Paper 6

#### UNITED STATES PATENT AND TRADEMARK OFFICE

#### BEFORE THE PATENT TRIAL AND APPEAL BOARD

#### FLATWING PHARMACEUTICALS, LLC, Petitioner

V.

ANACOR PHARMACEUTICALS, INC., Patent Owner

> Case No. IPR2018-00168 U.S. Patent No. 9,549,938

Mailed: January 3, 2018

#### PETITIONER'S UPDATED MANDATORY NOTICES PURSUANT TO 37 C.F.R. § 42.8

DOCKET

Pursuant to 37 C.F.R. 42.8(a)(3), Petitioner, FlatWing Pharmaceuticals, LLC, hereby updates its mandatory notices. The notable updates are to add additional Back-up Counsel and update the Board regarding the status of the IPRs

listed in Related Matters. For the Board's convenience, the updated information is underlined.

#### 1. Real Parties-In-Interest, § 42.8(b)(1)

The real parties-in-interest are FlatWing Pharmaceuticals, LLC, Rajneesh Ahuja, and Wicker Pharmaceuticals, LLC (collectively "FlatWing" or "Petitioner").

#### 2. Related Matters, § 42.8(b)(2)

There are no judicial matters pending that would affect, or be affected by, a decision in the proceeding.

Administrative matters that would or could affect or be affected by a decision in a proceeding instituted on this petition are United States Patent Applications Ser. No. 15/355,393 and Ser. No. 15/355,813.

This petition is one of four petitions that Petitioner filed concurrently, requesting *inter partes* review of U.S. Patents Nos. 9,549,938 B2, 9,566,289 B2, 9,566,290 B2, and 9,572,823 B2. Each of the four would or could affect, or be affected by, a decision in any of the other three proceedings. <u>The other three proceedings with respect to the case at bar are as follows:</u>

Case No. IPR2018-00168 U.S. Patent No. 9,549,938

• <u>Case No. IPR2018-00169, inter partes review of U.S. Patent No.</u> 9,566,289, which received its Notice of Filing Date Accorded to Petition on <u>December 12, 2017;</u>

• <u>Case No. IPR2018-00170, inter partes review of U.S. Patent No.</u> 9,566,290; and

• Case No. IPR2018-00171, inter partes review of U.S. Patent No.

#### <u>9,572,823.</u>

In addition, although not currently subject to administrative proceedings that would affect or be affected by a decision in a proceeding instituted on this petition, issued patents which assert the same claim of priority as U.S. Patent No. 9,549,938 and have substantially the same specification are:

- U.S. Patent No. 7,582,621
- U.S. Patent No. 7,767,657
- U.S. Patent No. 8,039,451
- U.S. Patent No. 8,115,026
- U.S. Patent No. 8,440,642
- U.S. Patent No. 8,722,917
- U.S. Patent No. 8,889,656
- U.S. Patent No. 9,353,133

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#### Case No. IPR2018-00168 U.S. Patent No. 9,549,938

- U.S. Patent No. 9,566,290
- U.S. Patent No. 9,572,823
- U.S. Patent No. 9,566,289

#### 3. Lead and Back-Up Counsel, § 42.8(b)(3)

The following are designated as lead counsel and back-up counsel, pursuant

to 37 C.F.R. § 42.10. A Power of Attorney is being filed concurrently herewith.

Lead counsel is:

Philip D. Segrest, Jr. (Reg. No. 39,021)

Back-up counsel is:

Eric J. Rakestraw (Reg. No. 68,740).

Additional Back-up counsel is:

Edward D. Manzo (Reg. No. 28,139).

#### 4. Service Information, § 42.8(b)(4)

RM

Papers concerning this matter should be served on the following:

#### (i) Electronic Mailing Address

Petitioner consents to service by email at:

Philip.Segrest@HuschBlackwell.com Eric.Rakestraw@HuschBlackwell.com PTAB-ERakestraw@HuschBlackwell.com Edward.Manzo@HuschBlackwell.com Case No. IPR2018-00168 U.S. Patent No. 9,549,938

#### (ii) Postal Mailing Address

HUSCH BLACKWELL, LLP Attn: Philip D. Segrest, Jr. 120 South Riverside Plaza Suite 2200 Chicago, Illinois 60606

#### (iii) Hand-Delivery Address

Same as postal mailing address.

#### (iv) Telephone number

(312) 655-1500

#### (v) Facsimile Number

(312) 655-1501

Respectfully submitted,

January 3, 2018 /Philip D. Segrest Jr./ Philip D. Segrest Jr. (Reg. No. 39,021) philip.segrest@huschblackwell.com Lead Counsel for Petitioner Eric J. Rakestraw (Reg. No. 68,740) Eric.Rakestraw@HuschBlackwell.com PTAB-ERakestraw@HuschBlackwell.com Back-up Counsel for Petitioner Edward D. Manzo (Reg. No. 28,139) Edward.Manzo@HuschBlackwell.com Back-up Counsel for Petitioner HUSCH BLACKWELL LLP 120 South Riverside Plaza, Suite 2200 Chicago, IL 60606 Tel. 312-655-1500 Fax. 312-644-1501

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