UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (b) (Amendment No. 1)*

Amicus Therapeutics, Inc.

(Name of Issuer)

Common Stock, par value \$0.01 per share (Title of Class of Securities)

> 03152W109 (CUSIP Number)

December 31, 2012 (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)

 \Box 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 disclosures provided in a prior cover page.

The information required on 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).

CUSIP NO. 03152W109			109 13 G	Page 2 of 8 Pages			
1			F REPORTING PERSONS. ITIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)				
	Prospe	ect	Venture Partners II, L.P.				
2	CHECK	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*					
	(a) 🗆	(a) \Box (b) \boxtimes (1)					
3	SEC US	SEC USE ONLY					
4							
	Delaware, United States of America						
		5	SOLE VOTING POWER				
NU	MBER OF		0 shares				
-	HARES	6	SHARED VOTING POWER				
	EFICIALLY		2.240.752 shares of Common Stock (2)				
	/NED BY EACH	7	2,240,752 shares of Common Stock (2) SOLE DISPOSITIVE POWER				
	PORTING		SOLE DISPOSITIVE FOWER				
	ERSON		0 shares				
	WITH	8	SHARED DISPOSITIVE POWER				
			2,240,752 shares of Common Stock (2)				
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	2,240,7	2,240,752 shares of Common Stock (2)					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*						
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9						
		4.5% (3)					
12	TYPE OF REPORTING PERSON*						
	PN	PN					

(1) This Amendment No. 1 to the statement on Schedule 13G is filed by Prospect Venture Partners II, L.P., a Delaware limited partnership ("PVP II"), Prospect Associates II, L.P., a Delaware limited partnership ("PA II") and Prospect Management Co. II, L.L.C., a Delaware limited liability company ("PMC II," together with PVP II, PA II and PMC II, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Amendment No. 1 to the statement on Schedule 13G.

(2) Includes (i) 2,207,144 shares held by PVP II; and (ii) 33,608 shares held by PA II. PMC II serves as the sole general partner of PVP II and PA II and owns no securities of the Issuer directly. The information with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2012.

(3) This percentage is calculated based upon 49,449,489 shares of Common Stock outstanding (as of October 26, 2012), as set forth in the Issuer's most recent 10-Q, filed with the Securities and Exchange Commission on November 6, 2012.

CUSIP NO. 03152W109			109 13 G	Page 3 of 8 Pages				
1			F REPORTING PERSONS. ITIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)					
	Prospe	Prospect Associates II, L.P.						
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*						
	(a) 🗆	(a) \Box (b) \boxtimes (1)						
3	SEC US	SEC USE ONLY						
4	CITIZEI	NSI						
	Delaware, United States of America							
		5	SOLE VOTING POWER					
NUN	MBER OF		0 shares					
SHARES		6	SHARED VOTING POWER					
	EFICIALLY		2,240,752 shares of Common Stock (2)					
	NED BY EACH	7						
REP	ORTING							
	ERSON		0 shares					
`	WITH	8	SHARED DISPOSITIVE POWER					
			2,240,752 shares of Common Stock (2)					
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	2,240,7	2,240,752 shares of Common Stock (2)						
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9							
	4.5% (3)							
12	TYPE OF REPORTING PERSON*							
	PN							

(1) This Amendment No. 1 to the statement on Schedule 13G is filed by the Reporting Persons. The Reporting Persons expressly disclaim status as a "group" for purposes of this Amendment No. 1 to the statement on Schedule 13G.

(2) Includes (i) 2,207,144 shares held by PVP II; and (ii) 33,608 shares held by PA II. PMC II serves as the sole general partner of PVP II and PA II and owns no securities of the Issuer directly. The information with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2012.

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CUSIP NO. 03152W109			109 13 G	Page 4 of 8 Pages				
1	-	-	F REPORTING PERSONS ITIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)					
	Prospe	ect	Management Co. II, L.L.C.					
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*						
	(a) 🗆	(a) \Box (b) \boxtimes (1)						
3	SEC US	SEC USE ONLY						
4 CITIZENSHIP OR PLACE OF ORGANIZATION								
Delaware, United States of America								
		5	SOLE VOTING POWER					
NILIN	MBER OF		0 shares					
-	HARES	6	SHARED VOTING POWER					
BENEFICIALI		r						
	NED BY	-	2,240,752 shares of Common Stock (2) SOLE DISPOSITIVE POWER					
	EACH PORTING	7	SOLE DISPOSITIVE POWER					
	ERSON		0 shares					
V	WITH	8	SHARED DISPOSITIVE POWER					
			2,240,752 shares of Common Stock (2)					
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON								
	2,240,752 shares of Common Stock (2)							
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9							
	4.5% (3)							
12	TYPE OF REPORTING PERSON*							
	00							
····								

(1) This Amendment No. 1 to the statement on Schedule 13G is filed by the Reporting Persons. The Reporting Persons expressly disclaim status as a "group" for purposes of this Amendment No. 1 to the statement on Schedule 13G.

(2) Includes (i) 2,207,144 shares held by PVP II; and (ii) 33,608 shares held by PA II. PMC II serves as the sole general partner of PVP II and PA II and owns no securities of the Issuer directly. The information with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2012.

