IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE NAMENDA DIRECT PURCHASER ANTITRUST LITIGATION	Case No. 1:15-cv-07488-CM-RWL
THIS DOCUMENT RELATES TO: All Direct Purchaser Actions	

SUPPLEMENTAL DECLARATION OF BRUCE E. GERSTEIN IN SUPPORT OF CLASS COUNSEL'S MOTION FOR ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES AND INCENTIVE AWARDS FOR THE NAMED PLAINTIFFS

- 1. I am the same Bruce E. Gerstein who previously submitted a declaration in support of Class counsel's motion seeking approval of:
 - (1) an award of attorneys' fees from the Settlement;
 - (2) reimbursement of expenses incurred in the prosecution of Plaintiffs' claims against Forest; and
 - incentive awards to the named Class representatives, J M Smith Corporation d/b/a Smith Drug Company ("Smith") and Rochester Drug Co-Operative, Inc. ("RDC").

ECF No. 927 (the "First Gerstein Decl.").

- 2. Between the March 13, 2020 filing of the First Gerstein Decl. and today, the firms comprising Class counsel have addressed clerical errors in their time records and brought their time current (through April 15, 2020). We have not billed for any time relating to our fee request or any objection thereto.
- 3. As a result of the changes described above, Class counsel hereby amend the table included in paragraph 70 of the First Gerstein Declaration as follows:

Ex.	Firm Name	Hours	Lodestar	Expenses (Litigation
			(At 2019 Rates)	Fund Contributions
				and Otherwise)
Α	Berger Montague PC	12,491.00	\$ 7,398,856.10	\$ 1,091.301.87
В	Faruqi & Faruqi LLP	9,705.40	6,712,175.00	873,203.86
С	Garwin Gerstein & Fisher LLP	9,217.50	7,909,741.25	1,020,625.89
D	Heim Payne & Chorush LLP	4,233.30	2,785,695.75	951,166.79
Е	Odom & Des Roches	10,122.00	6,202,000.00	940,397.65
F	Smith Segura Raphael & Leger LLP	6,293.00	3,730,246.00	947,232.85
	TOTALS	52,062.20	\$ 34,738,714.10	\$5,823,928.91

- 4. Supplemental firm declarations are appended hereto as Exhibits A-F.
- 5. As a result of these changes, Class counsel's overall hours billed have decreased by 50.45 hours and the total lodestar has decreased by \$30,294.25. Based on a fee request of

Case 1:15-cv-07488-CM-RWL Document 940 Filed 04/21/20 Page 3 of 3

21% of the gross settlement fund (in place of the original request of 27.5%), the requested

lodestar multiplier has decreased from 5.9 to 4.53.

6. In addition, several class members have written in support of final approval and

Class counsel's fee request. Their letters are appended hereto as Exhibits G-N.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the above is true and

correct.

Dated: April 21, 2020

/s/ Bruce E. Gerstein

BRUCE E. GERSTEIN

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EXHIBIT A

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE NAMENDA DIRECT PURCHASER ANTITRUST LITIGATION	Case No. 1:15-cv-07488-CM-RWL	
THIS DOCUMENT RELATES TO: All Direct Purchaser Actions		

SUPPLEMENTAL DECLARATION OF DAVID F. SORENSEN ON BEHALF OF BERGER MONTAGUE PC IN SUPPORT OF CLASS COUNSEL'S MOTION FOR ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES AND INCENTIVE AWARDS FOR THE NAMED PLAINTIFFS

David F. Sorensen, subject to the penalties of perjury provided by 18 U.S.C. § 1746, does hereby declare as follows:

- 1. I am a Managing Shareholder in the law firm Berger Montague PC, attorneys for Plaintiff Rochester Drug Co-Operative, Inc. and Co-Lead Counsel for the Direct Purchaser Class in the above-captioned case. I am admitted to practice *pro hac vice* in this matter.
- 2. I submit this declaration to supplement my prior declaration (ECF No. 982-1) in support of Class Counsel's Motion for Attorneys' Fees, Reimbursement of Expenses, and Incentive Awards for the Named Plaintiffs.
- 3. This supplemental declaration brings my firm's time to April 15, 2020, and corrects clerical errors located during a re-review of daily billing records, adding a total of 20.20 hours and \$7,323.50 in lodestar (at 2019 rates) to the totals contained in my prior declaration:

