ENZON PHARMACEUTICALS INC Form SC 13G/A January 09, 2014

CUSIP NO. 293904108

13G

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SECURITIES AND EXCHANGE COMMISSION

Washington, DC 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 RULE 13d-2(b)

(Amendment No. 5)*

Enzon Pharmaceuticals, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

293904108

(CUSIP Number)

Seth A. Klarman The Baupost Group, L.L.C. 10 St. James Ave., Suite 1700 Boston, MA 02116 (617) 210-8300

> With a copy to: Jeffrey R. Katz, Esq. Ropes and Gray LLP Prudential Tower 800 Boylston Street Boston, MA 02199

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

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:

[X] Rule 13d-1(b) [] Rule 13d-1(c) [] Rule 13d-1(d)

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 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.)

^{*} 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.

CUSIP	NO. 293904108	13G	PAGE 2 OF 11
1.	NAME OF REPOR	TING PERSON, S.S. OR I.R.S.	IDENTIFICATION NO.OF ABOVE PERSON
		The Baupost Group, L	.L.C., 04-3402144
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		
		(a) (b) X	ζ
3.		SEC USE	ONLY
4.		CITIZENSHIP OR PLACE	E OF ORGANIZATION
		The Commonwealth	of Massachusetts
	NUMBER OF	SHARES BENEFICIALLY OW	NED BY EACH REPORTING PERSON:
5.		WITH SOLE VO	TING POWER
		0	
6.		WITH SHARED V	OTING POWER
		4,337,8	358
7.		WITH SOLE DISPC	OSITIVE POWER
		0	
8.		WITH SHARED DISF	POSITIVE POWER
		4,337,8	358
9.	AGGREGATE	AMOUNT BENEFICIALLY O	WNED BY EACH REPORTING PERSON
		4,337,8	358
10.	CHECK BOX IF 1	HE AGGREGATE AMOUNT	IN ROW (9) EXCLUDES CERTAIN SHARES
11.	PER	CENT OF CLASS REPRESEN	TED BY AMOUNT IN ROW (9)
		9.849	%
12.		TYPE OF REPOR	TING PERSON

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1.	NAME OF REPORTIN	NG PERSON, S.S. OR I.R.S.	IDENTIFICATION NO.OF ABOVE PERSON
		Baupost Value Partners,	L.P. – IV, 26-2208448
2.	CHECI	K THE APPROPRIATE BOY	K IF A MEMBER OF A GROUP
		(a) (b) 2	
3.		SEC USE	CONLY
	ENSHIP OR PLACE O	FORGANIZATION	
The St	ate of Delaware		
	NUMBER OF SH	ARES BENEFICIALLY OW	NED BY EACH REPORTING PERSON:
5.		WITH SOLE VO	TING POWER
		0	
6.		WITH SHARED V	OTING POWER
		1,741,	599
7.		WITH SOLE DISPO	DSITIVE POWER
		0	
8.		WITH SHARED DIS	POSITIVE POWER
		1,741,	599
9.	AGGREGATE A	MOUNT BENEFICIALLY C	WNED BY EACH REPORTING PERSON
		1,741,	599
10.	CHECK BOX IF TH	E AGGREGATE AMOUNT	IN ROW (9) EXCLUDES CERTAIN SHARES
11.	PERCH	ENT OF CLASS REPRESEN	TED BY AMOUNT IN ROW (9)
		3.95	%
12.		TYPE OF REPOR	RTING PERSON

PN

CUSIP NO. 293904108		13G	PAGE 4 OF 11	
1.	NAME OF REPOR	ΓING PERSON, S.S. OR I.R.S.	IDENTIFICATION NO.OF ABOVE PERSON	
		SAK Corporation	ı, 04-3334541	
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b) X			
3.	SEC USE ONLY			
4.		CITIZENSHIP OR PLACE	E OF ORGANIZATION	
		The Commonwealth	of Massachusetts	
	NUMBER OF S	SHARES BENEFICIALLY OW	NED BY EACH REPORTING PERSON:	
5.		WITH SOLE VO	TING POWER	
		0		
6.		WITH SHARED V	OTING POWER	
		4,337,8	858	
7.		WITH SOLE DISPO	OSITIVE POWER	
		0		
8.		WITH SHARED DISH	POSITIVE POWER	
		4,337,5	858	
9.	AGGREGATE	AMOUNT BENEFICIALLY O	WNED BY EACH REPORTING PERSON	
		4,337,5	858	
10.	CHECK BOX IF T	HE AGGREGATE AMOUNT	IN ROW (9) EXCLUDES CERTAIN SHARES	
11.	PER	CENT OF CLASS REPRESEN	TED BY AMOUNT IN ROW (9)	
		9.849	%	
12.		TYPE OF REPOR	TING PERSON	

