## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# 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. 2)*
			Cadence Pharmaceuticals, Inc.
			(Name of Issuer)
			Common Stock, par value \$0.001 per share
			(Title of Class of Securities)
			12738T100
			(CUSIP Number)
			December 31, 2010
			(Date of Event Which Requires Filing of this Statement)
			designate the rule pursuant to which this Schedule is filed:
0		13d-1(b	·
0		3d-1(c	
X	Kule	3d-1(d	
			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 containing information which would alter disclosures provided in a prior cover page.
The informat	ion requ	ired 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
			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.	12738T1	00	13 G
1			orting Persons.
	Versan	t Affilia	ates Fund II-A, L.P.
2	Check	the Anr	propriate Box if a Member of a Group*
2	(a)	0	John La Member of a Gloup
	(b)	x (1)	
3	SEC U	se Only	
4			Place of Organization
	Delawa	ıre, Uni	ited States of America
		_	C. L. Weiner Brown
		5	Sole Voting Power 61,124 shares of Common Stock (2)
Number of Shares		6	Shared Voting Power
Beneficially			0 shares
Owned by Each		_	
Reporting		7	Sole Dispositive Power 61,124 shares of Common Stock (2)
Person With			

8

Shared Dispositive Power

0 shares

9	Aggregate Amount Beneficially Owned by Each Reporting Person 61,124 shares of Common Stock (2)							
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o							
Percent of Class Represented by Amount in Row 9 0.12% (3)								
12	Type o	of Repor	ting Person*					
limited limited limited Colella ("CDS"	partnersh partnersh liability ( ("SDC") '), Bradle ' and togo	nip ("VS nip ("VS company , Ross A y J. Bolz ether with	ed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware IF II"), Versant Venture Capital II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware IF IV"), Versant Venture Capital IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware Vy ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), Brian G. Atwood ("BGA"), Samuel D. A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder (";DBM"), Rebecca B. Robertson ("RBR"), Camille D. Samuels zon ("BJB"), Charles M. Warden ("CMW"), Barbara N. Lubash ("BNL"), Robin L. Praeger ("RLP") and Kevin J. Wasserstein th VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW, BNL, ely, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.					
CMW a	and BNL ial owner	are directions	general partner of VAF II-A and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, ctors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A; however, they disclaim the shares held by VAF II-A except to the extent of their pecuniary interests therein. The information with respect to the on Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2010.					
			lated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent rities and Exchange Commission on November 5, 2010.					
			2					
CUCID No.	1 <b>272</b> 0T	100	12.0					
CUSIP No.	12/381	100	13 G					
1			orting Persons. Fund II, L.P.					
2	Check	the App	propriate Box if a Member of a Group*					
	(a)	0						
	(b)	x (1)						
3	SEC U	Jse Only	,					
4			Place of Organization ited States of America					
		5	Sole Voting Power 28,787 shares of Common Stock (2)					
Number of Shares Beneficiall	y	6	Shared Voting Power 0 shares					
Owned by Each								
Reporting Person Wit	h	7	Sole Dispositive Power 28,787 shares of Common Stock (2)					
Reporting	h	7						

		20,/0/	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 0.06% (3)							
	12	Type of PN	f Report	ting Person*					
(1)	limited polimited limited li Colella ("CDS"), ("KJW" a	This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability company ("VV IV"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), Brian G. Atwood ("BGA"), Samuel D. Colella ("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder (";DBM"), Rebecca B. Robertson ("RBR"), Camille D. Samuels ("CDS"), Bradley J. Bolzon ("BJB"), Charles M. Warden ("CMW"), Barbara N. Lubash ("BNL"), Robin L. Praeger ("RLP") and Kevin J. Wasserstein ("KJW" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW, BNL, KJW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.							
(2)	and BNL beneficia	are dire	ectors an ship of the	general partner of VSF II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW ad/or members of VV II and share voting and dispositive power over the shares held by VSF II; however, they disclaim the shares held by VSF II except to the extent of their pecuniary interests therein. The information with respect to the ownership of the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2010.					
(3)				ated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent rities and Exchange Commission on November 5, 2010.					
				3					
CI	JSIP No. 1	2738T1	00	13 G					
_									
	1			orting Persons. e Capital II, L.P.					
	2	Check	the App	ropriate Box if a Member of a Group*					
		(a)	0						
		(b)	x (1)						
	3	SEC U	se Only						
	4			Place of Organization ted States of America					
			5	Sole Voting Power 3,220,948 shares of Common Stock (2)					
Sha Be	mber of ares		6	Shared Voting Power 0 shares					
Eac Re	vned by ch porting rson With		7	Sole Dispositive Power 3,220,948 shares of Common Stock (2)					
			8	Shared Dispositive Power 0 shares					
	9			ount Beneficially Owned by Each Reporting Person es of Common Stock (2)					

