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

Washington, D.C. 20045

SCHEDULE 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (b)

(Amendment No.)*

Ambarella, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

G037AX101

(CUSIP Number)

December 31, 2012

(Date of Event Which Requires Filing of this Statement)

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

- o Rule 13d-1(b)
- o Rule 13d-1(c)
- x 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 for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on 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. (G037AX	X101	13 G					
1	Names of Reporting Persons. Pacven Walden Ventures V, L.P.							
2	Check the Appropriate Box if a Member of a Group*							
	(a) (b)	0 x (1)						
3	SEC U	Jse Only						
4	4 Citizenship or Place of Organization Cayman Islands							
		5	Sole Voting Power 2,820,041 shares of Common Stock (2)					
Number of Shares Beneficially		6	Shared Voting Power 0 shares					
Owned by Each Reporting Person With		7	Sole Dispositive Power 2,820,041 shares of Common Stock (2)					
		8	Shared Dispositive Power 0 shares					

- 9 Aggregate Amount Beneficially Owned by Each Reporting Person 2,820,041 shares of Common Stock (2)
- 10 Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o
- 11 Percent of Class Represented by Amount in Row 9 10.8% (3)

12 Type of Reporting Person* PN

(1) This Schedule 13G is filed by Pacven Walden Ventures V, L.P. ("Pacven V"), Pacven Walden Ventures Parallel V-A C.V. ("Pacven Parallel V-A"), Pacven Walden Ventures Parallel V-B C.V. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Parallel V-B"), Lip-Bu Tan ("Tan"), Andrew Kau ("Kau"), Hock Voon Loo ("Loo"), and Brian Chiang ("Chiang" and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Tan, Kau, Loo and Chiang, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) The shares are held by Pacven V. Pacven Walden Management V Co. Ltd. ("Pacven Mgmnt V") is the general partner of Pacven V. Lip-Bu Tan is the sole director of Pacven Walden Management V Co. Ltd. and he shares voting and dispositive power of the shares held by Pacven V and Affiliated Funds with other members of the investment committee, who are Hock Voon Loo, Brian Chiang, and Andrew Kau. Pacven Mgmnt V and the Reporting Persons disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.

(3) Percent of class is based on 26,093,016 shares of Common Stock outstanding as of October 31, 2012 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on December 17, 2012.

CUSIP No. (G037ΑΣ	X101	13 G				
1	Names Pacvei	s of Repo n Walder	orting Persons. I Ventures Parallel V-A C.V.				
2	Check	the App	ropriate Box if a Member of a Group*				
	(a)	0					
	(b)						
3	SEC Use Only						
4	Citizenship or Place of Organization Netherlands						
		5	Sole Voting Power 64,885 shares of Common Stock (2)				
Number of Shares Beneficially Owned by Each Reporting Person With		6	Shared Voting Power 0 shares				
		7	Sole Dispositive Power 64,885 shares of Common Stock (2)				
		8	Shared Dispositive Power 0 shares				

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

11	Percent of Class Represented by Amount in Row 9
	0.2% (3)

12 Type of Reporting Person*

PN

(1) This Schedule 13G is filed by Pacven Walden Ventures V, L.P. ("Pacven V"), Pacven Walden Ventures Parallel V-A C.V. ("Pacven Parallel V-A"), Pacven Walden Ventures Parallel V-B C.V. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Associates V"), Pacven Walden Ventures V-QP Associates Fund, L.P. ("Pacven Associates V-QP"), Lip-Bu Tan ("Tan"), Andrew Kau ("Kau"), Hock Voon Loo ("Loo"), and Brian Chiang ("Chiang" and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Tan, Kau, Loo and Chiang, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) The shares are held by Pacven Parallel V-A. Pacven Walden Management V Co. Ltd. ("Pacven Mgmnt V") is the general partner of Pacven Parallel V-A. Pacven Mgmnt V holds voting and dispositive power of the shares held by Pacven Parallel V-A, however, disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.

(3) Percent of class is based on 26,093,016 shares of Common Stock outstanding as of October 31, 2012 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on December 17, 2012.

