AMICUS THERAPEUTICS INC Form SC 13G/A February 11, 2011

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G Under the Securities Exchange Act of 1934 (Amendment No. 6)

Amicus Therapeutics, Inc. (Name of Issuer)

Common Stock (Title of Class of Securities)

03152W109 (CUSIP Number)

December 31, 2010 (Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

[X]	Rule 13d-1(b)
[X]	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).

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

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		1.	Names of Reporting Person	s.			
	William Leland Edwards						
2	e Instructions)						
		(a)					
		(b)	X				
		3.	SEC Use Only				
	mount B	Sole Voting Power Shared Voting Power Sole Dispositive Power Shared Dispositive Power	oce of Organization 0 6,819,987 0 6,819,987 oorting Person 6,819,9				
11. Percent of C	Class Re _l	presented by Amount in Row (9)	24.3%			
12. Type of Rep	porting F	Person (See Instructions)		IN, HC			
		Pag	ge 2 of 14				

1.			Na	ames of Reporting Pers	sons.
Anthony Joonkyoo Yun, MD				oo Yun, MD	
		Check the	he Appropriate Box if a	a Member of a Group (See Instructions)
		(b)	X		
		3.	SEC Use	Only	
	4.	C	Citizenship or Place of C	Organization	U.S.A.
Number of	5.	Sole Voting		0	
Shares	6.	Shared Voti		-	19,987
Beneficially	7.		sitive Power	0	
Owned by Each Reporting Person With:	8. g	Shared Disp	positive Power	6,81	9,987
9.	Ag	ggregate Amount l	Beneficially Owned by	Each Reporting Person	n 6,819,987
10.	Check	x if the Aggregate	Amount in Row (9) Ex	acludes Certain Shares	(See Instructions)
1	1.	Percent o	of Class Represented by	Amount in Row (9)	24.3%
	12.	Туре	of Reporting Person (S	See Instructions)	IN, HC
			Page 3 or	f 14	

	1. Names of Reporting Persons.				
	Palo Alto Investors				
	2.	Check the Appropriate Box is	f a Member of a Group (See	Instructions)	
		(a)			
		(b)	X		
		3. SEC Us	e Only		
	4.	Citizenship or Place of C	Organization	California	
Number of Shares Beneficially Owned by Each Reporti Person With:		Sole Voting Power Shared Voting Power Sole Dispositive Power Shared Dispositive Power	0 6,819,9 0 6,819,98		
9.	Aggre	egate Amount Beneficially Owned b	by Each Reporting Person	6,819,987	
10.	Check if	the Aggregate Amount in Row (9) I	Excludes Certain Shares (Sec	e Instructions)	
	11.	Percent of Class Represented	by Amount in Row (9)	24.3%	
	12.	Type of Reporting Person	(See Instructions)	CO, HC	
		Page 4	of 14		
CUSIP No. 0	3152W109				

1.

Names of Reporting Persons.

Palo Alto Investors, LLC

2.		Check the Appropriate Box if a	Member of a Group (See I	nstructions)
		(a)		
		(b)	X_	
		3. SEC Use C	Only	
	4.	Citizenship or Place of Org	ganization	California
Number of Shares Beneficially Owned by Each Reporting Person With:	5. 6. 7. 8.	Sole Voting Power Shared Voting Power Sole Dispositive Power Shared Dispositive Power	0 6,819,99 0 6,819,98	
9.	Aggre	gate Amount Beneficially Owned by I	Each Reporting Person	6,819,987
10. Check if the		te Amount in Row (9) Excludes Certa Percent of Class Represented by		24.3%
1	2.	Type of Reporting Person (Se	ee Instructions)	OO, IA
		Page 5 of	14	
CUSIP No. 0315	2W109			
		1. Nar	mes of Reporting Persons.	
		Palo Alto Healthcare Ma	aster Fund, L.P.	
2.		Check the Appropriate Box if a (a)	Member of a Group (See I	nstructions)

X

(b)

