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&25325\$7,21 &\$5',1\$/ +(\$/7+ ,1& V W L F W & R X U W & D May 04 2020 10:37 a.m.  
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67\$7( 2) 1(9\$'\$ LQ DQG IRU WKH &RXQW\ RI  
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92/80( ; ,9

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:HVW 6DKDUD \$YHQXH 6XLWH  
/DV 9HJDV 1HYDGD  
7HOHSKRQH  
)D[  
SOXQGYDOO#PFGRQDOGFUDQR FRP  
D\HQ#PFGRQDOGFUDQR FRP  
  
-2+1 ' /20%\$5'2  
-\$. ( 5 0,/(5  
\$512/' 3257(5 .\$( 6&+2/(5 //3  
6 )LJXHURD 6WUHHW WK )ORRU  
/RV \$QJHOHV &\$  
7HOHSKRQH  
)D[  
MRKQ ORPEDUGR#DUQROGSRUWHU FI  
MDNH PLOOHU#DUQROGSRUWHU FRP  
Pro Hac Vice

Attorneys for Petitioners  
Endo Pharmaceuticals Inc. and Endo Health Solutions Inc.

&+5212/2\*,&\$ / ,1'(; 732(7,7,21(56¶ \$33(1',;

'\$7(	'2&80(17	92/80(	3\$*(	5\$1*(
	&RPSODLQW DQG 'HPDQG IRU -XU\ 7ULDO &DVH 1R \$ &		3\$	3\$
	)LUVW \$PHQGHG &RPSODLQW DQG 'HPDQG IRU -XU\ 7ULDO &DVH 1R \$ &		3\$	3\$
	&RPSODLQW &DVH &9	1R	3\$	3\$
	)LUVW \$PHQGHG &RPSODLQW &DVH 1R &9		3\$	3\$
	0DQXIDFWXUHU, 'HIHQGDQWV¶ -RLQW 0RWLRQ WR 'LVPLVV )LUVW \$PHQGHG &RPSODLQW		3\$	3\$
	'LVWULEXWRUV¶ -RLQW 0RWLRQ WR 'LVPLVV )LUVW \$PHQGHG &RPSODLQW		3\$	3\$
	&LW\ RI 5HQRI¶ 9 2SSRVLWLRLQ WR 0DQXIDFWXUHU 'HIHQGDQWV¶ -RLQW 0RWLRQ WR 'LVPLVV DQG \$OO -RLQGHUV 7KHUHW	9	3\$	3\$
	&LW\ RI 5HQRI¶ V 9, 2SSRVLWLRLQ WR 'LVWULEXWRU 'HIHQGDQWV¶ -RLQW 0RWLRQ WR 'LVPLVV DQG \$OO -RLQGHUV		3\$	3\$
	5HSO\ LQ 6XSSRUW R 0DQXIDFWXUHU 'HIHQGDQWV¶ -RLQW 0RWLRQ WR 'LVPLVV )LUVW \$PHQGHG &RPSODLQW		3\$	3\$
	'LVWULEXWRUV¶ -RLQW 5HSO\ LQ 6XSSRUW RI 0RWLRQ WR 'LVPLVV )LUVW \$PHQGHG &RPSODLQW		3\$	3\$

'\$7 (	' 2 & 80 ( 17	92/ 80 (	3 \$* (	5 \$1* (
	\$ & RPSODLQW %	& D;V,H	1 R\$	3 \$
	) LUVW \$ PHQG;H,G ; 9 & RPSODLQW % \$	& DVH 1 R	3 \$	3 \$
	2 UGHU ' LUHFW;LQJ & DVH 1 R		\$ 3 \$ ZHU	3 \$
	\$ & RPSODLQW %	& D,V,H	1 R\$	3 \$
	\$ & RPSODLQW %	& D,V,H	1 R\$	3 \$
	\$ & RPSODLQW %	& D,V,H	1 R\$	3 \$
	7 KLUG \$ PHQG;H,G ; & RPSODLQW DQG ' HPDQG IRU -XU\ 7 ULDO & DVH 1 R \$ &		3 \$	3 \$
	& LW\ RI 5 HQRIW , , , 6 XSSOHPHQWDO % ULHILQJ LQ 6 XSSRUW RI 2 SSRVLWLRLQV WR ' HIHQGDQWV ' 0RWLRQV WR ' LVPLVV		3 \$	3 \$
	' LVWULEXWRU;W , 5 HVSRQVH WR 3 ODLQWLIIIV 6 XSSOHPHQWDO % ULHILQJ UH 0RWLRQV WR ' LVPLVV		3 \$	3 \$
	0 DQXIDFWXUH;W , , , ' HIHQGDQWV ' 5 HVSRQVH WR 3 ODLQWLIIIV 6 XSSOHPHQWDO % ULHILQJ UH 0RWLRQV WR ' LVPLVV		3 \$	3 \$
	2 UGHU ' LVPLV;W LQJ 3 HWLWLRLQ & DVH 1 R		3 \$	3 \$



