13D

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule 13D

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (a) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (a)

(Amendment No. 2)

Tandem Diabetes Care, Inc.

(Name of Issuer)

Common Stock, par value \$0.001 per share

(Title of Class of Securities)

875372104

(CUSIP Number)

Matthew T. Potter c/o Delphi Ventures 160 Bovet Road, Suite #408 San Mateo, CA 94402 (650) 854-9650

СОРУ ТО:

Christine Wichrowski, Esq. c/o Gunderson Dettmer Stough Villeneuve Franklin & Hachigian, LLP 1200 Seaport Boulevard, Redwood City, California 94063 (650) 321-2400

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

March 28, 2017

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(g), check the following box \Box .

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

* 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 the cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purposes 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).

(Continued on following pages)

1	NAME OF REPORTING SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Delphi Ventures VIII, L.P. ("Delphi VIII")								
2	CHECK THE APPROP	HECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) \Box (b) \boxtimes							
3	SEC USE ONLY	EC USE ONLY							
4	CITIZENSHIP OR PLA Delaware	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
NUMBER OF SHARES5SOLE VOTING POWERSHARES BENEFICIALLY3,632,552 shares, except that Delphi Management Partners VIII, L.L.O partner of Delphi VIII, may be deemed to have sole power to vote these Bochnowski ("Bochnowski"), David L. Douglass ("Douglass"), Deep ("Pakianathan") and Douglas A. Roeder ("Roeder"), the managing me deemed to have shared power to vote these shares.				se shares, ika R. Pal	and Ja kianath	imes J. ian			
	6		SHARED VOTING POWER See response to row 5.						
			SOLE DISPOSITIVE POWER 3,632,552 shares, except that DMP VIII, the general partner of Delphi sole power to dispose of these shares, and Bochnowski, Douglass, Pak managing members of DMP VIII, may be deemed to have shared pow	ianathan	and R	oeder, th	ie		
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGREGATE AMOU REPORTING PERSON	-	IALLY OWNED BY EACH	3,632,5	52				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*								
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9						3%		
12	TYPE OF REPORTING	G PERSON*				Ι	PN		

1	SS OR I.R.S. IDENTIF	NAME OF REPORTING SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Delphi BioInvestments VIII, L.P. ("DBI VIII")						
2	CHECK THE APPROF	HECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) \Box (b)						
3	SEC USE ONLY	EC USE ONLY						
4	CITIZENSHIP OR PLA Delaware	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware						
BI	NUMBER OF SHARES ENEFICIALLY BY EACH REPORTING PERSON WITH	5	SOLE VOTING POWER 35,467 shares, except that DMP VIII, the general partner of DBI VIII, power to vote these shares, and Bochnowski, Douglass, Pakianathan a members of DMP VIII, may be deemed to have shared power to vote t	nd Roede	r, the I			
	7		SHARED VOTING POWER See response to row 5.					
			SOLE DISPOSITIVE POWER 35,467 shares, except that DMP VIII, the general partner of DBI VIII, power to dispose of these shares, and Bochnowski, Douglass, Pakianat members of DMP VIII, may be deemed to have shared power to dispo	than and	Roede	r, the ma		
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGREGATE AMOU REPORTING PERSON	-	IALLY OWNED BY EACH	35,46	7			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					0	1%	
12	TYPE OF REPORTING	TYPE OF REPORTING PERSON*					PN	

1		ICATION I	NO. OF ABOVE PERSON Iers VIII, L.L.C. ("DMP VIII")							
2	CHECK THE APPROP	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) (b)								
3	SEC USE ONLY	EC USE ONLY								
4	CITIZENSHIP OR PLA Delaware	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware								
OWNEI	NUMBER OF SHARES BENEFICIALLY D BY EACH REPORTING PERSON WITH	5	SOLE VOTING POWER 3,668,019 shares, of which 3,632,552 shares are directly owned by directly owned by DBI VIII. DMP VIII is the general partner of e and may be deemed to have sole voting power with respect to such Douglass, Pakianathan and Roeder, the managing members of DM shared power to vote these shares.	ach of Delpl h shares, exc	hi VIII cept Bo	and DB chnowsl	l VIII, ci,			
	6		SHARED VOTING POWER See response to row 5.							
		7	SOLE DISPOSITIVE POWER 3,668,019 shares, of which 3,632,552 shares are directly owned by directly owned by DBI VIII. DMP VIII is the general partner of e- and may be deemed to have sole power to dispose of these shares, Pakianathan and Roeder, the managing members of DMP VIII, ma to dispose of these shares.	ach of Delpl except Bocl	hi VIII hnowsk	and DB	l VIII, lass,			
		8	SHARED DISPOSITIVE POWER See response to row 7.							
9	AGGREGATE AMOU REPORTING PERSON		ICIALLY OWNED BY EACH	3,668	,019					
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*								
11	PERCENT OF CLASS	NTED BY AMOUNT IN ROW 9			5	7.4%				
12	TYPE OF REPORTING	G PERSON	*	0	0					

