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      6 )LJXHURD 6WUHHW WK )ORRU
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   MRKQ ORPEDUGR#DUQROGSRUWHU FI
    MDNH PLOOHU#DUQROGSRUWHU FRF
        Pro Hac Vice
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Attorneys for Petitioners
Endo Pharmaceuticals Inc. ar Endo Health Solution Soc.

3\$7 /81'9\$// 16%1 \$0\$1'\$ & <(1 16%1

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'\$7(	' 2 & 80 ( 17	92/80(	3 \$* (	5 \$1 * (
·	&RPSODLQWIRU -XU\ 7ULI \$ &	/ DQ,G ' DO &DV	H B B Q G	3\$
	)LUVW \$PHC &RPSODLQW   IRU -XU\ 7ULI \$ &	OGHG OGG'HF OG &DV	3\$ PDQG /H 1R	3\$
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	)LUVW \$PHO &RPSODLQW &9	GHG &DVH 1	3 \$ R	3\$
	0DQXIDFWX 'HIHQGDQWV¶ 0RWLRQ WR ' \$PHQGHG &RF	[ - R L Q W L V P L V V	) L U V V	3 \$ V
	'LVWULEXW ORWLRQ WR ' \$PHQGHG &RF	R U V,¶ , - F L V P L V V P S O D L Q	R L (3, \$V ) L U V V W	v 3\$
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	&LW\RI5HO 2SSRVLWLRQ 'LVWULEXWRU -RLQW ORWLR DQG \$OO -RL	I HIHQ	(il)() \\\	3\$ V¶ V
	5HSO\ LQ 62 0DQXIDFWXUH 'HIHQGDQWV¶ 0RWLRQ WR ' \$PHQGHG &RI	HU		3 \$ V
	'LVWULEXW 5HSO\ LQ 6XS 0RWLRQ WR ' \$PHQGHG &RF	RUV;¶ -F SRUW LVPLVV PSODLQ	R IB (	3 \$ V

'\$7(	' 2 & 80 ( 17	92/80(	3 \$* (	5 \$1 * (
,	&RPSODLQW \$	/	1 <b>3</b> R\$	3\$
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	&RPSODLQW \$	/ &; <b>Ð</b> ,√ H	13 F\$	3\$
	&RPSODLQW \$	/ &, 9D,√, H	137\$	3\$
	7KLUG \$PHC &RPSODLQW   IRU -XU\ 7ULI \$ &	) G H SG, , D Q G ' H F D O & D V	3 \$ P D Q G / H 1 R	3\$
	&LW\RI5HO 6XSSOHPHQW LQ 6XSSRUW 2SSRVLWLRQ 'HIHQGDQWV¶ 'LVPLVV	DO %UI RI V WR		
	'LVWULEXW WR 3ODLQWL 6XSSOHPHQW UH 0RWLRQV		L H I L Q J	
	0DQXIDFWX 'HIHQGDQWV¶ WR 3ODLQWL 6XSSOHPHQW UH 0RWLRQV	I 5ĤVŜR II¶V DO %UI	3 \$ Q V H _H I L Q J P L V V	3\$
	2UGHU 'LVP 3HWLWLRQ &	LV;\ØL,QJ DVH 1R	3\$	3\$

'\$7(	' 2 & 80 ( 17	92/80(	3 \$* (	5 \$1 * (
	&LW\RI5HO 6XSSOHPHQW LQ 6XSSRUW 2SSRVLWLRQ 'LVWULEXWRU 0RWLRQ WR'	RI VWR JV¶-RL		3\$
	7UDQVFULS 3URFHHGLQJV	W ; <b>R</b> ; I ; ;	3\$	3 \$
	7UDQVFULS 3URFHHGLQJV	WŖ‡, /	3\$	3\$
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'\$7(	'2&80(17	92/80(	3\$*(	5 \$ 1 * (
	2 S S R V L W L R Q	J'HIHQ QWR'	GDQW'	3\$ V¶ V
	&LW\RI5HO 2SSRVLWLRQ 0DQXIDFWXUH 'HIHQGDQWV¶ 0RWLRQ WR' \$00 -RLQGHU	W R   U   - R L Q W  L V P L V V	DQG	3\$
	&LW\RI5HO 6XSSOHPHQW LQ 6XSSRUW 2SSRVLWLRQ 'HIHQGDQWV¶ 'LVPLVV	IR I V W R		
	&LW\RI5HO 6XSSOHPHQW LQ 6XSSRUW 2SSRVLWLRQ 'LVWULEXWRU 0RWLRQ WR'	IDO %UI RI V WR JV¶ -RL	LHILQJ    QW	3\$

