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16				
17	UNITED STATES DISTRICT COURT			
18	NORTHERN DISTRICT			
19	SAN FRANCISCO			
20	ONYX PHARMACEUTICALS, INC.,	Case No. CV 09 2145 MHP		
21	Plaintiff,	STIPULATION AND [PROPOSED] ORDER EXTENDING		
22	V.	MEDIATION DEADLINE AND RESCHEDULING STATUS		
23	BAYER CORPORATION, et al.,	CONFERENCE		
24	Defendants.			
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	STIPULATION AND [PROPOSED] ORDER EXTENDING MEDIATION DEADLINE AND RESCHEDULING STATUS CONFERENCE			
	CASE NO. CV 09 2145 MHP sf-2785575	Dockets.Justia.co		

1	TO THE COURT AND ALL PARTIES AND THEIR COUNSEL OF RECORD:
2	IT IS HEREBY STIPULATED by and between plaintiff Onyx Pharmaceuticals, Inc.
3	("Onyx") and defendants Bayer Corporation, Bayer AG, Bayer HealthCare LLC and Bayer
4	Schering Pharma AG (collectively, "Bayer") as follows:
5	WHEREAS, the Stipulation and Order Selecting ADR Process filed August 11, 2009,
6	provides that mediation shall be completed by February 26, 2010;
7	WHEREAS, the parties had been scheduled to conduct mediation before Anthony Piazza
8	in San Francisco on January 19, 2010;
9	WHEREAS, Hans Bishop, the former President of Hematology/Cardiology and
10	Executive Vice President of Bayer HealthCare LLC, was scheduled to be Bayer's lead negotiator
11	at the mediation, but unexpectedly resigned from Bayer in December 2009;
12	WHEREAS, the parties had anticipated that the documents most relevant to the merits of
13	this litigation would be produced by the end of December 2009;
14	WHEREAS, the parties have been producing documents on a rolling basis and continue
15	to produce documents as quickly as possible, but now anticipate that the documents most
16	relevant to the merits of this litigation will not be produced until early in 2010. To date, Bayer
17	and Onyx have produced approximately 103,000 and 44,000 pages of documents, respectively;
18	WHEREAS, additional time is needed to afford Bayer time to identify a new lead
19	negotiator and to prepare that individual for the mediation;
20	WHEREAS, additional time is needed to allow the parties to complete production of the
21	documents most relevant to the merits of the litigation — and to review the other side's
22	production of such documents — to allow the parties to make more informed decisions regarding
23	the mediation, making the mediation more productive;
24	WHEREAS, the parties have agreed to reschedule the mediation to May 13, 2010;
25	WHEREAS, in the hope that the Court would accommodate this request, the parties have
26	already reserved that date to mediate with Mr. Piazza;
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	STIPULATION AND [PROPOSED] ORDER EXTENDING MEDIATION DEADLINE AND RESCHEDULING STATUS CONFERENCE 2 CASE NO. CV 09 2145 MHP sf-2785575

1	WHEREAS, at the August 31, 2009 Initial Case Management Conference, the Court	
2	ordered the parties to attend a further status conference on March 8, 2010 — the second Monday	
3	following the original February 26, 2010 mediation cut-off date; and	
4	WHEREAS, if the Court accommodates the parties' requested change in the mediation	
5	date, the parties agree that it would be most productive to reschedule the status conference to a	
6	date shortly after the new mediation date;	
7	THEREFORE, the parties hereby stipulate and agree, by and through counsel, to the	
8	entry of an order as follows:	
9	1. The mediation, previously scheduled for January 19, 2010, will take place on	
10	May 13, 2010;	
11	2. The Order Selecting ADR Process is amended to reflect a new ADR deadline of	
12	May 13, 2010;	
13	3. The post-mediation Status Conference, currently scheduled for March 8, 2010, is	
14	hereby rescheduled to May 17, 2010 at 3:00 p.m., or at the Court's first convenient time thereafter.	
15		
16	IT IS SO STIPULATED.	
17	Dated: January 8, 2010 LAWRENCE R. KATZIN	
18	STATES DISTRICT CON NATALIE THINGELSTAD AMY C. DACHTLER MORRISON & FOERSTER LLP	
19	STATUS MORRISON & FOERSTER LLP	
20	MARK L. LEVINE JASON L. PELTZ	
21	JASON L. PELTZ BRIAN C. SWANSON J. SCOTT MCBRIDE	
22		
23	Judge lyme y	
24	By: /s/ Lawrence R. Katzin LAWRENCE R. KATZIN	
25	Attorneys for Defendants	
26	BAYER CORPORATION, BAYER AG, BAYER	
27	HEALTHCARE LLC, AND BAYER SCHERING PHARMA AG	
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	STIPULATION AND [PROPOSED] ORDER EXTENDING MEDIATION DEADLINE AND RESCHEDULING STATUS CONFERENCE CASE NO. CV 09 2145 MHP 3	
	sf-2785575	

1	Dated: January 8, 2010	STEPHEN C. NEAL MARTIN S. SCHENKER
2		MICHELLE S. RHYU
3		BRADLEY A. WAUGH COOLEY GODWARD KRONISH LLP
4		By: /s/ Martin S. Schenker
5		MARTIN S. SCHENKER
6		Attorneys for Plaintiff ONYX PHARMACEUTICALS, INC.
7		OIVIA I IIAAWACLO HEALS, IVC.
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	STIPULATION AND [PROPOSED] ORDER EXTENDING MEDIATION CASE NO. CV 09 2145 MHP sf-2785575	DEADLINE AND RESCHEDULING STATUS CONFERENCE

1	GENERAL ORDER 45 ATTESTATION
2	In accordance with General Order 45, concurrence in the filing of this document has been
3	obtained from each of the signatories and I shall maintain records to support this concurrence for
4	subsequent production for the court if so ordered or for inspection upon request by a party.
5	
6	
7	/s/ Lawrence R. Katzin LAWRENCE R. KATZIN
8	Attorneys for Defendants
9 10	BAYER CORPORATION, BAYER AG, BAYER HEALTHCARE LLC, AND BAYER SCHERING PHARMA AG
11	SCHEKING PHARMA AG
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	STIPULATION AND [PROPOSED] ORDER EXTENDING MEDIATION DEADLINE AND RESCHEDULING STATUS CONFERENCE 5 CASE NO. CV 09 2145 MHP sf-2785575