1	COOLEY GODWARD KRONISH LLP WILLIAM S. FREEMAN (82002) (freemanws@cooley.com)		
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3	Five Palo Alto Square 3000 El Camino Real		
4 5	Palo Alto, CA 94306-2155 Telephone: (650) 843-5000 Facsimile: (650) 857-0663		
6	Attorneys for Defendants		
7	RIGEL PHARMACEUTICALS, INC., JAMES RYAN D. MAYNARD, DONALD G. PAYAN,	RAUL R.	
8	RODRIGUEZ, ELLIOTT B. GROSSBARD, JEAN DELEAGE, BRADFORD S. GOODWIN, GARY A. LYONS, WALTER H.		
9	MOOS, HOLLINGS C. RENTON, PETER S. R STEPHEN A. SHERWIN	INGROSE, and	
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12			
13	INTER-LOCAL PENSION FUND GCC/IBT,	Case No. CV 09-00546 JSW	
14 15	On Behalf of Itself and All Others Similarly Situated,,	CLASS ACTION	
16	Plaintiff,	STIPULATION AND [PROPOSED] CONSOLIDATION ORDER	
17	v.	JURY TRIAL DEMANDED	
18	RIGEL PHARMACEUTICALS, INC., JAMES M. GOWER, RYAN D.		
19	MAYNARD, DONALD G. PAYAN, RAUL R. RODRIGUEZ, ELLIOTT B.		
20	GROSSBARD, JEAN DELEAGE, BRADFORD S. GOODWIN, GARY A.		
21	LYONS, WALTER H. MOOS, HOLLINGS C. RENTON, PETER S. RINGROSE, STEPHEN A. SHERWIN, CREDIT SUISSE		
22	SECURITIES (USA) LLC, THOMAS WEISEL PARTNERS, LLC,		
23	OPPENHEIMER & CO. INC. and JEFFERIES & COMPANY, INC.,		
24	Defendants.		
25			
26			
27 28			
COOLEY GODWARD KRONISH LLP ATTORNEYS AT LAW PALO ALTO	789726 v1/PA	STIPULATION AND [PROPOSED] CONSOLIDATION ORDER CASE NO. CV 09-00546 JSW	

1	RODNEY SHIPWAY, Individually and On Behalf of All Others Similarly Situated,, Case No. C 09-00766 SI	
2	Plaintiff,	
3	v.	
4		
5	RIGEL PHARMACEUTICALS, INC., JAMES M. GOWER, RYAN D. MAYNARD, DONALD G. PAYAN, RAUL	
6	R. RODRIGUEZ, ELLIOTT B.	
7	GROSSBARD, JEAN DELEAGE, BRADFORD S. GOODWIN, GARY A.	
8	LYONS, WALTER H. MOOS, HOLLINGS C. RENTON, PETER S. RINGROSE,	
9	STEPHEN A. SHERWIN, CREDIT SUISSE SECURITIES (USA) LLC, THOMAS WEISEL PARTNERS, LLC,	
10	OPPENHEIMER & CO. INC. and JEFFERIES & COMPANY, INC.,	
11	Defendants.	
12	Defendants.	
13	Pursuant to FRCivP 16(b), Civil L.R. 16-10(b), and Manual for Complex Litigation,	
14	Fourth §§ 11.21 and 31.31 (2004), the parties stipulate, and the Court hereby orders, as follows:	
15	CONSOLIDATION OF RELATED CASES	
16	1. Each of the actions listed above and on Exhibit A is related to <i>Inter-Local Pension</i>	
17	Fund GCC/IBT v. Rigel Pharmaceuticals, Inc., et al., Civil Case No. CV 09-0546 JSW within the	
18	meaning of Civil L.R. 3-12 (a). Pursuant to FRCivP 42(a), these cases are hereby consolidated	
19	into Civil Action No. CV 09-0546 JSW (the "Consolidated Action") for pretrial proceedings	
20	before this Court. The Consolidated Action shall be captioned: "In re Rigel Pharmaceuticals Inc.	
21	Securities Litigation."	
22	2. All related actions that are subsequently filed in, or transferred to, this District	
23	shall be consolidated into the Consolidated Action for pretrial purposes. This Order shall apply to	
24	every such related action, absent order of the Court. A party that objects to such consolidation, or	
25	to any other provision of this Order, must file an application for relief from this Order within	
26	thirty (30) days after the date on which a copy of the order is mailed to the party's counsel,	
27	pursuant to Paragraph 7, infra.	

