

wilson@youngbasile.com  
**ANDREW R. BASILE, JR. (SBN 208396)**  
 abasile@youngbasile.com

**EDDIE D. WOODWORTH** (*PRO HAC VICE*)  
woodworth@youngbasile.com  
3001 W. Big Beaver Road, Suite 624  
Troy, Michigan 48084  
Telephone: (248) 649-3333  
Facsimile: (248) 649-3338

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

SECOND AMENDED COMPLAINT FOR PATENT INFRINGEMENT/ CASE NO. 4:17-cv-04405-HSG (EDL)

1 Plaintiff Plexxikon Inc. (“Plexxikon”), for its Second Amended Complaint against Defendant  
2 Novartis Pharmaceuticals Corporation (“Novartis”), alleges as follows:

3 **NATURE OF THE ACTION**

4 1. This is an action arising under the patent laws of the United States, codified at 35 U.S.C.  
5 §§ 1, *et seq.* for infringement of U.S. Patent No. 9,469,640 (“the ‘640 patent”) and U.S. Patent No.  
6 9,844,539 (“the ‘539 patent”) through Novartis’s importation, offer for sale, and sale of the drug  
7 dabrafenib. Novartis markets dabrafenib under the trademark Tafinlar®.

8 **PARTIES**

9 2. Plexxikon is a corporation organized and existing under the laws of the State of California,  
10 with its principal place of business at 91 Bolivar Drive, Berkeley, California 94710.

11 3. Novartis Pharmaceuticals Corporation is a corporation organized and existing under the  
12 laws of the State of Delaware and has a principal place of business at One Health Plaza, East Hanover,  
13 New Jersey 07936. Novartis Pharmaceuticals Corporation is a wholly owned subsidiary of Novartis AG,  
14 a corporation organized and existing under the laws of Switzerland with its principal place of business at  
15 Lichtstrasse 35, CH-4056 Basel, Switzerland.

16 **JURISDICTION AND VENUE**

17 4. This civil action arises under the patent laws of the United States, 35 U.S.C. § 1, *et seq.*  
18 This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1338(a).

19 5. This Court has personal jurisdiction over Novartis pursuant to the laws of the State of  
20 California, including California’s long-arm statute (California Code of Civil Procedure § 410.10) because  
21 Novartis regularly and continuously transacts business in this jurisdiction, including marketing and selling  
22 Tafinlar® throughout the State of California. Novartis derives substantial revenue from its sales in the  
23 State of California. Novartis maintains and operates facilities at 150 Industrial Road, San Carlos, CA  
24 94070; 5300 Chiron Way, Emeryville, CA 94608; and 10675 John Jay Hopkins Drive, San Diego, CA  
25 92121.

26 6. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1391 and 1400 because Novartis  
27 has a regular and established place of business within the district and has committed acts of infringement  
28 within the district. Novartis maintains and operates at least two facilities within this district, in San Carlos

1 and Emeryville. Novartis's acts of infringement within this district include, but are not limited to, selling  
2 and offering to sell the infringing product within the district to its distributor, San Francisco-based  
3 McKesson Corporation ("McKesson"). McKesson lists Tafinlar® in its catalog of available products  
4 through its distribution division, McKesson Specialty Health, which also has multiple locations within the  
5 district. Novartis also employs oncology sales representatives within the district whose customers include  
6 office-based physicians, consultant pharmacists, medical directors, and key medical and nursing  
7 personnel. The infringing product is also used by healthcare providers and patients within this district.

### 8 **BACKGROUND**

9 7. Plexxikon is a leader in the discovery and development of novel, small molecule  
10 pharmaceuticals. The company has utilized its proprietary discovery platform to successfully develop  
11 targeted medicines to treat cancer.

12 8. At least as early as 2005, Plexxikon's scientists discovered and started making compounds  
13 that reduce the growth of cancer cells that have a mutated form of the BRAF gene. The BRAF gene  
14 encodes information used by cells to produce enzymes (called "BRAF kinases") that increase cellular  
15 metabolism and growth. The mutated BRAF gene substantially increases BRAF kinase activity, driving  
16 the proliferation of cancer cells.

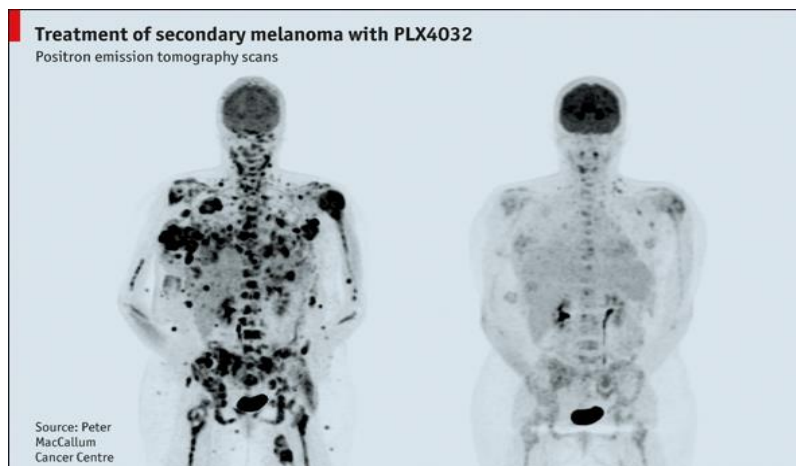
17 9. The compounds Plexxikon discovered target and bind with the BRAF kinase produced by  
18 the mutated BRAF gene in a manner that inhibits its activity, and thereby disrupts the cancer cells' ability  
19 to metabolize energy. For this reason, the compounds Plexxikon discovered are referred to as "selective  
20 BRAF kinase inhibitors."

21 10. Although BRAF kinase inhibitors existed prior to Plexxikon's discoveries, those BRAF  
22 kinase inhibitors were not selective and therefore inhibited many different RAF kinases. As a result, those  
23 BRAF kinase inhibitors caused severe side effects that prevented them from being used in doses that were  
24 high enough to effectively fight the cancer cells.

25 11. In contrast, the selective BRAF kinase inhibitors developed by Plexxikon have a core  
26 molecular structure – in particular, a sulfonamide with its nitrogen attached to a halogenated phenyl – that  
27 allows them to bind *selectively* to the kinase created by the BRAF<sup>V600E</sup> (or V600E BRAF) mutation. The  
28 BRAF<sup>V600E</sup> mutation is frequently found in metastatic melanoma and found to a lesser degree in other

forms of non-resectable or metastatic cancers. This BRAF<sup>V600E</sup> selectivity of Plexxikon's kinase inhibitors allows them to be given in much higher doses, resulting in a far more pharmacologically effective treatment than non-selective BRAF kinase inhibitors.