Professional's Name	Position/Status	Total Hours	Hourly Rate as of Dec. 31, 2019	Total Lodestar
Sorensen, David	Managing Shareholder	1,443.30	\$940	\$1,356,702.00

Professional's Name	Position/Status	Total Hours	Hourly Rate as of Dec. 31, 2019	Total Lodestar
Parker, Phyllis	Shareholder	1,878.10	\$635	\$1,192,593.5
Noteware, Ellen	Shareholder	1,151.90	\$705	\$812,089.50
Coslett, Caitlin	Shareholder	74.40	\$590	\$43,896.00
Curley, Andrew	Shareholder	7.3	\$645	\$4,708.50
Clairmont, Joy	Shareholder	0.3	\$635	\$190.50
Simons, Daniel	Senior Counsel	3,502.90	\$640	\$2,241,856.00
Schwartz, Richard	Senior Counsel	8.3	\$510	\$4,233.00
Urban, Nicholas	Associate	1,023.5	\$530	\$542,455.00
Ripley, Josh	Associate	15.9	\$420	\$6,678.00
Chaudhury, Aurelia	Associate	13.3	\$400	\$5,320.00
_	Former Associate			
Sauder, Karissa	(as of 1/20)	3.2	\$410	\$1,312.00
Listwa, Daniel	Staff Attorney	523.9	\$500	\$261,950.00
Bucher, Matthew	Contract Attorney	131	\$360	\$47,160.00
Tyson, Steven	Contract Attorney	45.3	\$400	\$18,120.00
•	Former Paralegal			
Shappell, David	(as of 6/19)	921.2	\$310	\$285,572.00
Werwinski, Diane	Paralegal	714.1	\$340	\$242,794.00
Arteaga, Alexandra	Paralegal	181	\$310	\$56,110.00
Frohbergh, Patricia	Former Paralegal (Contract Paralegal as of 5/17)	417.8	\$345	\$144,141.00
	Former Paralegal	275.5	\$305	\$84,027.50
Kerr, Joseph	(as of 7/18)	88	(2018 rate) \$330	\$29,040.00
Matteo, Shawn	Former Paralegal (as of 7/17)	00	(2017 rate)	\$29,040.00
York, Elizabeth	Paralegal	22.3	\$340	\$7,582.00
TOIK, Elizabetti	Director of	22.3	\$340	\$7,362.00
Stein, Mark	Research	13.5	\$340	\$4,590.00
Choe, Caroline	Paralegal	2.3	\$300	\$690.00
Filbert, David	Paralegal	0.7	\$340	\$238.00
Green, Ruben	Paralegal	3.5	\$285	\$997.50
Magnus, Eleanor	Legal Assistant	20.1	\$160	\$3,216.00
Tragino, Dienioi	Senior Software	20.1	Ψ100	Ψ3,210.00
Fox, Barry	Engineer	5	\$83.49	\$417.45
Rajendran, Arun	Database Analyst	1.3	\$43	\$55.90
	Litigation Support	1.3	413	422.70
McCollum, Sandy	Manager	2.1	\$57.50	\$120.75
Totals:		12,491.00	·	\$7,398,856.10
				, ,

4. Pursuant to 28 U.S.C. § 1746, I declare under the penalties of perjury that the foregoing is true and correct.

Executed this 20th day of April, 2020.

David F. Sorensen

EXHIBIT B

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE NAMENDA DIRECT PURCHASER ANTITRUST LITIGATION	Case No. 1:15-cv-07488-CM-RWL
THIS DOCUMENT RELATES TO: All Direct Purchaser Actions	

SUPPLEMENTAL DECLARATION OF PETER KOHN ON BEHALF OF FARUQI & FARUQI LLP IN SUPPORT OF DIRECT PURCHASER CLASS COUNSEL'S MOTION FOR ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES AND INCENTIVE AWARDS FOR THE NAMED PLAINTIFFS

Peter Kohn, subject to the penalties of perjury provided by 18 U.S.C. § 1746, does hereby declare as follows:

- 1. I am a partner in the law firm Faruqi & Faruqi LLP, attorneys for Plaintiff Rochester Drug Co-Operative, Inc. ("RDC"), and one of the firms representing the Direct Purchaser Class in the above-captioned case. I am admitted to practice *pro hac vice* in this matter.
- 2. I submit this declaration to supplement my prior declaration (ECF No. 927-2) in support of Class Counsel's Motion for Attorneys' Fees, Reimbursement of Expenses, and Incentive Awards for the Named Plaintiffs.
- 3. This supplemental declaration brings my firm's time to April 15, 2020, and corrects clerical errors located during a re-review of daily billing records, adding a total of 5.9 hours (\$3,685.00) to the total contained in my prior declaration:

