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AMICUS THERAPEUTICS INC Form 3 May 30, 2007 UNITED STATES SECURITIES AND EXCHANGE COMMISSION OMB APPROVAL FORM 3 Washington, D.C. 20549 OMB

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

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

(Print or Type Responses)

1. Name and Address of Report Person <u>*</u> FHM IV LP	Statem	e of Event Requiring hent h/Day/Year)	3. Issuer Name and Ticker or Trading Symbol AMICUS THERAPEUTICS INC [FOLD]					
(Last) (First) (I	Middle) 05/30	/2007	4. Relationship of Reporting Person(s) to Issuer		5. If Amen Filed(Montl	dment, Date Original h/Day/Year)		
TWO UNION SQUARE, UNION STREET STE 32			(Check	all applicable)				
(Street)	1		Director Officer (give title below	X10% O Other (specify below	Filing(Chec	al or Joint/Group k Applicable Line) ed by One Reporting		
SEATTLE, WA 9810	1				_X_ Form fi Reporting Pe	led by More than One erson		
(City) (State)	(Zip)	Table I - N	Non-Derivat	ive Securities	ies Beneficially Owned			
1.Title of Security (Instr. 4)		2. Amount o Beneficially (Instr. 4)		Ownership (4. Nature of Indiro Ownership Instr. 5)	ect Beneficial		
Reminder: Report on a separate owned directly or indirectly.	line for each class	of securities benefic	ially SI	EC 1473 (7-02)				
informat required	ion contained ir	o the collection of a this form are not ess the form displ trol number.	t					
Table II - Deriva	tive Securities Be	eneficially Owned (e	.g., puts, calls,	warrants, optio	ons, convertible s	ecurities)		
1. Title of Derivative Security (Instr. 4)	2. Date Exercisa Expiration Date (Month/Day/Year)		d Amount of Underlying Security	4. Conversio or Exercis Price of Derivative	se Form of Derivative	6. Nature of Indirect Beneficial Ownership (Instr. 5)		

Expiration Title

Date

Date

Exercisable

Direct (D)

or Indirect

(I)

Security

Amount or

Number of

Shares

3235-0104 Number: January 31, Expires: 2005 Estimated average burden hours per response... 0.5

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						(Instr. 5)	
Series B Convertible Preferred Stock	(1)	(1)	Common Stock	988,446	\$ <u>(1)</u>	I (2)	By Frazier Healthcare IV, LP
Series B Convertible Preferred Stock	(1)	(1)	Common Stock	5,016	\$ <u>(1)</u>	I <u>(2)</u>	By Frazier Affiliates IV, LP
Series C Convertible Preferred stock	(1)	(1)	Common Stock	1,011,088	\$ <u>(1)</u>	I (2)	By Frazier Healthcare IV, LP
Series C Convertible Preferred Stock	(1)	(1)	Common Stock	5,132	\$ <u>(1)</u>	I (2)	By Frazier Affiliates IV, LP
Series D Convertible Preferred Stock	(1)	(1)	Common Stock	572,310	\$ <u>(1)</u>	I <u>(2)</u>	By Frazier Healthcare IV, LP
Series D Convertible Preferred stock	(1)	(1)	Common Stock	2,904	\$ <u>(1)</u>	I <u>(2)</u>	By Frazier Affiliates IV, LP
Warrant to purchase Series B (right to buy)	(<u>3)</u>	(3)	Series B Convertible Preferred Stock	15,042	\$ 6.375	I <u>(2)</u>	By Frazier Healthcare IV, LP
Warrant to purchase Series B (right to buy)	(<u>3)</u>	(<u>3)</u>	Series B Convertible Preferred Stock	76	\$ 6.375	I <u>(2)</u>	By Frazier Affiliates IV, LP

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director 10% Owner		Officer	Other		
FHM IV LP TWO UNION SQUARE 601 UNION STREET STE 3200 SEATTLE, WA 98101	Â	ÂX	Â	Â		
FRAZIER HEALTHCARE IV LP Â	Â	ÂX	Â	Â		
FRAZIER AFFILIATES IV LP	Â	ÂX	Â	Â		

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Signatures

FHM IV, LP By: FHM IV, LLC, its General Partner /s/ Thomas S. Hodge, Chief Operating Officer

<u>**</u>Signature of Reporting Person

05/30/2007

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 5(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).
- (1) The Issuer's Series B, Series C and Series D convertible preferred stock will automatically be converted into Common Stock, 1-for-1, upon the closing of the Issuer's initial public offering.

These securities are owned directly by the entity listed. Frazier Healthcare IV, LP and Frazier Affiliates IV, LP, are joint filers. FHM IV,(2) LP, the designated filer, serves as the general partner of Frazier Healthcare IV, LP and Frazier Affiliates IV, LP. FHM IV, LP disclaims beneficial ownership of the reported securities, except to the extent of its proportionate pecuniary interest therein.

Warrant to purchase Series B convertible preferred stock will automatically be exercised for cash immediately prior to the closing of the(3) Issuer's initial public offering. The Series B shares will automatically be converted to Common Stock upon the closing of the initial public offering.

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Remarks:

Exhibit 99.1 Joint Filer Information

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