SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE 13D/A

(Amendment No. 4)

(Rule 13d-101)

Under the Securities Exchange Act of 1934

PharmAthene, Inc.

(Name of Issuer)

Common Stock, par value \$0.0001 per share (Title of Class of Securities)

71714G102 (CUSIP NUMBER)

Phil Frohlich
1924 South Utica, Suite #1120
Tulsa, Oklahoma 74104-6429
(918) 747-3412
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

- with copies to -

Eliot D. Raffkind Akin, Gump, Strauss, Hauer & Feld, L.L.P. 1700 Pacific Avenue, Suite 4100 Dallas, Texas 75201-4618 (214) 969-2800

November 27, 2013 (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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g) check the following box \Box .

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, as amended (the "Act"), or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act.

CUSIP No. 71714G102			02 13D/A					
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) PRESCOTT GROUP CAPITAL MANAGEMENT, L.L.C.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) □ (b) □							
3	SEC USE							
4	SOURCE OF FUNDS* WC							
5	CHECK	ВОХ	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) □					
6	CITIZENSHIP OR PLACE OF ORGANIZATION Oklahoma							
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		7	SOLE VOTING POWER 5,244,835					
		8	SHARED VOTING POWER 0					
		9	SOLE DISPOSITIVE POWER 5,244,835					
		10	SHARED DISPOSITIVE POWER 0					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 5,244,835							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* □							
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)							
14	10.0% TYPE OF REPORTING PERSON*							

ΙA

^{*} SEE INSTRUCTIONS BEFORE FILLING OUT

CUSIP No. 71714G102			02 13D/A					
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) PRESCOTT GROUP AGGRESSIVE SMALL CAP, L.P.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) □ (b) □							
3	SEC USE	E ON	LY					
4	SOURCE OF FUNDS* WC							
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) □							
6	CITIZENSHIP OR PLACE OF ORGANIZATION Oklahoma							
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		7	SOLE VOTING POWER 0					
		8	SHARED VOTING POWER 5,244,835					
		9	SOLE DISPOSITIVE POWER 0					
		10	SHARED DISPOSITIVE POWER 5,244,835					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 5,244,835							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* □							
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 10.0%							
14	TYPE OF REPORTING PERSON*							

PN

^{*} SEE INSTRUCTIONS BEFORE FILLING OUT

CUSIP	No. 7171	4G1	02 13D/A						
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) PRESCOTT GROUP AGGRESSIVE SMALL CAP II, L.P.								
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) (b) (a)								
3	SEC USI	E ON	LY						
4	SOURCE OF FUNDS*								
	WC								
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) □								
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION						
	Oklaho								
		7	SOLE VOTING POWER						
NUMBER OF SHARES BENEFICIALLY			0						
		8	SHARED VOTING POWER						
	NED BY		5,244,835						
EACH REPORTING PERSON WITH		9	SOLE DISPOSITIVE POWER						
			0						
		10	SHARED DISPOSITIVE POWER						
			5,244,835						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON								
	5,244,835								
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* □								
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)								
	10.0%								
14	TYPE OF REPORTING PERSON*								

PN

^{*} SEE INSTRUCTIONS BEFORE FILLING OUT

CUSIP No. 71714G102			02 13D/A					
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) PHIL FROHLICH							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) □ (b) □							
3	SEC USE							
4	SOURCE OF FUNDS* PF							
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) □							
6	CITIZENSHIP OR PLACE OF ORGANIZATION U.S. CITIZEN							
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		7	SOLE VOTING POWER 5,244,835 SHARED VOTING POWER					
		Ü	0					
		9	SOLE DISPOSITIVE POWER 5,244,835					
		10	SHARED DISPOSITIVE POWER 0					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 5,244,835							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* □							
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 10.0%							
14	TYPE OF REPORTING PERSON*							

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^{*} SEE INSTRUCTIONS BEFORE FILLING OUT

SCHEDULE 13D/A

This Amendment No. 4 (this "Amendment") to the Schedule 13D (the "Schedule 13D") is being filed on behalf of Prescott Group Capital Management, L.L.C., an Oklahoma limited liability company ("Prescott Capital"), Prescott Group Aggressive Small Cap, L.P., an Oklahoma limited partnership ("Prescott Small Cap"), Prescott Group Aggressive Small Cap II, L.P., an Oklahoma limited partnership ("Prescott Small Cap II" and, together with Prescott Small Cap, the "Small Cap Funds"), and Mr. Phil Frohlich, the principal of Prescott Capital, relating to shares of common stock of PharmAthene, Inc., a Delaware corporation (the "Issuer").