		3. SEC Use 0	Only	
	4.	Citizenship or Place of Organ	ization Cay	man Islands
Number of	5.	Sole Voting Power	0	
Shares Beneficially	6.	Shared Voting Power	2,330,68	36
Owned by	7.	Sole Dispositive Power	0	
Each Reporting Person With:	8.	Shared Dispositive Power	2,330,68	6
9.	Agg	regate Amount Beneficially Owned by	Each Reporting Person	2,330,686
10.	Check is	f the Aggregate Amount in Row (9) Ex	cludes Certain Shares (See I	nstructions)
11	1.	Percent of Class Represented by	Amount in Row (9)	8.4%
12. Type of Reporting Person (See Instructions)				

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1. Names of Report			Reporting Persons.			
	Palo Alto Healthcare Master Fund II, L.P.					
2.		Check the Appropriate Box if a Memb	per of a Group (See Instructions)			
		(a)				
	(b)	X				
		3. SEC Use Only				
4	l.	Citizenship or Place of Organization	n Cayman Islands			
Number of	5.	Sole Voting Power	0			
Shares Beneficially	6.	Shared Voting Power	2,612,425			
Owned by	7.	Sole Dispositive Power	0			
Each Reporting Person With:	8.	Shared Dispositive Power	2,612,425			
9.	Aggre	gate Amount Beneficially Owned by Each I	Reporting Person 2,612,425			
10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)						
Percent of Class Represented by Amount in Row (9) 9.4%						
12. Type of Repo	12. Type of Reporting Person (See Instructions) PN					

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	g Persons.				
	Palo Alto Healthcare Fund, L.P.				
2	2.	Check the Appropriate Box if a Member of a G	roup (See Instructions)		
	(a)			
	(b)	X			
	3.	SEC Use Only			
	4.	Citizenship or Place of Organization	Delaware		
Number of Shares Beneficially Owned by Each Reporting Person With:	6. Sha7. Sol8. Sha	e Voting Power ored Voting Power e Dispositive Power ored Dispositive Power	2,061,492 0 2,061,492		
9.	Aggregate	Amount Beneficially Owned by Each Reporting	g Person 2,061,492		
10.	Check if the Ag	ggregate Amount in Row (9) Excludes Certain S	chares (See Instructions)		
1	1.	Percent of Class Represented by Amount in Rov	w (9) 7.4%		
12. Type of Rep	porting Person	(See Instructions)	PN		
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	ns.				
	Palo Alto Healthcare Fund II, L.P.				
	2.	Check the Appropriate	e Box if a Member of a Group (Se	ee Instructions)	
		(a)			
	(b	X X			
		3.	SEC Use Only		
	4.	Citizenship or Pl	ace of Organization	Delaware	
Number of Shares Beneficially Owned by Each Reportin Person With:	5. 6. 7. 8.	Sole Voting Power Shared Voting Power Sole Dispositive Power Shared Dispositive Power	0 2,077,1 0 2,077,1		
9.	Aggre	egate Amount Beneficially O	owned by Each Reporting Person	2,077,139	
10.	Check if	the Aggregate Amount in Ro	ow (9) Excludes Certain Shares (S	ee Instructions)	
	11.	Percent of Class Repre	esented by Amount in Row (9)	7.5%	
12. Type of R	Reporting Pe	erson (See Instructions)		PN	
		Ī	Page 9 of 14		

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CHSIP	Nο	03152W109
COSIF	INU.	U3134W1U3

Item 1.

(a) Name of Issuer

Amicus Therapeutics, Inc.

(b) Address of Issuer's Principal Executive Offices

6 Cedar Brook Drive, Cranbury, NJ 08512

Item 2.

The names of the persons filing this statement are:

Palo Alto Investors, LLC ("PAI")

Palo Alto Investors

William Leland Edwards

Anthony Joonkyoo Yun, MD

Palo Alto Healthcare Master Fund, L.P. ("Healthcare Master")

Palo Alto Healthcare Master Fund II, L.P. ("Healthcare Master II")

Palo Alto Healthcare Fund, L.P. ("Healthcare")

Palo Alto Healthcare Fund II, L.P. ("Healthcare II")

(collectively, the "Filers").

