

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

**FORM 8-K**

**CURRENT REPORT**

**Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934**

Date of Report (Date of earliest event reported): July 24, 2019

**ADAMIS PHARMACEUTICALS CORPORATION**

(Exact Name of Registrant as Specified in Charter)

|                                                                                              |                                     |                                                    |
|----------------------------------------------------------------------------------------------|-------------------------------------|----------------------------------------------------|
| Delaware<br>(State or other jurisdiction<br>of incorporation)                                | 0-26372<br>(Commission File Number) | 82-0429727<br>(IRS Employer<br>Identification No.) |
| 11682 El Camino Real, Suite 300<br>San Diego, CA<br>(Address of Principal Executive Offices) |                                     | 92130<br>(Zip Code)                                |

Registrant's telephone number, including area code: (858) 997-2400

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Securities registered pursuant to Section 12(b) of the Act:

| Title of each class | Trading Symbol(s) | Name of each exchange on which registered |
|---------------------|-------------------|-------------------------------------------|
| Common Stock        | ADMP              | NASDAQ Capital Market                     |

**Item 5.07 Submission of Matters to a Vote of Security Holders.**

The Annual Meeting of Stockholders of the Company was held on July 24, 2019, at the Company's headquarters at 11682 El Camino Real, Suite 300, San Diego, California 92130 at 1:00 pm. local time. The following proposals were submitted to and approved by the stockholders at the meeting:

1. Election of the five nominees to the board of directors:

|                        | <u>Votes For</u> | <u>Votes Withheld</u> | <u>Broker Non-Votes</u> |
|------------------------|------------------|-----------------------|-------------------------|
| Dennis J. Carlo, Ph.D. | 3,718,148        | 7,357,309             | 27,853,642              |
| William C. Denby, III  | 4,363,998        | 6,711,459             | 27,853,642              |
| David J. Marguglio     | 4,283,605        | 6,791,852             | 27,853,642              |
| Robert B. Rothermel    | 4,307,781        | 6,767,676             | 27,853,642              |
| Richard C. Williams    | 4,280,021        | 6,795,436             | 27,853,642              |

2. Approval of the 2019 Equity Incentive Plan:

| <u>Votes For</u> | <u>Votes Against</u> | <u>Votes Abstaining</u> | <u>Broker Non-Votes</u> |
|------------------|----------------------|-------------------------|-------------------------|
| 4,944,943        | 4,025,229            | 2,105,285               | 27,853,642              |

3. Approval, on a nonbinding advisory basis, of the compensation of the Company's named executive officers:

| <u>Votes For</u> | <u>Votes Against</u> | <u>Votes Abstaining</u> | <u>Broker Non-Votes</u> |
|------------------|----------------------|-------------------------|-------------------------|
| 3,008,124        | 5,845,051            | 2,222,282               | 27,853,642              |

4. Approval to vote, on an advisory basis, on the frequency of holding an advisory vote on executive compensation:

| <u>Frequency</u> | <u>Votes For</u> | <u>Votes Withheld</u> | <u>Votes Abstaining</u> | <u>Broker Non-Votes</u> |
|------------------|------------------|-----------------------|-------------------------|-------------------------|
| One Year         | 7,390,724        |                       | 2,644,532               | 27,853,642              |
| Two Years        | 263,375          |                       |                         | 27,853,642              |
| Three Years      | 776,826          |                       |                         | 27,853,642              |

5. Ratification of the selection of Mayer Hoffman McCann PC as independent registered public accounting firm for the year ending December 31, 2019:

| <u>Votes For</u> | <u>Votes Against</u> | <u>Votes Abstaining</u> |
|------------------|----------------------|-------------------------|
| 32,193,503       | 3,239,304            | 3,496,292               |

