Evolent Health, Inc. Form SC 13G/A
February 13, 2018
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549
SCHEDULE 13G
Under the Securities Exchange Act of 1934
(Amendment No. 3)*
Evolent Health, Inc.
(Name of Issuer)
Class A Common Stock, par value \$0.01 per share
(Title of Class of Securities)

(CUSIP Number)

December 31, 2017

30050B101

(Date of Event Which Requires Filing of this Statement)

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

oRule 13d-1(b)

oRule 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 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).

```
CUSIP No.
               13G Page 2 of 9
30050B101
       NAME OF REPORTING
       PERSON
1
       TPG Growth II Advisors,
       Inc.
       CHECK THE
       APPROPRIATE BOX IF
       A MEMBER OF A
       GROUP
2
       (a) o
       (b) o
3
       SEC USE ONLY
       CITIZENSHIP OR
       PLACE OF
       ORGANIZATION
4
       Delaware
             SOLE VOTING
             POWER
NUMBER
             - 0 -
OF
             SHARED
             VOTING POWER
SHARES 6
\begin{array}{c} \text{BENEFICIALL}_{2(a))}^{780,274} \text{ (See Item} \\ \end{array}
             SOLE
OWNED
             DISPOSITIVE
BY
         7
             POWER
EACH
             - 0 -
             SHARED
REPORTING
             DISPOSITIVE
             POWER
PERSON 8
             780,274 (See Item
WITH:
             2(a))
9
       AGGREGATE AMOUNT
```

BENEFICIALLY

OWNED BY EACH REPORTING PERSON

780,274 (See Item 2(a))

10 CHECK BOX IF THE
AGGREGATE AMOUNT
IN ROW (9) EXCLUDES
CERTAIN SHARES o
PERCENT OF CLASS
REPRESENTED BY
11 AMOUNT IN ROW 9

1.0% (1) TYPE OF REPORTING PERSON

12

CO

(1) The calculation assumes that there is a total of 75,373,746 shares of Class A Common Stock (as defined below) outstanding, which is the sum of (i) the 74,683,776 shares of Class A Common Stock outstanding as of November 6, 2017, as reported on the Issuer's (as defined below) Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission (the "Commission") on November 9, 2017, and (ii) the 659,970 shares of Class A Common Stock issuable upon the exchange of the Class B Units (as defined below) (along with corresponding shares of Class B Common Stock (as defined below)) beneficially owned by the Reporting Persons (as defined below).

```
CUSIP No.
             13GPage 3 of 9
30050B101
      NAME OF REPORTING
      PERSON
1
      David Bonderman
      CHECK THE
      APPROPRIATE BOX IF
      A MEMBER OF A
      GROUP
2
      (a) o
      (b) o
3
      SEC USE ONLY
      CITIZENSHIP OR
      PLACE OF
      ORGANIZATION
4
      United States
           SOLE VOTING
           POWER
NUMBER
           - 0 -
OF
           SHARED
           VOTING POWER
SHARES 6
           780,274 (See Item
BENEFICIALLY (2(a))
           SOLE
OWNED
           DISPOSITIVE
BY
        7
           POWER
EACH
           - 0 -
           SHARED
REPORTING
           DISPOSITIVE
           POWER
PERSON 8
           780,274 (See Item
WITH:
           2(a))
9
      AGGREGATE AMOUNT
      BENEFICIALLY
```

OWNED BY EACH

REPORTING PERSON

780,274 (See Item 2(a))

10 CHECK BOX IF THE
AGGREGATE AMOUNT
IN ROW (9) EXCLUDES
CERTAIN SHARES o
PERCENT OF CLASS
REPRESENTED BY
11 AMOUNT IN ROW 9

