SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **SCHEDULE 13G**

Under the Securities and Exchange Act of 1934

# ICU Medical, Inc.

(Name of Issuer)

Common Stock (Title of Class of Securities)

> 44930G107 (CUSIP Number)

December 31, 2011 (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.

3)       SEC Use Only         4)       Citizenship or Place of Organization         Delaware       0         Sole Voting Power         0       6)         Shared Voting Power         0       6)         Shared Voting Power         0         8)       Shared Dispositive Power         905,249         10)       Check if the Aggregate Amount Beneficially Owned by Each Reporting Person         995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable         11)       Percent of Class Represented by Amount In Row (9)	CUSIP NO. 44930G107				
IRS No. 13-3180631         2)       Check the Appropriate Box if a Member of a Group <ul> <li>(a) □</li> <li>(b) ⊠*</li> <li>* This filing describes the reporting person's relationship with other persons, but the reporting person does not affirm the existence             group.</li> </ul> 3)         SEC Use Only           4)         Citizenship or Place of Organization <ul> <li>Delaware</li> <li>Sole Voting Power</li> <li>(a)</li> <li>(b) Shared Voting Power</li> <li>(b) Shared Voting Power</li> <li>(c) Shared Voting Power</li> <l< td=""><td>1)</td><td colspan="4">Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person</td></l<></ul>	1)	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person			
2)       Check the Appropriate Box if a Member of a Group <ul> <li>(a)</li> <li>(b) I *</li> <li>* This filing describes the reporting person's relationship with other persons, but the reporting person does not affirm the existence group.</li> <li>3)</li> <li>SEC Use Only</li> <li>4)</li> <li>Citizenship or Place of Organization             <ul></ul></li></ul>	Ameriprise Financial, Inc.				
(a)       (b) EX*         * This filing describes the reporting person's relationship with other persons, but the reporting person does not affirm the existence group.         3)       SEC Use Only         4)       Citizenship or Place of Organization         Delaware       0         6)       Shared Voting Power         0       6)         8)       Shared Voting Power         0       6)         9)       Sole Zoting Power         0       0         8)       Shared Voting Power         9)       Aggregate Amount Beneficially Owned by Each Reporting Person         995,249       9         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable       11)					
3)       SEC Use Only         4)       Citizenship or Place of Organization         Delaware       Delaware         \$)       Sole Voting Power         0       Shared Voting Power         BENEFICIALLY       6)         OWNED BY       396,556         EACH       7)         Sole Dispositive Power         0       0         WITH       8)         Shared Dispositive Power         995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable         11)       Percent of Class Represented by Amount In Row (9)	2)				
4)       Citizenship or Place of Organization         Delaware         NUMBER OF SHARES         BENEFICIALLY OWNED BY         6)         Shared Voting Power         BENEFICIALLY         OWNED BY         396,556         EACH REPORTING PERSON WITH         7)       Sole Dispositive Power         0         8)       Shared Dispositive Power         99       Aggregate Amount Beneficially Owned by Each Reporting Person         995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable         11)       Percent of Class Represented by Amount In Row (9)					
Delaware         NUMBER OF         SHARES         BENEFICIALLY         OWNED BY         EACH         REPORTING         PERSON         WITH         8)         Shared Dispositive Power         995,249         9)         Aggregate Amount Beneficially Owned by Each Reporting Person         995,249         10)         Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable         11)	3)	SEC Use Only			
NUMBER OF       5)       Sole Voting Power         BENEFICIALLY       0         OWNED BY       396,556         EACH       7)       Sole Dispositive Power         REPORTING       0         PERSON       0         WITH       8)       Shared Dispositive Power         99)       Aggregate Amount Beneficially Owned by Each Reporting Person         995,249       995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable       11)         Percent of Class Represented by Amount In Row (9)	4)	Citizenship or Place of Organization			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH       6)       Shared Voting Power         7)       Sole Dispositive Power         0       0         8)       Shared Dispositive Power         9)       Aggregate Amount Beneficially Owned by Each Reporting Person         995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable         11)       Percent of Class Represented by Amount In Row (9)	Delaware				
NUMBER OF SHARES       6)       Shared Voting Power         BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH       396,556         8)       Sole Dispositive Power         9       8)       Shared Dispositive Power         995,249       995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable       11)		5) Sole Voting Power			
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON       6)       Shared Voting Power         7)       Sole Dispositive Power         0       0         WITH       8)       Shared Dispositive Power         9)       Aggregate Amount Beneficially Owned by Each Reporting Person         995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         11)       Percent of Class Represented by Amount In Row (9)	NUMBER				
OWNED BY EACH REPORTING PERSON WITH       396,556         7)       Sole Dispositive Power         0       0         8)       Shared Dispositive Power         995,249       995,249         9)       Aggregate Amount Beneficially Owned by Each Reporting Person         995,249       995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable       11)         11)       Percent of Class Represented by Amount In Row (9)	SHARE	S 6) Shared Voting Power			
REPORTING PERSON WITH       0         8)       Shared Dispositive Power         995,249       995,249         9)       Aggregate Amount Beneficially Owned by Each Reporting Person         995,249       995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable       Not Applicable         11)       Percent of Class Represented by Amount In Row (9)		BY 396,556			
PERSON WITH       0         8)       Shared Dispositive Power         995,249       995,249         9)       Aggregate Amount Beneficially Owned by Each Reporting Person         995,249       995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable       Not Applicable         11)       Percent of Class Represented by Amount In Row (9)					
8)       Snared Dispositive Power         995,249         9)       Aggregate Amount Beneficially Owned by Each Reporting Person         995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable         11)       Percent of Class Represented by Amount In Row (9)	PERSO	N 0			
9)       Aggregate Amount Beneficially Owned by Each Reporting Person         995,249         10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable         11)       Percent of Class Represented by Amount In Row (9)	WIIH	8) Shared Dispositive Power			
995,249       10)     Check if the Aggregate Amount in Row (9) Excludes Certain Shares       Not Applicable       11)     Percent of Class Represented by Amount In Row (9)					
10)       Check if the Aggregate Amount in Row (9) Excludes Certain Shares         Not Applicable         11)       Percent of Class Represented by Amount In Row (9)	9)	Aggregate Amount Beneficially Owned by Each Reporting Person			
Not Applicable           11)         Percent of Class Represented by Amount In Row (9)					
11) Percent of Class Represented by Amount In Row (9)	10)	Check if the Aggregate Amount in Row (9) Excludes Certain Shares			
7 20%	11)	Percent of Class Represented by Amount In Row (9)			
		7.20%			
12) Type of Reporting Person	12)	Type of Reporting Person			
НС		HC			