'\$7(	' 2 & 80 ( 17	92/80(	3 \$* (	5 \$1 * (
	&RPSODLQW \$ %	/	1 <b>3</b> R\$	3\$
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	&RPSODLQW \$	/ &, 9D, √, H	137\$	3\$
	&RPSODLQW &9	/ & D, V H	1 <b>3</b> R\$	3 \$
	&RPSODLQWIRU -XU\ 7ULI \$ &	/ DQ,G ' DO &D\	H B B Q G / H 1 R	3\$
	'LVWULEXW 0RWLRQ WR ' \$PHQGHG &RF	LVPĽVV	) L U V \	V 3\$
	'LVWULEXW 5HSO\ LQ 6XS 0RWLRQ WR ' \$PHQGHG &RI	S R U W L V P L V V	RI DLUVV	3\$ V
	'LVWULEXW WR 3ODLQWL 6XSSOHPHQW UH 0RWLRQV		L H I L Q J	
	)LUVW \$PHC &RPSODLQW \$ %	G;H,G ; 9 & D V H 1	3\$ R	3\$
	)LUVW \$PHC &RPSODLQW &9	GHG &DVH 1	3 \$ R	3\$
	)LUVW \$PHC &RPSODLQW   IRU -XU\ 7ULI \$ &	QGHG DQG'HI DO &D\	3 \$ P D Q G / H 1 R	3 \$
	0DQXIDFWX 'HIHQGDQWV¶ 0RWLRQ WR ' \$PHQGHG &RI	I - R L Q W L V P L V V	) L U V V	3 \$ V

'\$7(	' 2 & 80 ( 17	92/80(	3 \$* (	5 \$1 * (
	0DQXIDFWX 'HIHQGDQWV¶ WR 3ODLQWL 6XSSOHPHQW UH 0RWLRQV	UH;U9,   5HVSR  I¶V  DO %UI  WR 'LV	3 \$ Q V H _H I L Q J P L V V	3\$
	2PQLEXV 2U *UDQWLQJ,Q 'HQ\LQJLQ 3 'HIHQGDQWV¶ 'LVPLVV DQG /HDYH WR \$P	D U W   0 R W L F   * U D Q V	3\$ DQG RQV W VLQJ	3\$ R
	2UGHU 'LUH &DVH 1R	FW;L9QJ	\$ Q\$\/ Z H	IU 3\$
	2UGHU 'LVP 3HWLWLRQ &	LV;\9LQJ DVH 1R	3\$	3\$
	5HSO\ LQ 62 0DQXIDFWXUI 'HIHQGDQWV¶ 0RWLRQ WR ' \$PHQGHG &RI	HU [ -RLQW  LVPLVV	, , . ) L U V V	3\$ V
	7KLUG \$PHC &RPSODLQW IRU -XU\ 7ULI \$ &	) G H GG, , D Q G ' H F D O & D V	3 \$ P D Q G / H 1 R	3\$
	7UDQVFULS 3URFHHGLQJ	W ; R; I ; ;	3\$	3 \$
	7UDQVFULS 3URFHHGLQJ	WŖţ,	3\$	3\$