12. Plexxikon's invention of kinase inhibitors that bind only to the kinase produced by cells with the V600E mutation in the BRAF gene was a true scientific breakthrough that gave hope to patients facing a disease (metastatic melanoma) for which hope had previously been in desperately short supply. For example, USA Today quoted Dr. Lynn Schuchter (the Chief of the Division of Hematology Oncology and the C. Willard Robinson Professor of Hematology-Oncology at the University of Pennsylvania) as saying that Plexxikon's discovery "is the most important breakthrough in melanoma, ever." Liz Szabo, 'Breakthrough' Melanoma Drug Shrinks Tumors, USA TODAY (Aug. 26, 2010, 1:08 AM), [http://usatoday30.usatoday.com/news/health/2010-08-26-1Amelanoma26\\_ST\\_N.htm](http://usatoday30.usatoday.com/news/health/2010-08-26-1Amelanoma26_ST_N.htm). The following before-and-after picture illustrates the dramatic tumor-shrinking in a patient with metastatic melanoma who was treated with vemurafenib, a selective BRAF kinase inhibitor developed by Plexxikon and having the same core molecular structure described above (published by the Economist (Marathon Man Genomics Has Not Yet Delivered the Drugs, but it Will, THE ECONOMIST (Jun. 17, 2010), <http://www.economist.com/node/16349422#print>) as part of its coverage of the breakthrough):



13. The results of treatment with Plexxikon's selective BRAF kinase inhibitors were not merely visually compelling. The New England Journal of Medicine published a study showing that vemurafenib "induced complete or partial tumor regression in 81% of patients who had melanoma with the V600E BRAF mutation" and noted that the "efficacy data [is] particularly encouraging in light of the

1 high disease burden in most of [the study's] patients.” (Keith T. Flaherty et al., *Inhibition of Mutated,*  
2 *Activated BRAF in Metastatic Melanoma*, 363 NEW ENG. J. MED. 809, 816 (2010)). Similarly, Plexxikon's  
3 vemurafenib was described as a “First-in-Class BRAF-Mutated Inhibitor for the Treatment of  
4 Unresectable or Metastatic Melanoma” by the Journal of the Advanced Practitioner in Oncology. (Lindsay  
5 Shelledy et al., *Vemurafenib: First-in-Class BRAF-Mutated Inhibitor for the Treatment of Unresectable*  
6 *or Metastatic Melanoma*, J. ADV. PRACT. ONCOL., Jul.-Aug. 2015, at 361-65).

7 14. Plexxikon licensed vemurafenib to its development partner and began clinical trials in  
8 2006. On August 17, 2011, the Federal Drug Administration (“FDA”) granted approval for the drug for  
9 the treatment of patients with unresectable or metastatic melanoma with BRAF<sup>V600E</sup> mutation as detected  
10 by an FDA-approved test. Vemurafenib was the first targeted therapy approved for melanoma.

11 15. Shortly after vemurafenib won FDA approval, Plexxikon's development partner began  
12 selling it under the trademark Zelboraf<sup>®</sup>. Zelboraf<sup>®</sup> was a medical and commercial success, offering life  
13 extending treatment to terminally ill cancer patients with metastatic melanoma and achieving worldwide  
14 sales of over \$1,500,000,000 to date. Today Zelboraf<sup>®</sup> is approved in 99 countries and has extended the  
15 lives of many thousands of terminally ill cancer patients.

16 16. To protect its pioneering discovery, Plexxikon filed patent applications as early as June 22,  
17 2005, disclosing novel compounds having the core molecular structure that Plexxikon had invented.  
18 Several of those applications matured into patents which cover selective BRAF kinase inhibitors,  
19 including some directed to the molecular structure of vemurafenib and those that matured into the '640  
20 patent and the '539 patent which are at issue in this case.

21 17. The '640 patent and the '539 patent cover a class of selective BRAF kinase inhibitors which  
22 selectively bind to the BRAF kinase that results from the V600E mutation. One of the molecules within  
23 this class (dabrafenib) was brought to market by Novartis's predecessor in interest, GlaxoSmithKline plc  
24 (“GSK”). In 2013, GSK received FDA approval to sell dabrafenib for treatment of melanoma and began  
25 selling it under the trademark Tafenlar<sup>®</sup>. Tafenlar<sup>®</sup> directly competes with Plexxikon's Zelboraf<sup>®</sup>.

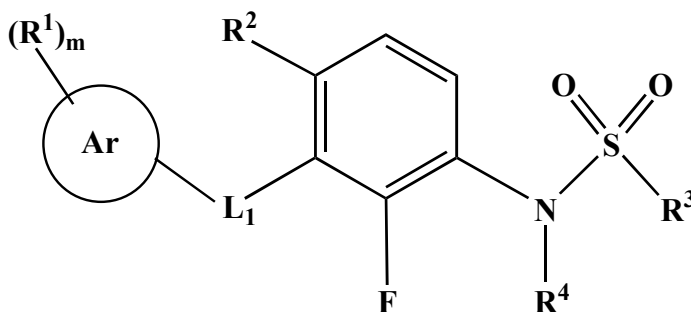
26 18. GSK transferred a portfolio of oncology drugs, including Tafenlar<sup>®</sup>, to Novartis in 2015 in  
27 exchange for approximately \$16 billion. In June of 2017, Novartis received FDA approval to sell  
28 dabrafenib under the trademark Tafenlar<sup>®</sup> for treatment of non-small cell lung cancer. Novartis has

continued (and is continuing) to sell, import and offer dabrafenib for sale under the trademark Tafinlar® and those sales continue to erode sales of Zelboraf®.

### **NOVARTIS'S INFRINGEMENT OF THE '640 PATENT**

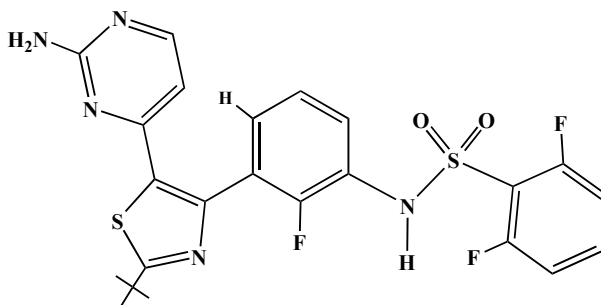
19. The '640 patent was duly and legally issued on October 18, 2016, by the United States Patent and Trademark Office ("PTO"). A true and correct copy of the '640 patent is attached as Exhibit A to this Complaint. By assignment, Plexxikon owns all right, title, and interest in and to the '640 patent. The application leading to the '640 patent was published on June 16, 2016.

20. The '640 patent has 12 claims, including independent claim 1. Independent claim 1 recites a compound of formula Ia:



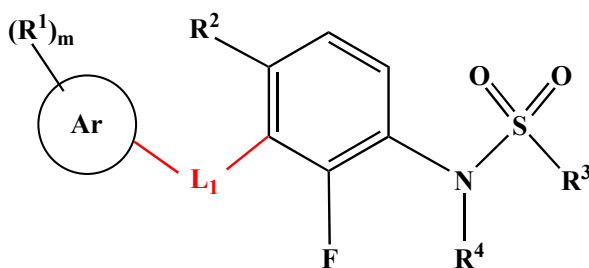
or a pharmaceutically acceptable salt thereof, wherein:  $L_1$  is a bond or  $—N(H)C(O)—$ ; each  $R^1$  is optionally substituted lower alkyl or optionally substituted heteroaryl;  $R^2$  is hydrogen or halogen;  $R^4$  is hydrogen;  $R^3$  is optionally substituted lower alkyl or optionally substituted aryl;  $m$  is 0, 1, 2, 3, 4, or 5; and  $Ar$  is a monocyclic heteroaryl containing 5 to 6 atoms wherein at least one atom is nitrogen.

