CORP. and SENJU PHARMACEUTICAL CO., LTD.,

Plaintiffs,

Civil Action No. 1:15-cv-00337-JBS-KMW

٧.

PADDOCK LABORATORIES, LLC, L. PERRIGO COMPANY, and PERRIGO COMPANY,

Defendants.

STIPULATED CONSENT JUDGMENT AND INJUNCTION

Whereas the parties in the above-captioned action have agreed to terms and conditions representing a negotiated settlement of this action and have set forth those terms and conditions in a Confidential Settlement and License Agreement (the "Settlement Agreement"),

IT IS HEREBY STIPULATED AND AGREED, by and between the parties, through their undersigned counsel of record, that:

1. In the event that the claims of Plaintiffs' U.S. Patent No. 8,129,431 ("the '431 patent"), U.S. Patent No. 8,669,290 ("the '290 patent"), U.S. Patent No. 8,754,131 ("the '131 patent"), U.S. Patent No. 8,871,813 ("the '813 patent"), and U.S. Patent No. 8,927,606 ("the '606 patent") asserted against Defendants are not held invalid or unenforceable and in the absence of a license or other authorization from Plaintiffs, the '431, '290, '131, '813, and the

SENJU EXHIBIT 2123 INNOPHARMA v. SENJU IPR2015-00903

- 2. Defendants and anyone acting on the behalf of any of Defendants, except as expressly licensed by Plaintiffs in the Settlement Agreement, will be enjoined until expiration of the '431, '290, '131, '813, and '606 patents (or as otherwise provided in the Settlement Agreement) from (i) making, using, offering to sell, selling, or importing into the United States of America the Paddock Product, and (ii) participating in the profits from making, using, offering to sell, selling, or importing the Paddock Product in the United States, and (iii) indemnifying others with respect to any making, using, offering to sell, selling, or importing the Paddock Product in the United States.
- 3. Notwithstanding any provision of the foregoing, Defendants shall be entitled to contest the infringement, validity and/or enforceability of the '431, '290, '131, '813 and '606 patents in any future litigation, patent office proceeding, or otherwise over the '431, '290, '131, '813 or '606 patents pertaining to any product that is not the Paddock Product and is not the subject of the Paddock ANDA (as defined in the Settlement Agreement).
 - 4. Each party will bear its own attorneys' fees and costs.
- 5. This Court will retain jurisdiction to enforce this Stipulated Consent Judgment and Injunction and the parties' related agreements resolving this matter.
- 6. Plaintiffs acknowledge that Defendants are entitled to maintain their Paragraph IV certification to the '431, '290, '131, '813, and '606 patents pursuant to 21 C.F.R. §



301 Carnegie Center Princeton, New Jersey, 08543-5276 (609) 951-4193 chuderewiczm@pepperlaw.com

Attorneys for Plaintiffs

BAUSCH & LOMB INCORPORATED, BAUSCH & LOMB PHARMA HOLDINGS CORP., and SENJU PHARMACEUTICAL CO., LTD.

Of Counsel:

Bryan C. Diner
Justin J. Hasford
FINNEGAN, HENDERSON,
FARABOW, GARRETT & DUNNER, LLP
901 New York Avenue, NW
Washington, DC 20001-4413
(202) 408-4000

CARELLA BYRNE

/s/ Melissa E. Flax Melissa E. Flax

Michael Cross

CARELLA BYRNE CECCHI OLSTEIN BRODY

& AGNELLO, PC

5 Becker Farm Road

Roseland, NJ 07068

(973) 994-1700

Attorneys for Defendants



Wendy M. Ward
MERCHANT & GOULD PC
10 East Doty Street, Suite 600
Madison, WI 53703
608-280-6750

So Ordered this 5th day of June, 2015

Jerome B. Simandle, Chief U.S. District Judge