



IT IS HEREBY STIPULATED AND AGREED by and among the parties, subject to approval of the Court, as follows:

1. The schedule for preliminary injunction briefing and accompanying preliminary and expedited discovery is as follows:

<b>Event</b>	<b>Date</b>
Deadline for the parties to produce documents in response to agreed-upon scope of discovery requests	30 days before opposing parties' first preliminary injunction brief <sup>1</sup>
Deadline for Plaintiffs to (i) produce the CMC portion of the SIMPONI/SIMPONI ARIA BLA, and (ii) identify whether they will rely on U.S. Patent No. 9,217,168 or 9,663,810 (if any), and identify up to five asserted claims (if any) from the selected patent for purposes of their opening brief	Wednesday, April 22, 2026
Deadline for Plaintiffs to file opening brief on infringement and other issues Plaintiffs bear the burden of proof for purposes of requesting a preliminary injunction (20 pages)	Wednesday, May 6, 2026
Deadline for Defendants to file response brief on non-infringement, invalidity, and/or unenforceability, and otherwise responding to Plaintiffs' opening brief (30 pages)	Friday, June 5, 2026 (30 days after opening brief)
Deadline for Plaintiffs to file combined reply brief on infringement and other issues for which Plaintiffs bear the burden of proof, and response brief on validity and/or enforceability (limited to issues raised in Defendants' response brief and secondary considerations, and with declarations only on validity and/or enforceability, absent	Friday, June 26, 2026 (21 days after response brief)

<sup>1</sup> Defendants agree to make reasonable best efforts to produce the requested samples in the United States according to this schedule, or as soon as reasonably practicable thereafter, and in line with Janssen's request that the samples be kept in monitored, cold-storage conditions during transit. If the parties anticipate a material delay in Janssen's receipt of, and ability to test, the samples, the parties will meet and confer in good faith as to whether and how the instant schedule should be modified.

agreement of the parties or leave of Court) (20 pages)	
Deadline for Defendants to file sur-reply brief (limited to validity and/or enforceability issues raised in Plaintiffs’ reply brief, and declarations limited to secondary considerations, absent agreement of the parties or leave of Court) (10 pages)	Friday, July 10 if Plaintiffs do not include declaration(s) in reply (14 days from reply brief)  Friday, July 17 if Plaintiffs include declaration(s) in reply (21 days from reply brief)
Hearing on PI	August / beginning of September (at Court’s convenience)
[REDACTED]	[REDACTED]

2. The parties agree to preliminary and expedited discovery according to this schedule, including the production by Defendants of the requested samples in the United States, and other requests and responses agreed upon in the parties’ letter correspondence of March 4, March 5, March 9, March 17, March 20, March 23, and March 24, 2026;
3. The parties agree to negotiate in good faith on the scope and particulars of any remaining discovery requests not yet agreed upon as of March 30, 2026;
4. The parties agree that third-party discovery may be sought as part of these preliminary injunction proceedings;
5. [REDACTED]  
[REDACTED]  
[REDACTED]  
[REDACTED]  
[REDACTED]

IT IS SO STIPULATED:

Dated: March 30, 2026

Respectfully submitted,

/s/ Alexandra M. Joyce

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*Attorneys for Defendants Accord BioPharma,  
Inc. and Bio-Thera Solutions, Ltd.*

IT IS SO ORDERED this \_\_\_\_\_ day of \_\_\_\_\_, 2026.

\_\_\_\_\_  
The Honorable Gregory B. Williams  
United States District Judge