Professional's Name	Position/Status	Total Hours	Hourly Rate as of 2019	Total Lodestar
Peter Kohn	Partner	1012.60	\$925.00	\$936,655.00
Joseph Lukens	Partner	2852.80	\$900.00	\$2,567,520.00

Professional's	Position/Status	Total	Hourly Rate	Total Lodestar
Name		Hours	as of 2019	
Adam Steinfeld	Partner	469.80	\$750.00	\$352,350.00
Bradley Demuth	Partner	34.20	\$775.00	\$26,505.00
Stephen Doherty	Counsel	1730.50	\$650.00	\$1,124,825.00
Neill Clark	Counsel	292.80	\$750.00	\$219,600.00
Elizabeth Silva	Former Associate	151.60	\$500.00	\$75,800.00
David Calvello	Associate	435.90	\$475.00	\$207,052.50
Kristyn Fields	Associate	2093.20	\$475.00	\$994,270.00
Andrew Coyle	Former Associate	173.00	\$400.00	\$69,200.00
Derek Behnke	Paralegal	31.70	\$400.00	\$12,680.00
Daniela Mercado	Former Paralegal	27.70	\$325.00	\$9,002.50
Michael LoBosco	Former Paralegal	23.30	\$325.00	\$7,572.50
Michelle Moyes	Former Paralegal	2.00	\$275.00	\$550.00
Anthony Aloise	Paralegal	41.50	\$350.00	\$14,525.00
Julianna Dietz	Former Paralegal	101.90	\$300.00	\$30,570.00
Timothy Thompson	Paralegal	225.50	\$275.00	\$62,012.50
Brian Giacalone	Paralegal	5.40	\$275.00	\$1,485.00
Totals:		9705.40		\$6,712,175.00

4. Pursuant to 28 U.S.C. § 1746, I declare under the penalties of perjury that the foregoing is true and correct.

Executed this 16th day of April, 2020.

PETER KOHN

EXHIBIT C

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE NAMENDA DIRECT PURCHASER ANTITRUST LITIGATION

Case No. 1:15-cv-07488-CM-RWL

THIS DOCUMENT RELATES TO: All Direct Purchaser Actions

SUPPLEMENTAL DECLARATION OF BRUCE E. GERSTEIN ON BEHALF OF GARWIN GERSTEIN & FISHER LLP IN SUPPORT OF CLASS COUNSEL'S MOTION FOR ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES AND INCENTIVE AWARDS FOR THE NAMED PLAINTIFFS

- I, Bruce E. Gerstein, subject to the penalties of perjury provided by 18 U.S.C. § 1746, do hereby declare as follows:
- 1. I am the managing partner in the law firm Garwin Gerstein & Fisher LLP ("GGF"), one of the law firms appointed as Co-Lead Counsel for the Direct Purchaser Class in the above-captioned case.
- 2. I submit this declaration to supplement my prior declaration (ECF No. 927-3) in support of Class Counsel's Motion for Attorneys' Fees, Reimbursement of Expenses, and Incentive Awards for the Named Plaintiffs.
- 3. This supplemental declaration brings my firm's time to April 15, 2020, and corrects clerical errors located during a re-review of daily billing records, resulting in a net decrease of 50.65 hours and a net decrease in lodestar of \$33,662.50 to the total contained in my prior declaration.

Professional's Name Position/Status		Total Hours	2019 Hourly Rate	Total Lodestar
Bruce E. Gerstein	Partner	1,029.75	\$1,280	\$ 1,318,080.00
Jonathan M. Gerstein	Partner	91.50	\$800	\$73,200.00
Kimberly M. Hennings	Partner	220.50	\$800	\$176,400.00
Dan Litvin	Partner	3,560.50	\$800	\$2,848,400.00
Joseph Opper	Partner	1,590.00	\$1,125	\$1,788,750.00
Noah H. Silverman	Partner	618.00	\$1,050	\$648,900.00
Scott Levy	Former Associate	370.75	\$725.00	\$268,793.75
Anna Tydniouk	Associate	311.50	\$750	\$233,625.00
Aakruti Vakharia	Associate	328.00	\$435	\$142,680.00
Claire Cimino	Paralegal	55.00	\$425	\$23,375.00
Rimma Neman	Legal Assistant	11.5	\$275	\$3,162.50
Susan Roth Legal Assistant/Paralegal		627.75	\$425	\$266,793.75
Apolinar Uriarte	Paralegal	244.50	\$400.00	\$97,800.00
Avery Wolff	Legal Assistant	158.25	\$125	\$19,781.25
Totals:		9,217.50		\$7,909,741.25

4. Pursuant to 28 U.S.C. § 1746, I declare under the penalties of perjury that the foregoing is true and correct.

Executed this 16th day of April, 2020.

