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8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTR	ICT OF CALIFORNIA
10 11	IN RE MANNKIND CORPORATION DERIVATIVE) Lead Case No. 11-cv-05003-GAF- SSx
11	LITIGATION) (Derivative Action)
12	This Document Relates To:	 NOTICE OF PENDENCY AND PROPOSED SETTLEMENT OF SHAREHOLDER DERIVATIVE
14	ALL ACTIONS) SHAREHOLDER DERIVATIVE ACTION
15) Judge: Gary A. Feess) Dept.: 740
16) Dept.: 740 Date Action Filed: August 12, 2011
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		LEMENT OF SHAREHOLDER DERIVATIVE ACTION . 11-cv-05003-GAF-SSx

TO: ALL CURRENT OWNERS OF MANNKIND CORPORATION ("MANNKIND" OR THE "COMPANY") COMMON STOCK

RELATES TO THE PENDENCY AND NOTICE THIS 3 OF SHAREHOLDER DERIVATIVE READ THIS NOTIC AREFUI ITS ENTI 4 YOU ARE A MANNKIND SHAREHOLDER. THIS NOTICE CO IMPORTANT INFORMATION ABOUT YOUR RIGHTS. 5

YOU ARE HEREBY NOTIFIED, pursuant to an Order of the U.S. District 6 Court for the Central District of California (the "Court"), a proposed settlement has 7 been reached by the parties to the following shareholder derivative actions brought 8 on behalf of MannKind: (i) In re MannKind Corporation Derivative Litigation, 9 Lead Case No. 11-cv-05003-GAF-SSx, pending in the U.S. District Court for the 10 Central District of California ("Federal Derivative Action"); and (ii) In re 11 MannKind Corporation Derivative Shareholder Litigation, Lead Case No. 12 BC454931, pending in the Superior Court of the State of California, County of Los 13 Angeles ("State Derivative Action") (collectively, the "Actions"). 14

- As explained below, the Court will hold a Settlement Hearing on November 19, 2012 at 9:30 a.m., before the Honorable Gary A. Feess, at the Edward R. Roybal Federal Building and United States Courthouse, 255 East Temple Street, Los Angeles, CA 90012, to determine whether to approve the Settlement. You have an opportunity to be heard at this hearing.
- The terms of the settlement are set forth in the parties' Stipulation of 20Settlement dated August 3, 2012 (the "Stipulation") and summarized in this notice. 21 If approved by the Court, the Settlement will fully resolve the Actions, including 22 the dismissal of the Actions with prejudice. For a more detailed statement of the 23 matters involved in the Actions, the Settlement, and the terms discussed in this 24 notice, the Stipulation may be inspected at the Clerk of Court's office, 255 East 25 Temple Street, Los Angeles, CA 90012. The Stipulation is also available for 26 viewing on the website of MannKind (http://www.investors.mannkindcorp.com), 27
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1 well the websites of Johnson Weaver, LLP as as 2 (http://www.johnsonandweaver.com), Robbins Umeda LLP (http://www.robbinsumeda.com/notices.html), and the Grant Law Firm, PLLC 3 (http://Grantfirm.com). 4

This notice is not intended to be an expression of any opinion by the Court
with respect to the merits of the claims made in the Actions, but is merely to advise
you of the pendency and settlement of the Actions.

There Is No Claims Procedure. This case was brought to protect the
 interests of MannKind and its shareholders. The Settlement will result in changes to
 the Company's corporate governance, not in payment to individuals, and
 accordingly, there will be no claims procedure.

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I. DEFINITIONS USED IN THIS NOTICE

As used in this Notice, the following terms have the meanings specifiedbelow:

15 1. "Actions" means, collectively, the Federal Action and the State16 Action.

17 2. "Court" means the U.S. District Court for the Central District of18 California.

3. "Current MannKind Shareholders" means any Person who owned
MannKind common stock as of the date of the execution of the Stipulation and
who continue to hold their MannKind common stock as of the date of Settlement
Hearing, excluding the Individual Defendants, the officers and directors of
MannKind, members of their immediate families, and their legal representatives,
heirs, successors, or assigns, and any entity in which Individual Defendants have or
had a controlling interest.

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4. "Defendants" means, collectively, nominal defendant MannKind,
 Alfred E. Mann, Hakan S. Edstrom, Matthew J. Pfeffer, Peter C. Richardson,
 Ronald Consiglio, Henry L. Nordhoff, David H. MacCallum, Michael Friedman,
 Kent Kresa, Barry E. Cohen, Diane M. Palumbo, and James S. Shannon.

