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# EXHIBIT 1

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1 2 3 4 5 6 7 8 9	GLANCY PRONGAY & MURRAY LLP ROBERT V. PRONGAY (#270796) LEANNE H. SOLISH (#280297) CHRISTOPHER R. FALLON (#235684) 1925 Century Park East, Suite 2100 Los Angeles, CA 90067 Telephone: (310) 201-9150 Facsimile: (310) 201-9160 Email: info@glancylaw.com Lead Counsel for Lead Plaintiff and the Proposed Settlement Class UNITED STAT NORTHERN DIST	<b>FRICT OF C</b>	CALIFORNIA	
0	OAKLAND DIVISION			
11 12 13	ALI ZAIDI, Individually and on Behalf of Others Similarly Situated, Plaintiff,	All		
14	vs.	Case No	o. 4:19-cv-08051-	JSW
15 16	ADAMAS PHARMACEUTICALS, INC., <i>al.</i> , Defendants.	et		
17   18   19   20   21   22   23   24   25   26   27	SUPPLEMENTAL DECLA CONCERNING: (A) MAILING/EMAILI FOR EXCLUSION <u>(C) CLAIMS F</u>	NG OF NOT AND OBJEG RECEIVED T	TICE; (B) REPO CTIONS; AND <u>FO DATE</u>	
28	SUPPLEMENTAL DECLARATION OF MARGERY CRAIG Case No. 4:19-cv-08051-JSW			

I, Margery Craig, declare as follows:

1. I am a Project Manager of Strategic Claims Services, Inc. ("SCS"), a nationally recognized class action administration firm.<sup>1</sup> I have over seventeen years of experience specializing in the administration of class action cases. SCS was established in April 1999 and has administered over five hundred and fifty (550) class action cases since its inception. I have personal knowledge of the facts set forth herein and, if called on to do so, I could and would testify competently thereto.

# **UPDATE ON MAILING/EMAILING OF NOTICE**

2. Pursuant to the Court's Order Preliminarily Approving Settlement, Providing for Notice, and Setting Final Fairness Hearing, dated April 2, 2024 (ECF No. 128) (the "Preliminary Approval Order"), SCS was retained as the Claims Administrator in the above-captioned Action. I submit this declaration as a supplement to my earlier declaration, the Declaration of Margery Craig Concerning: (A) Mailing of the Postcard Notice; (B) Publication of the Summary Notice; and (C) Report on Requests for Exclusion and Objections, dated July 15, 2024 (ECF No. 135-2) (the "Initial Mailing Declaration").

3. As reported in the Initial Mailing Declaration, as of July 15, 2024, a total of 19,727 Postcard Notices had been mailed to potential Settlement Class Members either by SCS or nominees. Additionally, as noted in the Initial Mailing Declaration, 10,505 emails containing a link to the Notice and Claim Form had been sent to potential Settlement Class Members by either SCS or a nominee.

<sup>&</sup>lt;sup>1</sup> All capitalized terms used herein that are not otherwise defined have the meanings ascribed to them in the Stipulation and Agreement of Settlement, dated February 29, 2024 (ECF No. 124-1) (the "Stipulation").

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4. Since the execution of the Initial Mailing Declaration, SCS received one additional name and address of a potential Settlement Class Member from a nominee requesting that a Postcard Notice be mailed by SCS. SCS also received eight additional email addresses to email a link to the Notice and Claim Form.<sup>2</sup> To date, a total of 30,241 potential Settlement Class Members were either mailed a Postcard Notice or emailed a link to the Notice and Claim Form.

5. To date, 1,758 Postcard Notices were returned as undeliverable. Of these, the United States Postal Service provided 46 forwarding address, and SCS promptly mailed another Postcard Notice to the updated address. The remaining 1,712 Postcard Notices returned as undeliverable were "skip-traced" to obtain updated addresses and 1,021 were re-mailed to updated addresses. There were 35 Postcard Notices returned undeliverable after they were remailed using the "skip-traced" updated addresses. Accordingly, not including the 726 Postcard Notices that remain undeliverable despite attempts to obtain updated mailing addresses, as of September 18, 2024, a total of 29,515 potential Settlement Class Members or were either mailed a Postcard Notice or emailed a link to the Notice and Claim Form by SCS or their nominees.

### **UPDATE ON TOLL-FREE PHONE LINE**

6. As stated in the Initial Mailing Declaration, SCS maintains a toll-free telephone number (1-866-274-4004) for potential Settlement Class Members to call and obtain information about the Settlement. SCS continues to promptly respond to each telephone inquiry and address Settlement Class Members' inquiries through the administration process.

<sup>&</sup>lt;sup>2</sup> Since the Initial Mailing Declaration, SCS received an additional twelve requests from potential Settlement Class Members to mail them a Notice and Claim Form. SCS immediately mailed them a Notice and Claim Form.

#### **UPDATE ON SETTLEMENT WEBSITE**

7. On April 23, 2024, SCS established a case-specific website dedicated to the Settlement at www.AdamasSecuritiesSettlement.com (the "Settlement Website"). The Settlement Website is accessible 24 hours a day, 7 days a week. The Settlement Website contains information related to the current status of the Action; case deadlines; the online claim filing link; and important documents. On July 31, 2024, SCS posted to the Settlement Website: (a) Declaration of Leanne H. Solish in Support of: (I) Lead Plaintiff's Motion for Final Approval of Class Action Settlement and Plan of Allocation; and (II) Lead Counsel's Motion for an Award of Attorneys' Fees and Reimbursement of Litigation Expenses; (b) Lead Counsel's: (1) Notice of Motion and Motion for an Award of Attorneys' Fees and Reimbursement of Litigation Expenses; (b) Lead Plaintiff's: (1) Notice of Unopposed Motion and Motion for Final Approval of Class Action Settlement and Plan of Allocation; and (c) Lead Plaintiff's: (1) Notice of Unopposed Motion and Motion for Final Approval of Class Action Settlement and Plan of Allocation; and (c) Lead Plaintiff's: (1) Notice of Unopposed Motion and Motion for Final Approval of Class Action Settlement and Plan of Allocation; and (2) Memorandum of Law in Support Thereof. To date, the Settlement Website has received 5,554 pageviews from 1,586 unique users.

#### **UPDATE ON REPORT ON EXCLUSIONS AND OBJECTIONS**

8. The Postcard Notice, Notice, Summary Notice, and the Settlement Website informed potential Settlement Class Members that written request for exclusion were to be mailed to SCS such that they were received no later than August 9, 2024. On June 25, 2024, the Court continued the final Settlement Hearing from August 30, 2024, to September 27, 2024 (ECF No. 132). Because the exclusion deadline was based on the date of the final Settlement Hearing, the adjournment extended the deadline to request exclusion from August 9, 2024, to September 6, 2024. This change was posted to the Settlement Website. SCS has been monitoring all mail delivered for this case. To date, SCS has not received any exclusion requests.

9. The Postcard Notice, Notice, Summary Notice, and the Settlement Website, further informed Settlement Class Members seeking to object to the Settlement, the proposed Plan of Allocation or Lead Counsel's motion for an award of attorneys' fees and reimbursement of Litigation Expenses, that objections must be submitted in writing to the Clerk of the Court such that they were received on or before August 9, 2024. The adjourned final Settlement Hearing also extended the deadline for Settlement Class Members to object to the proposed Settlement, the proposed Plan of Allocation, or the request for attorney's fees and reimbursement of Litigation Expenses from August 9, 2024, to September 6, 2024. This change was likewise reflected on the Settlement Website. As of the date of this declaration, SCS has not been notified of any objections or received any misdirected objections.

## **UPDATE ON CLAIMS RECEIVED TO DATE**

10. The deadline for claims submission was no later than August 28, 2024 if submitted online at www.AdamasSecuritiesSettlement.com or postmarked no later than August 28, 2024. As of the date of this declaration, SCS has received 12,139 claims. Based on SCS's preliminary review of the 12,139 Claims, 4,143 Claims are considered valid, 7,956 Claims are considered invalid, and 40 Claims are deficient awaiting additional documentation required to process the claim. SCS is currently processing the claims received, including conducting quality assurance reviews, such as verifying required supporting documentation that was submitted with the claim, detecting duplicated claims, conducting fraud checks, *etc.* Once this process is complete, claimants with incomplete or invalid claims will be given an opportunity to supplement or complete their claims. With these steps currently outstanding, the numbers in this paragraph are only estimates.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Signed this 18<sup>th</sup> day of September 2024, in Media, Pennsylvania.

Margery Craig Margery Craig