/s/ Bruce E. Gerstein
Bruce E. Gerstein

EXHIBIT D

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE NAMENDA DIRECT PURCHASER ANTITRUST LITIGATION

Case No. 1:15-cv-07488-CM-RWL

THIS DOCUMENT RELATES TO: All Direct Purchaser Actions

SUPPLEMENTAL DECLARATION OF RUSSELL A. CHORUSH ON BEHALF OF HEIM, PAYNE & CHORUSH, LLP IN SUPPORT OF CLASS COUNSEL'S MOTION FOR ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES AND INCENTIVE AWARDS FOR THE NAMED PLAINTIFFS

- I, Russell A. Chorush, subject to the penalties of perjury provided by 18 U.S.C. § 1746, do hereby declare as follows:
- 1. I am a partner in the law firm Heim, Payne & Chorush, LLP ("HPC"), attorneys for Plaintiff J M Smith Corporation and one of the firms representing the Direct Purchaser Class in the above-captioned case. I am admitted to practice *pro hac vice* in this matter.
- 2. I submit this declaration to supplement my prior declaration (ECF No. 927-4) in support of Class Counsel's Motion for Attorneys' Fees, Reimbursement of Expenses, and Incentive Awards for the Named Plaintiffs.
- 3. This supplemental declaration corrects clerical errors located during a re-review of daily billing records, deleting a total of 10.5 hours (\$3,387.50) from the total contained in my prior declaration:

Professional's Name	Position/Status	Total Hours	2019 Hourly Rate	Total Lodestar
Russell A. Chorush	Partner	1,879.00	\$865.00	\$1,625,335.00
Michael F. Heim	Partner	369.75	\$915.00	\$338,321.25

Professional's Name	Position/Status	Total Hours	2019 Hourly Rate	Total Lodestar
Eric J. Enger	Partner	269.75	\$650.00	\$175,337.50
Miranda Y. Jones	Former Partner	511.95	\$650.00	\$332,767.50
Blaine A. Larson	Partner	161.15	\$450.00	\$72,517.50
Alden G. Harris	Partner	2.50	\$450.00	\$1,125.00
Chris M. First	Partner	3.00	\$435.00	\$1,305.00
Carlos R. Ruiz	Associate	21.00	\$295.00	\$6,195.00
Emma W. Perry	Former Associate	271.00	\$275.00	\$74,525.00
Carrie J. Anderson	Paralegal	56.75	\$250.00	\$14,187.50
Amber L. Branum	Legal Assistant/Paralegal	658.95	\$210.00	\$138,379.50
Natasha M. Baudoin	Legal Assistant/Paralegal	27.50	\$200.00	\$5,500.00
Ericka Torres	Former Legal Assistant	1.00	\$200.00	\$200.00
Totals:		4,233.30		\$2,785,695.75

4. Pursuant to 28 U.S.C. § 1746, I declare under the penalties of perjury that the foregoing is true and correct.

Executed this 16th day of April, 2020.

Russell A. Chorush

issell A. Chouse

EXHIBIT E

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE NAMENDA DIRECT PURCHASER ANTITRUST LITIGATION

Case No. 1:15-cv-07488-CM-RWL

THIS DOCUMENT RELATES TO: All Direct Purchaser Actions

SUPPLEMENTAL DECLARATION OF STUART E. DES ROCHES ON BEHALF OF ODOM & DES ROCHES, LLC IN SUPPORT OF MOTION FOR APPROVAL OF SETTLEMENT AND MOTION FOR AN AWARD OF ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES, AND INCENTIVE AWARDS FOR THE NAMED PLAINTIFFS

Stuart E. Des Roches, subject to the penalties of perjury provided by 18 U.S.C. § 1746, does hereby declare as follows:

- I am a managing member of the law firm of Odom & Des Roches, LLC, and one of the lawyers representing the Direct Purchaser Class in the above-captioned case. I am admitted to practice *pro hac vice* in this matter.
- I submit this declaration to supplement my prior declaration (ECF No. 927-5) in support of Class Counsel's Motion for Approval of Settlement and Motion for An Award of Attorneys' Fees, Reimbursement of Expenses, and Incentive Awards for the Named Plaintiffs.

