UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

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

Sonoma Pharmaceuticals, Inc.		
-		(Name of Issuer)
		Common Stock
		(Title of Class of Securities)
		83558L105
-		(CUSIP Number)
		March 2, 2018
		(Date of Event Which Requires Filing of this Statement)
Check the a	ppropriate box to	o designate the rule pursuant to which this Schedule is filed:
_ ⊠	Rule 13d-1(c)	
	Rule 13d-1(d)	
The inform Securities E	ation required in Exchange Act of 1	quent amendment containing information which would alter the disclosures provided in a prior cover page. the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other ver, see the Notes).
CUSIP No	. 83558L105	SCHEDULE 13G
1.	Name of Repor Montreux Equit	ting Person: ty Partners V, L.P.
2		
2.	(a) E	ropriate Box if a Member of Group (See Instructions):
	<u> </u>	- ⊠(1)
3.	SEC Use Only:	
4.	4. Citizenship or Place of Organization: Delaware	
	5.	Sole Voting Power:
Number of Shares Beneficiall	0.	Shared Voting Power: 571,428

Owned I Each Reportin Person V	ng	7.	Sole Dispositive Power:		
		8.	Shared Dispositive Power: 571,428		
 Aggregate Amount Beneficially Owned by Each Reporting Person: 571,428 			t Beneficially Owned by Each Reporting Person:		
10.	Check	Check if the Aggregate Amount in Row (9) Excludes Certain Shares: □			
11.	Perce 9.26%		epresented by Amount in Row (9):		
12.	Type PN	of Reporting	Person:		
Man and	This Schedule 13G is filed by Montreux Equity Partners V, L.P., a Delaware limited partnership ("MEP V"), Montreux Equity Management V, LLC, a Delaware limited liability company ("MEM V") and Daniel K. Turner III ("Turner" and together with MEP V and MEM V, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.				
Com and 2018	Based upon 6,171,736 shares of the Common Stock of the Issuer outstanding as of March 5, 2018, based on 4,743,166 shares of the Common Stock of the Issuer outstanding immediately prior to the Company's public offering of its Common Stock on March 5, 2018 and 1,428,570 shares of the Common Stock of the Issuer offered pursuant to the public offering of its Common Stock on March 5, 2018, as reported by the Issuer in its prospectus supplement on Form 424B3 filed with the Securities and Exchange Commission on March 5, 2018.				
			2		
			SCHEDULE 13G		
CUSIP 1	No. 83558	BL105	SCHEDULE 130		
COSH	10. 0555	,2103			
1.		e of Reporting reux Equity N	g Person: Management V, LLC		
2.	Check	k the Appropr	riate Box if a Member of Group (See Instructions):		
(b) \boxtimes (1))			
SEC Use Only: 4. Citizenship or Place of Organization: Delaware					
					5.
Number Shares Benefici	of	6.	Shared Voting Power: 571,428		

		8.	Shared Dispositive Power: 571,428		
	9.	Aggregate Amou 571,428	nt Beneficially Owned by Each Reporting Person:		
	10.	Check if the Agg	regate Amount in Row (9) Excludes Certain Shares:		
11. Percent of Class Represented by Amount in Row (9): 9.26% (2)			Represented by Amount in Row (9):		
	12.	Type of Reportin	g Person:		
(1)	1) This Schedule 13G is filed by Montreux Equity Partners V, L.P., a Delaware limited partnership ("MEP V"), Montreux Equity Management V, LLC, a Delaware limited liability company ("MEM V") and Daniel K. Turner III ("Turner" and together with MEP V and MEM V, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.				
	(2) Based upon 6,171,736 shares of the Common Stock of the Issuer outstanding as of March 5, 2018, based on 4,743,166 shares of the Common Stock of the Issuer outstanding immediately prior to the Company's public offering of its Common Stock on March 5, 2018 and 1,428,570 shares of the Common Stock of the Issuer offered pursuant to the public offering of its Common Stock on March 5, 2018, as reported by the Issuer in its prospectus supplement on Form 424B3 filed with the Securities and Exchange Commission on March 5, 2018.				
			3		
			SCHEDULE 13G		
CU	ISIP No.	83558L105			
	1.	Name of Reportin Daniel K. Turner			
	2.	Check the Appropriate (a)	priate Box if a Member of Group (See Instructions):		
		(b) <u>X</u>	(1)		
	3. SEC Use Only:				
4. Citizenship or Place of Organization: United States of America					
		5.	Sole Voting Power:		
Sha	mber of ares neficially	6.	Shared Voting Power: 571,428		
Eac Rep	ned by ch porting	7. h:	Sole Dispositive Power:		
1 013011 W II		8.	Shared Dispositive Power: 571,428		

