AMICUS THERAPEUTICS INC

Form 4

August 26, 2016

FORM 4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

SECURITIES

2. Issuer Name and Ticker or Trading

OMB Number:

3235-0287

Expires:

5. Relationship of Reporting Person(s) to

Issuer

January 31, 2005

0.5

Estimated average burden hours per

OMB APPROVAL

response...

if no longer subject to Section 16. Form 4 or Form 5

Check this box

obligations may continue. See Instruction

1. Name and Address of Reporting Person *

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

1(b).

Stock

(Print or Type Responses)

PERCEPTIVE ADVISORS LLC Symbol AMICUS THERAPEUTICS INC (Check all applicable) [FOLD] (Last) (First) (Middle) 3. Date of Earliest Transaction Director 10% Owner __X__ Other (specify Officer (give title (Month/Day/Year) below) below) 51 ASTOR PLACE, 10TH FLOOR, 08/25/2016 No longer a 10% Owner. (Street) 4. If Amendment, Date Original 6. Individual or Joint/Group Filing(Check Filed(Month/Day/Year) Applicable Line) Form filed by One Reporting Person X_ Form filed by More than One Reporting NEW YORK, NY 10003 Person (City) (State) (Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned 1. Title of 2. Transaction Date 2A. Deemed 3. 4. Securities Acquired (A) 5. Amount of 7. Nature of Security (Month/Day/Year) Execution Date, if Transaction Disposed of (D) Securities Ownership Indirect (Instr. 3) Code (Instr. 3, 4 and 5) Beneficially Form: Beneficial Direct (D) Ownership (Month/Day/Year) (Instr. 8) Owned Following or Indirect (Instr. 4) Reported (A) Transaction(s) (Instr. 4) (Instr. 3 and 4) Code V Amount (D) Price See Common S 08/25/2016 1.100.000 D

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

14,139,444

6.81

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

Footnotes

(1)(2)

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1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exer	cisable and	7. Title	and	8. Price of	9. Nu
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transaction	nNumber Expiration Date		Amour	nt of	Derivative	Deriv	
Security	or Exercise		any	Code	of	(Month/Day/	Year)	Underl	ying	Security	Secui
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivative	e		Securit	ies	(Instr. 5)	Bene
	Derivative				Securities			(Instr. :	3 and 4)		Owne
	Security				Acquired						Follo
	·				(A) or						Repo
					Disposed						Trans
					of (D)						(Instr
					(Instr. 3,						
					4, and 5)						
									A		
									Amount		
						Date	Expiration		or		
						Exercisable	e Date				
				G 1 W					of		
				Code V	(A) (D)				Shares		

Reporting Owners

Reporting Owner Name / Address Relationships

Director 10% Owner Officer Other

No longer a 10% Owner.

No longer a 10% Owner.

No longer a 10% Owner.

PERCEPTIVE ADVISORS LLC 51 ASTOR PLACE, 10TH FLOOR

NEW YORK, NY 10003

EDELMAN JOSEPH

C/O PERCEPTIVE ADVISORS LLC

51 ASTOR PLACE, 10TH FLOOR

NEW YORK, NY 10003

PERCEPTIVE LIFE SCIENCES MASTER FUND LTD

C/O PERCEPTIVE ADVISORS LLC

51 ASTOR PLACE, 10TH FLOOR

NEW YORK, NY 10003

Signatures

/s/ Joseph Edelman, managing member of Perceptive Advisors LLC

08/26/2016

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- This Form 4 is being filed by Perceptive Life Science Master Fund Ltd. (the "Master Fund"), Perceptive Advisors LLC (the "Advisor")

 (1) and Joseph Edelman. The Advisor serves as the investment manager of Master Fund and to a managed account (the "Managed Account") for Titan Perc, Ltd. Mr. Edelman is the managing member of the Advisor.

This amount reflects the amount of securities held by the Advisor immediately following the transaction requiring the filing of this statement. In accordance with Instruction 5(b)(iv) of Form 4, the entire amount of the Issuer's securities held by Master Fund is reported by the Advisor disclaims for appropriate formula of the Scarnitics Forders Advisor disclaims for appropriate for the Scarnitics Forders Advisor disclaims for appropriate for the Scarnitics Forders Advisor disclaims for appropriate formula of the Scarnitics Forders Advisor disclaims for appropriate for the Scarnitics Forders Advisor disclaims for appropriate formula of the Scarnitics Forders Advisor disclaims for appropriate formula of the Scarnitics Forders Advisor disclaims for appropriate formula of the Scarnitics Forders Advisor disclaims for appropriate formula of the Scarnitics Forders Advisor disclaims for appropriate formula of the Scarnitics Forders Advisor disclaims for appropriate formula of the Scarnitics Forders Advisor disclaims for appropriate formula of the Scarnitics Forders Advisor disclaims for appropriate formula of the Scarnitics Forders and the Advisor disclaims for appropriate formula of the Scarnitics Forders and the Advisor disclaims for appropriate formula of the Scarnitics Forders and the Advisor disclaims for appropriate formula of the Scarnitics Forders and the Advisor disclaims for appropriate formula of the Scarnitics Forders and the Advisor disclaims for appropriate formula of the Scarnitics Forders and the Advisor disclaims for appropriate formula of the Scarnitics Forders and the Advisor disclaims for appropriate formula of the Scarnitics Forders and the Advisor disclaims for a propriate for a prop

(2) herein. Each of Mr. Edelman and the Advisor disclaims, for purposes of Section 16 of the Securities Exchange Act of 1934, beneficial ownership of such securities, except to the extent of his/its indirect pecuniary interest therein, and this report shall not be deemed an admission that either Mr. Edelman or the Advisor is the beneficial owner of such securities for purposes of Section 16 or for any other purposes.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Reporting Owners 2

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