'\$7(	'2&80(17	92/80(	3\$*(	5\$1*(
	&LW\ RI 5HOR19,, 6XSSOHPHQWDO %ULHILQJ LQ 6XSSRUW RI 2SSRVLWLRQV WR 'LVWULEXWRUV -RLQW 0RWLRQ WR 'LVPLVV		3\$	3\$
	7UDQVFULSW;RI;; 3URFHHGLQJV		3\$	3\$
	7UDQVFULSW RI, 3URFHHGLQJV		3\$	3\$
	2PQLEXV 2UGHU, *UDQWLQJ ,Q 3DUW DQG 'HQ\LQJ LQ 3DUW 'HIHQGDQWV 0RWLRQV WR 'LVPLVV DQG *UDQWLQJ /HDYH WR \$PHQG		3\$	3\$

\$/3+\$%(7,&\$/ ,1'(; 7(2,3,21(56¶ \$33(1',;

'\$7(	'2&80(17	92/80(	3\$*(	5\$1*(
	&LW\ RI 5HOR19,, 2SSRVLWLRQV WR 'LVWULEXWRUV 'HIHQGDQWV -RLQW 0RWLRQ WR 'LVPLVV DQG \$OO -RLQGHUV		3\$	3\$
	&LW\ RI 5HOR19 9 2SSRVLWLRQV WR 0DQXIDFWXUHU 'HIHQGDQWV -RLQW 0RWLRQ WR 'LVPLVV DQG \$OO -RLQGHUV 7KHUHW		3\$	3\$
	&LW\ RI 5HOR19,, 6XSSOHPHQWDO %ULHILQJ LQ 6XSSRUW RI 2SSRVLWLRQV WR 'HIHQGDQWV 0RWLRQV WR 'LVPLVV		3\$	3\$
	&LW\ RI 5HOR19,, 6XSSOHPHQWDO %ULHILQJ LQ 6XSSRUW RI 2SSRVLWLRQV WR 'LVWULEXWRUV -RLQW 0RWLRQ WR 'LVPLVV		3\$	3\$

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	\$ & RPSODLQW %	& D; V, H	1 R \$	3 \$
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	\$ & RPSODLQW %	& D, V, H	1 R \$	3 \$
	\$ & RPSODLQW %	& D, V, H	1 R \$	3 \$
	& RPSODLQW & 9	& D, V, H	1 R \$	3 \$
	& RPSODLQW DQG ' H B D QG IRU - XU \ 7 ULDO &	& D, V, H	1 R	3 \$
	' LVWULEXWRU V, 1 - R L Q W 0 R W L R Q W R ' LV P L V V ) L U V W \$ P H Q G H G & R P S O D L Q W			3 \$
	' LVWULEXWRU V, 1 - R L Q W 5 H S O \ L Q 6 X S S R U W R I 0 R W L R Q W R ' LV P L V V ) L U V W \$ P H Q G H G & R P S O D L Q W			3 \$
	' LVWULEXWRU V, 1, 5 H V \$ \$ R Q V H W R 3 O D L Q W L I I V 6 X S S O H P H Q W D O % U L H I L Q J U H 0 R W L R Q V W R ' LV P L V V			3 \$
	) L U V W \$ P H Q G H G ; 9 & R P S O D L Q W %	& D, V, H	1 R	3 \$
	) L U V W \$ P H Q G H G & R P S O D L Q W & 9	& D, V, H	1 R	3 \$
	) L U V W \$ P H Q G H G & R P S O D L Q W D Q G ' H P D Q G IRU - XU \ 7 ULDO &			3 \$
	0 D Q X I D F W X U H U , , ' H I H Q G D Q W V, 1 - R L Q W 0 R W L R Q W R ' LV P L V V ) L U V W \$ P H Q G H G & R P S O D L Q W		3 \$	3 \$