**Item 8.01 Other Events**

On July 18, 2019, Adamis Pharmaceuticals Corporation (the "Company") issued a press release announcing that Adamis and kaléo Inc. agreed to settle all previously announced litigation between the parties, including the case filed by kaléo in the United States District Court for the District of Delaware in which kaléo claimed specified aspects of the Company's ZIMHI™ naloxone product ("ZIMHI") infringed certain kaléo-owned patents, and the case filed by the Company in the United States District Court for the Eastern District of Virginia in which the Company claimed specified actions by kaléo infringed the Company's SYMJEPITM trademark. As part of the resolution of the current litigation, kaléo agreed not to bring future action against the Company relating to ZIMHI so long as the Company does not reference kaléo's product in a future filing with the FDA, and the Company agreed not to bring future action against kaléo for acts that occurred prior to the settlement date. A copy of the press release is attached hereto as Exhibit 99.1.

On July 24, 2019, the Company issued a press release announcing that the Company and Belcher Pharmaceuticals, LLC (“Belcher”) agreed to settle all previously filed litigation between the parties, including the case filed by the Company in the United States District Court for the Middle District of Florida in which the Company was seeking a declaratory judgment of non-infringement of certain patents in which Belcher claimed rights, relating to certain methods of preparing epinephrine solutions (“Patent Case”), and the *inter partes* review proceeding filed by the Company in the United States Patent and Trademark Office requesting a formal review the validity of certain aspect of Belcher’s patents (“IPR”). Under the terms of the settlement agreement, the Company agreed to voluntarily withdraw both the Patent Case and IPR and Belcher agreed to provide the Company a worldwide, non-exclusive, fully paid-up, royalty-free license relating to Belcher’s patents for the Company’s epinephrine injection product, SYMJEPITM, and agreed not to make future claims of infringement relating to the Company’s naloxone injection product candidate, ZIMHITM. The parties agreed to file requests of voluntary dismissal in the Florida court and USPTO, as appropriate. A copy of the press release is attached hereto as Exhibit 99.2.

On July 9, 2019, the Company issued a press release announcing that Sandoz Inc. had announced the U.S. retail launch of the Company’s SYMJEPITM (epinephrine) 0.3 mg and 0.15 mg Injection products, pursuant to the Company’s exclusive distribution and commercialization agreement with Sandoz. A copy of the press release is attached here as Exhibit 99.3.

On June 11, 2019, the Company issued a press release announcing that the U.S. Food and Drug Administration (“FDA”) had acknowledged the receipt of the Company’s amendment to its previously submitted New Drug Application (“NDA”) for its ZIMHITM higher dose naloxone injection product candidate. This revision removed EVZIO® as a Reference Listed Drug (“RLD”) and withdrew the associated Paragraph IV certification. Narcan injectable (NDA 016636) now remains as the sole RLD and, because there are no Orange Book listed patents for NDA 016636, no patent certification is required. A copy of the press release is attached hereto as Exhibit 99.4.

#### *Forward-Looking Statements*

This Report on Form 8-K contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These statements relate to future events or future results of operations. Such forward-looking statements include those that express plans, anticipation, intent, contingencies, goals, targets or future development and/or otherwise are not statements of historical fact. These statements are only predictions, are not guarantees, involve known and unknown risks, uncertainties and other factors, and concern matters that could subsequently differ materially from those described in this press release, which may cause the Company’s actual results to be materially different from those contemplated by these forward-looking statements. You should not place undue reliance on any forward-looking statements. Further, any forward-looking statement speaks only as of the date on which it is made, and except as may be required by applicable law, we undertake no obligation to update or release publicly the results of any revisions to these forward-looking statements or to reflect events or circumstances arising after the date of this Report on Form 8-K. Certain of these risks, and additional risks, uncertainties, and other factors are described in greater detail in the Company’s filings from time to time with the Securities and Exchange Commission, including its most recent Annual Report on Form 10-K and subsequent filings with the SEC, which the Company strongly urges you to read and consider, all of which are available free of charge on the SEC’s web site at <http://www.sec.gov>.