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"Defendants' Counsel" means Cooley LLP.

6 6. "Effective Date" means the date by which the events and conditions
7 specified in paragraph 6.1 of the Stipulation have been met and have occurred.

8 7. "Federal Action" means the derivative actions that were consolidated
9 and styled as *In re MannKind Corporation Derivative Litigation*, Lead Case No.
10 11-cv-05003-GAF-SSx (C.D. Cal.).

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8. "Federal Plaintiff" means Donald Talley.

9. "Federal Plaintiff's Counsel" means Johnson & Weaver, LLP.

13 10. "Final" means the date upon which the last of the following shall occur with respect to the Judgment approving the Stipulation, substantially in the 14 15 form of Exhibit D attached hereto: (1) the expiration of the time to file a notice of 16 appeal from the Judgment; or (2) if an appeal has been filed, the court of appeals 17 has either affirmed the Judgment or dismissed that appeal and the time for any 18 reconsideration or further appellate review has passed; or (3) if a higher court has 19 granted further appellate review, that court has either affirmed the underlying Judgment or affirmed the court of appeal's decision affirming the Judgment or 20 21 dismissing the appeal. For purposes of this paragraph, an "appeal" shall not 22 include any appeal that concerns only the issue of attorneys' fees and expenses or 23 the payment of an incentive award. Any proceeding or order, or any appeal or 24 petition for a writ of certiorari pertaining solely to the application for attorneys' 25 fees, costs, or expenses, shall not in any way delay or preclude the Judgment from 26 becoming Final.

1 11. "Individual Defendants" means Alfred E. Mann, Hakan S. Edstrom,
 Matthew J. Pfeffer, Peter C. Richardson, Ronald Consiglio, Henry L. Nordhoff,
 David H. MacCallum, Michael Friedman, Kent Kresa, Barry E. Cohen, Diane M.
 Palumbo, and James S. Shannon.

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12. "Judgment" means the Order and Final Judgment to be rendered by the Court, substantially in the form attached to the Stipulation as Exhibit D.

7 13. "MannKind" or the "Company" means nominal defendant MannKind
8 Corporation, a Delaware corporation, and its affiliates, subsidiaries, predecessors,
9 successors, and assigns.

10 14. "Notice" means this Notice of Proposed Settlement and of Settlement
11 Hearing, a copy of which is also attached to the Stipulation as Exhibit C.

15. 12 "Person" means an individual, corporation, limited liability 13 corporation, professional corporation, partnership, limited partnership, limited 14 liability partnership, association, joint stock company, estate, legal representative, 15 trust, unincorporated association, government or any political subdivision or agency thereof and any business or legal entity and their spouses, heirs, 16 17 predecessors, successors, representatives, or assignees.

18 16. "Plaintiffs" means collectively, Federal Plaintiff and the State19 Plaintiffs.

20 17. "Plaintiffs' Counsel" means, collectively, any counsel who has
21 appeared at any time for any of the Plaintiffs in the Federal Action and/or the State
22 Action.

18. "Related Persons" means each of the Defendants and their past or
present agents, officers, directors, attorneys, accountants, auditors, advisors,
insurers, co-insurers, reinsurers, spouses, immediate family members, heirs,
executors, personal representatives, estates, administrators, trusts, predecessors,

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successors, and assigns or other individual or entity in which any Defendant has a
 controlling interest, and each and all of their respective past and present officers,
 directors, employees, agents, affiliates, parents, subsidiaries, divisions, attorneys,
 accountants, auditors, advisors, insurers, co-insurers, re-insurers, heirs, executors,
 personal representatives, estates, administrators, trusts, predecessors, successors,
 and assigns.

7 19. "Released Claims" means any and all actions, suits, claims, debts, 8 demands, rights, liabilities, and causes of action of every nature, including both 9 known and Unknown Claims (as defined in paragraph 30 below), existing directly 10 or derivatively on behalf of MannKind, by Plaintiffs or any other shareholder of 11 MannKind that arise out of or relate to: (i) the allegations asserted in the Actions; 12 or (ii) the Settlement, except for any claims to enforce the Settlement. The Parties recognize that the FDA may take further negative or otherwise adverse actions 13 14 regarding MannKind's NDA for AFREZZA based on the same data and results giving rise to the Actions, and the "Released Claims" shall include any such 15 16 actions, suits, claims, demands, rights, liabilities, or causes of action that arise out 17 of or relate to any such later action by the FDA to the extent such action arises out 18 of or relates to the same claims or issues raised in the Actions. Excluded from the term "Released Claims" are all claims alleged in the Securities Class Action. 19

20 20. "Released Persons" means collectively, MannKind and each of the
21 Individual Defendants. "Released Person" means, individually, any of the
22 Released Persons.