This Amendment relates to shares of Common Stock, par value \$0.0001 per share, of the Issuer (the "Common Stock") purchased by the Small Cap Funds through the account of Prescott Group Aggressive Small Cap Master Fund, G.P., an Oklahoma general partnership ("Prescott Master Fund"), of which the Small Cap Funds are the general partners. Prescott Capital serves as the general partner of the Small Cap Funds and may direct the Small Cap Funds, the general partners of Prescott Master Fund, to direct the vote and disposition of the 5,244,835 shares of Common Stock held by Prescott Master Fund. As the principal of Prescott Capital, Mr. Frohlich may direct the vote and disposition of the 5,244,835 shares of Common Stock held by Prescott Master Fund.

The Amendment amends and restates in its entirety the Schedule 13D as set forth below.

Item 1. Security and Issuer

Securities acquired: Shares of Common Stock, par value \$0.0001 per share (the "Common Stock").

Issuer: PharmAthene, Inc.

One Park Place Suite 450

Annapolis, Maryland 21401

Item 2. Identity and Background

(a) This Amendment is jointly filed by Prescott Capital, Prescott Small Cap, Prescott Small Cap II and Phil Frohlich. Because Phil Frohlich is the managing member of Prescott Capital, which is the general partner of the Small Cap Funds (with Phil Frohlich and Prescott Capital hereinafter referred to as the "Controlling Persons"), the Controlling Persons may be deemed, pursuant to Rule 13d-3 of the Securities Exchange Act of 1934, as amended (the "Act"), to be the beneficial owners of all of the shares of Common Stock held by the Small Cap Funds. The Reporting Persons (as hereinafter defined) are filing this Amendment jointly, as they may be considered a "group" under Section 13(d)(3) of the Act. However, neither the fact of this filing nor anything contained herein shall be deemed to be an admission by the Reporting Persons that such a group exists.

- (b) The principal place of business for each of the Reporting Persons is 1924 South Utica, Suite #1120, Tulsa, Oklahoma, 74104.
- (c) The principal occupation of Phil Frohlich is serving as the managing member of Prescott Capital. The principal business of Prescott Capital is acting as the general partner of the Small Cap Funds. The principal business of the Small Cap Funds is investing in securities.
- (d) During the last five years, none of the Reporting Persons have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the last five years, none of the Reporting Persons have been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding were or are subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) Prescott Capital and the Small Cap Funds are organized under the laws of the State of Oklahoma. Mr. Frohlich is a citizen of the United States of America.

Item 3. Source and Amount of Funds

As of November 27, 2013, the Small Cap Funds had invested \$9,477,260 (inclusive of brokerage commissions) in shares of Common Stock of the Issuer. The source of these funds was the working capital of the Small Cap Funds.

Item 4. Purpose of the Transaction

The Small Cap Funds (together with Phil Frohlich and Prescott Capital, the "Reporting Persons") purchased the Common Stock based on the belief that such securities, when purchased, were undervalued and represented an attractive investment opportunity. Although the Reporting Persons have no specific plan or proposal to acquire or dispose of the Common Stock, consistent with their investment purpose, the Reporting Persons at any time and from time to time may acquire additional Common Stock or dispose of any or all of their Common Stock depending upon an ongoing evaluation of the investment in the Common Stock, prevailing market conditions, other investment opportunities, liquidity requirements of the Reporting Persons and/or other investment considerations.

The purpose of the acquisition of the Common Stock was for investment, and the acquisitions of the Common Stock were made in the ordinary course of business and were not made for the purpose of acquiring control of the Issuer or in relation to a contested solicitation for the election of directors of the Issuer.

Also, consistent with the investment purpose, the Reporting Persons may engage in communications with one or more shareholders of the Issuer, one or more officers of the Issuer and/or one or more members of the board of directors of the Issuer and/or one or more representatives or regulators of the Issuer regarding the Issuer, including, but not limited to, its operations. The Reporting Persons may discuss ideas that, if effected, may result in any of the following: the acquisition by persons of additional Common Stock of the Issuer, an extraordinary corporate transaction involving the Issuer and/or changes in the board of directors or management of the Issuer.