9. Aggregate Amount Beneficially Owned by Each Reporting Person:

and MEM V, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of the Schedule 13G.(2) Based upon 6,171,736 shares of the Common Stock of the Issuer outstanding as of March 5, 2018, based on 4,743,166 shares of the			<u>571,428</u>		
12. Type of Reporting Person: (1) This Schedule 13G is filed by Montreux Equity Partners V, L.P., a Delaware limited partnership ("MEP V"), Montreux Equity Management V, L.I.C, a Delaware limited liability company ("MEM V") and Daniel K. Turner III ("Turner" and together with MEP and MFM V, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of the Schedule 13G. (2) Based upon 6,171,736 shares of the Common Stock of the Issuer outstanding as of March 5, 2018, based on 4,743,166 shares of the Common Stock of the Issuer outstanding immediately prior to the Company's public offering of its Common Stock on March 5, 2018 and 1,242,570 shares of the Common Stock of the Issuer offering pursant to the public offering of its Common Stock on March 5, 2018, as reported by the Issuer in its prospectus supplement on Form 424B3 filed with the Securities and Exchange Commission on March 5, 2018. 4 Item 1. (a) Name of Issuer: Sonoma Pharmaceuticals, Inc. (b) Address of Issuer's Principal Executive Offices: 1129 N. McDowell Blvd. Petaluma, California 94954 Item 2. (a) Name of Person Filing: MEP V is a Delaware limited partnership whose principal business is making investments in the securities of other entities. MEM V is a Delaware limited liability company and the sole general partner of MEP V. Turner is an individual and citizen of the United States of America and sole manager of MEM V. (b) Address of Principal Business Office or, if none, Residence: One Ferry Building Suite 255 San Francisco, CA 94111 (c) Citizenship or Place of Organization: MEP V and MEM V: Delaware. Turner: United States of America. (d) Title of Class of Securities: Common Stock (e) CUSIP Number: 83558L105 Item 3. If this statement is filed pursuant to §\$240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filling is a: Not applicable.		10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares: □		
Item 1.					
Management V, LLC, a Delaware limited liability company ("MEM V") and Daniel K. Turner III ("Turner" and together with MEP and MEM V, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of the Schedule 13G. (2) Based upon 6,171,736 shares of the Common Stock of the Issuer outstanding as of March 5, 2018, based on 4,743,166 shares of the Common Stock of the Issuer offered pursuant to the public offering of its Common Stock on March 5, 2018 and 1,428,370 shares of the Common Stock of the Issuer offered pursuant to the public offering of its Common Stock on March 5, 2018, as reported by the Issuer in its prospectus supplement on Form 424B3 filed with the Securities and Exchange Commission on March 5, 2018. Name of Issuer:					
Common Stock of the Issuer outstanding immediately prior to the Company's public offering of its Common Stock on March 5, 2018 and 1,428,570 shares of the Common Stock of the Issuer offered pursuant to the public offering of its Common Stock on March 5, 2018, as reported by the Issuer in its prospectus supplement on Form 424B3 filed with the Securities and Exchange Commission on March 5, 2018. 4 Item 1. (a) Name of Issuer: Sonoma Pharmaceuticals, Inc. (b) Address of Issuer's Principal Executive Offices: 1129 N. McDowell Blvd. Petaluma, California 94954 Item 2. (a) Name of Person Filing: MEP V is a Delaware limited partnership whose principal business is making investments in the securities of other entities. MEM V is a Delaware limited liability company and the sole general partner of MEP V. Turner is an individual and citizen of the United States of America and sole manager of MEM V. (b) Address or Principal Business Office or, if none, Residence: One Ferry Building Suite 255 San Francisco, CA 94111 (c) Citizenship or Place of Organization: MEP V and MEM V: Delaware. Turner: United States of America. (d) Tit of Class of Securities: Common Stock (e) CUSIP Number: 83558L105 Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: Not applicable.	(1)	Management V, LLC, a Delaware limited liability company ("MEM V") and Daniel K. Turner III ("Turner" and together with MEP V and MEM V, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this			