(1)

	10	Check	Box if t	he Aggregate Amount in Row (9) Excludes Certain Shares* o						
	11	Percent of Class Represented by Amount in Row 9 6.37% (3)								
	12	Type o PN	f Repor	ting Person*						
(1)	limited polimited polimited li Colella ("CDS"), ("KJW" a	This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability company ("VV IV"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), Brian G. Atwood ("BGA"), Samuel D. Colella ("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder (";DBM"), Rebecca B. Robertson ("RBR"), Camille D. Samuels ("CDS"), Bradley J. Bolzon ("BJB"), Charles M. Warden ("CMW"), Barbara N. Lubash ("BNL"), Robin L. Praeger ("RLP") and Kevin J. Wasserstein ("KJW" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW, BNL, KJW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.								
(2)	and BNL beneficia	are dire	ectors ar ship of t	general partner of VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW ad/or members of VV II and share voting and dispositive power over the shares held by VVC II; however, they disclaim the shares held by VVC II except to the extent of their pecuniary interests therein. The information with respect to the ownership of the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2010.						
(3)				ated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent rities and Exchange Commission on November 5, 2010.						
CU	JSIP No. 1	2738T1	00	13 G						
	1			orting Persons. und IV, L.P.						
	2		the App	propriate Box if a Member of a Group*						
		(a) (b)	$\frac{o}{x(1)}$							
	3		se Only							
	4			Place of Organization ted States of America						
			5	Sole Voting Power 13,056 shares of Common Stock (2)						
Number of Shares Beneficiall			6	Shared Voting Power 0 shares						
Ea Re	vned by ch porting rson With		7	Sole Dispositive Power 13,056 shares of Common Stock (2)						
			8	Shared Dispositive Power 0 shares						
	9	Aggregate Amount Beneficially Owned by Each Reporting Person 13,056 shares of Common Stock (2)								
	10	Check	Box if t	he Aggregate Amount in Row (9) Excludes Certain Shares* o						
	- •		11 (	. 60 .6 ()						

(1)

(2)

(3)

11	0.03% (3)	Class Represented by Amount in Row 9			
12	Type of Ro	eporting Person*			
limited p limited li Colella ( ("CDS") ("KJW"	artnership ( artnership ( ability com "SDC"), Ro , Bradley J. and togethe	s filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware "VSF II"), Versant Venture Capital II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware "VSF IV"), Versant Venture Capital IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware pany ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), Brian G. Atwood ("BGA"), Samuel D. Sas A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder (";DBM"), Rebecca B. Robertson ("RBR"), Camille D. Samuels Bolzon ("BJB"), Charles M. Warden ("CMW"), Barbara N. Lubash ("BNL"), Robin L. Praeger ("RLP") and Kevin J. Wasserstein r with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW, BNL, ctively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.			
and KJW beneficia (ii) a war	are directo l ownership rant to purc	sole general partner of VSF IV and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP rs and/or members of VV IV and share voting and dispositive power over the shares held by VSF IV; however, they disclaim of the shares held by VSF IV except to the extent of their pecuniary interests therein. Includes (i) 8,704 shares held by VSF IV; and hase up to 4,352 shares held by VSF IV. The information with respect to the ownership of the Common Stock by the Reporting attement on Schedule 13G is provided as of December 31, 2010.			
		alculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent Securities and Exchange Commission on November 5, 2010.			
		5			
CUSIP No. 1	12738T100	13 G			
1		Reporting Persons. enture Capital IV, L.P.			
2	Check the	Appropriate Box if a Member of a Group*			
	(a) <u>o</u> (b) <u>x</u>	(1)			
3	SEC Use (				
3	SLC OSC (	July			
4		p or Place of Organization United States of America			
	5	Sole Voting Power 2,072,448 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 2,072,448 shares of Common Stock (2)			
	8	Shared Dispositive Power 0 shares			
9		Amount Beneficially Owned by Each Reporting Person shares of Common Stock (2)			
10	Check Box	x if the Aggregate Amount in Row (9) Excludes Certain Shares* o			
11	Percent of Class Represented by Amount in Row 9 4.10% (3)				

