UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 130

Under the Securities Exchange Act of 1934 (Amendment No.)*

Cara Therapeutics, Inc.

(Name of Issuer)

Common Stock (Title of Class of Securities)

140755109 (CUSIP Number)

December 31, 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 ("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).

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1.	Names o	f rej	porting persons
			ernational Life Sciences No. 1 L.P.
2.	Check th (a) ⊠		propriate box if a member of a group (see instructions) \Box
		`	
3.	SEC use	onl	y
4.	Citizensl	nip o	or place of organization
	Unite	ed I	Kingdom
		5.	Sole voting power
Nı	ımber of		0
:	shares	6.	Shared voting power
	neficially vned by		1,309,115
	each porting	7.	Sole dispositive power
	person		0
	with	8.	Shared dispositive power
			1,309,115
9.	Aggrega	te aı	mount beneficially owned by each reporting person
	1,309	-	
10.	Check if	the	aggregate amount in Row (9) excludes certain shares (see instructions) \Box
11.	Percent o	of cl	ass represented by amount in Row (9)
		•	ased on 22,778,597 shares outstanding on November 5, 2014)
12.	Type of 1	epo	rting person (see instructions)
	PN		

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1.	Names o	f rej	porting persons
			cutive Limited
2.	Check th (a) ⊠	-	propriate box if a member of a group (see instructions)
		`	
3.	SEC use	onl	y
4.	Citizensl	nip o	or place of organization
	Unit	ed I	Kingdom
		5.	Sole voting power
Nı	ımber of		0
,	shares	6.	Shared voting power
	neficially wned by		13,224
re	each porting	7.	Sole dispositive power
	person		0
	with	8.	Shared dispositive power
			13,224
9.	Aggrega	te aı	mount beneficially owned by each reporting person
	13,22	24	
10.	Check if	the	aggregate amount in Row (9) excludes certain shares (see instructions) \Box
11.	Percent o	of cl	ass represented by amount in Row (9)
	0.1%	(b	ased on 22,778,597 shares outstanding on November 5, 2014)
12.	Type of 1	repo	rting person (see instructions)
	00		

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1.	Names o	f rep	porting persons
			e Sciences Partners LLP
2.			propriate box if a member of a group (see instructions)
	(a) ⊠	(t	o) \square
3.	SEC use	only	у
4.	Citizensl	nip c	or place of organization
		•	
	Unite	ed I	Kingdom
		5.	Sole voting power
N.T.			0
	ımber of shares	6.	Shared voting power
	neficially		
70	vned by		1,322,339
ro	each porting	7.	Sole dispositive power
	person		0
	with	8.	Shared dispositive power
			1,322,339
9.	Aggrega	te ar	nount beneficially owned by each reporting person
	1,322	2.33	39
10.		-	aggregate amount in Row (9) excludes certain shares (see instructions)
11.	Percent o	of cl	ass represented by amount in Row (9)
	5.8%	, (h	ased on 22,778,597 shares outstanding on November 5, 2014)
12.		_	rting person (see instructions)
	J.F - 3	·r·	
	PN		

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1.	Names o	f rep	porting persons
	Stepher	ı R	eeders, M.D.
2.			opropriate box if a member of a group (see instructions)
	(a) ⊠	(1	o) \square
3.	SEC use	only	y
4.	Citizensl	nip c	or place of organization
	Unit	ed S	States
		5.	Sole voting power
Nı	ımber of		0
	shares	6.	Shared voting power
	neficially wned by		1,322,339
	each	7.	Sole dispositive power
	eporting person		
,	with	0	
		8.	Shared dispositive power
			1,322,339
9.	Aggrega	te ar	mount beneficially owned by each reporting person
	1,322	2.33	39
10.			aggregate amount in Row (9) excludes certain shares (see instructions) \Box
11.	Percent o	of cl	ass represented by amount in Row (9)
	5.8%	(b	ased on 22,778,597 shares outstanding on November 5, 2014)
12.	Type of 1	epo	rting person (see instructions)
	IN		

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1.	Names o	f rej	porting persons
			arski, Ph.D.
2.	Check th (a) ⊠		propriate box if a member of a group (see instructions) \Box
3.	SEC use	onl	y
4.	Citizensl	nip o	or place of organization
	Unite	ed S	States
		5.	Sole voting power
Nι	ımber of		0
	shares neficially	6.	Shared voting power
	vned by		1,322,339
re	each porting	7.	Sole dispositive power
]	person with		0
	witti	8.	Shared dispositive power
			1,322,339
9.	Aggrega	te aı	nount beneficially owned by each reporting person
	1,322	-	
10.	Check if	the	aggregate amount in Row (9) excludes certain shares (see instructions) \Box
11.	Percent o	of cl	ass represented by amount in Row (9)
			ased on 22,778,597 shares outstanding on November 5, 2014)
12.	Type of 1	epo	rting person (see instructions)
	IN		