1.0% (2) TYPE OF REPORTING PERSON

12

IN

(2) The calculation assumes that there is a total of 75,373,746 shares of Class A Common Stock outstanding, which is the sum of (i) the 74,683,776 shares of Class A Common Stock outstanding as of November 6, 2017, as reported on the Issuer's Quarterly Report on Form 10-Q filed with the Commission on November 9, 2017, and (ii) the 659,970 shares of Class A Common Stock issuable upon the exchange of the Class B Units (along with corresponding shares of Class B Common Stock) beneficially owned by the Reporting Persons.

```
CUSIP No.
             13GPage 4 of 9
30050B101
      NAME OF REPORTING
      PERSON
1
      James G. Coulter
      CHECK THE
      APPROPRIATE BOX IF
      A MEMBER OF A
      GROUP
2
      (a) o
      (b) o
3
      SEC USE ONLY
      CITIZENSHIP OR
      PLACE OF
      ORGANIZATION
4
      United States
           SOLE VOTING
           POWER
NUMBER
           - 0 -
OF
           SHARED
           VOTING POWER
SHARES 6
           780,274 (See Item
BENEFICIALLY (2(a))
           SOLE
OWNED
           DISPOSITIVE
BY
        7
           POWER
EACH
           - 0 -
           SHARED
REPORTING
           DISPOSITIVE
           POWER
PERSON 8
           780,274 (See Item
WITH:
           2(a))
9
      AGGREGATE AMOUNT
      BENEFICIALLY
```

OWNED BY EACH

REPORTING PERSON

780,274 (See Item 2(a))

10 CHECK BOX IF THE
AGGREGATE AMOUNT
IN ROW (9) EXCLUDES
CERTAIN SHARES o
PERCENT OF CLASS
REPRESENTED BY
11 AMOUNT IN ROW 9

1.0% (3) TYPE OF REPORTING PERSON

12

IN

(3) The calculation assumes that there is a total of 75,373,746 shares of Class A Common Stock outstanding, which is the sum of (i) the 74,683,776 shares of Class A Common Stock outstanding as of November 6, 2017, as reported on the Issuer's Quarterly Report on Form 10-Q filed with the Commission on November 9, 2017, and (ii) the 659,970 shares of Class A Common Stock issuable upon the exchange of the Class B Units (along with corresponding shares of Class B Common Stock) beneficially owned by the Reporting Persons.

Item 1 (a). Name of Issuer: Evolent Health, Inc. (the <u>"Issuer"</u>)

Address of Issuer's Principal Executive Offices:

Item 1 (b). 800 N. Glebe Road, Suite 500

Arlington, VA 22203 Name of Person Filing:

This Amendment No. 3 to Schedule 13G is being filed jointly by TPG Growth II Advisors, Inc., a Delaware corporation ("Growth II Advisors"), David Bonderman and James G. Coulter (each, a "Reporting Person" and, together, the "Reporting Persons"), pursuant to an Agreement of Joint Filing incorporated by reference herein in accordance with Rule 13d-1(k)(1) under the Act.

Growth II Advisors is the general partner of each of (i) TPG Eagle Holdings, L.P., a Delaware limited partnership ("TPG Eagle"), which directly holds 659,970 Class B Common Units (the "Class B Units") of Evolent Health, LLC and 659,970 shares of Class B Common Stock (the "Class B Common Stock") of the Issuer (the "Class B Shares"), and (ii) TPG Growth II BDH, L.P., a Delaware limited partnership (together with TPG Eagle, the "TPG Funds"), which directly holds 120,304 shares of Class A Common Stock (the "Class A Common Stock") of the Issuer (the "Class A Shares" and, together with the Class B Units and the Class B Shares, the "Shares"). Pursuant to the terms of the Exchange Agreement, dated as of June 4, 2015, by Item 2 (a), and among the Issuer, Evolent Health, LLC and the holders from time to time of Class B Units listed in

Exhibit A thereto (the "Exchange Agreement"), TPG Eagle may exchange all or a portion of its Class B Units (along with a corresponding number of its shares of Class B Common Stock) at any time for shares of Class A Common Stock on a one-for-one basis initially, subject to adjustment pursuant to the terms of the Exchange Agreement and the Third Amended and Restated Operating Agreement of Evolent Health, LLC entered into on June 4, 2015 among the Issuer, The Advisory Board Company, TPG Eagle and Ptolemy Capital, LLC as members.

Because of Growth II Advisors' relationship to the TPG Funds, Growth II Advisors may be deemed to beneficially own the Shares directly held by the TPG Funds.

David Bonderman and James G. Coulter are sole shareholders of Growth II Advisors, and may therefore be deemed to beneficially own the Shares held by the TPG Funds. Messrs. Bonderman and Coulter disclaim beneficial ownership of the Shares except to the extent of their pecuniary interest therein.

Item 2 (b). Address of Principal Business Office or, if none, Residence:

The principal business address of each of the Reporting Persons is as follows:

c/o TPG Global, LLC

301 Commerce Street, Suite 3300

Fort Worth, Texas 76102

Item 2 (c). Citizenship: See responses to Item 4 on each cover page.