Item 1. (a) Name of Issuer: Sonoma Pharmaceuticals, Inc. (b) Address of Issuer's Principal Executive Offices: 1129 N. McDowell Blvd. Petaluma, California 94954 Item 2. (a) Name of Person Filing: MEP V is a Delaware limited partnership whose principal business is making investments in the securities of other entities. MEM V is a Delaware limited liability company and the sole general partner of MEP V. Turner is an individual and citizen of the United States of America and sole manager of MEM V. (b) Address or Principal Business Office or, if none, Residence: One Ferry Building Suite 255 San Francisco, CA 94111 (c) Citizenship or Place of Organization: MEP V and MEM V: Delaware. Turner: United States of America. (d) Title of Class of Securities: Common Stock (e) CUSIP Number: 83558L105 Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: Not applicable.	(2)	Common Stock of the Issuer outstanding immediately prior to the Company's public offering of its Common Stock on March 5, 2018 and 1,428,570 shares of the Common Stock of the Issuer offered pursuant to the public offering of its Common Stock on March 5, 2018, as reported by the Issuer in its prospectus supplement on Form 424B3 filed with the Securities and Exchange Commission on			
(a) Name of Issuer: Sonoma Pharmaceuticals, Inc. (b) Address of Issuer's Principal Executive Offices: 1129 N. McDowell Blvd. Petaluma, California 94954 Item 2. (a) Name of Person Filing: MEP V is a Delaware limited partnership whose principal business is making investments in the securities of other entities. MEM V is a Delaware limited liability company and the sole general partner of MEP V. Turner is an individual and citizen of the United States of America and sole manager of MEM V. (b) Address or Principal Business Office or, if none, Residence: One Ferry Building Suite 255 San Francisco, CA 94111 (c) Citizenship or Place of Organization: MEP V and MEM V: Delaware. Turner: United States of America. (d) Title of Class of Securities: Common Stock (e) CUSIP Number: 83558L105 Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: Not applicable.				4	
(a) Name of Person Filing: MEP V is a Delaware limited partnership whose principal business is making investments in the securities of other entities. MEM V is a Delaware limited liability company and the sole general partner of MEP V. Turner is an individual and citizen of the United States of America and sole manager of MEM V. (b) Address or Principal Business Office or, if none, Residence: One Ferry Building Suite 255 San Francisco, CA 94111 (c) Citizenship or Place of Organization: MEP V and MEM V: Delaware. Turner: United States of America. (d) Title of Class of Securities: Common Stock (e) CUSIP Number: 83558L105 Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: Not applicable.	Ite	em 1.		Sonoma Pharmaceuticals, Inc. Address of Issuer's Principal Executive Offices: 1129 N. McDowell Blvd.	
MEP V is a Delaware limited partnership whose principal business is making investments in the securities of other entities. MEM V is a Delaware limited liability company and the sole general partner of MEP V. Turner is an individual and citizen of the United States of America and sole manager of MEM V. (b) Address or Principal Business Office or, if none, Residence: One Ferry Building Suite 255 San Francisco, CA 94111 (c) Citizenship or Place of Organization: MEP V and MEM V: Delaware. Turner: United States of America. (d) Title of Class of Securities: Common Stock (e) CUSIP Number: 83558L105 It this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: Not applicable.	Ite	em 2.	(a)	Name of Person Filing:	
One Ferry Building Suite 255 San Francisco, CA 94111 (c) Citizenship or Place of Organization: MEP V and MEM V: Delaware. Turner: United States of America. (d) Title of Class of Securities: Common Stock (e) CUSIP Number: 83558L105 Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: Not applicable.			(4)	MEP V is a Delaware limited partnership whose principal business is making investments in the securities of other entities. MEM V is a Delaware limited liability company and the sole general partner of MEP V. Turner is an	
MEP V and MEM V: Delaware. Turner: United States of America. (d) Title of Class of Securities: Common Stock (e) CUSIP Number: 83558L105 Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: Not applicable.			(b)	One Ferry Building Suite 255	
Common Stock (e) CUSIP Number: 83558L105 Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: Not applicable.			(c)	MEP V and MEM V: Delaware.	
Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: Not applicable.			(d)		
Not applicable.			(e)		
5	Ite	em 3.			