23 21. "Releasing Parties" means Plaintiffs (both individually and
24 derivatively on behalf of MannKind), any other MannKind shareholder on behalf
25 of MannKind and Plaintiffs' Counsel. "Releasing Party" means, individually, any
26 of the Releasing Parties.

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22. "Securities Class Action" means the securities fraud class actions that
 were consolidated and styled as *In re MannKind Corp. Securities Litigation*, Lead
 Case No. 11-cv-00929-GAF(SSx) (C.D. Cal.).

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23. "Settlement" means the settlement and compromise of the Federal Action and the State Action as provided for herein.

6 24. "Settlement Hearing" means the hearing or hearings at which the
7 Court will review the adequacy, fairness, and reasonableness of the Settlement.

8 25. "Settling Parties" means, collectively, each and all of the Plaintiffs (on
9 behalf of themselves and derivatively on behalf of MannKind) and Defendants.
10 "Settling Party" means, individually, any of the Settling Parties.

11 26. "State Action" means the derivative actions that were consolidated
12 and styled as *In re MannKind Corp. Derivative Shareholder Litigation*, Lead Case
13 No. BC454931 (Cal. Super. Ct. – Cnty. of L.A. filed Feb. 10, 2011).

14 27. "State Court" means the Superior Court of the State of California,15 County of Los Angeles.

16 28. "State Plaintiffs" means C. Kent Stephens, Sunshine Wire and Cable17 Defined Benefit Plan Trust, and Ira Gaines.

18 29. "State Plaintiffs' Counsel" means Robbins Umeda LLP, the Grant19 Law Firm, PLLC, and Lasky & Rifkind, Ltd.

30. "Unknown Claims" means any Released Claim(s) which Plaintiffs or
Defendants do not know of or suspect to exist in his, her, or its favor at the time of
the release of the Released Persons. With respect to any and all Released Claims,
the Settling Parties agree that upon the Effective Date, the Settling Parties
expressly waive the provisions, rights and benefits conferred by or under
California Civil Code section 1542, or any other law of the United States or any

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state or territory of the United States, or principle of common law, which is similar,
 comparable, or equivalent to §1542, which provides:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

8 The Settling Parties acknowledge that they may hereafter discover facts in addition 9 to or different from those now known or believed to be true by them, with respect 10 to the subject matter of the Released Claims, but it is the intention of the Settling 11 Parties to completely, fully, finally, and forever compromise, settle, release, 12 discharge, and extinguish any and all Released Claims, known or unknown, 13 suspect or unsuspected, contingent or absolute, accrued or unaccrued, apparent or 14 unapparent, which do now exist, or heretofore existed, or may hereafter exist, and 15 without regard to the subsequent discovery of additional or different facts. The 16 Settling Parties acknowledge that the foregoing waiver was separately bargained 17 for and is a key element of the Stipulation of which this release is a part.

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THE ACTIONS

In 2011, several MannKind shareholders filed derivative lawsuits in the
Court and the State Court on behalf of MannKind and against the Individual
Defendants for alleged violations of state law, including breach of fiduciary duty,
insider selling and misappropriation of information, violations of Section 25402 of
the California Corporations Code, waste of corporate assets, and unjust
enrichment. Plaintiffs did not seek recovery for the direct benefit of any
MannKind shareholder.

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1 The Plaintiffs generally alleged, among other things, that the Individual 2 Defendants: (i) failed to ensure that MannKind demonstrated the efficacy and 3 safety of the AFREZZA-Dreamboat system using the methodologies required by the FDA; (ii) issued and failed to correct false and misleading statements to the 4 5 effect that the FDA had approved MannKind's flawed inhaler study methodology; and (iii) issued and failed to correct false and misleading statements concerning 6 7 AFREZZA's true prospects for FDA approval, all designed to conceal their mismanagement in jeopardizing the only product in MannKind's drug 8 development portfolio with near term commercial prospects. Defendants have 9 10 denied and continue to deny each and all of the claims and contentions alleged by Plaintiffs in the Actions. 11