CUSI	P NO. 293904108	13G	PAGE 5 OF 11
1.	NAME OF REPOI	RTING PERSON, S.S.OR I.R.S. I	DENTIFICATION NO.OF ABOVE PERSON
		Seth A. Kla	rman
2.	CH	ECK THE APPROPRIATE BOX	IF A MEMBER OF A GROUP
		(a) (b) X	
3.		SEC USE (ONLY
4.		CITIZENSHIP OR PLACE	OF ORGANIZATION
		The United States	of America
	NUMBER OF	SHARES BENEFICIALLY OWN	NED BY EACH REPORTING PERSON:
5.		WITH SOLE VOT	ING POWER
		0	
6.		WITH SHARED VC	TING POWER
		4,337,85	58
7.		WITH SOLE DISPOS	SITIVE POWER
		0	
8.		WITH SHARED DISPO	OSITIVE POWER
		4,337,8	58
9.	AGGREGATE	E AMOUNT BENEFICIALLY OV	VNED BY EACH REPORTING PERSON
		4,337,8	58
10.	CHECK BOX IF T	THE AGGREGATE AMOUNT IN	ROW (9) EXCLUDES CERTAIN SHARES*
11.	PEI	RCENT OF CLASS REPRESENT	ED BY AMOUNT IN ROW (9)
		9.84%)
12.		TYPE OF REPORT	TING PERSON

HC

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Item 1 (a) Name of Issuer:				
	Enzon Pharmace	uticals, Inc.		
1(b) Address of Issuer's Principal	Executive Offices:			
	20 Kingsbridge Road, Pis	cataway, NJ 08854		
Item 2 (a) Name of Person Filing:				
(1) (2) (3) (4)	The Baupost Gr Baupost Value Part SAK Corp Seth A. Kl	tners, L.P IV poration		
2(b) Address of Principal Business	Offices or, if none, Resider	nce:		
(1)	The Baupost Gr 10 St. James Avenu Boston, Massachu	e, Suite 1700		
(2)	Baupost Value Part 10 St. James Avenu Boston, Massachu	e, Suite 1700		
(3)	SAK Corp 10 St. James Avenu Boston, Massachu	e, Suite 1700		
(4)	Seth A. Kl 10 St. James Avenu Boston, Massachu	e, Suite 1700		
2(c) Citizenship:				
 (1) (2) The State of Delaware (3) The Commonwealth of Mass (4) 	The Commonwealth achusetts The United State			
2(d) Title of Class of Securities:				
	Common S	Stock		

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Item a:	Item 3 If this statement is filed pursuant to SS240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:				
(a)	[]Broker or Dealer	registered und	ler Section 15 of the Act (15 U.S.C. 780).		
(b)	[]Bank as def	ined in Section	n 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) [(d) []Investment Company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).				
(e)	[X]An investme	nt advisor in a	ccordance with S240.13d-1(b)(1)(ii)(E).		
(f)	[]An employee benefit plan	or endowmen	t fund in accordance with S240.13d-1(b)(1)(ii)(F).		
(g)	[X]A parent holding comp	any or control	person in accordance with S240.13d-1(b)(ii)(G).		
(h)	[]A savings association as defined	in Section 3(b)) of the Federal Deposit Insurance Act (12 U.S.C. 1813).		
 (i)[] A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act of 1940 (15 U. S.C. 80a-3). 					
(j)	[]Grouj	o, in accordanc	ce with S240.13d-1(b)(1)(ii)(J).		

Item 4 Ownership:

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(a)

Amount Beneficially Owned: (as of December 31, 2013) *

(1)	The Baupost Group, L.L.C.: 4,337,858
(2)	Baupost Value Partners, L.P IV: 1,741,599
(2)	SAK Corporation: 4,337,858
(3)	Seth A. Klarman: 4,337,858

*This statement on Schedule 13G is being jointly filed by The Baupost Group, L.L.C. ("Baupost"), Baupost Value Partners, L.P. - IV, SAK Corporation and Seth A. Klarman. Baupost is a registered investment adviser and acts as an investment adviser to certain private investment limited partnerships. SAK Corporation is the manager of Baupost. Mr. Klarman, as the sole director and sole officer of SAK Corporation and a controlling person of Baupost, may be deemed to have beneficial ownership under Section 13 of the Securities Exchange Act of 1934, as amended, of the securities beneficially owned by Baupost. Securities reported on this statement on Schedule 13G as being beneficially

owned by Baupost were purchased on behalf of various private investment limited partnerships, including Baupost Value Partners, L.P. - IV.

