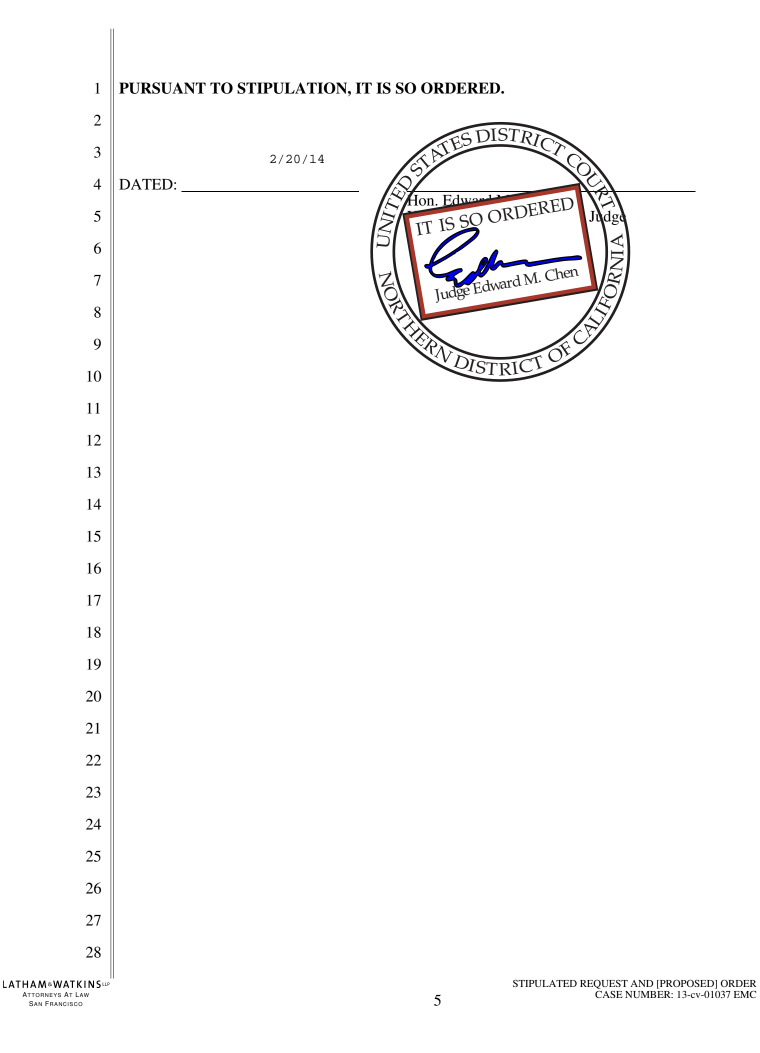
1 2 3 4 5 6 7 8	LATHAM & WATKINS LLP Peter A. Wald (Bar No. 85705) Marcy C. Priedeman (Bar No. 258505) <i>peter.wald@lw.com</i> 505 Montgomery Street, Suite 2000 San Francisco, California Telephone: (415) 391-0600 Facsimile: (415) 395-8095 Patrick E. Gibbs (Bar No. 183174) <i>patrick.gibbs@lw.com</i> 140 Scott Drive Menlo Park, California 94025-1008 Telephone: (650) 328-4600	
9	Facsimile: (650) 463-2600	
10		
11 12	Attorneys for Defendants IMPAX LABORATORIES, INC., LARRY HS ARTHUR A. KOCH	SU and
13		
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN FRANCISCO DIVISION	
17	DENIS MULLIGAN, Individually and on Behalf of All Others Similarly Situated,	Case No.: 13-cv-01037-EMC
18	Plaintiff,	STIPULATED REQUEST AND [PROPOSED] ORDER REGARDING DATE
19	vs.	<b>OF MOTION HEARING FOR DEFENDANTS' MOTION TO DISMISS</b>
20	IMPAX LABORATORIES, INC., LARRY	AND INITIAL CASE MANAGEMENT CONFERENCE
21	HSU and ARTHUR A. KOCH	
22	Defendants.	Judge: Honorable Edward Chen
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25	(caption continued on next page)	
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1 2	HAVERHILL RETIREMENT SYSTEM, Individually and on Behalf of All Others Similarly Situated,	Case No.: 13-cv-01566-EMC
3	Plaintiff,	
4	VS.	
5	IMPAX LABORATORIES, INC., LARRY HSU, and ARTHUR A. KOCH	
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7	Defendants.	