3							
CUSIP No. (G037AX	X101	13 G				
1	Names Pacver	Names of Reporting Persons Pacven Walden Ventures Parallel V-B C.V.					
2	Check	the App	propriate Box if a Member of a Group*				
	(a)	0					
	(b)	x (1)					
3	SEC U	se Only					
4	Citizenship or Place of Organization Netherlands						
		5	Sole Voting Power 64,885 shares of Common Stock (2)				
Number of Shares Beneficially		6	Shared Voting Power 0 shares				
Owned by Each Reporting Person With	L	7	Sole Dispositive Power 64,885 shares of Common Stock (2)				
		8	Shared Dispositive Power 0 shares				
9	Aggregate Amount Beneficially Owned by Each Reporting Person 64,885 shares of Common Stock (2)						
10	Check	Box if t	he Aggregate Amount in Row (9) Excludes Certain Shares* o				
11	Percent of Class Represented by Amount in Row 90 0.2% (3)						

(1) This Schedule 13G is filed by Pacven Walden Ventures V, L.P. ("Pacven V"), Pacven Walden Ventures Parallel V-A C.V. ("Pacven Parallel V-A"), Pacven Walden Ventures Parallel V-B C.V. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Parallel V-B"), Lip-Bu Tan ("Tan"), Andrew Kau ("Kau"), Hock Voon Loo ("Loo"), and Brian Chiang ("Chiang" and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Tan, Kau, Loo and Chiang, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) The shares are held by Pacven Parallel V-B. Pacven Walden Management V Co. Ltd. ("Pacven Mgmnt V") is the general partner of Pacven Parallel V-B. Pacven Mgmnt V holds voting and dispositive power of the shares held by Pacven Parallel V-B, however, disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.

(3) Percent of class is based on 26,093,016 shares of Common Stock outstanding as of October 31, 2012 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on December 17, 2012.

CUCID N.		101	12.0					
CUSIP No. C	JU3/AX.	101	13 G					
1			orting Persons n Ventures V Associates Fund, L.P.					
2	Check the Appropriate Box if a Member of a Group*							
	(a)							
	(b)	x (1)						
3	SEC Us	e Only						
4	Citizens Caymar		Place of Organization Is					
		5	Sole Voting Power 9,784 shares of Common stock (2)					
Number of Shares Beneficially		6	Shared Voting Power 0 shares					
Owned by Each Reporting Person With		7	Sole Dispositive Power 9,784 shares of Common stock (2)					
		8	Shared Dispositive Power 0 shares					
9	Aggregate Amount Beneficially Owned by Each Reporting Person 9,784 shares of Common stock (2)							
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o							
11	Percent of Class Represented by Amount in Row 9 0.0% (3)							
12	Type of Reporting Person* PN							

- (1) This Schedule 13G is filed by Pacven Walden Ventures V, L.P. ("Pacven V"), Pacven Walden Ventures Parallel V-A C.V. ("Pacven Parallel V-A"), Pacven Walden Ventures Parallel V-B C.V. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Parallel V-B"), Lip-Bu Tan ("Tan"), Andrew Kau ("Kau"), Hock Voon Loo ("Loo"), and Brian Chiang ("Chiang" and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Tan, Kau, Loo and Chiang, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) The shares are held by Pacven Associates V. Pacven Walden Management V Co. Ltd. ("Pacven Mgmnt V") is the general partner of Pacven Associates V. Pacven Mgmnt V holds voting and dispositive power of the shares held by Pacven Associates V, however, disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.
- (3) Percent of class is based on 26,093,016 shares of Common Stock outstanding as of October 31, 2012 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on December 17, 2012.