21. Dabrafenib (Tafinlar®) as sold, offered for sale, made, or imported by Novartis has the following formula, which infringes at least claim 1 of the '640 patent:

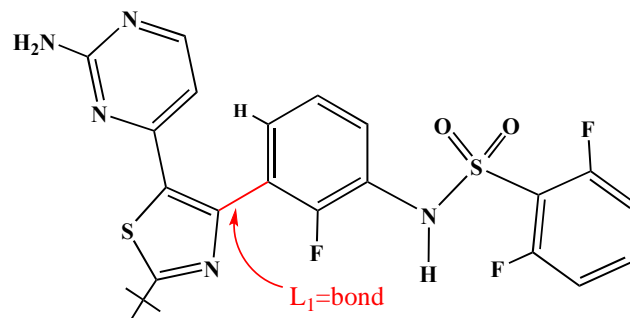


wherein:  $L_1$  is a bond; each  $R^1$  is optionally substituted lower alkyl or optionally substituted heteroaryl;  $R^2$  is hydrogen;  $R^4$  is hydrogen;  $R^3$  is optionally substituted aryl;  $m$  is 2; and Ar is a monocyclic heteroaryl containing 5 to 6 atoms wherein at least one atom is nitrogen. The following is a direct comparison (in red) between the claimed Formula Ia and the formula of dabrafenib.

a.  $L_1$  is a bond:

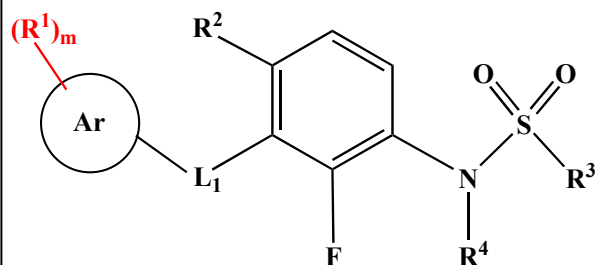


'640 patent

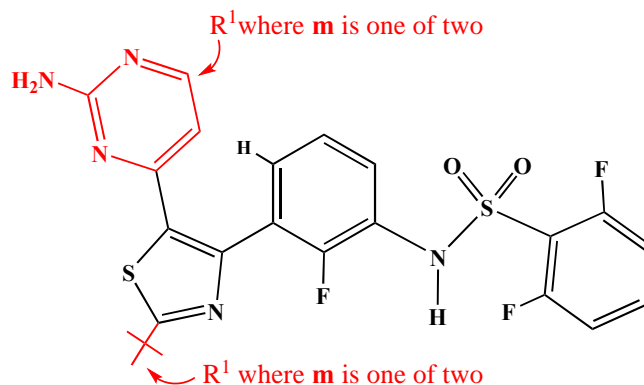


Dabrafenib

b. Each  $R^1$  is optionally substituted lower alkyl or optionally substituted heteroaryl and  $m=2$ :

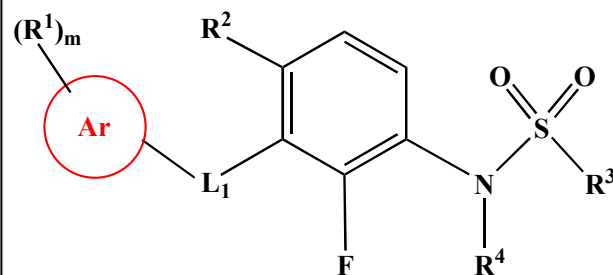


'640 patent

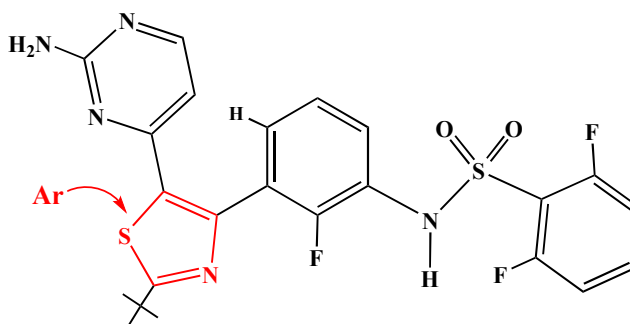


Dabrafenib

c. Ar is a monocyclic heteroaryl containing 5 to 6 atoms wherein at least one atom is nitrogen:

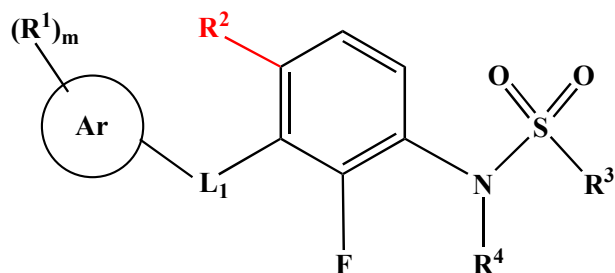


'640 patent

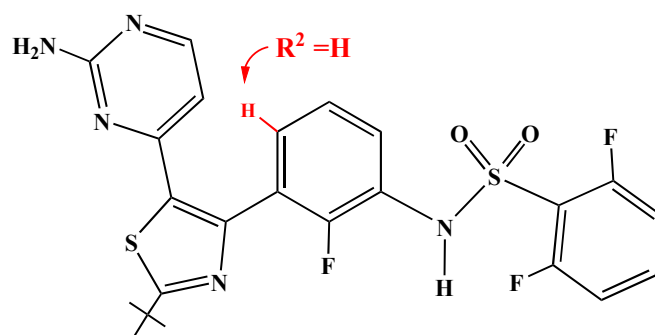


Dabrafenib

d.  $R^2$  is hydrogen:

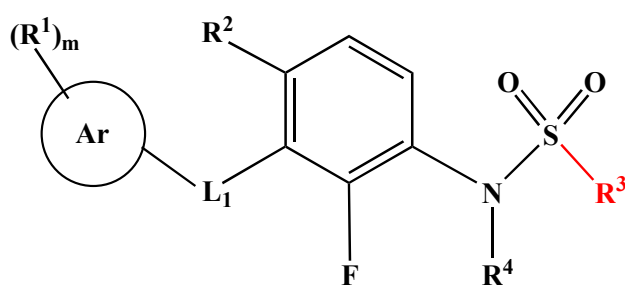


'640 patent

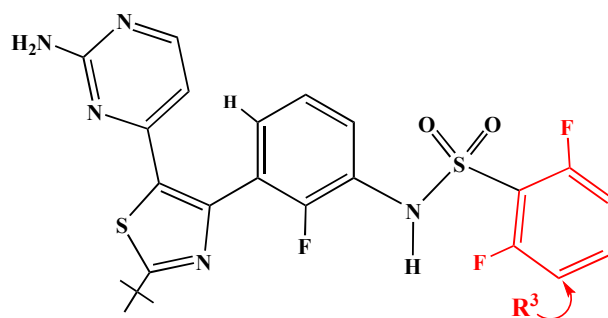


Dabrafenib

e.  $R^3$  is optionally substituted aryl:

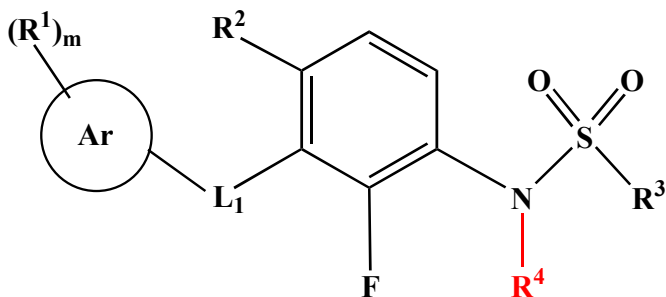


'640 patent

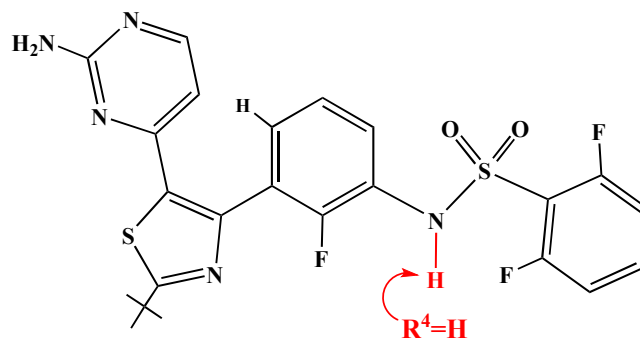


Dabrafenib

f.  $R^4$  is hydrogen:



'640 patent



Dabrafenib

22. Claim 11 recites a “method for treating a subject suffering from melanoma, thyroid cancer or colorectal cancer, said method comprising administering to the subject an effective amount of a compound of claim 1.”

