TITAN PHARMACEUTICALS INC Form SC 13D December 04, 2013

#### **UNITED STATES**

# SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### **SCHEDULE 13D**

**Under the Securities Exchange Act of 1934** 

(Amendment No. )\*

Titan Pharmaceuticals, Inc.

(Name of Issuer)

Common Stock, \$0.001 par value per share

(Title of Class of Securities)

888314101

(CUSIP Number)

**Lauren Farrell** 

**Senior Vice President, Finance** 

**Apple Tree Partners** 

47 Hulfish Street, Suite 441

Princeton NJ 08542 USA

1.609.751.5375 x422

# (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

#### November 25, 2013

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

**Note:** Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

\* The remainder of this cover 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 any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required 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 of 1934 ( Act ) or otherwise 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).

Persons who 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.

CUSIP N	Io. 888314	101				1;	3D				Page	e	2	_ of	13	. Page
1			REPORTIN			OVE P	PERSON	NS (ENT	ΓΙΤΙΕS	S ONL	Υ).					
2		TH	armaceutical E APPROPR 			A MEN	MBER (	OF A G	ROUP	(SEE	INST	'RU(	CTIO	ONS)		
3	SEC USI	E OI	NLY													
4	SOURCE	E OI	F FUNDS (S	EE INST	'RUCTI	IONS)	)									
5	WC CHECK 2(e)	IF I	DISCLOSUF	E OF LE	EGAL P	PROCI	EEDIN	GS IS R	REQUI	RED F	PURSI	UAN	T TO	O ITE	EMS 2	2(d) or
6	CITIZEN	ISH	IP OR PLAC	CE OF O	RGANI	IZATI	ON									
NUMBI	ER OF		ate company SOLE VOT		WER											
SHAI BENEFIC OWNE	CIALLY	8	0 shares SHARED V	OTING	POWE	R										
EAC REPOR		9	9,650,000 s SOLE DISI		E POW	ÆR										

# **PERSON**

**WITH** 0 shares

10 SHARED DISPOSITIVE POWER

9,650,000 shares

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

9,650,000 shares

12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

..

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

11.7%

14 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CUSIP N	No. 888314	101							13	D						Pag	зе <u> </u>	3	_ of	13	]	Page
1	NAMES								E PE	ERSO	NS (I	ENT	TITI	ES C	)NL`	Y).						
2	Apple Tre CHECK		E Al						ИЕМ	IBER	OF 2	A GF	ROU	JP (S	SEE :	INS'	TRU	JCTI	ONS	i)		
3	SEC USE	E OI	NLY	•																		
4	SOURCE	E OI	F FU	JNDS (	SEE I	[NST	RUC	CTION	NS)													
5	AF CHECK 1 2(e)	ſF [	OISC	CLOSU	RE O	F LE	EGAL	. PRC	OCE)	EDIN	NGS I	IS RI	EQI	JIRE	ED P	URS	SUA	NT T	ГО Г	ΓEMS	S 2(	d) or
6	CITIZEN	SH	IIP C	OR PLA	ACE O	)F OI	RGAl	NIZA	ATIC	ON												
NUMB				ompan LE VC		3 POV	WER															
SHA BENEFIC	CIALLY	8	-	nares ARED	VOT	ING	POW	/ER														
EA0 REPOF		9		50,000 LE DIS			E PO	WER	<b>t</b>													

# **PERSON**

**WITH** 0 shares

10 SHARED DISPOSITIVE POWER

9,650,000 shares

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

9,650,000 shares

12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

..

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

11.7%

14 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CUSIP N	No. 8883141	101					13D				Page	4	of _	13	_ Pages
1			REPORTIN FIFICATIO				PERSO	NS (EN	NTITIE	S ONL	.Y).				
2	CHECK T		nvestments E APPROPI 		3OX IF	F A ME	EMBER	OF A (	GROUI	P (SEE	INSTR	RUCT	IONS)	)	
3	SEC USE	ON	NLY												
4	SOURCE	OF	F FUNDS (S	EE INS	TRUC'	TIONS	S)								
5	AF CHECK I 2(e)	F D	DISCLOSUI	RE OF L	ÆGAL	. PROC	CEEDIN	NGS IS I	REQUI	IRED I	PURSU	ANT	ТО ІТ	EMS	2(d) or
6	CITIZEN	SHI	IP OR PLA	CE OF (	ORGAÌ	NIZAT	ΓΙΟΝ								
NUMB SHA	ER OF		company w SOLE VO												
BENEFI OWNI	CIALLY		0 shares SHARED	/OTINC	3 POW	/ER									
EA(			9,650,000 s SOLE DIS		VE PO'	WER									

# **PERSON**

**WITH** 0 shares

10 SHARED DISPOSITIVE POWER

9,650,000 shares

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

9,650,000 shares

12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

..