5							
CUSIP No. C	G037AX	101	13 G				
1	Names of Reporting Persons Pacven Walden Ventures V-QP Associates Fund, L.P.						
2	Check	the App	propriate Box if a Member of a Group*				
	(a)	0					
	(b)	x (1)					
3	SEC U	se Only	7				
4	Citizen Cayma		Place of Organization ds				
		5	Sole Voting Power 53,148 shares of Common stock (2)				
Number of Shares Beneficially		6	Shared Voting Power 0 shares				
Owned by Each Reporting Person With		7	Sole Dispositive Power 53,148 shares of Common stock (2)				
		8	Shared Dispositive Power 0 shares				
9	Aggregate Amount Beneficially Owned by Each Reporting Person 53,148 shares of Common stock (2)						
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o						
11	Percent of Class Represented by Amount in Row 9 0.2% (3)						
12	Type of Reporting Person* PN						

⁽¹⁾ This Schedule 13G is filed by Pacven Walden Ventures V, L.P. ("Pacven V"), Pacven Walden Ventures Parallel V-A C.V. ("Pacven Parallel V-A"), Pacven Walden Ventures Parallel V-B C.V. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Parallel V-B"), Lip-Bu Tan ("Tan"), Andrew Kau ("Kau"), Hock Voon Loo ("Loo"), and Brian Chiang ("Chiang" and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Tan, Kau, Loo and Chiang, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

- (2) The shares are held by Pacven Associates V-QP. Pacven Walden Management V Co. Ltd. ("Pacven Mgmnt V") is the general partner of Pacven Associates V-QP. Pacven Mgmnt V holds voting and dispositive power of the shares held by Pacven Associates V-QP, however, disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.
- (3) Percent of class is based on 26,093,016 shares of Common Stock outstanding as of October 31, 2012 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on December 17, 2012.

			6				
CUSIP No. C	G037AX	101	13 G				
1		Names of Reporting Persons Lip-Bu Tan					
2	Check the Appropriate Box if a Member of a Group* (a) o						
	(b)	x (1)					
3	SEC Us	e Only					
4	Citizens United S	ship or I States o	Place of Organization of America				
		5	Sole Voting Power 22,222 shares (3)				
Number of Shares Beneficially		6	Shared Voting Power 3,012,743 shares of Common Stock (2)				
Owned by Each Reporting Person With		7	Sole Dispositive Power 22,222 shares (3)				
		8	Shared Dispositive Power 3,012,743 shares of Common Stock (2)				
9	Aggregate Amount Beneficially Owned by Each Reporting Person 3,034,965 shares of Common Stock						
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o						
11	Percent 11.6% (as Represented by Amount in Row 9				
12	Type of Reporting Person* IN						

⁽¹⁾ This Schedule 13G is filed by Pacven Walden Ventures V, L.P. ("Pacven V"), Pacven Walden Ventures Parallel V-A C.V. ("Pacven Parallel V-A"), Pacven Walden Ventures Parallel V-B C.V. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Parallel V-B"), Lip-Bu Tan ("Tan"), Andrew Kau ("Kau"), Hock Voon Loo ("Loo"), and Brian Chiang ("Chiang" and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Tan, Kau, Loo and Chiang, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

⁽²⁾ Includes: (i) 2,820,041 shares held by Pacven V, (ii) 64,885 shares held by Pacven Parallel V-A, (iii) 64,885 shares held by Pacven Parallel V-B, (iv) 9,784 shares held by Pacven Associates V, and (v) 53,148 shares held by Pacven Associates V-QP. The reporting person is the sole director and a member of the Investment Committee of Pacven Walden Management V Co. Ltd. ("Pacven Mgmnt V"). Pacven Mgmnt V is the general partner of Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V-QP and Pacven Associates V. The reporting person disclaims beneficial ownership of these partnerships' shares except as to the reporting person's pecuniary interest in the partnerships.

(3) Includes a fully exercisable option to purchase 22,222 shares held by the reporting person.

(4) Percent of class is based on 26,093,016 shares of Common Stock outstanding as of October 31, 2012 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on December 17, 2012.