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1	3. This Order is entered without prejudice to the rights of any party to apply for		
2	severance of any claim or action, for good cause shown.		
3	MASTER DOCKET AND CAPTION		
4	4. The docket in Civil Action No. CV 09-0546 JSW shall constitute the Master		
5	Docket for this action.		
6	5. Every pleading filed in the Consolidated Action shall bear the following caption:		
7	UNITED STATES DISTRICT COURT		
8	NORTHERN DISTRICT OF CALIFORNIA		
9			
0	IN RE RIGEL PHARMACEUTICALS) Master File No. CV 09-0546 JSW INC. SECURITIES LITIGATION.)		
1)		
2	This Document Relates To: CLASS ACTION O		
3))		
4	<u> </u>		
5	6. The file in Civil Action No. CV 09-0546 JSW shall constitute a Master File for		
6	every action in the consolidated action. When the document being filed pertains to all actions, the		
7	phrase "All Actions" shall appear immediately after the phrase "This Documents Relates To:".		
8	When a pleading applies only to some, not all, of the actions, the document shall list, immediately		
9	after the phrase "This Documents Relates To:", the docket number for each individual action to		
20	which the document applies, along with the last name of the first-listed plaintiff in said action		
21	(e.g., "No. C 09 (Doe))."		
22	7. The parties shall file a Notice of Related Cases pursuant to Civil L.R. 3-12(b)		
23	whenever a case that should be consolidated into the Consolidated Action is filed in, or		
24	transferred to, this District. If the Court determines that the case is related, the clerk shall:		
25	(a) place a copy of this Order in the separate file for such action;		
26	(b) serve on plaintiff's counsel in the new case a copy of this Order;		
27	(c) direct that this Order be served upon defendants in the new case; and		
28	(d) make the appropriate entry in the Master Docket.		

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LEAD PLAINTIFF'S COUNSEL

- 8. After the Court has designated a Lead Plaintiff, pursuant to 15 U.S.C. § 78u-4(a)(3) (B), the Lead Plaintiff shall designate a law firm or firms to serve as Lead Plaintiff's Counsel, pursuant to 15 U.S.C. § 78u-4(a)(3)(B)(v). Lead Plaintiff's Counsel shall have authority to speak for, and enter into agreements on behalf of, plaintiffs in all matters regarding pretrial procedures, discovery, and settlement negotiations. Lead Plaintiff's Counsel shall manage the prosecution of this litigation to avoid duplicative or unproductive activities. Lead Plaintiff's Counsel shall be responsible for coordination of all activities and appearances on behalf of plaintiffs and for dissemination of notices and orders. Lead Plaintiff's Counsel shall be responsible for communications with the Court. Lead Plaintiff's Counsel shall maintain a master service list of all parties and counsel.
- 9. Defendants' counsel may rely upon agreements made with Lead Plaintiff's Counsel. Such agreements shall be binding on all plaintiffs.
- 10. Any counsel of record for a party in the Consolidated Action who is not a member of the Bar of this District is hereby admitted to practice *pro hac vice* in this action.

PLEADINGS AND MOTIONS

- 11. Defendants are not required to respond to the complaint in any action consolidated into the Consolidated Action, other than a consolidated complaint or a complaint designated as the operative complaint.
- 12. Lead Plaintiff shall file a consolidated complaint within forty-five (45) days after filing the order designating the Lead Plaintiff and Lead Plaintiff's Counsel, unless otherwise agreed upon by the parties. The consolidated complaint shall be the operative complaint and shall supersede all complaints filed in any of the actions consolidated herein.
- 13. Defendants shall respond to the consolidated complaint within forty-five (45) days after service, unless otherwise agreed upon by the parties. If defendants file any motions directed at the consolidated complaint, the opposition brief shall be filed within forty-five (45) days of the filing of that motion and the reply brief shall be filed within twenty (20) days of the filing of the opposition brief, unless otherwise agreed upon by the parties.

