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6	Counsel for the Boilermaker Blacksmith National Pension Trust and Liaison Counsel for the Class		
7	[Additional counsel listed on signature page]		
8	[raditional counsel listed on signature page]		
9			
10	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
11		det of california	
12	DENIS MULLIGAN, Individually and on	Case No. 3:13-cv-01037-EMC	
13	Behalf of All Others Similarly Situated,	STIPULATION AND [PROPOSED]	
14	Plaintiff, v.	ORDER REGARDING PRETRIAL SCHEDULING	
15	IMPAX LABORATORIES, INC., et al.,	CLASS ACTION	
16	Defendants.		
17			
18	HAVERHILL RETIREMENT SYSTEM, Individually and on Behalf of All Others	Case No. 3:13-CV-01566-EMC	
19	Similarly Situated,		
20	Plaintiff,		
21	v.		
22	IMPAX LABORATORIES, INC., et al.,		
23	Defendants.		
24			
25	WHEREAS, by order dated July 2, 2013 (ECF No. 53), the Court consolidated the above-		
26	captioned actions, appointed the Boilermaker Blacksmith National Pension Trust as Lead		
27	Plaintiff, and approved Cohen Milstein Sellers	& Toll PLLC as Lead Counsel, and Gold Bennett	
28	Cera & Sidener LLP as liaison counsel;		
TEIN, OLL	STIPULATION AND [PROPOSED] ORDER REGARDING PRETRI Case No. 3:13-cv-01037-EMC	1 IAL SCHEDULING	

Cohen, Milst Sellers & To P.L.L.C. ATTORNEYS AT LAW

1	WHEREAS, Lead Plaintiff and Defendants Impax Laboratories, Inc., Larry Hsu, Arthur	
2	A. Koch, and Bryan M. Reasons ("Defendants"), through their respective counsel, have conferred	
3	and agreed upon a date for Lead Plaintiff to file a Consolidated Class Action Complaint (the	
4	"Consolidated Complaint");	
5	WHEREAS, Lead Plaintiff and Defendants, through their respective counsel, have further	
6	agreed upon the dates for Defendants to answer, move to dismiss, or otherwise respond to the	
7	Consolidated Complaint, and the dates for briefing any such motion to dismiss;	
8	Accordingly, IT IS HEREBY STIPULATED AND AGREED, by the parties, through	
9	their undersigned counsel, subject to Court approval as follows:	
10	1. Lead Plaintiff shall file its Consolidated Complaint by September 3, 2013.	
11	2. Defendants shall file their answers or motions to dismiss the Consolidated	
12	Complaint on or before November 4, 2013.	
13	3. Lead Plaintiff shall file its opposition to any motion to dismiss on or before	
14	December 19, 2013.	
15	4. Defendants shall file any replies in support of their motion(s) to dismiss on	
16	or before January 21, 2014.	
17	Dated: July 11, 2013	
18	GOLD BENNETT CERA & SIDENER LLP	
19	/s/ Solomon B. Cera Solomon B. Cera	
20	Counsel for the Boilermaker Blacksmith National	
21	Pension Trust and Liaison Counsel for the Class	
22	COHEN MILSTEIN SELLERS & TOLL PLLC	
23	Steven J. Toll (Admitted <i>Pro Hac Vice</i>)	
24	Daniel S. Sommers (Admitted <i>Pro Hac Vice</i>) Joshua M. Kolsky (Admitted <i>Pro Hac Vice</i>) 1100 New York Awaras, N.W.	
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17	Counsel for Defendants Impax Laboratories,
18	Inc., Larry Hsu, Arthur A. Koch, and Bryan M. Reasons
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1	ORDER
2	PURSUANT TO STIPULATION, IT IS SO ORDERED. Motion hearing is set for 2/6/14 at 1:30 p.m.
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4	KALLO CA
5	Honorable Edward QA Chen United State
6	Submitted by:
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23 24	the Class
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COHEN, MILSTEIN SELLERS & TOLL P.L.L.C. Attorneys at Law