23. Novartis also indirectly infringes at least Claim 1 and Claim 11 when third parties, for example McKesson as noted above, or other distributors, resellers, and healthcare providers, sell or offer



1 to sell Tafinlar® in the United States, or import Tafinlar® into the United States, and for example, when  
 2 healthcare providers, patients, and others use or administer Tafinlar® in the United States.

3 24. For example, Novartis represents in its Prescribing Information that “TAFINLAR® is  
 4 indicated as a single agent for the treatment of patients with unresectable or metastatic melanoma with  
 5 BRAF V600E mutation as detected by an FDA-approved test.” Exhibit B at §1.1 (also available at  
 6 <https://www.pharma.us.novartis.com/sites/www.pharma.us.novartis.com/files/tafinlar.pdf>); *see also*  
 7 Exhibit C (“Tafinlar and Mekinist Dosing Guide”). Novartis recommends that healthcare providers and  
 8 patients administer the drug in specific amounts at specific time intervals:

9 The recommended dosage regimen of TAFINLAR is 150 mg orally taken  
 10 twice daily, approximately 12 hours apart as a single agent or with  
 11 trametinib. Continue treatment until disease progression or unacceptable  
 toxicity occurs.

12 Take TAFINLAR at least 1 hour before or 2 hours after a meal [see Clinical  
 Pharmacology (12.3)]. Do not take a missed dose of TAFINLAR within 6  
 13 hours of the next dose of TAFINLAR. Do not open, crush, or break  
 TAFINLAR capsules.

14 *See, e.g., id.* §2.2. Similarly, Novartis directs healthcare providers to “Instruct patients to take TAFINLAR  
 15 at least 1 hour before or at least 2 hours after a meal [see Dosage and Administration (2.2)].” *See, e.g., id.*  
 16 §17. Likewise, Novartis gives clear dosing instructions to patients:

- 17 • Take TAFINLAR exactly as your healthcare provider tells you. Do not  
 18 change your dose or stop TAFINLAR unless your healthcare provider  
 19 tells you.
- 20 • Take TAFINLAR 2 times a day, about 12 hours apart.
- 21 • Take TAFINLAR at least 1 hour before or 2 hours after a meal.
- 22 • Do not open, crush, or break TAFINLAR capsules.
- 23 • If you miss a dose of TAFINLAR, take it as soon as you remember. If  
 24 it is within 6 hours of your next scheduled dose, just take your next dose  
 at your regular time. Do not make up for the missed dose.

25 *See, e.g., id.* at Medication Guide (p. 30 of Exhibit B).

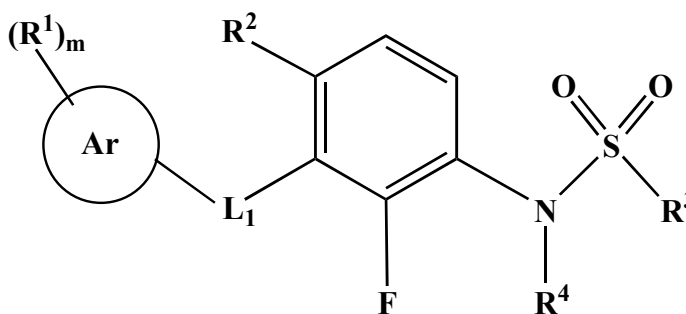
26 25. Novartis also encourages and promotes TAFINLAR® for sale by third parties and  
 27 administration by healthcare providers and patients by touting its success in treating melanoma and/or  
 28 BRAF V600E mutations. *See, e.g., id.* §14.1 (“The BREAK-3 study demonstrated a statistically

significant increase in progression-free survival in the patients treated with TAFINLAR [as a single agent]); Exhibit D (Novartis Oncology advertisement: “When Tafinlar is used with Mekinist, the combination has been shown to slow tumor growth more than either drug alone”); Exhibit E (Novartis October 23, 2017 Press Release announcing its “Breakthrough Therapy Designation,” which is reserved for “those that treat a serious or life threatening disease or condition and demonstrate a substantial improvement over existing therapies,” for the “adjuvant treatment of patients with stage III melanoma with a BRAF V600 mutation following complete resection”); Exhibit F (September 11, 2017 Novartis Press Release showing 53% reduction of risk of disease recurrence in patients with resected BRAF V600 mutation-positive melanoma).

### **NOVARTIS’S INFRINGEMENT OF THE ’539 PATENT**

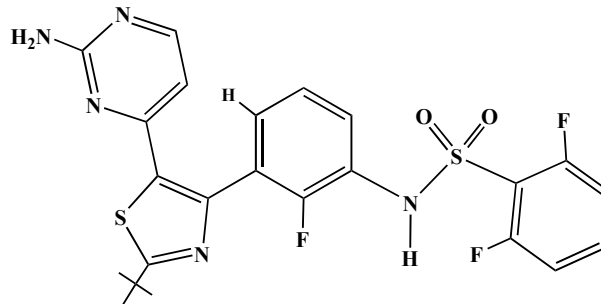
26. The ’539 patent was duly and legally issued on December 19, 2017, by the PTO. A true and correct copy of the ’539 patent is attached as Exhibit G to this Complaint. By assignment, Plexxikon owns all right, title, and interest in and to the ’539 patent. The application leading to the ’539 patent was published on March 2, 2017.

27. The ’539 patent has 30 claims, including independent claim 1. Independent claim 1 recites a compound of formula Ia:



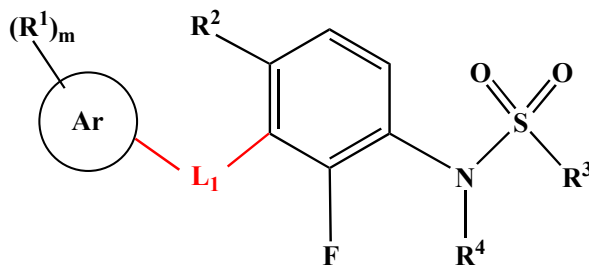
or a pharmaceutically acceptable salt thereof, wherein: L<sub>1</sub> is a bond or —N(H)C(O)—; each R<sup>1</sup> is optionally substituted lower alkyl or optionally substituted heteroaryl; R<sup>2</sup> is hydrogen or halogen; R<sup>4</sup> is hydrogen; R<sup>3</sup> is optionally substituted lower alkyl or optionally substituted aryl; m is 0, 1, 2, or 3; and Ar is a monocyclic heteroaryl containing 5 to 6 atoms wherein at least one atom is nitrogen.