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

11.7%

14 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CUSIP N	No. 888314	101	l			1	13D			]	Page _	5	_ of _	13	_ Page
1				TING PER		OVE F	PERSON	NS (ENT	TITIES (	ONLY	·).				
2			E APPRO	V, L.P. PRIATE	BOX IF	A ME	MBER (	OF A G	ROUP (	SEE II	NSTRI	UCTIO	ONS)		
3	SEC USI	E OI	NLY												
4	SOURCE	E OI	F FUNDS	(SEE IN	STRUCT	ΓIONS	5)								
5	AF CHECK 2(e)	IF I	DISCLOS	URE OF	LEGAL	PROC	EEDIN	GS IS R	EQUIRI	ED PU	JRSUA	ANT T	TO ITI	EMS 2	2(d) or
6	CITIZEN	ISH	IIP OR PI	LACE OF	ORGAN	NIZATI	ION								
NUMB!	ER OF	Islaı 7		pted limite OTING P		ership									
BENEFICOWNE	CIALLY	8	0 shares SHARE	D VOTIN	G POWI	ER									
EA0 REPOR		9	9,650,00 SOLE D	0 shares ISPOSITI	(VE POV	WER									

# **PERSON**

**WITH** 0 shares

10 SHARED DISPOSITIVE POWER

9,650,000 shares

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

9,650,000 shares

12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

..

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

11.7%

14 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN

CUSIP N	o. 888314	101			1	13D			Page	6_	_ of _	13	. Page
			REPORTING P			PERSON	S (ENTI	TIES ON	LY).				
2	ATP III (CHECK (a) "	THI	E APPROPRIAT	E BOX IF	FA ME	MBER C	OF A GR	OUP (SEI	E INSTR	RUCTI	ONS)		
3	SEC USE	E Ol	NLY										
4	SOURCE	E OI	F FUNDS (SEE	INSTRUC	TIONS	)							
5	AF CHECK 2 (e)	IF I	DISCLOSURE C	)F LEGAL	. PROC	EEDINC	GS IS RE	QUIRED	PURSU	ANT T	ΓΟ ΙΤΙ	EMS 2	2(d) or
6	CITIZEN	ISH	IP OR PLACE (	OF ORGAI	NIZATI	ION							
NUMBE	ER OF	Islaı 7	nds exempted co SOLE VOTING	mpany 3 POWER									
SHAR BENEFIC OWNE	CIALLY	8	0 shares SHARED VOT	ING POW	/ER								
EAC REPOR		9	9,650,000 share SOLE DISPOS		WER								

# **PERSON**

**WITH** 0 shares

10 SHARED DISPOSITIVE POWER

9,650,000 shares

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

9,650,000 shares

12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

..

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

11.7%

14 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CUSIP N	Io. 888314	101				13D			]	Page _	77	_ of	13	. Page
1			REPORTING			E PERSC	ONS (EN	TITIES (	ONLY	·).				
2	Seth L. H. CHECK	TH	E APPROPRIA	TE BOX	IF A M	1EMBEF	R OF A C	GROUP (S	SEE II	NSTRU	JCTIO	ONS)		
3	SEC USI	E O]	NLY											
4	SOURCE	E Ol	F FUNDS (SEE	E INSTRU	JCTION	NS)								
5	AF CHECK 2(e)	IF I	DISCLOSURE	OF LEG∤	AL PRC	OCEEDII	NGS IS I	REQUIRI	ED PU	JRSUA	ANT T	O ITE	EMS 2	2(d) or
6	CITIZEN	ISH	IP OR PLACE	OF ORG	SANIZA	ATION								
NUMBI			s citizen SOLE VOTIN	IG POWE	ER									
SHAI BENEFIC OWNE	CIALLY	8	0 shares SHARED VO	TING PO	OWER									
EAC REPOR		9	9,650,000 sha SOLE DISPO		POWER									

# **PERSON**

**WITH** 0 shares

10 SHARED DISPOSITIVE POWER

9,650,000 shares

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

9,650,000 shares

12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

..

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

11.7%

14 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

IN

CUSIP No. 888314101	13D	Page <u>8</u> of <u>13</u> Pages
	Schedule 13D	

# Item 1. Security and Issuer.

This statement relates to the Common Stock, \$0.001 par value (the Common Stock) of Titan Pharmaceuticals, Inc. (the Issuer) having its principal executive office at 400 Oyster Point Blvd., Suite 505, South San Francisco, California 94080.

