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

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

			ANI PHARMACEUTICALS INC	
			(Name of Issuer)	
			COMMON STOCK	
			(Title of Class of Securities)	
			09065V302	
			(CUSIP Number)	
			12/31/13	
			(Date of Event Which Requires Filing of this Statement)	
Check the app	propriate	e box to	designate the rule pursuant to which this Schedule is filed:	
0		13d-1(b		
0	Rule	13d-1(c)	
X	Rule	13d-1(d		
			r 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 containing information which would alter disclosures provided in a prior cover page.	
			the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act 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. 0)9065V3	302	13G	
1.	I.R.S.	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (Entities Only) FA Private Equity Fund IV, L.P. 36-4432547		
2.	Check	the Ap	propriate Box if a Member of a Group (See Instructions)	
	(a)	0		
	(b)	X		
3.	SEC Use Only			
4.	Citizer DE	nship or	Place of Organization	
		5.	Sole Voting Power 552,494	
Number of Shares Beneficially		6.	Shared Voting Power 00,000	
Owned by Each Reporting		7.	Sole Dispositive Power 552,494	
Person With			,	

8.

Shared Dispositive Power

00,000

9.	Aggregate Amount Beneficially Owned by Each Reporting Person 552,494				
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o				
11.	Percen 5.8%	Percent of Class Represented by Amount in Row (9) 5.8%			
12.	Type of Reporting Person (See Instructions) PN				
	* Due to an administrative error, the Schedule 13G filed on February 6, 2014 over reported the number of shares owned by the reporting person. This Amendment No. 1 to Schedule 13G is filed solely to correct such error.				
			2		
CUSIP No. 0)9065V3	302	13G		
1.	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (Entities Only) FA Private Equity Fund IV GmbH & Co. Beteiligungs KG Foreign				
2.			ropriate Box if a Member of a Group (See Instructions)		
	(a) (b)	0			
	(0)	X			
3.	SEC U	se Only			
4.	Citizenship or Place of Organization Germany				
		5.	Sole Voting Power 23,015		
Number of Shares Beneficially		6.	Shared Voting Power 00,000		
Owned by Each Reporting Person With		7.	Sole Dispositive Power 23,015		
		8.	Shared Dispositive Power 00,000		
9.	Aggreg 23,015		ount Beneficially Owned by Each Reporting Person		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o				
11.	Percen 0.2%	t of Clas	ss Represented by Amount in Row (9)		
12.	12. Type of Reporting Person (See Instructions) PN		ring Person (See Instructions)		

			3
USIP No. 0)9065V	302	13G
1.	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (Entities Only) The Productivity Fund IV Liquidating Trust 45-6899967		
2.		the App	propriate Box if a Member of a Group (See Instructions)
	(a)	0	
	(b)	X	
3.	SEC U	Jse Only	
4.	Citizenship or Place of Organization DE		
		5.	Sole Voting Power 224,302
Tumber of hares eneficially		6.	Shared Voting Power 00,000
owned by ach eporting erson With		7.	Sole Dispositive Power 224,302
		8.	Shared Dispositive Power 00,000
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 224,302		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o		
11.	Percent of Class Represented by Amount in Row (9) 2.4%		
12.	Type o	of Repor	ting Person (See Instructions)
			ministrative error, the Schedule 13G filed on February 6, 2014 over reported the number of shares owned by the reporting amendment No. 1 to Schedule 13G is filed solely to correct such error.
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USIP No. 0)9065V	302	13G

 \ast Due to an administrative error, the Schedule 13G filed on February 6, 2014 over reported the number of shares owned by the reporting

person. This Amendment No. 1 to Schedule 13G is filed solely to correct such error.

Names of Reporting Persons

1.