(b) The principal business office of the Filers except Healthcare Master and Healthcare Master II is located at:

470 University Avenue, Palo Alto, CA 94301

The principal business address of Healthcare Master and Healthcare Master II is:

Citco Fund Services (Bermuda) Limited Mintflower Place, 4th Floor 8 Par-La-Ville Road Hamilton HM 08 Bermuda

(c) For citizenship of Filers, see Item 4 of the cover sheet for each Filer.

- (d) This statement relates to shares of Common Stock of the Issuer (the "Stock").
- (e) The CUSIP number of the Issuer is: 03152W109

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CUSIP No. 03152W109

Item	3. If this stater a:	ment is filed pur	suant to rule 240.136	l-1(b) or 240.13d-2(b) or (c), check w	hether the person filing is
	(a)	[]	Broker or dealer reg	stered under section 15 of the Act (1.	5 U.S.C. 78o).
	(b)	[]	Bank as defi	ned in section 3(a)(6) of the Act (15 U	U.S.C. 78c).
	(c)	[] Inst	arance company as d	efined in section 3(a)(19) of the Act (15 U.S.C. 78c).
(d)[]Investment	t company regis	tered under section 8	of the Investment Company Act of 1	940 (15 U.S.C. 80a-8).
	(e) [x]	An inves	tment adviser in acco	ordance with section 240.13d-1(b)(1)((ii)(E) (as to PAI).
(f	() [] An	employee bene	efit plan or endowme	nt fund in accordance with section 24	0.13d-1(b)(1)(ii)(F).
(g)[]		olding company Mr. Edwards and		accordance with 240.13d-1(b)(1)(ii)(G) (as to Palo Alto
(h)	[] A saving	gs association as	defined in section 3	(b) of the Federal Deposit Insurance	Act (12 U.S.C. 1813).
(i)[_		of 1940 (15 U.S.C. 8	on of an investment company under sola-3). Institution in accordance with §240.13	
	(k)]] Gro	up, in accordance with Rule 13d-1(b)	o(1)(ii)(K).
If fili	ng as a non-U	.S. institution in	accordance with §2	40.13d-1(b)(1)(ii)(J), please specify the	he type of institution
Item	4.			Ownership.	
See I	tems 5-9 and 1	11 of the cover p	page for each Filer.		
Item	5.		Ownership of F	ve Percent or Less of a Class	
				of the date hereof the reporting person of securities, check the following	
Item	6.	Owner	ship of More than Fi	ve Percent on Behalf of Another Pers	on.
Healt advis from,	hcare, Healthor er to other inv or the procee	care Master II, I restment funds. ds from the sale	Healthcare II and oth PAI's clients have the of, the Stock. No in	I partner and investment adviser of Her investment limited partnerships, and re right to receive or the power to directly dividual client, other than Healthcare more than five percent of the outstan	nd is the investment ect the receipt of dividends the Master, Healthcare,

CUSIP No. 03152W109

Item Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the 7. Parent Holding Company.

Not applicable.

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

Palo Alto Investors is the manager of PAI. Mr. Edwards is the controlling shareholder of Palo Alto Investors. Dr. Yun is the President of PAI and Palo Alto Investors. The Filers are filing this Schedule 13G jointly, but not as members of a group, and each of them expressly disclaims membership in a group. Each of PAI, Palo Alto Investors, Mr. Edwards and Dr. Yun disclaims beneficial ownership of the Stock except to the extent of that Filer's pecuniary interest therein. In addition, the filing of this Schedule 13G on behalf of Healthcare Master, Healthcare Master II, Healthcare and Healthcare II should not be construed as an admission that they are, and they disclaim that they are, beneficial owners, as defined in Rule 13d-3 under the Securities Exchange Act of 1934, of any of the Stock covered by this Schedule 13G.

Item 9. Notice of Dissolution of Group

Not applicable.

Item 10. Certification.

Certification of PAI, Palo Alto Investors, Mr. Edwards and Dr. Yun:

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 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.

Certification of Healthcare Master, Healthcare Master II, Healthcare and Healthcare II:

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.

