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UNITED STATES DISTRICT COURT  
 FOR THE DISTRICT OF NEW JERSEY

JACOB GUNVALSON, CHERI AND JOHN  
 GUNVALSON, AS GUARDIANS FOR JACOB  
 GUNVALSON, AND CHERI AND JOHN  
 GUNVALSON, INDIVIDUALLY,

Plaintiffs,

v.

PTC THERAPEUTICS, INC.,

Defendant.

Civil Action No. 08-3559 (WJM) (MF)

**SUPPLEMENTAL DECLARATION OF**  
**CHERI GUNVALSON**

***DOCUMENT FILED ELECTRONICALLY***

CHERI GUNVALSON, of full age, declares as follows:

1. Along with my husband John and son Jacob, I am a plaintiff in the above matter.

I make this declaration in support of our motion for a preliminary injunction.

2. Attached hereto as Exhibit A is a true and correct copy of an email to me from Dr. Lee Sweeney, the Director of the Center of Excellence for Muscular Dystrophy Research at the University of Pennsylvania, dated January 27, 2008.

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

  
CHERI GUNVALSON

Dated: 8-15-08

# **EXHIBIT A**

From: "Lee Sweeney" <lsweeney@mail.med.upenn.edu>  
To: "Cheri Gunvalson" <cgunval@gvtel.com>  
Sent: Sunday, January 27, 2008 12:39 PM  
Subject: Re:

> As far as I can tell, they are planning to include Jacob in the 2A  
> extension.  
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