- (1) This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Ventures II, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, L.P., a Delaware limited liability company ("VV IV"), Brian G. Atwood ("BGA"), Samuel D. Colella ("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder (";DBM"), Rebecca B. Robertson ("RBR"), Camille D. Samuels ("CDS"), Bradley J. Bolzon ("BJB"), Charles M. Warden ("CMW"), Barbara N. Lubash ("BNL"), Robin L. Praeger ("RLP") and Kevin J. Wasserstein ("KJW" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW, BNL, KJW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) VV IV serves as the sole general partner of VVC IV and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. Includes (i) 1,381,632 shares held by VVC IV; and (ii) a warrant to purchase up to 690,816 shares held by VVC IV. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

CUSIP No. 12738T100

13 G

- 1 Names of Reporting Persons Versant Ventures II, LLC 2 Check the Appropriate Box if a Member of a Group\* (a) (b) x(1)3 SEC Use Only 4 Citizenship or Place of Organization Delaware, United States of America 5 Sole Voting Power 0 shares
- Number of Shares Beneficially Owned by Each

Reporting

Person With

- 6 Shared Voting Power
  - 3,310,859 shares of Common Stock (2)
- 7
  - 7 Sole Dispositive Power0 shares
  - 8 Shared Dispositive Power 3,310,859 shares of Common Stock (2)
- 9 Aggregate Amount Beneficially Owned by Each Reporting Person 3,310,859 shares of Common Stock (2)
- 10 Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares\* o
- Percent of Class Represented by Amount in Row 9 6.55% (3)
- 12 Type of Reporting Person\*

12

4.13% (3)

OO

Type of Reporting Person\*

Percent of Class Represented by Amount in Row 9

- (1) This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VSF II"), Versant Venture Capital II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VSF IV"), Versant Venture Capital IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), Brian G. Atwood ("BGA"), Samuel D. Colella ("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder (";DBM"), Rebecca B. Robertson ("RBR"), Camille D. Samuels ("CDS"), Bradley J. Bolzon ("BJB"), Charles M. Warden ("CMW"), Barbara N. Lubash ("BNL"), Robin L. Praeger ("RLP") and Kevin J. Wasserstein ("KJW" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW, BNL, KJW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; and (iii) 3,220,948 shares held by VVC II. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

7 CUSIP No. 12738T100 13 G 1 Names of Reporting Persons Versant Ventures IV, LLC Check the Appropriate Box if a Member of a Group\* 2 (a) (b) x(1)3 SEC Use Only 4 Citizenship or Place of Organization Delaware, United States of America 5 Sole Voting Power 0 shares Number of 6 Shared Voting Power Shares 2,085,504 shares of Common Stock (2) Beneficially Owned by Each 7 Sole Dispositive Power Reporting 0 shares Person With 8 Shared Dispositive Power 2,085,504 shares of Common Stock (2) 9 Aggregate Amount Beneficially Owned by Each Reporting Person 2,085,504 shares of Common Stock (2) 10 Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares\* o

- (1) This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, L.P., a Delaware limited liability company ("VV IV"), Brian G. Atwood ("BGA"), Samuel D. Colella ("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder (";DBM"), Rebecca B. Robertson ("RBR"), Camille D. Samuels ("CDS"), Bradley J. Bolzon ("BJB"), Charles M. Warden ("CMW"), Barbara N. Lubash ("BNL"), Robin L. Praeger ("RLP") and Kevin J. Wasserstein ("KJW" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW, BNL, KJW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) Includes: (i) 8,704 shares held by VSF IV; (ii) 1,381,632 shares held by VVC IV; (iii) a warrant to purchase up to 4,352 shares held by VSF IV; and (iv) a warrant to purchase up to 690,816 shares held by VVC IV. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