28. Dabrafenib (Tafinlar®) as sold, offered for sale, made, or imported by Novartis has the following formula, which infringes at least claim 1 of the ’539 patent:

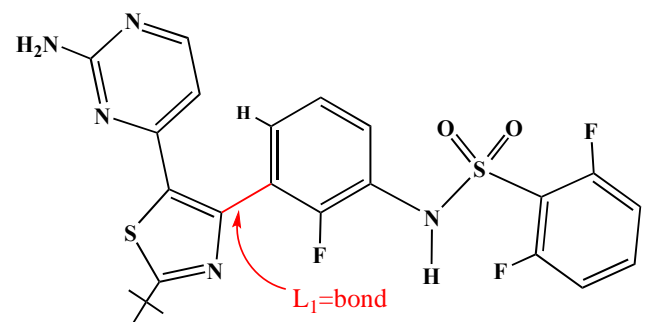


wherein:  $L_1$  is a bond; each  $R^1$  is optionally substituted lower alkyl or optionally substituted heteroaryl;  $R^2$  is hydrogen;  $R^4$  is hydrogen;  $R^3$  is optionally substituted aryl;  $m$  is 2; and Ar is a monocyclic heteroaryl containing 5 to 6 atoms wherein at least one atom is nitrogen. The following is a direct comparison (in red) between the claimed Formula Ia and the formula of dabrafenib.

a.  $L_1$  is a bond:

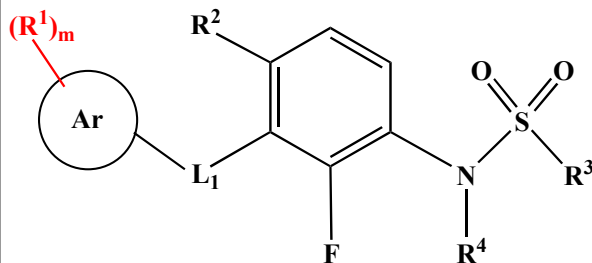


'539 patent

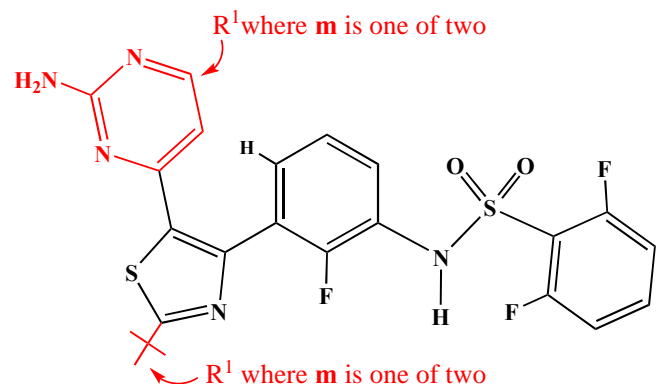


Dabrafenib

b. Each  $R^1$  is optionally substituted lower alkyl or optionally substituted heteroaryl and  $m=2$ :

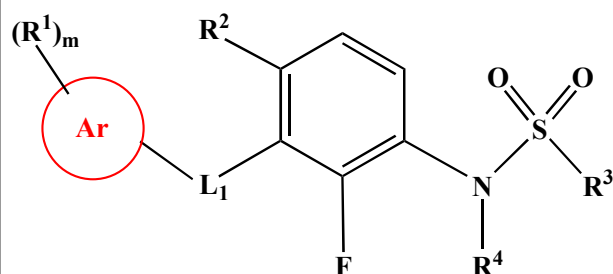


'539 patent

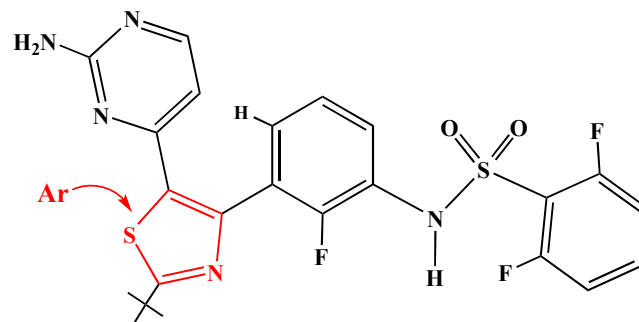


Dabrafenib

c. Ar is a monocyclic heteroaryl containing 5 to 6 atoms wherein at least one atom is nitrogen:

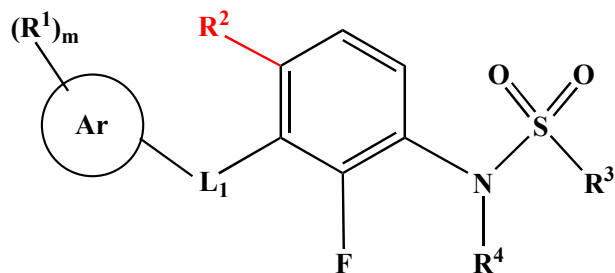


'539 patent

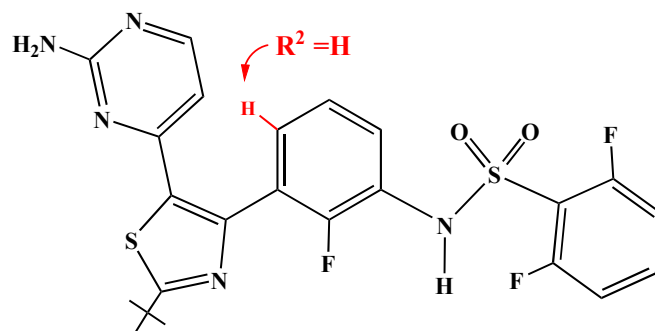


Dabrafenib

d. R<sup>2</sup> is hydrogen:

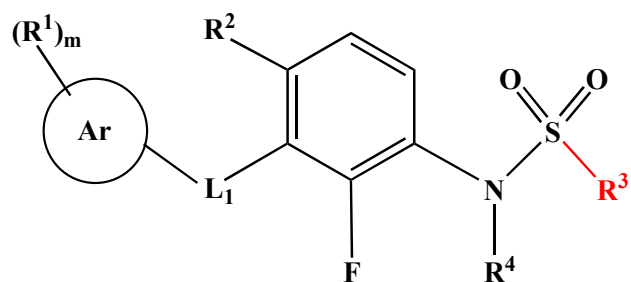


'539 patent

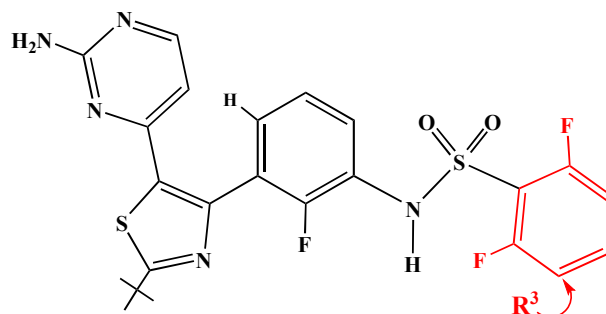


Dabrafenib

e. R<sup>3</sup> is optionally substituted aryl:

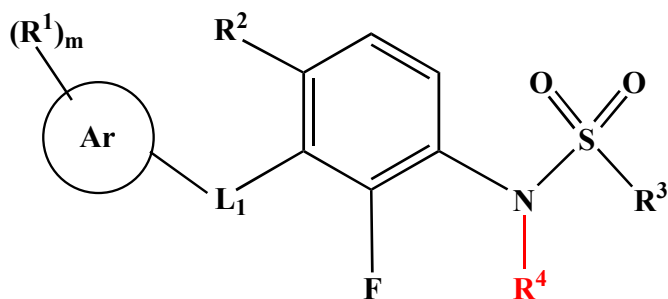


'539 patent

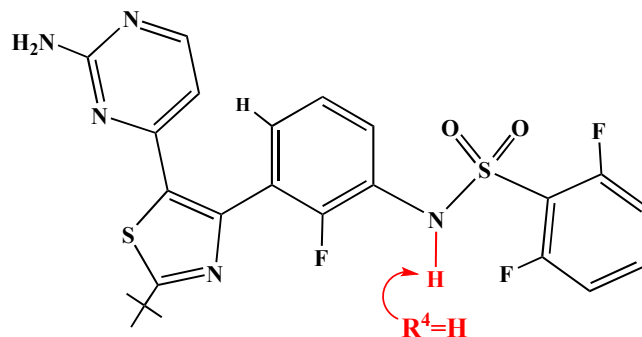


Dabrafenib

f.  $R^4$  is hydrogen:



'539 patent



Dabrafenib

29. Novartis also indirectly infringes at least Claim 1 for at least the reasons described above with respect to claim 1 of the '640 patent.

### EVIDENCE OF GSK'S COPYING

30. GSK (or SmithKline Beecham Corporation, which merged with Glaxo Wellcome to form GSK in 2000) began filing patent applications on non-selective wild-type BRAF kinase inhibitors as early as November 20, 2000. Over the next seven years, GSK filed at least ten patent applications directed to wild-type BRAF kinase inhibitors. None of these applications disclosed a core molecular structure comprising a sulfonamide with its nitrogen attached to a halogenated phenyl.

31. In September of 2005, Plexxikon's CEO, Peter Hirth, approached GSK, disclosed the genetic target of Plexxikon's selective kinase inhibitors, and offered to engage in a dialogue about possible collaboration. Plexxikon needed a partner to conduct large clinical trials and introduce a drug to the market. GSK was enthusiastic about the possible collaboration and, as a result, Plexxikon and GSK entered into a Confidential Disclosure Agreement ("CDA") on October 14, 2005.

32. Pursuant to that CDA, Plexxikon met with scientists from GSK's biology team on November 18, 2005. GSK was represented at the meeting by, among others, Pearl Huang (GSK's Vice President of Oncology Biology) and Jerry Adams (GSK's Director of Medicinal Chemistry and, later, a developer of Novartis's infringing dabrafenib product).

33. On January 17, 2006, Plexxikon hosted the biology team from GSK at its laboratory in Berkeley, California. At that meeting, Plexxikon gave GSK detailed information about how the mutated BRAF kinase was involved in oncology and the efficacy of Plexxikon's inventions in cellular and animal

1 models. After that meeting, Pearl Huang (one of the two GSK vice presidents who attended) sent a follow  
2 up email noting that Plexxikon's "outstanding science makes the prospect of working together very  
3 attractive" and that she was "very excited about the possibility of developing multiple compounds for  
4 BRAFV600E [sic]."

5 34. Following that meeting, on January 27, 2006, GSK wrote to ask "whether Plexxikon would  
6 be amenable to executing a Material Transfer Agreement with GSK so that we could evaluate some of the  
7 Plexxikon compounds in-house?" Plexxikon agreed, and the parties then negotiated and ultimately signed  
8 a Material Transfer Agreement ("MTA") dated June 1, 2006. Among other things, the MTA prohibited  
9 GSK from making derivatives of or attempting to determine the molecular structure of the transferred  
10 compounds and provided that Plexxikon would own any derivatives which GSK did make.

11 35. After GSK signed the MTA, and relying on its protections, Plexxikon shipped 10 mg of  
12 each of vemurafenib, then known as PLX4032, and another Plexxikon-discovered selective BRAF kinase  
13 inhibitor, known as PLX6098, to GSK's laboratory in Collegeville, PA. From that point up until August  
14 2, 2006, GSK conducted due diligence (including *in vitro* studies) to confirm the activity of Plexxikon's  
15 molecules. That diligence culminated in a GSK report, dated August 2, 2006, confirming the activity of  
16 Plexxikon's molecules.

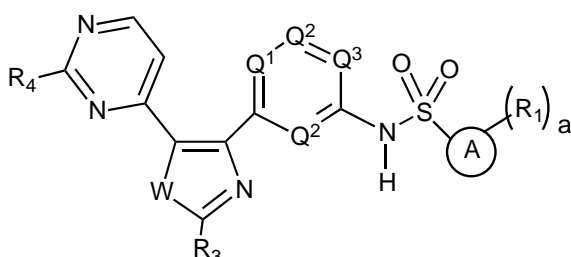
17 36. On the same day that GSK issued its diligence report, Plexxikon and GSK entered into a  
18 Confidential Disclosure Agreement with the law firm of Woodcock Washburn. Pursuant to this agreement,  
19 Plexxikon disclosed the structure of PLX4032 to Woodcock Washburn so that it could perform a prior art  
20 search. Woodcock Washburn was prohibited from disclosing the structure of PLX4032 to GSK.  
21 Woodcock Washburn delivered its (favorable) report on the prior art to both Plexxikon and GSK on  
22 September 20, 2006.

23 37. Plexxikon and GSK continued to discuss GSK's desire to license Plexxikon's technology.  
24 Between March 2006 and September 2006, the parties exchanged numerous term sheets. However, the  
25 parties could not reach a business arrangement, and Plexxikon ultimately entered into a development and  
26 licensing agreement with a different party.

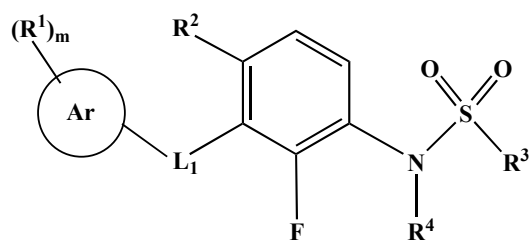
27 38. The first publication of Plexxikon's core molecular structure occurred on January 4, 2007,  
28 in Plexxikon's international patent application publication WO2007/002433. This was followed with an

1 article in Proceedings of the National Academy of Sciences (PNAS) on February 26, 2008, disclosing  
 2 Plexxikon's core molecular structure and discussing the importance of this structure in selectively binding  
 3 with the BRAF kinase produced due to the V600E mutation. The article explained that "[t]he critical  
 4 binding determinant for oncogenic selectivity derives from the interaction between the sulfonamide and  
 5 the beginning of the DFG region that subsequently directs the attendant alkyl chain into a small pocket  
 6 unique to the Raf family." (James Tsai et al., *Discovery of a Selective Inhibitor of Oncogenic B-Raf Kinase*  
 7 *with Potent Antimelanoma Activity*, 105 PROCEEDINGS NAT'L ACAD. SCI. 3041, 42 (2008),  
 8 [www.pnas.org/content/105/8/3041](http://www.pnas.org/content/105/8/3041)).