- After extensive arm's length negotiations, the Settling Parties reached an
 agreement to settle the Federal and State Action on the terms and conditions set
 forth in the Stipulation (the "Settlement").
- 15

III. PLAINTIFFS' CLAIMS AND THE BENEFITS OF SETTLEMENT

16 Plaintiffs believe the claims alleged in these Actions have merit. Nonetheless, Plaintiffs and Plaintiffs' Counsel recognize and acknowledge the 17 18 expense and length of time that would be required to prosecute the Actions through 19 trial and possible appeals. Plaintiffs and Plaintiffs' Counsel have also taken into 20 account the uncertain outcome and the risk of any litigation, especially in complex 21 cases such as the Actions, as well as the difficulties and delays inherent in such litigation. Plaintiffs and Plaintiffs' Counsel are also mindful of the inherent 22 23 problems of proof and possible defenses to the claims alleged in such actions.

Plaintiffs, through Plaintiffs' Counsel, have conducted a thorough review
and analysis of the relevant facts, allegations, defenses, and controlling legal
principles, and believe that the settlement set forth in the Stipulation is fair,

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reasonable, and adequate, confers substantial benefits upon, and is in the best
 interests of MannKind and its shareholders. Based upon Plaintiffs' Counsel's
 evaluation, Plaintiffs have determined that the settlement is in the best interests of
 MannKind and Current MannKind Shareholders and has agreed to settle the
 Actions upon the terms and subject to the conditions set forth in the Stipulation.

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IV. DEFENDANTS' DENIALS OF WRONGDOING AND LIABILITY

7 Defendants have denied and continue to deny each and all of the claims and
8 contentions alleged by Plaintiffs in the Actions. The Individual Defendants have
9 expressly denied and continue to deny all charges of wrongdoing or liability
10 against them arising out of any of the conduct, statements, acts, or omissions
11 alleged, or that could have been alleged, in the Actions.

12 Nonetheless, Defendants have concluded that further litigation of the 13 Actions would be protracted and expensive, and that it is desirable for the Actions 14 to be fully and finally settled in the matter and upon the terms and conditions set 15 forth in the Stipulation. Defendants have also taken into account the uncertainty 16 and risks inherent in any litigation, especially in complex cases like the Actions. 17 Defendants have, therefore, determined that it is desirable and beneficial that the 18 Actions be settled in the manner and upon the terms and conditions set forth in the 19 Stipulation.

Neither the Stipulation, nor any of its terms or provisions, nor entry of the Judgment, nor any document or exhibit referred or attached to the Stipulation, nor any action taken to carry out the Stipulation, is, may be construed as, or may be used as evidence of the validity of any of the Released Claims or an admission by or against the Individual Defendants of any fault, wrongdoing, or concession of liability whatsoever.

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V. THE SETTLEMENT HEARING

2 The Settlement Hearing will be held before the Honorable Gary A. Feess on 3 November 19, 2012 at 9:30 a.m. at the Edward R. Roybal Federal Building and United States Courthouse, 255 East Temple Street, Los Angeles, CA 90012, to 4 5 determine whether: (i) the Settlement of the Actions upon the terms and subject to the conditions set forth in the Stipulation is fair, reasonable, and adequate and 6 should be approved by the Court; (ii) the Actions should be dismissed with 7 8 prejudice; and (iii) to approve the payment of Plaintiffs' attorneys' fees and expenses as set forth in the Stipulation. The Settlement Hearing may be continued 9 10 by the Court at the Settlement Hearing, or at any adjourned session thereof without 11 further notice.

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VI. TERMS OF THE SETTLEMENT

13 The terms and conditions of the proposed Settlement are set forth in the Stipulation described above. The Stipulation has been filed with the Court and is 14 15 also available for viewing on the websites of Robbins Umeda LLP at http://www.robbinsumeda.com/notices.html, Johnson & Weaver, LLP 16 at http://www.johnsonandweaver.com, PLLC 17 the Law Firm Grant at 18 http://Grantfirm.com, and MannKind at http://www.investors.mannkindcorp.com. 19 The following is only a summary of its terms.

The Parties have conducted arm's-length negotiations over an extended
period of time and have reached an agreement in good-faith to settle the Actions.
As consideration for the Settlement, MannKind has agreed to adopt and/or
implement certain corporate governance reforms, as discussed below.