#### **Item 9.01 Financial Statements and Exhibits**

##### **Exhibit**

| <b>No.</b> | <b>Description</b>                                  |
|------------|-----------------------------------------------------|
| 99.1       | <a href="#">Press Release issued July 18, 2019.</a> |
| 99.2       | <a href="#">Press Release issued July 24, 2019.</a> |
| 99.3       | <a href="#">Press Release issued July 9, 2019.</a>  |
| 99.4       | <a href="#">Press Release issued June 11, 2019.</a> |

**SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

**ADAMIS PHARMACEUTICALS CORPORATION**

Dated: July 26, 2019

By:           /s/ Robert O. Hopkins            
Name: Robert O. Hopkins  
Title: Chief Financial Officer

**Adamis Pharmaceuticals Provides Update on Litigation with Kaléo Inc.**

**SAN DIEGO, CA –(July 18, 2019)-** Adamis Pharmaceuticals Corporation (NASDAQ: ADMP) (“Adamis”) announced today that Adamis and kaléo Inc. agreed to settle all previously announced litigation between the parties, including the case filed by kaléo in the United States District Court for the District of Delaware in which kaléo claimed specified aspects of Adamis’ ZIMHI™ naloxone product (“ZIMHI”) infringed certain kaléo-owned patents, and the case filed by Adamis in the United States District Court for the Eastern District of Virginia in which Adamis claimed specified actions by kaléo infringing Adamis’ SYMJJEPI™ trademark. As part of the resolution of the current litigation, kaléo agreed not to bring future action against Adamis relating to ZIMHI so long as Adamis does not reference kaléo’s product in a future filing with the FDA, and Adamis agreed not to bring future action against kaléo for acts that occurred prior to the settlement date.

The parties agreed to the language contained in this press release and have each filed a copy of the settlement agreement along with a request of voluntary dismissal in the Delaware and Virginia courts, as appropriate, and expect the respective judges to accept and dismiss both cases in due course.

**About Adamis**

Adamis Pharmaceuticals Corporation is a specialty biopharmaceutical company primarily focused on developing and commercializing products in various therapeutic areas, including respiratory disease and allergy. The company’s SYMJJEPI™ (epinephrine) Injection 0.3mg and SYMJJEPI (epinephrine) Injection 0.15mg products are FDA approved for use in the emergency treatment of acute allergic reactions, including anaphylaxis. Adamis is developing additional products, including the company’s ZIMHI™ naloxone injection product candidate for the treatment of opioid overdose, and a metered dose inhaler and dry powder inhaler product candidates for the treatment of asthma and COPD. The company’s subsidiary, U.S. Compounding, Inc., compounds sterile prescription drugs and certain nonsterile drugs for human and veterinary use, to patients, physician clinics, hospitals, surgery centers and other clients throughout most of the United States.

**Adamis Forward Looking Statements**

This press release contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These statements relate to future events or future results of operations, including, but not limited to results of operations and financial position. Such forward-looking statements include those that express plans, anticipation, intent, contingencies, goals, targets or future development and/or otherwise are not statements of historical fact. These statements are only predictions, are not guarantees, involve known and unknown risks, uncertainties and other factors, and concern matters that could subsequently differ materially from those described in this press release, which may cause Adamis' actual results to be materially different from those contemplated by these forward-looking statements. In addition, there can be no assurances that the FDA will approve our NDA relating to our naloxone product candidate or will give final approval to our proposed brand name for the product, concerning the timing of any such approval, that the product will be commercially successful if approved and introduced, or concerning the outcome of any discussions with third parties concerning commercialization of the product. The FDA review process is subject to a number of uncertainties. The FDA could request additional or different submissions or request additional data, information, materials or clinical trials or studies, all of which could affect the timing and outcome of the review process. As a result, there can be no assurances regarding the timing or the outcome of the FDA’s review process. In addition, forward-looking statements concerning our anticipated future activities assume that we are able to obtain sufficient funding to support such activities and continue our operations and planned activities. As discussed in our filings with the Securities and Exchange Commission, we may require additional funding, and there are no assurances that such funding will be available if required. You should not place undue reliance on any forward-looking statements. Further, any forward-looking statement speaks only as of the date on which it is made, and except as may be required by applicable law, we undertake no obligation to update or release publicly the results of any revisions to these forward-looking statements or to reflect events or circumstances arising after the date of this press release. Certain of these risks, and additional risks, uncertainties, and other factors are described in greater detail in Adamis’ filings from time to time with the SEC, including its most recent annual report on Form 10-K and our subsequent filings with the SEC, which Adamis strongly urges you to read and consider, all of which are available free of charge on the SEC's web site at <http://www.sec.gov>.