Columbia Mar IRS No. 41-1	ntification No. of Above Person nagement Investment Advisers, LLC 533211 opriate Box if a Member of a Group		
IRS No. 41-13	533211 opriate Box if a Member of a Group		
	opriate Box if a Member of a Group		
2) Check the Anne	opriate Box if a Member of a Group *		
(a) $\Box$ (b) $\boxtimes$			
* This filing des group.	scribes the reporting person's relationship with other persons, but the reporting person does not affirm the existence of a		
3) SEC Use Only	SEC Use Only		
4) Citizenship or Pl	lace of Organization		
Minnesota			
5) Sol	le Voting Power		
NUMBER OF	0		
SHARES 6) Sha	ared Voting Power		
BENEFICIALLY OWNED BY	396,556		
EACH 7) Sol REPORTING	le Dispositive Power		
	0		
WITH 8) Sha	ared Dispositive Power		
	995,249		
9) Aggregate Amou	unt Beneficially Owned by Each Reporting Person		
995,249			
10) Check if the Agg	gregate Amount in Row (9) Excludes Certain Shares		
Not Applica			
11) Percent of Class	Represented by Amount In Row (9)		
7.20%			
12) Type of Reportin	Type of Reporting Person		
IA	IA		

1(a)	Name of Issuer:	ICU Medical, Inc.		
1(b)	Address of Issuer's Principal Executive Offices:	951 Calle Amanecer San Clemente, CA 92763-6212		
2(a)	Name of Person Filing:	<ul><li>(a) Ameriprise Financial, Inc. ("AFI")</li><li>(b) Columbia Management Investment Advisers, LLC ("CMIA")</li></ul>		
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		
2(c)	Citizenship:	(a) Delaware (b) Minnesota		
2(d)	Title of Class of Securities:	Common Stock		
2(e)	Cusip Number:	44930G107		
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)		
4	Incorporated by reference to Items (5)-(9) and (11) of the cover page pertaining to each reporting person.			
	AFI, as the parent company of CMIA, 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 disclaims beneficial own	nership 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: Not Applicable
- 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: February 13, 2012

Ameriprise Financial, Inc.

By: /s/ Wade M. Voigt

Name: Wade M. Voigt Title: Vice President – Fund Administration – Financial Reporting

Columbia Management Investment Advisers, LLC

By:/s/ Amy JohnsonName:Amy JohnsonTitle:Chief Operating Officer

Contact Information Wade M. Voigt Vice President – Fund Administration – Financial Reporting Telephone: (612) 671-5682

## 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

#### Exhibit I

#### to

### Schedule 13G

Ameriprise Financial, Inc., a Delaware Corporation, is a parent holding company. The classification and identity of the relevant subsidiaries is as follows:

Investment Adviser – Columbia Management Investment Advisers, LLC is an investment adviser registered under section 203 of the Investment Advisers Act of 1940.

#### Exhibit II

#### to

#### Schedule 13G

#### Joint Filing Agreement

The undersigned persons agree and consent to the joint filing on their behalf of this Schedule 13G dated February 13, 2012 in connection with their beneficial ownership of ICU Medical, Inc. Columbia Management Investment Advisers, LLC authorizes Ameriprise Financial, Inc. to execute the Schedule 13G to which this Exhibit is attached and make any necessary amendments thereto.

Ameriprise Financial, Inc.

By: /s/ Wade M. Voigt

Wade M. Voigt Vice President – Fund Administration – Financial Reporting

Columbia Management Investment Advisers, LLC

By: <u>/s/ Amy Johnson</u>

Amy Johnson Chief Operating Officer