## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA, <i>ex rel.</i> ALCHEMY SERVICES, INC., Plaintiff-Relator,	) ) )
v.	) ) Civil Action No. 10-680
GLAXOSMITHKLINE CONSUMER HEALTHCARE LP, and GLAXOSMITHKLINE, LLC, Defendants.	) ) )
AND NOW, this $2d$ day of $De$	$\underline{D E R}$ <b>2010</b> , after the plaint

Services, Inc., filed a *qui tam* complaint in the above-captioned case, and after the defendants moved to dismiss the complaint on several grounds, including for failure to state a claim pursuant to Fed.R.Civ.P. 12(b)(6), and after a Report and Recommendation was issued by the United States Magistrate Judge, and the parties were granted fourteen days after being served with a copy to file written objections thereto, and upon consideration of the objections filed by the plaintiff-relator, as well as the defendants' response to those objections, and after independent review of the record, and upon consideration of the Report and Recommendation of the Magistrate Judge, which is adopted and incorporated as the opinion of this Court,

2010, after the plaintiff-relator, Alchemy

IT IS ORDERED that the plaintiff has leave to amend within fourteen (14) days, and that application for dismissal of the action may be made if a timely amendment is not forthcoming within that time. If the plaintiff does not desire to amend, he may file an appropriate notice with the district court asserting his intent to stand on the *p*omplaint, at which time an order to dismiss the action would be appropriate.