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### Adamis Pharmaceuticals Provides Update on Litigation with Belcher Pharmaceuticals

**SAN DIEGO, CA –(July 24, 2019)-** Adamis Pharmaceuticals Corporation (NASDAQ: ADMP) (“Adamis”) announced today that Adamis and Belcher Pharmaceuticals, LLC (“Belcher”) agreed to settle all previously filed litigation between the parties, including the case filed by Adamis in the United States District Court for the Middle District of Florida in which Adamis was seeking a declaratory judgment of non-infringement of certain patents in which Belcher claimed rights, relating to certain methods of preparing epinephrine solutions (“Patent Case”), and the *inter partes* review proceeding filed by Adamis in the United States Patent and Trademark Office requesting a formal review the validity of certain aspect of Belcher’s patents (“IPR”).

Under the terms of the settlement agreement, Adamis agreed to voluntarily withdraw both the Patent Case and IPR and Belcher agreed to provide Adamis a worldwide, non-exclusive, fully paid-up, royalty-free license relating to Belcher’s patents for Adamis’ epinephrine injection product, SYMJJEPI™, and agreed not to make future claims of infringement relating to Adamis’ naloxone injection product candidate, ZIMHI™. The parties agreed to file requests of voluntary dismissal in the Florida court and USPTO, as appropriate.

#### About Adamis

Adamis Pharmaceuticals Corporation is a specialty biopharmaceutical company primarily focused on developing and commercializing products in various therapeutic areas, including respiratory disease and allergy. The company’s SYMJJEPI™ (epinephrine) Injection 0.3mg and SYMJJEPI (epinephrine) Injection 0.15mg products are FDA approved for use in the emergency treatment of acute allergic reactions, including anaphylaxis. Adamis is developing additional products, including the company’s ZIMHI™ naloxone injection product candidate for the treatment of opioid overdose, and a metered dose inhaler and dry powder inhaler product candidates for the treatment of asthma and COPD. The company’s subsidiary, U.S. Compounding, Inc., compounds sterile prescription drugs and certain nonsterile drugs for human and veterinary use, to patients, physician clinics, hospitals, surgery centers and other clients throughout most of the United States.

#### Adamis Forward-Looking Statements

This press release contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These statements relate to future events or future results of operations, including, but not limited results of operations and financial position. Such forward-looking statements include those that express plans, anticipation, intent, contingencies, goals, targets or future development and/or otherwise are not statements of historical fact. These statements are only predictions, are not guarantees, involve known and unknown risks, uncertainties and other factors, and concern matters that could subsequently differ materially from those described in this press release, which may cause Adamis’ actual results to be materially different from those contemplated by these forward-looking statements. Forward-looking statements concerning our anticipated future activities assume that we are able to obtain sufficient funding to support such activities and continue our operations and planned activities. As discussed in our filings with the Securities and Exchange Commission, we may require additional funding, and there are no assurances that such funding will be available if required. You should not place undue reliance on any forward-looking statements. Further, any forward-looking statement speaks only as of the date on which it is made, and except as may be required by applicable law, we undertake no obligation to update or release publicly the results of any revisions to these forward-looking statements or to reflect events or circumstances arising after the date of this press release. Certain of these risks, and additional risks, uncertainties, and other factors are described in greater detail in Adamis’ filings from time to time with the SEC, including its most recent annual report on Form 10-K and our subsequent filings with the SEC, which Adamis strongly urges you to read and consider, all of which are available free of charge on the SEC’s web site at <http://www.sec.gov>.