1	NAME OF REPORTIN	NAME OF REPORTING PERSON James J. Bochnowski ("Bochnowski")								
2	CHECK THE APPRO	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) \Box (b) \boxtimes								
3	SEC USE ONLY									
4	CITIZENSHIP OR PL	ACE OF OR	GANIZATION	U.S. Citizen						
	NUMBER OF 5 SHARES 5 BENEFICIALLY 6 OWNED BY EACH 6 REPORTING 9 PERSON 7 8		SOLE VOTING POWER 0 shares.							
			SHARED VOTING POWER 3,668,019 shares, of which 3,632,552 shares are directly owned by Delphi VIII and 35,467 shares ar directly owned by DBI VIII. Bochnowski is a managing member of DMP VIII, the general partner each of Delphi VIII and DBI VIII, and may be deemed to have shared power to vote these shares.							
			SOLE DISPOSITIVE POWER 0 shares.							
			SHARED DISPOSITIVE POWER 3,668,019 shares, of which 3,632,552 shares are directly owned directly owned by DBI VIII. Bochnowski is a managing merr each of Delphi VIII and DBI VIII, and may be deemed to have shares.	ber of DMP VI	I, the g	eneral p	artner of			
9	AGGREGATE AMOU REPORTING PERSO		ICIALLY OWNED BY EACH	3,668	,019					
10	CHECK BOX IF THE EXCLUDES CERTAI	TE AMOUNT IN ROW (9)								
11	PERCENT OF CLASS	NTED BY AMOUNT IN ROW 9			7	.4%				
12	TYPE OF REPORTIN	G PERSON*	e	11	J					

1	NAME OF REPORTIN	NG PERSO	DN David L. Douglass ("Douglass")								
2	CHECK THE APPRO	PRIATE B	OX IF A MEMBER OF A GROUP*	(a)		(b)	\boxtimes				
3	SEC USE ONLY										
4	CITIZENSHIP OR PL	ACE OF C	ORGANIZATION	U.S. Citize	U.S. Citizen						
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH578		SOLE VOTING POWER 0 shares.								
			SHARED VOTING POWER 3,668,019 shares, of which 3,632,552 shares are direc directly owned by DBI VIII. Douglass is a managing each of Delphi VIII and DBI VIII, and may be deeme	g member of DMP VIII, t	nber of DMP VIII, the general partner						
			SOLE DISPOSITIVE POWER 0 shares.								
			SHARED DISPOSITIVE POWER 3,668,019 shares, of which 3,632,552 shares are direc directly owned by DBI VIII. Douglass is a managing each of Delphi VIII and DBI VIII, and may be deeme shares.	g member of DMP VIII, t	he gene	eral parti	ner of				
9	AGGREGATE AMOU REPORTING PERSO		FICIALLY OWNED BY EACH	3,668	,019						
10	10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*										
11	PERCENT OF CLASS	S REPRES	ENTED BY AMOUNT IN ROW 9			7	.4%				
12	TYPE OF REPORTIN	G PERSO	N*	Ι	N						

1	NAME OF REPORTIN	NAME OF REPORTING PERSON Deepika R. Pakianathan ("Pakianathan")							
2	CHECK THE APPRO	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
3	SEC USE ONLY								
4	CITIZENSHIP OR PL	ACE OF OI	RGANIZATION	U.S. Citizen					
	NUMBER OF SHARES	5	SOLE VOTING POWER 0 shares.						
	BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 7 8		SHARED VOTING POWER 3,668,019 shares, of which 3,632,552 shares are directly owned directly owned by DBI VIII. Pakianathan is a managing member each of Delphi VIII and DBI VIII, and may be deemed to have s	g member of DMP VIII, the general partne					
			SOLE DISPOSITIVE POWER 0 shares.						
			SHARED DISPOSITIVE POWER 3,668,019 shares, of which 3,632,552 shares are directly owned directly owned by DBI VIII. Pakianathan is a managing membe each of Delphi VIII and DBI VIII, and may be deemed to have s shares.	er of DMP VII	I, the g	eneral p	artner of		
9	AGGREGATE AMOU REPORTING PERSO		TICIALLY OWNED BY EACH	3,668,0	19				
10	10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*								
11	PERCENT OF CLASS	NTED BY AMOUNT IN ROW 9			7.	4%			
12	TYPE OF REPORTIN	G PERSON	*	IN	I				

1	NAME OF REPORTIN	NAME OF REPORTING PERSON Douglas A. Roeder ("Roeder")							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) \Box (b) \boxtimes								
3	SEC USE ONLY	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citize								
NUMBER OF 5 SHARES BENEFICIALLY		5	SOLE VOTING POWER 59,500 shares, all of which are issuable to Roeder pursuant to out 60 days of March 28, 2017.	tstanding opt	ions exe	ercisable	within		
	OWNED BY EACH REPORTING 6 PERSON WITH 7 8			2,552 shares are directly owned by Delphi VIII and 35,467 shares a beder is a managing member of DMP VIII, the general partner of ea d may be deemed to have shared power to vote these shares.					
			SOLE DISPOSITIVE POWER 59,500 shares, all of which are issuable to Roeder pursuant to outstanding options exercisable within 60 days of March 28, 2017.						
			SHARED DISPOSITIVE POWER 3,668,019 shares, of which 3,632,552 shares are directly owned by Delphi VIII and 35,467 shares are directly owned by DBI VIII. Roeder is a managing member of DMP VIII, the general partner of each of Delphi VIII and DBI VIII, and may be deemed to have shared power to dispose of these shares.						
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,727,519								
10	CHECK BOX IF THE EXCLUDES CERTAIN	E AMOUNT IN ROW (9)							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					5	7.5%		
12	TYPE OF REPORTING	G PERSON*		Ι	N				

ITEM 1. SECURITY AND ISSUER.