Pursuant to Rule 13d-4, Seth A. Klarman and SAK Corporation declare that the filing of this statement on Schedule 13G shall not be deemed an admission by either or both of them that they are, for the purposes of Section 13, of the Securities Exchange Act of 1934, as amended, the beneficial owner of any securities covered by this statement on Schedule 13G.

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(b)	Percent of Class: **			
	(1)	The	Baupost Group, L.L.C.: 9.84%	
(2) Baupost Value Partners, L.P. – IV: 3.95%				
	(3)		SAK Corporation: 9.84%	
	(4)		Seth A. Klarman: 9.84%	
(c)	Number of shares as to which such person has:			
(i)		sole power to vote or to direct the vote		
		(0	
(ii)	i) shared power to vote or to direct the vote			
	(1)	The Ba	aupost Group, L.L.C.: 4,337,858	
	(2)	Baupost Va	alue Partners, L.P IV: 1,741,599	
	(2)		SAK Corporation: 4,337,858	
	(3)		Seth A. Klarman: 4,337,858	
(iii)	sole power to dispose or to direct the disposition of			
		(0	
(iv)	shared power to dispose or to direct the disposition of			
	(1)	The Ba	upost Group, L.L.C.: 4,337,858	
	(2)	Baupost Va	llue Partners, L.P IV: 1,741,599	
	(2)		SAK Corporation: 4,337,858	
	(3)		Seth A. Klarman: 4,337,858	

Instruction: For computations regarding securities which represent a right to acquire an underlying security seess.240.13d-3(d)(1).

** The percentage ownership in the Issuer's Common Stock, \$0.001 par value, is based upon 44,068,299 issued and outstanding shares based on the September 30, 2013 10-Q.

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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 [].

Instruction: Dissolution of a group requires a response to this item.

Item 6 Ownership of More than Five Percent on behalf of Another Person:

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Securities reported on this statement on Schedule 13G as being beneficially owned by Baupost were purchased on behalf of various private investment limited partnerships, including Baupost Value Partners, L.P.-IV.

Item 7 Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company:

See attached Exhibit A

Item 8 Identification and Classification of members of the Group:

N/A

Item 9 Notice of Dissolution of Group:

N/A

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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 acquired in the ordinary course of business and were not acquired 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.

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.

January 9, 2014 Date

THE BAUPOST GROUP, L.L.C.

By:

/s/ Seth A. Klarman Seth A. Klarman President

BAUPOST VALUE PARTNERS, L.P. - IV

By: The Baupost Group, L.L.C., its managing general partner

By:

/s/ Seth A. Klarman

Seth A. Klarman President

SAK CORPORATION

By:

/s/ Seth A. Klarman Seth A. Klarman President

SETH A. KLARMAN

/s/ Seth A. Klarman Seth A. Klarman CUSIP NO. 293904108

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EXHIBIT A

Item 3 & Item 7

This statement on Schedule 13G is being jointly filed by The Baupost Group, L.L.C. ("Baupost"), Baupost Value Partners, L.P.-IV, SAK Corporation and Seth A. Klarman. Baupost is a registered investment adviser and acts as an investment adviser and general partner to certain private investment limited partnerships, including Baupost Value Partners, L.P. - IV. SAK Corporation is the manager of Baupost. Mr. Klarman, as the sole director and sole officer of SAK Corporation and a controlling person of Baupost, may be deemed to have beneficial ownership under Section 13 of the Securities Exchange Act of 1934, as amended, of the securities beneficially owned by Baupost. Securities reported on this statement on Schedule 13G as being beneficially owned by Baupost were purchased on behalf of various private investment limited partnerships, including Baupost Value Partners, L.P.-IV.

Pursuant to Rule 13d-4, Seth A. Klarman and SAK Corporation declare that the filing of this statement on Schedule 13G shall not be deemed an admission by either or both of them that they are, for the purposes of Section 13, of the Securities Exchange Act of 1934, as amended, the beneficial owner of any securities covered by this statement on Schedule 13G.