'\$7 (	' 2 & 80 ( 17	92/80 (	3\$* (	5\$1* (
	0DQXIDFWXUH;0,, 'HIHQGDQWV' 5HV'SRQVH WR 3ODLQWL IIV 6XSSOHPHQWDO %ULHILQJ UH 0RWLRQV WR 'LVPLVV		3\$	3\$
	2PQLEXV 2UGHU, *UDQWLQJ ,Q 3DUW DQG 'HQ\LQJ LQ 3DUW 'HIHQGDQWV' 0RWLRQV WR 'LVPLVV DQG *UDQWLQJ /HDYH WR \$PHQG		3\$	3\$
	2UGHU 'LUHFW;LQJ &DVH 1R		\$0\$/ZHU	3\$
	2UGHU 'LVPLV;0LQJ 3HWLWLRQ &DVH 1R		3\$	3\$
	5HSO\ LQ 6XSS,R,U,W 0DQXIDFWXUHU 'HIHQGDQWV' -RLQW 0RWLRQ WR 'LVPLVV )LUVW \$PHQGHG &RPSODLQW		R3\$	3\$
	7KLUG \$PHQGHG, &RPSODLQW DQG 'HPDQG IRU -XU\ 7ULDO &DVH 1R \$ &		3\$	3\$
	7UDQVFULSW;R; ; 3URFHHGLQJV		3\$	3\$
	7UDQVFULSW R; , 3URFHHGLQJV		3\$	3\$

\$)),50\$7,21

3XUVXDQW WR 156XQG%UUVLJWKE GRH%DMHUHE  
3HWLWLRQHUVQX\$SIS;H%GRHQRW FRXUWDM\QQWKEHV  
DQ\ SHUVRQ

'DWHG WKLW VW GD\ RI 0D\

0F'21\$/' &\$5\$12 //3

%\ /s/Pat Lundvall

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:HVW 6DKDUD \$YHQXH 6XLW  
/DV 9HJDV 1HYDGD  
7HOHSKRQH  
)D[  
SOXQGYDOO#PFGRQDOGFUDUDQR  
D\HQ#PFGRQDOGFUDUDQR FRP

-RKQ ' /RPEDUGR  
-DNH 5 0LOOHU  
\$512/' 3257(5  
.\$<( 6&+2/(5 //3  
6 )LJXHURD 6WUHHW WK )  
/RV \$QJHOHV &\$  
7HOHSKRQH  
)D[  
MRKQ ORPEDUGR#DUQROGSRUW  
MDNH PLOOHU#DUQROGSRUWHU  
Pro Hac Vice

Attorneys for Petitioners  
Endo Pharmaceuticals Inc. and  
Endo Health Solutions Inc.

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, +(5(%< &(57,)< WKDSWORLDPHDRQ HP'RQDODQ &DUDC  
WKDW RQ WKLW VW GD\ RI 0D\ WLBQFHUSMTR\$SWKH  
9ROXPH ;,9 ZDV HOHFWURQLFDOO\ ILCRUGVZKWK1WK  
6XSUHPH &RXUW EGDVLXSJMKHH &RXUWTV(IQHQLQJC  
VHUYHG YLD 8 6 UHSLDLSRRQWJHHXROVRZLQJ LQGL

5REHUW 7 (JOHW 6WHYH 0RUULV  
5REHUW \$GDPV 5RVD 6ROLV 5DLQH\  
5LFKDUG . +\ 0RUULV /DZ \*URXS  
&DVVDQGUD 6 0 &XPPLQJV( %RQQHYLOOH \$YH 6X  
(JOHW 3ULQFH /DV 9HJDV 1HYDGD  
6 WK 6WUHHW WK )ORRU  
/DV 9HJDV 1HYDGD 1DWKDQ ( 6KDIURWK  
%LOO %UDGOH\ &RYLQJWRQ %XUOLQJ //3  
%UDGOH\O 'UHHQHH\ 6DOHVIRUFH 7RZHU  
6 0F&DUUDQ %OYG 6DLWBEQFLVFR &DOLIRUQL  
5HQR 1HYDGD

Attorneys for Plaintiff City of Reno  
Attorneys for Defendant McKesson Corporation

