INTERCEPT PHARMACEUTICALS INC Form SC 13G January 11, 2016

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities and Exchange Act of 1934

Intercept Pharmaceuticals, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

45845P108

(CUSIP Number)

December 31, 2015

(Date of Event Which Requires Filing of this Statement)

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

This Schedule is filed pursuant to Rule 13d-1(b)

The information required in the remainder of this cover page (except any items to which the form provides a cross-reference) 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.

(\cap I	IS	IΡ	NO	458	345	P1(18

1)	Name of Ro	eporti	ng Person Ameriprise Financial, Inc.			
2)	S.S. or I.R.S. Identification IRS No. 13-3180631 No. of Above Person Check the Appropriate Box if a Member of a Group (a) " (b) x*					
3)	* This filing describes the reporting person s relationship with other persons, but the reporting person d not affirm the existence of a group. SEC Use Only					
4)	Citizenship or Place of Organization					
	Delaware	5)	Sole Voting Power			
NUMB SHA	RES	6)	0 Shared Voting Power			
OWNE EA0	ED BY	7)	2,639,098 Sole Dispositive Power			
REPORTING PERSON WITH		8)	0 Shared Dispositive Power			

2,863,068

9) Aggregate Amount Beneficially Owned by Each Reporting Person

2,863,068

10) Check if the Aggregate Amount in Row (9) Excludes Certain Shares

Not Applicable

11) Percent of Class Represented by Amount In Row (9)

11.77%

12) Type of Reporting Person

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(CI	IS	ΙP	NC	458	₹45	Ρ1	OS	२

1)	Name of Re	eporti	ng Person Columbia Management Investment Advisers, LLC				
2)		ve Pe					
3)	* This filing describes the reporting person s relationship with other persons, but the reporting person does not affirm the existence of a group. SEC Use Only						
4)	Citizenship or Place of Organization						
	Minnesota	5)	Sole Voting Power				
NUMB SHA BENEFIO	RES	6)	0 Shared Voting Power				
OWNED BY EACH		7)	2,639,098 Sole Dispositive Power				
REPORTING PERSON WITH		8)	0 Shared Dispositive Power				

2,863,068

9) Aggregate Amount Beneficially Owned by Each Reporting Person

2,863,068

10) Check if the Aggregate Amount in Row (9) Excludes Certain Shares

Not Applicable

11) Percent of Class Represented by Amount In Row (9)

11.77%

12) Type of Reporting Person

IΑ

CI	IC.	ΙÞ	NO	458	45	Ρ1	NΩ

1)	Name of R	eporti	ing Person Columbia Select Large Cap Growth Fund				
2)		ve Pe	erson opriate Box if a Member of a Group				
3)	* This filing describes the reporting person s relationship with other persons, but the reporting person does not affirm the existence of a group. SEC Use Only						
4)	Citizenship or Place of Organization						
	Massachus	etts 5)	Sole Voting Power				
NUMB SHA BENEFIO	RES	6)	1,270,483 Shared Voting Power				
OWNED BY EACH		7)	0 Sole Dispositive Power				
REPORTING PERSON WITH		8)	0 Shared Dispositive Power				

1,270,483

9) Aggregate Amount Beneficially Owned by Each Reporting Person

1,270,483

10) Check if the Aggregate Amount in Row (9) Excludes Certain Shares

Not Applicable

11) Percent of Class Represented by Amount In Row (9)

5.22%

12) Type of Reporting Person

IV

1(a) Name of Issuer: Intercept Pharmaceuticals, Inc.

1(b) Address of Issuer s Principal 4:

Executive Offices:

450 West 15th Street Suite 505

New York, NY 10011

2(a) Name of Person Filing: (a) Ameriprise Financial, Inc. (AFI)

(b) Columbia Management Investment

Advisers, LLC (CMIA)

(c) Columbia Select Large Cap Growth Fund (Fund)

2(b) Address of Principal Business Office: (a) Ameriprise Financial, Inc.

145 Ameriprise Financial Center

Minneapolis, MN 55474

(b) 225 Franklin St.

Boston, MA 02110

(c) 225 Franklin St.

Boston, MA 02110

2(c) Citizenship: (a) Delaware

(b) Minnesota

(c) Massachusetts

2(d) Title of Class of Securities: Common Stock

2(e) Cusip Number: 45845P108

- 3 Information if statement is filed pursuant to Rules 13d-1(b) or 13d-2(b):
- (a) Ameriprise Financial, Inc.

A parent holding company in accordance with Rule 13d-1(b)(1)(ii)(G). (Note: See Item 7)

(b) Columbia Management Investment Advisers, LLC

An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E).

(c) Columbia Select Large Cap Growth Fund

An investment company in accordance with Rule 13d-1(b)(1)(ii)(D).

4 Incorporated by reference to Items (5)-(9) and (11) of the cover page pertaining to each reporting person.

CMIA and AFI do not directly own any shares of Common Stock of the issuer. As the investment adviser to the Fund and various other unregistered and registered investment companies and other managed accounts, CMIA may be deemed to beneficially own the shares reported herein by the Fund. Accordingly, the shares reported herein by CMIA include those shares separately reported herein by the Fund.

As the parent holding company of CMIA, AFI may be deemed to beneficially own the shares reported herein by CMIA. Accordingly, the shares reported herein by AFI include those shares separately reported herein by CMIA.

Each of AFI and CMIA, and the subsidiaries identified on the attached Exhibit I, disclaims beneficial ownership of any shares reported on this Schedule.

- 5 Ownership of 5% or Less of a Class: Not Applicable
- 6 Ownership of more than 5% on Behalf of Another Person:

To the knowledge of AFI, CMIA and the Fund, no other persons besides AFI, CMIA and the Fund and those persons for whose shares of common stock CMIA and AFI report beneficial ownership have the right to receive or the power to direct the receipt of dividends from or the proceeds from the sale of the securities of the issuer reported herein. As of December 31, 2015, only the Fund owned more than 5% of the class of securities reported herein.

Any remaining shares reported herein by CMIA are held by various other funds or accounts managed by CMIA which each have the right to receive any dividends paid by the issuer and could terminate their respective investment advisory relationship with CMIA and then subsequently direct the use of proceeds from the sale of the common stock owned by such fund or account. To CMIA s knowledge, none of these other funds or accounts own more than 5% of the outstanding shares of the issuer as December 31, 2015.

7 Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company:

AFI: See Exhibit I

- 8 Identification and Classification of Members of the Group: Not Applicable
- 9 Notice of Dissolution of Group: Not Applicable

10 Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purposes or effect.

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 8, 2016

Ameriprise Financial, Inc.

By: /s/ Amy Johnson Name: Amy Johnson

Title: Senior Vice President and Chief

Operating Officer-Asset

Management

Columbia Management Investment Advisers, LLC

By: /s/ Amy Johnson

Name: Amy Johnson

Title: Chief Operating Officer and

Managing Director

Columbia Select Large Cap Growth Fund

By: /s/ Paul Goucher

Name: Paul Goucher

Title: Senior Vice President, Chief Legal

Officer and Assistant Secretary

Contact Information

Richard Dluzniewski

Vice President-Control & Operational Risk-Operations and Investor Services

Telephone: (212) 850-1434

Exhibit Index

Exhibit I Identification and Classification of the Subsidiary which Acquired the Security Being Reported on by the

Parent Holding Company.

Exhibit II Joint Filing Agreement