Corporate Governance Reforms. As a result of the filing, prosecution,
and settlement of the Actions, MannKind has agreed to adopt the corporate
governance reforms set forth in Exhibit A to the Stipulation within thirty (30) days

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after the Judgment becomes Final, and to keep such reforms in force and effect for 1 2 a period of no less than four years. MannKind and the Individual Defendants 3 further acknowledge and agree that the corporate governance reforms would not have been implemented but for Plaintiffs' and Plaintiffs' Counsel's filing and 4 5 prosecution of the Actions. MannKind and the Individual Defendants also acknowledge and agree that the corporate governance reforms are significant and 6 7 extensive and confer substantial benefits upon MannKind and its shareholders by, 8 among other things, strengthening MannKind's internal controls and helping to address the issues identified and alleged in the Actions. 9

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VII. DISMISSAL AND RELEASES

In connection with the Court's approval of the Settlement, Plaintiffs will file
a dismissal with prejudice of all claims asserted by Plaintiffs on behalf of
MannKind and against the Individual Defendants in the Actions.

Upon the Effective Date, Plaintiffs, MannKind, and its shareholders, on
behalf of themselves, their heirs, executors, administrators, insurers, predecessors,
successors, and assigns, shall be deemed to have—and by operation of a final
judgment in the Actions shall have—released, waived, discharged, and dismissed
any and all Released Claims, and shall forever be barred and enjoined from
instituting, commencing, or prosecuting any and all Released Claims against any
Released Parties.

Further, upon the Effective Date, the Individual Defendants and each of the other Released Parties, on behalf of themselves, their heirs, executors, administrators, insurers, predecessors, successors, and assigns, shall be deemed to have—and by operation of a final judgment in the Actions shall have—released, waived, discharged, and dismissed any and all Defendants' settled claims, and shall forever be barred and enjoined from instituting, commencing, or prosecuting

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any and all Defendants' settled claims, against Plaintiffs, Plaintiffs' Counsel, and
 MannKind.

3 VIII. PLAINTIFFS' ATTORNEYS' FEES AND EXPENSES

After negotiating the substantive terms of the settlement, the Parties 4 5 discussed a fair and reasonable sum to be paid to Plaintiffs' Counsel for their attorneys' fees and expenses. In recognition of the substantial benefits conferred 6 7 upon MannKind as a direct result of the prosecution and Settlement of the Actions, 8 and as subject to Court approval, the Individual Defendants' insurers shall pay 9 \$800,000 and MannKind shall deliver 225,000 shares of unrestricted MannKind 10 common stock to Plaintiffs' Counsel for attorneys' fees and expenses. To date, 11 Plaintiffs' Counsel have neither received any payment for their services in 12 conducting the Actions, nor have counsel been reimbursed for their out-of-pocket 13 expenses incurred. The Parties believe that the sum agreed to is within the range 14 of attorneys' fees and expenses approved by courts under similar circumstances in 15 litigation of this type. Neither the Individual Defendants nor MannKind's 16 shareholders are personally liable for the payment of any award of attorneys' fees 17 and expenses.

In addition, the Plaintiffs may apply to the Court for an incentive award of
up to 1,000 shares of MannKind stock for each of the Plaintiffs, only to be paid
upon Court approval, and to be paid from Plaintiffs' Counsel's stock amount in
recognition of Plaintiffs' participation and effort in the prosecution of the Actions.
Neither MannKind nor any of the Individual Defendants shall be liable for any
portion of any incentive award.

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IX. THE RIGHT TO OBJECT AND/OR BE HEARD AT THE HEARING

Any Current MannKind Shareholder may object and/or appear and show
cause, if he, she, or it has any concern, why the Settlement should not be approved