3. This supplemental declaration brings my firm's time to April 15, 2020, and corrects clerical errors located during a re-review of daily billing records, deducting a total of 13.6 hours (\$3,356.25) from the total contained in my prior declaration:

Name & Position	Hourly Rate	Total Hours	Lodestar
Stuart E. Des Roches (Partner)	\$950	1637.00	\$1,555,150.00
Andrew W. Kelly (Partner)	\$900	535.00	\$481,500.00
Chris Letter (Partner)	\$750	1642.00	\$1,231,500.00
Craig Glantz (Of Counsel)	\$650	238.50	\$155,025.00
Annie M. Schmidt (Associate)	\$500	290.75	\$145,375.00
Dan C. Chiorean (Associate)	\$625	2033.00	\$1,270,625.00
Chris Stow-Serge (Associate)	\$550	1188.75	\$653,812.50
John E. Fitzpatrick (Associate)	\$400	237.00	\$94,800.00
Amy Kennelly (Paralegal)	\$250	951.50	\$237,875.00
Kim Fontenot (Paralegal)	\$275	1368.50	\$376,337.50
		Total Hours: 10,122.00	Total Lodestar: \$6,202,000.00

4. Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed this 16th day of April, 2020.

/s/ Stuart E. Des Roches

Stuart E. Des Roches

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EXHIBIT F

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE NAMENDA DIRECT PURCHASER ANTITRUST LITIGATION

Case No. 1:15-cv-07488-CM-RWL

THIS DOCUMENT RELATES TO: All Direct Purchaser Actions

SUPPLEMENTAL DECLARATION OF DAVID RAPHAEL ON BEHALF OF SMITH SEGURA RAPHAEL & LEGER, LLP IN SUPPORT OF CLASS COUNSEL'S MOTION FOR ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES AND INCENTIVE AWARDS FOR THE NAMED PLAINTIFFS

- I, David C. Raphael, Jr., subject to the penalties of perjury provided by 18 U.S.C. § 1746, do hereby declare as follows:
- 1. I am a partner in the law firm Smith Segura Raphael & Leger, LLP, attorneys for Plaintiff J M Smith Corporation d/b/a Smith Drug Co. and one of the firms representing the Direct Purchaser Class in the above-captioned case. I am admitted to practice *pro hac vice* in this matter.
- 2. I submit this declaration to supplement my prior declaration (ECF No. 927-6) in support of Class Counsel's Motion for Attorneys' Fees, Reimbursement of Expense, and Incentive Awards for the Namenda Plaintiffs.
- 3. This supplemental declaration brings my firm's time to April 15, 2020 and corrects clerical errors located during a re-review of daily billing records, deducting a total of 1.80 hours (\$896.50) from the total contained in my prior declaration:

1

Name	Status	Total Hours	Current Hourly Rate	Total Lodestar
David P. Smith	Partner	11.10	\$800	\$8,880.00
Susan C. Segura	Partner	917.90	\$710	\$651,709.00
David C. Raphael, Jr.	Partner	1,840.80	\$710	\$1,306,968.00
Erin R. Leger	Partner	2,004.90	\$600	\$1,202,765.00
Brian D. Brooks	Former Partner	42.20	\$575	\$24,265.00
Mittie J. Bolton	Former Associate	337.30	\$500	\$168,650.00
Olga Fort	Contract Attorney	60.40	\$400	\$24,160.00
Michael L. Martin	Contract Attorney	705.50	\$375	\$264,562.50
Nancy Blackwell	Paralegal	263.40	\$225	\$59,265.00
Mark Windham	Former Paralegal	37.40	\$200	\$7,480.00
Megan Lord	Former Paralegal	36.60	\$165	\$6,039.00
Donna Thompson	Paralegal	35.50	\$155	\$5,502.50
Totals:		6,293.00		\$3,730,246.00

4. Pursuant to 28 U.S.C. § 1746, I declare under the penalties of perjury that the foregoing is true and correct.

Executed this 16th day of April, 2020.

/s/ David C. Raphael, Jr.
David C. Raphael, Jr.

