IRONWOOD PHARMACEUTICALS INC

Form SC 13G October 08, 2010

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment)

NAME OF ISSUER IRONWOOD PHARMACEUTICALS INC

TITLE OF CLASS OF SECURITIES Common

CUSIP NUMBER 46333X108

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 the disclosures provided in a prior cover page.

The information required in 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).

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CUSIP No. 46333X108

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1. Name of reporting person

Putnam, LLC. d/b/a/ Putnam Investments 36-4488942 ______ 2. Check the appropriate box if a member of a group* (a)() (b) () 3. SEC use only ______ 4. Citizenship or place of organization Delaware 5. Sole Voting Power NONE Number of shares)
Beneficially) 6. Shared Voting Power owned by each) 50561 Reporting) Person with:) 7. Sole Dispositive Power NONE ______ 8. Shared Dispositive Power 1656742 ______ Aggregate amount beneficially owned by each reporting person 1656742 Check box if the aggregate amount in row (9) excludes certain shares* 11. Percent of class represented by amount in row 9 4.1% _____ 12. Type of Reporting person* HC _____ 13G CUSIP No. 46333X108 Page 3 of 9 Pages ______ 1. Name of reporting person S.S. or I.R.S. identification no. of above person Putnam Investment Management, LLC. 04-2471937 2. Check the appropriate box if a member of a group* (a) () (b) ()

3.	SEC use only						
4.	Citizenship or place of organization Delaware	_					
	5. Sole Voting Power						
Manuele	NONE of shares)						
Benefi	cially) 6. Shared Voting Power						
Report							
rerson	with:) Sole Dispositive Power						
	NONE						
	8. Shared Dispositive Power						
	1629245						
9.	Aggregate amount beneficially owned by each reporting person	· -					
	1629245						
	Check box if the aggregate amount in row (9) excludes certain shares*						
11.	Percent of class represented by amount in row 9						
	4%						
12.	Type of Reporting person*						
	IA						
13G							
CUSIP 1	No. 46333X108 Page	4 of 9 Page					
1.	Name of reporting person S.S. or I.R.S. identification no. of above person	-					
	The Putnam Advisory Company, LLC.						
2.	Check the appropriate box if a member of a group* (a)() (b)()	. <u> </u>					
3.	SEC use only						
4.	Citizenship or place of organization	· _					
	Delaware						
	5. Sole Voting Power	· -					

Y 1 6				1	NONE				
Number of Beneficially)	•	hared '	Voting Power 23164 Sole Dispositive Power					
Owned by each Reporting)							
Person with:)	7							
					NONE				
		8		Shared D					
				2	27497				
9. Aggrega	ate amount	benefici	ally o	wned by ea	ach rep	orting p	erson	_	
	27497								
							ertain shares*	-	
11. Percent								-	
0.1%									
12. Type of	f Reportin	g person*						-	
IA									
								-	
SECURITIES AND Washington, D.			N						
SCHEDULE 13G									
Under the Secu: (Amendment No.		hange Act	of 193	34					
Item 1(a)	Name of	Issuer:		IRONWOOD	PHARMA	CEUTICAL	S INC		
			's Pri						
Item 1(b) Address of Issuer's Principal Executive Offices: 320 BENT STREET, CAMBRIDGE MA 02141,									
Item 2(a)	,		,			Item 2(b)		
Name of Person	Filing:			I	Address		cipal Office on	c, if	
						NONE, R	esidence:		
Putnam, LLC d/l ("PI") on behalf of it		Investme	ents	One Post	Office	-	Massachusetts	02109	
Putnam Investme	_	ment, LLC		(One Post	t Office Boston,	Square Massachusetts	02109	
The Putnam Adv		any, LLC.		(One Post	t Office Boston,	Square Massachusetts	02109	