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1.	Names o	f rep	porting persons
	Thomas		
2.			propriate box if a member of a group (see instructions)
	(a) 🗵	(t	o) \square
3.	SEC use	only	y
4.	Citizensh	nip c	or place of organization
	Unite	ed I	Kingdom
		5.	Sole voting power
			•.
N.T.			0
	ımber of shares	6.	Shared voting power
	neficially		
	vned by		1,322,339
	each	7.	Sole dispositive power
re	porting		
]	person		0
	with	8.	Shared dispositive power
			1 222 220
	Δ		1,322,339
9.	Aggrega	te ar	nount beneficially owned by each reporting person
	1,322	2,33	39
10.	Check if	the	aggregate amount in Row (9) excludes certain shares (see instructions) \Box
11.	Percent o	of cl	ass represented by amount in Row (9)
11.	1 CICCIII C	,ı (l	and represented by annount in from (b)
	5.8%	h (h	ased on 22,778,597 shares outstanding on November 5, 2014)
12.		•	rting person (see instructions)
	-JPC 31 1	-PO	
	IN		

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Item 1.

(a) Name of Issuer:

Cara Therapeutics, Inc.

(b) Address of the Issuer's Principal Executive Offices:

1 Parrott Drive

Shelton, Connecticut 06484

Item 2.

(a) Name of Person Filing:

MVM International Life Sciences No. 1 L.P. ("MVM International")

MVM Executive Limited ("MVM Limited")

MVM Life Sciences Partners LLP ("MVM Partners")

Stephen Reeders, M.D.

Eric Bednarski, Ph.D.

Thomas Casdagli

MVM International, MVM Limited, MVM Partners, Drs. Reeders and Bednarski and Mr. Casdagli are referred to herein collectively as the "Reporting Persons."

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

The address of the principal business office for each of the Reporting Persons is:

6 Henrietta Street

London

WC2E 8PU

United Kingdom

(c) Citizenship:

Each of the Reporting Persons that is an entity is organized in the United Kingdom, Dr. Reeders is a citizen of the United States, Dr. Bednarski is a citizen of the United States and Mr. Casdagli is a citizen of the United Kingdom.

(d) Title and Class of Securities:

Common Stock, par value \$0.001 per share

(e) CUSIP Number:

140755109

Item 3.

Not applicable.

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.

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(a) Amount beneficially owned:

Reporting Person	Shares
MVM International	1,309,115
MVM Limited	13,224
MVM Partners	1,322,339
Stephen Reeders, M.D.	1,322,339
Eric Bednarski, Ph.D.	1,322,339
Thomas Casdagli	1,322,339

MVM International directly owns 1,309,115 shares of the issuer and MVM Limited directly owns 13,224 shares of the issuer. MVM International is managed by MVM Partners and MVM Limited is a wholly-owned subsidiary of MVM Partners. MVM Partners is also a director of MVM Limited. Drs. Reeders and Bednarski and Mr. Casdagli share voting and dispositive power over MVM Partners. Therefore, Drs. Reeders and Bednarski, Mr. Casdagli and MVM Partners may be deemed to beneficially own the shares held by MVM International and MVM Limited. Each of Drs. Reeders and Bednarski, Mr. Casdagli and MVM Partners disclaim beneficial ownership of the shares except to the extent of his or its pecuniary interest therein.

(b) Percent of class:

Reporting Person	Percent
MVM International	5.7%
MVM Limited	0.1%
MVM Partners	5.8%
Stephen Reeders, M.D.	5.8%
Eric Bednarski, Ph.D.	5.8%
Thomas Casdagli	5.8%

The foregoing percentages are calculated based on 22,778,597 shares outstanding on November 5, 2014.