EXHIBIT G



April 6, 2020

Honorable Colleen McMahon United States District Court for the Southern District of New York United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re: In Re Namenda Direct Purchaser Litigation, No. 1:15-cv-07488-CM-RWL

Dear Judge McMahon:

I am writing in my capacity as President of Capital Wholesale Drug Company ("Capital Wholesale"), a pharmaceutical wholesale business based in Columbus, Ohio, in support of the pending motions seeking final approval of the proposed settlement and an attorneys' fee award for Class Counsel in the above-captioned litigation.

Capital Wholesale is a class member in the above-described case, and I understand that it will have a claim to recovery out of the Settlement Fund. Class Counsel has fully informed Capital Wholesale of the facts and circumstances of the case including the legal hurdles and other risks involved. I understand that the \$750 million settlement for the direct purchaser class represents the largest ever settlement of a drug antitrust case against a single defendant under Section 4 of the Clayton Act. Capital Wholesale is satisfied that the proposed \$750 million settlement is fair and adequate and that the proposed attorneys' fee award of 27.5% of the settlement amount is appropriate in this case. In addition to the value of the \$750 million settlement achieved on behalf of the class, Capital Wholesale believes that this award is justified by the time and expense that class counsel put into prosecuting and favorably resolving this complex litigation.

For these reasons, Capital Wholesale asks the Court to approve the settlement and supports Class Counsel's application for attorneys' fees and reimbursement of costs.

Sincerely, Search furb George K. Richards

President,

EXHIBIT H



1101 Lund Boulevard Anoka, MN 55303-1091 Phone (763) 432-4333 • Fax (763) 421-0661

April 6, 2020

Honorable Colleen McMahon United States District Court for the Southern District of New York United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re: In Re Namenda Direct Purchaser Litigation, No. 1:15-cv-07488-CM-RWL

Dear Judge McMahon:

I am writing in my capacity as General Counsel of Dakota Drug, Inc., a pharmaceutical wholesaler based in Anoka, Minnesota, in support of the pending motions seeking final approval of the proposed settlement and an attorneys' fee award for Class Counsel in the above-captioned litigation.

Dakota Drug is a class member in the above-described case, and I understand that it will have a claim to recovery out of the Settlement Fund. Class Counsel has fully informed Dakota Drug of the facts and circumstances of the case including the legal hurdles and other risks involved. I understand that the \$750 million settlement for the direct purchaser class represents the largest ever settlement of a drug antitrust case against a single defendant under Section 4 of the Clayton Act. Dakota Drug is satisfied that the proposed \$750 million settlement is fair and adequate and that the proposed attorneys' fee award of 27.5% of the settlement amount is appropriate in this case. In addition to the value of the \$750 million settlement achieved on behalf of the class, Dakota Drug believes that this award is justified by the time and expense that class counsel put into prosecuting and favorably resolving this complex litigation.

For these reasons, Dakota Drug asks the Court to approve the settlement and supports Class Counsel's application for attorneys' fees and reimbursement of costs.

Very truly yours,

Matthew Kipp

EXHIBIT I

April 7, 2020

Honorable Colleen McMahon United States District Court for the Southern District of New York United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re: In Re Namenda Direct Purchaser Litigation, No. 1:15-cv-07488-CM-RWL

Dear Judge McMahon:

I am writing in my capacity as Executive Vice-President and General Manager of Drogueria Betances, Inc., a pharmaceutical wholesale business based in Caguas, Puerto Rico, in support of the pending motions seeking final approval of the proposed settlement and an attorneys' fee award for Class Counsel in the above-captioned litigation.

Drogueria Betances is a class member in the above-described case, and I understand that it will have a claim to recovery out of the Settlement Fund. Class Counsel has fully informed Drogueria Betances of the facts and circumstances of the case including the legal hurdles and other risks involved. I understand that the \$750 million settlement for the direct purchaser class represents the largest ever settlement of a drug antitrust case against a single defendant under Section 4 of the Clayton Act. Drogueria Betances is satisfied that the proposed \$750 million settlement is fair and adequate and that the proposed attorneys' fee award of 27.5% of the settlement amount is appropriate in this case. In addition to the value of the \$750 million settlement achieved on behalf of the class, Drogueria Betances believes that this award is justified by the time and expense that class counsel put into prosecuting and favorably resolving this complex litigation.

For these reasons, Drogueria Betances asks the Court to approve the settlement and supports Class Counsel's application for attorneys' fees and reimbursement of costs.