Item 2(c)	Citizenship: PI, PIM and PAC are limited liability companies organized under Delaware law. The citizenship of other persons identified in Item 2(a) is designated as follows:
	** Voluntary association known as Massachusetts business trust - Massachusetts law
Item 2(d)	Title of Class of Securities: Common
Item 2(e)	Cusip Number: 46333X108
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Item 3. If this	statement is filed pursuant to Rules 13d-1(b), or 13d-2(b), check whether the person filing is a:
(a) ()	Broker or Dealer registered under Section 15 of the Act
(b) ()	Bank as defined in Section 3(a)(6) of the Act
(c)()	Insurance Company as defined in Section 3(a)(19) of the Act
(d) ()	Investment Company registered under Section 8 of the Investment Company Act
(e)(X)	Investment Adviser registered under Section 203 of the Investment Advisers Act of 1940
(f)()	Employee Benefit Plan, Pension Fund which is subject to the provisions of the Employee Retirement Income Security Act of 1974 or Endowment Fund; see (Section 240.13d-1(b)(1)(ii)(F)
(g) (X)	Parent Holding Company, in accordance with Section 240.13d-1(b)(ii)(G)
(h) ()	Group, in accordance with Section 240.13d-1(b)(1)(ii)(H)

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Item 4.
Ownership.

		PIM*		PAC		Р		
	Amount Beneficially Owned:		(Investment advisers & subsidiaries of PI)				(Parent comparto PIM and PA	_
(a)		1629245	+	27497	=	1656742		
(b)	Percent of Class:		4%		+	0.1%	=	4
(c)	Number of shares as to which such person has:							
(1)	sole power to vote or to direct the vote; (but see Item 7)		NONE			NONE		N
(2)	shared power to vote or to direct the vote; (but see Item 7)		27397			23164	50561	
(3)	sole power to dispose or to direct the disposition of; (but see Item 7)		NONE			NONE		N
(4)	shared power to dispose or to direct the disposition of; (but see Item 7)		ALL			ALL		А

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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 thereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following (X)

Item 6. Ownership of More than Five/Ten Percent on Behalf of Another
Person:

No persons other than the persons filing this Schedule 13G have an economic interest in the securities reported on which relates to more than five percent of the class of securities. Securities reported on this Schedule 13G as being beneficially owned by PI consist of securities beneficially owned by subsidiaries of PI which are registered investment advisers, which in turn include securities beneficially owned by clients of such investment advisers, which clients may include investment companies registered under the Investment Company Act and/or employee benefit plans, pension funds, endowment funds or other institutional clients.

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

PI, wholly owns two registered investment advisers: Putnam Investment Management, LLC., which is the investment adviser to the Putnam family of mutual funds and The Putnam Advisory Company, LLC., which is the

investment adviser to Putnam's institutional clients. Both subsidiaries have dispository power over the shares as investment managers, but each of the mutual fund's trustees have voting power over the shares held by each fund, and The Putnam Advisory Company, LLC has shared voting power over the shares held by the institutional clients. Pursuant to Rule 13d-4, PI declares that the filing of this Schedule 13G shall not be deemed an admission for the purposes of Section 13(d) or 13(g) that it is the beneficial owner of any securities covered by this Schedule 13G, and further states that it does not have any power to vote or dispose of, or direct the voting or disposition of, any of the securities covered by this Schedule 13G.

Item 8. Identification and Classification of Members of the Group: Not applicable.

Item 9. Notice of Dissolution of Group:

Not applicable.

Item 10. Certification.

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By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business, were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purposes or effect

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

PUTNAM, LLC.

Name/Title: Harold P. Short Jr.
Managing Director and Director of Investment Compliance

Date: October 7, 2010

For this and all future filings, reference is made to Power of Attorney dated May 27, 2004, with respect to duly authorized signatures on behalf of Putnam LLC., Putnam Investment Management, LLC., The Putnam Advisory Company, LLC. and any Putnam Fund wherever applicable.

For this and all future filings, reference is made to an Agreement dated June 28, 1990, with respect to one filing of Schedule 13G on behalf of said entities, pursuant to Rule 13d-1(f)(1).

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