	I.R.S. Identification Nos. of Above Persons (Entities Only) The Productivity Fund IV Advisors Fund Liquidating Trust 45-6899983				
2.	Check	the An	propriate Box if a Member of a Group (See Instructions)		
_,	(a)	0			
	(b)	<u> </u>			
	(-)				
3.	SEC U	Jse Only	y		
4.	Citizenship or Place of Organization DE				
		5.	Sole Voting Power 8,629		
Number of Shares Beneficially		6.	Shared Voting Power 00,000		
Owned by Each Reporting Person With		7.	Sole Dispositive Power 8,629		
		8.	Shared Dispositive Power 00,000		
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 8,629				
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o				
11.	Percent of Class Represented by Amount in Row (9) 0.1%				
12.	Type of Reporting Person (See Instructions) OO (Other)				
	* Due to an administrative error, the Schedule 13G filed on February 6, 2014 over reported the number of shares owned by the reporting person. This Amendment No. 1 to Schedule 13G is filed solely to correct such error.				
CUSIP No. 0)9065V	302	13G		
1.	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (Entities Only) Tracy L. Marshbanks ###-##-#####				
2.	Check (a)	the Ap	propriate Box if a Member of a Group (See Instructions)		
	(b)	X			
3.	SEC Use Only				

4.

Citizenship or Place of Organization

	5.	Sole Voting Power 8,310 (1)			
Number of Shares Beneficially	6.	Shared Voting Power 808,440			
Owned by Each Reporting Person With	7.	Sole Dispositive Power 0 (2)			
	8.	Shared Dispositive Power 808 ,440			
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 816,750 (1)				
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o				
11.	Percent of Class Represented by Amount in Row (9) 8.6%				
12.	Type of Repo	orting Person (See Instructions)			
	(2) Does not	include the Unvested Restricted Stock 6			
CUSIP No. 0	9065V302	13G			
Item 1.					
		of Issuer HARMACEUTICALS, INC.			
	(b) Addres 210 M	ss of Issuer's Principal Executive Offices ain Street West, Baudette, MN 56623			
Item 2.					
		of Person Filing over Pages, Item 1			
	c/o Fir One S. Suite 3	ss of the Principal Office or, if none, Residence st Analysis Corp., Wacker Dr. 900 50, IL 60606			
	(c) Citizer See Co	nship over Pages, Item 4.			
		f Class of Securities on Stock			
	(e) CUSIP 09065	Number V302			

United States

Item 3.	If thi	s statei	ment is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:	
	(a)	0	Broker or dealer registered under section 15 of the Act (15 U.S.C. 780).	
	(b)	0	Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).	
	(c)	0	Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).	
	(d)	0	Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).	
	(e)	0	An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);	
	(f)	0	An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);	
	(g)	0	A parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G);	
	(h)	0	A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);	
	(i)	0	A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);	
	(j)	0	Group, in accordance with §240.13d-1(b)(1)(ii)(J).	
			7	
Item 4. Ownership. Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1. See Cover Pages, Items 5 through 11. (a) Amount beneficially owned:				
		(b)	Percent of class:	
		(c)	Number of shares as to which the person has:	
		_	(i) Sole power to vote or to direct the vote	
			(ii) Shared power to vote or to direct the vote	
			(iii) Sole power to dispose or to direct the disposition of	
			(iv) Shared power to dispose or to direct the disposition of .	
Instruction.	For co	mputati	ions regarding securities which represent a right to acquire an underlying security see §240.13d-3(d)(1).	

Item 5. Ownership of Five Percent or Less of a Class.

n/a

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following o.

Instruction. Dissolution of a group requires a response to this item.

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Please see Exhibit I attached hereto.

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

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

Please see Exhibit I attached hereto.

Item 9. Notice of Dissolution of Group.

n/a

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13G

Item 10. Certification.

n/a

(a) The following certification shall be included if the statement is filed pursuant to §240.13d-1(b):

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.

(b) The following certification shall be included if the statement is filed pursuant to §240.13d-1(c):

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.

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.

	2/10/2014
	Date
	/s/ Tracy L. Marshbanks
	Signature
_	Tracy L. Marshbanks
	Name/Title

FA PRIVATE EQUITY FUND IV, L.P.