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as fair, reasonable, and adequate, or why the Judgment should not be entered 1 2 thereon, or why the amount of attorneys' fees and reimbursement of expenses 3 should not be approved. However, unless otherwise ordered by the Court, no Current MannKind Shareholder shall be heard or entitled to contest the approval of 4 5 the terms and conditions of the Settlement, or, if approved, the Judgment to be entered thereon approving the same, or the amount of attorneys' fees and 6 7 reimbursement of expenses to Plaintiffs' Counsel, unless that shareholder has, by 8 October 29, 2012: 9 filed with the Clerk of the Court a written objection to the settlement (1)setting forth: 10 11 the nature of the objection; (a) 12 proof of current ownership of MannKind common stock, (b) 13 including the number of shares of MannKind common stock 14 and the date of purchase; and 15 any documentation in support of such objection. (c) 16 (2)If a Current MannKind Shareholder intends to appear and requests to 17 be heard at the Settlement Hearing, such shareholder must have, in addition to the 18 requirements of (1) above, filed with the Clerk of the Court: 19 written notice of such shareholder's intention to appear; (a) 20 a statement that indicates the basis for such appearance; and (b) 21 the identities of any witnesses, if any, the shareholder intends to (c) 22 call at the Settlement Hearing and a statement as to the subject 23 of their testimony. 24 If a Current MannKind Shareholder files a written objection and/or written 25 notice of intent to appear, such shareholder *must also simultaneously serve copies* of such notice, proof, statement, and documentation, together with copies of any 26 27 28 13 NOTICE OF PENDENCY AND PROPOSED SETTLEMENT OF SHAREHOLDER DERIVATIVE ACTION LEAD CASE NO. 11-cv-05003-GAF-SSx

1	other papers or briefs such shareholder files with the Court (either by hand		
2	delivery or by first class mail) upon each of the following:		
3	The Court:		
4			
5	Clerk of the Court U.S. District Court		
6	Central District of California		
7	255 East Temple Street		
8	Los Angeles, CA 90012		
	Counsel for Plaintiffs:		
9			
10	ROBBINS UMEDA LLPJOHNSON & WEAVER, LLPAttn: Lauren G. LeviAttn: Frank J. Johnson		
11	600 B Street, Suite 1900110 West "A" Street, Suite 750		
12	San Diego, CA 92101 San Diego, CA 92101 Telephone ((10) 525, 2000 Telephone ((10) 220, 00(2)		
13	Telephone: (619) 525-3990 Telephone: (619) 230-0063 Facsimile: (619) 255-1856		
14	THE GRANT LAW FIRM, PLLC		
15	Attn: Lynda J. Grant 521 Fifth Avenue, 17th Floor		
16	New York, NY 10175		
17	Telephone: (212)292-4441		
18	Facsimile: (212) 292-4442		
	Counsel for Defendants:		
19 20			
20	COOLEY LLP Attn: Koji Fukumura		
21	4401 Eastgate Mall		
22	San Diego, CA 92121		
23	Telephone: (858) 550-6000 Facsimile: (858) 550-6420		
24			
25	Unless otherwise ordered by the Court, any Current MannKind Shareholder		
26	who does not make his, her, or its objection in the manner provided herein shall be		
27			
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	14		
	NOTICE OF PENDENCY AND PROPOSED SETTLEMENT OF SHAREHOLDER DERIVATIVE ACTION LEAD CASE NO. 11-cv-05003-GAF-SSx		

deemed to have waived such objection and shall forever be barred and foreclosed
 from making any objection to the fairness, reasonableness, or adequacy of the
 Settlement, to Plaintiffs' Counsel's award of attorneys' fees and expenses, or to
 otherwise be heard, and shall otherwise be bound by the Judgment to be entered
 and the releases to be given.

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X. CONDITIONS FOR SETTLEMENT

7 The Settlement is conditioned upon the occurrence of certain events 8 described in the Stipulation, which requires, among other things: (a) approval of 9 the Settlement by MannKind's Board of Directors, which Defendants' Counsel 10 represent has already been accomplished; (b) approval of the Settlement by the 11 Court following notice to MannKind shareholders, as set forth in paragraph 3.2 of the Stipulation, and a hearing as required by Rule 23.1; (c) entry of the Judgment, 12 13 in all material respects in the form set forth as Exhibit D annexed to the 14 Stipulation, approving the Settlement and dismissing with prejudice the Federal 15 Action, without awarding costs to any party, except as provided herein; (d) the 16 payment of the Stock Amount and Fee and Expense Amount in accordance with 17 paragraph 4 of the Stipulation; and (e) the passing of the date upon which the 18 Judgment becomes Final. If, for any reason, any one of the conditions described in 19 the Stipulation is not met and the entry of the Judgment does not occur, the 20 Stipulation might be terminated and, if terminated, will become null and void; and 21 the Parties to the Stipulation will be restored to their respective positions as of July 22 2, 2012.

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XI. EXAMINATION OF PAPERS AND INQUIRIES

There is additional information concerning the Settlement available in the Stipulation, which may be viewed on the website of Robbins Umeda LLP at http://www.robbinsumeda.com/notices.html, Johnson & Weaver, LLP at

