## UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION OFFICE OF ADMINISTRATIVE LAW JUDGES

In the Matter of

) Docket No. 9373

03 21 201

586036

ECRETARY

Original

## IMPAX LABORATORIES, INC.

## JOINT STIPULATION AND ORDER TO EXTEND TIME FOR ENDO PHARMACEUTICALS, INC. TO FILE MOTION TO QUASH

WHEREAS the Federal Trade Commission ("FTC") served a subpoena in the abovecaptioned matter upon Endo Pharmaceuticals Inc. ("Endo") on Monday, March 13, 2017 (the "Subpoena"); and

WHEREAS the FTC and Endo agree that they wish to engage in discussions concerning Endo's response to the Subpoena without the pressure of a deadline for filing a motion to quash;

WHEREFORE the FTC and Endo hereby stipulate to an extension of time for Endo to file a motion to quash the Subpoena such that any such motion will be due five business days (excluding weekends and holidays) after the date on which either the FTC or Endo declares an impasse by notifying the other party in writing (including by email).

Respectfully submitted, March 21, 2017:

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Bradley S. Albert, Esq. Eric M. Sprague, Esq. FEDERAL TRADE COMMISSION Bureau of Competition 400 7<sup>th</sup> Street SW Washington, DC 20024 balbert@ftc.com esprague@ftc.gov Telephone: (202) 326-2144

Counsel Issuing the Subpoena

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George G. Gordon, Esq. DECHERT LLP Cira Centre, 2929 Arch Street Philadelphia, PA 19104 Tel.: (215) 994-4000 george.gordon@dechert.com

Counsel for Endo Pharmaceuticals Inc.

## ORDERED: March \_\_, 2017

The Honorable D. Michael Chappell Chief Administrative Law Judge I hereby certify that on March 21, 2017, I filed an electronic copy of the foregoing Joint Stipulation and [Proposed] Order to Extend Time For Endo Pharmaceuticals, Inc. to File Motion to Quash, with:

D. Michael Chappell Chief Administrative Law Judge 600 Pennsylvania Ave., NW Suite 110 Washington, DC, 20580

Donald Clark 600 Pennsylvania Ave., NW Suite 172 Washington, DC, 20580

I hereby certify that on March 21, 2017, I served via E-Service an electronic copy of the foregoing Joint Stipulation and [Proposed] Order to Extend Time For Endo Pharmaceuticals, Inc. to File Motion to Quash, upon:

Bradley Albert Attorney Federal Trade Commission balbert@ftc.gov Complaint

Daniel Butrymowicz Attorney Federal Trade Commission dbutrymowicz@ftc.gov Complaint

Nicholas Leefer Attorney Federal Trade Commission nleefer@ftc.gov Complaint

Synda Mark Attorney Federal Trade Commission smark@ftc.gov Complaint

Maren Schmidt Attorney Federal Trade Commission mschmidt@ftc.gov Complaint

Eric Sprague Attorney Federal Trade Commission esprague@ftc.gov Complaint

Jamie Towey Attorney Federal Trade Commission jtowey@ftc.gov Complaint

Chuck Loughlin Attorney Federal Trade Commission cloughlin@ftc.gov Complaint

I hereby certify that on March 21, 2017, I served via other means, as provided in 4.4(b) of the foregoing Joint Stipulation and [Proposed] Order to Extend Time For Endo Pharmaceuticals, Inc. to File Motion to Quash, upon:

Ted Hassi Attorney O'Melveny & Myers LLP ehassi@omm.com Respondent

> Maren Schmidt Attorney