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1	1 14. The parties shall serve all paper	s on each other by hand, by overnight delivery, or			
2	2 (by prior agreement) by electronic mail or facs:	(by prior agreement) by electronic mail or facsimile, unless otherwise agreed upon by the parties.			
3	Notwithstanding the foregoing, defendants is	may serve plaintiffs' counsel, other than Lead			
4	Plaintiff's Counsel, by first-class mail, unless o	therwise agreed upon by the parties.			
5 6	WILLI	EY GODWARD KRONISH LLP AM S. FREEMAN (82002) C. DWYER (136533)			
7	SHAN	NON M. EAGAN (212830)			
8					
9		/s/ n S. Freeman (82002)			
10	Attorne	ys for Defendants			
11	l ∥ GOWE	PHARMACEUTICALS, INC., JAMES M. R, RYAN D. MAYNARD, DONALD G. N, RAUL R. RODRIGUEZ, ELLIOTT B.			
12	2 GROSS	BBARD, JEAN DELEAGE, BRADFORD S. WIN, GARY A. LYONS, WALTER H. MOOS,			
13	3 HOLLI	NGS C. RENTON, PETER S. RINGROSE, and EN A. SHERWIN			
14	4	HLIN STOIA GELLER RUDMAN & ROBBINS			
15	LLP CHRIS'	TOPHER P. SEEFER (201197)			
16	DANIE DARRI	L J. PFEFFERBAUM (248631) EN J. ROBBINS (168593)			
17	7 MATTI	HEW P. MONTGOMERÝ (180196)			
18					
19	Christo	/s/ pher P. Seefer (201197)			
20	U Attorne	ys For Plaintiff			
21	INTER	LOCAL PENSION FUND GCC/IBT			
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COOLEY GODWARD KRONISH LLP ATTORNEYS AT LAW PALO ALTO STIPULATION AND [PROPOSED]
CONSOLIDATION ORDER
CASE NO. CV 09-00546 JSW

1		WAY TOPAZ KESSLER MELTZER &		
2		R. PLUTZIK (077758)		
3		OTHY FISHER (191626)		
4	4	1-1		
5	Alan R.	/s/ Plutzik (077758)		
6		ys For Plaintiff		
7	7	Y SHIPWAY		
8	JERRY	NK, TWEED, HADLEY & MCCLOY LLP L. MARKS (135395)		
9		M. TORRES (240590) SETH R. KOENIG (255756)		
10	0			
11		/s/		
12	2	Marks (135395)		
13	CREDIT	rs for Defendants SUISSE SECURITIES (USA) LLC, THOMAS		
14		PARTNERS, LLC, OPPENHEIMER & CO. I JEFFERIES & COMPANY, INC.		
15	5			
16	ATTESTATION PURSUANT TO GENERAL ORDER 45			
17	I, William S. Freeman, am the ECF Use	er whose ID and password are being used to file		
18	this Stipulation and [Proposed] Consolidation O	rder. In compliance with General Order 45.X.B.,		
19	I hereby attest that concurrence in the filing of t	I hereby attest that concurrence in the filing of this document has been obtained from each of the		
20	other signatories. I declare under penalty of perjury under the laws of the United States of			
21	America that the foregoing is true and correct. Executed this 18th day of March, 2009, at Palo			
22	Alto, California.			
23		/s/		
24	4 Wi	liam S. Freeman (82002)		
25	 	G ADDOLUED AND 16 GO OPPEDED		
26	THE FOREGOING STIPULATION I	S APPROVED AND IS SO ORDERED.		
27	7 Dated: March <u>19</u> , 2009	In the States District Judge		
28	8			

COOLEY GODWARD KRONISH LLP ATTORNEYS AT LAW PALO ALTO

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STIPULATION AND [PROPOSED]
CONSOLIDATION ORDER
CASE NO. CV 09-00546 JSW

EXHIBIT A

Related	Cases

Inter-Local Pension Fund GCC/IBT v. Rigel Pharmaceuticals, Inc., James M. Gower, Ryan D. Maynard, Donald G. Payan, Raul R. Rodriguez, Elliott B. Grossbard, Jean Deleage, Bradford S. Goodwin, Gary A. Lyons, Walter H. Moos, Hollings C. Renton, Peter S. Ringrose, Stephen A. Sherwin, Credit Suisse Securities (USA) LLC, Thomas Weisel Partners, LLC, Oppenheimer & Co. Inc. and Jefferies & Company, Inc., filed in the United States District Court for the Northern District of California on February 6, 2009, Case No. CV 09-0546 JSW; and

Rodney Shipway v. Rigel Pharmaceuticals, Inc., James M. Gower, Ryan D. Maynard, Donald G. Payan, Raul R. Rodriguez, Elliott B. Grossbard, Jean Deleage, Bradford S. Goodwin, Gary A. Lyons, Walter H. Moos, Hollings C. Renton, Peter S. Ringrose, Stephen A. Sherwin, Credit Suisse Securities (USA) LLC, Thomas Weisel Partners, LLC, Oppenheimer & Co. Inc. and Jefferies & Company, Inc., filed in the United States District Court for the Northern District of California on February 20, 2009, Case No. C 09-00766 SI.

KRONISH LLP

ATTORNEYS AT LAW

PALO ALTO