



5. This Court has personal jurisdiction over the Defendants because (i) both Defendants are incorporated in Delaware and knowingly transact business in this judicial district; (ii) Defendant Intervet maintains its principal place of business in Delaware; and (iii) the conduct of both Defendants is causing injury to Plaintiff in Delaware.

6. Venue is proper in this Court, pursuant to 28 U.S.C. §§ 1391(b), (c) and 1400(b), in that the Defendants reside and transact business in this judicial district.

### **THE PATENTS**

7. On May 25, 2010, U.S. Patent No. 7,722,883 entitled “Circovirus Sequences Associated with Piglet Weight Loss Disease,” was lawfully issued (the “’883 patent”). A true and accurate copy of the ’883 patent is attached hereto as **Exhibit A**.

8. Wyeth is the assignee of the ’883 patent, which relates to a vaccine and its components to prevent piglet weight loss disease and other Porcine Circovirus-associated diseases (“PCVAD”).

### **CLAIMS FOR RELIEF**

#### **COUNT ONE**

#### **Infringement of the ’883 Patent by Intervet**

9. Plaintiff realleges, and incorporates herein by reference, the allegations of paragraphs 1 through 8 of this Complaint as if fully set forth herein.

10. Upon information and belief, Intervet is an animal health company in the business of, among other things, developing, manufacturing, marketing, distributing, and selling veterinary vaccines and pharmaceutical products. In particular, Intervet produces products for preventing, treating, and controlling diseases in pigs, including diseases associated with Porcine Circovirus. Intervet has developed, and currently manufactures and markets, a Porcine

Circovirus Vaccine, Type 2, under the trade names Circumvent<sup>®</sup> PCV and Porcilis,<sup>®</sup> that are used to immunize piglets from PCVAD.

11. Intervet has infringed, and continues to infringe, the '883 patent, either directly or under the doctrine of equivalents, by making, using, offering to sell, or selling products that infringe the '883 patent, including Intervet's Circumvent<sup>®</sup> PCV and Porcilis<sup>®</sup> PCV vaccines.

12. Upon information and belief, Intervet has actively induced, and continues to induce, others to infringe the '883 patent.

13. Upon information and belief, Intervet's infringement of the '883 patent has been, and continues to be, willful, deliberate and objectively reckless. Intervet's willful conduct provides a basis for this Court to award enhanced damages pursuant to 35 U.S.C. § 284 and makes this an exceptional case within the meaning of 35 U.S.C. § 285.

14. Intervet's infringing conduct has caused, is causing, and will continue to cause substantial injury and damage to the plaintiff.

COUNT TWO  
Infringement of the '883 Patent by BI

15. Plaintiff realleges, and incorporates herein by reference, the allegations of paragraphs 1 through 14 of this Complaint as if fully set forth herein.

16. Upon information and belief, BI is an animal health company in the business of, among other things, manufacturing, marketing, distributing, importing and/or selling veterinary vaccines and pharmaceutical products. BI currently manufactures and markets a Porcine Circovirus Vaccine, Type 2, under the trade name Ingelvac CircoFLEX,<sup>®</sup> which is used to immunize piglets from PCVAD.

17. BI has infringed, and continues to infringe, the '883 patent, either directly or under the doctrine of equivalents, by making, using, importing, offering to sell, and/or selling products that infringe the '883 patent, including BI's Ingelvac Circoflex<sup>®</sup> vaccine.

18. Upon information and belief, BI has actively induced, and continues to induce, others to infringe the '883 patent.

19. Upon information and belief, BI's infringement of the '883 patent has been, and continues to be, willful, deliberate, and objectively reckless. BI's willful conduct provides a basis for this Court to award enhanced damages pursuant to 35 U.S.C. § 284 and makes this an exceptional case within the meaning of 35 U.S.C. § 285.

20. BI's infringing conduct has caused, is causing, and will continue to cause substantial injury and damage to the plaintiff.

**PRAYER FOR RELIEF**

WHEREFORE, the plaintiff respectfully requests:

A. That the Court determine that Intervet has infringed, and is infringing, one or more claims of the '883 patent;

B. That the Court determine that BI has infringed, and is infringing, one or more claims of the '883 patent;

C. That the Court determine the amount of damages to the plaintiff caused by Intervet's infringement and enter judgment for the plaintiff in that amount, plus interest and costs;

D. That the Court determine the amount of damages to the plaintiff caused by BI's infringement and enter judgment for the plaintiff in that amount, plus interest and costs;

E. That the Court determine that Intervet's infringement has been willful and deliberate and award up to treble damages to the plaintiff pursuant to 35 U.S.C. § 284;

F. That the Court determine that BI's infringement has been willful and deliberate and award up to treble damages to the plaintiff pursuant to 35 U.S.C. § 284;

G. That, after trial, the Court enter a permanent injunction, enjoining Intervet, its officers, directors, agents, servants and employees, and all persons in active concert or participation with them, from infringing the '883 patent;

H. That, after trial, the Court enter a permanent injunction, enjoining BI, its officers, directors, agents, servants and employees, and all persons in active concert or participation with them, from infringing the '883 patent; and

I. That the Court determine that this case is exceptional, within the meaning of 35 U.S.C. § 285, and order Intervet and BI to pay plaintiff's reasonable attorneys' fees pursuant to 35 U.S.C. § 285; and

J. That the Court grant such other and further relief as it deems appropriate.

**DEMAND FOR JURY TRIAL**

Pursuant to Fed. R. Civ. P. 38, the plaintiff hereby respectfully requests a jury trial on all issues triable of right by a jury.

ASHBY & GEDDES



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