			7				
CUSIP No. C	G037AX	101	13 G				
1		Names of Reporting Persons Andrew Kau					
2	Check the Appropriate Box if a Member of a Group*						
2	(a)	0					
	(b)	x (1)					
3	SEC Us	se Only					
4	Citizenship or Place of Organization United States of America						
	5		Sole Voting Power 0 shares				
Number of Shares Beneficially		6	Shared Voting Power 3,012,743 shares of Common Stock (2)				
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares				
	8		Shared Dispositive Power 3,012,743 shares of Common Stock (2)				
9	Aggregate Amount Beneficially Owned by Each Reporting Person 3,012,743 shares of Common Stock (2)						
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o						
11	Percent of Class Represented by Amount in Row 9 11.5% (3)						
12	Type of Reporting Person* IN						

⁽¹⁾ This Schedule 13G is filed by Pacven Walden Ventures V, L.P. ("Pacven V"), Pacven Walden Ventures Parallel V-A C.V. ("Pacven Parallel V-A"), Pacven Walden Ventures Parallel V-B C.V. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Associates V"), Pacven Walden Ventures V-QP Associates Fund, L.P. ("Pacven Associates V-QP"), Lip-Bu Tan ("Tan"), Andrew Kau ("Kau"), Hock Voon Loo ("Loo"), and Brian Chiang ("Chiang" and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Tan, Kau, Loo and Chiang, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

⁽²⁾ Includes: (i) 2,820,041 shares held by Pacven V, (ii) 64,885 shares held by Pacven Parallel V-A, (iii) 64,885 shares held by Pacven Parallel V-B, (iv) 9,784 shares held by Pacven Associates V, and (v) 53,148 shares held by Pacven Associates V-QP. The Reporting Person is a member of the Investment Committee of Pacven Walden Management V Co. Ltd. ("Pacven Mgmnt V"). Pacven Mgmnt V is the general partner of Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V-QP and Pacven Associates V. The reporting person disclaims beneficial ownership of these partnerships' shares except as to the reporting person's pecuniary interest in the partnerships.

(3) Percent of class is based on 26,093,016 shares of Common Stock outstanding as of October 31, 2012 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on December 17, 2012.

CUSIP No. C	G037AX101	13 G						
1	Names of Reporting Persons Hock Voon Loo							
2	Check the Appropriate Box if a Member of a Group*							
	(a) o							
	(b) x (1	x (1)						
3	SEC Use Or	ıly						
	Citizenship or Place of Organization United States of America							
	5	Sole Voting Power 0 shares						
Number of Shares Beneficially	6	Shared Voting Power 3,012,743 shares of Common Stock (2)						
Owned by Each Reporting Person With	7	Sole Dispositive Power 0 shares						
	8	Shared Dispositive Power 3,012,743 shares of Common Stock (2)						
9	Aggregate Amount Beneficially Owned by Each Reporting Person 3,012,743 shares of Common Stock (2)							
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o							
	Percent of C 11.5% (3)	class Represented by Amount in Row 9						
	Type of Reporting Person* IN							

- (2) Includes: (i) 2,820,041 shares held by Pacven V, (ii) 64,885 shares held by Pacven Parallel V-A, (iii) 64,885 shares held by Pacven Parallel V-B, (iv) 9,784 shares held by Pacven Associates V, and (v) 53,148 shares held by Pacven Associates V-QP. The Reporting Person is a member of the Investment Committee of Pacven Walden Management V Co. Ltd. ("Pacven Mgmnt V"). Pacven Mgmnt V is the general partner of Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V-QP and Pacven Associates V. The reporting person disclaims beneficial ownership of these partnerships' shares except as to the reporting person's pecuniary interest in the partnerships.
- (3) Percent of class is based on 26,093,016 shares of Common Stock outstanding as of October 31, 2012 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on December 17, 2012.

⁽¹⁾ This Schedule 13G is filed by Pacven Walden Ventures V, L.P. ("Pacven V"), Pacven Walden Ventures Parallel V-A C.V. ("Pacven Parallel V-A"), Pacven Walden Ventures Parallel V-B C.V. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Associates V"), Pacven Walden Ventures V-QP Associates Fund, L.P. ("Pacven Associates V-QP"), Lip-Bu Tan ("Tan"), Andrew Kau ("Kau"), Hock Voon Loo ("Loo"), and Brian Chiang ("Chiang" and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Tan, Kau, Loo and Chiang, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