5DQG )DPLO\ &DUH //& 5REHUW \*HQH 5DQG 0 '  
F R 5REHUW \*HQH 5DQG 0 'OHLQ %OYG  
.OHLQ %OYG /RPSRF &DOLIRUQLD  
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3KLOLS 0 +\PDQVRQ (V/DZUHQFH - 6HPHQJD ,,,  
+\PDQVRQ +\PDQVRQ 3&1&ULVWRSKHU ' .LUFKHU  
6SDQLVK 5LGJH \$YHQXUHG / 5LFNDUG  
/DV 9HJDV 1HYDGD .DWLH / &DQQDWD  
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6WHYHQ \$ 5HHG (VT 3DUN 5XQ 'ULYH 6XLWH  
0RUJDQ /HZLV %RFNLXV//3HJDV 1HYDGD  
0DUNHW 6WUHHW  
3KLODGHOSKLD 3\$ 6WHYHQ - %RUDQLDQ  
5HHG 6PLWK //3  
&ROOLH ) -DPHV ,9 (VT 6HFRQG 6WUHHW 6XLWH  
\$GDP ' 7HLFKWHU (VT 6DQ )UDQFLVFR &DOLIRUQL  
0RUJDQ /HZLV %RFNLXV //3  
\$QWRQ %OYG 6WH 6DUDK % -RKDQVHQ (VT  
&RVWD 0HVD &\$ 5HHG 6PLWK //3  
6RXWK \*UDQG \$YHQXH 6  
%ULDQ 0 (UFROH (VT /RV \$QJHOHV &DOLIRUQLD  
0RUJDQ /HZLV %RFNLXV //3  
6RXWK %LVFD\QH %OYDQKH6XLW  
0LDPL )/ 5HHG 6PLWK //3  
7KUHH /RJDQ 6TXDUH

Attorneys for Teva Pharmaceuticals USA, \$UFK 6WUHHW 6XLWH  
Inc.; Cephalon, Inc.; Watson Laboratories, KLODGHOSKLD 3HQQV\OYD  
Inc.; Actavis LLC; and Actavis Pharma,  
Inc. f/k/a Watson Pharma, Inc. Attorneys for Defendant  
AmerisourceBergen Drug  
Corporation

6WHYHQ ( \*XLQQ 'DQLHO ) 3ROVHQEHUJ  
 5\DQ : /H DU\ - &KULVWRSKHU -RUJHQVH  
 /D[DOW 1RPXUD /7' -RHO ' +HQULRG  
 \*DWHZD\ 'U 6XLWH\$EUDKDP \* 6PLWK  
 5HQR 1HYDGD /HZLV 5RFD 5RWKJHUEHU &P  
 +RZDUG +XJKHV 3NZ\  
 5RFN\ 7VDL 6XLWH  
 5RSHV \*UD\ //3 /DV 9HJDDVGDHY  
 7KUHH (PEDUFDGHUR &HQWHU  
 6DQ )UDQFLVFR &DOLIR6XQDQQH 0DUJXHULWH 6DOJ  
 :LOOLDPV &RQQROO\ //3  
 7ZHOIWK 6WUHHW 1 :  
 :DVKLQJWRQ ' &

Attorneys for Defendant Mallinckrodt  
 LLC; Mallinckrodt US Holdings, Inc.

Attorneys for Defendants Cardinal  
 Health, Inc.; Cardinal Health 6 Inc.;  
 Cardinal Health Technologies LLC;  
 Cardinal Health 108 LLC d/b/a Metr  
 Medical Supply

0D[ ( &RUULFN ,,  
2OVRQ &DQQRQ \*RUPOH\  
6WREHUVNL  
: &KH\HQQH \$YHQXH  
/DV 9HJDV 1HYDGD

Attorney for Defendant Allergan Finance,  
LLC f/k/a Actavis, Inc. f/k/a Watson  
Pharmaceuticals, Inc. and Allergan USA,  
Inc.

,Q DGGLWLRQ LQ FRPSOLDQFH ZLWK 1253HU D  
D FRS\ RI WLS\$SSHQGLRQXPHH, ZSRQVW  
+RQRUDEOH %DUU\ %XGJMDRZD 'HOMDQAR QIPDLCHW  
&KULVWLQH .XKO#ZDVKRHFRXUWV XV

%\ V 3DW /XQGYDOO  
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6th

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