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UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

3. Respondent Schering-Plough is, and at all times herein has been, engaged in commerce, as "commerce" is defined in Section 1 of the Clayton Act, as amended, 15 U.S.C. §12, and is a corporation whose business is in or affects commerce, as "commerce" is defined in Section 4 of the Federal Trade Commission Act, as amended, 15 U.S.C. § 44.

II. THE ACQUIRED COMPANY

- 4. Akzo Nobel is a for-profit corporation organized, existing and doing business under and by virtue of the laws of The Netherlands, with its headquarters address at Velperweg 76, 6824 BM Arnhem, The Netherlands. Its principal place of business in the U.S. at 120 White Plains Road, Suite 300, Tarrytown, New York 10591-5522.
- 5. Organon Biosciences N.V. ("Organon Biosciences") is a corporation organized, existing and doing business under and by virtue of the laws of The Netherlands, with its offices and principal place of business located at Wethouder van Eschstraat 1, 5342 AV Oss, The Netherlands. Organon Biosciences is a wholly owned subsidiary of Akzo Nobel.
- 6. Akzo Nobel, through its wholly-owned subsidiary, Organon Biosciences, is engaged in, among other things, the research, development, manufacture, distribution, and sale of animal health products, including live vaccines for the prevention and treatment of the Georgia 98 strain of infectious bronchitis virus in poultry, live vaccines for the prevention and treatment of fowl cholera due to *Pasteurella multocida* in poultry, and live vaccines for the prevention and treatment of *Mycoplasma gallisepticum* in poultry.

III. THE PROPOSED ACQUISITION

7. Pursuant to the terms of a Letter of Intent dated March 12, 2007 (the "Agreement"), Schering-Plough proposes to acquire 100 percent of the Organon BioSciences voting stock in a transaction valued at approximately \$14.4 billion (the "Acquisition").

IV. THE RELEVANT MARKETS

8. For the purposes of this Complaint Tcwcc0 eoEll8.5(n6(8oEll)v1pv)-.5("thlcwcc0 msiI86hlcwc

9. For the purposes of this complaint, the United States is the relevant geographic area in which to analyze the effects of the acquisition in each of the relevant lines of commerce.

V. THE STRUCTURE OF THE MARKET

- 10. The relevant market for the manufacture, distribution, and sale of live vaccines for the prevention and treatment of the Georgia 98 strain of infectious bronchitis virus in poultry in the United States is highly concentrated when measured by the Herfindahl-Hirschman Index ("HHI"). Respondent Schering-Plough and Akzo Nobel are the only suppliers of live vaccines for the prevention and treatment of the Georgia 98 strain of infectious bronchitis virus in poultry in the United States. Schering-Plough is the market leader with Avimune IB98, while Intervet competes with its MILDVAC GA-98 product. The acquisition would create a monopoly by combining the only two companies with products on the market.
- 11. The relevant market for the manufacture, distribution, and sale of live vaccines for the prevention and treatment of fowl cholera due to *Pasteurella multocida* in poultry in the United States is highly concentrated when measured by the Herfindahl-Hirschman Index ("HHI"). Respondent Schering-Plough and Akzo Nobel are two of only three suppliers of live vaccines for the prevention and treatment of fowl cholera due to *Pasteurella multocida* in poultry in the United States. Akzo Nobel is the market leader with its CHOLERVAC-PM-1 product, while Schering-Plough is the second leading supplier with its PM-ONEVAC-C and M-NINEVAX products. Together, Schering-Plough and Akzo Nobel account for over eighty

for the prevention and treatment of the Gcholera due to Pasteurella multocida in poultry in t,er-P31.025 -1.15 TI

entry into any of these markets sufficient to achieve a significant market impact within two years is unlikely.

VII. EFFECTS OF THE ACQUISITION

- 14. The effects of the Acquisition, if consummated, may be to substantially lessen competition and to tend to create a monopoly in the relevant markets in violation of Section 7 of the Clayton Act, as amended, 15 U.S.C. § 18, and Section 5 of the FTC Act, as amended, 15 U.S.C. § 45, in the following ways, among others:
 - a. by eliminating actual, direct, and substantial competition between Respondent Schering-Plough and Akzo Nobel for the research, development, manufacture, and sale of live vaccines for the prevention and treatment of the Georgia 98 strain of infectious bronchitis virus in poultry, live vaccines for the prevention and treatment of fowl cholera due to *Pasteurella multocida* in poultry, and live vaccines for the prevention and treatment of *Mycoplasma gallisepticum* in poultry in the United States;
 - b. by increasing the ability of the merged entity to raise prices unilaterally of live vaccines for the prevention and treatment of the Georgia 98 strain of infectious bronchitis virus in poultry, live vaccines for the prevention and treatment of fowl cholera due to *Pasteurella multocida* in poultry, and live vaccines for the prevention and treatment of *Mycoplasma gallisepticum* in poultry in the United States; and
 - c. by reducing the merged entity's incentives to improve service or product of live vaccines for the prevention and treatment of the Georgia 98 strain of infectious bronchitis virus in poultry, live vaccines for the prevention and treatment of fowl cholera due to *Pasteurella multocida* in poultry, and live vaccines for the prevention and treatment of *Mycoplasma gallisepticum* in poultry in the United States.

VIII. VIOLATIONS CHARGED

- 15. The Acquisition described in Paragraph 7 constitutes a violation of Section 5 of the FTC Act, as amended, 15 U.S.C. § 45.
- 16. The Acquisition described in Paragraph 7, if consummated, would constitute a violation of Section 7 of the Clayton Act, as amended, 15 U.S.C. § 18, and Section 5 of the FTC Act, as amended, 15 U.S.C. § 45.

WHEREFORE, THE PREMISES CONSIDERED, the Federal Trade Commission on this twenty-eighth day of December, 2007, issues its Complaint against said Respondent.

By the Commission.

Donald S. Clark Secretary

SEAL: