Cardiovascular Systems Inc Form 144 February 22, 2010

Class of

	SECURITIES AND Washin	EXC ngton	STATES CHANGE CC , D.C. 20549 M 144				OMB A OMB Number: Expires: 2011 Estimated burden hours per . 2.00	3235-(March 3 d averag)101 31, ge
	NOTICE OF PROP						SEC U	JSE ON	JLY
PURSUAI	NT TO RULE 144 U	NDE	R THE SEC	URITIES AC	T OF 1933	3	DOCUM SEQUEN).
ATTENTION: Transmit for the order with a broker to execute the order with a broker to execute the other to execute				-	~ ~	an	CUSIP N	IUMBE	R
1 (a) NAME OF ISSUER	(Please type or print)	(b) I IDE	RS (c) S NT. NO.	S.E.C. FILI	e no.	WORK I	LOCAT	ION
Cardiovascular Systems, I	nc. (the "Issuer")				52082				
1 (d) ADDRESS OF ISSUER STATE	STREET ZIP CODE			CITY			(e) TELE	EPHON	E NO.
651 Campus Drive Paul	MN	551	12-3495			St.	AREA CODE		ABER
2 (a) NAME OF	(b)	c)					651	259-1	600
PERSON FOR WHOSE ACCOUNT THE	RELATIONSHIP TO ISSUER			STREET		CITY	r s	STATE	
SECURITIES ARE TO BE SOLD	Shareholder	301 (Wort		treet, Suite 33	00 76102	Fort			
TPG Biotechnology Partners, L.P. ("Seller")									
INSTRUCTION: The per	rson filing this notice		ld contact th S.E.C. File N		tain the I.F	R.S. Ide	entification	n Numb	er and
3 (a) (b)	SEC ON		(c)	(d)	(e)	(f)			(g)
Title of the			Number of	Aggregate	Number	of	Approxin	nate	Name

Broker-Dealer Shares

Market

Shares

of

Date of Sale

Ζ

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Securities To Be Sold	Name and Address of File N Each Broker Through Whom the Securities are to be		or Other Units To Be Sold	Value (See instr. 3(d))	or Other Units Outstanding		e instr. 3 DAY		Each Securities)Exchange
	Offered or Each Market		(See instr.	J(u))	(See instr.				(See
	Maker who is Acquiring the		3(c))		3(e))				instr. 3(g))
C	Securities		100 704	¢1 040 C01 C	0 14 000 500	F 1	22.2	010	
Common Stools por	UBS Securities LLC				0 14,909,522	Februa	iry 22, 2	010	
Stock par value \$0.001	677 Washington Blvd. Stamford, CT 06901		(1)	(February 19 2010)	10, 2010				
per share	Stannold, C1 00001			2010)	10, 2010)				
INSTRUCTI	ONS:								
1. (a) Name		3. (a) Title of t	he class of se	curities to be	sold			
(b) Issuer	s I.R.S. Identification Number	(b) Name an	d address of	each broker th	irough	whom t	he	
(c) Issuer'	s S.E.C. file number, if any	secu	irities are int	tended to be s	sold				
	s address, including zip code				other units to l	be sold	(if debt	secur	rities,
	s telephone number, including an	eagive	00 0	ate face					
code			amount)						_
a () b					ue of the secu	rities to	o be solo	d as o	fa
	of person for whose account the	spec		vithin 10 days					
securities are		(-	the filing of the		1 1		م ما الم م	
• • •	person's relationship to the issuer		e) Number ebt securities		other units of t	ine clas	ss outsta	naing	, or
-	director, 10% stockholder, or er of immediate family of any of	II ue			nding, as sho	wn hy	the mos	t raca	nt
the foregoing		renc		ent published	e	wir Uy	uic mos		III
	berson's address, including zip co	-	by the is	-					
(•) 5000 F			•		which the secu	urities	are to be	e sold	
			· • •		es exchange,				
				tended to be	C V				
			sold						

Potential persons who are to respond to the collection of information contained in this form are

not

required to respond unless the form displays a currently valid OMB control number.

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TABLE I – SECURITIES TO BE SOLD

		g information with respectively with respectively generation with respectively ment of all or any part of the second seco				
Title of the Class	Date you Acquired	Nature of Acquisition Transaction	Name of Person from Whom Acquired (If gift, also give date donor acquired)	Amount of Securities Acquired	Date of	Nature of Payment
Common Stock	7/3/2006	The shares reported herein were acquired upon (i) the conversion of shares of the Issuer's Series C and D preferred stock previously acquired by Seller for cash and (ii) the issuance of Issuer's common stock in satisfaction of accumulated dividends on such preferred stock at the date of conversion.	Issuer	192,704 (following reverse stock split effected on February 25, 2009)	July 3, 2006	Conversion of preferred stock and satisfaction of accumulated dividends thereon.
INSTRUCTIONS:	payment the the time of p in a note consideration consisted of if payment describe the note or othe	ities were purchased an erefor was not made in o purchase, explain in the t thereto the nature of on given. If the conside any note or other obligat was made in install arrangement and state will r obligation was dischar st installment paid.	cash at able or of the eration tion, or ments hen the			

TABLE II — SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller	Title of Securities Sold	Date of Sale	Amount of Securities Sold	Gross Proceeds
N/A	N/A	N/A	N/A	N/A
REMARKS:				

(1) Sales by Seller should be aggregated with the sales of TPG Ventures, L.P. (together with Seller, the "TPG Funds"), which is under common control. The TPG Funds are filing separate Forms 144 for aggregate sales of up to 275,290 shares of the Issuer's Common Stock.

INSTRUCTIONS:

ATTENTION:

See the definition of "person" in paragraph (a) of Rule 144. Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information