CUSIP No. 1	.2738T10	00	13 G			
1	Names of Reporting Persons Brian G. Atwood					
2	Check th	he App	propriate Box if a Member of a Group*			
	(a)	0				
	(b)	x (1)				
3	SEC Us	e Only				
4			Place of Organization of America			
		5	Sole Voting Power 75,000 shares (2)			
Number of Shares Beneficially		6	Shared Voting Power 5,396,363 shares of Common Stock (3)			
Owned by Each Reporting Person With		7	Sole Dispositive Power 75,000 shares (2)			
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (3)			
9	Aggregate Amount Beneficially Owned by Each Reporting Person 5,471,363 shares of Common Stock (2)(3)					
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o					
11	Percent of Class Represented by Amount in Row 9 10.82% (4)					
12	Type of IN	Report	ting Person*			

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC IV"), Versant Ventures II, LLC, a Delaware limited liability company ("VV II"), Versant Ventures IV, LLC, a Delaware limited liability company ("VV IV"), Brian G. Atwood ("BGA"), Samuel D. Colella ("SDC"), Ross A. Jaffe ("RAJ"), William J. Link ("WJL"), Donald B. Milder (";DBM"), Rebecca B. Robertson ("RBR"), Camille D. Samuels

("CDS"), Bradley J. Bolzon ("BJB"), Charles M. Warden ("CMW"), Barbara N. Lubash ("BNL"), Robin L. Praeger ("RLP") and Kevin J. Wasserstein ("KJW" and together with VAF II-A, VSF II, VVC II, VSF IV, VVC IV, VV II, VV IV, BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW, BNL, KJW and RLP, collectively, the "Reporting Persons"). The Reporting Persons expressly disclaim status as a "group" for purposes of this Schedule 13G.

- (2) Consists of options to acquire 75,000 shares of Common Stock held directly by BGA for the benefit of VVII.
- (3) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; (vii) a warrant to purchase up to 690,816 shares held by VVC IV; and (viii) options to acquire 75,000 shares of Common Stock held directly by BGA for the benefit of VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
- (4) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-O filed with the Securities and Exchange Commission on November 5, 2010.

CUSIP No. 12738T100 13 G 1 Names of Reporting Persons Samuel D. Colella 2 Check the Appropriate Box if a Member of a Group\* (a) (b) x(1)3 SEC Use Only 4 Citizenship or Place of Organization United States of America 5 Sole Voting Power 0 shares Number of 6 Shared Voting Power Shares 5,396,363 shares of Common Stock (2) Beneficially Owned by Each 7 Sole Dispositive Power Reporting 0 shares Person With 8 Shared Dispositive Power 5,396,363 shares of Common Stock (2) 9 Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 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 10.67% (3) 12 Type of Reporting Person\* ΙN

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware

- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. #160; BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

CUSIP No. 12738T100 13 G 1 Names of Reporting Persons Ross A. Jaffe 2 Check the Appropriate Box if a Member of a Group\* (a) (b) x(1)3 SEC Use Only 4 Citizenship or Place of Organization United States of America 5 Sole Voting Power 0 shares Number of 6 Shared Voting Power Shares 5,396,363 shares of Common Stock (2) Beneficially Owned by Each 7 Sole Dispositive Power Reporting 0 shares Person With 8 Shared Dispositive Power 5,396,363 shares of Common Stock (2) 9 Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 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 10.67% (3) 12 Type of Reporting Person\* IN

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware

- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

П

CUSIP No. 1	1 <b>2738</b> T1	100	13 G			
1	Names of Reporting Persons William J. Link					
2	Check the Appropriate Box if a Member of a Group*					
	(a)	o				
	(b)	x (1)				
3	SEC U	Jse Only	,			
4	Citizer United	nship or I States o	Place of Organization of America			
		5	Sole Voting Power 0 shares			
Number of Shares Beneficially		6	Shared Voting Power 5,396,363 shares of Common Stock (2)			
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares			
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (2)			
9	Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 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 9 10.67% (3)					
12	Type o	Type of Reporting Person*				

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware

- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

CUSIP No. 1	2738T1	00	13 G				
1	Names of Reporting Persons Donald B. Milder						
2	Check the Appropriate Box if a Member of a Group*						
	(a) (b)	o x (1)					
3	SEC U	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 5,396,363 shares of Common Stock (2)				
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares				
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (2)				
9	Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 shares of Common Stock (2)						
10	O Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o						
11	Percent of Class Represented by Amount in Row 9 10.67% (3)						
12	Type of Reporting Person* IN						

