Xenon Pharmaceuticals Inc.
Form SC 13G
March 30, 2016

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

SCHEDULE 13G
Under the Securities Exchange Act of 1934

XENON PHARMACEUTICALS INC.
(Name of Issuer)
Common Stock, Without Par Value
(Title of Class of Securities)
CUSIP 98420N105
November 10, 2014
(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
Rule 13d-1(b)
Rule 13d-1(c)
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 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).

Name of reporting person

## SEC use only

Citizenship or place of organization

Israel
Sole voting power
5
None
Number of shares beneficially 6 owned by

Teva Pharmaceutical Industries Limited
Check the appropriate box if a member of a group
(a)
(b)
each reporting person with

Aggregate amount beneficially owned by each reporting person

$$
1,111,111
$$

Check box if the aggregate amount in Row (9) excludes
certain shares

Percent of class represented by amount in Row (11)
$7.7 \%{ }^{1}$
Type of reporting person
12

## CO

${ }^{1}$ Based on 14,401,582 shares of Common Stock outstanding as of March 4, 2016, as disclosed in the issuer's Annual Report on Form 10-K.

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> Name of reporting person

Teva Canada Limited Check the appropriate box if a member of a 2 group
(a)
(b)

SEC use only
3

Citizenship or place of organization

4
Canada

| Number of <br> shares <br> beneficial5y <br> owned by <br> each | Sole voting <br> power |
| :--- | :---: |
| reporting <br> person <br> with | Shared <br> voting <br> power |

$1,111,111$

Sole
dispositive
7 power
None

$8 \quad$| Shared |
| :--- |
| dispositive |
|  |
|  |
| power |

## 1,111,111

Aggregate amount beneficially owned by

## $1,111,111$

Check box if the aggregate amount in Row (9) excludes certain shares

Percent of class
represented by amount in Row (11)
$7.7 \%^{2}$

Type of reporting person
12
CO
${ }^{2}$ Based on 14,401,582 shares of Common Stock outstanding as of March 4, 2016, as disclosed in the issuer's Annual Report on Form 10-K.

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Item 1.
(a) Name of Issuer:

Xenon
Pharmaceuticals
Inc. (the
"Company")
Address of
(b) Issuer's Principal

Executive
Offices:
200-3650
Gilmore Way
Burnaby, British
Columbia
Canada V5G
4W8
Item 2.
(a) $\begin{aligned} & \text { Name of Persons } \\ & \text { Filing }\end{aligned}$

This Schedule
13 G is being
filed by Teva
Pharmaceutical
Industries
Limited ("Teva")
and Teva
Canada Limited
("Teva Canada"),
as joint filers
(together, the
"Reporting
Persons"). TevaCanada is anindirect, wholly
owned
subsidiary of
Teva. The
Reporting
Persons have
entered into a
Joint Filing
Agreement, a
copy of which is
filed with this
Schedule 13G,
pursuant to
which theReportingPersons have
agreed to file
this Schedule
13G jointly in
accordance withthe provisions ofRule 13d-1(k) ofthe Securities
Exchange Act of
1934, as
amended.
Address of
(b)Principal Offices
or, if none,
Residence:
The principal
business office
of Teva is 5
Basel Street,
P.O. Box 3190,
Petach Tikva
4951033, Israel.
The principal
business office
of Teva Canada
is 30
Novopharm Ct.,Toronto,
Ontario, CanadaM1B 2K9.
(c) Citizenship

Please see Item
4 of each cover
page.
(d) Title of Class of

Securities
Common Stock, without par value ("Common Stock")
(e) CUSIP Number

98420N105

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Item 3. If this statement is filed pursuant to Rule 13d-1(b) or 13d-2(b), 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 1940 (15 U.S.C. 80a-3);
(j) Group, in accordance with §240.13d-1(b)(1)(ii)(J).

Item 4. Ownership

Teva
Number of
Shares:
1,111,111
Percentage
of
Outstanding
Shares:
$7.7 \%^{3}$
Sole Voting
Power:
None.
Shared
Voting
Power:
1,111,111
Sole
Dispositive

Power:
None.
Shared
Dispositive
Power:
$1,111,111$
Teva
Canada
Number of
Shares:
1,111,111
Percentage
of
Outstanding
Shares:
$7.7 \%{ }^{4}$
Sole Voting
Power:
None
Shared
Voting
Power:
1,111,111
Sole
Dispositive
Power:
None
Shared
Dispositive
Power:
1,111,111

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

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Not applicable.
Ownership of more than Five
Item 6. Percent on
Behalf of
another Person
Not applicable.
Identification
and
Classification
of the
Subsidiary
Which
Item 7. Acquired the
Security Being
Reported on by
the Parent
Holding
Company or
Control Person

Not applicable.
Identification
and
Item 8. Classification
of Members of the Group

Not applicable.
Notice of
Item 9. Dissolution of
Group
Not applicable.
Item 10. Certifications

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.

Exhibits
Joint Filing Agreement attached as Exhibit A.

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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.

March 29, 2016

## TEVA CANADA LIMITED

## By: /s/ Doug Sommerville

Name: Doug Sommerville
Title: SVP \& General Manager

TEVA PHARMACEUTICAL INDUSTRIES LIMITED

By: /s/ Eyal Desheh
Name: Eyal Desheh
Title: Group Executive Vice President and Chief Financial Officer

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[^0]:    ${ }^{3}$ Based on 14,401,582 shares of Common Stock outstanding as of March 4, 2016, as disclosed in the issuer's Annual Report on Form 10-K.
    ${ }^{4}$ Based on $14,401,582$ shares of Common Stock outstanding as of March 4, 2016, as disclosed in the issuer's Annual Report on Form 10-K.