On November 27, 2013, the Reporting Persons issued the press release attached as Exhibit 99.5 regarding the Theraclone merger vote. In addition, on November 26, 2013, the Reporting Persons filed a complaint in the Court of Chancery of the State of Delaware seeking, among other relief, damages for breach of fiduciary duties and waste. A copy of this complaint will be filed by the Reporting Persons as an Exhibit to a subsequently amended Schedule 13D.

Except to the extent the foregoing may be deemed a plan or proposal, the Reporting Persons have no plans or proposals which relate to, or could result in, any of the matters referred to in paragraphs (a) through (j), inclusive, of the instructions to Item 4 of the Schedule 13D. The Reporting Persons may, at any time and from time to time, review or reconsider their position and/or change their purpose and/or formulate plans or proposals with respect thereto.

Item 5. <u>Interest in Securities of the Issuer</u>

(a) The aggregate percentage of shares of Common Stock reported to be owned by the Reporting Persons is based upon 52,310,913 shares outstanding, which is the total number of shares of Common Stock outstanding as of November 1, 2013 pursuant to the Issuer's Form 10-Q filed with the Securities and Exchange Commission on November 7, 2013.

As of November 27, 2013, the Small Cap Funds beneficially owned 5,244,835 shares of Common Stock, representing approximately 10.0% of the issued and outstanding Common Stock of the Issuer.

Prescott Capital, as the general partner, of the Small Cap Funds may also be deemed to beneficially own the 5,244,835 shares of Common Stock held by the Small Cap Funds, representing approximately 10.0% of the issued and outstanding Common Stock of the Issuer.

In addition, Phil Frohlich, as managing member of Prescott Capital, the general partner of the Small Cap Funds, may also be deemed to beneficially own the 5,244,835 shares of Common Stock beneficially owned by the Small Cap Funds, representing approximately 10.0% of the issued and outstanding Common Stock of the Issuer.

Prescott Capital and Mr. Frohlich disclaim beneficial ownership of the shares of Common Stock held by the Small Cap Funds except to the extent of their pecuniary interest therein.

(b) By virtue of his position with Prescott Capital and the Small Cap Funds, Phil Frohlich has the sole power to vote and dispose of the shares of Common Stock owned by the Small Cap Funds reported in this Amendment.

The filing of this Amendment on Schedule 13D shall not be construed as admission that Prescott Capital or Mr. Frohlich is for the purposes of Section 13(d) or 13(g) of the Securities Exchange Act of 1934, as amended, the beneficial owner of any of the 5,244,835 shares of Common Stock owned by the Small Cap Funds. Pursuant to Rule 13d-4, Prescott Capital and Mr. Frohlich disclaim all such beneficial ownership.

- (c) There have been no transactions in the Issuer's Common Stock since the most recent filing of Schedule 13D.
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, the shares of Common Stock.
 - (e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

The responses to Item 4 are incorporated herein by reference.

Other than as described herein, there are no contracts, arrangements, understandings or relationships among the Reporting Persons, or between the Reporting Persons and any other person, with respect to the securities of the Issuer.

Item 7. <u>Material to be Filed as Exhibits</u>

Exhibit 99.4 Press Release issued by the Reporting Persons dated November 27, 2013.

Signatures

After reasonable inquiry and to the best of their knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: November 27, 2013

Prescott Group Capital Management, L.L.C.

By: /s/ Phil Frohlich

Phil Frohlich, Managing Member

Prescott Group Aggressive Small Cap, L.P.

By: Prescott Group Capital Management, L.L.C., its general partner

By: <u>/s/ Phil Frohlich</u>

Phil Frohlich, Managing Member

Prescott Group Aggressive Small Cap II, L.P.

By: Prescott Group Capital Management, L.L.C., its general partner

By: /s/ Phil Frohlich

Phil Frohlich, Managing Member

Phil Frohlich

By: /s/ Phil Frohlich

Phil Frohlich

November 27, 2013 – Prescott Group Capital Management, a greater than 10% shareholder of Pharmathene, Inc. (NYSE MKT: PIP) urges all stockholders to vote <u>AGAINST</u> the issuance of shares needed to complete the proposed merger with Theraclone Sciences, Inc. and <u>AGAINST</u> giving PharmAthene the right to adjourn the upcoming special meeting. Prescott notes that **Institutional Shareholder Services Inc. (ISS), a leading provider of corporate governance solutions, also recommends that PharmAthene stockholders vote <u>AGAINST</u> both of these key proposals. Additionally, Prescott urges shareholders to vote <u>AGAINST</u> all five proposals being submitted to a vote of PharmAthene stockholders at the scheduled December 3rd special meeting.**