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware

- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

			15				
CUSIP No. 1	12738T1	00	13 G				
1	Names Rebecc	of Repo	orting Persons bertson				
2	Check (a)	Check the Appropriate Box if a Member of a Group*  (a) 0					
	(b)	x (1)					
3	SEC U	se Only					
4	Place of Organization of America						
		5	Sole Voting Power 0 shares				
Number of Shares Beneficially		6	Shared Voting Power 5,396,363 shares of Common Stock (2)				
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares				
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (2)				
9	Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 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 10.67% (3)						
12	Type of	f Report	ting Person*				

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware

- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

CUSIP No. 12738T100 13 G 1 Names of Reporting Persons Camille D. Samuels 2 Check the Appropriate Box if a Member of a Group\* (a) (b) x(1)3 SEC Use Only 4 Citizenship or Place of Organization United States of America 5 Sole Voting Power 0 shares Number of 6 Shared Voting Power Shares 5,396,363 shares of Common Stock (2) Beneficially Owned by Each 7 Sole Dispositive Power Reporting 0 shares Person With 8 Shared Dispositive Power 5,396,363 shares of Common Stock (2) 9 Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 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 10.67% (3) 12 Type of Reporting Person\* IN

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVF II"), Versant Venture Capital II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware

- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
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CUSIP No.	12738T1	100	13 G				
1		Names of Reporting Persons Bradley J. Bolzon					
2	Check	propriate Box if a Member of a Group*					
	(a) (b)	o x (1)					
	(0)	X (1)					
3	SEC U	se Only					
4	Place of Organization						
		5	Sole Voting Power 0 shares				
Number of Shares Beneficially		6	Shared Voting Power 5,396,363 shares of Common Stock (2)				
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares				
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (2)				
9	Aggre, 5,396,	Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 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 10.67% (3)					
12	Type o	of Repor	ting Person*				

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VSF II"), Versant Venture Capital II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware

- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

CUSIP No. 12738T100 13 G 1 Names of Reporting Persons Charles M. Warden 2 Check the Appropriate Box if a Member of a Group\* (a) (b) x(1)3 SEC Use Only 4 Citizenship or Place of Organization United States of America 5 Sole Voting Power 0 shares Number of 6 Shared Voting Power Shares 5,396,363 shares of Common Stock (2) Beneficially Owned by Each 7 Sole Dispositive Power Reporting 0 shares Person With 8 Shared Dispositive Power 5,396,363 shares of Common Stock (2) 9 Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 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 10.67% (3) 12 Type of Reporting Person\* IN

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware

- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

CUSIP No. 12738T100 13 G 1 Names of Reporting Persons Barbara N. Lubash 2 Check the Appropriate Box if a Member of a Group\* (a) (b) x(1)3 SEC Use Only 4 Citizenship or Place of Organization United States of America 5 Sole Voting Power 0 shares Number of 6 Shared Voting Power Shares 5,396,363 shares of Common Stock (2) Beneficially Owned by Each 7 Sole Dispositive Power Reporting 0 shares Person With 8 Shared Dispositive Power 5,396,363 shares of Common Stock (2) 9 Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 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 10.67% (3) 12 Type of Reporting Person\* IN

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware

- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

CUSIP No.	12738T1	00	13 G					
1		Names of Reporting Persons Robin L. Praeger						
2	Check	Check the Appropriate Box if a Member of a Group*						
	(a)	o						
	(b)	x (1)						
3	SEC U	se Only						
4	Citizen United	Citizenship or Place of Organization United States of America						
		5	Sole Voting Power 0 shares					
Number of Shares Beneficially		6	Shared Voting Power 5,396,363 shares of Common Stock (2)					
Owned by Each Reporting Person With		7	Sole Dispositive Power 0 shares					
		8	Shared Dispositive Power 5,396,363 shares of Common Stock (2)					
9	Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 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 10.67% (3)							
12	Type o	f Report	ing Person*					