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**Adamis Pharmaceuticals Provides Update on U.S. Retail Launch of SYMJJEPI**

SAN DIEGO, July 09, 2019 (GLOBE NEWSWIRE) -- Adamis Pharmaceuticals Corporation (NASDAQ: ADMP) provided an update that Sandoz Inc. (Sandoz), a Novartis division, today announced the U.S. retail launch of SYMJJEPI™ (epinephrine) 0.3 mg and 0.15 mg Injections, making both the adult and pediatric doses immediately available in local pharmacies across the U.S.

Sandoz launched SYMJJEPI 0.3 mg Injection in the institutional channel earlier this year, and large wholesaler customers of Sandoz are now fully stocked to supply hospitals and clinics with both SYMJJEPI 0.3 mg and 0.15 mg Injections inventory in the U.S. Sandoz also announced that in preparation for the U.S. retail launch they have rolled out the following:

1. A social media program to increase awareness among physicians and patients;
2. The new SYMJJEPI website (<https://www.symjeppi.com/>) to provide an instructional video and additional information on the product;
3. A demonstrator device that simulates the use of SYMJJEPI;
4. The SYMJJEPI Savings Program, in which eligible patients pay as little as \$0;
5. An initiative to modify existing state legislation to increase the availability of epinephrine in schools; and,
6. A campaign to educate hospital providers and physicians on how to write scripts for epinephrine injection.

Dr. Dennis J. Carlo, President and CEO of Adamis stated, “Along with Sandoz, Adamis is thrilled to bring broad access to this critical medicine for patients. We expect that SYMJJEPI will play a role in ending the chronic shortages of epinephrine injection products in the U.S.,” said Dr. Dennis J. Carlo, President and CEO of Adamis.

**About Adamis**

Adamis Pharmaceuticals Corporation is a specialty biopharmaceutical company primarily focused on developing and commercializing products in various therapeutic areas, including respiratory disease and allergy. The company’s SYMJJEPI (epinephrine) Injection 0.3mg and SYMJJEPI (epinephrine) Injection 0.15mg products are FDA approved for use in the emergency treatment of acute allergic reactions, including anaphylaxis. Adamis is developing additional products, including a naloxone injection product candidate for the treatment of opioid overdose, and a metered dose inhaler and dry powder inhaler product candidates for the treatment of asthma and COPD. The company’s subsidiary, U.S. Compounding, Inc., compounds sterile prescription drugs, and certain nonsterile drugs for human and veterinary use, to patients, physician clinics, hospitals, surgery centers and other clients throughout most of the United States.

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## **Adamis Forward Looking Statements**

This press release contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These statements relate to future events or future results of operations, including, but not limited to the following statements: the company's beliefs concerning the timing of commercial launch of its Symjepi (epinephrine) Injection 0.3mg product; the company's beliefs concerning the commercial success of its Symjepi product if and when launched; the company's ability to provide an appropriate supply of product for launch and thereafter; the company's beliefs concerning the resources and capabilities that are required to provide access to its Symjepi product; the company's beliefs concerning timing and outcome of finalizing the commercialization arrangements and strategy for its Symjepi products; the company's ability to commercialize its product and product candidates; the company's beliefs concerning the ability of its products and product candidates to compete successfully in the market; the company's beliefs concerning the safety and effectiveness of its products and product candidates; anticipated dates for commercial introduction of products; guidance regarding future periods; and other statements concerning our future operations and activities. Such forward-looking statements include those that express plans, anticipation, intent, contingencies, goals, targets or future development and/or otherwise are not statements of historical fact. These statements are only predictions, are not guarantees, involve known and unknown risks, uncertainties and other factors, and concern matters that could subsequently differ materially from those described in this press release, which may cause Adamis' actual results to be materially different from those contemplated by these forward-looking statements. In addition, forward-looking statements concerning our anticipated future activities assume that we are able to obtain sufficient funding to support such activities and continue our operations and planned activities. As discussed in our filings with the Securities and Exchange Commission, we may require additional funding, and there are no assurances that such funding will be available if required. We cannot assess the impact of each factor on our business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained in any forward-looking statements. You should not place undue reliance on any forward-looking statements. Further, any forward-looking statement speaks only as of the date on which it is made, and except as may be required by applicable law, we undertake no obligation to update or release publicly the results of any revisions to these forward-looking statements or to reflect events or circumstances arising after the date of this press release. Certain of these risks, and additional risks, uncertainties, and other factors are described in greater detail in Adamis' filings from time to time with the SEC, including its annual report on Form 10-K for the year ended December 31, 2017, and our subsequent filings with the SEC, which Adamis strongly urges you to read and consider, all of which are available free of charge on the SEC's web site at <http://www.sec.gov>.