#### Item 2. Identity and Background.

This statement is being filed by Braeburn Pharmaceuticals BVBA SPRL (Braeburn), Apple Tree Consolidated BVBA SPRL (ATC), Apple Tree Investments S.a.r.l (ATI), Apple Tree Partners IV, L.P. (ATP IV), ATP III GP, Ltd. (ATP GP) and Seth L. Harrison (Harrison and, together with Braeburn, ATC, ATI, ATP IV and ATP GP, the Reporting Persons). The directors and managers of each of Braeburn and ATC are Seth Harrison, David McIntyre and Lauren Farrell. The directors and managers of ATI are Seth Harrison, Alberto Marandini and Emilie Bordaneil. ATP GP is the sole general partner of ATP IV. Harrison is the sole owner and director of ATP GP.

The address of the principal business office of each of Braeburn and ATC is Brugmannlaan 147, 1190 Vorst, Belgium. The address of the principal office of ATI is 1 Boulevard de la Foire, L-1528, Luxembourg. The address of the principal office of each of ATP IV, ATP GP and Harrison is 47 Hulfish Street, Suite 441, Princeton NJ 08542.

The principal business of Braeburn is the development and marketing of pharmaceuticals. The principal business of each of ATC and ATI is to make, hold and dispose of investments. The principal business of ATP IV is to make, hold and dispose of equity and equity-related investments. The principal business of ATP GP is to act as the sole general partner of ATP and certain other investment entities. The principal business of Harrison is to manage the other Reporting Entities and a number of affiliated partnerships with similar businesses.

During the five years prior to the date hereof, none of the Reporting Persons has been convicted in a criminal proceeding or has been a party to a civil proceeding ending in a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Each of Braeburn and ATC is a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid, société privée à responsabilité limitée) under Belgian law. ATI is a company with limited liability (société à responsabilité limitée) under Luxembourg law. ATP IV is a Cayman Islands exempted limited partnership. ATP GP is a Cayman Islands exempted company. Harrison is a citizen of the United States.

## Item 3. Source and Amount of Funds or Other Consideration.

As of the date hereof, each of the Reporting Persons may be deemed to beneficially own 9,650,000 shares of Common Stock (the Shares), consisting of (i) 6,250,000 shares (the 2013 Shares) issued acquired on November 25, 2013 (the 2013 Purchase) and (ii) 3,400,000 shares of Common Stock previously owned by Braeburn. The source of the purchase price for the 2013 Shares was working capital. No borrowed funds were used to effect the 2013 Purchase.

# Item 4. Purpose of Transaction.

Braeburn acquired the Shares for investment purposes. Depending on market conditions, its continuing evaluation of the business and prospects of the Issuer and other factors, Braeburn and other Reporting Persons may dispose of or acquire additional shares of the Issuer. Except as set forth above, none of the Reporting Persons has any present plans which relate to or would result in:

(a) The acquisition by any person of additional securities of the Issuer, or the disposition of securities of the Issuer;

CUSIP	No. 888314101 13D	Page _	9_	_ of _	13	_ Pages
(b)	An extraordinary corporate transaction, such as a merger, reorganization or any of its subsidiaries;	or liquidatio	n, inv	/olvin	ig the	Issuer
(c)	A sale or transfer of a material amount of assets of the Issuer or any of its	subsidiarie	s;			
(d)	Any change in the present board of directors or management of the Issuer to change the number or term of directors or to fill any existing vacancies	_		lans c	or proj	posals
(e)	Any material change in the present capitalization or dividend policy of the	e Issuer;				
(f)	Any other material change in the Issuer s business or corporate structure	;				
(g)	Changes in the Issuer s charter, bylaws or instruments corresponding the impede the acquisition of control of the Issuer by any person;	reto or othe	r acti	ons w	hich 1	may
(h)	Causing a class of securities of the Issuer to be delisted from a national seauthorized to be quoted in an inter-dealer quotation system of a registered		_			
(i)	A class of equity securities of the Issuer becoming eligible for termination Section 12(g)(4) of the Securities Exchange Act of 1934; or	n of registra	tion p	oursua	ent to	
(j) Item 5. l	Any action similar to any of those enumerated above.  Interest in Securities of the Issuer.					

(a) Braeburn is the record owner of the Shares. As the sole owner of Braeburn, ATC may be deemed to own beneficially the Shares. As the sole owner of ATC, ATI may be deemed to own beneficially the Shares. As the sole owner of ATI, ATP IV may be deemed to own beneficially the Shares. As the sole general partner of ATP IV, ATP GP may be deemed to own beneficially the Shares. As the sole owner and director of ATP GP, Harrison may be deemed to own beneficially the Shares.

Each of the Reporting Persons may be deemed to own beneficially 11.7% of the Issuer s Common Stock, which percentage is calculated based on 82,544,222 shares of Common Stock issued and outstanding on November 8, 2013, as reported in the Issuer s Form 10-Q for the quarter ended September 30, 2013 filed with the Securities and Exchange

Commission on November 14, 2013. Each of the Reporting Persons, except Braeburn, disclaims beneficial ownership of the Shares except to the extent of their pecuniary interest therein, if any.