Item 2 (d). Title of Class of Securities: Class A Common Stock, \$0.01 par value

Item 2 (e). CUSIP Number: 30050B101

Page 5 of 9

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:

- (a) Broker or dealer registered under section 15 of the Act (15 U.S.C. 780);
- (b) Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c);
- (c) Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c);
- (d) Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8);
- (e) An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);
- (f) An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);
- (g) A parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G);
- (h) A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the investment Company Act of 1040 (1571) C C C C Investment Company Act of 1940 (15 U.S.C. 80a-3);
- (j) A non-U.S. institution in accordance with § 240.13d–1(b)(1)(ii)(J); Group, in accordance with Rule 13d–1(b)(1)(ii)(K).

(kg) If filing as a non-U.S. institution in accordance with	
§ 240.13d–1(b)(1)(ii)(J), please specify the type of institution:	

Item 4. Ownership

Page 6 of 9

(a) AMOUNT BENEFICIALLY OWNED:
See responses to Item 9 on each cover page.
(b) PERCENT OF CLASS:
See responses to Item 11 on each cover page.
(c) NUMBER OF SHARES AS TO WHICH SUCH PERSON HAS:
(i) SOLE POWER TO VOTE OR TO DIRECT THE VOTE
See responses to Item 5 on each cover page.
(ii) SHARED POWER TO VOTE OR TO DIRECT THE VOTE
See responses to Item 6 on each cover page.
(iii) SOLE POWER TO DISPOSE OR TO DIRECT THE DISPOSITION OF
See responses to Item 7 on each cover page.
(iv) SHARED POWER TO DISPOSE OR TO DIRECT THE DISPOSITION OF

See responses to Item 8 on each cover page.

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: []

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** See response to Item 2(a) above. Item 8.
Identification and Classification of Members of the Group

The TPG Funds have entered

into a

Stockholders

Agreement,

dated as of June

4, 2015 (as

supplemented

and amended,

the

"Stockholders

Agreement"),

with certain

other holders

(the "Holders") of

Class A Shares,

Class B Shares

and Class B

Units. Because

of the

relationship

between the

TPG Funds and

the Holders as a

result of the

Stockholders

Agreement, the

Reporting

Persons may be

deemed,

pursuant to

Rule 13d-3

under the Act,

to beneficially

own the Class A

Shares, Class B

Shares and

Class B Units

held in the

aggregate by

the Holders.

Each Reporting

Person and each

TPG Fund

disclaims beneficial ownership of the Class A Shares, Class B Shares and Class B Units held by the Holders.

Item 9. Notice of Dissolution of Group
Not Applicable.

Item 10. Certifications

Not Applicable.

Page 7 of 9

SIGN.	ATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.
Dated: February 13, 2018
TPG Growth II Advisors, Inc.
By: /s/ Michael LaGatta
Name: Michael LaGatta
Title: Vice President
David Bonderman
By: <u>/s/ Clive Bode</u>
Name: Clive Bode, on behalf of David Bonderman (4)
James G. Coulter

Name: Clive Bode, on behalf of James G. Coulter (5)

By: /s/ Clive Bode

(4) Clive Bode is signing on behalf of Mr. Bonderman pursuant to an authorization and designation letter dated June 19, 2015, which was previously filed with the Commission as an exhibit to an amendment to Schedule 13D filed by

Mr. Bonderman on June 22, 2015 (SEC File No. 005-87680).

(5) Clive Bode is signing on behalf of Mr. Coulter pursuant to an authorization and designation letter dated June 19, 2015, which was previously filed with the Commission as an exhibit to an amendment to Schedule 13D filed by Mr. Coulter on June 22, 2015 (SEC File No. 005-87680).

Page 8 of 9

Exhibit Index

Exhibit 1 Agreement of Joint Filing as required by Rule 13d-1(k)(1) under the Securities Exchange Act of 1934.*

Page 9 of 9

^{*} Incorporated herein by reference to the Agreement of Joint Filing by and among TPG Growth II Advisors, Inc., David Bonderman and James G. Coulter, dated as of February 12, 2016, which was previously filed with the Commission as Exhibit 1 to Schedule 13G filed by TPG Growth Advisors II, Inc., David Bonderman and James G. Coulter on February 12, 2016.