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### Adamis Pharmaceuticals Provides Update on Its Higher Dose Naloxone Injection Product

**SAN DIEGO, CA –(June 11, 2019)-** Adamis Pharmaceuticals Corporation (NASDAQ: ADMP) today announced that the U.S. Food and Drug Administration (FDA) has acknowledged the receipt of Adamis’ amendment to its previously submitted New Drug Application (NDA) for its higher dose naloxone injection product. This revision removed EVZIO® as a Reference Listed Drug (RLD) and withdrew the associated Paragraph IV certification. Narcan injectable (NDA 016636) now remains as the sole RLD and, because there are no Orange Book listed patents for NDA 016636, no patent certification is required. With this change, it is Adamis’ opinion that the amended NDA will not be subject to a 30-month stay and that the FDA will be free to issue an approval as soon as the agency completes a satisfactory review of the Adamis naloxone NDA.

Adamis decided to amend its original NDA after consulting with the FDA regarding the proposed change. The removal of the Paragraph IV certification does not terminate the previously announced lawsuit filed by kaléo Inc. in the United States District Court for the District of Delaware, which alleges, among other things, that Adamis’ product infringes patents purportedly held by kaléo. As previously stated, Adamis believes that its higher dose naloxone injection product does not infringe any valid and enforceable patent held by kaléo and that kaléo’s patent infringement allegation is without merit. Adamis has separately demanded that Cooley LLP withdraw as counsel for kaléo. Cooley has served as counsel to Adamis since Adamis’ formation in 2006, has counseled Adamis on all areas of its business and has a clear conflict of interest. Adamis will continue to vigorously defend its naloxone injection product against any and all patent infringement allegations.

“Adamis is fully committed to working with the FDA to facilitate their review of our NDA,” said Dr. Dennis J. Carlo, President and CEO of Adamis. “We hope that, if approved, our higher dose naloxone injection product can become part of the solution to the devastating epidemic of opioid overdose.”

#### Background on the Product Candidate

In December 2018, Adamis filed an NDA relating to its higher dose naloxone injection product. In March 2019, Adamis received a notice from the FDA that the NDA was sufficiently complete to permit a substantive review with a target action date of October 31, 2019. Naloxone is an opioid antagonist used to treat narcotic overdoses. Naloxone, which is generally considered the drug of choice for immediate administration for opioid overdose, blocks or reverses the effects of the opioid, including extreme drowsiness, slowed breathing, or loss of consciousness. Common opioids include morphine, heroin, tramadol, oxycodone, hydrocodone and fentanyl.

#### Hatch-Waxman and Paragraph IV Certification

Companies pursuing abbreviated drug applications, either via ANDA or Section 505(b)(2) of the U.S. Food, Drug & Cosmetic Act, as amended, are not required to conduct new clinical trials to demonstrate safety and efficacy. Instead these companies may rely on the research of a previously approved, reference listed drug (RLD). Under the Drug Price Competition and Patent Term Restoration Act, commonly referred to as Hatch-Waxman, companies relying on a RLD that has listed patents, must certify to the FDA that the product candidate does not infringe on any patents listed for the RLD (a Paragraph IV certification). If the owner of an RLD files a lawsuit disputing a Paragraph IV certification, the FDA will wait until the shorter of 30 months or the dispute is resolved by a court, before approving the NDA.