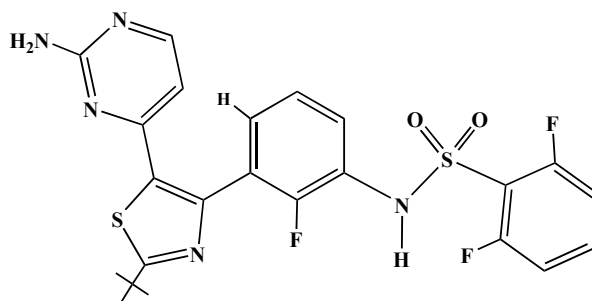
9 39. Mere months later, on May 6, 2008, GSK filed its first patent application—provisional  
 10 patent application serial number 61/050,744—disclosing a sulfonamide with its nitrogen attached to an  
 11 optionally halogenated phenyl. This same patent application was also the first in which GSK disclosed a  
 12 selective kinase inhibitor targeting BRAF V600E. GSK filed this patent application more than a year after  
 13 Plexxikon filed its first relevant patent application, and nearly one year after the priority date of the '640  
 14 patent and the '539 patent, July 17, 2007. The compound formula I disclosed in GSK's application is  
 15 shown below (reproduced from US 7,994,185 B2, column 3, lines 30-40), next to formula Ia of the '640  
 16 patent and the '539 patent. GSK's infringing dabrafenib compound is also shown for comparison.



GSK's formula I

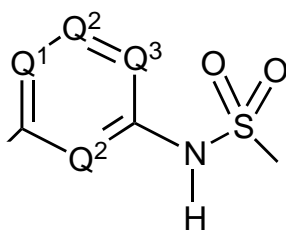


'640 patent &amp; '539 patent formula Ia

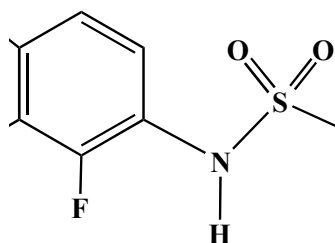


Dabrafenib

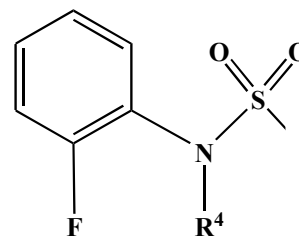
40. As these diagrams show, each of the GSK formula I, dabrafenib, and the '640 patent and '539 patent formula Ia have the same core molecular structure:



GSK's formula I

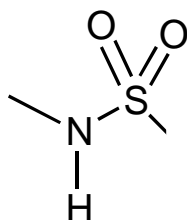


Dabrafenib

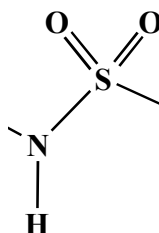


'640 patent &amp; '539 patent formula Ia

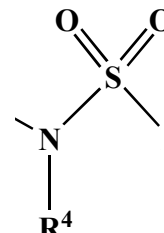
a. a structure that includes a sulfonamide, which binds to the kinase that results from BRAF<sup>V600E</sup> mutation; and



GSK's formula I

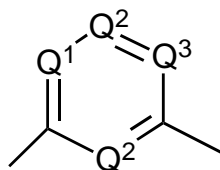


Dabrafenib

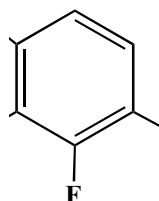


'640 patent &amp; '539 patent formula Ia

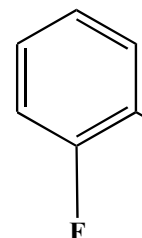
b. a halogenated phenyl (which stabilizes the binding of the sulfonamide to the mutated kinase) attached to the nitrogen of the sulfonamide.



GSK's formula I



Dabrafenib



'640 &amp; '539 patent formula Ia

41. GSK was aware that this core structure was responsible for selective binding to the kinase produced by BRAF<sup>V600E</sup>. For example, GSK published an article on June 16, 2011, stating that "[e]valuation of several different headgroup linkers . . . revealed that the sulfonamide-containing analog 11 showed a substantial improvement in cellular potency, particularly in the pERK mechanistic assay run in B-Raf<sup>V600E</sup> mutant SKMEL28 cells. . . . Thus, the sulfonamide N-H appeared to be a key pharmacophore for potent in vitro activity in this series." (John C. Stellwagen et al., *Development of Potent B-RafV600E*



1 *Inhibitors Containing an Arylsulfonamide Headgroup*, 21 BIOORGANIC & MED. CHEMISTRY LETTERS  
 2 4436, 37-38 (2011)). In this same article, GSK referenced Plexxikon's earlier novel compounds, stating  
 3 that "[t]his is similar to the binding modes observed for the sulfonamide groups in the B-Raf inhibitors  
 4 PLX4720 and PLX4032." *Id.* at 4438.

5 42. Further, GSK published another article on February 7, 2013, describing its development of  
 6 dabrafenib and touting the importance of the core molecular structure that Plexxikon had developed:  
 7 "Having established the sulfonamide as a key pharmacophore required for potent cellular inhibition of B-  
 8 Raf<sup>V600E</sup>," the authors explained, "we performed significant structural modifications elsewhere to lower  
 9 the molecular weight and reduce the number of metabolic sites contained within the template." (Tara R.  
 10 Rheault et al., *Discovery of Dabrafenib: A Selective Inhibitor of Raf Kinases with Antitumor Activity*  
 11 *against B-Raf-Driven Tumors*, 4 ACS MED. CHEMISTRY LETTERS 358 (2011)).

12 43. The facts establish that GSK: had access to Plexxikon's revolutionary selective BRAF  
 13 kinase inhibitors having a core molecular structure of a sulfonamide with its nitrogen attached to a  
 14 halogenated phenyl; confirmed the activity of Plexxikon's selective BRAF kinase inhibitors; confirmed  
 15 the novelty of Plexxikon's selective BRAF kinase inhibitors; wanted to license them; and failed to come  
 16 to commercial terms with Plexxikon. Thereafter, GSK developed a selective BRAF kinase inhibitor that  
 17 incorporated Plexxikon's novel core molecular structure that is selective to BRAF V600E. This occurred  
 18 well over one year after Plexxikon made its novel selective BRAF kinase inhibitors public in a published  
 19 patent application. In short, there is substantial evidence to suggest that GSK built dabrafenib by copying  
 20 Plexxikon's invention.

## 21 COUNT I

### 22 **(DIRECT INFRINGEMENT OF U.S. PAT. NO. 9,469,640)**

23 44. Plexxikon incorporates each of the preceding paragraphs as if fully set forth herein.

24 45. The commercial use, manufacturing, offer for sale, sale and/or importation of dabrafenib,  
 25 sold under the trademark Tafinlar®, by Novartis does and will constitute an act of infringement of one or  
 26 more claims of the '640 patent.

27 46. Novartis has committed and continues to commit these acts of infringement without license  
 28 or authorization.



third parties use, sell, offer to sell, import, and otherwise promote and distribute Tafenlar<sup>®</sup>; and (b) healthcare providers, patients and others who use or administer Tafenlar<sup>®</sup> for the treatment of melanoma.