Very truly yours,

Juan Carlos Hernandez

Executive VP/General Manager

EXHIBIT J

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Louisiana Wholesale Drug Co., Inc.

2085 I-49 S. Service Road • P.O. Box 500 • Sunset, Louisiana 70584 Phone (337) 662-1040 • Fax (337) 662-5784

April 17, 2020

Honorable Colleen McMahon United States District Court for the Southern District of New York United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re: In Re Namenda Direct Purchaser Litigation, No. 1:15-cv-07488-CM-RWL

Dear Judge McMahon:

I am writing in my capacity as President/CEO of Louisiana Wholesale Drug Co., Inc. ("LWD"), a pharmaceutical wholesale business based in Sunset, Louisiana, in support of the pending motions seeking final approval of the proposed settlement and an attorneys' fee award for Class Counsel in the above-captioned litigation.

LWD is a class member in the above-described case, and I understand that it will have a claim to recovery out of the Settlement Fund. Class Counsel has fully informed LWD of the facts and circumstances of the case including the legal hurdles and other risks involved. I understand that the \$750 million settlement for the direct purchaser class represents the largest ever settlement of a drug antitrust case against a single defendant under Section 4 of the Clayton Act. LWD is satisfied that the proposed \$750 million settlement is fair and adequate and that the proposed attorneys' fee award of 27.5% of the settlement amount is appropriate in this case. In addition to the value of the \$750 million settlement achieved on behalf of the class, LWD believes that this award is justified by the time and expense that class counsel put into prosecuting and favorably resolving this complex litigation.

For these reasons, LWD asks the Court to approve the settlement and supports Class Counsel's application for attorneys' fees and reimbursement of costs.

Very truly yours,

Chad Gielen

EXHIBIT K



April 14, 2020

Honorable Colleen McMahon United States District Court for the Southern District of New York United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re: In Re Namenda Direct Purchaser Litigation, No. 1:15-cv-07488-CM-RWL

Dear Judge McMahon:

I am writing in my capacity as co-CEO/CFO of North Carolina Mutual Wholesale Drug Co. ("Mutual Drug"), a pharmaceutical wholesale business based in Durham, North Carolina, in support of the pending motions seeking final approval of the proposed settlement and an attorneys' fee award for Class Counsel in the above-captioned litigation.

Mutual Drug is a class member in the above-described case, and I understand that it will have a claim to recovery out of the Settlement Fund. Class Counsel has fully informed Mutual Drug of the facts and circumstances of the case including the legal hurdles and other risks involved. I understand that the \$750 million settlement for the direct purchaser class represents the largest ever settlement of a drug antitrust case against a single defendant under Section 4 of the Clayton Act. Mutual Drug is satisfied that the proposed \$750 million settlement is fair and adequate and that the proposed attorneys' fee award of 27.5% of the settlement amount is appropriate in this case. In addition to the value of the \$750 million settlement achieved on behalf of the class, Mutual Drug believes that this award is justified by the time and expense that class counsel put into prosecuting and favorably resolving this complex litigation.

For these reasons, Mutual Drug asks the Court to approve the settlement and supports Class Counsel's application for attorneys' fees and reimbursement of costs.

Very truly yours,

Katie	Zechman	
Katie Ze	chman	

EXHIBIT L



2233 Tracy Road • Northwood, OH 43619 Phone: 419-661-6600 • Fax: 419-661-6617

April 6, 2020

Honorable Colleen McMahon United States District Court for the Southern District of New York United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re: In Re Namenda Direct Purchaser Litigation, No. 1:15-cv-07488-CM-RWL

Dear Judge McMahon:

I am writing in my capacity as Vice President-Administration/Designated Representative of Prescription Supply, Inc., a pharmaceutical wholesale business based in Northwood, Ohio, in support of the pending motions seeking final approval of the proposed settlement and an attorneys' fee award for Class Counsel in the above-captioned litigation.

Prescription Supply is a class member in the above-described case, and I understand that it will have a claim to recovery out of the Settlement Fund. Class Counsel has fully informed Prescription Supply of the facts and circumstances of the case including the legal hurdles and other risks involved. I understand that the \$750 million settlement for the direct purchaser class represents the largest ever settlement of a drug antitrust case against a single defendant under Section 4 of the Clayton Act. Prescription Supply is satisfied that the proposed \$750 million settlement is fair and adequate and that the proposed attorneys' fee award of 27.5% of the settlement amount is appropriate in this case. In addition to the value of the \$750 million settlement achieved on behalf of the class, Prescription Supply believes that this award is justified by the time and expense that class counsel put into prosecuting and favorably resolving this complex litigation.