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.

(a) Amount beneficially owned

	MEP V	571,428
	MEM V	571,428(1)
	Turner	571,428(2)
(b) Percent of C	Class (3)	
	MEP V	9.26%
	MEM V	9.26%(1)

(c)(i) Number of shares to which the person has Sole power to vote or direct the vote

Turner

MEP V	0
MEM V	0
Turner	0

9.26%(2)

(c)(ii) Number of shares to which the person has Shared power to vote or direct the vote

MEP V	571,428
MEM V	571,428
Turner	571,428

(c)(iii) Number of shares to which the person has Sole power to dispose or direct the disposition of

MEP V	0
MEM V	0
Turner	0

(c)(iv) Number of shares to which the person has Shared power to dispose or direct the disposition of

MEP V	571,428
MEM V	571,428
Turner	571,428

⁽¹⁾ MEM V serves as investment manager to and general partner of MEP V. By reason of such relationships, MEM V may be deemed to share voting and dispositive power over the Common Stock listed as beneficially owned by MEP V. MEM V disclaims beneficial ownership of all such shares.

6

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

Not applicable.

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:

Turner serves as sole manager of MEM V. By reason of such relationship, Turner may be deemed to share voting and dispositive power over the Common Stock listed as beneficially owned by MEP V. Turner disclaims beneficial ownership of all such shares, except to the extent of his pecuniary interest in MEP V and MEM V.

Based upon 6,171,736 shares of the Common Stock of the Issuer outstanding as of March 5, 2018, based on 4,743,166 shares of the Common Stock of the Issuer outstanding immediately prior to the Company's public offering of its Common Stock on March 5, 2018 and 1,428,570 shares of the Common Stock of the Issuer offered pursuant to the public offering of its Common Stock on March 5, 2018, as reported by the Issuer in its prospectus supplement on Form 424B3 filed with the Securities and Exchange Commission on March 5, 2018.

Not applicable.

Item 9. Notice of 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, other than activities solely in connection with a nomination under § 240.14a-11.

7

EXHIBIT INDEX

Exhibit I — Joint Filing Agreement

8

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.

Dated: March 9, 2018

MONTREUX EQUITY PARTNERS V, L.P.

By: Montreux Equity Management V, LLC, its General Partner

By: /s/ Daniel K. Turner III

Daniel K. Turner III, Managing Member

MONTREUX EQUITY MANAGEMENT V, LLC

By: /s/ Daniel K. Turner III

Daniel K. Turner III, Managing Member

DANIEL K. TURNER III

By: /s/ Daniel K. Turner III

Daniel K. Turner III

Signature Page to Schedule 13G Issuer: Sonoma Pharmaceuticals, Inc.

Joint Filing Agreement

THIS JOINT FILING AGREEMENT is entered into as of March 9, 2018, by and among the parties signatories hereto. The undersigned hereby agree that the Statement on Schedule 13G with respect to the shares of Common Stock, par value \$0.0001 per share, of Sonoma Pharmaceuticals, Inc. is, and any amendment thereafter signed by each of the undersigned shall be, filed on behalf of each undersigned pursuant to and in accordance with the provisions of Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended.

MONTREUX EQUITY PARTNERS V, L.P.

By: Montreux Equity Management V, LLC, its General Partner

By: /s/ Daniel K. Turner III

Daniel K. Turner III, Managing Member

MONTREUX EQUITY MANAGEMENT V, LLC

By: /s/ Daniel K. Turner III

Daniel K. Turner III, Managing Member

DANIEL K. TURNER III

By: /s/ Daniel K. Turner III

Daniel K. Turner III