UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

SCHEDULE 13G Under the Securities and Exchange Act of 1934 (Amendment No. 4)

Evolution Petroleum Corp.

		(Name of		 ()									
Common Stock													
(Title of Class of Securities)													
30049A107													
(CUSIP Number)													
	December 31, 2013(Date of Event Which Requires Filing of this Statement)												
(Date of Event	Which	Requires	Filin	g of t	his St	tatemen	t)						
Check the appropria which this Schedule			gnate 1	the ru	le pui	rsuant	to						
[] F [×] F [] F	Rule 13 Rule 13 Rule 13	8d-1 (b) 8d-1 (c) 8d-1 (d)											
* The remainder of reporting person's the subject class of containing informat in a prior cover pa	initia of secu ion wh	l filing rities, a	on tha and for	is for r any	m with	n resped quent ar	ct to mendme	ent					
The information rec shall not be deemed of the Securities E subject to the liab be subject to all of the Notes.)	l to be Exchanç Dilitie	e "filed" ge Act of es of tha	for th 1934 (t sect:	ne pur ("Act" ion of	pose o) or o the A	of Section	ion 18 se t shai						
CUSIP NO. 30049A107	7 130	ì											
1 Name of Repor Advisory Rese							r:						
2 Check the App	oropria	ate Box i	f a Mer	mber o	f a Gi	roup	(a) (b)						
3 SEC Use Only													
4 Citizenship o		ce of Orga	anizati	ion									
Number of													
Shares	5	Sole Voting Power 0 Shares											
Beneficially													
Owned By	6	Shared Voting Power 595,356 Shares											
Each													
Reporting	7	Sole Dispositive Power 0 Shares											
Person													
With	8	Shared D: 595,356	Shares										

9		egate 856 Sh		Bei	neficially Owned by Each Reporting Person
10		if tes			ate Amount in Row (9) Excludes Certain (See Instructions)
11	Perce 2.1%	ent of	Class		presented by Amount in Row (9)
12	Type PN	of Re	eportin		erson
	1 1	(a) (b)	Name o 2500 C Suite	f I ity 130	ssuer: Evolution Petroleum Corp. ssuer's Principal Executive Offices: west Blvd. 0 TX 77042
Item Item		(a) (b)		s:	ling: Advisory Research Energy Fund, L.P. 180 North Stetson St., Suite 5500 Chicago, IL 60601
Item	2	(c)	Citize	nsh:	ip: Advisory Research Energy Fund, L.P. is an Illinois Limited Partnership
Item Item		(d) (e)			Class of Securities: Common Stock ber: 30049A107
Item	3			b) (tatement is filed pursuant to Rules or 13d-2(b), check whether the person a:
			(a) [Broker or Dealer registered under Section 15 of the Act
			(b) [_	Bank as defined in Section 3(a)(6) of the Act
			(c) [Insurance Company as defined in Section 3(a)(19) of the Act
			(d) [Investment Company registered under Section 8 of the Investment Company Act
			(e) [Investment Advisor in accordance with section 240.13d-1(b)(1)(ii)(E)
			(f) [Employee Benefit Plan or Endowment Fund in accordance with section 240.13d-1(b) (1)(ii)(F)
			(g) [Parent Holding Company or Control Person in accordance with section 13d-1(b) (1)(ii)(G)
			(h) [-	A savings association as defined in section 3(b) of the Federal Deposit Insurance Act
			(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
Item	4	Owner	ship		
		(a)			neficially Owned: Research Energy Fund, L.P. 595,356 Shares
		(b)	Percen	t o	f Class 2.1%
		(c)	Number (i) (ii)	So.	shares as to which reporting person has: le Voting Power 0 Shares ared Voting Power 595,356 Shares

(iv) Shared Dispositive Power 595,356 Shares

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 [X]

Item 6 Ownership of More than Five Percent on Behalf of Another Person: Not Applicable

(iii) Sole Dispositive Power 0

Shares

- Item 7 Identification and Classification of the Subsidiary Which Acquired the Security being Reported on by the Parent Holding Company: Not Applicable

- Item 10 Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and 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 such securities and were not acquired and are not held in connection with or as a participant in any transaction having such purposes 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.

02/14/2014
Date

ADVISORY RESEARCH ENERGY FUND, L.P. By: Advisory Research, Inc. its General Partner

/s/ Christopher D. Crawshaw
-----Signature

Christopher D. Crawshaw, Chairman & CEO
Name/Title