## **\$)),50\$7,2**1

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/DV 9HJDV 1HYDGD
7HOHSKRQH
)D[
SOXQGYDOO#PFGRQDOGFDUDQR
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MRKQ ORPEDUGR#DUQROGSRUW
MDNH PLOOHU#DUQROGSRUWHU
Pro Hac Vice

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

## &(57,),&\$7(2)6(59,&(

+(5(% < &(57)) < W K D SWO , R DHPH D RQI 161 P'R Q D ODGQ & D U D (WKDW RQ WKLV VW GD\ RI OD\ WLBQFHRUSM¶R\$ISWSHI 9ROXPH;,9 ZDV HOHFWURQLFDOO\ ILIORHUG WZKWK1 WW K 6XSUHPH & RXUW EGDX V6LXQSJU HAVPKHH & IRIX ODHAVPT V ((IQ) HQ LQ) JQ ( VHUYHG YLD 8 6 U0HDSLDOLGS RRVQW DVJKHHXSIDROOVO RZLQJ LQGL 5REHUW 7 (JOHW 6WHYH ORUULV 5RVD 6ROLV 5DLQH\ 5REHUW \$GDPV 5LFKDUG . +\ ORUULV /DZ \*URXS 6 X &DVVDQGUD 6 0 &XPPLQJV( %RQQHYLOOH \$YH /DV 9HJDV 1HYDGD (JOHW 3ULQFH 6 WK 6WUHHW WK )ORRU /DV 9HJDV 1HYDGD 1DWKDQ ( 6KDIURWK &RYLQJWRQ %XUOLQJ //3 %LOO %UDGOH\ 6DOHVIRUFH 7RZHU % U D G O H \O ' U H D C H \ OLVVLRQ 6WUHHW 6 X L W OF&DUUDQ %OYG 6D6OXL)WBQFLVFR &DOLIRUQL

Attorneys for Defendant McKesson Corporation

Attorneys for Plaintiff City of Reno

5HQR 1HYDGD

5DQG )DPLO\ &DUH //& 5REHUW \*HQH 5DQG 0 'FR 5REHUW \*HQH 5DQG 0 '.OHLQ %OYG .OHLQ %OYG /RPSRF &DOLIRUQLD /RPSRF &DOLIRUQLD

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Attorneys for Teva Pharmaceuticals USA, $UFK 6WUHHW 6XLWH
Inc.; Cephalon, Inc.; Watson Laboratories, K L O D G H O S K L D 3 H Q Q V \ O Y D
Inc.; Actavis LLC; and Actavis Pharma,
                       Attorneys for Defendant
Inc. f/k/a Watson Pharma, Inc.
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AmerisourceBergen Drug

Corporation

'DQLHO ) 3ROVHQEHUJ 6WHYHQ ( \*XLQQ 5\DQ : /HDU\ &KULVWRSKHU -RUJHQVH -RHO' +HQULRG /D[DOW 1RPXUD /7' \*DWHZD\ 'U 6XLWH\$EUDKDP \* 6PLWK 5HQR 1HYDGD /HZLV 5RFD 5RWKJHUEHU & P +RZDUG +XJKHV 3NZ\ 5RFN\ 7VDL 6 X L W H 5RSHV \*UD\ //3 /DV 9HJDD/GDHY 7KUHH (PEDUFDGHUR & HQWHU 6DQ )UDQFLVFR & DOLIROUXQIDQQH ODUJXHULWH 6DOJ :LOOLDPV &RQQROO\ //3 Attorneys for Defendant Mallinckrodt 7ZHOIWK 6WUHHW LLC; Mallinckrodt US Holdings, Inc. :DVKLQJWRQ ' &

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

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 ZLWKH 125U\$C3HU D

D FRS\ RI WKIL\$VS SHOVG W[LBROOK WHY H, 99 XZ\$DRVQVWI

+RQRUDEOH %DUU\ %XUGHJMHDRYZLD'LHVOVHUDDWOEWAR QHIPFDLVOHUV

&KULVWLQH .XKO#ZDVKRHFRXUWV XV

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