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

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 1)*

Anallic Pharmacouticals Inc.

Apenis Fharmaceuticals, Inc.
(Name of Issuer)
Common Shares
(Title of Class of Securities)
037530106
(CUSIP Number)
December 31, 2018
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
 □ Rule 13d-1(b) ☑ 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 family 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).

CUSIP No. <u>037530106</u>				13G	Page 2 of 11			
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1	NAMES OF REPORTING PERSONS							
1	venBio	venBio Global Strategic Fund II, L.P.						
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CUSIP No. <u>0375</u>	<u>30106</u>			13G	Page 3 of 11			
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CUSIP No. <u>0375</u>	5 <u>30106</u>			13G	Page 4 of 11			
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CUSIP No. <u>037530106</u>				13G		Page 5 of 11			
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1	NAMES OF REPORTING PERSONS								
1	Rober	Robert Adelman							
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CUSIP No. <u>0375</u>	<u>30106</u>			13G	Page 6 of 11			
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4	NAMES OF REPORTING PERSONS							
1	Corey Goodman							
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Item 1(a). Name of Issuer:

Apellis Pharmaceuticals, Inc.

Item 1(b). Address of Issuer's Principal Executive Offices:

6400 Westwind Way, Suite A Crestwood, KY 40014

Item 2(a). Names of Persons Filing:

This statement is being filed by venBio Global Strategic Fund II, L.P. (the "Fund"); venBio Global Strategic GP II, L.P. (the "General Partner"), which is the sole general partner of the Fund; venBio Global Strategic GP II, Ltd. (the "GP Ltd."), which is the sole general partner of the General Partner; Robert Adelman ("Adelman"), a director of the GP Ltd.; and Corey Goodman ("Goodman" and, together with Adelman, the "Directors"), a director of the GP Ltd. The Fund, the General Partner, the GP Ltd. and the Directors are sometimes referred to collectively herein as the "Reporting Persons".

Item 2(b). Address of Principal Business Office or, if None, Residence:

The address of the principal business office of each Reporting Person is c/o venBio Partners, LLC, 1700 Owens Street, Suite 595, San Francisco, CA 94158.

Item 2(c). <u>Citizenship</u>:

Each of the Fund and the General Partner is a Cayman Islands exempted limited partnership. The GP Ltd. is a Cayman Islands exempted company. Each of the Directors is a United States citizen.

Item 2(d). <u>Title of Class of Securities</u>:

Common Shares

Item 2(e). CUSIP Number:

037530106

Item 3. If this statement is filed pursuant to §§ 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

Not applicable.

Item 4. <u>Ownership</u>.

- (a) Amount Beneficially Owned: The Fund may be deemed to beneficially own 1,790,102 shares of Common Shares, par value \$0.0001 per share (the "venBio Shares"). As the sole general partner of the Fund, the General Partner may be deemed to own beneficially the venBio Shares. As the sole general partner of the General Partner, the GP Ltd. likewise may be deemed to own beneficially the venBio Shares. As directors of the GP Ltd., each of the Directors likewise may be deemed to own beneficially the venBio Shares.
- (b) Percent of Class: See Line 11 of cover sheets. The percentages set forth on the cover sheet for each Reporting Person are calculated based on 56,242,571 Common Shares reported by the Issuer to be outstanding as of November 5, 2018 in the Issuer's Quarterly Report on Form 10-Q as filed with the Securities and Exchange Commission on November 13, 2018.

- (c) Number of shares as to which such person has:
 - (i) sole power to vote or to direct the vote: See Line 5 of cover sheets.
 - (ii) shared power to vote or to direct the vote: See Line 6 of cover sheets.
 - (iii) sole power to dispose or to direct the disposition of: See Line 7 of cover sheets.
 - (iv) shared power to dispose or to direct the disposition of: See Line 8 of cover sheets.

Each Reporting Person disclaims beneficial ownership of such securities except for the shares, if any, such Reporting Person holds of record.

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

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.

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

Not applicable.

Item 7. <u>Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person.</u>

Not applicable.

Item 8. <u>Identification and Classification of Members of the Group.</u>

Not applicable. The Reporting Persons expressly disclaim membership in a "group" as used in Rule 13d-5(b).

Item 9. <u>Notice of Dissolution of Group.</u>

Not applicable.

Item 10. <u>Certification</u>.

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, other than activities solely in connection with a nomination under § 240.14a-11.

Material to be Filed as Exhibits.

Exhibit 1 – Agreement regarding filing of joint Schedule 13G.

Exhibit 2 – Power of Attorney regarding filings under the Securities Exchange Act of 1934, as amended.

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	<u>SIGNATURE</u>	
After reasonable inquiry and to the bes statement is true, complete and correct.	t of its knowledge and belief, each of the undersigned	d certifies that the information set forth in this
Date: February 14, 2019		
VENBIO GLOBAL STRATEGIC FUND II, L.P.		
By: VENBIO GLOBAL STRATEGIC GP II, L General Partner	.P.	
By: venBio Global Strategic GP II, Ltd General Partner	i .	
By: * Director	<u></u>	
VENBIO GLOBAL STRATEGIC GP II, L.P.		
By: VENBIO GLOBAL STRATEGIC GP II, L' General Partner	ΓD.	
By: * Director		
VENBIO GLOBAL STRATEGIC GP II, LTD.		
By: * Director		
*		
Robert Adelman		
* Corey Goodman		
	*By: /s/ David Pezeshki David Pezeshki As attorney-in-fact	
This Schedule 13G was executed by David Pezeshk Exhibit 2.	i on behalf of the individual listed above pursuant to	a Power of Attorney, a copy of which is attached as

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			EXHIBIT
		AGREEMENT	
inforn Inc.			hereby agree that only one statement containing the resigned of shares of stock of Apellis Pharmaceuticals
	EXECUTED this 14th day of February, 201	9.	
VENE	BIO GLOBAL STRATEGIC FUND II, L.P.		
By:	VENBIO GLOBAL STRATEGIC GP II, L. General Partner	Р.	
	By: venBio Global Strategic GP II, Ltd General Partner	l.	
	By: * Director	<u> </u>	
VENE	BIO GLOBAL STRATEGIC GP II, L.P.		
By:	VENBIO GLOBAL STRATEGIC GP II, LT General Partner	TD.	
	By: * Director		
VENE	BIO GLOBAL STRATEGIC GP II, LTD.		
	By:* Director		
Rober	* t Adelman		
Corey	* Goodman		
		*By: /s/ David Pezeshki David Pezeshki As attorney-in-fact	
This A		behalf of the individual listed above pursuant to a F	Power of Attorney, a copy of which is attached as

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EXHIBIT 2

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that the undersigned hereby constitutes and appoints David Pezeshki his true and lawful attorney-in-fact, with full power of substitution, to sign any and all instruments, certificates and documents that may be necessary, desirable or appropriate to be executed on behalf of himself as an individual or in his capacity as a direct or indirect general partner, director, officer, member or manager of any partnership, corporation or limited liability company, pursuant to section 13 or 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and any and all regulations promulgated thereunder, and to file the same, with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, and with any other entity when and if such is mandated by the Exchange Act or by the Financial Industry Regulatory Authority, granting unto said attorney-in-fact full power and authority to do and perform each and every act and thing necessary, desirable or appropriate, fully to all intents and purposes as he might or could do in person, thereby ratifying and confirming all that said attorney-in-fact, or his substitutes, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, this Power of Attorney has been signed as of the 10^{th} day of February, 2017.

/s/ Robert Adelman
Robert Adelman
/s/ Corey Goodman
Corey Goodman