#### About Adamis

Adamis Pharmaceuticals Corporation is a specialty biopharmaceutical company primarily focused on developing and commercializing products in various therapeutic areas, including respiratory disease and allergy. The company’s SYMJEPI™ (epinephrine) Injection 0.3mg and SYMJEPI (epinephrine) Injection 0.15mg products are FDA approved for use in the emergency treatment of acute allergic reactions, including anaphylaxis. The company’s subsidiary, U.S. Compounding, Inc., compounds sterile prescription drugs, and certain nonsterile drugs for human and veterinary use, to patients, physician clinics, hospitals, surgery centers and other clients throughout most of the United States.

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## Adamis Forward Looking Statements

This press release contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These statements relate to future events or future results of operations, including, but not limited to the following statements: the outcome of the patent infringement lawsuit filed by kaléo; the company's ability to successfully enforce and defend its intellectual property rights; the potential costs associated with the patent infringement lawsuit; any future actions of the FDA arising from the patent infringement lawsuit; any action that kaléo Inc. may take in response to the company's amended NDA filing, including the removal of EVZIO® as a Reference Listed Drug and withdrawal of the associated paragraph IV certification; the impact of the patent infringement lawsuit on our business, results of operations and financial position; the company's beliefs concerning drug overdoses in the United States, illicit use of opioids in the United States, and deaths due to fentanyl and other opioids; use of naloxone to help treat opioid overdoses; the potential for future growth in the naloxone market; the company's beliefs concerning the timing and outcome of the FDA's review of the company's NDA relating to its naloxone product candidate and its review of the proposed brand name for the product; the company's ability to successfully develop its naloxone product candidate and other product candidates; and the outcome of any discussions with third parties concerning commercialization of the product. Such forward-looking statements include those that express plans, anticipation, intent, contingencies, goals, targets or future development and/or otherwise are not statements of historical fact. These statements are only predictions, are not guarantees, involve known and unknown risks, uncertainties and other factors, and concern matters that could subsequently differ materially from those described in this press release, which may cause Adamis' actual results to be materially different from those contemplated by these forward-looking statements. There are no assurances concerning the outcome of the patent lawsuit filed by kaléo. The lawsuit could require material financial resources and consume significant management time to resolve, regardless of the outcome of the proceedings. The lawsuit, or an adverse outcome in the litigation, could have a material adverse effect on our naloxone product candidate and the company's business, financial conditions and results of operations. In addition, there can be no assurances that the FDA will approve our NDA relating to our naloxone product candidate or will give final approval to our proposed brand name for the product, concerning the timing of any such approval, that the product will be commercially successful if approved and introduced, or concerning the outcome of any discussions with third parties concerning commercialization of the product. The FDA review process is subject to a number of uncertainties. The FDA could request additional or different submissions or request additional data, information, materials or clinical trials or studies, all of which could affect the timing and outcome of the review process. As a result, there can be no assurances regarding the timing or the outcome of the FDA's review process. In addition, forward-looking statements concerning our anticipated future activities assume that we are able to obtain sufficient funding to support such activities and continue our operations and planned activities. As discussed in our filings with the Securities and Exchange Commission, we may require additional funding, and there are no assurances that such funding will be available if required. You should not place undue reliance on any forward-looking statements. Further, any forward-looking statement speaks only as of the date on which it is made, and except as may be required by applicable law, we undertake no obligation to update or release publicly the results of any revisions to these forward-looking statements or to reflect events or circumstances arising after the date of this press release. Certain of these risks, and additional risks, uncertainties, and other factors are described in greater detail in Adamis' filings from time to time with the SEC, including its most recent annual report on Form 10-K and our subsequent filings with the SEC, which Adamis strongly urges you to read and consider, all of which are available free of charge on the SEC's web site at <http://www.sec.gov>.

### Contacts:

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& Corporate Communications  
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[mflather@adamispharma.com](mailto:mflather@adamispharma.com)

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