liability company organized under the laws of the State of Delaware (VHCP Co-3);

• VHCP Management III, LLC, a limited liability company organized under the laws of the State of Delaware (VHCPM3), the general partner of VHCP3 and the manager of VHCP Co-3;

• Nimish Shah, a managing member of VHCPM2 and VHCPM3; and

• Bong Koh, a managing member of VHCPM2 and VHCPM3.

Item 1.

(a) Name of Issuer Bellerophon Therapeutics, Inc.
(b) Address of Issuer s Principal Executive Offices

184 Liberty Corner Road, Suite 302

Warren, NJ 07059

Item 2.

(a) Name of Person Filing

Venrock Associates IV, L.P.

Venrock Partners, L.P.

Venrock Entrepreneurs Fund IV, L.P.

Venrock Management IV, LLC

Venrock Partners Management, LLC

VEF Management IV, LLC

Venrock Healthcare Capital Partners II, L.P.

VHCP Co-Investment Holdings II, LLC

VHCP Management II, LLC

Venrock Healthcare Capital Partners III, L.P.

CUSIP No. 0'	78771102			Page 17 of 26
	VHCP Co-Investment Holding	s III, LLC		
	VHCP Management III, LLC			
	Nimish Shah			
	Bong Koh			
(b)	Address of Principal Business O	ffice or, if none, Residence		
	New York Office: 7 Bryant Park 23rd Floor	Palo Alto Office: 3340 Hillview Avenue Palo Alto, CA 94304	Boston Office: 34 Farnsworth Street 3rd Floor	
	New York, NY 10018		Boston, MA 02210	
(c)	Citizenship			
(d) (e)	Each of the entities was organize Title of Class of Securities Common Stock, \$0.01 par value CUSIP Number 078771102	-	sh Shah are both United States citizens.	

# Item 3. If this statement is filed pursuant to §§240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a:

Not applicable.

Item 4. **Ownership** 

(a) Amount Beneficially Owned as of August 17, 2018:

Venrock Associates IV, L.P.	962,415(1)
Venrock Partners, L.P.	962,415(1)
Venrock Entrepreneurs Fund IV, L.P.	962,415(1)
Venrock Management IV, LLC	962,415(1)
Venrock Partners Management, LLC	962,415(1)
VEF Management IV, LLC	962,415(1)
Venrock Healthcare Capital Partners II, L.P.	5,512,355(2)
VHCP Co-Investment Holdings II, LLC	5,512,355(2)
VHCP Management II, LLC	5,512,355(2)
Venrock Healthcare Capital Partners III, L.P.	5,512,355(2)
VHCP Co-Investment Holdings III, LLC	5,512,355(2)
VHCP Management III, LLC	5,512,355(2)

 Nimish Shah
 5,512,355(2)

 Bong Koh
 5,512,355(2)

(b) Percent of Class as of August 17, 2018:

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Venrock Associates IV, L.P.	1.7%(3)
Venrock Partners, L.P.	1.7%(3)
Venrock Entrepreneurs Fund IV, L.P.	1.7%(3)
Venrock Management IV, LLC	1.7%(3)
Venrock Partners Management, LLC	1.7%(3)
VEF Management IV, LLC	1.7%(3)
Venrock Healthcare Capital Partners II, L.P.	9.5%(3)
VHCP Co-Investment Holdings II, LLC	9.5%(3)
VHCP Management II, LLC	9.5%(3)
Venrock Healthcare Capital Partners III, L.P.	9.5%(3)
VHCP Co-Investment Holdings III, LLC	9.5%(3)
VHCP Management III, LLC	9.5%(3)
Nimish Shah	9.5%(3)
Bong Koh	9.5%(3)
5	

(c) Number of shares as to which the person has, as of August 17, 2018:

(i) Sole power to vote or to direct the vote

Venrock Associates IV, L.P.	0
Venrock Partners, L.P.	0
Venrock Entrepreneurs Fund IV, L.P.	0
Venrock Management IV, LLC	0
Venrock Partners Management, LLC	0
VEF Management IV, LLC	0
Venrock Healthcare Capital Partners II, L.P.	0
VHCP Co-Investment Holdings II, LLC	0
VHCP Management II, LLC	0
Venrock Healthcare Capital Partners III, L.P.	0
VHCP Co-Investment Holdings III, LLC	0
VHCP Management III, LLC	0
Nimish Shah	0
Bong Koh	0

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

Venrock Associates IV, L.P.	962,415(1)
Venrock Partners, L.P.	962,415(1)
Venrock Entrepreneurs Fund IV, L.P.	962,415(1)
Venrock Management IV, LLC	962,415(1)
Venrock Partners Management, LLC	962,415(1)
VEF Management IV, LLC	962,415(1)
Venrock Healthcare Capital Partners II, L.P.	5,512,355(2)
VHCP Co-Investment Holdings II, LLC	5,512,355(2)
VHCP Management II, LLC	5,512,355(2)

Venrock Healthcare Capital Partners III, L.P.	5,512,355(2)
VHCP Co-Investment Holdings III, LLC	5,512,355(2)
VHCP Management III, LLC	5,512,355(2)
Nimish Shah	5,512,355(2)
Bong Koh	5,512,355(2)

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

Venrock Associates IV, L.P.	0
Venrock Partners, L.P.	0
Venrock Entrepreneurs Fund IV, L.P.	0
Venrock Management IV, LLC	0
Venrock Partners Management, LLC	0
VEF Management IV, LLC	0
Venrock Healthcare Capital Partners II, L.P.	0
VHCP Co-Investment Holdings II, LLC	0
VHCP Management II, LLC	0
Venrock Healthcare Capital Partners III, L.P.	0
VHCP Co-Investment Holdings III, LLC	0
VHCP Management III, LLC	0
Nimish Shah	0
Bong Koh	0