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware

- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
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CUSIP No. 12738T100 13 G 1 Names of Reporting Persons Kevin J. Wasserstein 2 Check the Appropriate Box if a Member of a Group\* (a) (b) x(1)3 SEC Use Only 4 Citizenship or Place of Organization United States of America 5 Sole Voting Power 0 shares Number of 6 Shared Voting Power Shares 5,396,363 shares of Common Stock (2) Beneficially Owned by Each 7 Sole Dispositive Power Reporting 0 shares Person With 8 Shared Dispositive Power 5,396,363 shares of Common Stock (2) 9 Aggregate Amount Beneficially Owned by Each Reporting Person 5,396,363 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 10.67% (3) 12 Type of Reporting Person\* IN

<sup>(1)</sup> This Schedule 13G is filed by Versant Affiliates Fund II-A, L.P., a Delaware limited partnership ("VAF II-A"), Versant Side Fund II, L.P., a Delaware limited partnership ("VVC II"), Versant Side Fund IV, L.P., a Delaware

- (2) Includes: (i) 61,124 shares held by VAF II-A; (ii) 28,787 shares held by VSF II; (iii) 3,220,948 shares held by VVC II; (iv) 8,704 shares held by VSF IV; (v) 1,381,632 shares held by VVC IV; (vi) a warrant to purchase up to 4,352 shares held by VSF IV; and (vii) a warrant to purchase up to 690,816 shares held by VVC IV. VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VVC IV; however, they disclaim beneficial ownership of the shares held by VVC IV except to the extent of their pecuniary interests therein. The 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, 2010.
- (3) This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

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Introductory Note: This Statement on Schedule 13G is filed on behalf of the Reporting Persons, in respect of shares of Common Stock, par value \$0.001 per share ("Common Stock"), of Cadence Pharmaceuticals, Inc. (the "Issuer").

#### Item 1

(a) Name of Issuer:

Cadence Pharmaceuticals, Inc.

Address of Issuer's Principal Executive Offices: 12481 High Bluff Dr. Suite 200 San Diego, California

#### Item 2

(a) Name of Person(s) Filing:

Versant Affiliates Fund II-A, L.P. ("VAF II-A")

Versant Side Fund II, L.P. ("VSF II")

Versant Venture Capital II, L.P. ("VVC II")

Versant Ventures II, LLC ("VV II")

Versant Side Fund IV, L.P. (VSF IV")

Versant Venture Capital IV, L.P. ("VVC IV")

Versant Ventures IV, LLC ("VV IV")

Brian G. Atwood ("BGA")

Samuel D. Colella ("SDC")

Ross A. Jaffe ("RAJ")

William J. Link ("WJL")

Donald B. Milder ("DBM")

Rebecca B. Robertson ("RBR")

Camille D. Samuels ("CDS")

Bradley J. Bolzon ("BJB")

Charles M. Warden ("CMW")

Barbara N. Lubash ("BNL")

Robin L. Praeger ("RLP")

Kevin J. Wasserstein ("KJW")

(b) Address of Principal Business Office:

c/o Versant Ventures

3000 Sand Hill Road

Building 4, Suite 210

Menlo Park, California 94025

(b) Citizenship:

Entities: VAF II-A - Delaware, United States of America

VSF II - Delaware, United States of America
VVC II - Delaware, United States of America
VV II - Delaware, United States of America
VSF IV - Delaware, United States of America
VVC IV - Delaware, United States of America

VV IV - Delaware, United States of America

Individuals:

BGA - United States of America
SDC - United States of America
RAJ - United States of America
United States of America

WJL	-	United States of America
DBM	-	United States of America
RBR	-	United States of America
CDS	-	United States of America
BJB	-	Canada
CMW	-	United States of America
BNL	-	United States of America
RLP	-	United States of America
KJW	_	United States of America

(d) Title of Class of Securities: Common Stock

(e) CUSIP Number: 12738T100

Item 3 Not applicable.

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#### 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, 2010:

Reporting Persons	Shares Held Directly	Sole Voting Power	Shared Voting Power	Sole Dispositive Power	Shared Dispositive Power	Beneficial Ownership	Percentage of Class (2)
VAF II-A	61,124	61,124	0	61,124	0	61,124	0.12%
VSF II	28,787	28,787	0	28,787	0	28,787	0.06%
VVC II	3,220,948	3,220,948	0	3,220,948	0	3,220,948	6.37%
VV II	0	0	3,310,859	0	3,310,859	3,310,859	6.55%
VSF IV	13,056	13,056	0	13,056	0	13,056	0.03%
VVC IV	2,072,448	2,072,448	0	2,072,448	0	2,072,448	4.10%
VV IV	0	0	2,085,504	0	2,085,504	2,085,504	4.13%
BGA	75,000	75,000	5,396,363	75,000	5,396,363	5,471,363	10.82%
SDC	0	0	5,396,363	0	5,396,363	5,396,363	10.67%
RAJ	0	0	5,396,363	0	5,396,363	5,396,363	10.67%
WJL	0	0	5,396,363	0	5,396,363	5,396,363	10.67%
DBM	0	0	5,396,363	0	5,396,363	5,396,363	10.67%
RBR	0	0	5,396,363	0	5,396,363	5,396,363	10.67%
CDS	0	0	5,396,363	0	5,396,363	5,396,363	10.67%
BJB	0	0	5,396,363	0	5,396,363	5,396,363	10.67%
CMW	0	0	5,396,363	0	5,396,363	5,396,363	10.67%
BNL	0	0	5,396,363	0	5,396,363	5,396,363	10.67%
RLP	0	0	5,396,363	0	5,396,363	5,396,363	10.67%
KJW	0	0	5,396,363	0	5,396,363	5,396,363	10.67%

<sup>(1)</sup> VV II serves as the sole general partner of VAF II-A, VSF II and VVC II and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, DBM, RBR, CDS, BJB, CMW and BNL are directors and/or members of VV II and share voting and dispositive power over the shares held by VAF II-A, VSF II and VVC II; however, they disclaim beneficial ownership of the shares held by VAF II-A, VSF II and VVC II except to the extent of their pecuniary interests therein. VV IV serves as the sole general partner of VSF IV and VVC IV and owns no securities of the Issuer directly. BGA, SDC, RAJ, WJL, RBR, CDS, BJB, CMW, RLP and KJW are directors and/or members of VV IV and share voting and dispositive power over the shares held by VSF IV and VVC IV; however, they disclaim beneficial o wnership of the shares held by VSF IV and VVC IV except to the extent of their pecuniary interests therein.

### 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.

See Items 2(a) and 4.

# Item 7 Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company.

Not applicable.

<sup>(2)</sup> This percentage is calculated based upon 50,581,167 shares of Common Stock outstanding as of October 29, 2010 as set forth in the Issuer's most recent 10-Q filed with the Securities and Exchange Commission on November 5, 2010.

Item	8	Identification and Classification of Members of the Group.	
		Not applicable.	
Item	19	Notice of Dissolution of Group.	
		Not applicable.	
		22	
Item	10	Certification.	
Itti	10	Not applicable.	
		SIGNAT	TURE
After	reasonabl		at the information set forth in this statement is true, complete and correct.
		y 14, 2011	ar and annotation see to the annotation to a we, complete and contents
		ates Fund II-A, L.P.	
By:		Ventures II, LLC	
Its:	General I		
By:		n L. Praeger	
• 7		zed Representative	
		Fund II, L.P.	
By: Its:	Versant V General I	Ventures II, LLC Partner	
By:		n L. Praeger	
		zed Representative	
		re Capital II, L.P.	
By: Its:	Versant V General I	Ventures II, LLC Partner	
By:	/s/ Robin	n L. Praeger	
	Authoriz	zed Representative	
Versa	ınt Ventu	ires II, LLC	
By:	/s/ Robin	n L. Praeger	
J		zed Representative	
Versa	nt Side F	Fund IV, L.P.	
By:		Ventures IV, LLC	
Its:	General I		
By:		n L. Praeger ged Representative	
Vorse		re Capital IV, L.P.	
		Ventures IV, LLC	
By: Its:	General I		
Ву:		n L. Praeger	
<b>V</b>		zed Representative	
versa	int Ventu	ires IV, LLC	
By:		L. Praeger	
	Managin	ng Member	