57. Novartis knew that the use, sale, offer for sale, and/or importation of Tafenlar<sup>®</sup> by others, including the administration or use of Tafenlar<sup>®</sup> for the treatment of melanoma, would be an act of direct infringement of the '640 patent, and that at least its Prescribing Information and other advertisements would actively induce direct infringement of the '640 patent. Despite such knowledge, Novartis continues to actively induce the infringement of the '640 patent by others. For example, Novartis continues to publish Prescribing Information and other advertisements on its website. *See, e.g.*, Exhibits B-D.<sup>1</sup> Novartis has also continued issuing Press Releases regarding the use of Tafenlar<sup>®</sup> for the treatment of melanoma after the original Complaint was filed in this case. *See, e.g.*, Exhibits E and F, dated October 23, 2017 and September 11, 2017, respectively.

58. Novartis actually knew or should have known that its actions would induce direct infringement of a valid patent. Novartis has intended to, and continues to intend to, induce others to directly infringe a valid patent. Novartis's indirect infringement is therefore willful.

59. As a result of Novartis's inducement of infringement of the '640 patent, Plexxikon has suffered damages, including lost profits.

### **COUNT III**

#### **(CONTRIBUTORY INFRINGEMENT OF U.S. PAT. NO. 9,469,640)**

60. Plexxikon incorporates each of the preceding paragraphs as if fully set forth herein.

61. At least as of the filing of the original Complaint on August 3, 2017 (ECF No. 1), and likely earlier, Novartis knew or should have known that the use, sale, offering for sale, and/or importation of Tafenlar<sup>®</sup>, by itself and others, infringes the '640 patent.

62. Novartis has been and is contributing to the infringement of the '640 patent in the United States by offering to sell, selling, importing or otherwise distributing Tafenlar<sup>®</sup>.

63. Plexxikon alleges under Federal Rule of Civil Procedure 11(b)(3) that, after a reasonable opportunity for further investigation and discovery, Plexxikon will likely have evidentiary support to show

<sup>1</sup> Each of Exhibits B-D were retrieved from [www.novartis.com](http://www.novartis.com) on October 25, 2017 and were still present on [www.novartis.com](http://www.novartis.com) as of the filing of this Second Amended Complaint on December 20, 2017.

that (i) Novartis knew of the '640 patent at a time when Tafenlar® had no substantial non-infringing use other than the treatment of melanoma and (ii) that its sales to health care providers at that time contributed to the direct infringement of claims 11 and 12 by such health care providers when they administered Tafenlar® to patients for the treatment of melanoma.

64. As a result of Novartis's contributory infringement of the '640 patent, Plexxikon has suffered damages, including lost profits.

#### **COUNT IV**

#### **(DIRECT INFRINGEMENT OF U.S. PAT. NO. 9,844,539)**

65. Plexxikon incorporates each of the preceding paragraphs as if fully set forth herein.

66. The commercial use, manufacturing, offer for sale, sale and/or importation of dabrafenib, sold under the trademark Tafenlar®, by Novartis does and will constitute an act of infringement of one or more claims of the '539 patent.

67. Novartis has committed and continues to commit these acts of infringement without license or authorization.

68. Unless Novartis is enjoined from infringing the '539 patent, Plexxikon will suffer irreparable injury for which damages are an inadequate remedy.

69. As a result of Novartis's infringement of the '539 patent, Plexxikon has suffered damages pursuant to 35 U.S.C. § 284.

70. At least as of the filing of the First Amended Complaint on November 2, 2017 (ECF No. 40), if not earlier, Novartis knows or should know that its selling, offering to sell, and/or importing Tafenlar®, does and will constitute an unjustifiably high risk of infringement of the '539 patent.

71. Novartis had actual notice of the published patent application that led to the '539 patent. The invention claimed in the '539 patent is substantially identical to the invention claimed in that published patent application.

72. Novartis is selling, offering to sell, and/or importing Tafenlar® despite its knowledge that its actions do and will constitute infringement of a valid patent. Novartis has intended to, and continues to intend to, directly infringe a valid patent. Thus, Novartis's infringement is willful.

73. Novartis, as successor-in-interest to GSK, knew or should have known of any copying on GSK's part of Plexxikon's novel structure to develop Tafinlar®.

74. The history of improper development of Tafinlar® combined with Novartis's ongoing deliberate, willful, and wanton infringement of the '539 patent, makes this case exceptional pursuant to 35 U.S.C. § 285.

## **COUNT V**

### **(INDUCEMENT OF INFRINGEMENT OF U.S. PAT. NO. 9,844,539)**

75. Plexxikon incorporates each of the preceding paragraphs as if fully set forth herein.

76. At least as of the filing of the First Amended Complaint, if not earlier, Novartis knew or should have known that the use, sale, offer for sale, and/or importation of Tafinlar®, by itself and others, infringes the '539 patent.

77. Novartis has been and is actively and knowingly inducing, encouraging, assisting, and abetting others to infringe the '539 patent in the United States, including distributors, resellers, healthcare providers, and other companies and sales agents, such as McKesson noted above, when those third parties use, sell, offer to sell, import, and otherwise promote and distribute Tafinlar®.

78. Novartis knew that the use, sale, offer for sale, and/or importation of Tafinlar® by others would be an act of direct infringement of the '539 patent, and that at least its Prescribing Information and other advertisements would actively induce direct infringement of the '539 patent. Despite such knowledge, Novartis continues to actively induce the infringement of the '539 patent by others. For example, Novartis continues to publish Prescribing Information and other advertisements on its website. *See, e.g.*, Exhibits B-D.<sup>2</sup> Novartis has also continued issuing Press Releases regarding the use of Tafinlar® for the treatment of melanoma after the original Complaint was filed in this case. *See, e.g.*, Exhibits E and F, dated October 23, 2017 and September 11, 2017, respectively.

79. Novartis actually knew or should have known that its actions would induce direct infringement of a valid patent. Novartis has intended to, and continues to intend to, induce others to directly infringe a valid patent. Novartis's indirect infringement is therefore willful.

---

<sup>2</sup> Each of Exhibits B-D were retrieved from [www.novartis.com](http://www.novartis.com) on October 25, 2017 and were still present on [www.novartis.com](http://www.novartis.com) as of the filing of this Second Amended Complaint on December 20, 2017.

Wherefore, Plexxikon requests the following relief:

- JURY DEMAND**

Plaintiff demands trial by jury on all issues so triable.

Respectfully submitted,

DATED: December 20, 2017

**YOUNG BASILE HANLON & MACFARLANE, P.C.**

By: /s/ Jeffrey D. Wilson

**Jeffrey D. Wilson (Pro Hac Vice)**

wilson@youngbasile.com

**Andrew R. Basile, Jr. (SBN 208396)**

abasile@youngbasile.com

**Eddie D. Woodworth (Pro Hac Vice)**

woodworth@youngbasile.com

-and-

**DURIE TANGRI LLP**

**Daralyn J. Durie (SBN 169825)**

ddurie@durietangri.com

**Clement S. Roberts (SBN 209203)**

croberts@durietangri.com

**Raghav Krishnapriyan (SBN 273411)**

rkrishnapriyan@durietangri.com

*Attorneys for Plaintiff Plexxikon Inc.*

**CERTIFICATE OF SERVICE**

The undersigned attorney hereby certifies that on December 20, 2017, the foregoing was caused to be filed with the Court by electronic filing protocols, and that same will therefore be electronically served upon all attorneys of record registered with the Court's ECF/CM system.

By: /s/ Jeffrey D. Wilson  
Jeffrey D. Wilson (*Pro Hac Vice*)