Exhibits

Exhibit A Joint Filing Agreement.

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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: February 11, 2011

PALO ALTO INVESTORS PALO ALTO INVESTORS, LLC

By: /s/ Mark Shamia By: Palo Alto Investors, Manager

Mark Shamia, Chief Operating Officer

By: /s/ Mark Shamia

Mark Shamia, Chief Operating Officer

PALO ALTO HEALTHCARE MASTER FUND, PALO ALTO HEALTHCARE FUND, L.P. L.P.

By: Palo Alto Investors, LLC, General Partner

By: Palo Alto Investors, LLC, General Partner
By: Palo Alto Investors, Manager
By: Palo Alto Investors, Manager

By: /s/ Mark Shamia
By: /s/ Mark Shamia
Mark Shamia, Chief Operating Officer

Mark Shamia, Chief Operating Officer

Mark Shamia, Chief Operating Officer

PALO ALTO HEALTHCARE MASTER FUND II, PALO ALTO HEALTHCARE FUND II, L.P. L.P.

By: Palo Alto Investors, LLC, General Partner

By: Palo Alto Investors, LLC, General Partner

By: Palo Alto Investors, Manager

By: Palo Alto Investors, LLC, General Partner
By: Palo Alto Investors, Manager

By: /s/ Mark Shamia
By: /s/ Mark Shamia
Mark Shamia, Chief Operating Officer
Mark Shamia, Chief Operating Officer

/s/ William L. Edwards /s/ Anthony Joonkyoo Yun William L. Edwards Anthony Joonkyoo Yun, MD

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EXHIBIT A AGREEMENT REGARDING JOINT FILING OF STATEMENT ON SCHEDULE 13D OR 13G

The undersigned agree to file jointly with the Securities and Exchange Commission (the "SEC") any and all statements on Schedule 13D or Schedule 13G (and any amendments or supplements thereto) required under section 13(d) of the Securities Exchange Act of 1934, as amended, in connection with purchases and sales by the undersigned of the securities of any issuer until such time as the undersigned file with the SEC a statement terminating this Agreement Regarding Joint Filing of Statement on Schedule 13D or 13G. For that purpose, the undersigned hereby constitute and appoint Palo Alto Investors, LLC, a California limited liability company, as their true and lawful agent and attorney-in-fact, with full power and authority for and on behalf of the undersigned to prepare or cause to be prepared, sign, file with the SEC and furnish to any other person all certificates, instruments, agreements and documents necessary to comply with section 13(d) and section 16(a) of the Securities Exchange Act of 1934, as amended, in connection with said purchases and sales, and to do and perform every act necessary and proper to be done incident to the exercise of the foregoing power, as fully as the undersigned might or could do if personally present, until such time as the undersigned file with the SEC a statement terminating this Agreement Regarding Joint Filing of Statement on Schedule 13D or 13G.

Dated: December 10, 2009

PALO ALTO INVESTORS

/s/ Mark Shamia, Chief Operating Officer By: Palo Alto Investors, Manager By:

PALO ALTO INVESTORS, LLC

By: /s/ Mark Shamia, Chief Operating

Officer

PALO ALTO HEALTHCARE MASTER FUND,

L.P.

PALO ALTO HEALTHCARE FUND, L.P.

By:Palo Alto Investors, LLC, General Partner

By:Palo Alto Investors, LLC, General Partner

By:Palo Alto Investors, Manager

By:Palo Alto Investors, Manager

By:/s/ Mark Shamia, Chief Operating Officer

By:/s/ Mark Shamia, Chief Operating Officer

PALO ALTO HEALTHCARE MASTER FUND II, PALO ALTO HEALTHCARE FUND II, L.P.

L.P.

By: Palo Alto Investors, LLC, General Partner

By: Palo Alto Investors, LLC, General Partner

By: Palo Alto Investors, Manager

By: Palo Alto Investors, Manager

By: /s/ Mark Shamia, Chief Operating Officer

By: /s/ Mark Shamia, Chief Operating Officer

/s/ William L. Edwards /s/ Anthony Joonkyoo Yun, MD

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