- (b) Regarding the number of shares as to which such person has:
  - (i) sole power to vote or to direct the vote: See line 7 of cover sheets.
  - (ii) shared power to vote or to direct the vote: See line 8 of cover sheets.
  - (iii) sole power to dispose or to direct the disposition: See line 9 of cover sheets.
  - (iv) shared power to dispose or to direct the disposition: See line 10 of cover sheets.

CUSIP No	<u>888314101</u>						
		13D	Page	10	_ of _	13	_ Pages

- (c) Except as set forth in clause (i) of Item 3 above, none of the Reporting Persons has effected any transaction in the Common Stock during the last 60 days.
- (d) No other person is known to have the right to receive or the power to direct the receipt of dividends from, or any proceeds from the sale of, shares beneficially owned by any of the Reporting Persons.
- (e) Not Applicable.

Item 6. Contracts, Arrangements, Undertakings or Relationships with Respect to Securities of the Issuer.

In connection with the 2013 Purchase, the Issuer has agreed to include some or all of the 2013 Shares in certain future SEC registration statements covering equity securities of the Issuer.

Item 7. Material to be Filed as Exhibits.

Exhibit 99.1 Agreement regarding filing of joint Schedule 13D.

Exhibit 99.2 Power of Attorney regarding Schedule 13D filings.

CUSIP No. 888314101	13D	Page <u>11</u> of <u>13</u> Pag	;es
	SIGNATURE		
After reasonable inquiry and to the best of information set forth in this statement is t		of the undersigned certifies that the	
Date: December 4, 2013			
Braeburn Pharmaceuticals BVBA SPRL			
By: * Seth L. Harrison Manager			
Apple Tree Consolidated BVBA SPRL			
By: * Seth L. Harrison Manager			
Apple Tree Investments S.a.r.l			
By: * Seth L. Harrison Manager			
Apple Tree Partners IV, L.P.			
By: ATP III GP, Ltd. General Partner			
By: * Seth L. Harrison Director			
ATP III GP, Ltd.			
By: * Seth L. Harrison Director			

Seth L. Harrison

\*By: /s/ Lauren Farrell Lauren Farrell Attorney-in-fact

<sup>\*</sup> This Schedule 13D was executed by Lauren Farell on behalf of Seth L. Harrison pursuant to a Power of Attorney, a copy of which is attached as Exhibit 99.2.

CUSIP No888	314101	13D	Page	12 of 13	Pages
				EXHIBIT	<u>Γ 99.1</u>
		AGREEMENT			
statement containing	the information	the Securities Exchange Act of 1934, n required by Schedule 13D need be fi f Titan Pharmaceuticals, Inc.	_		
EXECUTED this 4th	day of Decemb	ber, 2013.			
Braeburn Pharmaceu	ticals BVBA S	PRL			
By: * Seth L. Harrison Manager	ı				
Apple Tree Consolid	ated BVBA SP	RL			
By: * Seth L. Harrison Manager	l				
Apple Tree Investme	nts S.a.r.l				
By: * Seth L. Harrison Manager	l				
Apple Tree Partners	IV, L.P.				
By: ATP III GP, Ltd General Partner					
By: * Seth L. Har	rison				
ATP III GP, Ltd.					
By: * Seth L. Harrison	ı				

Director

Seth L. Harrison

\*By: /s/ Lauren Farrell Lauren Farrell Attorney-in-fact

<sup>\*</sup> This Agreement was executed by Lauren Farrell on behalf of Seth L. Harrison pursuant to a Power of Attorney, a copy of which is attached as Exhibit 99.2.

CUSIP No	888314101						
		13D	Page _	13	_ of _	13	_ Pages

**EXHIBIT 99.2** 

#### **POWER OF ATTORNEY**

KNOW ALL MEN BY THESE PRESENTS, that the undersigned hereby constitutes and appoints LAUREN FARRELL and DAVID McINTYRE, and each of them, with full power to act without the other, as his true and lawful attorney-in-fact and agent for him and in his name, place and stead, in any and all capacities, to sign on his behalf any and all documents relating to any and all filings pursuant to Sections 13 or 16 of the Securities Exchange Act of 1934 which may be necessary or desirable, granting unto said attorney-in-fact and agent full power and authority to do and perform each and every act and thing requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might or could do in person, thereby ratifying and confirming all that said attorney-in-fact may lawfully do or cause to be done by virtue hereof.

This power shall continue in effect until terminated in writing.

/s/ Seth L. Harrison Seth L. Harrison Dated: December 2, 2013