By: FA Private Equity Management IV, L.L.C., its General Partner By: First Analysis Private Equity Management Company IV, L.L.C., its

Managing Member

By: First Analysis Venture Operations and Research, L.L.C., its Managing Member

By: First Analysis Corporation, its Manager

By: Tracy L. Marsbhanks, Managing Director

FA PRIVATE EQUITY FUND IV GMBH & CO. BETEILIGUNGS KG

By: FA Private Equity Management IV, L.L.C., its Managing Limited Partner

By: First Analysis Private Equity Management Company IV, L.L.C., its Managing Member

By: First Analysis Venture Operations and Research, L.L.C., its Managing Member

By: First Analysis Corporation, its Manager

THE PRODUCTIVITY FUND IV LIQUIDATING TRUST

By: First Analysis Management Company IV, L.L.C., its Trustee

By: First Analysis Venture Operations and Research, L.L.C., Its Managing Member

By: First Analysis Corporation, Its Manager

By: Tracy L. Marsbhanks, Managing Director

THE PRODUCTIVITY FUND IV ADVISORS FUND LIQUIDATING TRUST

By: First Analysis Management Company IV, L.L.C., its Trustee

By: First Analysis Venture Operations and Research, L.L.C., Its Managing Member

By: First Analysis Corporation, Its Manager

By: Tracy L. Marsbhanks, Managing Director

Tracy L. Marshbanks

EXHIBIT I to Schedule 13G Identification of General Partners

The general partner of FA Private Equity Fund IV, L.P. ("FAPEF"), and the managing limited partner of FA Private Equity Fund IV Gmbh & Co. Beteiligungs KG ("Gmbh") is FA Private Equity Management IV, L.L.C. ("FAPEM"), whose ultimate members are Fist Analysis Venture Operations and Research, L.L.C. ("FAVOR"), Argentum Management LLC ("AM"), Argentum Investments, LLC ("AI"), Hamilton/FAC KRG, LLC ("Hamilton"), Allan Cohen, Clement Erbmann ("Erbmann"), Lightwave Advisors, James Macdonald ("Macdonald"), Tracy Marshbanks ("Marshbanks"), F. Oliver Nicklin, Jr. ("Nicklin"), and Howard Smith ("Smith"). Only FAVOR, AM, Erbmann, Macdonald, Marshbanks, Nicklin and Smith take executive action on behalf of FAPEM with respect to its functioning as general partner of FAPEF and managing limited partner of Gmbh.

Each of AM and AI maintains its business address c/o The Argentum Group ("TAG"), 60 Madison Avenue, Suite 701, New York, New York 10010 (the "TAG Address"). The persons who take actions on behalf of AM and AI with respect to their functioning as members of FAPEM are Daniel Raynor ("Raynor") and Walter H. Barandiaran ("Barandiaran"). Each of Raynor and Barandiaran is principally employed as an executive of TAG and maintains his business address at the TAG Address. TAG's principal business is private equity/venture capital.

The person who takes actions on behalf of Hamilton with respect to its functioning as a member of FAPEM is Charles Hamilton, who is principally employed as managing director of KRG Capital and maintains his business address at 1800 Larimer Street, Suite 2200, Denver, CO 80202. KRG Capital's principal business is private equity.

The trustee of The Productivity Fund IV Liquidating Trust ("TPFIV") and The Productivity Fund IV Advisors Fund Liquidating Trust ("Advisors") is First Analysis Management Company IV, LLC, whose members are FAVOR and Mark Koulogeorge ("Koulogeorge") who both take executive action on behalf of TPF IV and Advisors.

First Analysis Corporation ("FAC") manages FAVOR. Nicklin, President and Director of FAC, takes executive actions on behalf of FAC with respect to FAC's functioning as an ultimate general partner of FAPEF, Gmbh, TPFIV and Advisors. Nicklin maintains his principal office at One South Wacker Drive, Suite 3900, Chicago, Illinois 60606 ("Suite 3900"). He is principally employed as an executive of FAC. FAC's principal business is participation in private growth equity partnerships and the provision of research investment services. Its principal business address is Suite 3900.

To the best of FAC's knowledge, each of the natural persons listed above is a citizen of the United States, except for Barandiaran, who is a citizen of Peru.