This Amendment No. 2 supplements and amends the Schedule 13D that was originally filed on November 13, 2013 and amended on March 17, 2015 (as amended, the "Original Schedule 13D") to reflect changes resulting solely from the impact of changes in the number of outstanding shares of the common stock, par value \$0.001 per share (the "Common Stock"), of Tandem Diabetes Care, Inc., a Delaware corporation (the "Company") in connection with a follow-on public offering (the "Follow-On Offering"). Only those items that are hereby reported are amended; all other items reported in the Original Schedule 13D remain unchanged. Information given in response to each item shall be deemed incorporated by reference in all other items, as applicable.

Capitalized terms not defined in this Amendment No. 2 have the meanings ascribed to them in the Original Schedule 13D. The Company's principal

ITEM 2. IDENTITY AND BACKGROUND.

executive offices are located at 11045 Roselle Street, San Diego, California 92121.

Items 2(a)-(c) and 5(f) of the Original Schedule 13D are hereby amended and restated in their entirety as follows:

(a-c, f) This Schedule 13D is being filed on behalf of: (i) Delphi Ventures VIII, L.P., a Delaware limited partnership ("Delphi VIII"), (ii) Delphi BioInvestments VIII, L.P., a Delaware limited partnership ("DBI VIII"), (iii) Delphi Management Partners VIII, L.L.C., a Delaware limited liability company ("DMP VIII"), and (iv) James J. Bochnowski ("Bochnowski"), a citizen of the United States, (v) David L. Douglass ("Douglass"), a citizen of the United States, (vi) Deepika R. Pakianathan ("Pakianathan"), a citizen of the United States, and (vii) Douglas A. Roeder ("Roeder"), a citizen of the United States (the foregoing entities and individuals are collectively referred to as the "Reporting Persons").

Delphi VIII and DBI VIII are venture capital funds. DMP VIII is the general partner of each of Delphi VIII and DBI VIII. Bochnowski, Douglass, Pakianathan and Roeder are the managing members of DMP VIII (collectively, the "Managing Members"). The principal business office of the Reporting Persons is 16 Bovet Road, Suite #408, San Mateo, California 94402.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Items 5(a) and 5(b) of the Original Schedule 13D are hereby amended and restated in their entirety as follows:

(a, b) Regarding aggregate beneficial ownership, see Row 9 of the cover page of each Reporting Person. Regarding percentage beneficial ownership, see Row 11 of the cover page of each Reporting Person, which is based on 49,839,650 shares of Common Stock outstanding as of April 20, 2017. Regarding sole power to vote shares, see Row 5 of the cover page of each Reporting Person. Regarding shared power to vote shares, see Row 6 of the cover page of each Reporting Person. Regarding shared power to vote shares, see Row 6 of the cover page of each Reporting Person. Regarding shared power to dispose of shares, see Row 7 of the cover page of each Reporting Person. Regarding shared power to dispose of shares, see Row 8 of the cover page of each Reporting Person. Although none of the Reporting Persons acquired any shares of Common Stock from the date of the Original Schedule 13D through March 28, 2017 (the "Interim Period"), during the Interim Period there was a material change in the percentage of Common Stock that the Reporting Persons are deemed to beneficially own as a result of the Follow-On Offering.

SIGNATURES

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.

Date: June 6, 2017

DELPHI VENTURES VIII, L.P.

- By: Delphi Management Partners VIII, L.L.C. General Partner
- By: /s/ Matthew T. Potter Name: Matthew T. Potter Title: Chief Financial Officer/Attorney-In-Fact

DELPHI BIOINVESTMENTS VIII, L.P.

- By: Delphi Management Partners VIII, L.L.C. General Partner
- By: /s/ Matthew T. Potter Name: Matthew T. Potter Title: Chief Financial Officer/Attorney-In-Fact

DELPHI MANAGEMENT PARTNERS VIII, L.L.C.

By: /s/ Matthew T. Potter Name: Matthew T. Potter Title: Chief Financial Officer/Attorney-In-Fact

* Signed pursuant to a Power of Attorney already on file with the appropriate agencies.

JAMES J. BOCHNOWSKI

DAVID L. DOUGLASS

DEEPIKA R. PAKIANATHAN

DOUGLAS A. ROEDER

By: /s/ Matthew T. Potter Name: Matthew T. Potter Title: Chief Financial Officer/Attorney-In-Fact

* Signed pursuant to a Power of Attorney already on file with the appropriate agencies.