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

Venrock Associates IV, L.P.	962,415(1)
Venrock Partners, L.P.	962,415(1)
Venrock Entrepreneurs Fund IV, L.P.	962,415(1)
Venrock Management IV, LLC	962,415(1)
Venrock Partners Management, LLC	962,415(1)
VEF Management IV, LLC	962,415(1)
Venrock Healthcare Capital Partners II, L.P.	5,512,355(2)
VHCP Co-Investment Holdings II, LLC	5,512,355(2)
VHCP Management II, LLC	5,512,355(2)
Venrock Healthcare Capital Partners III, L.P.	5,512,355(2)
VHCP Co-Investment Holdings III, LLC	5,512,355(2)
VHCP Management III, LLC	5,512,355(2)
Nimish Shah	5,512,355(2)
Bong Koh	5,512,355(2)
C C	. , ()

<sup>(1)</sup> 

Consists of 783,407 shares held by VA4, 159,761 shares held by VP and 19,247 shares held by VEF4.

(2) Consists of 2,952,442 shares held by VHCP2, 1,196,936 shares held by VHCP Co-2, 1,239,082 shares held by VHCP3 and 123,895 shares held by VHCP Co-3.

## Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following. O

## Item 6. Ownership of More than Five Percent on Behalf of Another Person

Not Applicable

# Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person

Not Applicable

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## Item 8. Identification and Classification of Members of the Group

Not Applicable

## Item 9. Notice of Dissolution of a Group

Not Applicable

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#### Item 10. Certification

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, other than activities solely in connection with a nomination under § 240.14a-11.

#### **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: August 17, 2018

#### Venrock Associates IV, L.P.

By:	Venrock Management IV, LLC its General Partner
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory
Venrock Partners, L.P.	
By:	Venrock Partners Management, LLC its General Partner
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory
Venrock Entrepreneurs Fu	nd IV, L.P.
By:	VEF Management IV, LLC its General Partner
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory
Venrock Management IV, I	TC
D	/-/ David L. Starr

/s/ David L. Stepp
Name: David L. Stepp
Title: Authorized Signatory

## Venrock Partners Management, LLC

By:	/s/ David L. Stepp
	Name: David L. Stepp
	Title: Authorized Signatory

## VEF Management IV, LLC

R	v	٠
D	y	•

/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory

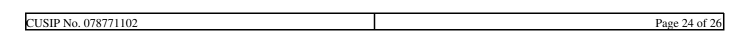
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Venrock Healthcare Capital Partners II, L.P.		
By:	VHCP Management II, LLC, its General Partner	
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory	
VHCP Co-Investment Holdi	ngs II, LLC	
By:	VHCP Management II, LLC, its Manager	
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory	
VHCP Management II, LLC		
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory	
Venrock Healthcare Capital Partners III, L.P.		
By:	VHCP Management III, LLC, its General Partner	
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory	
VHCP Co-Investment Holdings III, LLC		
By:	VHCP Management III, LLC, its Manager	
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory	
VHCP Management III, LLC		
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory	
/s/ David L. Stepp, as attorney Nimish Shah	-in-fact	
/s/ David L. Stepp, as attorney Bong Koh	-in-fact	

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#### EXHIBITS

- A: Joint Filing Agreement
- B: Power of Attorney for Bong Koh (incorporated by reference to Exhibit B to the Schedule 13G filed with the Securities and Exchange Commission on October 10, 2017)
- C: Power of Attorney for Nimish Shah (incorporated by reference to Exhibit C to the Schedule 13G filed with the Securities and Exchange Commission on October 10, 2017)



#### EXHIBIT A

#### JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned agree to the joint filing on behalf of each of them of a statement on Schedule 13G (including amendments thereto) with respect to the Common Stock of Bellerophon Therapeutics, Inc. and further agree that this agreement be included as an exhibit to such filing. Each party to the agreement expressly authorizes each other party to file on its behalf any and all amendments to such statement. Each party to this agreement agrees that this joint filing agreement may be signed in counterparts.

In evidence whereof, the undersigned have caused this Agreement to be executed on their behalf this 17th day of August, 2018.

#### Venrock Associates IV, L.P.

By:	Venrock Management IV, LLC its General Partner
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory
Venrock Partners, L.P.	
By:	Venrock Partners Management, LLC its General Partner
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory
Venrock Entrepreneurs Fun	nd IV, L.P.
By:	VEF Management IV, LLC its General Partner
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory
Venrock Management IV, L	LC
By:	/s/ David L. Stepp Name: David L. Stepp

Title: Authorized Signatory

## Venrock Partners Management, LLC

By:	/s/ David L. Stepp
	Name: David L. Stepp
	Title: Authorized Signatory

## VEF Management IV, LLC

By:	
-----	--

/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory

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Venrock Healthcare Capital Partners II, L.P.	
By:	VHCP Management II, LLC, its General Partner
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory
VHCP Co-Investment Holdings II, LLC	
By:	VHCP Management II, LLC, its Manager
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory
VHCP Management II, LLC	
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory
Venrock Healthcare Capital Partners III, L.P.	
By:	VHCP Management III, LLC, its General Partner
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory
VHCP Co-Investment Holdings III, LLC	
By:	VHCP Management III, LLC, its Manager
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory
VHCP Management III, LLC	
By:	/s/ David L. Stepp Name: David L. Stepp Title: Authorized Signatory

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/s/ David L. Stepp, as attorney-in-fact Nimish Shah

/s/ David L. Stepp, as attorney-in-fact **Bong Koh**