/s/ Robin L. Praeger as attorney in fact	
Samuel D. Colella	
	23
/s/ Robin L. Praeger as attorney in fact  Ross A. Jaffe	<u> </u>
Russ A. Jane	
/s/ Robin L. Praeger as attorney in fact	
William J. Link	
/s/ Robin L. Praeger as attorney in fact	<u></u>
Donald B. Milder	
/s/ Robin L. Praeger as attorney in fact	
Rebecca B. Robertson	<u> </u>
/s/ Robin L. Praeger as attorney in fact	
Camille D. Samuels	
/-/ D. Lin I. Donner and the many in Cont	
/s/ Robin L. Praeger as attorney in fact  Bradley J. Bolzon	<del>_</del>
/s/ Robin L. Praeger as attorney in fact Charles M. Warden	<u> </u>
Charles M. Warden	
/s/ Robin L. Praeger as attorney in fact	<u></u>
Barbara N. Lubash	
/s/ Robin L. Praeger	
Robin L. Praeger	
/s/ Robin L. Praeger as attorney in fact	
Kevin J. Wasserstein	
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Exhibit(s):	
A - Joint Filing Statement	
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EX	HIBIT A
JOINT FILI	NG STATEMENT
We, the undersigned, hereby express our agreement that the attached Schedu Pharmaceuticals, Inc. is filed on behalf of each of us.	le 13G (or any amendments thereto) relating to the Common Stock of Cadence
Dated: February 14, 2011	
Versant Affiliates Fund II-A, L.P.	
By: Versant Ventures II, LLC	

Versant Side Fund II, L.P.

By: Versant Ventures II, LLC

/s/ Robin L. Praeger
Authorized Representative

General Partner

Its:

By:

/s/ Robin L. Praeger as attorney in fact

Brian G. Atwood

Its.	General Partner	
By:	/s/ Robin L. Praeger	
,	Authorized Representative	=
Vers	ant Venture Capital II, L.P.	
By:	Versant Ventures II, LLC	
Its:	General Partner	
By:	/s/ Robin L. Praeger	
	Authorized Representative	
Vons	ant Ventures II, LLC	
VCIS	ant ventures 11, LLC	
By:	/s/ Robin L. Praeger	_
	Authorized Representative	
Vers	ant Side Fund IV, L.P.	
By:	Versant Ventures IV, LLC	
Its:	General Partner	
By:	/s/ Robin L. Praeger	
<i>_y</i> .	Authorized Representative	-
Vers	ant Venture Capital IV, L.P.	
D	Versant Ventures IV, LLC	
By: Its:	General Partner	
113.	Concrair Farmer	
By:	/s/ Robin L. Praeger	
	Authorized Representative	
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vers	ant Ventures IV, LLC	
By:	/s/ Robin L. Praeger	
	Managing Member	
/s/ R	obin L. Praeger as attorney in fact	
	n G. Atwood	-
/s/ R	obin L. Praeger as attorney in fact	_
Sam	uel D. Colella	
		26
	obin L. Praeger as attorney in fact	_
Ross	A. Jaffe	
/c/ D	obin L. Praeger as attorney in fact	
Willi	iam J. Link	-
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/s/ R	obin L. Praeger as attorney in fact	_
Dona	ald B. Milder	
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	ohin I. Drooger as atterney in feet	
	obin L. Praeger as attorney in fact	-
TCD(	obin L. Praeger as attorney in fact	<del>-</del>
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/s/ R	ecca B. Robertson	-
/s/ R	obin L. Praeger as attorney in fact iille D. Samuels	-
/s/ Ro Cam	obin L. Praeger as attorney in fact iille D. Samuels obin L. Praeger as attorney in fact	- - -
/s/ Ro Cam	obin L. Praeger as attorney in fact iille D. Samuels	-
/s/ Ro Cam /s/ Ro Brac	cecca B. Robertson  obin L. Praeger as attorney in fact  iille D. Samuels  obin L. Praeger as attorney in fact  lley J. Bolzon	-
/s/ R Cam /s/ R Brac	obin L. Praeger as attorney in fact ille D. Samuels obin L. Praeger as attorney in fact lley J. Bolzon obin L. Praeger as attorney in fact	- - -
/s/ R Cam /s/ R Brac /s/ R Chan	cocca B. Robertson  obin L. Praeger as attorney in fact  obin L. Praeger as attorney in fact  lley J. Bolzon  obin L. Praeger as attorney in fact  rles M. Warden	- -
/s/ R Cam /s/ R Brac /s/ R Chan	obin L. Praeger as attorney in fact ille D. Samuels obin L. Praeger as attorney in fact lley J. Bolzon obin L. Praeger as attorney in fact	-

Its: General Partner

/s/ Robin L. Praeger
Robin L. Praeger

/s/ Robin L. Praeger as attorney in fact
Kevin J. Wasserstein