Prescott is not soliciting proxies relating to the meeting and notes that stockholders should cast their vote "AGAINST" the transaction directly on PharmAthene's proxy card. Depending on how investors hold their shares, votes can be submitted by phone, internet or by checking the "AGAINST" boxes on the proxy card received from PharmAthene and signing, dating and returning it to the Company. **Importantly, shareholders who have already voted are not restricted from changing their vote.**

Prescott is voicing its opposition to the proposed transaction based upon the following factors:

- We believe that PharmAthene's SIGA litigation asset is hugely valuable and little credit for that value is given in the merger. How can the company's own "fairness opinion" adviser value all of PharmAthene at only \$1.72 a share? PharmAthene properly notes in its own proxy statement that it has taken the position in Delaware court that its damages "may be as high as \$1 billion dollars" (proxy page 36). For the proposed merger transaction with Theraclone, however, PharmAthene has taken the position that its SIGA litigation is worth only about 5% of this amount. According to the Proxy Statement, to reach this conclusion PharmAthene's financial advisor used a 100% probability for all of SIGA's positions as to cost allocations and revenue timing, as well as a 0% probability of any orders, domestic or foreign, beyond the very base term of the drug's current government contract (proxy page 102). It's simply amazing what you can do with calculations if you are willing to assume absolute certainties.
- Only after being pressed by Prescott did PharmAthene admit that its valuable \$134 million NOL will be limited to a fraction of its stated value post-merger: PharmAthene made no mention of such a possible limitation in its original proxy filing and only amended the documents after we raised the point with it and the SEC. In fact, we believe that PharmAthene has essentially admitted that it did not have the calculations (required by Treasury Department regulations) to plan for the protection of this valuable asset at the time the Board voted to recommend approval of the merger. Importantly, the PharmAthene Board has refused to accept Prescott's urging to structure the transaction in a more tax-advantaged manner. This asset is of critical importance since PharmAthene will likely need these tax net operating losses to shield future payments to be received from its ongoing SIGA litigation. Shockingly, PharmAthene buried this fact into one paragraph on page 39 of the 474 page proxy.
- Prescott's requested separate special meeting to receive additional information has effectively been rendered ineffective by the PharmAthene Board: Over the past weeks, Prescott, as a 10% shareholder, has attempted to call a special meeting to address these concerns for the benefit of all shareholders. PharmAthene's reply has been that they have "no intention" to webcast the meeting for the informational benefit of shareholders or even "participate in any Prescott-requested meeting". It has been impossible for Prescott to get satisfactory answers to its concerns with an attitude like this on the part of PharmAthene's Board.

- **Prescott asks what Theraclone sees in this transaction:** Is Theraclone actually getting anything of substantial value other than 50% of the SIGA litigation? Why does Theraclone view this as an attractive deal? Viewed in this light, it heightens Prescott's concerns that the SIGA litigation is worth substantially more than the implied value which PharmAthene's Board negotiated on behalf of all its shareholders.
- Prescott is concerned that the merger's timing has more to do with a recent 3rd party indication of interest to buy the entire company than good business judgment: Only after the SEC review process did PharmAthene revise its proxy statement to disclose that on June 10, 2013 it received a "non-binding indication of interest" from an undisclosed 3rd party to buy the entire Company. Why did PharmAthene not disclose this in their original proxy filing? Prescott is concerned that this may have improperly motivated the PharmAthene Board to enter into this transaction before waiting for the pending results of its valuable SIGA litigation.
- **The management of PharmAthene is also voting...with their feet:** Although the transaction purports to be a "merger of equals", in reality Theraclone will run the show after PharmAthene's management team receives a multi-million dollar payment to abruptly exit.

Prescott's prior materials discussing these points in greater detail can be found here:

- http://www.sec.gov/Archives/edgar/data/1166152/000119312513440396/d628479dsc13da.htm
- http://www.sec.gov/Archives/edgar/data/1166152/000119312513395909/d611354dsc13da.htm
- http://www.sec.gov/Archives/edgar/data/1166152/000119312513453083/d634390dsc13da.htm