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LATHAM & WATKINS LLP Attorneys At Law San Francisco		STIPULATED REQUEST AND [PROPOSED] ORDER CASE NUMBER: 13-cv-01037 EMC

1	STIPULATED REQUEST AND [PROPOSED] ORDER	
2	Defendants Impax Laboratories, Inc., Larry Hsu, and Arthur A. Koch, by and through	
3	their respective counsel, (collectively, "Defendants"), and Lead Plaintiff Boilermaker Blacksmith	
4	National Pension Trust, by and through its respective counsel ("Lead Plaintiff"), hereby stipulate	
5	to the following:	
6	WHEREAS, on March 7, 2013, Plaintiff Denis Mulligan, individually and on behalf of	
7	all others similarly situated, filed a complaint captioned Denis Mulligan v. Impax Laboratories,	
8	Inc. et al., No. 13-cv-01037, a putative class action under the Private Securities Litigation	
9	Reform Act of 1995 (the "PSLRA") alleging securities fraud (the "Mulligan matter");	
10	WHEREAS, pursuant to the March 7, 2013 Case Management Conference Order, the	
11	Initial Case Management Conference for the Mulligan matter was initially scheduled for June 6,	
12	2013;	
13	WHEREAS, on April 8, 2013, Plaintiff Haverhill Retirement Center, individually and on	
14	behalf of all others similarly situated, filed a complaint captioned Haverhill Retirement System v.	
15	Impax Laboratories, Inc. et al., No. 13-cv-01566, also a putative class action under the PSLRA	
16	alleging securities fraud (the "Haverhill matter").	
17	WHEREAS, pursuant to the April 8, 2013 Case Management Conference Order, the	
18	Initial Case Management Conference for the <i>Haverhill</i> matter was initially scheduled for July 12,	
19	2013;	
20	WHEREAS, on April 19, 2013, and April 22, 2013, Plaintiffs Haverhill and Mulligan,	
21	respectively, stipulated with Defendants to continue the Initial Case Management Conferences in	
22	their respective matters until after the Defendants filed an answer, which would follow any	
23	ruling on Defendants' motion to dismiss (the Mulligan matter, Dkt. #15 ¶ 9; the Haverhill	
24	matter, Dkt. #16 ¶ 9);	
25	WHEREAS, pursuant to those stipulations, on April 25, 2013, the Court reset the	
26	respective Initial Case Management Conferences for November 7, 2013 (the Mulligan matter,	
27	Dkt. #15; the Haverhill matter, Dkt. #16);	
28	WHEREAS, on July 2, 2013, the Court consolidated the Mulligan and Haverhill matters	
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1	and appointed Boilermaker Blacksmith National Pension Trust as Lead Plaintiff (Dkt. #53);	
2	WHEREAS on August 28, 2013, the Court scheduled a Motion Hearing on Defendants'	
3	Motion to Dismiss for February 20, 2014, at 1:30 p.m. (Dkt. #62);	
4	WHEREAS, on September 18, 2013, Lead Plaintiff and Defendants stipulated to continue	
5	the Initial Case Management Conferences until after Defendants' Motion to Dismiss has been	
6	adjudicated (Dkt. #64);	
7	WHEREAS, pursuant to the September 18, 2013 stipulation, on September 20, 2013, the	
8	Court reset the Initial Case Management Conference for February 20, 2014 (Dkt. #65);	
9	WHEREAS, on February 12, 2014, the Court reset the Motion to Dismiss Hearing and	
10	Initial Case Management Conference for March 6, 2014 (Dkt. #76);	
11	WHEREAS counsel for Defendants has a scheduling conflict on March 6, 2014;	
12	WHEREAS the parties agreed that March 13, 2014, at 1:30 p.m. is a mutually convenient	
13	date for the Motion Hearing;	
14	WHEREAS, in order to avoid the unnecessary expenditure of the Court's and parties'	
15	resources prior to the ruling on Defendants' Motion to Dismiss, the parties agree to continue the	
16	Initial Case Management Conference until after Defendants' Motion to Dismiss has been	
17	adjudicated; and	
18	WHEREAS, this Stipulation and Order is without prejudice to, or waiver of, any rights,	
19	arguments, or defenses otherwise available to the parties to this action.	