- (c) Number of shares as to which the person has:
 - (i) Sole power to vote or to direct the vote with respect to each Reporting Person -0-
 - (ii) Shared power to vote or to direct the vote

Reporting Person	Shares
MVM International	1,309,115
MVM Limited	13,224
MVM Partners	1,322,339
Stephen Reeders, M.D.	1,322,339
Eric Bednarski, Ph.D.	1,322,339
Thomas Casdagli	1,322,339

(iii) Sole power to dispose or to direct the disposition of with respect to each Reporting Person -0-

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(iv) Shared power to dispose or to direct the disposition of

Reporting Person	Shares
MVM International	1,309,115
MVM Limited	13,224
MVM Partners	1,322,339
Stephen Reeders, M.D.	1,322,339
Eric Bednarski, Ph.D.	1,322,339
Thomas Casdagli	1,322,339

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 5 percent of the class of securities, check the following \Box .

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:

Not applicable.

Item 8. Identification and Classification of Members of the Group:

See Exhibit 2.

Item 9. Notice of Dissolution of Group:

Not applicable.

Item 10. Certifications:

Not applicable.

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.

Date: February 9, 2015

MVM INTERNATIONAL LIFE SCIENCES NO. 1 L.P.

BY: MVM Life Sciences Partners LLP, its manager

By:

Neil Akhurst Member

MVM EXECUTIVE LIMITED

By: *

Neil Akhurst Director

MVM LIFE SCIENCES PARTNERS LLP

Bv: *

Neil Akhurst

Member

/s/ Stephen Reeders, M.D.

Stephen Reeders, M.D.

/s/ Eric Bednarski, Ph.D.

Eric Bednarski, Ph.D.

/s/ Thomas Casdagli

Thomas Casdagli

By: /s/ Neil Akhurst

Neil Akhurst

^{*} The undersigned, by signing his name below, does hereby sign this statement on behalf of the above indicated filers in his capacity noted for such filers.

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EXHIBIT INDEX

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

Exhibit 2 Identification and Classification of Members of the Group.

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Exhibit 1

JOINT FILING AGREEMENT PURSUANT TO RULE 13d-1(k)(1)

The undersigned acknowledge and agree that the foregoing statement on Schedule 13G is filed on behalf of each of the undersigned and that all subsequent amendments to this statement on Schedule 13G shall be filed on behalf of each of the undersigned without the necessity of filing additional joint filing statements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning him, her or it contained herein, but shall not be responsible for the completeness and accuracy of the information concerning the other entities or persons, except to the extent that he, she or it knows or has reason to believe that such information is inaccurate.

Date: February 9, 2015

BY: MVM	Life Sciences Partners LLP, its manager
By:	*
	Neil Akhurst
	Member
MVM EXECUT	TIVE LIMITED
By: *	
Neil Akhur	st
Neil Akhur Director	st .
Director	ENCES PARTNERS LLP
Director	
Director MVM LIFE SC	IENCES PARTNERS LLP
Director MVM LIFE SC By: *	IENCES PARTNERS LLP
Director MVM LIFE SC By: * Neil Akhur Member	IENCES PARTNERS LLP
Director MVM LIFE SC By: * Neil Akhur	IENCES PARTNERS LLP st ders, M.D.
Director MVM LIFE SC By: * Neil Akhur Member /s/ Stephen Ree	IENCES PARTNERS LLP st ders, M.D. s, M.D.

By: /s/ Neil Akhurst

Thomas Casdagli

Neil Akhurst

^{*} The undersigned, by signing his name below, does hereby sign this agreement on behalf of the above indicated filers in his capacity noted for such filers.

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Exhibit 2

IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP

MVM International, MVM Limited, MVM Partners, Stephen Reeders, M.D., Eric Bednarski, Ph.D. and Thomas Casdagli are filing this Schedule 13G as a group. All terms used and not defined in this Exhibit 2 shall have the meanings ascribed to such terms in the Schedule 13G to which this Exhibit 2 is attached.

MVM International is a limited partnership, MVM Limited is a company, and MVM Partners is a limited liability partnership, each of which is organized in the United Kingdom. Dr. Reeders is a citizen of the United States, Dr. Bednarski is a citizen of the United States and Mr. Casdagli is a citizen of the United Kingdom. MVM International is managed by MVM Partners. MVM Limited is a wholly owned subsidiary of MVM Partners. MVM Partners is also a director of MVM Limited. Drs. Reeders and Bednarski and Mr. Casdagli share voting and dispositive power over MVM Partners. Therefore, Drs. Reeders and Bednarski, Mr. Casdagli and MVM Partners may be deemed to beneficially own the shares held by MVM International and MVM Limited. Each of Drs. Reeders and Bednarski, Mr. Casdagli and MVM Partners disclaim beneficial ownership of the shares except to the extent of his or its pecuniary interest therein.