Revance Therapeutics, Inc. Form 3

# FORM 3

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

OMB APPROVAL

OMB Number:

Expires:

response...

3235-0104

ť

January 31, 2005

0.5

Estimated average burden hours per

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting 2. Date of Event Requiring 3. Issuer Name and Ticker or Trading Symbol Person \* Statement Revance Therapeutics, Inc. [RVNC] À NovaQuest Pharma (Month/Day/Year) Opportunities Fund III, L.P. 02/05/2014 (Last) (First) (Middle) 4. Relationship of Reporting 5. If Amendment, Date Original Person(s) to Issuer Filed(Month/Day/Year) 4208 SIX FORKS ROAD, (Check all applicable) **SUITE 920** (Street) 6. Individual or Joint/Group \_X\_\_ 10% Owner Director Officer Other Filing(Check Applicable Line) (give title below) (specify below) Form filed by One Reporting Person RALEIGH. NCÂ 27609 \_X\_ Form filed by More than One Reporting Person

(City) (State) (Zip) **Table I - Non-Derivative Securities Beneficially Owned**(City) (State) (Zip) **Table I - Non-Derivative Securities Beneficially Owned**(City) (State) (Zip) (Zi

1.Title of Security (Instr. 4)

2. Amount of Securities Beneficially Owned (Instr. 4)

Ownership Grom: (Direct (D) or Indirect

4. Nature of Indirect Beneficial Ownership

(Instr. 5)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

SEC 1473 (7-02)

(I) (Instr. 5)

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

| 1. Title of Derivative Security (Instr. 4) 2. Date Expira (Month/D |                     |            | 3. Title and Amount of<br>Securities Underlying<br>Derivative Security<br>(Instr. 4) |           | 4.<br>Conversion<br>or Exercise | Ownership Ben           | 6. Nature of Indirect<br>Beneficial Ownership<br>(Instr. 5) |
|--|---------------------|------------|--|-----------|---------------------------------|-------------------------|---|
|  |                     |            |  |           | Price of                        | Derivative              |   |
|  | Date<br>Evercisable | Expiration | Title  | Amount or | Derivative<br>Security          | Security:<br>Direct (D) |   |

#### Edgar Filing: Revance Therapeutics, Inc. - Form 3

|   |     |     |                 | Shares                     | or Indirect<br>(I)<br>(Instr. 5) |                  |
|---|-----|-----|-----------------|----------------------------|----------------------------------|------------------|
| Series E-4 Convertible<br>Preferred Stock | (1) | (2) | Common<br>Stock | 1,539,343<br>(3) (4) \$ 9  | (1) (4) I                        | See Footnote (5) |
| Series E-5 Convertible<br>Preferred Stock | (1) | (2) | Common<br>Stock | 500,039 (3)<br>(4)         | (1) (4) I                        | See Footnote (5) |
| Convertible Promissory<br>Notes           | (6) | (6) | Common<br>Stock | 658,551 <u>(6)</u> \$ 9    | ( <u>6</u> )                     | See Footnote (5) |
| Warrant to Purchase<br>Common Stock       | (7) | (7) | Common<br>Stock | $\frac{398,717}{(7)}$ \$ 9 | <u>(8)</u> I                     | See Footnote (5) |

## **Reporting Owners**

| Reporting Owner Name / Address   | Relationships |           |         |       |  |
|--|---------------|-----------|---------|-------|--|
|  | Director      | 10% Owner | Officer | Other |  |
| NovaQuest Pharma Opportunities Fund III, L.P.<br>4208 SIX FORKS ROAD, SUITE 920<br>RALEIGH, NC 27609 | Â             | ÂX        | Â       | Â     |  |
| NQ HCIF General Partner, L.P.<br>4208 SIX FORKS ROAD, SUITE 920<br>RALEIGH, NC 27609                 | Â             | ÂX        | Â       | Â     |  |
| NQ HCIF GP, Ltd.<br>4208 SIX FORKS ROAD, SUITE 920<br>RALEIGH. NC 27609                              | Â             | ÂX        | Â       | Â     |  |

### **Signatures**

/s/ Gordon Ho, Attorney-in-fact 02/05/2014

\*\*Signature of Reporting Person Date

### **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 5(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Immediately convertible into shares of the Issuer's Common Stock.
- (2) These shares have no expiration date.
- (3) Reflect a 1-for-15 reverse stock split of the Company's issued and outstanding securities effective February 3, 2014.
- (4) Each share shall automatically convert into 1 share of the Issuer's Common Stock immediately prior to the closing of the Issuer's initial public offering.

These securities are held by NovaQuest Pharma Opportunities Fund III, L.P. ("NovaQuest"). NQ HCIF General Partner, L.P., the general partner of NovaQuest ("NovaQuest GP"), has the power to vote and dispose of securities directly owned by NovaQuest, and NQ HCIF

(5) GP, Ltd., the general partner of NovaQuest GP ("NovaQuest GP Ltd."), has the power to direct the NovaQuest GP as to such voting and disposition. NovaQuest GP Ltd.'s investment committee makes voting and investment decisions regarding securities held by NovaQuest. NovaQuest GP and NovaQuest GP Ltd each disclaims beneficial ownership of the securities held by NovaQuest except to the extent of its pecuniary interest therein.

Reporting Owners 2

#### Edgar Filing: Revance Therapeutics, Inc. - Form 3

- Principal amount of \$9,500,000.00 plus interest accrued through October 7, 2014, at the rate of 12% per annum shall convert
- (6) automatically upon the closing of the Issuer's initial public offering into shares of Common Stock at a conversion price that equals to 100% of the per share price of the Common Stock sold in the Issuer's initial public offering.
- (7) Automatically net exercisable contingent upon and effective immediately prior to the closing of the Issuer's initial public offering.
- (8) The exercise price is \$0.15 per share which reflects the 1-for-15 reverse split effective February 3, 2014.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.