CUSIP No. (G037AX101	1	13 G					
1	Names of Reporting Persons Brian Chiang							
2	Check the	Арр	ropriate Box if a Member of a Group*					
	(a) o							
	(b) x	(1)						
3	SEC Use (Only						
4	Citizenshi United Sta		Place of Organization f America					
	5		Sole Voting Power 0 shares					
Number of Shares Beneficially	6		Shared Voting Power 3,012,743 shares of Common Stock (2)					
Owned by Each Reporting Person With	7		Sole Dispositive Power 0 shares					
	8		Shared Dispositive Power 3,012,743 shares of Common Stock (2)					
9	Aggregate Amount Beneficially Owned by Each Reporting Person 3,012,743 shares of Common Stock (2)							
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o							
11	Percent of Class Represented by Amount in Row 9 11.5% (3)							
12	Type of Re IN	eport	ing Person*					

(1) This Schedule 13G is filed by Pacven Walden Ventures V, L.P. ("Pacven V"), Pacven Walden Ventures Parallel V-A C.V. ("Pacven Parallel V-A"), Pacven Walden Ventures Parallel V-B C.V. ("Pacven Parallel V-B"), Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Associates V"), Pacven Walden Ventures V-QP Associates Fund, L.P. ("Pacven Associates V-QP"), Lip-Bu Tan ("Tan"), Andrew Kau ("Kau"), Hock Voon Loo ("Loo"), and Brian Chiang ("Chiang" and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Tan, Kau, Loo and Chiang, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

(2) Includes: (i) 2,820,041 shares held by Pacven V, (ii) 64,885 shares held by Pacven Parallel V-A, (iii) 64,885 shares held by Pacven Parallel V-B, (iv) 9,784 shares held by Pacven Associates V, and (v) 53,148 shares held by Pacven Associates V-QP. The Reporting Person is a member of the Investment Committee of Pacven Walden Management V Co. Ltd. ("Pacven Mgmnt V"). Pacven Mgmnt V is the general partner of Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V-QP and Pacven Associates V. The reporting person disclaims beneficial ownership of these partnerships' shares except as to the reporting person's pecuniary interest in the partnerships.

(3) Percent of class is based on 26,093,016 shares of Common Stock outstanding as of October 31, 2012 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on December 17, 2012.

Introductory Note: This Statement on Schedule 13G is filed on behalf of the Reporting Persons, in respect of shares of Common Stock, par value \$0.00045 per share ("Common Stock"), of Ambarella, Inc. (the "Issuer").

Item 1

	(a)	Name of Issuer: Ambarella, Inc.								
		Address of Issuer's Principal Executive Offices: 2975 San Ysidro Way Santa Clara, California								
Item 2										
	(a)	Name of Person(s) Filing:								
		Pacven Walden Ventures V, L.P. ("Pacven V") Pacven Walden Ventures Parallel V-A C.V. ("Pacven Parallel V-A") Pacven Walden Ventures Parallel V-B C.V. ("Pacven Parallel V-B") Pacven Walden Ventures V Associates Fund, L.P. ("Pacven Associates V") Pacven Walden Ventures V-QP Associates Fund, L.P. ("Pacven Associates V-QP") Lip-Bu Tan ("Tan") Andrew Kau ("Kau") Hock Voon Loo ("Loo") Brian Chiang ("Chiang")								
	(b)	Address of Principal Business Office: One California Street, Suite 2800 San Francisco, CA 94111								
	(b)	Citizenship: Entities: Pacven V - Cayman Islands Pacven Parallel V-A - Netherlands Pacven Parallel V-B - Netherlands Pacven Associates V - Cayman Islands Pacven Associates V - Cayman Islands Pacven Associates V-QP - Cayman Islands								
		Individuals:Tan-United States of AmericaKau-United States of AmericaLoo-SingaporeChiang-United States of America								
	(d)	Title of Class of Securities: Common Stock								
	(e)	CUSIP Number: G037AX101								

11

Item 4 Ownership.