(3) This percentage is calculated based upon 49,449,489 shares of Common Stock outstanding (as of October 26, 2012), as set forth in the Issuer's most recent 10-Q, filed with the Securities and Exchange Commission on November 6, 2012.

Introductory Note: This Statement on Schedule 13G is filed on behalf of the Reporting Persons, in respect of shares of Common Stock, par value \$0.01 per share ("Common Stock"), of Amicus Therapeutics, Inc. (the "Issuer").

Item 1									
(a)	Name of Issuer:	AmicusTherapeutics, Inc.	AmicusTherapeutics, Inc.						
(b)	Address of Issuer's Principal Executive Office		6 Cedar Brook Drive Cranbury, New Jersey 08512						
Iten	1 2								
(a)	a) Name of Person(s) Filing:								
	Prospect Venture Partners II, L.P. ("PVP II") Prospect Associates II, L.P. ("PA II") Prospect Management Co. II, L.L.C. ("PMC II")								
(b)	Address of Principal Business Office:	435	c/o Prospect Venture Partners 435 Tasso Street, Suite 200 Palo Alto, California 94301						
(c)	Citizenship:								
	P	PII - II - ICII -	Delaware, United States of America Delaware, United States of America Delaware, United States of America						
(d)	Title of Class of Securities: Common Stock								
(e)	CUSIP Number: 03152W109								

Item 3 Not applicable.

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Item 4 Ownership.

The following information with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2012:

Shares Held Directly (1)	Warrants Held Directly (1)	Sole Voting Power (1)	Shared Voting Power (1)	Sole Dispositive Power (1)	Shared Dispositive Power (1)	Beneficial Ownership (1)	Percentage of Class (1,3)
2,207,144	0	0	2,240,752	0	2,240,752	2,240,752	4.5%
33,608	0	0	2,240,752	0	2,240,752	2,240,752	4.5%
0	0	0	2,240,752	0	2,240,752	2,240,752	4.5%
	Directly (1) 2,207,144 33,608	Held Directly (1)Held Directly (1)2,207,144033,6080	Held Directly (1)Held Directly (1)Voting Power (1)2,207,1440033,60800	Held Directly (1)Held Directly (1)Voting Power (1)Shared Voting Power (1)2,207,144002,240,75233,608002,240,752	Held Directly (1)Held Directly (1)Voting Power (1)Shared Voting Power (1)Sole 	Held Directly (1)Held Directly (1)Voting Power (1)Shared Voting Power (1)Sole Dispositive Power (1)Shared Dispositive Power (1)2,207,144002,240,75202,240,75233,608002,240,75202,240,752	Held Directly (1)Voting Power (1)Shared Voting Power (1)Sole Dispositive Power (1)Shared Dispositive Power (1)Beneficial Ownership (1)2,207,144002,240,75202,240,7522,240,75233,608002,240,75202,240,7522,240,752

(1) Represents the number of shares of Common Stock currently underlying all Securities held by the Reporting Persons.

(2) PMC II serves as the sole general partner of PVP II and PA II, and owns no securities of the Issuer directly.

(3) This percentage is calculated based upon 49,449,489 shares of Common Stock outstanding (as of October 26, 2012), as set forth in the Issuer's most recent 10-Q, filed with the Securities and Exchange Commission on November 6, 2012.

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 Persons have ceased to be the beneficial owner of more than five percent of the class of securities, check the following:

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. Not applicable.

Item 8 Identification and Classification of Members of the Group.

Not applicable.

Item 9 Notice of Dissolution of Group.

Not applicable.

Item 10 Certification.

Not applicable.

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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.

Dated: January 28, 2013

PROSPECT VENTURE PARTNERS II, L.P.

By: Prospect Management Co. II, L.L.C. Its: General Partner

/s/ Lori Hoover-Simotas Lori Hoover-Simotas Attorney-in-Fact

PROSPECT ASSOCIATES II, L.P.

By: Prospect Management Co. II, L.L.C. Its: General Partner

/s/ Lori Hoover-Simotas Lori Hoover-Simotas Attorney-in-Fact

PROSPECT MANAGEMENT CO. II, L.L.C.

/s/ Lori Hoover-Simotas Lori Hoover-Simotas Attorney-in-Fact

Exhibit(s):

A - Joint Filing Statement

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JOINT FILING STATEMENT

We, the undersigned, hereby express our agreement that the attached Schedule 13G (or any amendments thereto) relating to the Common Stock of Hansen Medical, Inc. is filed on behalf of each of us.

Dated: January 28, 2013

PROSPECT VENTURE PARTNERS II, L.P.

By: Prospect Management Co. II, L.L.C. Its: General Partner

/s/ Lori Hoover-Simotas Lori Hoover-Simotas Attorney-in-Fact

PROSPECT ASSOCIATES II, L.P.

By: Prospect Management Co. II, L.L.C. Its: General Partner

/s/ Lori Hoover-Simotas Lori Hoover-Simotas Attorney-in-Fact

PROSPECT MANAGEMENT CO. II, L.L.C.

/s/ Lori Hoover-Simotas

Lori Hoover-Simotas Attorney-in-Fact

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