20	NOW THEREFORE, the undersigned parties, by and through their counsel of record,	
21	stipulate and agree, subject to the Court's approval, as follows:	
22	1. The Motion Hearing set for March 6, 2014, at 1:30 p.m. shall be continued to	
23	March 13, 2014, at 1:30 p.m.; and	
24	2. The Initial Case Management Conference, currently scheduled for March 6, 2014,	
25	is continued to a date and time to be determined after the Court rules on Defendants' motion to	
26	dismiss.	
27	//	
28	//	
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1	IT IS SO STIPULATED.	
2	DATED: February 14, 2014.	
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5	GOLD BENNETT CERA & SIDENER LLP	LATHAM & WATKINS LLP
	By: <u>/s/ Solomon B. Cera</u> Solomon B. Cera	By: <u>/s/ Peter A. Wald</u> Peter A. Wald
6	Solomon B. Cera	Peter A. Wald
7	Counsel for the Boilermaker Blacksmith National Pension Trust and Liaison Counsel for the Class	Peter A. Wald (Bar No. 85705) Marcy C. Priedeman (Bar No. 258505)
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9	PLLC	Telephone: (415) 391-0600 Facsimile: (415) 395-8095
10	Steven J. Toll (admitted <i>pro hac vice</i> ) Daniel S. Sommers (admitted <i>pro hac vice</i> )	peter.wald@lw.com marcy.priedeman@lw.com
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12	West Tower, Suite 500	
13	Washington, D.C. 20005 Telephone: (202) 408-4600	Patrick E. Gibbs (Bar No. 183174) 140 Scott Drive
14	Fax: (202) 408-4699	Menlo Park, California 94025-1008 Telephone: (650) 328-4600
15	Christopher Lometti ( <i>admitted pro hac vice</i> ) 88 Pine Street, 14th Floor	Facsimile: (650) 463-2600 patrick.gibbs@lw.com
16	New York, New York 10005 Telephone: (212) 838-7797	Counsel for Defendants Impax Laboratories,
17	Facsimile: (212) 838-7745	Inc., Larry Hsu, and Arthur A. Koch
18	Counsel for the Boilermaker Blacksmith National Pension Trust and Lead Counsel for the	
19	Class	
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LATHAM & WATKINS LLP Attorneys At Law San Francisco	4	STIPULATED REQUEST AND [PROPOSED] ORDER CASE NUMBER: 13-cv-01037 EMC



1	SIGNATURE ATTESTATION	
2	I am the ECF User whose identification and password are being used to file the foregoing	
3	Stipulation and [Proposed] Order. Pursuant to General Order No. 45, Section X(B) regarding	
4	signatures, I, Peter A. Wald, attest that concurrence in the filing of this document has been	
5	obtained.	
6		
7	DATED: FEBRUARY 14, 2014 //s/ Peter A. Wald	
8	Peter A. Wald (Bar No. 85705)	
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LATHAM®WATKINSLLP Attorneys At Law San Francisco	6 STIPULATED REQUEST AND [PROPOSED] ORDER CASE NUMBER: 13-cv-01037 EMC	