The following information with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2012:

Reporting Persons	Shares Held Directly	Sole Voting Power	Shared Voting Power	Sole Dispositive Power	Shared Dispositive Power	Beneficial Ownership	Percentage of Class (1)
Pacven V	2,820,041	2,820,041	0	2,820,041	0	2,820,041	10.8%
Pacven Parallel V-A	64,885	64,885	0	64,885	0	64,885	0.2%
Pacven Parallel V-B	64,885	64,885	0	64,885	0	64,885	0.2%
Pacven Associates V	9,784	9,784	0	9,784	0	9,784	0.0%
Pacven Associates V-							
QP	53,148	53,148	0	53,148	0	53,148	0.2%
Tan	22,222	22,222	3,012,743	22,222	3,012,743	3,034,965	11.6%
Kau	0	0	3,012,743	0	3,012,743	3,012,743	11.5%
Loo	0	0	3,012,743	0	3,012,743	3,012,743	11.5%
Chiang	0	0	3,012,743	0	3,012,743	3,012,743	11.5%

(1) Percent of class is based on 26,093,016 shares of Common Stock outstanding as of October 31, 2012.

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 persons have ceased to be the beneficial owner of more than five percent of the class of securities, check the following: o

Item 6	Ownership of More than Five Percent on Behalf of Another Person. Not applicable.
Item 7	Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company.
	Not applicable.
Item 8	Identification and Classification of Members of the Group.
	Not applicable.
Item 9	Notice of Dissolution of Group.
	Not applicable.
Item 10	Certification.
	Not applicable.
	12

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: February 13, 2013

Pacven Walden Ventures V, L.P.

By: Pacven Walden Management V Co. Ltd Its: General Partner

By: /s/ Lip-Bu Tan Name: Lip-Bu Tan, Director

Pacven Walden Ventures Parallel V-A C.V.

By:	Pacven Walden Management V Co. Ltd
Its:	General Partner

By:	/s/ Lip-Bu Tan
Name:	Lip-Bu Tan, Director

Pacven Walden Ventures Parallel V-B C.V.

By:	Pacven Walden Management V Co. Ltd
Its:	General Partner
By:	/s/ Lip-Bu Tan
Name:	Lip-Bu Tan, Director

Pacven Walden Ventures V Associates Fund, L.P.

By: Its:	Pacven Walden Management V Co. Ltd General Partner
By:	/s/ Lip-Bu Tan
Name:	Lip-Bu Tan, Director

Pacven Walden Ventures V-QP Associates Fund, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By:	/s/ Lip-Bu Tan
Name:	Lip-Bu Tan, Director

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/s/ Lip-Bu Tan	
Lip-Bu Tan	
/s/ Andrew Kan	
Andrew Kau	
/s/ Hock Voon Loo	
Hock Voon Loo	
/s/ Brian Chiang	
Brian Chiang	
	1
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Exhibit(s):

A - Joint Filing Statement

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EXHIBIT A

JOINT FILING STATEMENT

We, the undersigned, hereby express our agreement that the attached Schedule 13G (or any amendments thereto) relating to the Common Stock of Ambarella, Inc. is filed on behalf of each of us.

Dated: February 13, 2013

Pacven Walden Ventures V, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan Name: Lip-Bu Tan, Director

Pacven Walden Ventures Parallel V-A C.V.

By: Its:	Pacven Walden Management V Co. Ltd General Partner
By:	/s/ Lip-Bu Tan
Name:	Lip-Bu Tan, Director

Pacven Walden Ventures Parallel V-B C.V.

By:	Pacven Walden Management V Co. Ltd
Its:	General Partner

By: /s/ Lip-Bu Tan Name: Lip-Bu Tan, Director

_ ____

Pacven	Walden	Ventures	V	Associates	Fund, L.P.
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By:	Pacven Walden Management V Co. Ltd
Its:	General Partner
By:	/s/ Lip-Bu Tan
Name:	Lip-Bu Tan, Director

Pacven Walden Ventures V-QP Associates Fund, L.P.

By:	Pacven Walden Management V Co. Ltd
Its:	General Partner

/s/ Lip-Bu Tan Lip-Bu Tan, Director By: Name:

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/s/ Lip-Bu Tan	
Lip-Bu Tan	
/s/ Andrew Kan	
Andrew Kau	
/s/ Hock Voon Loo	
Hock Voon Loo	
/s/ Brian Chiang	
Brian Chiang	
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