For these reasons, Prescription Supply asks the Court to approve the settlement and supports Class Counsel's application for attorneys' fees and reimbursement of costs.

Very truly yours,

Candace L. Digitally signed by Candace L. Harbauer Date: 2020.04.06 11:50:00 O4*00**
Candace L. Harbauer





EXHIBIT M

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Greg Drew, RPh
President
195 THEATER DRIVE • P.O. BOX 1027 • DUNCANSVILLE PA 16635
direct: 814-283-2205 • cell: 717-979-1631 • fax: 814-283-2215
www.valuedrugco.com • email: gdrew@valuedrugco.com

April 8, 2020

Honorable Colleen McMahon
United States District Court for the
Southern District of New York
United States Courthouse
500 Pearl Street
New York, NY 10007-1312

Re: In Re Namenda Direct Purchaser Litigation, No. 1:15-cv-07488-CM-RWL

Dear Judge McMahon:

I am writing in my capacity as President of Value Drug Co., a pharmaceutical wholesale business based in Duncansville, Pennsylvania, in support of the pending motions seeking final approval of the proposed settlement and an attorneys' fee award for Class Counsel in the above-captioned litigation.

Value Drug is a class member in the above-described case, and I understand that it will have a claim to recovery out of the Settlement Fund. Class Counsel has fully informed Value Drug of the facts and circumstances of the case including the legal hurdles and other risks involved. I understand that the \$750 million settlement for the direct purchaser class represents the largest ever settlement of a drug antitrust case against a single defendant under Section 4 of the Clayton Act. Value Drug is satisfied that the proposed \$750 million settlement is fair and adequate and that the proposed attorneys' fee award of 27.5% of the settlement amount is appropriate in this case. In addition to the value of the \$750 million settlement achieved on behalf of the class, Value Drug believes that this award is justified by the time and expense that class counsel put into prosecuting and favorably resolving this complex litigation.

For these reasons, Value Drug asks the Court to approve the settlement and supports Class Counsel's application for attorneys' fees and reimbursement of costs.

Very truly yours,

Gregory Drew

EXHIBIT N



April 20, 2020

Honorable Colleen McMahon United States District Court for the Southern District of New York United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re: In Re Namenda Direct Purchaser Litigation, No. 1:15-cv-07488-CM-RWL

Dear Judge McMahon:

I am writing in my capacity as General Counsel for J M Smith Corporation (d/b/a Smith Drug Co.) ("Smith Drug"), a pharmaceutical wholesale business headquartered in Spartanburg, South Carolina, in support of the pending motions seeking final approval of the proposed settlement and an attorneys' fee award for class counsel in the above-captioned litigation.

Smith Drug is a named plaintiff and certified representative of the direct purchaser class in this litigation. Smith Drug has actively participated in the case from its inception. One of Smith Drug's executives left a family wedding to travel to New York to fully prepare to testify on the first day of trial testimony. Smith Drug has been consulted and kept informed about the progress of the case, including the settlement negotiations that eventually resulted in a \$750 million cash settlement for the direct purchaser class reached on the eve of trial. Smith Drug has at all times been aware of the complexity of the case, its risks, and the commitment of time and resources that was required of Smith Drug and class counsel in order to achieve a successful result. I understand that the settlement reached on the eve of trial last year represents the largest ever settlement of a drug antitrust case against a single defendant under Section 4 of the Clayton Act. Smith Drug was a class representative in the case that resulted in the largest ever settlement prior to this case, *In re Modafinil Antitrust Litig.*, No. 07-1979 (E.D. Pa. Oct. 16, 2015), and supported Class Counsel's proposed attorney's fee award in that case.

Smith Drug is satisfied that the proposed \$750 million settlement is fair and adequate and that the proposed attorneys' fee award is appropriate in this case. In addition to the value of the \$750 million settlement achieved on behalf of the class, Smith Drug believes that this award is justified by the time and expense that class counsel put into prosecuting and favorably resolving this complex litigation.

For these reasons, Smith Drug asks the Court to approve the settlement and supports class counsel's application for attorneys' fees and reimbursement of costs.

Very truly yours,

Robert M. Barrett

General Counsel – J M Smith Corporation